

AMENDMENT 14

Shall there be an amendment to the Colorado Constitution to permit limited gaming, subject to a future local vote, in original or reconstructed historic buildings in the National Historic District of the City of Trinidad and to allocate tax and fee revenues from such limited gaming?

YES 118 >

NO 119 >

AMENDMENT 15

Shall there be an amendment to the Colorado Constitution to limit the amount of campaign contributions, including in-kind contributions, that may be accepted by candidate committees, political committees, and political parties; to require candidate committees to receive at least sixty percent of their contributions from natural persons; to prohibit a candidate committee from making a contribution to or accepting a contribution from another candidate committee; to prohibit a political party from accepting contributions that are intended to be passed through to a candidate committee; to limit those persons who may contribute to a candidate committee to natural persons, political parties, and political committees; to treat unexpended campaign contributions held by a candidate committee as contributions from other than natural persons in a subsequent election; to require notice and disclosure of independent expenditures in an election; to require reporting to the secretary of state by candidate committees, political committees, and political parties of contributions, expenditures, and obligations; to create the campaign and political finance commission with jurisdiction over these provisions; to provide civil and criminal sanctions for violations of the proposed amendment; and to provide that a candidate found guilty of a criminal violation forfeits the right to hold any elected public office?

YES 128 >

NO 129 >

AMENDMENT 16

Shall there be an amendment to the Colorado Constitution stating that the state and any city, town, city and county, or county may control the promotion of obscenity to the full extent permitted by the First Amendment of the U.S. Constitution, and thereby preventing the Colorado courts from interpreting the right of free expression more broadly under the Colorado Constitution than under the First Amendment of the United States Constitution in the area of obscenity?

YES 132 >

NO 133 >

AMENDMENT 17

Shall there be an amendment to the Colorado Constitution which would limit the number of consecutive terms that may be served by a nonjudicial elected official of any political subdivision of the state, by a member of the state board of education, and by an elected member of the governing board of a state institution of higher education and to allow voters to lengthen, shorten, or eliminate such limitations on terms of office; and to reduce the number of consecutive terms that may be served by United States Representatives elected from Colorado?

YES 137 >

NO 138 >

AMENDMENT 18

Shall there be an amendment to the Colorado Constitution to provide, effective July 1, 1995, that any payment of medical assistance by any agency of the state or any of its political subdivisions to a biological parent or third party on behalf of or for the benefit of that biological parent's child born on or after July 1, 1995, for any medical assistance rendered to the child shall constitute a debt owed to the agency jointly and severally by: (a) the biological parent who is not the applicant for or recipient of the medical assistance payment, until the child reaches full age, and (b) each biological or adoptive parent of a minor biological parent of the child, until the income, property and resources of the parent become insufficient or until the minor biological parent reaches full age; to require that the applicant for or the recipient of assistance shall assist the appropriate agency in establishing the paternity of the child; and to exempt from the incurred debt medical assistance rendered to the biological parent or child when such assistance is available to the public without regard to economic status?

YES 145 >

NO 146 >

REFERENDUM A

An amendment to Articles V and XIX of the constitution of the state of Colorado, requiring that any measure proposed by initiative or referendum be confined to a single subject.

YES 149 >

NO 150 >

REFERENDUM B

An amendment to articles V, X and XXIII of the constitution of the state of Colorado, concerning information about statewide ballot issues, and, in connection therewith, requiring the nonpartisan research staff of the general assembly to prepare and distribute to the public at no charge a ballot information booklet that includes the text, the title, and a fair and impartial analysis of each statewide measure, including the major arguments both for and against the measure, and providing for statewide publication by the nonpartisan research staff of the general assembly of the text and title of the statewide ballot issues.

YES 158 >**NO 159 >****REFERENDUM C**

An amendment to section 19 of article II of the constitution of the state Colorado, denying bail to felons convicted of violent felonies and specifying the conditions under which bail shall be denied after conviction for other felonies.

YES 163 >**NO 164 >****LA PLATA COUNTY REFERRED QUESTION
REFERENDUM 1A**

SHALL LA PLATA COUNTY, COLORADO, WITHOUT INCREASING ITS PROPERTY TAX MILL LEVY OR SALES TAX RATES, BE AUTHORIZED TO COLLECT, RETAIN AND SPEND OR RESERVE ALL REVENUES FROM ITS EXISTING SALES TAX AND PROPERTY TAX, NON-FEDERAL GRANTS, AND ANY AND ALL COUNTY FEE AND REVENUE SOURCES, EFFECTIVE JANUARY 1, 1994, AND EXPIRING DECEMBER 31, 1997, FOR THE PURPOSE OF FUNDING CAPITAL PROJECTS, ROAD AND BRIDGE MAINTENANCE, PUBLIC SAFETY, HUMAN SERVICES, AND OTHER COUNTY SERVICES; PROVIDED THAT THE COUNTY'S PROPERTY TAX MILL LEVY AND SALES TAX RATES SHALL NOT BE INCREASED WITHOUT FURTHER VOTER APPROVAL; AND SHALL THE COUNTY BE ENTITLED TO COLLECT AND SPEND OR RESERVE THE FULL REVENUES FROM SUCH REVENUE INCREASE WITHOUT ANY OTHER CONDITION OR LIMITATION, AND WITHOUT LIMITING THE COLLECTION OR SPENDING OF ANY OTHER REVENUES BY THE COUNTY UNDER ARTICLE X SECTION 20, TO THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES 178 >**NO 179 >****LA PLATA COUNTY REFERRED QUESTION
REFERENDUM 1B**

SHALL LA PLATA COUNTY TAXES BE INCREASED \$930,000 ANNUALLY, COMMENCING JANUARY 1, 1995, AND EXPIRING ON DECEMBER 31, 2002, OR WHEN TOTAL COLLECTIONS EQUAL \$8.78 MILLION, WHICHEVER OCCURS FIRST, BY THE IMPOSITION OF AN ADDITIONAL 1.5 MILLS COUNTY AD VALOREM PROPERTY TAX; AND SHALL REVENUE FROM SUCH PROPERTY TAX BE SPENT SOLELY FOR CAPITAL IMPROVEMENTS AND ADDITIONS TO THE LA PLATA COUNTY FAIRGROUNDS FACILITIES AT ITS PRESENT SITE, AND FOR ADDITIONAL COUNTY-WIDE RECREATION FACILITIES IN THE TOWNS OF BAYFIELD AND IGNACIO AT THE FT. LEWIS MESA, FLORIDA MESA, SUNNYSIDE AND RIVERVIEW ELEMENTARY SCHOOLS AND THE ESCALANTE MIDDLE SCHOOL; AND SHALL LA PLATA COUNTY BE ENTITLED TO COLLECT AND SPEND THE FULL REVENUES FROM SUCH MILL LEVY INCREASE UNTIL THE EXPIRATION DATE OR TOTAL AMOUNT IS REACHED, REGARDLESS OF WHETHER THE ANNUAL REVENUES IN ANY YEAR AFTER 1995 EXCEED THE ESTIMATED ANNUAL DOLLAR AMOUNT STATED ABOVE, WITHOUT ANY OTHER LIMITATION OR CONDITION, AND WITHOUT LIMITING THE COLLECTION OR SPENDING OF ANY OTHER REVENUES BY THE COUNTY UNDER ARTICLE X, SECTION 20, OF THE COLORADO CONSTITUTION OR ANY OTHER LAW?

YES 189 >**NO 190 >**

Question for Yellow striped ballots only.

**CITY OF DURANGO REFERRED QUESTION
REFERENDUM 2A**

SHALL CITY OF DURANGO TAXES BE INCREASED \$1,800,000 ANNUALLY, COMMENCING IN 1995, AND BY WHATEVER ADDITIONAL AMOUNTS ARE RAISED ANNUALLY THEREAFTER, SUCH TAX TO CONSIST OF A 0.50% SALES AND USE TAX FOR THE PURPOSE OF ACQUIRING, DESIGNING, CONSTRUCTING, FINANCING, AND EQUIPPING A CITY RECREATION COMPLEX AND ALL NECESSARY AND APPURTENANT PROPERTIES, FACILITIES AND IMPROVEMENTS, SUCH SALES AND USE TAX TO BE IMPOSED BEGINNING JANUARY 1, 1995, AND ENDING ON THE LATER OF DECEMBER 31, 2004, OR THE JANUARY 1 OR JULY 1 FOLLOWING THE PAYMENT OR DEFEASANCE OF ALL OBLIGATIONS PAYABLE FROM SUCH TAX, ALL AS MAY BE DETERMINED BY THE CITY COUNCIL; AND SHALL THE PROCEEDS OF SUCH SALES AND USE TAXES AND INVESTMENT INCOME THEREON CONSTITUTE VOTER-APPROVED REVENUE CHANGES AND BE COLLECTED AND SPENT BY THE CITY WITHOUT REGARD TO ANY EXPENDITURE, REVENUE-RAISING, OR OTHER LIMITATION CONTAINED WITHIN ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION, AND WITHOUT LIMITING IN ANY YEAR THE AMOUNT OF OTHER REVENUES THAT MAY BE COLLECTED AND SPENT BY THE CITY?

YES 200 >

NO 201 >