OFFICIAL GENERAL ELECTION BALLOT

Supreme Court, be retained in office?

- YES
- NO

$\bigcirc$

| STATE OFFICES |
| :---: |
| FOR GOVERNOR AND |
| LIEUTENANT GOVERNOR |
| (Vote for One Set of Electors) |


| FOR COMMISSIONER OF INSURANCE |
| :---: | :--- |
| (Vote for One) |$\quad$| Shall K. J. Wall, Lawrence, Position 3, Kansas |
| :--- |
| Supreme Court, be retained in office? |

- DENNIS PYLE, Hiawatha
KATHLEEN E. GARRISON, Haysville independent
- DEREK SCHMIDT, Independence KATIE SAWYER, McPherson Republican
- SETH CORDELL, Lyons EVAN LAUDICK-GAINS, Hutchinson Libertarian
- LAURA KELLY, Topeka DAVID TOLAND, Iola
Democratic

| COURT OF APPEALS FOR JUDGE |
| :--- |
| Shall Lesley Ann Isherwood, Wichita, <br> Position 2, Kansas Court of Appeals, be <br> retained in office |
| Y YES <br> NO |
| Shall Amy Fellows Cline, Topeka, Position 3, <br> Kansas Coult of Apeals, |

To vote in favor of any question submitted upon this ballot, darken the oval to the left of the word "Yes." To vote against any question submitted upon this ballot, darken the oval to the left of the word "No."

Explanatory statement. The purpose of this amendment is to provide the legislature with oversight of state executive branch agencies and officials by providing the legislature authority to establish procedures to revoke or suspend rules and regulations.

A vote for this proposition would allow the legislature to establish procedures to revoke or suspend rules and regulations that are adopted by state executive branch agencies and officials that have the force and effect of law.

A vote against this proposition would allow state executive branch agencies and officials to continue adopting rules and regulations that
have the force and effect of law without any opportunity for the legislature to directly revoke or suspend such rules and regulations.

Shall the following be adopted?
§ 17. Legislative oversight of administrative ules and regulations.
Whenever the legislature by law has authorized any officer or agency within the executive branch of government to adopt rules and regulations that have the force and effect of law, the legislature may provide by law for the revocation or suspension of any such rule and regulation, or any portion thereof, upon a vote of a majority of the members then elected or appointed and qualified in each house.
$\bigcirc$ Yes

- No

Explanatory statement.This amendment would preserve the right of citizens of each county that elected a county sheriff as of January 11, 2022, to continue electing the county sheriff. The amendment would also provide that a county sheriff only may be involuntarily removed from office pursuant to either a recall election or a writ of quo warranto initiated by the attorney general.
A vote for this proposition would preserve the right of citizens of each county that elected a county sheriff as of January 11, 2022, to continue electing the county sheriff via popular vote, The amendment would also direct that a county sheriff only may be involuntarily removed from office pursuant to either a recall election or a writ of quo warranto initiated by the attorney general.

A vote against this proposition would not make any changes to the constitution and would retain current law concerning the election of a sheriff and the procedures for involuntary removal of a sheriff from office.

Shall the following be adopted?
§ 2. County and township officers. (a) Except as provided in subsection (b), each county shal elect a sheriff for a term of four years by a majority of the qualified electors of the county voting thereon at the time of voting designated for such office pursuant to law in effect on January 11, 2022, and every four years thereafter.
(b) The provisions of subsection (a) shall not apply to a county that abolished the office of sheriff prior to January 11, 2022. Such county may restore the office of sheriff as provided by law and such restoration shall be irrevocable. A county that restores the office of sheriff shall elect a sheriff by a majority of the qualified electors of the county voting thereon for a term of four years. Such sheriff shall have such of four years. Such sheriff shall have such qualifications and duties as provided by law. The time of voting for the office of sheriff may be provion 18 of article 2 of this constitution section 18 of article 2 of this constitution. (c) The filling of vacancies and the qualification and duties of the
provided by law.
(d) The legislature shall provide for such other (d) The legis awne sip fiors as may be necessary.
§ 5. Removal of officers. (a) Except as § 5. Removal of officers. (a) Except as
provided in subsection (b), all county and provided in subsection (b), all county and
township officers rnay be removed from office, township officers rnay be removed from office,
in such manner and for such cause, as shall be in such manner and
(b) A county sheriff only may be involuntarily removed from office by recall election pursuan to section 3 of article 4 of this constitution or a writ of quo warranto initiated by the attorney general.

- Yes

○ No
To vote for a Judge of the District Court being retained in office, darken the oval to the left of the word "Yes." To vote against a Judge of the District Court being retained in office, darken the oval to the left of the word "No."

Shall Dan K. Wiley, Leavenworth, District 1, Division 3, District Court Judge, be retained in office?

○ YES
○ NO
Shall David J. King, Leavenworth, District 1, Division 4, District Court Judge, be retained in office?

○ YES
O NO
Shall Joan M. Lowdon, Leavenworth, District 1, Division 5, District Court Judge, be retained in office?
$\bigcirc$ YES
O NO
Shall John J. Bryant, Basehor, District 1,
Division 6, District Court Judge, be retained in office?

○ YES
O NO

