

STATE OF ALASKA
SAMPLE BALLOT

BALLOT TYPE 01-1

GENERAL ELECTION - NOVEMBER 3, 1998

INSTRUCTIONS TO VOTER: To vote, **COMPLETELY** fill in the oval next to your choice of "YES" or "NO."
Put your ballot inside the secrecy sleeve, take your ballot to the ballot box.
If you make a mistake while voting, return the ballot to the election official for a new one. A vote
that has been erased or changed will not be counted.



STATE OF ALASKA
OFFICIAL BALLOT

GENERAL ELECTION
NOVEMBER 3, 1998

IMPORTANT: To vote, **COMPLETELY** fill in the oval next to your choice as shown .

**UNITED STATES
SENATOR**
(vote for one)

- GOTTLIEB, JEFFREY Green
- SONNEMAN, JOSEPH A. "JOE" Democrat
- KOHLHAAS, SCOTT A. Libertarian
- MURKOWSKI, FRANK H. Republican
- Write-in

**UNITED STATES
REPRESENTATIVE**
(vote for one)

- YOUNG, DON Republican
- DUNCAN, JIM Democrat
- GRAMES, JOHN J.G. "JOHNNY" Green
- Write-in

GOVERNOR/LIEUTENANT GOVERNOR
(vote for one)

- LINDAUER, JOHN Republican
- WARD, JERRY
- METCALFE, RAY Republican Moderate
- BAXLEY, CLYDE P.
- KNOWLES, TONY Democrat
- ULMER, FRAN
- SULLIVAN, SYLVIA C. Alaskan Independence
- JACOBSSON, ERICA L. "DESA" Green
- MILLIGAN, MICHAEL R. "MIKE"
- Write-in

**STATE REPRESENTATIVE
DISTRICT 1**
(vote for one)

- WILLIAMS, WILLIAM K. "BILL" Democrat
- Write-in

JUDICIAL CANDIDATES

SUPREME COURT

Shall ROBERT L. EASTAUGH be retained as justice of the
supreme court for ten years?

YES

NO

DISTRICT COURT - FIRST JUDICIAL DISTRICT

Shall PATRICIA A. COLLINS be retained as judge of the
district court for four years?

YES

NO

Shall PETER B. FROELICH be retained as judge of the
district court for four years?

YES

NO

Turn Ballot Over to Vote Both Sides

BALLOT MEASURES

BALLOT MEASURE NO. 1
HOUSE CS FOR CS FOR
SENATE JOINT RESOLUTION NO. 3 (FIN)
Constitutional Amendment Limiting Prisoners' Rights

Ballot Measure No. 1 was removed by an order of the Supreme Court on September 22, 1998.

BALLOT MEASURE NO. 2
HOUSE CS FOR CS FOR
SENATE JOINT RESOLUTION NO. 42 (RLS)
Constitutional Amendment Limiting Marriage

This measure would amend the Declaration of Rights section of the Alaska Constitution to limit marriage. The amendment would say that to be valid, a marriage may exist only between one man and one woman. Should this amendment be adopted?

YES

NO

BALLOT MEASURE NO. 3
SENATE CS FOR CS FOR
HOUSE JOINT RESOLUTION NO. 44 (JUD)
Constitutional Amendment to Reorganize Reapportionment Board

This measure changes the name, power and membership of the reapportionment board. Under existing law, the governor selects the reapportionment board. With the advice of the board, the governor draws the boundaries of election districts after each federal census. This measure creates a redistricting board and gives it the power to draw boundaries for 40 House and 20 Senate districts. Two members of the board would be chosen by the governor, and one each by the House speaker, the Senate president, and the chief justice of the Supreme Court. The board would have 90 days to act after being appointed. Should this amendment be adopted?

YES

NO

BALLOT MEASURE NO. 4

Ballot Measure No. 4 was not assigned for the 1998 general election.

BALLOT MEASURE NO. 5
INITIATIVE NO. 97BILL
An Act Prohibiting Billboards

The bill states findings and intent that Alaska be forever free of billboards. It defines billboards as any signs or forms of outdoor advertising not allowed by law. The bill also repeals a law recently passed by the legislature which allows a new class of road signs outside of the right-of-way, visible from highways, off-site from where businesses are located. Those tourism directional signs have a standard format and size of 90 by 18 inches. The bill changes the penalty from a violation back to a misdemeanor for those who break the laws on outdoor advertising near state roads.

Should this initiative become law?

YES

NO

BALLOT MEASURE NO. 6
INITIATIVE NO. 97ENGL
Requiring Government To Use English

This bill requires the state to use English in all government functions and actions. State records must be in English. "The state" means the legislature, all state agencies, local governments, school districts, public corporations and the university. Those entities may use non-English languages for international trade, emergencies, teaching languages, court suits, criminal inquiries, for elected officials to talk to constituents or to comply with federal law. Costs of non-English records must be identified. Persons who speak only English may not be denied state jobs or services. The bill does not affect private sector use of non-English languages. Should this initiative become law?

YES

NO

BALLOT MEASURE NO. 7
INITIATIVE NO. 97TERM
Term Limits Pledge For Candidates

This bill would require the lieutenant governor to allow candidates for the United States Congress or Alaska Legislature to make a term limits pledge. A candidate would pledge to limit service to three terms in the U.S. House and two in the Senate or to eight out of 16 years in the Alaska Legislature. The bill would require printing "signed term limits pledge" next to the pledging candidate's name on the ballot and other state election material. It would similarly require printing "broke term limits pledge" if a pledging candidate seeks a term exceeding the term limits in the pledge.

Should this initiative become law?

YES

NO

BALLOT MEASURE NO. 8
INITIATIVE NO. 97PSDM
Bill Allowing Medical Use of Marijuana

This bill would allow patients to use marijuana for certain medical purposes. A doctor must find that the patient has a debilitating medical condition that might benefit from marijuana. An eligible minor could use medical marijuana only under the consent and control of a parent. There would be limits on how much medical marijuana a patient could possess. Patients and their primary care-givers who comply with this law would not be guilty of a crime. The state would create a confidential registry of patients who may use medical marijuana. Non-medical use of marijuana would still be a crime.

Should this initiative become law?

YES

NO

BALLOT MEASURE NO. 9
INITIATIVE NO. 97TRAP
Bill Prohibiting Trapping Wolves With Snares

This bill would prohibit a person from using a snare with the intent of trapping a wolf. It would also prohibit a person from possessing, buying, selling, or offering to sell the skin of a wolf known by the person to have been caught with a snare. Breaking the law would be a Class A misdemeanor.

Should this initiative become law?

YES

NO