November 8, 1966
**RE: Manhattan City – General Election Book 3**

“Special Bond Election for acquiring a site for and constructing and equipping a public building to be used as a Public Library”

<table>
<thead>
<tr>
<th>Yes</th>
<th>4397*</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>2315</td>
</tr>
</tbody>
</table>

August 6, 1968
**RE: Riley County – Primary Election Book D**

“Shall the Riley County Commissioners be authorized to issue general obligation bonds to the sum not to exceed four hundred thousand dollars ($400,000.00) to erect and construct a swimming pool. And in connection therewith to secure matching federal funds in the sum not to exceed two hundred fifty thousand dollars ($250,000.00) in addition to the above bond issue pursuant to K.S.A. 10-101 through 21 – 120.”

<table>
<thead>
<tr>
<th>Yes</th>
<th>3124</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>3958*</td>
</tr>
</tbody>
</table>

November 5, 1968
**RE: Manhattan City – General Election Book 3**

“Shall the City of Manhattan, Kansas, levy annually upon all of the taxable tangible property within the City a tax not to exceed one (1) mill for the purpose of creating a fund to be used in securing industries or manufacturing institutions for said city or near its environs?”

<table>
<thead>
<tr>
<th>Yes</th>
<th>5627*</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>3588</td>
</tr>
</tbody>
</table>

November 5, 1968
**RE: Constitutional Amendment – General Election Book 3**

Shall the following be adopted?

“Section 2. General Elections and Township elections shall be held biannually on the Tuesday succeeding the first Monday in November in the years bearing even numbers. All county and township officers shall hold their offices for a term of two years and until their successors are qualified: Provided, one county commissioner shall be elected from each of three districts. Numbered 1, 2, and 3, by the voters of the district, and the legislature shall fix the time of election and the term of office of such commissioners, such election to be at a general election, and no term of office to exceed six years.”

<table>
<thead>
<tr>
<th>Yes</th>
<th>10193*</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>1907</td>
</tr>
</tbody>
</table>

March 18, 1969
**RE: Keats – School Election Book 1**

Closing of Keats grade attendance facility.

<table>
<thead>
<tr>
<th>Yes</th>
<th>35</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>98*</td>
</tr>
</tbody>
</table>
April 1, 1969
RE: Riley City – City – School Election Book 1

“Shall the sale of alcoholic liquors by the package be licensed in the City of Riley, Riley County, Kansas.”
For 47
Against 229*

February 24, 1970
RE: Ashland Township – City/School Election Book 1

“Shall Ashland Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the Ashland Township roads?”
Yes 32
No 32

May 5, 1970
RE: Ashland Township – City/School Election Book 1

“Shall Ashland Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the Ashland Township roads?”
Yes 39*
No 29

August 4, 1970
RE: Bala Township – Primary Election Book D

“Shall Bala Township in Riley County, Kansas, levy a tax of five (5) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for 1970 and 1971 tax levy years?”
Yes 32*
No 25

August 4, 1970
RE: Swede Creek Township – Primary Election Book D

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Swede Creek Township for 1970 and 1971 tax levy years?”
Yes 35*
No 12

November 3, 1970
RE: Constitutional Amendment – General Election Book 3

Question Number 1
Shall the following be adopted?

Section 10 of article 15 of the constitution of the state of Kansas is amended to read as follows:

“Section 10. The legislature may provide for the prohibition of intoxicating liquors in certain areas. Subject to the foregoing, the legislature may regulate, license and tax the manufacture of sale of intoxicating liquors, and may regulate the possession and transportation of intoxicating liquors.”
Yes 5948*
No 5819
November 3, 1970
RE: Constitutional Amendment – General Election Book 3

Question Number 2
Shall the following be adopted?

Article 14 of the constitution of the state of Kansas is amended to read as follows:

Article 14. – CONSTITUTIONAL AMENDMENT AND REVISION

“Section 1. Proposals by legislature; approval by electors. Propositions for the amendment of this constitution may be made by concurrent resolution originating in either house of the legislature, and if two-thirds of all the members elected to each house shall approve such resolution, the same, with the yeas and nays thereon, shall be entered on the journal of each house. The secretary of state shall cause such resolution to be published in one newspaper in each county of the state where a newspaper is published, once each week for five (5) consecutive weeks immediately preceding the next election for representatives, or preceding a special election called by concurrent resolution of the legislature for the purpose of submitting constitutional propositions. At such election such proposition to amend the constitution shall be submitted either by title generally descriptive of the contents thereof, or by the amendment as a whole, to the electors for their approval or rejection. If such proposition is submitted by title, such title shall be specified in the concurrent resolution making the proposition. If a majority of the electors voting on any such amendment shall vote for the amendment, the same shall become a part of the constitution. When more than one amendment shall be submitted at the same election, such amendments shall be so submitted as to enable the electors to vote on each amendment separately. One amendment of the constitution may revise any entire article, except the article on general provisions, and in revising any article, the article may be renumbered and all or parts of other articles may be amended or amended and transferred to the article being revised. Not more than five amendments shall be submitted at the same election.

“Sec. 2. Constitutional conventions; approval by electors. The legislature by the affirmative vote of two-thirds of all the members elected to each house, may submit the question “Shall there be a convention to amend or revise the constitution of the state of Kansas?” or the question “Shall there be a convention limited to revision of articles(s) _________ of the constitution of the state of Kansas?”, to the electors at the next election for representatives, and the concurrent resolution providing for such question shall specify in such blank appropriate words and figures to identify the article or articles to be considered by the convention. If a majority of all electors voting on the question shall vote in the affirmative, delegates to such convention shall be elected at the next election for representatives thereafter, unless the legislature shall have provided by law for the election of such delegates at a special election. The electors of each representative district as organized at the time of such election of delegates shall elect as many delegates to the convention as there are representatives from such district. Such delegates shall have the same qualifications as provided by the constitution for members of the legislature and members of the legislature and candidates for membership in the legislature shall be eligible for election as delegates to the convention. The delegates so elected shall convene at the state capital on the first Tuesday in May next following such election or at an earlier date if provided by law.

“The convention shall have power to choose its own officers, appoint and remove its employees and fix their compensation, determine its rules, judge the qualifications of its members, and carry on the business of the convention in an orderly manner. Each delegate shall receive such compensation as provided by law. A vacancy in the office of any delegate shall be filled as provided by law.

“The convention shall have power to amend or revise all or that part of the constitution indicated by the question voted upon to call the convention, subject to ratification by the electors. No proposed constitution, or amendment or revision of an existing constitution, shall be submitted by the convention to the electors unless it has been available to the delegates in final form at least three days on which the convention is in session, prior to final passage, and receives the assent of a majority of all the delegates. The yeas and nays upon final passage of any proposal, and upon any question upon request of one-tenth of the delegates present, shall be entered in the journal of the convention.

“Proposals of the convention shall be submitted to the electors at the first general or special statewide election occurring not less than two months after final action thereon by the convention, and shall take effect in accordance with the provisions thereof in such form and with such notice as is directed by the convention upon receiving the approval of a majority of the qualified electors voting thereon.”

Yes 6691* No 3488
November 3, 1970
Re: Constitutional Amendment – General Election Book 3

Question Number 3.
Shall the following be adopted?

Article 8 of the constitution of the state of Kansas is hereby repealed and article 1 of the constitution of the state of Kansas is amended to read as follows:

“Articles 1. – EXECUTIVE

“Section 1. Executive officers; selection; terms. The constitutional officers of the executive department shall be the governor, lieutenant governor, secretary of state and attorney general, who shall have such qualifications as are proved by law. Such officers shall be chosen by the electors of this state at the time of voting for members of the legislature in the year 1974 and every four years thereafter, and such officers elected in 1974 and thereafter shall have terms of four year which shall begin on the second Monday of January next after their election, and until their successors are elected and qualified. In the year 1974 and thereafter, at all elections of governor and lieutenant governor the candidates for such offices shall be nominated and elected jointly in such manner as is prescribed by law so that a single vote shall be cast for a candidate for governor and a candidate for lieutenant governor running together, and if such candidates are nominated by petition or convention each petition signature and each convention vote shall be made for a candidate for governor and a candidate for lieutenant governor running together.

No person may be elected to more then two successive terms as governor and lieutenant governor.

“Sec. 3. Executive power of governor. The supreme executive power of this state shall be vested in a governor, who shall be responsible for the enforcement of the laws of this state.

“Sec. 4. Reports to governor. The governor may require information in writing from the officers of the executive department, upon any subject relating to their respective duties. The officers of the executive department, and of all public state institutions, shall, at least ten days preceding each regular session of the legislature, severally report to the governor, who shall transmit such reports to the legislature.

“Sec. 5. Governor’s duties for legislature; messages; special sessions; adjournment. The governor may, on extraordinary occasions, call the legislature into special session by proclamation; and shall call the legislature into special session, upon petition signed by at least two-thirds of the members elected to each house. At every session of the legislature the governor shall communicate in writing information in reference to the condition of the state, and recommend such measures as he deems proper, not beyond its next regular session.

“Sec. 6. Reorganization of state agencies of executive branch. (a) For the purpose of transferring, abolishing, consolidating or coordinating the whole or any part of any state agency, or the functions thereof, within the executive branch of state government, when the governor considers the same necessary for efficient administration, he may issue one or more executive reorganization orders, each bearing an identifying number and transmit the same to the legislature within the first thirty calendar days of any regular session. Agencies and functions of the legislative and judicial branches, and constitutionally delegated functions of state officers and state boards shall be exempt from executive reorganization orders.

“(b) The governor shall transmit each executive reorganization order to both houses of the legislature on the same day, and each such order shall be accompanied by a governor’s message which shall specify with respect to each abolition of a function included in the order the statutory authority for the exercise of the function. Every executive reorganization order shall provide for the transfer of other disposition of the records, property and personnel affected by the order. Every executive reorganization order shall provide for all necessary transfers of unexpended balances of appropriations of agencies affected by such order, and such changes in responsibility for and handling of special funds as may be necessary to accomplish the purpose of such order. Transferred balances of appropriations may be used only for the purposes for which the appropriation was originally made.

“(c) Each executive reorganization order transmitted to the legislature as provided in this section shall take effect and have the force of general law on the July 1 following its transmittal to the legislature, unless within sixty calendar days and before the adjournment of the legislative session either the senate of the house or representatives adopts by a majority vote of the members elected thereto a resolution disapproving such executive reorganization order. Under the provisions of an executive reorganization order a portion of the order may be effective at a time later than the date on which the order is otherwise effective.

“(d) An executive reorganization order which is effective shall be published as and with the acts of the legislature and the statutes of the state. Any executive reorganization order which is or is to become effective may be amended or repealed as statutes of the state are amended or repealed.

“Sec. 7. Pardons. The pardoning power shall be vested in the governor, under regulations and restrictions prescribed by law.

“Sec. 8. Militia and martial law. The governor shall be commander in chief of the militia and shall have power to call out the militia to execute the laws, to suppress insurrection or rebellion, to repel invasion or to serve in natural or other emergencies. The governor may proclaim martial law when the public safety required it in case of natural or other catastrophe, insurrection, rebellion, or actual or imminent invasion. Martial law shall not continue for longer than twenty days without the approval of a majority of the members of the legislature in joint session. The legislature shall provide for the militia and for the organizing, equipping and disciplining thereof in such manner as it deems expedient, not incompatible with laws of the United States.

“Sec. 9. State seal and commissions. There shall be a seal of the state, which shall be kept by the governor, and used by him officially, and which shall be the great seal of Kansas. All commissions shall be issued in the name of the state of Kansas, and shall be signed by the governor, countersigned by the secretary of state, and sealed with the great seal.

“Sec. 11. Vacancies in executive offices. When the office of governor is vacant, the lieutenant governor shall become governor. In the event of the disability of the governor, the lieutenant governor shall assume the powers and duties of governor until the disability is removed. The legislature shall provide by law for the succession to the office of governor should the office of governor and lieutenant governor be vacant, and for the assumption of the powers and duties of governor during the disability of the governor, should the office of lieutenant governor be vacant or the lieutenant governor be disabled. When the office of secretary of state or attorney general is vacant, the governor shall fill the vacancy by appointment for the remainder of the term. If the secretary of state of attorney general is disabled, the governor shall name a person to assume the powers and duties of the office until the disability is removed. The procedure for determining disability and the removal thereof shall be provided by law.
Sec. 12. Lieutenant governor. The lieutenant governor shall assist the governor and have such other powers and duties as are prescribed by law.

Sec. 15. Compensation of officers. The officers mentioned in this article shall at stated times receive for their services such compensation as is established by law, which shall not be diminished during their terms of office, unless by general law applicable to all salaried officers of the state. Any person exercising the powers and duties of an office mentioned in this article shall receive the compensation established by law for that office.

Yes 6842*
No 3462

November 3, 1970
RE: Manhattan City – General Election Book 3

“Special Bond Election for the purpose of paying the city’s share of the cost of acquiring land, easements or servitude’s and for the improving of the same at the Municipal Airport of said city.”

Yes 4048
No 4273*

April 6, 1971
RE: USD 383 – City/School Election Book 1

“Shall the budget of the Unified School District No. 383, Riley County, State of Kansas, be increased by two hundred forty-nine thousand two hundred twenty dollars ($249,220.00)?”

Yes 4301*
No 2957

April 6, 1971
RE: Manhattan City – City/School Election Book 1

Proposition #1

“Shall the City of Manhattan, Kansas, issue it’s General Obligation Bonds in the amount to $450,000.00, the same to run not longer then 20 years and to bear interest at a rate not exceeding 6 percent per annum and to be issued in the manner provided by law for the purpose of paying the City’s share of the cost of improvements at the municipal airport of said City, said improvements to be and consist of a 6 inch asphalt concrete overlay of the existing southwest-northeast runway, the southeast portion of the southeast-northwest runway, loading ramp and existing taxiway, to build a new taxiway parallel to the southwest-northeast runway and to install lighting for said new taxiway and for other appurtenances incidental thereto, all at a total cost of $900,000.00 of which the Federal government will contribute the approximate sum of $450,000.00?”

Yes 2388
No 3901*

April 6, 1971
RE: Manhattan City – City/School Election Book 1

Proposition #2

“Shall the City of Manhattan, Kansas levy a retailers’ sales tax in the amount of one-half of one percent, on retail transactions consummated within the City, in accordance with Section 79-4424, 79-4425 and 79-4426 of the 1970 Supplement, Kansas Statutes Annotated, for the purpose of expanding and financing police and fire services, and for paying health insurance and salary increases for other city employees?”

Yes 4380*
No 1963
April 6, 1971
RE: Manhattan City – City/School Election Book 1

Proposition #3

“Shall the 1972 Budget for operating expenditures of the City of Manhattan, Kansas be increased $260,000.00 to expand and finance police and fire services and to pay for health insurance and salary increases for other city employees?”

Yes 4353*
No 1937

April 6, 1971
RE: Constitutional Amendment – City/School Election Book 1

“Shall the Constitution be amended to permit persons eighteen (18) years of age and upwards to vote in all election, to reduce the residency requirement from forty-five to thirty days for electors to vote only for presidential electors and candidates for the offices of president and vice-president of the United States, to permit electors who have moved from the state during the thirty days next preceding the election to vote only for presidential electors and candidates for the offices of president and vice-president of the United States, and to permit person who move within the state within thirty (30) days of an election to vote?”

Yes 5394*
No 2513

August 1, 1972
RE: Constitutional Amendment – Primary Election Book D

Question Number 1
Shall the following be adopted?

“The Constitution of the State of Kansas shall be amended by repealing section 5 of article 5 thereof, which relates to giving or accepting a challenge to fight a duel and makes persons who do so ineligible for certain offices.”

Yes 4992*
No 1800
August 1, 1972
RE: Constitutional Amendment – Primary Election Book D

Question Number 2
Shall the Following be adopted?

Article 7 of the constitution of the state of Kansas is hereby revised to read as follows:

“Article 7 – PUBLIC INSTITUTIONS AND WELFARE
“Section 1. Benevolent institutions. Institutions for the benefit of mentally or physically incapacitated or handicapped person, and such other benevolent institutions as the public good may require, shall be fostered and supported by the state, subject to such regulations as may be prescribed by law.

“Section 4. Ages and infirm persons; state participation. The respective counties of the state shall provide, as may be prescribed by law, for those inhabitants who, by reason of age, infirmity or other misfortune, may have claims upon the aid of society. The state may participate financially in such aid and supervise and control the administration thereof.

“Section 5. Unemployment compensation; old-age benefits; taxation. The state may provide by law for unemployment compensation and contributory old-age benefits and may tax employers and employees therefore; and the restrictions and limitations of section 24 of article 2, and section 1 of article 11 of the constitution shall not be construed to limit the authority conferred by this amendment. No direct ad valorem tax shall be laid on real or personal property for such purposes.

“Section 6. Tax levy for certain institutions. The legislature may levy a permanent tax for the creation of a building fund for institutions caring for those who are mentally ill, retarded, visually handicapped hearing loss, tubercular or for children who are dependent, neglected or delinquent and in need of residential institutions care or treatment and for institutions primarily designed to provide vocational rehabilitation for handicapped persons, and the legislature shall apportion among and appropriate the same to the several institutions, which levy, apportionment and appropriation shall continue until changed by statute. Nothing herein contained shall prevent such further appropriation by the legislature as may be deemed necessary from time to time for the needs of said charitable and benevolent institutions. Nothing in this amendment shall repeal any statute of this state enacted prior to this amendment, and any levy, apportionment or appropriation made under authority of this section before its amendment, and any statute making the same, shall remain in full force and effect until amended or repealed by the legislature.”

Yes 5288* No 1400

August 1, 1972
RE: Constitutional Amendment – Primary Election Book D

Question Number 3
Shall the following be adopted?

“The constitution of the State of Kansas shall be amended by repealing section 11 of article 15 thereof, which related to state aid in the purchase of farm homes.”

Yes 4192* No 2326

August 1, 1972
RE: Constitutional Amendment – Primary Election Book D

Question Number 4
Shall the following be adopted?

“The constitution of the state of Kansas shall be amended by repealing section 26 of article 2 thereof, which related to taking an enumeration of the inhabitants of the state.”

Yes 4418* No 2006
August 1, 1972
RE: Constitutional Amendment – Primary Election Book D

Question Number 5
Shall the following be adopted?

“The constitution of the state of Kansas shall be amended by repealing section 3 of article 10 thereof which provided for the original apportionment of the legislature

Yes 4724*
No 1666

August 1, 1972
RE: Bala Township – Primary Election Book D

“Shall Bala Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for 1972 and 1973 tax levy years?

Yes 68*
No 33

August 1, 1972
RE: Swede Creek Township – Primary Election Book D

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Swede Creek Township for 1972 and 1973 tax levy years?”

Yes 44*
No 11

November 7, 1972
RE: Riley County – General Election Book 3

“Shall the County of Riley adopt the provisions of 1972 House Bill No. 1795, and any amendments thereto, providing for Consolidated Law Enforcement in certain counties?”

Yes 8667*
No 7082
March 6, 1973
RE: Wildcat Township – City/School Election Book 1

Question Number 1
Shall the following be adopted?

The Township Board of Wildcat Township, Riley County, Kansas shall sell at a price not less than thirteen thousand five hundred dollars ($13,500.00) the Keats High School building and grounds legally described as:

   Beginning at the North side of the intersection of Wildcat Road with the North East Quarter (NE ¼) and the North West Quarter (NW ¼) of Section 36, Township 9, Range 6 in Wildcat Township, thence North thirty (30) rods thence West Eighteen (18) rods and sixteen (16) feet, thence South to said Wildcat Road, thence East along said Wildcat Road to point of beginning.

   Beginning at the North side of the intersection of the Wildcat Road with the North East Quarter (NE ¼) and the North West Quarter (NW ¼) Section 36, Township 9 Range 6 in Wildcat Township, thence North thirty (30) rods thence East three (3) rods six (6) in inches, thence South to said Wildcat Road, thence West along said Wildcat Road to the point of beginning.

   Yes 24
   No 88*

March 6, 1973
RE: Wildcat Township – City/School Election Book 1

Question Number 2
Shall the following be adopted?

The Township Board of Wildcat Township, Riley County, Kansas shall sell for not less than four thousand five hundred dollars ($4,500.00) the Keats Grade School Building and grounds with legal description as follows:

   Part of the Southeast Quarter of Section 36, Township 9 South of Range 6 East. Beginning at the Northwest corner of said Quarter Section, running thence South 75 degrees East 4.12 ½ chains, thence South 2.50 chains, thence North 75 degrees West 4.12 ½ chains, thence North 2.50 chains to the place of beginning containing one acre more or less.

   Beginning at the Northwest corner of the Southeast Quarter of Section 36, in Township 9 South of Range 6 East of the 6th P.M., running thence East 16 rods, thence South 10 rods, thence West 16 rods, thence North 10 rods to the point of beginning containing one acre.

   Lots Number six (6) and twenty-nine (29) in Block Number four (4), in the town of Keats.

   Lots Number 1, 2, 3, 4, 5, 30, 31, and 32 in Block Number four (4) in the town of Keats.

   Yes 19
   No 93*
April 3, 1973
RE: Wildcat Township – City/School Election Book 1

Question Number 1
Shall the following be adopted?

The Township Board of Wildcat Township, Riley County, Kansas shall sell at a price not less than thirteen thousand five hundred dollars ($13,500.00) the Keats High School building and grounds legally described as:

Beginning at the North side of the intersection of Wildcat Road with the North East Quarter (NE ¼) and the North West Quarter (NW ¼) of Section 36, Township 9, Range 6 in Wildcat Township, thence North thirty (30) rods thence West Eighteen (18) rods and sixteen (16) feet, thence South to said Wildcat Road, thence East along said Wildcat Road to point of beginning.

Yes 54
No 55*

April 3, 1973
RE: Wildcat Township – City/School Election Book 1

Question Number 2
Shall the following be adopted?

The Township Board of Wildcat Township, Riley County, Kansas shall sell for not less than five thousand two hundred fifty dollars ($5,250.00) the Keats Grade School building and grounds with legal description as follows:

Part of the Southeast Quarter of Section 36, Township 9 South of Range 6 East. Beginning at the Northwest corner of said Quarter Section, running thence South 75 degrees East 4.12 ½ chains, thence South 2.50 chains, thence North 75 degrees West 4.12 ½ chains, thence North 2.50 chains to the place of beginning containing one acre more or less.

Beginning at the Northwest corner of the Southeast Quarter of Section 36, in Township 9 South of Range 6 East of the 6th P.M., running thence East 16 rods, thence South 10 rods, thence West 16 rods, thence North 10 rods to the point of beginning containing one acre.

Lots Number six (6) and twenty-nine (29) in Block Number four (4), in the town of Keats.

Lots Number 1, 2, 3, 4, 5, 30, 31, and 32 in Block Number four (4) in the town of Keats.

Yes 86*
No 26
April 3, 1973
RE: Jackson Township – City/School Election Book 1

“Shall Jackson Township in Riley County, Kansas, levy a tax of three (3) mills for two (2) years to raise funds for the purpose of improving the township roads in Jackson Township for 1973 and 1974 tax levy years?”

Yes 21* No 1

December 11, 1973
RE: Wildcat Township – City/School Book 1

Question Number 1
Shall the following be adopted?

The Township board of Wildcat Township, Riley County, Kansas shall sell at a price not less than fifteen thousand, five hundred dollars ($15,500.00) the Keats High School building and grounds legally described as:

Beginning at the North side of the intersection of Wildcat Road with the North East Quarter (NE ¼) and the North West Quarter (NW ¼) of Section 36, Township 9, Range 6 in Wildcat Township, thence North thirty (30) rods thence West Eighteen (18) rods and sixteen (16) feet, thence South to said Wildcat Road, thence East along said Wildcat Road to point of beginning.

Beginning at the North side of the intersection of the Wildcat Road with the North East Quarter (NE ¼) and the North West Quarter (NW ¼) Section 36, Township 9 Range 6 in Wildcat Township, thence North thirty (30) rods thence East three (3) rods six (6) in inches, thence South to said Wildcat Road, thence West along said Wildcat Road to the point of beginning.

Yes 76* No 14

August 6, 1974
RE: Constitutional Amendment – Primary Election Book D

Question Number 1
Shall the following be adopted?

Section 1 of article 11 of the constitution of the state of Kansas amended to read as follows:

“Section 1. System of taxation; classification; exemption. The legislature shall provide for a uniform and equal rate of assessment and taxation, except that the legislature may provide for the classification and the taxation uniformly as to class or motor vehicle, mineral products, money, mortgages, notes and other evidence of debt or may exempt any of such classes of property from property taxation and impose taxes upon another basis in lieu thereof. All property used exclusively for state, county, municipal, literary, educational, scientific, religious, benevolent and charitable purposes, and all household goods and personal effects not used for the production of income, shall be exempted from property taxation.

Yes 4589* No 1353
August 6, 1974  
Re: Constitutional Amendment – Primary Election Book D

Question Number 2.  
Shall the following be adopted?

Article 10 of the constitution of the state of Kansas is hereby revised to read as follows:

"Article 10 – APPORTIONMENT OF THE LEGISLATURE

"Section 1. (a) At its regular session 1979, and at its regular session every tenth year thereafter, the legislature shall enact a statute reapportioning the state senatorial districts and representative districts. Bills reapportioning legislative districts shall be published in the official state paper immediately upon final passage and shall be effective for the next following election of legislatures and thereafter until again reapportioned.

"(b) Within fifteen days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within thirty days from the filing of the petition, shall enter its judgement. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within fifteen days.

"(c) Upon enactment of a reapportionment to conform with a judgement under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within ten (10) days from the filing of such application, shall enter its judgement. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within fifteen (15) days after entry thereof.

"(d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested person to present their views.

"(e) A judgement of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith."

Yes 3349*  
No 2163

August 6, 1974  
Re: Constitutional Amendment – Primary Election Book D

Question Number 3  
Shall the following be adopted?

Article 5 of the constitution of the state of Kansas is hereby revised to read as follows:

“Article 5 – SUFFRAGE

“Section 1. Qualifications of electors. Every citizen of the United States who has attained the age of eighteen years and who resided in the voting area in which he or she seeks to vote shall be deemed a qualified elector. Laws of this state relating to voting for presidential electors and candidates for the office of president and vice-president of the United States shall comply with the laws of the United States relating thereto. A citizen of the United States, who is otherwise qualified to vote in Kansas for presidential electors and candidates for the offices of president and vice-president of the United States may vote for such officers either in person or by absentee ballot notwithstanding the fact that such person may have become a nonresident of this state if his or her removal from this state occurs during a period in accordance with federal law next preceding such election. A person who is otherwise a qualified elector may vote in the voting area of his or her former residence either in person or by absentee ballot notwithstanding the fact that such person may have become a nonresident of such voting area during a period prescribed by law next preceding the election at which he or she seeks to vote, if his new residence is in another voting area in the state of Kansas.

“Section 2. Disqualification to vote. The legislature may, by law, exclude persons from voting because of mental illness or commitment to a jail or penal institution. No person convicted of a felony under the laws of any state or of the United States, unless pardoned or restored to his civil rights, shall be qualified to vote.”

“Section 4. Proof of right to vote. The legislature shall provide by law for proper proofs of the right of suffrage.

“Section 7. Privileges of electors. Electors, during their attendance at elections, and in going to and returning therefrom shall be privileged from arrest in all cases except felony or breach of the peace.”

Yes 4337*  
No 1380
August 6, 1974  
RE: Constitutional Amendment – Primary Election Book D

Question Number 4  
Shall the following be adopted?

“The constitution of the state of Kansas shall be amended by amending section 2 of article 6 to provide for a state board of education and for its general supervision of public school, educational institutions and all the educational interests of the state, except educational functions delegated by law to the state board of regents and further, to provide that any community junior college shall be operated, supervised and controlled as provided by law.”

Yes 2370  
No 3515*

August 6, 1974  
RE: Constitutional Amendment – Primary Election Book D

Question Number 5  
Shall the following be adopted?

“The constitution of the state of Kansas shall be amended by repealing section 3 of article 12 thereof, which provides for the vesting of title to property owned by religious corporations in trustees elected by such corporations.”

Yes 3430*  
No 1998

August 6, 1974  
RE: Bala Township – Primary Election Book D

“Shall Bala Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for Tax Levy Years 1974 and 1975?

Yes 60*  
No 20

August 6, 1974  
RE: Center Township – Primary Election Book D

“Shall Center Township in Riley County, Kansas, levy a tax of three (3) mills for two (2) years to raise funds for the purpose of improving the township roads in Center Township for Tax Levy Years 1974 and 1975?

Yes 27*  
No 12

August 6, 1974  
RE: Grant Township – Primary Election Book D

“Shall Grant Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Grant Township for Tax Levy Years 1974 and 1975?

Yes 72*  
No 41

August 6, 1974
RE: Jackson Township – Primary Election Book D

“Shall Jackson Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Jackson Township for Tax Levy Years 1975 and 1976?

Yes 15*  No 2

August 6, 1974

RE: Sherman Township – Primary Election Book D

“Shall Sherman Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Sherman Township for Tax Levy Years 1974 and 1975?

Yes 37*  No 24

August 6, 1974

RE: Swede Creek Township – Primary Election Book D

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Swede Creek Township for Tax Levy Years 1974 and 1975?

Yes 41*  No 4

November 5, 1974

RE: Riley County – General Election Book 3

Shall the following be adopted?

“The present method electing district court judges in this judicial district shall be discontinued and there is hereby adopted in this judicial district the nonpartisan method of selection of district court judges authorized by article 3 of the Kansas constitution and prescribed by 1974 Senate bill No. 946, providing that whenever a vacancy shall occur in the office of district court judge, a successor shall be appointed by the governor upon nominations by a district judicial nominating commission, and that each district court judge shall be subject to retention in office by a vote of the electors of a judicial district, and subjecting each district court judge in this judicial district to the constitutional restrictions on his political activities.”

Yes 9196*  No 4326

November 5, 1974

RE: USD 383 – General Election Book 3

“Shall the Board of Education of Unified School District 383, Riley County, State of Kansas, issue its general obligation bonds in the amount of $5,684,000.00 to pay for the cost of improving school sites and constructing, equipping and furnishing a new junior high school building, the replacement of the central elementary school building at Ogden, Kansas, and the construction of a new elementary school building all within the said Unified School District 383, Riley County, State of Kansas, all pursuant to K.S.A. 72-6761 and K.S.A. Chapter 10, Article I and amendments thereto?

Yes 4969  No 8391*
“Shall the County of Riley abandon the provisions of 1972 House Bill No. 1795, and any amendments thereto, providing for Consolidated Law Enforcement in certain counties?”

Yes 4421
No 10073

“Shall the constitution be amended to permit the legislature to regulate, license and tax the operation or conduct of games of ‘bingo’ by bona fide nonprofit religious, charitable, fraternal, educational and veterans organizations?”

Yes 10419*
No 3681

The constitution of the state of Kansas is hereby amended by revision article 4 to read as follows:

“Article 4. – ELECTIONS

“Section 1. Mode of voting. All elections by the people shall be by ballot or voting device, or both, as the legislature shall by law provide.

“Section 2. General elections. General elections shall be held biannually on the Tuesday succeeding the first Monday in November in even-numbered years. Not less than three county commissioners shall be elected in each organized county in the state, as provided by law.

“Section 3. Recall of elected officials. All elected public officials in the state, except judicial officers, shall be subject to recall by voters of the state or political subdivision from which elected. Procedures and grounds for recall shall be prescribed by law.”

Yes 11501*
No 1381

“Shall the following be adopted?

“The constitution of the state of Kansas shall be amended by repealing section 4 of article 15 which requires an elected state printer who is to do all public printing.”

Yes 9206*
No 3489
November 5, 1974
RE: Constitutional Amendment – General Election Book 3

Question Number 4
Shall the following be adopted?

Article 2 of the constitution of the state of Kansas is hereby revised to read as follows:

“Article 2. – LEGISLATIVE

“Section 1. Legislative power. The legislative power of this state shall be vested in a house of representatives and senate.

“Sec. 2. Senators and representatives. The number of representatives and senators shall be regulated by law, but shall not exceed one hundred twenty-five representatives and forty senators. Representatives and senators shall be elected from single-member districts prescribed by law. Representatives shall be elected for two year terms. Senators shall be elected for four year terms. The terms of representatives and senators shall commence on the second Monday of January of the year following election.

“Sec. 3. Compensation of members of legislature. The members of the legislature shall receive such compensation as may be provided by law or such compensation as is determined according to law.

“Sec. 4. Qualifications of members. During the time that any person is a candidate for nomination or election to the legislature and during the term of each legislator, such candidate or legislator shall be and remain a qualified elector who resides in his or her district.

“Sec. 5. Eligibility and disqualification of members. No member of congress and no civil officer or employee of the United States or of any department agency or instrumentality thereof shall be eligible to be a member of the legislature. Any member of the legislature who accepts any appointment or election contrary to the foregoing shall be disqualified as a member of the legislature.

“Sec. 8. Organization and sessions. The legislature shall meet in regular session annually commencing on the second Monday in January, and all sessions shall be held at the state capital. The duration of regular sessions held in even-numbered years shall not exceed ninety calendar days. Such sessions may be extended beyond ninety calendar days by an affirmative vote of two-thirds of the members elected to each house. Bills and concurrent resolutions under consideration by the legislature upon adjournment of a regular session held in an odd numbered year may be considered at the next succeeding regular session held in an even-numbered year, as if there had been no such adjournment.

The legislature shall be organized concurrently with the terms of representatives except that the senate shall remain organized during the terms of senators. The president of the senate shall preside over the senate, and the speaker of the house of representatives shall preside over the house of representatives. A majority of the members then elected (or appointed) and qualified of the house of representatives or the senate shall constitute a quorum of that house. Neither house, without the consent of the other, shall adjourn for more than two days, Sundays excepted. Each house shall elect its presiding officer and determine the rules of its proceedings, except that the two houses may adopt joint rules on certain matters and provide for the manner of change thereof. Each house shall provide for the expulsion or censure of members in appropriate cases. Each house shall be the judge of elections, returns and qualifications of its own members.

“Sec. 9. Vacancies in legislature. All vacancies occurring in either house shall be filed as provided by law.

“Sec. 10. Journals. Each house shall publish a journal of its proceedings. The affirmative and negative votes upon the final passage of every bill and every concurrent resolution for amendment of this constitution or ratification of an amendment to the Constitution of the United States shall be entered in the journal. Any member of either house may make written protest against any act or resolution, and the same shall be entered in the journal without delay or alteration.

“Sec. 12. Origination by either house. Bills and concurrent resolutions may originate in either house, but may be amended or rejected by the other.

“Sec. 13. Majority for passage of bills. A majority of the members then elected (or appointed) and qualified of each house, voting in the affirmative, shall be necessary to pass any bill. Two-thirds (2/3) of the members then elected (or appointed) and qualified of each house, voting in the affirmative, shall be necessary to ratify any amendment to the Constitution of the United States or to make any application for congress to call a convention for proposing amendments to the Constitution of the United States.

“Sec. 14. Approval of bills; vetoes. (a) Within ten days after passage, every bill shall be signed by the presiding officers and presented to the governor. If the governor approved a bill, he shall sign it. If the governor does not approve a bill, the governor shall veto it by returning the bill, with a veto message of the objections, to the house of origin of the bill. Whenever a veto message is so received, the message shall be entered in the journal and in not more than thirty calendar days (excluding the day received), the house origin shall reconsider the bill. If two-thirds of the members then elected (or appointed) and qualified shall vote to pass the bill, it shall be sent, with the veto message, to the other house, which shall in not more than thirty calendar days (excluding the day received) also reconsider the bill, and if approved by two-thirds of the members then elected (or appointed) and qualified, it shall become a law notwithstanding the governor’s veto.

“If any bill shall not be returned within ten calendar days (excluding the day presented) after it shall have been presented to the governor, it shall become a law in like manner as if it had been signed by the governor.
“(b) If any bill presented to the governor contains several items of appropriation of money, one or more of such items may be disapproved by the governor while the other portion of the bill is approved by the governor. In case the governor does so disapprove, a veto message of the governor stating the item or items disapproved, and the reason therefor, shall be appended to the bill at the time it is signed, and the bill shall be returned with the veto message to the house of origin of the bill. Whenever a veto message is received, the message shall be entered in the journal and in not more than thirty calendar days, the house of origin shall reconsider the items of the bill which have been disapproved. If two-thirds of the members then elected (or appointed) and qualified shall vote to approve any item disapproved by the governor, the bill, with the veto message, shall be sent to the other house, which shall in not more than thirty calendar days also reconsider each such item so approved by the house of origin, and if approved by two-thirds of all the members then elected (or appointed) and qualified, any such item shall take effect and become a part of the bill.

“Sec. 15. Requirements before bill passed. No bill shall be passed on the day that it is introduced, unless in case of emergency declared by two-thirds of the members present in the house where a bill is pending.

“Sec. 16. Subject and title of bills; amendment or revival of statutes. No bill shall contain more than one subject, except appropriation bills and bills for revision or codification of statutes. The subject of each bill shall be expressed in its title. No law shall be revived or amended, unless the new act contain the entire act or codification of statutes. The subject of each bill shall be expressed in its title. No law shall be revived or amended, unless the new act contain the entire act revived or the section or sections amended, and the section or sections so amended shall be repealed. The provisions of this section shall be liberally construed to effectuate the acts of the legislature.

“Sec. 17. Uniform operation of laws of a general nature. All laws of a general nature shall have a uniform operation throughout the state: Provided, The legislature may designate areas in counties that have become urban in character as “urban areas” and enact special laws giving to any one or more of such counties or urban areas such powers of local government and consolidation of local government as the legislature may deem proper.

“Sec. 18. Election or appointment of officers; filing vacancies. The legislature may provide for the election or appointment of all officers and the filing of all vacancies not otherwise provided for in this constitution.

“Sec. 19. Publication of acts. No act shall take effect until the enacting bill is published as provided by law.

“Sec. 20. Enacting clause of bills; laws enacted only by bill. The enacting clause of all bills shall be “Be it enacted by the Legislature of the State of Kansas”: No law shall be enacted except by bill.

“Sec. 21. Delegation of powers of local legislation and administration. The legislature may confer powers of local legislation and administration upon political subdivisions.

“Sec 22. Legislative immunity. For any speech, written document or debate in either house, the members shall not be questioned elsewhere. No member of the legislature shall be subject to arrest except for treason, felony, or breach of the peace in going to, or returning from, the place of meeting, or during the continuance of the session; neither shall be subject to the service of any civil process during the session, nor for fifteen days previous to its commencement.

“Sec 24. Appropriations. No money shall be drawn from the treasury except in pursuance of a specific appropriation made by law.

“Sec. 27. Impeachment. The house of representatives shall have the sole power to impeach. All impeachment’s shall be tried by the senate; and when sitting for that purpose, the senators shall take an oath to do justice according to the law and the evidence. No person shall be convicted without the concurrence of two-thirds of the senators then elected (or appointed) and qualified.

“Sec. 28. Officers impeachable; grounds; punishment. The governor and all other officers under this constitution, shall be removed from office on impeachment for, and conviction of treason, bribery, or other high crimes and misdemeanors.

“Sec. 30. Delegations to interstate bodies. The legislature may confer legislative powers upon interstate bodies, comprised of officers of this state or its political subdivisions acting in conjunction with officers of other jurisdictions, relating to the functions thereof. Any such delegation, and any agreement made thereunder shall be subject to limitation, change or termination by the legislature, unless contained in a compact approved by the congress.”

Yes 8974* No 1920

November 5, 1974
Re: Constitutional Amendment – General Election Book 3

Question Number 5
Shall the following be adopted?

There is hereby inserted in article 15 of the constitution of the state of Kansas a section 26 to read as follows:

“Section 26. Oath of state officers. All state officers before entering upon their respective duties shall take and subscribe an oath or affirmation to support the constitution of the United States and the constitution of this state, and faithfully to discharge the duties of their respective offices.”

Yes 11098* No 983
February 7, 1976
RE: USD 378 – City/School Election Book 1

Shall the following be adopted?

A proposition to issue the general obligation bonds of Unified School District No. 378, Riley County, State of Kansas, in an amount not to exceed $1,750,000.00 for the purpose of providing funds to pay the costs of purchasing a site or sites and constructing, equipping and furnishing a new elementary school building and facility (grades K through 8) to be located near the District’s high school building and facility in said District, pursuant to K.S.A. 72-6761, 75-2315 et seq., as amended.

Yes 244
No 760*

August 3, 1976
RE: Bala Township – Primary Election Book D

“Shall Bala Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for Tax Levy years 1976 and 1977?”

Yes 45*
No 21

August 3, 1976
RE: Grant Township – Primary Election Book D

“Shall Grant Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Grant Township for Tax Levy years 1976 and 1977?”

Yes 54*
No 46

August 3, 1976
RE: Jackson Township – Primary Election Book D

“Shall Jackson Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for Tax Levy years 1977 and 1978?”

Yes 17*
No 6

August 3, 1976
RE: Sherman Township – Primary Election Book D

“Shall Sherman Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Sherman Township for Tax Levy years 1976 and 1977?”

Yes 39*
No 22
August 3, 1976
RE: Swede Creek Township – Primary Election Book D

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Swede Creek Township for Tax Levy years 1976 and 1977?”

Yes 24*

No 10

November 2, 1976
RE: Riley County – General Election Book 3

“Shall an annual tax of not to exceed one (1) mill be levied in Riley County, Kansas to fund a service program for the elderly?

Yes 11267*

No 4613

November 2, 1976
RE: Constitutional Amendment – General Election Book 3

Shall the following be adopted?

Article 11 of the constitution of the state of Kansas is amended by adding a new section thereto to read as follows:

“Section 12. Land devoted to agricultural use may be defined by law and valued for ad valorem tax purposes upon the bases of its agricultural income or agricultural productivity, actual or potential, and when so valued such land shall be assessed at the same percent of value and taxed at the same rate as real property subject to the provisions of section 1 of this article. The legislature may, if land devoted to agricultural use changes from such use, provide for the recoupment of a part or all of the difference between the amount of the ad valorem taxes levied upon such land during a part or all of the period in which it was valued in accordance with the provisions of this section and the amount of ad valorem taxes which would have been levied upon such land during such period had it not been in agricultural use and had it been valued, assessed and taxed in accordance with section 1 of this article.”

Yes 10689*

No 4808

April 5, 1977
RE: Riley County – City/School Election Book 1

“Shall a countywide retailer’s sales tax in the amount of one percent (1%) be levied in Riley County, Kansas, to be effective July 1, 1977?”

Yes 1491

No 4648*
November 8, 1977
RE: USD 383 – City/School Election Book 1

Shall the following be adopted?

Proposition to issue General Obligation School Building Bonds of Unified School District No. 383, Riley County, State of Kansas under authority of K.S.A. 72-6761 and K.S.A. 1976 Supp. 75-2315 et seq. in the amount of not to exceed $7,400,000.00 to pay the cost of repairing, remodeling, equipping, furnishing and making additions to the existing junior high school building and to the existing senior high school building located in Manhattan, Kansas, which buildings are used for school purposes within said District.

Yes 2572* No 2457

August 1, 1978
RE: Riley County – Primary Election Book D

“Oh shall a tax in the amount of one-tenth (.10) of one (1) mill be levied in 1978 on all taxable tangible property located in Riley County, Kansas, for the purpose of financing a county-wide economic development program in Riley County for the year 1979?”

Yes 1586 No 3538*

August 1, 1978
RE: Bala Township – Primary Election Book D

“Oh shall Bala Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for Tax Levy years 1978 and 1979?”

Yes 41* No 27

August 1, 1978
RE: Center Township – Primary Election Book D

“Oh shall Center Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Center Township for Tax Levy years 1978 and 1979?”

Yes 30* No 12

August 1, 1978
RE: Grant Township – Primary Election Book D

“Oh shall Grant Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Grant Township for Tax Levy years 1978 and 1979?”

Yes 62* No 65
August 1, 1978  
**RE: Sherman Township – Primary Election Book D**

“Shall Sherman Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Sherman Township for Tax Levy years 1978 and 1979?”  
Yes 31  
No 35*

August 1, 1978  
**RE: Swede Creek Township – Primary Election Book D**

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Swede Creek Township for Tax Levy years 1978 and 1979?”  
Yes 23*  
No 15

August 1, 1978  
**RE: Wildcat Township – Primary Election Book D**

“Shall Wildcat Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Wildcat Township for Tax Levy years 1978 and 1979?”  
Yes 77*  
No 55

November 11, 1978  
**RE: Manhattan City – Special Election Book 1**

“Shall the City of Manhattan, Kansas issue its General Obligation Municipal Bonds in the sum of $806,000.00 which will be in addition to $649,697.00 provided by Federal Funds for the purpose of converting the City Park Swimming Pool to a covered, enclosed winterized facility.”  
Yes 3876  
No 5636*

November 11, 1978  
**RE: Riley County – Special Election Book 1**

“Shall licensed food service establishments in Riley County which have gross receipts of not less than fifty percent (50%) from the sale of food for consumption on the premises be licensed to sell alcoholic liquor in connection with the sale and service of food?”  
Yes 7624*  
No 5403
November 4, 1980
RE: Constitutional Amendment – General Election Book 3

Question Number 1
Shall the following be adopted?

Section 9 of article 11 of the constitution of the state of Kansas shall be amended to read as follows:

“Section 9. Internal improvements; state highway system; flood control; conservation or development of water resources. The state shall never be a party in carrying on any work of internal improvement except that: (1) It may adopt, construct, reconstruct and maintain a state system of highways, but not general property tax shall ever be laid nor general obligation bonds issued by the state for such highway; (2) it may be a party to flood control works and works for the conservation or development of water resources; (3) it may, whenever any work of internal improvement not authorized by (1) or (2) is once authorized by a separate bill passed by the affirmative vote of not less than two-thirds of all members then elected (or appointed) and qualified to each house, expend or distribute funds received from the federal government therefor and may participate with the federal government therein by contributing any state funds appropriated in accordance with law for such purpose in any amount not exceeding the amount received from the federal government for such improvement, but no general property tax shall ever be laid nor general obligation bonds be issued by the state therefor; and (4) it may expend funds received from the federal government for any public purpose in accordance with the federal law authorizing the same.”

Yes 11210*
No 2958

November 4, 1980
RE: Constitutional Amendment – General Election Book 3

Question Number 2
Shall the following be adopted?

Section 1 of article 14 of the constitution of the state of Kansas shall be amended to read as follows:

“Section 1. Proposals by legislature; approval by electors. Propositions for the amendment of this constitution may be made by concurrent resolution originating in either house of the legislature, and if two-thirds of all the members elected (or appointed) and qualified of each house shall approve such resolution, the secretary of state shall cause such resolution to be published in the manner provided by law. At the next election for representatives or a special election called by concurrent resolution of the legislature for the purpose of submitting constitutional propositions, such proposition to amend the constitution shall be submitted, both by title and by the amendment as a whole, to the electors for their approval or rejection. The title by which a proposition is submitted shall be specified in the concurrent resolution making the proposition and shall be a brief nontechnical statement expressing the intent or purpose of the proposition and the effect of a vote for and a vote against the proposition. If a majority of the electors voting on any such amendment shall vote for the amendment, the same shall become a part of the constitution. When more than one amendment shall be submitted at the same election, such amendments shall be so submitted as to enable the electors to vote on each amendment separately. One amendment of the constitution may revise any entire article, except the article on general provisions, and in revising any article, the article may be renumbered and all or parts of other articles may be amended, or amended and transferred to the article being revised. Not more than five amendments shall be submitted at the same election.”

Yes 11035*
No 2716
November 4, 1980
RE: Constitutional Amendment – General Election Book 3

Question Number 3
Shall the following be adopted?

Article 13 of the constitution of the state of Kansas shall be revised to read as follows:

“Article 13. – Banks
“Section 1. Banking laws. No bank shall be established otherwise than under a general banking law, nor be operated otherwise than by a duly organized corporation.

“Section 2. State not to be stockholder. The state shall not be a stockholder in any banking institution.”

Yes 12623*
No 1836

April 7, 1981
RE: USD 378 – City/School Election Book 1

“Shall Unified School District No. 378, Riley County, Kansas issue and sell its General Obligation Bonds in an amount not to exceed $1,000,000.00 for the purpose of providing funds to pay part of the cost of constructing and equipping a new elementary school in Riley, Kansas to be connected to the existing facilities, constructing and equipping a cafeteria and classrooms in an existing facility, upgrading the restrooms and locker rooms and handicapped accessibility in the existing elementary facilities to meet current standards and all things necessary and incidental thereto at a total cost not exceeding $1,100,000.00, the balance of the cost being paid from funds on hand, under the authority of K.S.A. 72-6761 and Article 1 of Chapter 10, Kansas Statutes Annotated?

Yes 587*
No 518

April 7, 1981
RE: Leonardville City – City/School Election Book 1

“Shall the city of Leonardville, Kansas, issue general obligation bonds in an amount not exceeding $80,000.00 for the purpose of constructing a municipal building and acquiring land therefore for said city under the authority of K.S.A., Sections 12-1736, 12-1737, et seq., and any amendments thereto?"

Yes 96
No 99*

April 7, 1981
RE: Ogden City – City/School Election Book 1

“Shall the city of Ogden, Kansas, issue general obligation bonds in an amount not exceeding $70,000.00 for the purpose of constructing and equipping a swimming pool building facility on existing city owned property for said city under the authority of K.S.A., Sections 12-1736, 12-1737, et seq., and any amendments thereto?"

Yes 99*
No 97
September 15, 1981
RE: Leonardville City – Special Election Book 1

“Shall the City of Leonardville, Kansas, issue general obligation bonds in an amount not exceeding $80,000.00 for the purpose of constructing a municipal building and acquiring land therefore for said city under the authority of K.S.A., Sections 12-1736, 12-1737, et seq., and any amendments thereto?”
Yes 88*
No 45

April 6, 1982
RE: Manhattan City – Special Election Book 1

Shall the following be adopted?

That the City of Manhattan, Kansas, shall issue its general obligation municipal bonds in the sum of $950,000.00 for the purpose of constructing a 50-meter swimming pool and related facilities in CICO Park, Manhattan, Kansas.
Yes 1541
No 2229*

June 15, 1982
RE: Riley City – Special Election Book 1

“Shall the city of Riley, Kansas, issue general obligation bonds in an amount not exceeding $97,500.00 for the purpose of constructing and quipping a swimming pool building facility on existing city-owned property for said city under the authority of K.S.A., Sections 12-1736, 12-1737, et seq., and any amendments thereto?”
Yes 142*
No 102

August 3, 1982
RE: Manhattan City – Primary Election Book D

Shall the following be adopted?

That, effective November 1, 1982, the City of Manhattan, Kansas, shall levy a retailers’ sales tax in the amount of one-half of one percent (.5%), which shall be in addition to the retailers’ sales tax currently levied by said City.
Yes 3863*
No 1086

August 3, 1982
RE: Ogden City – Primary Election Book D

“Shall a retailers’ sales tax in the amount of one-half of one percent (.5%) be levied in the City of Ogden, Kansas to take effect November 1, 1982?
Yes 61*
No 25
August 3, 1982
RE: Bala Township – Primary Election Book D

Shall Bala Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for Tax Levy years 1982 and 1983?

Yes 60*  No 30

August 3, 1982
RE: Center Township – Primary Election Book D

Shall Center Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Center Township for Tax Levy years 1982 and 1983?

Yes 23*  No 9

August 3, 1982
RE: Wildcat Township – Primary Election Book D

Shall Wildcat Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Wildcat Township for Tax Levy years 1982 and 1983?

Yes 61*  No 50

August 3, 1982
RE: Swede Creek Township – Primary Election Book D

Shall Swede Creek Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Swede Creek Township for Tax Levy years 1982 and 1983?

Yes 24*  No 12

November 2, 1982
RE: Riley County – General Election Book 3

Shall the following be adopted?

That, effective February 1, 1983, Riley County, Kansas shall levy a county wide retailers’ sales tax in the amount of one half of one percent (.5%)

Yes 7627*  No 5334
November 2, 1982
RE: USD 383 – General Election Book 3

Shall the following be adopted?

Proposition to issue General Obligation School Building Bonds of Unified School District No. 383, Riley county, State of Kansas, in the amount of not to exceed $5,950,000.00, to be used in conjunction with $1,168,000.00 Capital Outlay funds to pay the $7,118,000.00 total cost of the construction of a new elementary school building, and renovating, remodeling, and making additions to eight other elementary schools in the District, under authority of K.S.A. 1982 Supp. 72-6761, and any and all amendments thereto.

Yes 7644*
No 4078

November 2, 1982
RE: Zeandale Township – General Election Book 3

“Shall Zeandale Township in Riley County, Kansas procure the U.S.D. 320 school building and grounds located in Zeandale Township, Riley County, Kansas, for usage as a Zeandale Township Hall?”

Yes 155*
No 16

August 7, 1984
RE: Riley County – Special Election Book 1

Shall the following be adopted?

That the Board of Commissioners of Riley County, Kansas, be authorized to sell to the highest bidder, pursuant to K.S.A. 19-211, the following described real property and improvements located thereon, at 2711 Anderson Avenue, Manhattan, Kansas and currently being used as the shops for the Riley County Highway Department and Noxious Weed Department:

A TRACT OF LAND IN SECTION 12, Township 10 South, Range 7, East of the 6th P.M. in Riley County, Kansas more particularly described as follows:
Beginning at the Southwest Corner of Said Section 12, thence North 112 feet; thence East 400 feet; thence South 112 feet; thence West 400 feet to the point of beginning, and containing 1.03 acres, more or less.

A TRACT OF LAND IN SECTION 13, Township 10 South, Range 7, East of the 6th P.M. in Riley County, Kansas more particularly described as follows:
Beginning at the Northwest Corner of Said Section 13, thence East 400 feet; thence South parallel with the West line of said Section 13 for a distance of 701.2 feet to a ½” iron pin; thence continuing along the same line to the South a distance of 155 feet, more or less to the center line of Wildcat Creek; thence Southwesterly along the center line of said creek to the west line of said Section 13; thence North along the section line 953 feet, more or less to the point of beginning, containing 8.72 acres, more or less.

Yes 2051*
No 1531

August 7, 1984
RE: Bala Township – Special Election Book 1

“Shall Bala Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Bala Township for Tax Levy years 1984 and 1985?”

Yes 34*
No 21
August 7, 1984  
RE: Center Township – Special Election Book 1

“Shall Center Township in Riley County, Kansas, levy a tax of two (2) mills for two (2) years to raise funds for the purpose of improving the township roads in Center Township for Tax Levy years 1984 and 1985?”

Yes 28*  
No 8

August 7, 1984  
RE: Swede Creek Township – Special Election Book 1

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of four (4) mills for two (2) years to raise funds for the purpose of improving the township roads in Swede Creek Township for Tax Levy years 1984 and 1985?”

Yes 35*  
No 8

November 6, 1984  
RE: Ashland Township – Special Election Book 1

“Shall Ashland Township eliminate the tax on gross earnings derived from money, notes and other evidence of debt and be authorized to impose and levy property taxes, in addition to any aggregate levy amount limitation on the taxing subdivision’s ad valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt?”

Yes 31  
No 53*

November 6, 1984  
RE: Fancy Creek Township – Special Election Book 1

“Shall Fancy Creek Township eliminate the tax on gross earnings derived from money, notes and other evidence of debt and be authorized to impose and levy property taxes, in addition to any aggregate levy amount limitation on the taxing subdivision’s ad valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt?”

Yes 27  
No 47*

November 6, 1984  
RE: Wildcat Township – Special Election Book 1

“Shall Wildcat Township eliminate the tax on gross earnings derived from money, notes and other evidence of debt and be authorized to impose and levy property taxes, in addition to any aggregate levy amount limitation on the taxing subdivision’s ad valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt?”

Yes 109  
No 186*
November 6, 1984  
RE: Grant Township – Special Election Book 1

“Shall Grant Township eliminate the tax on gross earnings derived from money, notes and other evidence of debt and be authorized to impose and levy property taxes, in addition to any aggregate levy amount limitation on the taxing subdivision’s ad valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt?”

Yes 159  
No 196*

April 2, 1985  
RE: Ogden City – City/School Election Book 1

“Shall the City of Ogden, Kansas, purchase a fire truck for less than $70,000.00?”

Yes 124  
No 151*
August 5, 1986

**RE: Manhattan City- Primary Election Book D**

Shall the following be adopted?

“That the City of Manhattan, Kansas, issue its general obligation municipal bonds in the sum of $2,726,000.00 which includes $135,000.00 for temporary financing and the cost of issuing said bonds, for the following purposes: Not to exceed $770,000.00 of said sum shall be sued for the development of an outdoor recreation sports complex which includes the design, site grading, development of three soccer/football fields, two softball fields and fencing, road surface establishment, development of two parking lots, development of additional water and sewage treatment, construction of a maintenance building, construction of restrooms, construction of central softball complex facility with surrounding concrete improvements, construction of three picnic shelters, construction of playground equipment, bleachers, construction of lighting of the four softball fields and security lighting. The funds devoted to this project shall be in addition to $595,000.00 already allocated for said project from federal revenue sharing funds and park development funds of the city of Manhattan, Kansas, which have been allocated to acquire the real estate necessary for the project, design services for the initial phase of the project which included development of four soccer/football fields, the development of two softball fields and fencing, the construction of partial road service establishment, the development of two parking lots, the construction of partial water and sewage development and construction of restroom and storage facilities. This complex will be located on approximately one hundred acres on the south side of West Anderson, approximately five hundred feet from the current boundary of the City limits;

Not more than $350,000.00 of said sum to be used for the purpose of renovating the current Northview swimming pool of the city of Manhattan, Kansas. The renovation includes adding separate wading and training pool, increasing the deck space around the original and new pool, upgrading the pool equipment, adding additional filters and improving the existing mechanical equipment and adding a bathhouse and concessions;

Not to exceed $695,000.00 of said sum to be used for the construction of a new 25-meter swimming pool and relating facilities in the southwest corner of CiCo Park;

Not to exceed $125,000.00 of said sum to be used to construct a new 1900-square foot shelter and related facility for stray animals on property currently owned by the City, the location of which has not been finally determined;

Not to exceed $451,000.00 of said sum to be used for the development of a linear park trail system with related facilities, along the levy system from Casement Road to South Manhattan Avenue and also the development and acquisition of the continuation of this trail system along Wildcat Creek from South Manhattan Avenue to Poliska Lane railroad bridge, which includes the building of a bridge across Wildcat Creek at South Manhattan Avenue, the development and acquisition of a continuation of the trail along the abandoned Rock Island Railway right-of-way from Poliska Lane railroad bridge the west edge of Village Plaza, which includes the acquisition of the abandoned Rock Island Railway right-of-way. The funds used herein will be in addition to approximately $70,400.00 from the park Development Fund;

Not to exceed $200,000.00 of said sum for the purpose of renovating the existing Community House of the City of Manhattan, Kansas which includes the renovation of the stage area, new finishes to the basement area, electrical and air conditioning improvements, new gym floor and finishes to walls and ceiling, new roofing balcony repairs and accessibility improvements;

**Yes 3756*  No 2430**
August 5, 1986
RE: Constitutional Amendment – Primary Election Book D

Shall the following be adopted?

“Explanatory statement. This proposed amendment would modify the current restrictions regarding the state being a party to certain works of internal improvements.

“A vote for the proposed amendment would allow the legislature to enact laws authoring the state to participate in works of internal improvement. First, by the development of a capital formation system and the investment of state funds for the purpose of creating jobs and wealth throughout the state and second, for the purposes not otherwise specifically authorized in the constitution whenever such participation is authorized by a law passed by not less than 2/3 of all the members of each house of the legislature.

“A vote against the proposed amendment would continue the current restrictions of the state being a party to works of internal improvements.”

Yes 5290*  
No 2697

August 6, 1986
RE: Constitutional Amendment – Primary Election Book D

Question Number 2
Shall the following be adopted?

“Explanatory statement. This proposed amendment would authorize cities and counties to grant property tax exemptions for economic development purposes.

“A vote for the proposed amendment would allow the governing body of a city or county to exempt property of a new manufacturing, research and development or commodity or goods storing business or property necessary to facilitate the expansion of any such existing business if, as a result of such expansion, new employment is created, from property taxation for a period not to exceed 10 years.

“A vote against the proposed amendment will continue the existing law that the legislature is the only authority to grant property tax exemption.”

Yes 4122*  
No 3855

August 5, 1986
RE: Bala Township – Primary Election Book D

“Shall Bala Township in Riley County, Kansas, levy a tax of 4 mills for 2 years to raise funds for the purpose of improving township roads?”

Yes 56*  
No 29
August 5, 1986
RE: Fancy Creek Township – Primary Election Book D

“Shall Fancy Creek Township in Riley County, Kansas, levy a tax of 2 mills for 2 years to raise funds for the purpose of improving township roads?”
Yes 23* No 11

August 5, 1986
RE: Swede Creek Township – Primary Election Book D

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of 4 mills for 2 years to raise funds for the purpose of improving township roads?”
Yes 31* No 13

November 4, 1986
RE: Constitutional Amendment – General Election Book 3

Question Number 1

“EXPLANATORY STATEMENT. This proposed amendment would authorize the legislature to permit, license, regulate and tax horse and dog races and parimutuel wagering on such races, conducted by nonprofit organizations, in any county where a majority of the voters have approved this proposition or a later proposition authorizing the conduct of the races and wagering in their county but would prohibit off-track betting.
“A vote for the proposed amendment would permit horse and dog racing with parimutuel wagering in any county where a majority of the voters approve this proposition or a later proposition authorizing the conduct of the races and wagering in their county but would prohibit off-track betting.
“A vote against the proposed amendment would continue the current prohibition against parimutuel wagering on horse and dog races.”
Yes 8592* No 5621

November 4, 1986
RE: Constitutional Amendment – General Election Book 3

Question Number 2

“EXPLANATORY STATEMENT. This proposed amendment would authorize the legislature to permit, license, regulate and tax the sale of intoxicating liquor by the drink in public places which are located in a county where the voters have approved such sale in their county.
“A vote for the proposed amendment would permit the sale of liquor by the drink in public places which are located in a county where the voters approve such sale in their county.
“A vote against the proposed amendment would continue the current prohibition against the sale of liquor by the drink in public places.”
Yes 9137* No 5117
November 4, 1986
RE: Constitutional Amendment – General Election Book 3

Question Number 3
“EXPLANATORY STATEMENT. On and after January 1, 1989, real and personal property will automatically be divided into classed and subclasses and assessed at different percentages of value fixed in the constitution. Also, the amendment provides for the exemption of farm machinery and equipment, merchant’s and manufacturer’s inventories and livestock.
“A vote for the proposition would provide that land devoted to agricultural use would be valued on the basis of its agricultural income or agricultural productivity and would be assessed at 30% of the value so obtained, that commercial and industrial machinery and equipment would be assessed at 20% of its fair market value, that all residential property and vacant lots would be assessed at 12% of its fair market value and that all other property would be assessed at 30% of its fair market value. Also, certain categories of personal property would be exempted from property taxation.
“A vote against the proposition would continue the present requirement that, except for motor vehicles, mineral products and intangible property, all property must be taxed and assessed at a uniform and equal rate.”

Yes 10656*
No 3202

November 4, 1986
RE: Constitutional Amendment – General Election Book 3

Question Number 4
“EXPLANATORY STATEMENT. This proposed amendment would authorize the legislature to provide for a state-owned and operated lottery.
“A vote for the proposed amendment would permit the legislature to provide for operation of a state-owned and operated lottery until June 30, 1990, with authority for the legislature to authorize the operation of such lottery after that date by adopting a concurrent resolution by a majority vote of all members of each house during the regular session of the legislature in 1990. The legislature shall provide by law for informing the public of the odds of winning prizes in the lottery.
“A vote against the proposed amendment would continue the current prohibition against such lotteries.”

Yes 8837*
No 4932
November 4, 1986
RE: Constitutional Amendment – General Election Book 3

Question Number 5

“EXPLANATORY STATEMENT. The purpose of this amendment is to update the education article of the state constitution and to make certain that the legislature has full authority to provide by law for the public interest in the educational policy of this state.

“A vote for this proposition would terminate the constitutional powers and duties of the state board of education in developing and carrying out the public educational policy of this state and would allow the legislature to provide for those powers and duties by law.

“A vote against this proposition would continue in effect the constitutional powers and duties of the state board of education with respect to the public educational policy of this state and would continue in effect the limitation on the authority of the legislature to provide for those powers and duties by law.”

Yes 6397  No 6808*

May 24, 1988
RE: USD 378 – Special Election Book 1

Shall the following be adopted?

A proposition to issue general obligation bonds of Unified School District No. 378, Riley, County, Kansas in an amount not to exceed $500,000 for the purpose of paying a portion of the costs of constructing, equipping and furnishing an addition to the Riley County elementary school, within the District, at a total estimated cost of not to exceed $650,000, the balance of the funds for such project to be obtained from funds in the treasury of the District, pursuant to K.S.A. 72-6761 et seq., and acts amendatory thereof and supplemental thereto.

Yes 363*  No 192

August 2, 1988
RE: Bala Township – Primary Election Book E

“Shall Bala Township in Riley County, Kansas, levy a tax of 4 mills for 4 years to raise funds for the purpose of improving township roads?”

Yes 51*  No 42

August 2, 1988
RE: Fancy Creek Township – Primary Election Book E

“Shall Fancy Creek Township in Riley County, Kansas levy a tax of 2 mills for 4 years to raise funds for the purpose of improving township roads?”

Yes 25*  No 8
August 2, 1988
RE: Swede Creek Township – Primary Election Book E

“Shall Swede Creek Township in Riley County, Kansas, levy a tax of 4 mills for 4 years to raise funds for the purpose of improving township roads?”
Yes 33* No 10

November 8, 1988
RE: Constitutional Amendment – General Election Book 3

“Explanatory statement. The purpose of this amendment if to require the legislature to reapportion either state senatorial or representative districts or both during its 1989 regular session and to require the legislature to reapportion both senatorial and representative districts during its 1992 regular session and at its regular session every tenth year thereafter. The proposed amendment would permit the legislature to reapportion either senatorial or representative districts or both in 1989 on the basis of the state census of population but would require that reapportionment of the districts of both houses in 1992 and thereafter be based upon a census of population by the United States bureau of the census. All reapportionment would be based upon population figures adjusted to exclude non-resident military personnel and college students and to include military personnel and college students who are residents of Kansas in the district in which their permanent residence is located.”
Yes 6523 No 8673*

May 8, 1990
RE: USD 383 – Special Election Book 1

“Shall Unified School District No. 383, Riley County, Kansas (Manhattan), be authorized to issue general obligation bonds of the School District under the authority of K.S.A. 72-6761, in an amount not to exceed $14,380,000, which together with interest earnings thereon will be used to pay the estimated costs ($15,377,000) of constructing and improving buildings in the School District, including expanding the Amanda Arnold kitchen, acquiring a site for and constructing a new grad 6-7 Middle School, constructing an addition to the existing grade 8-9 Middle School, providing air conditioning service to the existing High School and ancillary improvements and equipment for the aforementioned in the School District.
Yes 3214 No 3801*
November 6, 1990
RE: Constitutional Amendment – General Election Book 3

“EXPLANATORY STATEMENT. The present education article of the state constitution is very explicit in specifying the manner in which certain functions in the field of public education are to be performed. For example, the present education article specifies that the function of governance of public schools and other public education institutions will be performed by the state board of education or the state board of regents. Since the present education article is so explicit with regard to the performance of certain functions in the field of public education, the legislature is restrained from providing for changes in the performance of such functions by statute even though changes may be deemed necessary or desirable by the people.”

“A vote for this proposition would not mandate a change in public education policy or governance. A vote for this proposition would provide flexibility in the operation of the education article so that the legislature, and through its members, the people, would have more freedom in providing for public education policy and governance.” “A vote against this proposition would continue in effect the present operation of the education article.”

Yes 4650
No 6762*

April 7, 1992
RE: Riley County – Special Election Book 1

Shall Riley County, Kansas, be authorized to issue general obligation bonds of the County under the authority of K.S.A. 68-580 et seq., as amended, in an amount not to exceed $1,411,000.00, to pay the costs of constructing, reconstructing and repairing Kimball Avenue, also referred to as Scenic Drive, from its intersection with Anderson Avenue to its intersection with Kansas Highway No. 18, and that unpaved portion of Kimball Avenue located in Section 10, Township 10 South, Range 7 East of the 6th P.M. in Riley County, Kansas.

Yes 3425*
No 3167

April 7, 1992
RE: Riley City – Special Election Book 1

Shall a retailers’ sales tax in the amount of one percent (1%) be levied in the City of Riley, Kansas, to take effect on the 1st day of July 1992?

Yes 144*
No 48

August 4, 1992
RE: Ashland Township – Primary Election Book E

Shall Ashland Township, in Riley County, Kansas, levy a tax of 2 mills for 4 years to raise funds for the purpose of improving township roads, such levy to be exempt from the provisions of the tax lid law 79-5022 – 69-5036?

Yes 24*
No 19
August 4, 1992
RE: Bala Township – Primary Election Book E

Shall Bala Township, in Riley County, Kansas, levy a tax of 4 mills for 4 years to raise funds for the purpose of improving township roads, such levy to be exempt from the provisions of the tax lid law 79-5022 – 69-5036?

Yes 96*
No 80

August 4, 1992
RE: May Day Township – Primary Election Book E

Shall May Day Township, in Riley County, Kansas, levy a tax of 2 mills for 4 years to raise funds for the purpose of improving township roads, such levy to be exempt from the provisions of the tax lid law 79-5022 – 69-5036?

Yes 29*
No 3

August 4, 1992
RE: Swede Creek Township – Primary Election Book E

Shall Swede Creek Township, in Riley County, Kansas, levy a tax of 4 mills for 4 years to raise funds for the purpose of improving township roads, such levy to be exempt from the provisions of the tax lid law 79-5022 – 69-5036?

Yes 29*
No 25

August 4, 1992
RE: Sherman Township – Primary Election Book E

Shall Sherman Township, in Riley County, Kansas, levy a tax of 2 mills for 4 years to raise funds for the purpose of improving township roads, such levy to be exempt from the provisions of the tax lid law 79-5022 – 69-5036?

Yes 49
No 49

August 2, 1994
RE: Sherman Township – Primary Election Book E

Shall Sherman Township, in Riley County, Kansas, levy a tax of 4 mills for 2 years to raise funds for the purpose of improving township roads, such levy to be exempt from the provisions of the tax lid law 79-5022 – 69-5036?

Yes 3*
No 0
January 26, 1993
RE: USD 378 – Special Election Book 1

Shall Unified School District No. 378, Riley County Kansas (Riley), issue general obligation bonds in an amount not to exceed $3,500,00. To pay the cost to remodel and expand the existing High School facility in the District and all other necessary appurtenances thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 75-2315 et seq, and K.S.A. 72-6761

Yes 466
No 499*

April 6, 1993
RE: USD 378 – Special Election Book 1

Shall Unified School District No. 378, Riley County Kansas (Riley), issue general obligation bonds in an amount not to exceed $2,950,000. To pay the cost to remodel and expand the existing High School facility in the District and all other necessary appurtenances thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 75-2315 et seq, and K.S.A. 72-6761

Yes 645*
No 556

October 5, 1993
RE: USD 383 – Special Election Book 1

PROPOSITION I

Shall Unified School District No. 383, Riley County, Kansas (Manhattan), issue general obligation bonds in an amount not to exceed $25,887,000, to pay the costs to purchase a site or sites; to construct, equip and furnish a new elementary school and two new middle schools; to construct, furnish and equip improvements to the senior high school, middle school and elementary schools; to make modifications and improvements to various buildings in the District, including, but not limited to asbestos abatements, roof repair, to conform to the Americans With Disabilities Act requirements and to provide technology enhancements; and all other necessary appurtenances thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018 (f); K.S.A. 75-2315 et seq, and K.S.A. 72-6761.

Yes 4602*
No 2877

October 5, 1993
RE: USD 383 – Special Election Book 1

PROPOSITION II

Shall Unified School District No. 383, Riley County, Kansas (Manhattan), issue general obligation bonds in an amount not to exceed $2,020,500, to pay the costs to purchase a site or sites and to construct, equip and furnish a new swimming pool complex and all other necessary appurtenances thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 75-2315 et seq, and K.S.A. 72-6761.

Yes 3402
No 4076*
August 2, 1994  
RE: Sherman Township – Primary Election Book E

Shall Sherman Township, in Riley County, Kansas, Levy a tax of 4 mills for 2 years to raise funds for the purpose of improving township roads, such levy to be exempt from the provisions of the tax lid law 79-5022 – 79-5036?

Yes 3*  
No 0

November 8, 1994  
RE: Grant Township – General Election Book 3

Shall Grant Township eliminate the tax on gross earnings derived from money, notes and other evidence of debt and be authorized to impose and levy property taxes, in addition to any aggregate levy amount limitation on Grant Township’s as valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt?

Yes 242*  
No 173

November 8, 1994  
RE: Riley County – General Election Book 3 (Medifab)

That a retailers; sales tax in an additional amount of one-half of one percent (.50%) to take effect January 1, 1995, be levied throughout the county until the proceeds therefrom are sufficient to pay the costs, which shall not exceed eight million three hundred thousand dollars ($8,3000,000), incurred in financing, constructing and otherwise providing a county jail and law enforcement center, to be located on the square in the City of Manhattan, Riley County, Kansas, bounded as follows: on the North by Pierre Street, on the East by Sixth Street, on the south by Colorado Street and on the West by South Juliette Avenue.

Yes 6245  
No 7987*

November 8, 1994  
RE: Manhattan City – General Election Book 3

That the City of Manhattan, Kansas, adopt an additional retailer’s sales tax in the amount of .5%, to be imposed upon all retail sales within the City of Manhattan, Kansas, from January 1, 1995, through December 31, 1998, with the Revenue received from said additional tax to be pledged for economic development initiatives which benefit the City of Manhattan, Kansas, as determined, and authorized, by the Governing Body of the City.

Yes 5728*  
No 4952
Section 3a of article 15 of the constitution of the state of Kansas is hereby amended to read as follows:

§3a. Regulation, licensing and taxation of “bingo” games authorized. Notwithstanding the provisions of section 3 of article 15 of the constitution of the state of Kansas the legislature may regulate, license and tax the operation or conduct of games of bingo and instant bingo, as defined by law, by bona fide nonprofit religious, charitable, fraternal, educational and veterans organizations.

Explanatory statement. This Amendment would authorize legislation to be enacted as provided by law to permit games of instant bingo to be conducted by nonprofit religious, charitable, fraternal, educational and veterans organizations.

A vote for this proposition would authorize the legislature to permit instant bingo.

A voter against this proposition would continue the current prohibition of instant bingo.

Yes 4491
No 2642

April 4, 1995
RE: USD 384 – Special Election Book 1

Shall Unified School District No. 384, Riley County, Kansas (Blue Valley/Randolph), issue general obligation bonds in an amount not to exceed $1,000,000, to pay the cost to construct, equip and furnish a new auxiliary/annex building between the existing Middle and High School buildings in the District; construct, equip and furnish an addition to the existing vocational/agricultural building in the District and all other necessary appurtenances thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); and K.S.A. 76-6761?

Yes 197
No 333*

April 4, 1995
RE: Randolph City – Special Election Book 1

Shall the City of Randolph eliminate the tax on gross earnings derived from money, notes and other evidence of debt and be authorized to impose and levy property taxes, in addition to any aggregate levy amount limitation on the City of Randolph’s ad valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt?

Yes 25
No 31*

June 6, 1995
RE: USD 383

Should Unified School District No. 383, Manhattan, be authorized to adopt a local option budget in each school year for a period of time not to exceed 12 percent of the amount of state financial aid determined for the current school year?

Yes 1706
No 3507*
August 6, 1996
RE: Ashland Township - Primary Election Book E

Shall Ashland Township, in Riley County, Kansas, levy a tax of 2 mills for 4 years to raise funds for the purpose of improving township roads?
Yes 38* No 21

August 6, 1996
RE: Bala Township - Primary Election Book E

Shall Bala Township, in Riley County, Kansas, levy a tax of 4 mills for 4 years to raise funds for the purpose of improving township roads?
Yes 50* No 39

August 6, 1996
RE: May Day Township - Primary Election Book E

Shall May Day Township, in Riley County, Kansas, levy a tax of 2 mills for 4 years to raise funds for the purpose of improving township roads?
Yes 28* No 11

August 6, 1996
RE: Sherman Township - Primary Election Book E

Shall Sherman Township, in Riley County, Kansas, levy a tax of 3 mills for 4 years to raise funds for the purpose of improving township roads?
Yes 58* No 53

August 6, 1996
RE: Swede Creek Township - Primary Election Book E

Shall Swede Creek Township, in Riley County, Kansas, levy a tax of 4 mills for 4 years to raise funds for the purpose of improving township roads?
Yes 29* No 13

November 5, 1996
RE: Riley CountyXE "Riley County" - General Election Book 3

Shall sale of alcoholic liquor by the individual drink in Riley County be allowed in public places without a requirement that any portion of their gross receipts be from sales of food?
Yes 8896 No 10116*
November 5, 1996
RE: Riley CountyXE "Riley County" - General Election Book 3

Shall Riley County, Kansas, be authorized to impose a countywide retailers’ sales tax in the amount of .5% (one-half of one percent) beginning January 1, 1999, and pledge the revenues received therefrom to pay and retire sales tax revenue bonds of the County to be issued in the maximum principal cost of $10,800,000.00 to finance the construction, furnishing and equipping of a new law enforcement center, together with the acquisition of a site therefore to be located in the northeast quadrant of the intersection of Fort Riley Blvd. And Seth Child Road, and all other things necessary and incidental thereto at a total principal cost of $10,800,000.00 under the authority of K.S.A. 12-187 (b) (2) and K.S.A. 12-195?

Yes 10352*   No 8640

February 4, 1998
RE: USD 384 – Special Election Book 1

Shall Unified School District No. 384, Riley County, Kansas, (Blue Valley) issue its general obligation bonds "General Obligation Bonds" in the principal amount not exceeding $1,870,000 to provide funds to pay the estimated costs of constructing and equipping a gymnasium addition to the Blue Valley high school; constructing and equipping a vocational agricultural addition to the high school facility; remodeling and equipping certain classrooms in the high school facility; and do all other things necessary and incidental thereto, all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 72-6761 and K.S.A. 75-2315 et seq., all as amended?

Yes 403 *   No 295

November 3, 1998
RE: Manhattan CityXE "Manhattan City" - General Election Book 3

That the City of Manhattan, Kansas, adopt an additional retailers' sales tax in the amount of one-quarter of one percent (.25%), to be imposed upon all retail sales within the City of Manhattan, Kansas, from January 1, 1999, through December 31, 2002, with the revenue received from said additional tax to be pledged for economic development initiatives which benefit the City of Manhattan, Kansas, as determined, and authorized, by the Governing Body of the City.

Yes 3480   No 5460*
April 6, 1999
RE: Constitutional Amendment – Special Election Book 1

Explanatory statement. This amendment would specifically authorize the exemption from property taxation of certain property used for oil and gas development, exploration and production purposes.

A vote for this proposition would specifically allow the governing body of a city or county to exempt from property taxation property used in the development, exploration and production of oil and gas.

A vote against this proposition would continue to allow the exemption from property taxation of property used exclusively for certain economic development purposes by the governing body of a city or county.

§ 13. Exemption of property for economic development purposes; procedure; limitations.
(a) The board of county commissioners of any county or the governing body of any city may, by resolution or ordinance, as the case requires, exempt from all ad valorem taxation all or any portion of the appraised valuation of: (1) All buildings, together with the land upon which such buildings are located, and all tangible personal property associated therewith used exclusively by a business for the purpose of: (A) Manufacturing articles of commerce; (B) conducting research and development; or (C) storing goods or commodities which are sold or traded in interstate commerce, which commences operations after the date on which this amendment is approved by the electors of this state; (2) all buildings, or added improvements to buildings constructed after the date on which this amendment is approved by the electors of this state, together with the land upon which such buildings or added improvements are located, and all tangible personal property purchased after such date and associated therewith, used exclusively for the purpose of: (A) Manufacturing articles of commerce; (B) conducting research and development; or (C) storing goods or commodities which are sold or traded in interstate commerce, which is necessary to facilitate the expansion of any such existing business if, as a result of such expansion, new employment is created, or (3) all property actually and regularly used in conjunction with the development, exploration and production of oil and gas.

(b) Any ad valorem tax exemption granted pursuant to subsection (a) shall be in effect for not more than 10 calendar years after the calendar year in which the business commences its operations or the calendar year in which expansion of an existing business is completed, as the case requires.

(c) The legislature may limit or prohibit the application of this section by enactment uniformly applicable to all cities or counties.

(d) The provisions of this section shall not be construed to affect exemptions of property from ad valorem taxation granted by this constitution or by enactment of the legislature, or to affect the authority of the legislature to enact additional exemptions of property from ad valorem taxation found to have a public purpose and promote the general welfare.

Yes 2583
No 4152*

April 6, 1999
RE: Randolph City – Special Election Book 1

Shall the City of Randolph eliminate the tax on gross earnings derived from money, notes and other evidence of debt and be authorized to impose and levy property taxes in addition to any aggregate levy amount limitation on City of Randolph's ad valorem tax levy authority, as may be necessary to offset the revenue lost from elimination of the tax on gross earnings derived from money, notes and other evidence of debt?

Yes 17 *
No 14
PROPOSITION NO. 1:

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed $1,630,000, to pay the costs to: (i) construct and equip an addition to and remodel the existing shop building to create a new vo-ag area and to allow for the continued use of the existing shop building as an Industrial Arts facility; (ii) acquire and install updates to the technology infrastructure and equipment at Riley County High School and Riley County Grade School; and (iii) make all other necessary improvements appurtenant thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 72-6761 and K.S.A. 75-2315 et seq.?

Yes 619 * No 202

PROPOSITION NO. 2:

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds "General Obligation Bonds" in an amount not to exceed $555,000, to pay the costs to: (i) construct and equip athletic facility improvements at Riley County High School, including a new track and grandstand bleachers; and (ii) make all other necessary improvements appurtenant thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 72-6761 and K.S.A. 75-2315 et seq.?

Yes 555 * No 267

December 7, 1999
RE: Recall Election of Karen McCulloh – Special Election Book 1

Shall Karen McCulloh be recalled from the Office of Manhattan City Commissioner?

Yes 2685 No 4507*

November 7, 2000
RE: Constitutional Amendment - General Election Book 3

Explanatory statement. The purpose of this amendment is to allow any retirement or pension plan authorized pursuant to the laws of this state to be a stockholder in any banking institution.

A vote for this amendment would allow any retirement or pension plan authorized pursuant to the laws of this state to be a stockholder in any banking institution.

A vote against this amendment favors retaining the current prohibition against the state and any retirement or pension plan authorized pursuant to the laws of this state from being a stockholder in any banking institution.

Section 2 of article 13 of the constitution of the state of Kansas is hereby amended to read as follows:

§ 2. State not to be stockholder. The state shall not be a stockholder in any banking institution, except that any retirement or pension plan authorized pursuant to the laws of this state may be a stockholder in any banking institution.

Yes 11043* No 4665
Explanatory statement
This amendment would allow the legislature to classify and tax aircraft and watercraft upon a basis different from other property.

A vote for this proposition would permit the legislature to provide for separate classification and taxation of aircraft and watercraft and to exempt such property from property taxation and impose taxes in lieu thereof.

A vote against this proposition would continue the taxation of aircraft and watercraft in the same manner as all other property.

Shall the following be adopted?
Section 1 of article 11 of the constitution of the state of Kansas is hereby amended to read as follows:
§1. System of taxation; classification; exemption. (a) The provisions of this subsection shall govern the assessment and taxation of property on and after January 1, 1993, and each year thereafter. Except as otherwise hereinafter specifically provided, the legislature shall provide for a uniform and equal basis of valuation and rate of taxation of all property subject to taxation. The legislature may provide for the classification and the taxation uniformly as to class of recreational vehicles, aircraft and watercraft, as defined by the legislature, or may exempt such class from property taxation and impose taxes upon another basis in lieu thereof. The provisions of this subsection shall not be applicable to the taxation of motor vehicles, except as otherwise hereinafter specifically provided, mineral products, money, mortgages, notes and other evidence of debt and grain. Property shall be classified into the following classes for the purpose of assessment and at the percentage of value prescribed therefor:
Class 1 shall consist of real property. Real property shall be further classified into seven subclasses. Such property shall be defined by law for the purpose of subclassification and assessed uniformly as to subclass at the following percentages of value:

(1) Real property used for residential purposes including multi-family residential real property and real property necessary to accommodate a residential community of mobile or manufactured homes including the real property upon which such homes are located. 11 1/2%
(2) Land devoted to agricultural use which shall be valued upon the basis of its agricultural income or agricultural productivity pursuant to section 12 of article 11 of the constitution ................................................................................................. 30%
(3) Vacant lots........................................................................................................................................... 12%
(4) Real property which is owned and operated by a not-for-profit organization not subject to federal income taxation pursuant to section 501 of the federal internal revenue code, and which is included in this subclass by law ......................................................... 12%
(5) Public utility real property, except railroad real property which shall be assessed at the average rate that all other commercial and industrial property is assessed............33%
(6) Real property used for commercial and industrial purposes and buildings and other improvements located upon land devoted to agricultural use................................................... 25%
(7) All other urban and rural real property not otherwise specifically subclassified........................................................................................................................................... 30%

Class 2 shall consist of tangible personal property. Such tangible personal property shall be further classified into six subclasses, shall be defined by law for the purpose of subclassification and assessed uniformly as to subclass at the following percentages of value:

(1) Mobile homes used for residential purposes........................................................................................................... 11 1/2%
(2) Mineral leasehold interests except oil leasehold interests the average daily production from which is five barrels or less, and natural gas leasehold interests the average daily production from which is 100 mcf or less, which shall be assessed at 25%..........................30%
(3) Public utility tangible personal property including inventories thereof, except railroad personal property including inventories thereof, which shall be assessed at the average rate all other commercial and industrial property is assessed........................................33%
(4) All categories of motor vehicles not defined and specifically valued and taxed pursuant to law enacted prior to January 1, 1985 30%
(5) Commercial and industrial machinery and equipment which, if its economic life is seven years or more, shall be valued at its retail cost when new less seven-year straight-line depreciation, or which, if its economic life is less than seven years, shall be valued at its retail cost when new less straight-line depreciation over its economic life, except that, the value so obtained for such property, notwithstanding its economic life and as long as such property is being used, shall not be less than 20% of the retail cost when new of such property........... 25%
(6) All other tangible personal property not otherwise specifically classified ............................................................... 30%

(b) All property used exclusively for state, county, municipal, literary, educational, scientific, religious, benevolent and charitable purposes, farm machinery and equipment, merchants' and manufacturers' inventories, other than public utility inventories included in subclass (3) of class 2, livestock, and all household goods and personal effects not used for the production of income, shall be exempted from property taxation.

Yes 8134*  No 7027
November 5, 2002
RE: Riley County—General Election Book 3

Shall the following be adopted?

Shall a countywide retailers’ sales tax in the amount of one-half of one percent (.5%) (the “Sales Tax”) be levied in Riley count, Kansas (the “County”), to take effect when the County’s current one-half of one percent (.5%) sales tax levied by Resolution No. 051997-15 expires in accordance with K.S.A. 12-187(b)(2), with the proceeds of the Sales Tax distributed to the County and the cities located within the County as required by law and used: (i) by the County to pay the costs of developing, improving, and maintaining the system of roads, bridges and culverts located in the County, (ii) by the City of Manhattan for economic development initiatives that occur within Riley County and which benefit the City of Manhattan, Kansas, as determined and authorized by the Governing Body of the City; provided, however, such revenue may be used for economic development initiatives that occur outside of Riley County, if the Governing Body of the City determines that Riley County will benefit from such initiatives, and the Board of Riley County Commissioners agree, in writing, with such determination, and (iii) the proceeds distributed to other cities with in the County will be used as those cities determine to be in their best interests, provided further that, the question of continuing the Sales Tax shall be submitted to the electors of the County at the general election held in 2012, all pursuant to K.S.A. 12/187 et seq., as amended?

Yes 6786*  No 6706

April 1, 2003
RE: Riley County – Special Question Book 1

Shall the following be adopted?

Shall the Board of County Commissioners of Riley County, Kansas, be authorized to close and terminate Riley County’s operation of Memorial Hospital, a county hospital, 1105 Sunset Avenue, Manhattan, Kansas, all pursuant to K.S.A. 19-4625?

Yes 4996*  No 847

April 1, 2003
RE: Leonardville City – Special Question Book 1

Shall the sale of alcoholic liquors by the package be licensed in the City of Leonardville, Kansas?

Yes 62*  No 35

November 2, 2004
RE: Riley CountyXE "Riley County" - General Election Book 3

Shall sale of alcoholic liquor by the individual drink in Riley County be allowed in public places without a requirement that any portion of their gross receipts be from sales of food?

Yes 11948*  No 7651
Explanatory statement. There is currently no constitutional provision regarding marriage. There is a statute, enacted by the legislature, that defines marriage as a civil contract between two persons who are of opposite sex and declares all other marriages to be contrary to public policy and void.

A vote for this proposition would amend the Kansas constitution to incorporate into it the definition of marriage as a civil contract between one man and one woman only and the declaration that any other marriage is contrary to public policy and void. The proposed constitutional amendment also would prohibit the state from recognizing any other legal relationship that would entitle the parties in the relationship to the rights or incidents of marriage.

A vote against this proposition would not amend the constitution, in which case the current statute that defines marriage would remain unchanged but could be amended by future acts of the legislature or modified by judicial interpretation.

Shall the following be adopted?

§ 16. Marriage (a) The marriage contract is to be considered in law as a civil contract. Marriage shall be constituted by one man and one woman only. All other marriages are declared to be contrary to the public policy of this state and are void.

(b) No relationship, other than a marriage, shall be recognized by the state as entitling the parties to the rights or incidents of marriage.

Yes  6040 *
No 5170

April 5, 2005
RE: Manhattan City – Quarter City Sales Tax – for USD 383 - Special Question Book 1

Shall the following be adopted?

That the City of Manhattan, Kansas, in order to advance the City’s overall economic development, shall adopt an additional retailers’ sales tax in the amount of one-quarter of one percent (.25%), on all retail sales occurring in the City of Manhattan, Kansas between October 1, 2005, and September 30, 2008, unless sooner terminated, pursuant to the Interlocal Agreement between the City of Manhattan and the Board of Education of USD #383. The Interlocal Agreement provides that the tax shall be terminated sooner than September 30, 2008, if the governing body of the City and the Board of Education of USD #383 agree to such earlier termination; and, it further provides that the governing body of the City, in its sole discretion, may terminate such tax at any time after the distribution of proceeds to the School District is equal to, or in excess of, the total sum of Five Million Four Hundred Thousand Dollars ($5.4 million). The proceeds from such tax to be distributed, by the City, as a grant to Unified School District No. 383, and used by the School District for the purposes of sustaining quality educational opportunities within the School District and maintaining appropriate infrastructure and programs to accommodate expected additional military families.

Yes 5295*
No 3396
November 7, 2006
RE: Method of Election of members of the Board of Education. Special Question Book 1

QUESTION SUBMITTED

QUESTION NUMBER ONE

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

Explanatory statement. The Board of Education of Blue Valley Unified School District No. 384 adopted a Resolution to change the method of election of members of the Board of Education. Change is desired by the board to allow each voter to vote for an additional board member. Approval by a majority of the electors of the school district is required before the change can be implemented.

The present method of election consists of six member Districts with one Board member in each district, and one member at large. The new method of election will create three member Districts with two Board members in each District, and one member at large. All registered voters are allowed to vote in both the primary and general election for the member positions of such member district in which they reside and for the at-large member position.

A vote for the Question would adopt the plan of change in method of election of members of the Board of Education of Blue Valley Unified School District No. 384.

A vote against the Question would require retention of the existing method of election of members of the Board of Education of Blue Valley Unified School District No. 384.

Shall the following be adopted?

Shall the method of election of the Board of Education of Blue Valley Unified School District No. 384 be changed, pursuant to K.S.A. 72-8001 et seq., from the present Six (6) Member District, one-at-large, method of election and Voting Plan C, in which all electors, who are otherwise qualified according to law and who reside in a particular member district may vote in both the primary and general election for the member position of such Six (6) Member District and for the at-large member position, to the Three (3) Member District, under which the school district is divided into three member districts with two board members elected from each district and one board member is elected at large, method of election and Voting Plan C in which all electors, who are otherwise qualified according to law and who reside in a particular member district may vote in both the primary and general election for the two (2) member positions of such Three (3) Member District and for the at-large member position?

Yes 476*

No 134

April 3, 2007

RE: City of Riley Library Tax Levy. Special Question Book 1

Shall the City of Riley establish and maintain a library for the City of Riley supported by a property tax levy as established by the governing body of such library.

Yes 103*

No 34

November 4, 2008

RE: City of Manhattan Smoking Ordinance. Special Question Book 1

Shall the following be adopted?

Be it ordained that the City of Manhattan shall prohibit smoking as set forth in an ordinance amending Chapter 17 of the Code of Ordinances of the City of Manhattan, Kansas by adding a new Article III; eliminating smoking in public places and places of employment within the City of Manhattan for the purpose of improving and protecting the public’s health by eliminating smoking in public places and places of employment; guaranteeing the right of nonsmokers to breath smoke-free air; and recognizing that the need to breath smoke-free air shall have priority over the choice to smoke.

Yes 9,878*

No 7,707
November 4, 2008
RE: USD 383 Bond Question. Special Question Book 1
Shall the following be adopted?

Shall Unified School District No. 383, Riley County, Kansas (Manhattan-Ogden), issue general obligation bonds in an amount not to exceed $97,500,000, to pay the costs to: (i) construct, furnish and equip additions and make improvements to existing elementary school buildings in the District; (ii) make improvements to existing middle school buildings in the District; (iii) make improvements to the existing High School East Campus; (iv) construct, furnish and equip additions and make improvements to the existing High School West Campus; (v) construct, furnish and equip restroom additions and make improvements to the existing Bishop Stadium complex; (vi) make improvements for security purposes to other District facilities; and (vii) make all other necessary District improvements appurtenant thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 72-6761; and K.S.A. 75-2315 et seq.?

Yes 14,163*  No 6,390

April 7, 2009
RE: City of Manhattan, City Pool Project, Special Question Book 1
CITY PARK POOL PROJECT:
Shall the following be adopted?
Shall the City of Manhattan, Kansas be authorized to impose a special one-tenth percent (.10%) retailers' sales tax pursuant to the authority of K.S.A. 12-187 et seq., to pay the costs of reconstructing the current swimming pool located in City Park along with all other necessary improvements, equipment and furnishings appurtenant thereto, and/or a portion of the debt service requirements on any bonds issued in connection therewith, all at an estimated cost of $8,400,000? Collection of such sales tax to commence on October 1, 2009, or as soon thereafter as permitted by law, and shall expire ten (10) years after its commencement.

Yes 4,487*  No 1,150

April 7, 2009
RE: City of Manhattan, Northview Pool/Cico Pool Projects, Special Question Book 1
NORTHVIEW POOL/CICO POOL PROJECTS:
Shall the following be adopted?
Shall the City of Manhattan, Kansas be authorized to impose a special one-tenth percent (.10%) retailers' sales tax pursuant to the authority of K.S.A. 12-187 et seq., to pay the costs of reconstructing the current swimming pool located in Northview Park along with all other necessary improvements, equipment and furnishings appurtenant thereto, and/or a portion of the debt service requirements on any bonds issued in connection therewith, all at an estimated cost of $4,250,000; AND, to pay the costs of repair, renovation and improvement of the current swimming pool in CICO Park, including the repair, renovation and improvement of all support facilities and furnishings, all at an estimated cost of $2,250,000? The total estimated cost of both projects is $6,500,000. Collection of such sales tax to commence on October 1, 2009, or as soon thereafter as permitted by law, and shall expire ten (10) years after its commencement.

Yes 4,020*  No 1,580
April 7, 2009
RE: City of Manhattan, Zoo Education Center Project, Special Question Book 1

ZOO EDUCATION CENTER PROJECT:
Shall the following be adopted?
Shall the City of Manhattan, Kansas be authorized to issue general obligation bonds of the City in an amount not to exceed $4,400,000 pursuant to the authority of K.S.A. 12-1736 et seq. (the "Bonds"); and impose a special five-hundredths percent (.05%) retailers' sales tax pursuant to the authority of K.S.A. 12-187 et seq., to pay the costs of designing and constructing a single facility at Sunset Zoological Park to combine ticket booth, zoo entrance, restrooms, education classrooms, public meeting room, zoo camp meeting spaces, education animal holding and display facilities, and all other necessary improvements appurtenant thereto, and/or a portion of the debt service requirements on the Bonds issued in connection therewith, all at an estimated cost of $4,400,000? Collection of such sales tax to commence on October 1, 2009, or as soon thereafter as permitted by law, and shall expire ten (10) years after its commencement.

Yes 3,432*
No 2,183

March 9, 2010
RE: Recall Election of Jimmy Bond – Special Election Book 1
Shall Jimmy Bond be recalled from the Office of Ogden City Mayor?

Yes 202*
No 89

November 2, 2010
RE: Constitutional Question #1, General Election Book 3
Vote Yes or No

Explanatory statement.
The purpose of this amendment is to preserve constitutionally the right of a person to keep and bear arms for the defense of self, family, home and state, and for all other lawful purposes, including hunting and recreation.
A vote for this amendment would constitutionally preserve the right of a person to keep and bear arms for the defense of self, family, home and state, and for lawful hunting and recreational use, and for any other lawful purpose. A vote against this amendment would provide for no constitutional right of a person to keep and bear arms for the defense of self, family, home and state, and for lawful hunting and recreational use, and for any other lawful purpose.
Shall the following be adopted?

§ 4. Individual right to bear arms; armies. The people have the right to bear arms for their defense and security A person has the right to keep and bear arms for the defense of self, family, home and state, for lawful hunting and recreational use, and for any other lawful purpose; but standing armies, in time of peace, are dangerous to liberty, and shall not be tolerated, and the military shall be in strict subordination to the civil power.

Yes 11799*
No 2123
November 2, 2010
RE: Constitutional Question #2, General Election Book 3
Vote Yes or No

**Explanatory statement.** This amendment would repeal the authority of the legislature to exclude persons with mental illness from voting. A vote **for** this amendment would ensure that the right to vote for persons with mental illness cannot be taken away by the legislature. A vote **against** this amendment would continue the current authority of the legislature to take away the right to vote for persons with mental illness.

Shall the following be adopted?

§ 2. **Disqualification to vote.**

The legislature may, by law, exclude persons from voting because of mental illness or commitment to a jail or penal institution. No person convicted of a felony under the laws of any state or of the United States, unless pardoned or restored to his civil rights, shall be qualified to vote.

Yes 8974* No 4767

August 7, 2012
RE: Special Question Leonardville City, Special Question Book 1

Shall the following be adopted?

Shall the City of Leonardville, Kansas levy a retailers’ sales tax in the amount of one (1%), to take effect on October 1, 2012 and to be levied on retail sales consummated within the city of Leonardville, with revenues of such tax to be used to help finance the general operations of the City, all pursuant to K.S.A. 12-187 et seq., as amended?

Yes 65* No 25
November 6, 2012

RE: Constitutional Amendment, General Election Book 3

Vote Yes or No

Explanatory statement. This amendment would allow the legislature to classify and tax watercraft upon a basis different from other property. A vote for this proposition would permit the legislature to provide for separate classification and taxation of watercraft or to exempt such property from property taxation and impose taxes in lieu thereof. A vote against this proposition would continue the taxation of watercraft in the same manner as all other property.

Shall the following be adopted?

§ 1. System of taxation; classification; exemption. (a) The provisions of this subsection shall govern the assessment and taxation of property on and after January 1, 1993, and each year thereafter. Except as otherwise hereinafter specifically provided, the legislature shall provide for a uniform and equal basis of valuation and rate of taxation of all property subject to taxation. The legislature may provide for the classification and the taxation uniformly as to class of recreational vehicles and watercraft, as defined by the legislature, or may exempt such class from property taxation and impose taxes upon another basis in lieu thereof. The provisions of this subsection shall not be applicable to the taxation of motor vehicles, except as otherwise hereinafter specifically provided, mineral products, money, mortgages, notes and other evidence of debt and grain. Property shall be classified into the following classes for the purpose of assessment and assessed at the percentage of value prescribed therefor:

Class 1 shall consist of real property. Real property shall be further classified into seven subclasses. Such property shall be defined by law for the purpose of subclassification and assessed uniformly as to subclass at the following percentages of value:

(1) Real property used for residential purposes including multi-family residential real property and real property necessary to accommodate a residential community of mobile or manufactured homes including the real property upon which such homes are located.....111/2% (2) Land devoted to agricultural use which shall be valued upon the basis of its agricultural income or agricultural productivity pursuant to section 12 of article 11 of the constitution .........................30% (3) Vacant lots...................12% (4) Real property which is owned and operated by a not-for-profit organization not subject to federal income taxation pursuant to section 501 of the federal internal revenue code, and which is included in the subclass by law....12% (5) Public utility real property, except railroad real property which shall be assessed at the average rate that all other commercial and industrial property is assessed.................33% (6) Real property used for commercial and industrial purposes and buildings and other improvements located upon land devoted to agricultural use.............25% 2/2 (7) All other urban and rural real property not otherwise specifically subclassified..........................30%

Class 2 shall consist of tangible personal property. Such tangible personal property shall be further classified into six subclasses, shall be defined by law for the purpose of unclassification and assessed uniformly as to subclass at the following percentages of value:

(1) Mobile homes used for residential purposes.....111/2% (2) Mineral leasehold interests except oil leasehold interests the average daily production from which is five barrels or less, and natural as leasehold interests the average daily production
from which is 100 mcf or less, which shall be assessed at 25%.............30%(3)
Public utility tangible personal property including inventories thereof, except railroad personal
property including inventories thereof, which shall be assessed at the average rate all other
commercial and industrial property is assessed........33%(4) All categories of motor vehicles
not defined and specifically valued and taxed pursuant to law enacted prior to January 1, 1985.......30%(5) Commercial and industrial machinery and equipment which, if its economic
life is seven years or more, shall be valued at its retail cost when new less seven-year straight-
line depreciation, or which, if its economic life is less than seven years, shall be valued at its
retail cost when new less straight-line depreciation over its economic life, except that, the
value so obtained for such property, notwithstanding its economic life and as long as such
property is being used, shall not be less than 20% of the retail cost when new of such
property.................25%(6) All other tangible personal property not otherwise specifically
classified......30%(b) All property used exclusively for state, county, municipal, literary,
educational, scientific, religious, benevolent and charitable purposes, farm machinery and
equipment, merchants’ and manufacturers’ inventories, other than public utility inventories
included in subclass (3) of class 2, livestock, and all household goods and personal effects not
used for the production of income, shall be exempted from property taxation.

Yes 10,061*  
No 8,830

November 6, 2012
RE: Special Question Riley County .5% Sales Tax, Special Question Book 1

Shall the following be adopted?

Shall a countywide retailers’ sales tax in the amount of one-half of one percent (.5%)
(the "Sales Tax") be levied in Riley County, Kansas (the "County"), to take effect after
the County's current one-half of one percent (.5%) sales tax levied by Resolution No.
032504-10 expires December 31, 2012, with the proceeds of the Sales Tax distributed
to the County and the cities located within the County as required by law and used: (i)
by the County to pay the costs of developing, improving, and maintaining the system of
roads, bridges and culverts located in the County, (ii) by the City of Manhattan for
economic development initiatives that occur within Riley County and which benefit the
City of Manhattan, Kansas, as determined and authorized by the Governing Body of the
City; provided, however, such revenue may be used for economic development
initiatives that occur outside of Riley County, if the Governing Body of the City
determines that Riley County will benefit from such initiatives, and the Board of Riley
County Commissioners agree, in writing, with such determination, and (iii) the proceeds
distributed to other cities within the County to be used as those cities determine to be in
their best interests, provided further that, the Sales Tax shall end December 31, 2022,
all pursuant to K.S.A. 12-187 et seq., as amended?

Yes 11,956*  
No 8,200
June 11, 2013  
**RE: USD 378 Special Bond Question. Special Question Book 1**

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed $12,300,000, to pay the costs to: (a) construct, equip and furnish additions to the existing Riley County High School facility in the District to create middle school and high school classrooms, food service areas, a 400-seat performing arts auditorium, a community accessible weight/fitness area, a multipurpose/wrestling room, a gymnasium facility with seating for 400, locker rooms, and other support areas to allow for relocation, separation, and curriculum expansion of middle school educational programs in the District; (b) make improvements to enhance building safety and security at the Riley County High School, the Riley County Grade School, the Riley County Childcare Center and the Riley County Headstart facility as well as remodel offices at the Riley County High School and Riley County Grade School to create secured entrances; (c) make structural upgrades to the proposed multipurpose and weight/fitness areas in the middle school expansion area at the Riley County High School to create FEMA storm shelter areas for this facility; (d) make improvements and expansion of parking areas and drives at the Riley County High School and Riley County Grade School sites for improved safety; (e) make energy efficiency upgrades to the existing Riley County High School and Riley County Grade School facilities including, but not limited to, heating and air-conditioning improvements, new windows, lighting upgrades, and roof replacement; (f) remodel and make improvements to restroom areas for ADA compliance at the Riley County Grade School; (g) raze all or a portion of the modular facilities in the District; (h) make all other necessary improvements appurtenant thereto (collectively, the “Project”); and (i) pay costs of issuance and interest on said general obligation bonds of the District during construction of the Project; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 72-6761; and K.S.A. 75-2315 et seq.?

Yes 366  
No 768*

August 5, 2014  
**RE: City of Randolph Sales Tax Question. Special Question Book 1**

Shall the following be adopted?

Shall the City of Randolph, Kansas levy a retailers’ sales tax in the amount of one percent (1%), to take effect on January 1, 2015 and to be levied on retail sales consummated within the city of Randolph, with revenues of such tax to be used to help finance the general operations of the City, all pursuant to K.S.A. 12-17 et seq., as amended?

Yes 32 *  
No 10
November 4, 2014
RE: Constitutional Amendment, General Election Book 4
Vote Yes or No

Shall the following be adopted?

3d. Regulation of "raffles" authorized.
Notwithstanding the provisions of section 3 of article 15 of the constitution of the state of Kansas, the legislature may authorize the licensing, conduct and regulation of charitable raffles by nonprofit religious, charitable, fraternal, educational and veterans organizations. A raffle means a game of chance in which each participant buys a ticket or tickets from a nonprofit organization with each ticket providing an equal chance to win a prize and the winner being determined by a random drawing. Such organizations shall not use an electronic gaming machine or vending machine to sell tickets or conduct raffles. No such nonprofit organization shall contract with a professional raffle or other lottery vendor to manage, operate or conduct any raffle. Raffles shall be licensed and regulated by the Kansas department of revenue, office of charitable gaming or successor agency.

Yes 11,610* No 3393

February 24, 2015
RE: USD 384 LOB Mail Ballot Election, Special Question Book 1
Vote Yes or No

Shall the following be adopted?

Shall the Board of Education of Unified School District No. 384, increase its local option budget authority by an additional 3% (from 30% to 33%) of its state financial aid?

Yes 474* No 144
June 2, 2015
RE: USD 383 LOB Mail Ballot Election, Special Question Book 1
Vote Yes or No

Shall the following be adopted?

Shall the Board of Education of Unified School District No. 383, Riley County, Kansas, be authorized to increase its local option budget authority by an additional 3% (from 30% to 33%) of its state financial aid?

Yes 5601* No 3147

May 3, 2016
RE: USD 378 Special Bond Election, Special Question Book 1
Vote Yes or No

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed $22,500,000, to pay the costs to: (a) construct, furnish and equip improvements and additions to the existing Riley County High School to create new middle school and high school classrooms (including classrooms to serve as wind shelters), make infrastructure improvements to improve the domestic water system and to provide for a fire protection system, renovate and relocate existing classrooms and support areas, and increase and improve the parking areas; (b) construct, furnish and equip improvements and additions to the existing Riley County Grade School to create new classrooms (including classrooms to serve as wind shelters) and restrooms, improve existing classrooms, cafeteria, library and restrooms, make improvements related to infrastructure and accessibility for persons with disabilities, and increase and improve the parking areas; (c) make improvements to enhance building energy efficiency, safety, security, and entry at the existing Riley County High School and Riley County Grade School; (d) raze all or a portion of existing modular facilities; and (e) make all other necessary improvements appurtenant thereto (collectively the “Project”); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-6761, and K.S.A. 75-2315 et seq.?

Yes 471 No 823*
November 8, 2016
RE: Constitutional Amendment, General Election Book 4
Vote Yes or No

Shall the following be adopted?

§21. Right of public to hunt, fish and trap wildlife. The people have the right to hunt, fish and trap, including by the use of traditional methods, subject to reasonable laws and regulations that promote wildlife conservation and management and that preserve the future of hunting and fishing. Public hunting and fishing shall be a preferred means of managing and controlling wildlife. This section shall not be construed to modify any provision of law relating to trespass, property rights or water resources.

Yes 16,210*  No 5,172

November 8, 2016
RE: Special Question City of Manhattan .20% Sales Tax, Special Question Book 1
Vote Yes or No

Shall the following be adopted?

“Shall the City of Manhattan Kansas, pursuant to the provisions of K.S.A. 12-187, be authorized to levy an additional two tenths of one percent (0.20%) special purpose citywide retailers’ sales tax within the city limits of Manhattan, Kansas; such additional tax, if approved by a majority of the electors voting thereon, to take effect April 1, 2017, or as soon as thereafter as permitted by law and notice requirements allow, and to end ten years thereafter on March 31, 2027; the revenue from the additional tax shall be used for the sole purpose of financing, in whole or in part with any other funds, both of the following programs: I. Street Maintenance Repair Program which shall include the costs of repairing, rebuilding, rehabilitating, upgrading and improving existing streets in the City of Manhattan. Such program may include the repair, reconstruction and rehabilitation of existing street pavement, curb and gutters, sidewalk ramps and such other work as is necessary to maintain, repair, renew, upgrade and improve existing city streets; and, II. Safe Pedestrian Routes to School Program, which shall consist of the use of no more than five percent (5%) of the funds generated by such tax to finance the costs to upgrade existing pedestrian facilities, as well as the construction of new pedestrian facilities, along routes used by children walking to and from schools. The term “pedestrian facilities” shall include all infrastructures necessary to accommodate such pedestrian traffic, including, but not limited to, sidewalks and traffic control devices. With the means and methods to accomplish said purposes to be determined in the sole discretion of the Governing Body of the City.”

Yes 10,962*  No 5,877
November 8, 2016
RE: USD 320 Special Bond Question, Special Question, Book 1
Vote Yes or No

Shall the following be adopted?

Shall Unified School District No. 320, Pottawatomie County, Kansas (Wamego), issue general obligation bonds in an amount not to exceed $20,000,000, to pay the costs to (a) construct, furnish and equip (i) a science wing addition, roof replacement and other improvements to Wamego Middle School, (ii) a new district kitchen, (iii) sports complex improvements, including new locker rooms, public restrooms, ADA and parking lot improvements, lighting and artificial turf, and (iv) new weight room, locker rooms and bleachers at Wamego High School, (b) renovate and improve locker rooms, restrooms, parking lots and the family and consumer science area of Wamego High School; (c) acquire, install and equip a one-to-one computer initiative in the district; (d) install building security and door locking system improvements at district buildings, (e) make parking, roof, plumbing and lighting improvements at district buildings, and (f) make all other necessary improvements appurtenant thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 72-6761; and K.S.A. 75-2315 et seq.?

Yes 50 * No 21

November 7, 2017
RE: Special Question City of Manhattan, “Quality of Life Sales Tax”, Special Question Book 1
Vote Yes or No

Shall the following be adopted?

Shall the City of Manhattan, Kansas be authorized to: (a) impose a special twenty-five one hundredths percent (.25%) citywide retailers’ sales tax (the “Quality of Life Sales Tax”), pursuant to the authority of K.S.A. 12-187 et seq., to pay: the costs of the construction of two approximately thirty-forty thousand square foot (30,000-40,000 sq. ft.) multi-purpose gymnasiums/neighborhood centers, along with parking facilities and access roads, adjacent to Anthony and Eisenhower Middle Schools, upon land owned by Unified School District No. 383; and, the costs of the renovation of ball fields and tennis courts within CICO Park, including but not necessarily limited to, the creation of multi-purpose softball and baseball fields with synthetic turf playing areas, and the establishment of a 12-court tennis layout, along with all other necessary improvements, equipment and furnishings appurtenant thereto; and, the costs of the acquisition of necessary right-of-way for, and the design and construction of, new recreational trails and the improvement of existing recreational trails and all other necessary improvements appurtenant thereto, (collectively, the “Projects”); and/or a portion of the debt service requirements on any bonds issued in connection therewith, all at an estimated cost of Thirty Million Dollars ($30,000,000), collection of the “Quality of Life Sales Tax” to commence on the later date of the cessation of the .25% city wide retailers’ sales tax implemented on October 1, 2009, or January 1, 2018, or as soon thereafter as permitted by law, and shall expire ten (10) years after its commencement; and (b), issue general obligation bonds of the City in an amount not to exceed Thirty Million Dollars ($30,000,000) pursuant to the authority of K.S.A. 12-1736 et seq. (the ”Bonds”), with the proceeds of said Bonds to be used to finance the costs of designing and constructing the Projects, and associated financing costs?

Yes 3,691* No 2,352
November 7, 2017
RE: USD 384 Special Bond Question, Special Question, Book 1
Vote Yes or No
Shall the following be adopted?

Shall Unified School District No. 384, Riley County, Kansas (Blue Valley-Randolph) (the “District”), issue general obligation bonds in an amount not to exceed $4,100,000, to pay the costs to (a) construct, furnish, equip and acquire a new agricultural education building, a new football field concession stand, press box and bathrooms, and other building, roof, door, window and security improvements in the District; (b) remodel, furnish and equip the existing agricultural education building into a District fitness facility, and remodel and furnish other classrooms and gyms; (c) acquire new school buses and technology and playground equipment; and (d) make and acquire all other necessary improvements appurtenant thereto; all pursuant to the provisions of K.S.A. 10-101 et seq.; K.S.A. 25-2018(f); K.S.A. 72-6761; and K.S.A. 75-2315 et seq.?

Yes 256*  No 187

November 7, 2017
RE: Special Question, Pottawatomie Sales Tax (1.0%), Special Question, Book 1
Vote Yes or No
Shall the following be adopted?

Shall a retailers’ sales tax be renewed and levied in Pottawatomie County, Kansas, in the amount of one percent (1.0%), to take effect January 1, 2020, and to expire fifteen (15) years after the effective date thereof, with the proceeds of the sales tax to be distributed to the County and the cities located within the County as required by law, with the County’s share to be used to provide for Public Infrastructure and/or Public Safety Improvements or Services, all pursuant to K.S.A. 12-187 et seq.?

Yes 586*  No 134
Shall the following be adopted?

Shall Unified School District No. 383, Riley County, Kansas (Manhattan-Ogden), issue general obligation bonds in an amount not to exceed $129,500,000 to pay the costs to: (a) construct, furnish and equip security and safety improvements at all District school sites; (b) construct, furnish and equip secured entrance improvements at Eugene Field Headstart, Frank V. Bergman Elementary School, Susan B. Anthony Middle School, Dwight D. Eisenhower Middle School, and at District office and support facilities; (c) construct, furnish and equip a new elementary school in Blue Township; (d) construct, furnish and equip improvements, renovations and additions to Eugene Field Headstart and College Hill Preschool, and to develop them into Early Learning Centers; (e) construct, furnish and equip improvements, renovations and additions to the District’s school sites to improve teaching and learning environments and building operating efficiencies; (f) construct, furnish and equip improvements at the District’s school sites and facilities, including parking, transportation, central kitchen, administrative and drainage improvements; (g) make practice field improvements and construct new tennis courts; and (h) make all other necessary District improvements and related demolition appurtenant thereto; all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?  

Yes 11,935* No 6,729
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Updated January 4, 2019