# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

SENATOR JAY COSTA, Pa. 43<sup>rd</sup> District, SENATOR DAYLIN LEACH, Pa. 17th District, in their Official Capacities, and SENATOR CHRISTINE M. TARTAGLIONE, Pa. 2<sup>nd</sup> District, in her Official Capacity and individually on behalf of qualified electors in the Commonwealth of Pennsylvania,

Petitioners,

v.

SECRETARY PEDRO A. CORTÉS, SENATOR JOSEPH B. SCARNATI, Pa. 25<sup>th</sup> District, and SENATOR JACOB CORMAN III, Pa. 34<sup>th</sup> District, each in their Official Capacities,

Respondents.

251 M.D. 2016

PETITIONERS' BRIEF IN SUPPORT OF THEIR APPLICATION FOR SUMMARY RELIEF

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#### I. <u>Introduction</u>

This Court has before it H.R. 783, a "Concurrent Resolution" purporting to alter the process for voting on a Constitutional Amendment, to direct officials of the Executive Branch to take specific action at the behest of the Legislature, and to remove portions of the

Election Code from force and effect. H.R. 783 claimed to do all of these things 15 days shy of the April 26, 2016 primary election, after thousands of absentee ballots had already been cast, while sealed voting machines were already being sent to polling places, and at a time when the machinery of the election could not, in fact, be stopped.

H.R. 783 is unconstitutional. It violates Articles III and XI for a variety of reasons, but primarily because it attempts to modify the Election Code and direct executive action without having been presented to the Governor. In prior attempts by the General Assembly to short-circuit the express and mandatory requirements of Article III of the Pennsylvania Constitution, the courts have stepped in to separate resolutions from bills, and invalidated resolutions that enact law without passing through the necessary constitutional steps. This case is no different.

H.R. 783 is also uniquely unconstitutional. It attempted to establish, at a time too late to be effective, a completely new election procedure for the Secretary of the Commonwealth to follow in violation of the strict advertising requirements set forth in Article XI. Those procedures are strict, and must be followed according to the decisions of

the Supreme Court of Pennsylvania: here, they were not, and H.R. 783 must fall.

On examination of the merits, H.R. 783's defects will become clear, and this Court should find H.R. 783 unconstitutional as a whole.

#### II. Questions Presented for Review

1. Did the General Assembly impermissibly use a concurrent resolution to direct the Secretary of the Commonwealth to take Ballot Question No. 1 off the 2016 primary ballot, just 15 days before the election, where the actions taken by the General Assembly must be in compliance with Article III of the Pennsylvania Constitution?

Suggested Answer: Yes.

2. Given that Ballot Question No. 1 had already been advertised to the qualified electors of this Commonwealth pursuant to Article XI, § 1, and those electors expected that it would be voted on pursuant to that constitutionally-required advertisement, did H.R. 783 fail to comply with the Constitution when it impermissibly interfered with the three-month advertising requirement of Article XI, § 1?

Suggested Answer: Yes.

3. Where H.R. 783 attempts to perform functions only permitted by bills in this Commonwealth, and H.R. 783 addresses more than one subject, does H.R. 783 violate the single-subject requirement of Article III?

Suggested Answer: Yes.

4. Given that absentee ballots had already been cast, does H.R. 783 impermissibly disenfranchise the voters of this Commonwealth, and in doing so violate Article XI?

Suggested Answer: Yes.

#### III. Statement of Uncontested Facts

### Legislative Actions with Respect to Ballot Question No. 1

The mandatory retirement age for judges and justices, enshrined in the Pennsylvania Constitution as Art. V, § 16(b), has long been controversial. *See Driscoll v. Corbett*, 69 A.3d 197, 215 (Pa. 2013). The General Assembly took action in 2013 to amend Art. V, § 16(b), such that the mandatory retirement age for judges and justices would be raised to 75 years from 70 years. As required by the Pennsylvania Constitution, the amendment to Art. V, § 16(b) was passed by the General Legislature in two consecutive sessions, advertised as

necessary by the Secretary, and prepared for presentation to the qualified electors of the Commonwealth.

On June 28, 2013, the House of Representatives approved a resolution placing a ballot question before the qualified electors that proposed an amendment to § 16(b), raising the issue of whether voters wished to approve a mandatory judicial retirement age of 75. See Pa. House Bill 79 Session of 2013 ("H.B. 79"), a true and complete copy of which is attached hereto as Exhibit "1." On October 15, 2013, the Senate approved the joint resolution and, on October 22, 2013, the joint resolution was filed with the Secretary as "Pamphlet Law Resolution No. 3." See Legis. Hist. of H.B. 79, a true and complete copy of which is attached hereto as Exhibit "2."

As directed by H.B. 79 and as mandated by Article XI, § 1 of the Constitution, the Secretary advertised this first passage of the proposed amendment to § 16(b). *See* Advertising Expenses, true and complete copies of which are attached hereto as Exhibit "3."

On November 17, 2015, both the House and Senate approved a joint resolution representing the necessary second passage of the

<sup>&</sup>lt;sup>1</sup> Notably, H.B. 79 was passed as a joint resolution because the Senate Rule 29(d)(1) limits constitutional amendments to being passed by joint resolution.

proposed amendment. See Pa. House Bill 90, Session of 2015 ("H.B. 90"), a true and complete copy of which is attached hereto as Exhibit "4." As directed by H.B. 90 and as mandated by Article XI, § 1 of the Constitution, the Secretary advertised the proposed amendment's second passage. This advertising included a "plain English" summary of the proposed amendment, prepared by the Office of the Attorney General. See Public Notice, a true and complete copy of which is attached hereto as Exhibit "5."

As required by and in full accordance with Article XI, § 1, the Secretary proceeded to submit the proposed amendment to the Commonwealth's qualified electors as a ballot question for the April 26, 2016 primary election. This date was dictated by the General Assembly directly in H.B. 90, which mandated that the question be placed on the first primary or general election ballot. Exh. "4." The amendment to Art. V, § 16(b) became Ballot Question No. 1 on the primary ballot of April 26, 2016. The Secretary of the Commonwealth phrased Ballot Question No. 1 as follows:

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years, instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

Exh. "5."

### The Pennsylvania Supreme Court Declines to Interfere with Ballot Question No. 1

Apparently dissatisfied with the Secretary's exercise of discretion with respect to the wording of Ballot Question No. 1, Respondent Senate Republicans sued to prevent the Secretary's wording of Ballot Question No. 1 from appearing on the April 26, 2016 ballot. See Emergency Application in 29 MM 2016, a true and complete copy of which is attached hereto as Exhibit "6." The Emergency Application requested that the Pennsylvania Supreme Court act in its King's Bench jurisdiction to alter Ballot Question No. 1 to read:

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years[.], instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

Exh. "6" at p. 1.

Through a March 23, 2016 *Per Curiam* Order, the Pennsylvania Supreme Court denied any relief. *See* Mar. 23, 2016 Order in 29 MM 2016, a true and complete copy of which is attached hereto as Exhibit "7."

### The General Assembly Passes H.R. 783, a Concurrent Resolution

Subsequent to the Supreme Court's ruling in the King's Bench matter brought by the Senate Majority Respondents, the House acted to, *inter alia*, modify the wording of Ballot Question No. 1 and change the date that the amendment would be placed before the Commonwealth's electors.

On April 6, 2016, the House approved H.R. 783, which the Senate adopted on April 11, 2016. *See* H.R. 783, Printer's No. 3091 and S.R. 321, Printer's No. 1668, true and complete copies of which are attached hereto as Exhibit "8"; Legis. Hist. of H.R. 783, a true and complete copy of which is attached hereto as Exhibit "9."

As adopted, the Concurrent Resolution directs the Secretary to "remove the ballot question for Proposed Constitutional Amendment 1 from the ballot certification for the primary election on April 26, 2016." Exh. "5." It further directs county boards of election to "remove, to the

Amendment 1 from the ballot;" and directs that "the Secretary disregard any vote on Proposed Constitutional Amendment 1 in the primary election on April 26, 2016." *Id.* H.R. 783 further prohibits the Secretary from making any "tally of votes cast on Proposed Constitutional Amendment 1" at the April 26, 2016 primary, and to instead advertise and place the proposed amendment on the November 8, 2016 general election ballot. *Id.* 

The General Assembly also directed the Secretary of the Commonwealth to rephrase Ballot Question No. 1 in precisely this manner:

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges, and magisterial district judges be retired on the last day of the calendar year in which they attain the age of 75 years?

Id.

H.R. 783 was not submitted to the Governor for review. Op. of April 20, 2016 at 4.

## The Special Relief Hearing and the April 26, 2016 Primary Election

Petitioners brought this action to prevent H.R. 783 from taking effect, and sought special and summary relief from this Court. On April 19, 2016, this Court held a hearing on special relief, where two witnesses testified and several exhibits were offered into evidence.

Petitioners presented the testimony of Lisa Marie Deeley, an elected City Commissioner of Philadelphia County. Apr. 19, 2016

Trans. at 4:11-22, the relevant portions of which are attached hereto as Exhibit "10." She testified that as of April 19, 2016, the ballot faces for the 3517 voting machines used in Philadelphia County had been printed and that voting machines were in the process of being delivered to polling places. *Id.* at 6:2-12. It was Ms. Deeley's understanding that any effect of H.R. 783 would come as a result of instructions from the Secretary of the Commonwealth to the county boards of election. *Id.* at 8:9-20.

With respect to the possibility of removing Ballot Question No. 1 from the voting machines, Ms. Deeley responded: "We could not remove it, no." *Id.* at 8:21-24. As to whether the machines could be stickered, Ms. Deeley described the procedure necessary and admitted that

"stickering" was not a practical possibility as of that date. *Id.* at 9:1-12. Ms. Deeley further stressed the difficulty of altering polling place materials at the late date of April 19, 2016: she indicated that Philadelphia County has approximately 1300 polling places. *Id.* at 24:14-25:6.

Ms. Deeley also described the absentee ballot process in Philadelphia County. She confirmed that as of April 19, 2016, Philadelphia had sent out 5,000 absentee ballots to voters. *Id.* at 9:22-24. Of those, 2,200 were sent to military personnel. *Id.* at 10:3-9. Half of the total number of ballots sent out, or 2,500, had been returned, with about 1300 being from military personnel. *Id.* at 10:14-11;4. Ms. Deeley also testified that she lacked any discretion to not count those ballots after the polls closed on April 26, 2016. *Id.* at 12:12-25.

Jonathan Marks, the Commissioner of the Bureau of Commissions, Elections and Legislation of the Department of State, also testified. Mr. Marks oversees elections in Pennsylvania, including the April 26, 2016 primary. *Id.* at 26:5-20. He testified as to the process of canvassing in Pennsylvania, indicating that it was a "transparent"

process," including counting the ballots and challenges to absentee ballots on election night. *Id.* at 28:18-29:7.

Mr. Marks admitted that statutory mandates exist requiring that absentee ballots be canvassed on election day by the counties, that he tally votes cast in the primary election, and that the counties report election night returns to the Secretary. *Id.* at 29:14-17, 30:11-24, 78:2-14. Mr. Marks further admitted that with respect to any alterations to the ballot other than those directed by H.R. 783, such changes were being made subject to existing procedures in the Election Code. *Id.* at 46:22-47:10.

According to Mr. Marks, nothing in the Election Code as it stood, aside from H.R. 783, would permit him not to tally votes for Ballot Question No. 1. *Id.* at 47:11-17. He went so far as to affirm that H.R. 783 directed him to ignore an express statutory mandate to tally votes from the primary election of April 26, 2016. *Id.* at 31:3-18. In fact, Mr. Marks testified that unofficial counting of election returns by the Secretary and certifying official results are both "tallying" of votes. *Id.* at 94: 5-25.

With respect to Ballot Question No. 1, Mr. Marks testified that he provided the official version of the question to the county boards of election on March 23, 2016, after the Supreme Court of Pennsylvania declined to grant relief in the King's Bench action to change the wording of the question in a similar manner to the wording later used in H.R. 783. *Id.* at 43:3-9; 67:22-68:2. He further testified regarding the advertising costs expended prior to H.R. 783 and expected as a result of H.R. 783, indicating that the additional expense would be approximately \$1.3 million. *Id.* at 49:3-14.

With respect to an attempt to obscure Ballot Question No. 1 from being visible to voters in the primary election of April 26, 2016, Mr. Marks testified that given the late date at which H.R. 783 would take effect, "One county may be able to accommodate it; another county may not." *Id.* at 60:15-23. Even at the time H.R. 783 was passed, Mr. Marks testified that "as a practical matter, it was probably too late for the overwhelming majority of the counties to take it off at that point anyway." *Id.* at 69:1-4.

Mr. Marks also testified as to the difficulty of changing Ballot

Question No. 1 after the voting machines had been prepared for use at

polling places. *Id.* at 72:11-73:10. According to Marks, any change must take place weeks prior to the election, because of the transparent testing required of the computerized electronic machines currently used in Pennsylvania. *Id.* The practical deadline to re-program voting machines was "basically the last week of March." *Id.* at 76:11-18. Mr. Marks also confirmed that Ballot Question No. 1 would be on the ballot in all 67 counties, and that last minute changes to the ballot created "risk." *Id.* at 74:5-11, 77:4-16.

With respect to voting machines that had already been locked and sealed and delivered to polling places, Mr. Marks testified that posting in the polling place was the sole remedial measure practical. *Id.* at 79:14-20. Regarding a putative posting to notify electors that Ballot Question No. 1 was not officially on the ballot due to H.R. 783, Mr. Marks admitted that there was no uniform mechanism to make sure that the posting was made. *Id.* at 84: 11-23.

Asked if the Secretary could comply with the non-tallying requirement of H.R. 783 with respect to election night reporting, Mr. Marks testified that the Secretary would end up tallying and reporting election night returns for a majority of counties on Ballot Question No.

1 regardless of H.R. 783. *Id.* at 85:22-88:8. In fact, when presented with the prospect of this Court allowing H.R. 783 to take effect and nullifying the ballot question, Mr. Marks testified that such an action "would add confusion at this late date. Voters may be confused." *Id.* at 90:12-91:18.

Mr. Marks also testified concerning the ongoing absentee ballot vote occurring as of April 19, 2016. He confirmed that 98,000 absentee ballots had been sent to voters by the counties as of that date, and that there was no practical way to recall those ballots. *Id.* at 28:2-4, 31:22-32:1. Of those, "over 32,000 statewide" had been returned by absentee voters. *Id.* at 27:22-28:1. Mr. Marks fully expected that the absentee ballots would be kept secure and canvassed on April 26, 2016, along with the in-person vote. *Id.* at 29:14-30:10.

Through its April 20, 2016 Memorandum Opinion (amended on April 28, 2016) and Order, this Court denied injunctive relief. This Court's Opinion found that Article XI, § 1 of the Pennsylvania Constitution "vests within the General Assembly the *exclusive* authority to determine the 'time' and 'manner' amendments are to be submitted to qualified electors[.]" Op. of Apr. 20, 2016 at 7 (as

amended, emphasis in original). Based on this grant of authority and failing to find any other express limitations in the Constitution regarding the power of the General Assembly with respect to time and manner, this Court found that Petitioners lacked sufficient probability of success on the merits to merit special relief. *Id.* at 8-11.

Specifically, this Court found that Ballot Question No. 1 having been moved to another date by the General Assembly under Article XI, § 1, there was no conflict between H.R. 783 and the statutory provisions of the Election Code. Op. of Apr. 20, 2016 at 8-14 (as amended). This Court did not rule on the propriety of H.R. 783's dictating the form of the ballot question to the Secretary, finding the issue unripe. *Id.* at 17-18.

The primary election of April 26, 2016, went forward, and H.R. 783 was permitted to have effect by this Court in removing Ballot Question No. 1 *de jure*, while Ballot Question No. 1 was *de facto* voted on by a great many electors of this Commonwealth. Pursuant to the longstanding practice recognized by this Court in its April 20 Opinion, the Secretary posted election night returns. *See* Pennsylvania Elections – Summary Results, a true and complete copy of which is attached

hereto as Exhibit "11." The election night returns indicated that 2,376,049 Pennsylvanians voted on Ballot Question No. 1, 98.9% of the number of electors voting on the other constitutional amendment ballot question. *Id.* Furthermore, six counties (Bradford, Juniata, Pike, Potter, Sullivan, and Washington) did not report election night returns, though there is no reason to believe that Ballot Question No. 1 was not presented to the electors in those counties.

The county-by-county vote totals for Ballot Question No. 1 were as follows:

Adams	Allegheny	Armstrong	Beaver	Bedford	Berks
48.51%	51.32%	41.22%	45.27%	44.53%	54.07%
51.49%	48.68%	58.78%	54.73%	55.47%	45.93%
Yes: 11,105	Yes: 152,972	Yes: 6,645	Yes: 19,461	Yes: 5,018	Yes: 33,147
No: 11,786	No: 145,123	No: 9,476	No: 23,523	No: 6,250	No: 28,162
Blair	Bradford	Bucks	Butler	Cambria	Cameron
51.98%	0.00%	52.81%	47.94%	45.64%	46.80%
48.02%	Yes: 0	47.19%	52.06%	54.36%	53.20%
Yes: 14,229	No: 0	Yes: 42,279	Yes: 22,192	Yes: 15,489	Yes: 571
No: 13,146		No: 37,777	No: 24,104	No: 18,447	No: 649
Carbon	Centre	Chester	Clarion	Clearfield	Clinton
46.86%	45.11%	46.93%	42.28%	43.89%	41.17%
53.14%	54.89%	53.07%	57.72%	56.11%	58.83%
Yes: 6,700	Yes: 14,971	Yes: 50,648	Yes: 4,001	Yes: 7,564	Yes: 3,160
No: 7,597	No: 18,220	No: 57,283	No: 5,461	No: 9,670	No: 4,516
Columbia	Crawford	Cumberland	Dauphin	Delaware	Elk
47.98%	47.40%	47.42%	47.38%	53.78%	44.70%
52.02%	52.60%	52.58%	52.62%	46.22%	55.30%
Yes: 6,508	Yes: 7,592	Yes: 31,530	Yes: 22,257	Yes: 47,842	Yes: 3,351
No: 7,057	No: 8,425	No: 34,960	No: 24,717	No: 41,123	No: 4,146
Erie	Fayette	Forest	Franklin	Fulton	Greene
46.89%	49.34%	42.34%	48.19%	47.85%	45.39%
53.11%	50.66%	57.66%	51.81%	52.15%	54.61%
Yes: 26,365	Yes: 12,834	Yes: 575	Yes: 14,769	Yes: 1,379	Yes: 3,791

No: 29,863	No: 13,177	No: 783	No: 15,880	No: 1,503	No: 4,561
Huntingdon	Indiana	Jefferson	Juniata	Lackawanna	Lancaster
46.52%	39.83%	44.35%	0.00%	49.59%	49.06%
53.48%	60.17%	55.65%	Yes: 0	50.41%	50.94%
Yes: 4,161	Yes: 7,012	Yes: 4,625	No: 0	Yes: 26,925	Yes: 51,996
No: 4,783	No: 10,592	No: 5,804		No: 27,368	No: 53,998
Lawrence	Lebanon	Lehigh	Luzerne	Lycoming	McKean
45.02%	45.81%	46.93%	50.67%	44.20%	49.61%
54.98%	54.19%	53.07%	49.33%	55.80%	50.39%
Yes: 9,648	Yes: 14,137	Yes: 33,887	Yes: 35,437	Yes: 12,311	Yes: 3,083
No: 11,784	No: 16,721	No: 38,321	No: 34,506	No: 15,544	No: 3,132
Mercer	Mifflin	Monroe	Montgomery	Montour	Northampton
47.03%	46.71%	51.23%	56.60%	49.69%	49.82%
52.97%	53.29%	48.77%	43.40%	50.31%	50.18%
Yes: 11,723	Yes: 3,946	Yes: 11,194	Yes: 79,587	Yes: 2,069	Yes: 15,951
No: 13,206	No: 4,502	No: 10,656	No: 61,036	No: 2,095	No: 16,064
Northumberland	Perry	Philadelphia	Pike	Potter	Schuylkill
48.24%	43.79%	50.12%	0.00%	0.00%	44.81%
51.76%	56.21%	49.88%	Yes: 0	Yes: 0	55.19%
Yes: 8,353	Yes: 5,226	Yes: 97,162	No: 0	No: 0	Yes: 15,720
No: 8,964	No: 6,708	No: 96,684			No: 19,358
Snyder	Somerset	Sullivan	Susquehanna	Tioga	Union
48.60%	45.43%	0.00%	44.63%	48.30%	45.23%
51.40%	54.57%	Yes: 0	55.37%	51.70%	54.77%
Yes: 3,915	Yes: 8,777	No: 0	Yes: 4,623	Yes: 4,507	Yes: 3,961
No: 4,140	No: 10,544		No: 5,736	No: 4,825	No: 4,797
Venango	Warren	Washington	Wayne	Westmorel.	Wyoming
44.36%	47.24%	0.00%	42.87%	44.74%	47.34%
55.64%	52.76%	Yes: 0	57.13%	55.26%	52.66%
Yes: 5,147	Yes: 4,260	No: 0	Yes: 4,979	Yes: 38,725	Yes: 3,531
No: 6,456	No: 4,757		No: 6,634	No: 47,826	No: 3,928
York					
47.89%					
52.11%					
Yes: 48,305					
No: 52,568					

See Pennsylvania Elections – Summary Results for individual counties, a true and complete copy of which is attached hereto as Exhibit "12." <sup>2</sup>

#### IV. Argument

## The Standard for Summary Relief

Petitioners brought this Application for "Summary Relief" under Rule 1532(b) of the Appellate Rules, which provides: "[a]t any time after the filing of a petition for review in an appellate or original jurisdiction matter the court may on application enter judgment if the right of the applicant thereto is clear." Pa. R.A.P. 1532(b).

In evaluating a request for summary relief, the Court applies the same standards that apply on summary judgment. *See Myers v. Com.*, 128 A.3d 846, 849 (Pa. Commw. 2015). Summary relief under Rule 1532(b) is thus appropriate where the moving "party's right to judgment is clear ... and no issues of material fact are in dispute." *McGarry v. PA* 

The election return data incorporated in this table is derived exclusively from the Department of State's website, www.electionreturns.state.pa.us/ENR\_NEW. This Court frequently takes judicial notice of information obtained from agencymaintained websites, including websites maintained by the Department of State (in an election case), the Department of Corrections, and the Senate. See In re Dawkins, 98 A.3d 755, 759 (Pa. Commw. 2014) (2014) ("This Court takes judicial notice that the Department's [of State's] website substantiates [candidates'] testimony."); Hill v. Dep't of Corr., 64 A.3d 1159, 1165 (Pa. Commw. 2013) ("We take judicial notice of DOC's policies and handbooks, which appear on DOC's official website"); Alaica v. Ridge, 784 A.2d 837, 841 n. 3 (Pa. Commw. 2001) (proper to take judicial notice of legislative history published on Senate's website).

Bd. of Probation and Parole, 819 A.2d 1211, 1214 n. 7 (Pa. Commw. 2003).

A. H.R. 783 is unconstitutional due to its failure to conform to Article III, Section 9 of the Pennsylvania Constitution's requirement that it be presented to the Governor

H.R. 783 is patently unconstitutional because it fails to comply with Article III of the Pennsylvania Constitution. It is undisputed on the evidence before this Court that H.R. 783 was *not* provided to the Governor under Article III, § 9 of the Pennsylvania Constitution. As the actions H.R. 783 does not limit its scope to acting under Article XI, § 1, and compels action of coordinate branches of the government, it required full compliance with Article III, § 9 including that it be "presented to the Governor and before it shall take effect be approved by him." Pa. Const. Art. III. § 9.

Now that this Court's focus turns to the merits of the case after the voting on April 26, 2016, and the computation of the election night returns, it is apparent that H.R. 783 compels actions contrary to the Election Code.

As this Court recognized, "Article XI, section 1 of the Pennsylvania Constitution vests within the General Assembly the exclusive authority to determine the 'time' and 'manner' amendments are to be submitted to qualified electors for approval. Article XI, § 1 of the Pennsylvania Constitution provides the 'complete and detailed process for the amendment of that document." Op. of Apr. 20, 2016 (as amended) at 7 (emphasis in original) (quoting Kremer v. Grant, 606 A.2d 433, 436 (Pa. 1992)). Indeed, Article XI requires "literal compliance" with each of its mandates. Kremer, 606 A.2d at 438.

Following those mandates, the General Assembly adopted H.B. 79 and H.B. 90 through two joint resolutions, which is the proper mechanism for placing proposed constitutional amendments on a future ballot for the electorate's consideration. *See West Shore School District v. PLRB*, 570 A.2d 1354, 1357 (Pa. Commw. 1990) ("The General Assembly uses joint resolutions for the sole purpose of proposing constitutional amendments.") (citing 101 Pa. Code § 9.41). *See also* Sen. R. 29(d)(1).

Joint resolutions and concurrent resolutions occupy, by virtue of law and tradition, entirely *different* roles. While joint resolutions operate to pass constitutional amendments in Pennsylvania, concurrent resolutions are commonly used "for recalling a bill from the Governor or

the other house, returning a bill to the Governor, adjournments sine die or in excess of three days, recesses in excess of a week and memorializing Congress." 101 Pa. Code § 9.43(b). This limitation is not merely regulatory, but has been the traditional use of concurrent resolutions in Pennsylvania. Prior to H.R. 783, concurrent resolutions have been employed as follows:

- H.R. 308 of 2003 honored former State Rep. Karl Boyes by renaming a nature trail;
- H.R. 29 of 1989 directed the Pennsylvania Energy Office to study and report on a pollution issue;
- S.R. 19 of 1987 urged the PUC to direct utilities to reduce rates;
- H.R. 168 of 1986 directed the Department of Health to investigate the measures to prevent the spread of AIDS;
- S.R. 225 of 1982 promoted a discussion of low-level radioactive waste disposal;
- H.R. 24 of 1981 required the Commission on Sentencing to revise and resubmit sentencing guidelines; and
- S.R. 119 of 1965 urged DPW to increase incidental work expenses.

H.R. 783 is, therefore, an innovation—and an impermissible innovation—in the uses of concurrent resolutions in Pennsylvania.

Additionally, these prior concurrent resolutions were not required to be presented to the Governor, as they did not constitute exercises of the legislative power. *See, e.g., Commonwealth v. Kuphal*, 500 A.2d 1205, 1206-07 (Pa. Super. Ct. 1985).

Following the adoption of each joint resolution establishing Ballot Question No. 1, the Secretary fulfilled his duties under Article XI to cause the proposed amendment to be published in newspapers in each of the Commonwealth's counties, along with the required "plain English" summary of the proposed amendment. Following H.B. 90's adoption, more than three months in advance of the election the Secretary properly advertised Proposed Amendment No. 1 (along with the plain English summary), and subsequently placed the question on the April 26, 2016 election ballot. All that is undisputed, and it is likewise undisputed that the Secretary properly carried out Article XI's literal mandates prior to the passage of H.R. 783.

1) Nothing in Article XI vests the General Assembly with authority to unilaterally impose on the Secretary the Concurrent Resolution's directives or prohibitions

Whether the same can be said of H.R. 783 can only be determined by close reading of Article XI's "literal" words, examined in light of their plain meaning. Following the General Assembly's second passage of a proposed amendment, Article XI directs the Secretary to:

[C]ause the [proposed amendment] again to be published in the manner aforesaid; and such proposed amendment or amendments shall be submitted to the qualified electors of the State in such manner, and at such time at least three months after being so agreed to by the two Houses, as the General Assembly shall prescribe.

Pa. Const., art. XI, § 1.

In contrast to the Joint Resolutions, H.R. 793, adopted on April 11, 2016, represents an entirely different species of legislative action. Specifically, the Concurrent Resolution:

- directs the Secretary to "*remove* the ballot question for Proposed Constitutional Amendment 1 from the ballot certification for the primary election on April 26, 2016";
- directs all 67 county boards of election to "*remove*, to the extent possible, the ballot question for Proposed Constitutional Amendment 1 from the ballot";
- directs the Secretary to "*disregard* any vote on Proposed Constitutional Amendment 1 in the primary election on April 26, 2016";
- *prohibits* the Secretary from making any "tally of votes cast on Proposed Constitutional Amendment 1" at the April 26, 2016 primary; and
- directs the Secretary to *alter* the ballot question's language (to be placed on the November 2016 ballot) that the

Secretary properly drafted on his own accord and placed on the April 26, 2016 ballot.<sup>3</sup>

Exh. 8.

But nothing Article XI's "literal" words purports to vest the General Assembly with authority to direct or instruct the Secretary to "remove" ballot questions from an election once the Secretary has placed the question. Nor does Article XI give the General Assembly authority to direct the Secretary to "disregard" an election return, or to "prohibit" the Secretary from tallying votes cast on a proposed amendment. And most certainly, nothing in Article XI's authorizes the General Assembly to compel the Secretary to alter the language of a ballot question on a proposed amendment.

Indeed, with respect to the Commonwealth's online Election Night Return ("ENR") platform, this Court concluded that nothing in Article XI granted "the General Assembly the power to direct unilaterally an executive branch agency to refrain from publicly reporting data

<sup>&</sup>lt;sup>3</sup> Specifically, the Concurrent Resolution directs the Secretary to alter the specific language of the ballot question per the blacklined version below:

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years, instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

transmitted to the agency by county boards of election pursuant to statute." Op. of Apr. 20, 2016 (as amended) at 16 (citing *Jefferson Cty. Court Appointed Employees Ass'n v. Pennsylvania Labor Relations Bd.*, 985 A.2d 697, 706-07 (Pa. 2009).

As the *Jefferson County* Court made clear, fundamental separation of powers concerns require each branch of government to operate within its own "separate sphere of power." 985 A.2d at 706. In addressing the ENR issue in terms of separation of powers concerns, this Court necessarily concluded that the General Assembly lacked either constitutional or statutory authority to unilaterally direct the Secretary on how he should report election returns regarding the vote on a proposed amendment to the public.

If, as this Court found, the General Assembly lacks authority under Article XI to direct how the Secretary reports the votes cast on a proposed constitutional amendment, what in Article XI vests the General Assembly with authority, for example, to prohibit the Secretary from tallying those votes, or to direct the Secretary to alter the language of his own ballot proposal? Petitioners contend, most respectfully, that the Court's analysis and holding on the ENR question

compels the same analysis and holding with respect to remainder of the Concurrent Resolution's directives to the Secretary. "[N]o branch may usurp a function belonging to another" under the doctrine of separation of powers. *Id.* 

2) Even if within the General Assembly's Article XI powers, enforcement of the Concurrent Resolution's directives and prohibitions would require the Election Code's revision

Even presuming that authority for the Concurrent Resolution could be derived from the General Assembly's Article XI "manner" and "time" powers, the Election Code itself sets forth the specific contours of the General Assembly's authority to issue directives to the Secretary as an Executive Department official. As that authority derives from the Election Code, H.R. 783 could not alter it without resort to the legislative procedures mandated by Article III. "Because a resolution does not have the force and effect of law, our Supreme Court has always held that the General Assembly cannot use this legislative device as a substitution for a law." West Shore Sch. Dist., 570 A.2d at 1357 (1990).

As a general matter, Article III legislation (the Election Code) places on the Secretary a broad range of responsibilities and duties regarding the conduct of all state-wide elections. See 25 P.S. § 2621(a)

(the Secretary "shall exercise in the manner provided by this act all powers granted to him by this act, and shall perform all the duties imposed upon him by this act").

With respect to proposed constitutional amendments, the Election Code directs the Secretary to "certify to county boards of elections for primaries and elections ... the *form and wording of constitutional amendments* ... to be submitted to the electors of the State at large." 25 P.S. § 2621(c) (emphasis added). Following all state-wide elections, the Election Code directs the Secretary to "canvass and compute the votes cast ... upon questions as required by the provisions of this act" and "to proclaim the results of such primaries and elections[.]" 25 P.S. § 2621(f).

With respect to proposed constitutional amendments, the Election Code delegates other specific responsibilities to both the Attorney General and the Secretary. Under the Election Code, the Attorney General must draft a "plain English" statement of the proposed amendment. See 25 P.S. § 2621.1 ("the Attorney General shall prepare a statement in plain English which indicates the purpose, limitations and effects of the ballot question on the people of the Commonwealth").

This same section of the Election Code directs the Secretary to include the Attorney General's statement with the Article XI mandated advertising, and to then "certify such statement to the county boards of elections who shall publish such statement as a part of the notice of elections ...." *Id*.

The Concurrent Resolution's directives to and prohibitions upon the Secretary plainly modify the Secretary's duties imposed by the Election Code. Thus, the Concurrent Resolution could only be enforced through amendments to the Election Code, which in turn would require the General Assembly to enact amending legislation that met all requirements of Article III. There is no dispute that the General Assembly never pursued amending legislation, and thus the Concurrent Resolution represents nothing more than a "purely advisory opinion without the force or effect of law." Op. of Apr. 20, 2016 (as amended) at 16.

Other authority in Pennsylvania supports this outcome. The Pennsylvania Supreme Court recognized the limitations of a resolution—a joint resolution in that case rather than a mere concurrent resolution—in *Scudder v. Smith.* 200 A. 601, 604 (Pa. 1938).

Scudder reviewed a legislative attempt to create a commission without the formal process of passing a bill, and found it wanting. *Id.* 

Although the resolution in *Scudder* was alleged to be deficient for numerous reasons, its attempt to establish law by a means other than a bill was the reason the resolution was pronounced unconstitutional, and H.R. 783 is no different in its failure to meet the formal requirements of Article III. *See also Joint or Concurrent Resolutions*, 1915 WL 5005, at \*2 (Pa. Att'y Gen. June 9, 1915) ("I am, therefore, of opinion that not all joint or concurrent resolutions passed by the legislature must be submitted to the Governor for his approval, but only such as make legislation or have the effect of legislating, *i.e.*, enacting, repealing or amending laws or statutes or which have the effect of committing the State to a certain action or which provide for the expenditure of public money.").

For these reasons alone, this Court should find H.R. 783 unconstitutional.

B. This Court's decision, granting the General Assembly exclusive authority over the time and manner of placing proposed amendments on the ballot, necessarily leads to results conflicting with Article XI's advertising requirements

Any new interpretation of a constitutional provision that leads to results impossible to reconcile with other, firmly-established constructions of that same provision are flawed. Here, the Court's interpretation of Article XI, which vests the General Assembly with exclusive and indeed unreviewable authority to move the vote on a proposed constitutional amendment from one election to another, in any manner it sees fit, cannot be reconciled the Supreme Court's long-settled authority governing Article XI's mandatory advertising requirements.

Just a few hypothetical applications, which are nonetheless compelled by the Court's reasoning, demonstrate that conflict. For example, if Article XI vests the General Assembly with exclusive authority to "move" the vote on a proposed amendment<sup>4</sup> – here just two weeks before the election presenting the ballot question – there is no

<sup>&</sup>lt;sup>4</sup> In raising this hypothetical, Petitioners are not conceding that Article XI vests the General Assembly with authority, at any time, to move the vote on a proposed amendment from one election to the next.

principled reason to reject the General Assembly's right to exercise that same power just the day before the scheduled election.

Indeed, when the Court posed this April 25, 2016 hypothetical to Respondents' counsel, he agreed that such a resolution adopted on election-eve would fall within General Assembly's Article XI powers:

THE COURT: So the General Assembly ... the day before the election ... could pass a joint resolution saying to the Secretary, you know that ballot question we put on, don't count the results.

MR. HAVERSTICK: Under any fair reading of Article XI, absolutely.

Exh. 10 at 124-125.

With unconstrained power over the time and manner of the vote on a proposed amendment, the General Assembly must likewise have the power to *permanently remove* a proposed amendment from the ballot, again at any time before voting begins. That result contravenes what Article XI's framers intended to accomplish through the advertising requirement.

In construing that intent, the Supreme Court has emphasized that a central purpose of Article XI's three-month advertising window is to provide voters with adequate time to determine how individual

candidates, appearing on the same ballot as the proposed amendment, voted on the proposed amendment.

Thus, if a voter strongly opposes a proposed amendment, and a candidate on the same ballot voted in favor of the amendment, adequately informed the voter is able to voice his "displeasure" with that position by voting against the candidate. *See Kremer v. Grant*, 529 Pa. 602, 611, 606 A.2d 433, 438 (1992) (Article XI's advertising requirement provides voters the "opportunity to indicate their displeasure at the ballot box and elect individuals to the next General Assembly with different attitudes").

Allowing the General Assembly to permanently remove a proposed amendment from the ballot, at any time within three months of the election, plainly frustrates that intent. See Pennsylvania Prison Soc. v. Com., 565 Pa. 526, 535, 776 A.2d 971, 976 (2001) ("Where ... we must decide between two interpretations of a constitutional provision, we must favor a natural reading which avoids contradictions and difficulties in implementation, which completely conforms to the intent of the framers and which reflects the views of the ratifying voter.") (emphasis added).

1) The Supreme Court requires the General Assembly's "literal compliance" with Article XI's adverting requirements

When the General Assembly exercises its powers to propose constitutional amendments "nothing short of literal compliance" with Article XI's mandates, construed in light of their plain language, will "suffice." *Kremer*, 606 A.2d at 438. *See also Bergdoll v. Kane*, 731 A.2d 1261, 1270 (Pa. 1999) ("The Constitution is specific in providing a complete and detailed process for the amendment of that document which is set forth in Article XI").

Among its "literal" directives, Article XI requires the Secretary to cause the proposed amendment to be "published three months before the next general election, in at least two newspapers in every county in which such newspapers shall be published." Pa. Const. art. XI, § 1. See Tausig v. Lawrence, 328 Pa. 408, 413, 197 A. 235, 238 (1938) ("To withhold strict compliance with the three months' limitation and substitute a different method of advertisement which substantially accomplishes the desired result would be to rewrite the constitutional provision.").

Although the record is clear that following its second passage in the General Assembly, the Secretary properly advertised the Proposed Amendment (H.R. 90), the record is equally undisputed that the General Assembly failed to direct the Secretary to advertise the Concurrent Resolution (H.R. 783). Of course, having been adopted on April 11, 2016, Article XI's three-month advertising window for H.R. 783 had long closed.

2) The Court's holding presumes that the General Assembly's authority over the time and manner of placing a proposed amendment before the voters is unreviewable

Based on its reading of the provision's "literal" requirements, the Court held that Article XI "vests within the General Assembly the *exclusive* authority to determine the 'time' and 'manner' amendments are to be submitted to the qualified electors for approval." Op. of Apr. 20, 2016 (as amended) at 7 (emphasis in original).

According to the Court's Memorandum Opinion, that exclusive authority derives from Article XI's words authorizing the General Assembly to submit a proposed amendment to the State's qualified electors "in such manner, and at such time at least three months after

being so agreed to by the two Houses, as the General Assembly shall prescribe." Pa. Const., art XI, § 1. See Op. of Apr. 20, 2016 (as amended) at 10 ("The General Assembly's power to dictate the time at which and manner by which a proposed constitutional amendment will be presented to the electorate derives from Article XI, section 1 of the Pennsylvania Constitution.").

Based on its construction of this language from Article XI, the Court emphasized repeatedly that with the General Assembly's adoption of the Concurrent Resolution, the Proposed Amendment "is no longer a question to be submitted to the electors of the State at large on the April 2016 ballot." Op. of Apr. 20, 2016 (as amended) at 12. See also id. at 21 ("Proposed Constitutional Amendment 1 is **not** on the April 2016 Ballot, regardless of what the actual ballot may say, and that any votes cast on that question will not be canvassed, counted, or tabulated.") (emphasis in original).

The Court's analysis thus presumes that literal compliance with Article XI's advertising requirements was satisfied with the Secretary's undisputedly proper advertising of HR 90. But the Court never

addressed whether Article XI's advertising requirements applied to H.R. 783.

But when examined in light of their declared purpose and role in the constitutional amendment process, Article XI's advertising requirements should have been central to the Court's analysis, and is impossible to reconcile with the necessary consequences of the Court's holding.

3) The Framers drafted Article XI's advertising requirements to ensure that voters had sufficient time to determine each candidate's position on the amendment proposed

The Supreme Court has identified two independent reasons why Article XI's framers declared state-wide advertisement essential to the amendment process. *See Kremer*, 606 A.2d at 436. First the Secretary's advertisement informs voters that a proposed constitutional amendment will be placed on the next election ballot and explains what the proposed amendment entails. *Id*.

Second, and critical here, Article XI's three-month advertising window "let[s] the public ascertain the attitudes of the candidates for election to the General Assembly 'next afterwards chosen":

For if an informed electorate disagrees with the proposed amendments, they will have an opportunity to indicate their displeasure at the ballot box and elect individuals to the next General Assembly with different attitudes.

Kremer, 606 A.2d at 438.

As the *Kremer* Court explained, Article XI's three-month advertising window provides voters with sufficient time to determine how Senate and House candidates on that same ballot voted on the proposed amendment.<sup>5</sup>

With that knowledge and based on their own "attitude" towards the proposed amendment, the three-month window thus enables the qualified electors to cast their votes for candidates on that same ballot accordingly. See Tausig, 197 A. at 238 ("The purpose of [Article XI's advertising requirements] and the manner in which that purpose is expressed are clear and simple. ... [T]he intention of the section was to afford the electorate abundant opportunity to be advised of proposed amendments and ascertain the attitude of the candidates for election to the General Assembly 'next afterwards chosen' to the amendments.").

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<sup>&</sup>lt;sup>5</sup> Because the advertisements required by Article XI amendments do not identify individual "yeas" and "nays" of State Senators and Representations on a proposed amendment, before entering the voting booth motivated voters need some time to conduct this "due diligence."

As explained above, this Court's ultimate holding depends, inextricably, on a construction of Article XI that grants the General Assembly the exclusive and unreviewable authority to move the vote on a proposed amendment whenever it wants and however it wants. That sweeping investiture of power, just as inexorably, would authorize the General Assembly to *permanently remove* a proposed amendment — submitted and prescribed in absolute conformity with Article XI's literal requirements — on the very eve of a scheduled election

But what then of the voter who read the Secretary's advertisement, strongly agreed with the proposed amendment, and devoted time and effort to researching how his General Assembly candidates each voted on the proposed amendment? She enters the polling station intending to vote for Senate candidate "A" and House candidate "B" because both voted in favor of the proposed amendment — only to see a notice that the amendment has been removed.

Did either Candidate "A" or "B" vote to remove the amendment?

Of course, short of leaving the polling place to conduct her own
research, the voter has no way to know. Thus, through a concurrent
resolution adopted the day before the scheduled vote, the General

Assembly has overridden a central purpose of Article XI's advertising requirement. *Tausig v. Lawrence*, 328 Pa. 408, 413-14, 197 A. 235, 238 (1938) ("No uncertainty or compromise is suggested by the phrase, 'and the Secretary of the Commonwealth shall cause the same to be published.' Any period less than that prescribed by the section will not suffice.").

Accordingly, the Court's expansive construction of Article XI, which necessarily vests the General Assembly with the exclusive and unconstrained power to "move" or "re-move" a proposed amendment from the ballot, at any time and in any manner it decides, fails to conform with the literal words or intent of Article XI's advertising requirements. *See In re Bruno*, 627 Pa. 505, 546, 101 A.3d 635, 659 (2014) ("A constitutional provision requires unstrained analysis, a natural reading which avoids contradictions and difficulties in implementation, which completely conforms to the intent of the framers and which reflects the views of the ratifying voter.").

4) Article XI should be construed to prohibit any alteration of the vote on a proposed amendment within three months of the originally prescribed election

Having identified what Petitioners believe to be a fatal defect in the Court's analysis, they have some obligation to propose an alternative construction that does comport with Article XI's advertising requirements.

Under their alternative, with H.B. 90's passage, the General Assembly's transmission of Proposed Amendment 1 to the Secretary, and the Secretary's placement of the proposed amendment on the April 2016 ballot, the General Assembly put into motion a train that, within the three-month advertising window, the General Assembly lacked constitutional authority to either re-route or derail.

That construction fully preserves and implements what the Framers intended through Article XI's advertising requirement, and strictly complies with its literal terms. *See Kremer*, 606 A.2d at 438 ("To withhold strict compliance with the three months' limitation and substitute a different method of advertisement which substantially accomplishes the desired result would be to rewrite the constitutional provision.").

Adopted within three months of the April 2016 primary, the Concurrent Resolution fails that standard. Petitioners respectfully contend that the hypotheticals above are more than just that, and make clear that once an election is less than three months away, nothing in Article XI authorizes the General Assembly to reschedule or remove from that election a ballot question placing a proposed amendment before the electorate.

For these reasons alone, this Court should find H.R. 783 unconstitutional.

## C. The Concurrent Resolution impermissibly addresses more than one subject

As has been amply demonstrated *supra*, H.R. 783 is a concurrent resolution that purports to do things no concurrent resolution can, such as direct actions of Executive employees and amend the Election Code. Unfortunately, even if H.R. 783 is examined as being a bill—the primary means through which the Legislature can exercise legislative powers, such as changing the Election Code—it is facially deficient, as it impermissibly covers more than one subject. *Scudder*, 200 A. at 604 (setting out the requirements that laws be passed by bill in Pennsylvania).

It is plain on the face of H.R. 783 that it covers more than one subject. In part, it attempts to effect a change in time for the vote on an amendment to Article V, § 16(b) of the Pennsylvania Constitution; in part, it directs action by a member of the executive branch, the Secretary; and in part, it modifies portions of the Election Code for the primary and general elections of 2016. H.R. 783 cannot do all three and comply with the single-subject requirement of the Pennsylvania Constitution, and for this reason, it must be held unconstitutional *in toto*.

Article III, Section 3 of the Pennsylvania Constitution serves to cure several ills: it prevents legislative "logrolling," inhibits unpopular riders, and deters hidden legislation *City of Philadelphia v.*Commonwealth, 838 A.2d 566, 586 (Pa. 2003). It does this through two unalterable requirements: clear expression and single subject. Pa. Cons. Art. III, § 3. The single subject and clear expression requirements are held to be met when the various parts of a bill serve its main objective and are "germane' to the bill's subject as reflected in its title." City of Philadelphia, 838 A.2d at 587.

The title of H.R. 783 provided by the General Assembly is:

### A CONCURRENT RESOLUTION

Further providing for submission to the electorate of a constitutional amendment on retirement for justices, judges and justices of the peace.

Exh. 8. This title discloses only an Article XI, § 1 subject and concomitant exercise of authority. Given that H.R. 783 does more than address the express grants of authority in Article XI, § 1, this title on its face runs afoul of Article III, Section 3. It not only attempts to move, under Article XI, Section 1 of the Pennsylvania Constitution, the date that Ballot Question No. 1 is to be submitted to voters, but it makes substantive alterations to the election process for the primary election of April 26, 2016, and directs the rephrasing of the ballot question. From the single-subject and clear expression point of view, one must step back until nearly all of the election machinery of the Commonwealth can be seen before this disparate set of changes can be seen as a single subject. "There must be limits, however, as otherwise virtually all legislation, no matter how diverse in substance, would meet the single-subject requirement." City of Philadelphia, 838 A.2d at 588. Bills can address multiple aspects of a single subject and pass muster, such as altering general grants of powers to Philadelphia's

home rule, or regulating gaming. Spahn v. Zoning Bd. of Adjustment, 977 A.2d 1132, 1148 (Pa. 2009).

The Supreme Court of Pennsylvania, however, has found that where one piece of legislation affects more than one governmental function—particularly where the functions affect legislative and executive powers—the single-subject rule is violated. *Pennsylvania* State Ass'n of Jury Comm'rs v. Commonwealth., 619 Pa. 369, 381, 64 A.3d 611, 618 (Pa. 2013) ("We further agree that the dual governmental function of a board of county commissioners—executive and legislative—militates against finding Act 108 to be in concert with the single subject rule. . ."). Here it is indisputable that the General Assembly has combined alterations to the Election Code regarding the actions of the Secretary and the county boards (and directives to part of the executive to act at the behest of the legislature) with changing the time of a constitutional amendment ballot question. Dual governmental functions are at issue here: the background actions of the executive during an election, which are primarily performed under the Election Code as validly enacted through Article III, and the machinery of constitutional amendment, controlled exclusively by Article XI, § 1. In

Pennsylvania State Ass'n of Jury Commissioners, it was too great a stretch under the single-subject rule to amend two separate articles of the County Code; here, H.R. 783 purports to amend the Election Code and the Pennsylvania Constitution, two much less closely related portions of the law. 64 A.3d at 618-19 ("More so, and related thereto, Section 401(f) and Section 1805 amend two separate articles of Chapter 1 of the County Code: Article IV (County Officers) and Article XVIII (Contracts). Thus, Act 108, while relating to the local governing body of county commissioners, cannot be narrowed to a more specific governmental function.") (citation omitted).

As H.R. 783 violates the single subject rule, it is not possible for this Court to divine what part of it was intended by the General Assembly to be centrally germane. *Sernovitz v. Dershaw*, 127 A.3d 783, 789 (Pa. 2015); *Commonwealth v. Neiman*, 84 A.3d 603, 615 (Pa. 2013). "When an act of the legislature violates the single subject rule, all of its provisions are equally repugnant to the constitution, and, thus, equally void; so there is no basis to distinguish among the act's various sections to decide which of them offend the constitution to a greater or lesser degree." *Id.* This Court, therefore, should find that H.R. 783 is

unconstitutional in its entirety, because the Article III, § 3 deficiency infects it as a whole.

### D. The Concurrent Resolution disenfranchised millions of Pennsylvania voters

The truth of Mr. Marks's testimony concerning the confusion of voters in this Commonwealth has now been borne out in reality.

Despite the language of H.R. 783 as passed by the General Assembly, neither the county boards of election nor the Secretary of the Commonwealth could prevent Pennsylvania electors from casting votes on Ballot Question No. 1. There were two constitutional amendments that voters saw on the April 26, 2016 ballot, and there was no significant difference in the number of votes on the two ballot questions—the total for Ballot Question No. 1 is 98.9% of that for the second question. Exh. 11.

Furthermore, the voters have spoken on the issue, and the Secretary has transmitted that voice over the World Wide Web. *Id.* They declined to alter the retirement age of judges and justices in Pennsylvania, with 1,211,231 electors voting against the ballot question. Ballot Question No. 1 has been rejected.

Given the facts before this Court—that it was not practical to remove Ballot Question No. 1 from voting machines and that notice of H.R. 783's effect would not be uniform—the fact that so many votes occurred on April 26, 2016, indicates that the last-minute attempt to stop the vote on Ballot Question No. 1 was, in fact, ineffective. Exh. 10 at 69:1-4. The totals bear out Mr. Marks's testimony that putting H.R. 783 into full effect created confusion: voting on the amendment was effectively undeterred by any means taken to provide notice to Pennsylvania's electors. Exh. 11.

This confusion will only be compounded if millions of Pennsylvania electors confront the amendment to Article V, § 16(b) in a slightly revised guise in November of this year. The Pennsylvania Constitution forbids voting on the same amendment within five years, Art. XI, § 1, and no doubt voters will be confused that they are again confronted with a proposed amendment to the very same document that prohibits repeatedly placing an amendment on the ballot.

What will in fact occur if H.R. 783 continues in force and effect is the disenfranchisement of 1,211,231 Pennsylvanians, a problem of constitutional dimensions. Although this Court held that,"[a] fortiori,

no elector has a *right* to vote on that question or a *right* to have their vote on that question count as part of the April General Primary election" pursuant to H.R. 783, the concurrent resolution passed too late to actually prevent these votes. Op. of April 20, 2016 (as amended) at 9 (emphasis on original). Quoting the Supreme Court of Kansas, the Pennsylvania Supreme Court has recognized that the right to vote on a constitutional amendment—and, by extension, having such a vote counted—is a fundamental right:

The right is pervasive of other basic civil and political rights, and is the bed-rock of our free political system. Likewise, it is the right of every vote elector on amendments Constitution in accordance with its provisions. This right is a right, not of force, but of sovereignty. It is every elector's portion of sovereign power to vote on questions submitted. Since the right of suffrage is a fundamental matter, any alleged restriction or infringement of that right strikes at the heart of orderly constitutional government, and must be carefully and meticulously scrutinized.

Bergdoll v. Kane, 731 A.2d 1261, 1269 (Pa. 1999) (quoting Moore v. Shanahan, 486 P.2d 506, 511 (Kan. 1971)). The voters have rejected Ballot Question No. 1, and now face having their votes nullified by H.R. 783, which will place the same constitutional amendment before the

voters twice within the same year, in violation of Article XI, § 1 of the Pennsylvania Constitution. As H.R. 783 now violates Article XI, § 1, it is unconstitutional and cannot stand.

### V. Conclusion

For the foregoing reasons, this Court should grant the summary relief requested and find H.R. 783 unconstitutional.

Respectfully submitted,

#### **BOCHETTO & LENTZ, P.C.**

/s/ George Bochetto

By:

George Bochetto (Pa. 27783)
Thomas E. Groshens (Pa. 51118)
John A. O'Connell (Pa. 205527)
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Counsel for Petitioners

**Dated:** May 6, 2016

## IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

:

CORTÉS :

#### CERTIFICATE OF COMPLIANCE WITH PA. R.A.P. 2135

Pursuant to Pa. R.A.P. 2135, I certify the following:

This brief complies with the word limit imposed by Pa. R.A.P. 2135.

/s/ John A. O'Connell
By:

John A. O'Connell, Esquire

### IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

:

CORTÉS :

#### **CERTIFICATE OF SERVICE**

I, George A. Bochetto, Esquire, hereby certify that on May 6, 2016, I caused to be served a true and correct copy of the foregoing *Petitioners' Brief in Support* of Their Application for Summary Relief to the following via electronic filing and First Class Mail:

Timothy Eugene Gates, Esquire PA Department of State Occ 306 N. Office Bldg. Harrisburg, PA 17120 For Pedro Cortes

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Senate of Pennsylvania
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#### **BOCHETTO & LENTZ, P.C.**

/s/ George Bochetto

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Counsel for Petitioners

# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

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CORTÉS :

# EXHIBIT "1"

RECEIVED

OCT 22 AM 5: 52

ACT NO. 3 Department of all the Pureau of G E L

HOUSE BILL No. 79

SESSION OF 20 13



#### THE GENERAL ASSEMBLY OF PENNSYLVANIA

# HOUSE BILL

Session of 2013

INTRODUCED BY HARPER, MCGEEHAN, QUINN, KRIEGER, DEAN, BOBACK, GOODMAN, GODSHALL, LONGIETTI, GILLEN, EVERETT, MOUL, DENLINGER AND PEIFER, JANUARY 10, 2013

REFERRED TO COMMITEE ON JUDICIARY, JANUARY 10, 2013

#### A JOINT RESOLUTION

Proposing an amendment to the Constitution of the Commonwealth 1 of Pennsylvania, further providing for compensation and retirement of justices, judges and justices of the peace. 3 4 The General Assembly of the Commonwealth of Pennsylvania hereby resolves as follows: 5 Section 1. The following amendment to the Constitution of 6 Pennsylvania is proposed in accordance with Article XI: 7 8 That section 16(b) of Article V be amended to read: 9 § 16. Compensation and retirement of justices, judges and justices of the peace 10 11 (b) Justices, judges and justices of the peace shall be 12 retired on the last day of the calendar year in which they 13 attain the age of [70] 75 years. Former and retired justices, 14 judges and justices of the peace shall receive such compensation 15

as shall be provided by law. Except as provided by law, no

salary, retirement benefit or other compensation, present or

deferred, shall be paid to any justice, judge or justice of the

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- 1 peace who, under section 18 or under Article VI, is suspended,
- 2 removed or barred from holding judicial office for conviction of
- 3 a felony or misconduct in office or conduct which prejudices the
- 4 proper administration of justice or brings the judicial office
- 5 into disrepute.
- 6 \* \* \*
- 7 Section 2. (a) Upon the first passage by the General
- 8 Assembly of this proposed constitutional amendment, the
- 9 Secretary of the Commonwealth shall proceed immediately to
- .0 comply with the advertising requirements of section 1 of Article
- 1 XI of the Constitution of Pennsylvania and shall transmit the
- l2 required advertisements to two newspapers in every county in
- 13 which such newspapers are published in sufficient time after
- 14 passage of this proposed constitutional amendment.
- 15 (b) Upon the second passage by the General Assembly of this
- 16 proposed constitutional amendment, the Secretary of the
- 17 Commonwealth shall proceed immediately to comply with the
- 18 advertising requirements of section 1 of Article XI of the
- 19 Constitution of Pennsylvania and shall transmit the required
- 20 advertisements to two newspapers in every county in which such
- 21 newspapers are published in sufficient time after passage of
- 22 this proposed constitutional amendment. The Secretary of the
- 23 Commonwealth shall submit this proposed constitutional amendment
- 24 to the qualified electors of this Commonwealth at the first
- 25 primary, general or municipal election which meets the
- 26 requirements of and is in conformance with section 1 of Article
- 27 XI of the Constitution of Pennsylvania and which occurs at least
- 28 three months after the proposed constitutional amendment is
- 29 passed by the General Assembly.

We certify that this bill, House Bill No. 79, Printer's No. 58, has passed the House of Representatives and the Senate.

Speaker, House of Representatives

President Pro Tempore, Senate

Chief Clerk,

House of Representatives

Scoretary, Senate

# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

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CORTÉS

# EXHIBIT "2"

### Pennsylvania General Assembly

http://www.legis.state.pa.us/cfdocs/billinfo/bill\_history.cfm?syear=2013&sind=0&body=H&type=B&bn=79

04/14/2016 12:02 PM

Home / Bill and Amendments / Bill Information

### Bill Information - History

### House Bill 79; Regular Session 2013-2014

Sponsors: HARPER, McGEEHAN, QUINN, KRIEGER, DEAN, BOBACK, GOODMAN, GODSHALL, LONGIETTI,

GILLEN, EVERETT, MOUL, DENLINGER, PEIFER, FREEMAN, MILNE, MURT, KORTZ, WATSON, BARBIN

and **CALTAGIRONE** 

Printer's No.(PN): 58\*

**Short Title:** A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania,

further providing for compensation and retirement of justices, judges and justices of the peace.

Actions: PN 0058 Referred to JUDICIARY, Jan. 10, 2013

Reported as committed, May 14, 2013

First consideration, May 14, 2013

Laid on the table, May 14, 2013

Removed from table, June 20, 2013

Second consideration, June 24, 2013

Re-committed to APPROPRIATIONS, June 24, 2013

Re-reported as committed, June 25, 2013

Third consideration and final passage, June 28, 2013 (157-44)

In the Senate

Referred to JUDICIARY, June 30, 2013

Reported as committed, Oct. 1, 2013

First consideration, Oct. 1, 2013

Second consideration, Oct. 2, 2013

Third consideration and final passage, Oct. 15, 2013 (44-6)

(Remarks see Senate Journal Page 1028-1029), Oct. 15, 2013

Signed in House, Oct. 16, 2013

Signed in Senate, Oct. 21, 2013

Filed in the Office of the Secretary of the Commonwealth, Oct. 22, 2013

Pamphlet Laws Resolution No. 3

\* denotes current Printer's Number

The How to Read a Bill About PDF Documents

# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

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CORTÉS

# EXHIBIT "3"





LT9 Qty. 438, 973.940 Plan. Place. Pronto.

PAY DATE: //-6-14

CHECK#: 6360 Invoice #: SALES0000008277

WARRANT/ACH#: 003//65 P.O. Number: 8/31/2014

4300308298

Bill to:

Commonwealth Comptroller Operations

Bureau of Payable Services

Advertiser: Pennsylvania Department of State

PO Box 69180

Harrisburg, PA 17106

VENDOR	RUN DATE	ROP AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
ALLENTOWN MORNING CALL	8/1/2014	Full Pg (10x21.15), B&W, CAPTION: Proposed Amendments	1	\$7,180.29	\$7,180.29	\$7,180.29
		Full Pg (10x21.15), B&W, CAPTION:				
ALLENTOWN MORNING CALL	8/1/2014	Proposed Amendments SPANISH Full Pg, B&W, CAPTION: Proposed	1	\$7,180.29	\$7,180.29	\$7,180.29
ALTOONA MIRROR	8/1/2014	Amendments	1	\$42.60	\$5,495.40	\$5,495.40
BEAVER COUNTY TIMES	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$40.81	\$5,019.63	\$5,019.63
BEDFORD DAILY GAZETTE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$9.62	\$1,240.98	\$1,240.98
BLAIRSVILLE DISPATCH	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$11.60	\$1,426.80	\$1,426.80
		Full Pg, B&W, CAPTION: Proposed	1	\$30.77	\$3,923.17	\$3,923.17
BLOOMSBURG PRESS-ENTERPRISE	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed				
BMN - COMMUNITY CONNECTION	8/1/2014	Amendments	1	\$0.00	\$0.00	\$0.00
DAIN COMMUNITY CONNECTION	9/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH	1	\$0.00	\$0.00	\$0.00
BMN - COMMUNITY CONNECTION	8/1/2014	Full Pg, B&W, CAPTION: Proposed				
BRADFORD ERA	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$15.82	\$2,017.05	\$2,017.05
BUCKS COUNTY COURIER	8/1/2014	Amendments	1	\$43.97	\$5,276.40	\$5,276.40
BUTLER EAGLE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$16.84	\$2,020.80	\$2,020.80
CAMERON COUNTY ENDEAVOR	8/2/2014	Full Pg, B&W, CAPTION: Proposed  Amendments	1	\$8.42	\$1,035.66	\$1,035.66
		Full Pg, B&W, CAPTION: Proposed			\$2.0E2.01	
CARLISLE SENTINEL	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$22.89	\$2,952.81	\$2,952.81
CENTRE DAILY TIMES	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$36.40	\$4,695.60	\$4,695.60
CHAMBERSBURG PUBLIC OPINION	8/1/2014	Amendments	1	\$18.95	\$2,387.70	\$2,387.70
CLEARFIELD PROGRESS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$8.74	\$1,127.46	\$1,127.46
CONNELLSVILLE DAILY COURIER	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$9.76	\$1,200.48	\$1,200.48
CONNECESVILLE DATE! COUNTER	0/1/2014	Full Pg, B&W, CAPTION: Proposed				
CORRY EVENING JOURNAL	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$8.95	\$1,154.55	\$1,154.55
DANVILLE NEWS	8/1/2014	Amendments	1	\$7.89	\$994.14	\$994.14
DELAWARE COUNTY TIMES	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$34.58	\$1,971.06	\$1,971.06
DOYLESTOWN INTELLIGENCER	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$31.96	\$3,835.20	\$3,835.20
		Full Pg, B&W, CAPTION: Proposed		1. V. S. S.		
DUBOIS COURIER-EXPRESS	8/1/2014	Amendments	1	\$15.03	\$1,938.87	\$1,938.87
Easton THE EXPRESS-TIMES	8/1/2014	Full Pg, B&W, PA ZONE ONLY CAPTION: Proposed Amendments	1	\$30.21	\$3,715.83	\$3,715.83
		Full Pg, B&W, CAPTION: Proposed				
ELLWOOD CITY LEDGER	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$12.86	\$1,581.78	\$1,581.78
ERIE TIMES-NEWS	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$70.53	\$8,357.81	\$8,357.81
GETTYSBURG TIMES	8/1/2014	Amendments	1	\$14.99	\$1,888.74	\$1,888.74
GREENE COUNTY MESSENGER	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$11.53	\$1,487.37	\$1,487.37
		Full Pg, B&W, CAPTION: Proposed	1	\$46.32	\$5,697.36	\$5,697.36
GREENSBURG TRIBUNE-REVIEW	8/1/2014	Amendments	1	\$40.32	33,037.30	\$5,097.3

#5005066812 10/24/14 ABH #500506918



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MANSI MEDIA Plan. Place. Pronto.

Plan. Place. Pronto.		Full Pg, B&W, CAPTION: Proposed			Plan. Plac	ce. Pronto.
GREENVILLE RECORD-ARGUS	8/1/2014	Amendments	1	\$14.74	\$1,901.46	\$1,901.46
HOY FIN DE SEMANA	8/1/2014	Full Pg (10x10.5), B&W, CAPTION: Proposed Amendments	1	\$1,578.95	\$1,578.95	\$1,578.95
HUNTINGDON DAILY NEWS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$14.09	\$1,817.61	\$1,817.61
INDIANA GAZETTE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$20.36	\$2,626.44	\$2,626.44
JOHNSTOWN TRIBUNE DEMOCRAT	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$46.75	\$6,030.75	\$6,030.75
KANE REPUBLICAN	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$7.58	\$977.82	\$977.82
LANCASTER INTELLIGENCER NEW ERA	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$61.37	\$7,732.62	\$7,732.62
LATROBE BULLETIN	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$10.53	\$1,358.37	\$1,358.37
LEBANON DAILY NEWS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$18.95	\$2,387.70	\$2,387.70
LEHIGHTON TIMES NEWS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$13.84	\$1,702.32	\$1,702.32
LEWISTOWN SENTINEL	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$19.37	\$2,498.73	\$2,498.73
LOCK HAVEN EXPRESS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$15.79	\$2,013.22	\$2,013.22
MEADVILLE TRIBUNE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$22.73	\$2,932.17	\$2,932.17
THE STATE CONTROL OF THE STATE	4,444	Full Pg (10.25 x 13), B&W, CAPTION:		Value	1777-233	74.54.5.551.50
MILFORD PIKE COUNTY COURIER MILTON-LEWISBURG STANDARD-	8/1/2014	Proposed Amendments Full Pg, B&W, CAPTION: Proposed	1	\$1,436.84	\$1,436.84	\$1,436.84
JOURNAL	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$9.47	\$880.71	\$880.71
NEW CASTLE NEWS	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$26.32	\$3,237.36	\$3,237.36
NORRISTOWN TIMES HERALD	8/1/2014	Amendments	1	\$17.34	\$2,080.80	\$2,080.80
OIL CITY DERRICK-FRANKLIN NEWS HERALD-CLARION NEWS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$46.36	\$5,841.36	\$5,841.36
PHILADELPHIA AL DIA	8/1/2014	Full Pg (10 x 11), B&W, CAPTION: Proposed Amendments	1	\$5,278.95	\$5,278.95	\$5,278.95
PHILADELPHIA DAILY NEWS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$0.00	\$0,00	\$0.00
		Full Pg, B&W, CAPTION: Proposed				
PHILADELPHIA DAILY NEWS	8/1/2014	Amendments SPANISH	1	\$0.00	\$0.00	\$0.00
PHILADELPHIA EL HISPANO	8/1/2014	Translation Fee	1	\$525.00	\$525.00	\$525.00
PHILADELPHIA INQUIRER	8/1/2014	Full Pg (6col x 21), B&W, CAPTION: Proposed Amendments	i	\$48,642.11	\$48,642.11	\$48,642.11
PHILADELPHIA INQUIRER	8/1/2014	Full Pg (6col x 21), B&W, CAPTION: Proposed Amendments SPANISH	i	\$48,642.11	\$48,642.11	\$48,642.11
PHILADELPHIA TRIBUNE	8/1/2014	Full Pg, B&W, CAPTION: Proposed  Amendments  Full Pg, P&W, CAPTION: Proposed	1	\$147.73	\$17,949.19	\$17,949.19
PITTSBURGH POST-GAZETTE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$164.19	\$19,456.51	\$19,456.51
PITTSBURGH TRIBUNE-REVIEW	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$32.63	\$4,013.49	\$4,013.49
POTTSTOWN MERCURY	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$15.48	\$1,857.60	\$1,857.60
POTTSVILLE REPUBLICAN HERALD	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$26.11	\$3,211.53	\$3,211.53
PUNXSUTAWNEY SPIRIT	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$11.19	\$1,443.51	\$1,443.51
READING EAGLE	8/1/2014	Full Pg (10.5 x 17), B&W, CAPTION: Proposed Amendments	11	\$4,029.60	\$4,029.60	\$4,029.60
READING EAGLE	8/1/2014	Full Pg (10.5 x 17), B&W, CAPTION: Proposed Amendments SPANISH	1	\$4,029.60	\$4,029.60	\$4,029.60
RIDGWAY RECORD	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$8.37	\$1,079.73	\$1,079.73
SAINT MARYS DAILY PRESS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$8.89	\$1,146.81	\$1,146.81
SAYRE MORNING TIMES	8/1/2014	Full Pg, 8&W, CAPTION: Proposed Amendments	1		\$1,751.18	\$1,751.18
SATINE PIONITING THES	0/1/2014	Michaelia		43.03	41,752,10	41/131.10



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MANSI MEDIA Plan. Place. Pronto.

Plan, Place, Pronto.		For De Daw CARTION, Deceased			Plan. Plac	e. Pronto.
SCRANTON TIMES-TRIBUNE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$51.53	\$6,338.19	\$6,338.19
SHAMOKIN NEWS-ITEM	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$13.19	\$1,622.37	\$1,622.37
SHARON HERALD	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$35.18	\$4,362.39	\$4,362.39
SHIPPENSBURG NEWS-CHRONICLE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$6.32	\$815.28	\$815.28
SNYDER COUNTY TIMES	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$8.42	\$1,086.18	\$1,086.18
	2.2.2.2.2.2.2	Full Pg, B&W, CAPTION: Proposed				
SOMERSET DAILY AMERICAN	8/1/2014	Amendments	1	\$20.49	\$2,643.21	\$2,643.21
STROUDSBURG POCONO RECORD	8/1/2014	Full Pg (11.542 x 21), B&W, CAPTION: Proposed Amendments	1	\$2,205.14	\$2,205.14	\$2,205.14
SUNBURY DAILY ITEM	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$19.04	\$2,399.04	\$2,399.04
SUSQUEHANNA DESIGN & PRINTING	8/1/2014	Printing Fees	1	\$625.00	\$625.00	\$625.00
TITUSVILLE HERALD	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$8.59	\$1,108.11	\$1,108.11
TOWANDA DAILY REVIEW	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$13.12	\$1,613.76	\$1,613.76
UNION COUNTY TIMES	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$8.42	\$1,086.18	\$1,086.18
UNIONTOWN HERALD-STANDARD	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$37.66	\$4,858.14	\$4,858.14
WARREN TIMES OBSERVER	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$20.87	\$2,660.93	\$2,660.93
		Full Pg, B&W, CAPTION: Proposed				
WASHINGTON OBSERVER-REPORTER	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$38.03	\$4,746.14	\$4,746.14
WAYNE INDEPENDENT	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$11.79	\$1,485.54	\$1,485.54
WAYNESBORO RECORD HERALD	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$13.93	\$1,755.18	\$1,755.18
WEST CHESTER DAILY LOCAL NEWS	8/1/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$16.79	\$2,014.80	\$2,014.80
WILKES BARRE CITIZENS VOICE	8/1/2014	Amendments	1	\$32.56	\$4,004.88	\$4,004.88
WILKES BARRE TIMES LEADER	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$54.13	\$6,739.19	\$6,739.19
WILLIAMSPORT SUN-GAZETTE	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$19.89	\$2,535.97	\$2,535.97
YORK RECORD DISPATCH SUNDAY NEWS	8/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$52.01	\$6,709.29	\$6,709.29
ADV - ADVANCE PUBLICATIONS PERRY & JUNIATA COUNTIES	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$15.39	\$1,939.14	\$1,939.14
ADV - DUNCANNON RECORD	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$0.00	\$0.00	\$0.00
		Full Pg, B&W, CAPTION: Proposed				
ADV - JUNIATA SENTINEL	7/30/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00	\$0.00
ADV - NEWPORT NEWS-SUN	7/30/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00	\$0.00
ADV - PERRY COUNTY TIMES BLAKESLEE JOURNAL OF POCONO	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00	\$0.00
PLATEAU	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$13.68	\$855.00	\$855.00
BMN - BERKS MONT NEWSPAPERS INC	7/31/2014	Amendments	1	\$18.02	\$2,162.40	\$2,162.40
BMN - BEDVS MONT NEWSDADEDS INC	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH	1	\$18.02	\$2,162.40	\$2,162.40
BMN - BERKS MONT NEWSPAPERS INC BMN - BIRDSBORO NEWS OF	15 445 44 44	Full Pg, B&W, CAPTION: Proposed				
SOUTHERN BERKS	7/30/2014	Amendments	1	\$0.00	\$0.00	\$0.00
BMN - BIRDSBORO NEWS OF SOUTHERN BERKS	7/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH	i	\$0.00	\$0.00	\$0.00
BMN - BOYERTOWN AREA TIMES	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$0.00	\$0.00	\$0.00
		Full Pg, B&W, CAPTION: Proposed				
BMN - BOYERTOWN AREA TIMES	7/31/2014	Amendments SPANISH Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00	\$0.00
BMN - HAMBURG ITEM	7/30/2014	Amendments	1	\$0.00	\$0.00	\$0.00





BMN - HAMBURG ITEM	7/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH	i	\$0.00	\$0.00	\$0.00
BMN - KUTZTOWN PATRIOT	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$0.00	\$0.00	\$0.00
NA 14 TECHNOLOGY	7/7/ /70/ /	Full Pg, B&W, CAPTION: Proposed		±0.00	40.00	40.00
BMN - KUTZTOWN PATRIOT BROOKVILLE JEFFERSONIAN	7/31/2014	Amendments SPANISH Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00	\$0.00
DEMOCRAT	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$8.81	\$1,136.49	\$1,136.49
CAMERON COUNTY ECHO	7/30/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$5,57	\$701.82	\$701.82
CARBONDALE NEWS	7/30/2014	Amendments	1	\$7.37	\$928.62	\$928.62
CENTRE COUNTY GAZETTE	7/31/2014	Full Pg (10.25" x 16"), B&W, CAPTION: Proposed Amendments	1	\$909.47	\$909.47	\$909,47
CHESTER COUNTY PRESS	7/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$13.16	\$1,539.72	\$1,539.72
CRANBERRY EAGLE	7/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1.	\$10.53	\$1,263.60	\$1,263.60
DCNN - NEWS OF DELAWARE COUNTY	7/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$22.45	\$2,694.00	\$2,694.00
DUSHORE SULLIVAN REVIEW	7/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$7.34	\$924.84	\$924.84
		Full Pg (10.25 x 21), B&W, CAPTION:				
EMLENTON PROGRESS-NEWS	7/29/2014	Proposed Amendments Full Pg, B&W, CAPTION: Proposed	1	\$1,052.63	\$1,052.63	\$1,052.63
FOREST CITY NEWS	7/30/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$6.32	\$929.04	\$929,04
FULTON COUNTY NEWS	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$6.44	\$811.44	\$811.44
HANOVER EVENING SUN	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$18.95	\$2,444.55	\$2,444.55
HARRISBURG PATRIOT NEWS	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$51.58	\$6,344.34	\$6,344.34
HAWLEY NEWS EAGLE	7/30/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$10.89	\$1,355.81	\$1,355.81
KITTANNING LEADER TIMES	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$11.93	\$1,467.39	\$1,467.39
LITITZ RECORD-EXPRESS	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$17.06	\$2,200.74	\$2,200.74
LVPG - BETHLEHEM PRESS	7/31/2014	Amendments	1	\$0.00	\$0.00	\$0.00
LVPG - BETHLEHEM PRESS	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH	1	\$0.00	\$0.00	\$0.00
LVPG - EMMAUS EAST PENN PRESS SALISBURY PRESS	7/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$0.00	\$0.00	\$0.00
LVPG - EMMAUS EAST PENN PRESS		Full Pg, B&W, CAPTION: Proposed				
SALISBURY PRESS	7/30/2014	Amendments SPANISH Full Pg, B&W, CAPTION: Proposed	.1.	\$0.00	\$0.00	\$0.00
LVPG - LEHIGH VALLEY PRESS GROUP	7/31/2014	Amendments	1	\$23.31	\$2,867.13	\$2,867.13
LVPG - LEHIGH VALLEY PRESS GROUP	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH	1	\$23.31	\$2,867.13	\$2,867.13
LVPG - PARKLAND-NORTHWESTERN PRESS	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments	1	\$0.00	\$0.00	\$0.00
LVPG - PARKLAND-NORTHWESTERN		Full Pg, B&W, CAPTION: Proposed				
PRESS LVPG - WHITEHALL-COPLAY PRESS,	7/31/2014	Amendments SPANISH	1	\$0.00	\$0.00	\$0.00
NORTHAMPTON PRESS, CATASAQUA PRESS	7/31/2014	Full Pg, B&W, CAPTION: Proposed Amendments	i	\$0.00	\$0.00	\$0.00
LVPG - WHITEHALL-CUPLAY PRESS, NORTHAMPTON PRESS, CATASAQUA	7/24/2014	Full Pg, B&W, CAPTION: Proposed	4	ė0 00	¢0.00	¢0.00
PRESS	7/31/2014	Amendments SPANISH Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00 \$0.00	\$0.00
MAINLINE - CRESSON MAINLINER MAINLINE - EBENSBURG	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00	\$0.00
MOUNTAINEER-HERALD	7/31/2014	Amendments Full Pg, B&W, CAPTION: Proposed	1	\$0.00	\$0.00	\$0.00
MAINLINE - MAINLINE NEWSPAPERS	7/31/2014	Amendments	1	\$13.37	\$935,90	\$935.90



Remittance Address:

### INVOICE

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MANSI MEDIA Plan. Place. Pronto.

Plan. Place. Pronto.			
		Full Pg, B&W, CAPTION: Proposed	
MAINLINE - NANTY GLO JOURNAL	7/31/2014	Amendments	
MAINLINE - NORTHERN CAMBRIA STAR-		Full Pg, B&W, CAPTION: Proposed	
COURIER	7/31/2014	Amendments	
		Full Pg, B&W, CAPTION: Proposed	
MAINLINE - PORTAGE DISPATCH	7/31/2014	Amendments	
MARTINSBURG MORRISONS COVE		Full Pg, B&W, CAPTION: Proposed	
HERALD	7/31/2014	Amendments	
		Full Pg (10x13), B&W, CAPTION:	
MCMURRAY ALMANAC	7/30/2014	Proposed Amendments	
		Full Pg, B&W, CAPTION: Proposed	
MEYERSDALE REPUBLIC	7/31/2014	Amendments	
		Full Pg, B&W, CAPTION: Proposed	
MIDDLETOWN PRESS & JOURNAL	7/30/2014	Amendments	
		Full Pg, B&W, CAPTION: Proposed	
MILFORD PIKE COUNTY DISPATCH	7/31/2014	Amendments	
MONTROSE SUSQUEHANNA COUNTY	200362000	Full Pg, B&W, CAPTION: Proposed	
INDEPENDENT	7/30/2014	Amendments	
	C104 Manage	Full Pg, B&W, CAPTION: Proposed	
MUNCY LUMINARY	7/30/2014	Amendments	
NEW BETHLEHEM LEADER-	5. 4. 2.2.	Full Pg, B&W, CAPTION: Proposed	
VINDICATOR	7/30/2014	Amendments	
	14 204 200 1	Full Pg, B&W, CAPTION: Proposed	
ORBISONIA VALLEY LOG	7/30/2014	Amendments	
	.,,	Full Pg, B&W, CAPTION: Proposed	
PHILADELPHIA EL HISPANO	7/30/2014	Amendments	
110-1-1-10-1-10-1-10-1	,,00,202,	Full Pg, B&W, CAPTION: Proposed	
PORT ROYAL TIMES	7/30/2014	Amendments	
1 3.11 1.12 1.1 1.2	.,00,202.	Full Pg, B&W, CAPTION: Proposed	
POTTER LEADER-ENTERPRISE	7/30/2014	Amendments	
1 of ten ed went entrem mor	,,50,201,	Full Pg, B&W, CAPTION: Proposed	
RENOVO RECORD	7/30/2014	Amendments	
TIETO TO TIEGOTO	.,00,202.	Full Pg, B&W, CAPTION: Proposed	
SAXTON BROAD TOP BULLETIN	7/29/2014	Amendments	
GALLETING TO DOLLETIN	7/25/2021	Full Pg, B&W, CAPTION: Proposed	
SOUTH SCHUYLKILL NEWS	7/31/2014	Amendments	
3001113CHOTELACE NEWS	7/31/2014	Full Pg, B&W, CAPTION: Proposed	
TIONESTA FOREST PRESS	7/30/2014	Amendments	
HONESTA FOREST FRESS	7/30/2014	Full Pg, B&W, CAPTION: Proposed	
TTM Comm - BUTTERMILK FALLS	7/31/2014	Amendments	
THE COMME BOTTERFILER FACES	7/31/2014	Full Pg, B&W, CAPTION: Proposed	
WELLSBORO-MANSFIELD GAZETTE	7/30/2014	Amendments	
WELLSBORO-MANSFIELD GAZETTE	7/30/2014		
WESTELL DEDEE BRESS COURSER	7/20/2014	Full Pg, B&W, CAPTION: Proposed	
WESTFIELD FREE PRESS-COURIER	7/30/2014	Amendments	
MOONING COUNTY PRESS EVANIAGE	7/20/2014	Full Pg, B&W, CAPTION: Proposed	
WYOMING COUNTY PRESS EXAMINER	7/30/2014	Amendments	
VENCENTOWN COUNTY ORCEDUED	7/20/2014	Full Pg, B&W, CAPTION: Proposed	
YEAGERTOWN COUNTY OBSERVER	7/30/2014	Amendments	

MANSI

3899 North Front Street Harrisburg, PA 17110

1	\$0.00	\$0.00	\$0.00
1	\$0.00	\$0.00	\$0.00
1	\$0.00	\$0.00	\$0.00
1	\$13.37	\$1,724.73	\$1,724.73
1	\$1,600.00	\$1,600.00	\$1,600.00
1	\$12.53	\$2,155.16	\$2,155.16
1	\$13.82	\$1,741.32	\$1,741.32
1	\$17.85	\$2,249.10	\$2,249.10
1	\$7.72	\$579.00	\$579.00
1	\$8.95	\$1,154.55	\$1,154.55
1	\$8.81	\$1,136.49	\$1,136.49
1	\$5.26	\$504.96	\$504.96
1	\$26.84	\$1,610.40	\$1,610.40
1	\$8.42	\$1,060.92	\$1,060.92
1	\$10.53	\$1,326.78	\$1,326.78
1	\$5.26	\$678.54	\$678.54
1	\$5.00	\$630.00	\$630.00
1	\$17.89	\$2,146.80	\$2,146.80
1	\$5.26	\$504.96	\$504.96
1	\$13.26	\$875.16	\$875.16
1	\$10.53	\$1,326.78	\$1,326.78
1	\$5.63	\$709.38	\$709.38
1	\$9.84	\$1,239.84	\$1,239.84
1	\$9,42	\$1,215.18	\$1,215.18

Total Due	¢420 (	973 94
Paid		\$0.00
Invoice Totals	\$428,973.94	\$428,973.94

Terms: NET 30
RETURN DUPLICATE WITH REMITTANCE





03/09/2016

5005545411

Bill to:

Commonwealth Comptroller Operations

Bureau of Payable Services

PO Box 69180

Harrisburg, PA-17106-

JVN

Invoice #:
Invoice Date:

SALES0000014669

P.O. Number:

1/31/2016 !!

Advertiser

Pennsylvania Department of State

			Po#4300308298			1112	
VENDOR	RUN'DATE-	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
		Full Pg, B&W,		10.7			Bry 1
DV - ADVANCE		· CAPTION:					CHAI
UBLICATIONS PERRY		Amendment on					
L JUNIATA COUNTIES	0.140.042.002	Ballot NEW COPY	x Full Page BW	1	\$15.39	\$1,892.97	\$1,892.97
		E Source - Plants					
		Full Pg, B&W,					
att amattager		CAPTION:					
ADV - DUNCANNON	1/21/2016	Amendment on	x Full Page BW		\$0.00	\$0.00	\$0.00
RECORD	1/21/2010	Bailot NEW COFF	X I uli Page DW	1	30.00	\$0.00	\$0.00
		Full Pg, 8&W,					
		CAPTION:					
ADV - JUNIATA		Amendment on					91.61
ENTINEL	1/20/2016	Ballot NEW COPY	x Full Page BW	. 1	\$0.00	\$0.00	\$0.00
		Full De DRW					
	100	Full Pg, B&W, CAPTION:		2			
DV - NEWPORT		Amendment on					
IEWS-SUN	1/20/2016	Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
			- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	•	******		11111
		Full Pg, B&W,					
		CAPTION:					
ADV - PERRY COUNTY		Amendment on				10.00	10.00
TMES	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
		Full Pg (10x21.15	V.				
		B&W, CAPTION:					
ILLENTOWN		Amendment on					
MORNING CALL	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$7,201.35	\$7,201.35	\$7,201.35
		Full Pg (10x21.15	),				
		B&W, CAPTION:					
Come and the		Amendment on					
LLENTOWN	1/21/2016	Ballot SPANISH NEW COPY	y Euli Daga DW		\$7,201.35	\$7,201.35	e7 201 25
MORNING CALL	1/21/2010	NEW COPT	x Full Page BW	1.	\$7,201.33	\$7,201.33	\$7,201.35
		Full Pg, B&W,			4		
		CAPTION:					
		Amendment on					
ALTOONA MIRROR	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$42.60	\$5,495.40	\$5,495.40
		F 11 5 5 5 1					
		Full Pg, B&W, CAPTION:					
SEAVED COLLATO	18	Amendment on					
BEAVER COUNTY TIMES	1/21/2016		x Full Page BW	1	\$40.81	\$5,019.63	\$5,019.63
	-1-1-1	ocaes were seri		•	1000000	**********	
		Full Pg, B&W,					
		CAPTION:			*		
BEDFORD DAILY		Amendment on	. Full Date Divi	15.	40.62	41 240 00	44.040.00
GAZETTE	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$9.62	\$1,240.98	\$1,240.98
		Full Pg, B&W,					
		CAPTION:					
BLAIRSVILLE		Amendment on					
DISPATCH	1/22/2016		x Full Page BW	1	\$16.59	\$2,040.57	\$2,040.57
	The same of the sa						
		Full Pg, B&W,					
		CAPTION:					
BLAKESLEE JOURNAL		Amendment on	V Eull Dann Dill		\$13.68	\$855.00	\$0EC 00
OF POCONO PLATEAU	1/21/2016	Ballot NEW COP	x Full Page BW	1	\$13.08	\$000.00	\$855.00
-	and the second						

To Mike 3/8





			Full Pg, B&W,					
DI COMOGNICO POECO			CAPTION: Amendment on					
BLOOMSBURG PRESS- ENTERPRISE	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$30.77	\$3,923.17	\$3,923.17
Ciffe in Tube	4-4-7					4507	40,223.21	45/525.27
			Full Pg, B&W,			*		
BMN - BERKS MONT			CAPTION: Amendment on					
NEWSPAPERS INC	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$20.60	\$2,472.00	\$2,472.00
W-20020-11-201-201-201-201-201-201-201-20	California (California )		Full Pg, B&W,			100000		177
			CAPTION:					
BMN - BERKS MONT			Amendment on Ballot SPANISH			*		
NEWSPAPERS INC	1/21/2016		NEW COPY	x Full Page BW	1	\$20.60	\$2,472.00	\$2,472.00
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DWN - DIDDCDODO			Full Pg, B&W, CAPTION:					
BMN - BIRDSBORO NEWS OF SOUTHERN			Amendment on					
BERKS	1/20/2016		Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
			Full Pg, B&W,					
BMN - BIRDSBORO			CAPTION: Amendment on					
NEWS OF SOUTHERN			Ballot SPANISH					
BERKS	1/20/2016		NEW COPY	x Full Page BW	1.	\$0.00	\$0.00	\$0.00
			Euli Do DOM					
			Full Pg, B&W, CAPTION:					
BMN - BOYERTOWN			Amendment on		1.			
AREA TIMES	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
			Full Pg, B&W, CAPTION:					
			Amendment on		( •X			
BMN - BOYERTOWN			Ballot SPANISH					
AREA TIMES	1/21/2016		NEW COPY -	x Full Page BW	1	\$0.00	\$0.00	\$0.00
			Full Pg, B&W,					
			CAPTION:					
	112012016		Amendment on			1242	232	48.28
BMN - HAMBURG ITEM	1/20/2016		Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$0.00	\$0.00	\$0.00
			CAPTION:			•		
			Amendment on					
DAME MANAGEMENT	1/20/2016		Ballot SPANISH	Full Dans DUI		40.00	40.00	40.00
BMN - HAMBURG ITEM	1/20/2016		NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
			Full Pg, B&W,					
LATE ADDITIONS		6	CAPTION:					
BMN - KUTZTOWN PATRIOT	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW		\$0.00	\$0.00	£0.00
PAINO	1/21/2010		Full Pg, B&W,	x i un rage uv	1	\$0.00	\$0.00	\$0.00
			CAPTION:					
DAME TO TOTAL			Amendment on					
BMN - KUTZTOWN PATRIOT	1/21/2016		Ballot SPANISH NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
randor	1/21/2010		nen con	x run ruge bir	•	40.00	40.00	40.00
			Full Pg, B&W,					
			CAPTION: Amendment on					
BRADFORD ERA	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$16.91	\$2,156.03	\$2,156.03
A. TOP 2. T. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20						-0.7255 F	A. C. T.	A-2-75 E-2.5
PROONALLE			Full Pg, B&W,					
BROOKVILLE JEFFERSONIAN			CAPTION: Amendment on					
DEMOCRAT	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$8.81	\$1,136.49	\$1,136.49
			Full De Bottl					
			, Full Pg, B&W, CAPTION:					
BUCKS COUNTY			Amendment on					
COURIER	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$45.62	\$5,474.40	\$5,474.40





Full Pg, B&W,

BUTLER EAGLE	1/21/2016		CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1 .	\$16.84	\$2,020.80	\$2,020.80
CAMERON COUNTY			Full Pg, B&W, CAPTION: Amendment on			45.50	4204.00	4704.00
ECHO	1/20/2016		Ballot NEW COPY	x Full Page BW	1	\$5.57	\$701.82	\$701.82
CHIEGON CONTRA			Full Pg, B&W, CAPTION: Amendment on					
CAMERON COUNTY ENDEAVOR	1/23/2016		Ballot NEW COPY	x Full Page BW	1	\$8.42	\$1,035.66	\$1,035.66
			Full Pg, B&W, CAPTION: Amendment on			1.3		
CARBONDALE NEWS	1/22/2016		Ballot NEW COPY	x Full Page BW	1	\$7.37	\$928.62	\$928.62
CARLISLE SENTINEL	1/21/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	Ĭ.	\$22.89	\$2,952.81	\$2,952.81
CENTRE COUNTY	7-7-7-7		Full Pg (10.25" x 16"), B&W, CAPTION: Amendment on					
GAZETTE	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$909.47	\$909.47	\$909.47
			Full Pg, B&W, CAPTION: Amendment on		4			
CENTRE DAILY TIMES	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$32.00	\$4,128.00	\$4,128.00
CHAMBERSBURG	1/21/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	4	\$21.05	\$2,652.30	\$2,652.30
PUBLIC OPINION	1/21/2010			X Full Fage DW	1	421.03	42,032.30	42,032.30
CHESTER COUNTY PRESS	1/20/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	4	\$10.63	\$1,243.71	\$1,243.71
			Full Pg, B&W,					
CLEARFIELD PROGRESS	1/21/2016		CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$9.26	\$1,194.54	\$1,194.54
CONNELLSVILLE	1/21/2016	, X.	Full Pg, B&W, CAPTION: Amendment on	u Sull Once DM	0	<b>416.15</b>		\$1,986.45
DAILY COURIER	1/21/2016		Full Pg, B&W,	x ruii rage bw	1	\$16.15	\$1,986.45	\$1,900.43
CORRY EVENING JOURNAL	1/21/2016		CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$8.95	\$1,154.55	\$1,154.55
	· · · · · · · · · · · · · · · · · · ·		Full Pg, B&W, CAPTION: Amendment on	u Euli Dage Dill		\$11.05	\$1,326.00	\$1,326.00
CRANBERRY EAGLE	1/20/2016		Ballot NEW COPY	x Full Page BW	1	\$11.05	\$1,520.00	<b>41,320,00</b>
			Full Pg, B&W, CAPTION: Amendment on					
DANVILLE NEWS	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$7.89	\$994.14	\$994.14





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		Full Pg, B&W CAPTION:	,				
DCNN - NEWS OF		Amendment					
DELAWARE COUNTY	1/20/2016	Ballot NEW	COPY x Full Page BW	1	\$24.96	\$2,995.20	\$2,995.20
		Full Pg, B&V	1,				
a thomas a tomas		CAPTION:					
DELAWARE COUNTY TIMES	1/21/2016	Amendment Ballot NEW		1	\$36.02	\$2,053.14	\$2,053.14
11/100	4-4-4			2	0.54757		
		Full Pg, B&V CAPTION:	1,				
DOYLESTOWN		Amendment	on				
INTELLIGENCER	1/21/2016	Ballot NEW	COPY x Full Page BW	1	\$32.63	\$3,915.60	\$3,915.60
		Full Pg, B&V	1,				
	*	CAPTION:					
DUBOIS COURIER- EXPRESS	1/21/2016	Amendment Ballot NEW		1	\$15.03	\$1,938.87	\$1,938.87
EAT NESS	1/11/1010			•		4345555	
		Full Pg, B&V CAPTION:	Ι,				
DUSHORE SULLIVAN		Amendment	on				
REVIEW	1/20/2016	Ballot NEW	COPY x Full Page BW	1.1	\$7.37	\$928.62	. \$928.62
		Full Pg, B&V	Ι,				
		· CAPTION:					
EASTON EXPRESS- TIMES	1/21/2016	Amendment Ballot NEW		1	\$30.21	\$3,715.83	\$3,715.83
110165	2/22/2022				14.00	Carson	1.00000000
		Full Pg, B&V CAPTION:	Ι,				
ELLWOOD CITY		Amendment	on				
LEDGER	1/21/2016	Ballot NEW	And the second s	0 (1)	\$12.86	\$1,581.78	\$1,581.78
		Full Pg (10.2 21), B&W,			3		
Section 2004		CAPTION:	11.				
PROGRESS-NEWS	1/19/2016	Amendment Ballot NEW		1	\$1,064.46	\$1,064.46	\$1,064.46
THOUSESS HENS	.,						
		Full Pg, B&V CAPTION:	ν,				
		Amendment					
ERIE TIMES-NEWS	1/21/2016	Ballot NEW	COPY x Full Page BW	1	\$70.59	\$8,364.92	\$8,364.92
		Full Pg, B&V	٧,				
		CAPTION:	an.				
FOREST CITY NEWS	1/20/2016	Amendment Ballot NEW		1	\$6.32	\$929.04	\$929.04
		Full De DO					
		Full Pg, B&\ CAPTION:	٧,				
FULTON COUNTY	310 300 EV	Amendment			200.00	1227.41	2442.44
NEWS	1/21/2016	Ballot NEW	COPY x Full Page BW	1 ,	\$6.44	\$811.44	\$811.44
		Full Pg, B&\	٧,				
•		CAPTION: Amendmen	· on				
GETTYSBURG TIMES	1/21/2016	Ballot NEW		1	\$14.99	\$1,888.74	\$1,888.74
		Cull De Dou	N .				
		Full Pg, B&\ CAPTION:	",				
GREENE COUNTY	1/22/2016	Amendmen			210.10	en ans ea	42 471 64
MESSENGER	1/22/2016	Ballot NEW	COPY x Full Page BW	1	\$19.16	\$2,471.64	\$2,471.64
		Full Pg, B&V	N,				
GREENSBURG		CAPTION: Amendmen	ton				
TRIBUNE-REVIEW	1/21/2016	Ballot NEW		1	\$74.13	\$9,117.99	\$9,117.99





Full Pg, B&W,

GREENVILLE RECORD- ARGUS	1/21/2016	CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$14.74	\$1,901.46	\$1,901.46
HANOVER EVENING SUN	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$23.83	\$3,002.58	\$3,002.58
3011	1/2/2000	Full Pg, B&W,				10,00=00	11/11/11
HARRISBURG PATRIOT NEWS	1/21/2016	- Amendment on Ballot NEW COPY	x Full Page BW	1	\$48.49	\$5,964.27	\$5,964.27
Name of the last o		Full Pg, B&W, CAPTION: Amendment on	S. II Dana DVI		410.00	A1 255 01	A1 255 01
HAWLEY NEWS EAGLE	1/20/2016	Full Pg, B&W,	x Full Page BW	1	\$10.89	\$1,355.81	\$1,355.81
HAZLETON STANDARD-SPEAKER	1/29/2016	CAPTION: Amendment on Ballot NEW COPY		. 1	\$2,978.00	\$2,978.00	\$2,978.00
		Full Pg (10x10.5), B&W, CAPTION: Amendment on					
HOY FIN DE SEMANA	1/22/2016	Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$1,578.95	\$1,578.95	\$1,578.95
HUNTINGDON DAILY NEWS	1/21/2016	CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	111	\$14.09	\$1,775.34	\$1,775.34
WOMAN CARCOTT	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$20.36	\$2,626.44	\$2,626.44
INDIANA GAZETTE	1/21/2010	Full Pg, B&W, CAPTION:	X I dil rage dir	1.1	\$20.30	\$2,020.44	\$2,020.11
JOHNSTOWN TRIBUNE DEMOCRAT	1/21/2016	Amendment on Ballot NEW COPY	x Full Page BW	. 1	\$46.75	\$6,030.75	\$6,030.75
	1/21/2016	Full Pg, B&W, CAPITION: Amendment on	v Euli Daga DW		ė7 P4	ė1 011 26	#1 A11 26
KANE REPUBLICAN	1/21/2016	Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$7.84	\$1,011.36	\$1,011.36
KITTANNING LEADER TIMES	1/21/2016	CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	i	\$16.15	\$1,986.45	\$1,986.45
LANCASTER INTELLIGENCER NEW ERA	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$61.37	\$7,732.62	\$7,732.62
		Full Pg, B&W, CAPTION:					
LATROBE BULLETIN	1/21/2016	Amendment on Ballot NEW COPY	x Full Page BW	1	\$10.53	\$1,358.37	\$1,358.37
LEBANON DAILY NEWS	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$27.89	\$3,514.14	\$3,514.14
	4-7-1						





LEHIGHTON TIMES		Full Pg, B&W, CAPTION: Amendment on	5 4 9 - 9 4		442.04	44 702 22	44 702 22
NEWS	1/21/2016	Ballot NEW COPY Full Pg, B&W, CAPTION:	x Full Page BW	1	\$13.84	\$1,702.32	\$1,702.32
LEWISTOWN SENTINEL	1/21/2016	Amendment on Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$20.71	\$2,671.59	\$2,671.59
LITITZ RECORD- EXPRESS	1/21/2016	CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	i	\$17.06	\$2,187.94	\$2,187.94
LOCA HWALM EXODESS	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW		\$15.79	\$2,013.22	\$2,013.22
LOCK HAVEN EXPRESS	1/21/2010	Full Pg, B&W, CAPTION:	X Tull rage biv	1	\$13.75	\$2,013.22	32,013.22
LVPG - BETHLEHEM PRESS	1/21/2016	Amendment on Ballot NEW COPY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1	\$0.00	. \$0.00	\$0.00
LVPG - BETHLEHEM PRESS	1/21/2016	Ballot SPANISH NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
LVPG - EMMAUS EAST PENN PRESS SALISBURY PRESS	1/20/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$0.00	\$0.00	\$0.00
LVPG - EMMAUS EAST PENN PRESS SALISBURY PRESS	1/20/2016	CAPTION: Amendment on Ballot SPANISH NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
LVPG - LEHIGH VALLEY PRESS GROUP	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$24.63	\$3,029.49	\$3,029.49
LVPG - LEHIGH VALLEY PRESS GROUP	1/21/2016	CAPTION: Amendment on Ballot SPANISH NEW COPY	x Full Page BW	1	\$24.63	\$3,029.49	\$3,029.49
LVPG - PARKLAND- NORTHWESTERN		Full Pg, B&W, CAPTION: Amendment on				44.00	40.00
PRESS .  LVPG - PARKLAND-	1/21/2016	Bailot NEW COPY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1	\$0.00	\$0.00	\$0.00
NORTHWESTERN PRESS LVPG - WHITEHALL- COPLAY PRESS,	1/21/2016	Ballot SPANISH NEW COPY Full Pg, B&W, CAPTION:	x Full Page BW	1	\$0.00	\$0.00	\$0.00
NORTHAMPTON PRESS, CATASAQUA PRESS LVPG - WHITEHALL- COPLAY PRESS, NORTHAMPTON	1/21/2016	Amendment on Ballot NEW COPY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	Ī	\$0.00	\$0.00	\$0.00
PRESS, CATASAQUA PRESS	1/21/2016	Ballot SPANISH NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00





Full Pg, B&W,

MAINLINE - CRESSON MAINLINER	1/21/2016		CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
MAINLINE - EBENSBURG	*		Full Pg, B&W, CAPTION:					
MOUNTAINEER- HERALD	1/21/2016		Amendment on Ballot NEW COPY Full Pg, B&W,	x Full Page BW	i	\$0.00	\$0.00	\$0.00
MAINLINE - MAINLINE	, 1/31/3016		CAPTION: Amendment on Ballot NEW COPY (5col x 15.5)	x Full Page BW	ī	\$1,010.10	\$1,010.10	\$1,010.10
NEWSPAPERS	1/21/2016		Full Pg, B&W,	X Full rage DW	(4)	\$1,010.10	\$1,010.10	<b>41,010.10</b>
			CAPTION:	¥				
MAINLINE - NANTY GLO JOURNAL	1/21/2016	0	Amendment on Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
MAINLINE -			Full Pg, B&W, CAPTION:			*		V
NORTHERN CAMBRIA STAR-COURIER	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
			Full Pg, B&W, CAPTION:		,			
MAINUNE - PORTAGE DISPATCH	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
MARTINSBURG		A I	Full Pg, B&W, CAPTION:					
MORRISONS COVE HERALD	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	i	\$13.37	\$1,724.73	\$1,724.73
		i>	Full Pg (10x13), B&W, CAPTION: Amendment on					
MCMURRAY ALMANAC	1/20/2016		Ballot NEW COPY	x Full Page BW	1	\$1,600.00	\$1,600.00	\$1,600.00
			Full Pg, B&W, CAPTION:					
MEADVILLE TRIBUNE	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1.1	\$22.73	\$2,932.17	\$2,932.17
			Full Pg, B&W, CAPTION:					
MEYERSDALE NEW REPUBLIC	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1	\$19.09	\$3,283.48	\$3,283.48
			Full Pg, B&W, CAPTION:					
MIDDLETOWN PRESS & JOURNAL	1/20/2016		Amendment on Ballot NEW COPY Full Pg (10.25 x	x Full Page BW	i	\$13.82	\$1,741.32	\$1,741.32
			13), B&W, CAPTION:					
MILFORD PIKE COUNTY COURIER	1/22/2016		Amendment on Ballot NEW COPY	x Full Page BW	1	\$1,436.84	\$1,436.84	\$1,436.84
			Full Pg, B&W, CAPTION:					
MILFORD PIKE COUNTY DISPATCH	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1	\$17.85	\$2,249.10	\$2,249.10
			Full Pg, B&W, CAPTION:			Ŷ		
MILTON-LEWISBURG STANDARD-JOURNAL	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1	\$9.89	\$919.77	\$919.77





MONTROSE SUSQUEHANNA		Full Pg, B&W, CAPTION:					
COUNTY		Amendment on					
INDEPENDENT	1/20/2016	Ballot NEW COPY	x Full Page BW	1	\$7.95	\$596.25	\$596.25
		Full Pg, B&W,					
*		CAPTION:					
ASSESSED AND ADDRESS OF A STATE OF THE STATE		Amendment on	Total Carlotter Comments				
MUNCY LUMINARY	1/20/2016	Ballot NEW COPY	x Full Page BW	1	\$8.95	\$1,154.55	\$1,154.55
		Full Pg, B&W,				4.60	
		CAPTION:					
NEW BETHLEHEM	1/21/2016	Amendment on	F. II Davis DVII	-	40.04	** ***	14 100 10
LEADER-VINDICATOR	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$8.81	\$1,136.49	\$1,136.49
•		Full Pg, B&W,					
		CAPTION:					
Victor College Streets		Amendment on			22201	3022300	200000000000000000000000000000000000000
NEW CASTLE NEWS	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$26.32	\$3,237.36	\$3,237.36
		Full Pg, B&W,					
		CAPTION:					
NEW PITTSBURGH		Amendment on					
COURIER	1/20/2016	Ballot NEW COPY	x Full Page BW	1	\$25.51	\$3,137.73	\$3,137.73
		E. II D. DOLL					
		Full Pg, B&W, CAPTION:					
NORRISTOWN TIMES		Amendment on					
HERALD	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$17.34	\$2,080.80	\$2,080.80
1,000,000,000			CONTROL COMP FILE	•	34.00.00.0	1-100000	42,000,00
OIL CITY DERRICK-		Full Pg, B&W,					
FRANKLIN NEWS		CAPTION:					
HERALD-CLARION	1/21/2016	Amendment on	C !! D D!!!		****		14.00
NEWS	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$49.40	\$6,224.40	\$6,224.40
		Full Pg, B&W,					
		CAPTION:					
ORBISONIA VALLEY		Amendment on					
LOG	1/20/2016	Ballot NEW COPY	x Full Page BW	1	\$5.79	\$555.84	\$555.84
	*	Eul De (10 v 11)					
		Full Pg (10 x 11), B&W, CAPTION:					
		Amendment on					
PHILADELPHIA AL DIA	1/22/2016	Ballot NEW COPY	x Full Page BW	1	\$5,120.58	\$5,120.58	\$5,120.58
			and a subject to		111	1-1-1-1	40/14000
		Full Pg, B&W,					
		CAPTION:					
PHILADELPHIA DAILY	1/21/2016	Amendment on	y Full Dago DUI		40.00	+0.00	40.00
NEWS	1/21/2010	Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$0.00	\$0.00	\$0.00
		CAPTION:					
		Amendment on					
PHILADELPHIA DAILY		Ballot SPANISH					
NEWS	. 1/21/2016	NEW COPY	x Full Page BW	1	\$0.00	\$0.00	\$0.00
		Cull De DOW					
		Full Pg, B&W, CAPTION:					
PHILADELPHIA EL	ev even	Amendment on					
HISPANO	1/21/2016	Ballot NEW COPY	x Full Page BW	1	\$26.84	\$1,342.00	\$1,342.00
					(4,25,191)	1-1-1-1	
		•		* *			
DUTI ADELDUTA EL							
PHILADELPHIA EL HISPANO	1/23/2016	Translation Fee		(1)	\$300.00	\$300.00	\$300.00
	-,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		1.1	4300.00	4500.00	4200,00
		Full Pg (6col x 21),		•			
		B&W, CAPTION:					
PHILADELPHIA	1121/2015	Amendment on	e 1/e		1424-1-55	1111111	Luz Silvo
INQÚIRER	1/21/2016	Ballot NEW COPY	x Full Page BW	111	\$48,642.11	\$48,642.11	\$48,642.11
		No.					





PHILADELPHIA INQUIRER	1/21/2016	4	Full Pg (6col x 21), B&W, CAPTION: Amendment on Ballot SPANISH NEW COPY	x Full Page BW	. 1	\$48,642.11	\$48,642.11	\$48,642.11
			Full Pg, B&W, CAPTION:			101-3-3-3		
PHILADELPHIA TRIBUNE	1/19/2016		Amendment on Ballot NEW COPY Full Pg, B&W, CAPTION:	x Full Page BW	1	\$170.28	\$20,689.02	\$20,689.02
PITTSBURGH POST- GAZETTE	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	í	\$164.19	\$19,456.51	\$19,456.51
PORT ROYAL TIMES	1/20/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	·	\$8.42	\$1,060.92	\$1,060.92
POTTER LEADER-	112012016		Full Pg, B&W, CAPTION: Amendment on	Full Door DM		610.52	#1 226 70	ė1 324 70
ENTERPRISE	1/20/2016		Full Pg, B&W, CAPTION:	x Full Page BW	1	\$10.53	\$1,326.78	\$1,326.78
POTTSTOWN MERCURY	1/21/2016		Amendment on Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$17.34	\$2,080.80	\$2,080.80
POTTSVILLE REPUBLICAN HERALD	1/21/2016		CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$26.11	\$3,211.53	\$3,211.53
PUNXSUTAWNEY SPIRIT	1/21/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$11.19	\$1,443.51	\$1,443.51
	A		Full Pg (10.5 x 17), B&W, CAPTION: Amendment on					
READING EAGLE	1/21/2016		Ballot NEW COPY Full Pg (10.5 x 17), B&W, CAPTION: Amendment on	x Full Page BW	1	\$4,029.60	\$4,029.60	\$4,029.60
READING EAGLE	1/21/2016		Ballot SPANISH NEW COPY Full Pg, B&W,	x Full Page BW	11	\$4,029.60	\$4,029.60	\$4,029.60
RENOVO RECORD	1/20/2016		CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$5.26	\$678.54	\$678.54
RIDGWAY RECORD	1/21/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$8.74	\$1,127.46	· \$1,127.46
SAINT MARYS DAILY PRESS	1/21/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	i	\$9.68	\$1,248.72	\$1,248.72
SAXTON BROAD TOP			Full Pg, B&W, CAPTION: Amendment on	1				7.1.4
BULLETIN	1/19/2016		Ballot NEW COPY	x Full Page BW	1	\$4.70	\$592.20	\$592.20





			Full Pg, B&W,				×	
SAYRE MORNING	ni in anna		CAPTION: Amendment on					•
TIMES	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$9.05	\$1,751.18	\$1,751.18
SCRANTON TIMES-			Full Pg, B&W, CAPTION: Amendment on					
TRIBUNE	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$51.53	\$6,338.19	\$6,338.19
CHANGE NEWS			Full Pg, B&W, CAPTION: Amendment on					
SHAMOKIN NEWS- ITEM	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$13.19	\$1,622.37	\$1,622.37
			Full Pg, B&W, CAPTION: Amendment on					W-24747
SHARON HERALD	1/21/2016		Ballot NEW COPY	x Full Page BW	1	\$35.18	\$4,362.39	\$4,362.39
SHIPPENSBURG	Aurona f		Full Pg, B&W, CAPTION: Amendment on	Value Value	4.0	47	225.55	7021166
NEWS-CHRONICLE	1/19/2016		Ballot NEW COPY	x Full Page BW	. 1	\$5.85	\$754.65	\$754.65
SNYDER COUNTY TIMES	1/22/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	. 1	\$7.89	\$1,017.81	\$1,017.81
			Full Pg, B&W, CAPTION:					
SOMERSET DAILY AMERICAN	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1	\$20.49	\$2,643.21	\$2,643.21
SOUTH SCHUYLKILL NEWS	1/21/2016		Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	i	\$615.79	\$615.79	\$615.79
			Full Pg (11.542 x 21), B&W, CAPTION:			*10003		
STROUDSBURG POCONO RECORD	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	1111	\$2,612.84	\$2,612.84	\$2,612.84
SUNBURY DAILY ITEM	1/12/2016		Affidavit		1>	\$0.00	\$0.00	\$0.00
			Full Pg, B&W, CAPTION:					
SUNBURY DAILY ITEM	1/21/2016		Amendment on Ballot NEW COPY	x Full Page BW	(1)	\$19.04	\$2,399.04	\$2,399.04
SUSQUEHANNA DESIGN & PRINTING	1/23/2016		Printing Costs		i.	\$850.00	\$850.00	\$850.00
TIONESTA FOREST PRESS	1/20/2016	.0	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$5.98	\$574.08	\$574.08
	300 1113		Full Pg, B&W, CAPTION:			1772		
TTTUSVILLE HERALD	1/21/2016	20	Amendment on Ballot NEW COPY	x Full Page BW	1	\$8.96	\$1,155.84	\$1,155.84





TOWANDA DAILY REVIEW	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$13.12	\$1,613.76	\$1,613.76
		Full Pg, B&W, CAPTION:					
UNION COUNTY TIMES	1/22/2016	Amendment on Ballot NEW COPY	x Full Page BW	1	\$7.89	\$1,017.81	\$1,017.81
UNIONTOWN HERALD- STANDARD	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$47.21	\$6,090.09	\$6,090.09
		Full Pg, B&W, CAPTION:				The state of the s	334,000
WARREN TIMES OBSERVER	1/21/2016		x Full Page BW	1	\$20.87	\$2,660.93	\$2,660.93
WASHINGTON OBSERVER-REPORTER	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$39.05	\$4,873.44	\$4,873.44
		Full Pg, B&W, CAPTION:	•			1 (14) 2555	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
WAYNE INDEPENDENT	1/21/2016	Amendment on Ballot NEW COPY	x Full Page BW	1	\$11.79	\$1,485.54	\$1,485.54
WAYNESBORO RECORD HERALD	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$13.93	\$1,755.18	\$1,755.18
		Full Pg, B&W, CAPTION:					
WELLSBORO- MANSFIELD GAZETTE	1/20/2016	Amendment on Ballot NEW COPY Full Pg, B&W,	x Full Page BW	1	\$10.53	\$1,326.78	\$1,326.78
WEST CHESTER DAILY LOCAL NEWS	1/21/2016	CAPTION: Amendment on Ballot NEW COPY	x Full Page BW	1	\$16.79	\$2,014.80	\$2,014.80
WESTFIELD FREE	same.	Full Pg, B&W, CAPTION: Amendment on				1216.5	101100
PRESS-COURIER	1/20/2016	Ballot NEW COPY Full Pg, B&W, CAPTION:	x Full Page BW	1	\$6.84	\$861.84	\$861.84
WILKES BARRE CITIZENS VOICE	1/21/2016	Amendment on Ballot NEW COPY	x Full Page BW	1	\$32.56	\$4,004.88	\$4,004.88
WILKES BARRE TIMES LEADER	1/21/2016	Full Pg, B&W, CAPTION: Amendment on Ballot NEW COPY.	x Full Page BW	111	\$5,000.00	\$5,000.00	\$5,000.00
WILLIAMSPORT SUN-	1/21/2016	Full Pg, B&W, CAPTION: Amendment on	u Cull Deac Ditt		432.4	<b>43.010.03</b>	*2 010 02
GAZETTE	1/21/2016	Ballot NEW COPY Full Pg, B&W, CAPTION:	x rull rage BW	1	\$22.11	\$2,819.03	\$2,819.03
WYOMING COUNTY PRESS EXAMINER	1/20/2016	Amendment on Ballot NEW COPY	x Full Page BW	1	\$9.84	\$1,239.84	\$1,239.84



YEAGERTOWN

COUNTY OBSERVER



#### INVOICE

Full Pg, B&W, CAPTION:

Amendment on 1/20/2016

Ballot NEW COPY x Full Page BW \$9.42 \$1,215.18 \$1,215.18

Full Pg, B&W, CAPTION:

YORK RECORD DISPATCH SUNDAY Amendment on

1/21/2016 Ballot NEW COPY x Full Page BW · NEWS \$55.79 \$7,029.54 \$7,029.54

Remittance Address: MANSI Invoice Totals \$442,787.02 \$442,787.02 3899 North Front Street Paid \$0.00

Harrisburg, PA 17110 **Total Due** \$442,787.02

> Terms: NET 30 RETURN DUPLICATE WITH REMITTANCE

Note: This order was placed by MANSI on behalf of MANSI Media Any billing questions should be directed to Chris Kazlauskas MANSI Media at MANSI at (717) 703-3025





LIN Qty. 427, 823.940

Bill to:

Commonwealth Controller Operations

Bureau of Payable Services

PO Box 69180

Harrisburg, PA 17106

SALES0000008638-8642

9/30/2014 4300308298

Pennsylvania Department of State Advertiser:

AY DATE: 11-24-14

CHECK #: 6260 Invoice #:

VARRANT/ACH#: 00238588 Number:

VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
ADV - ADVANCE PUBLICATIONS PERRY	19001200	Full Pg, B&W, CAPTION: Proposed Amendments PICK-					20.000 at
JUNIATA COUNTIES	10/2/2014	UP 9/4	x Full Page BW	1	\$15.39	\$1,939.14	\$1,939.14
DV - DUNCANNON	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	í	\$0.00	\$0.00	\$0.00
DV - JUNIATA ENTINEL	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$0.00	\$0.00	\$0.00
DV - NEWPORT NEWS UN	: 10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$0.00	\$0.00	\$0.00
ADV - PERRY COUNTY TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1.	\$0.00	\$0.00	\$0.00
LLENTOWN MORNING ALL	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$7,180.29	\$7,180.29	\$7,180.29
LLENTOWN MORNING CALL	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$7,180.29	\$7,180.29	\$7,180.29
altoona Mirror	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$42.60	\$5,495.40	\$5,495.40
BEAVER COUNTY TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$40.81	\$5,019.63	\$5,019.63
BEDFORD DAILY GAZETTE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$9.62	\$1,240.98	\$1,240.98
BLAIRSVILLE	9/26/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 8/29	x Full Page BW	1	\$11.60	\$1,426.80	\$1,426.80
DISPATCH	3/20/2014	UP 0/29	A Tuli rage DW	1	\$11.00	71,720,00	\$1,420.80

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BLAKESLEE JOURNAL OF POCONO PLATEAU	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$13.68	\$855.00	\$855.00
BLOOMSBURG PRESS- ENTERPRISE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	į	\$30.77	\$3,923.17	\$3,923.17
BMN - BERKS MONT NEWSPAPERS INC	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$18.02	\$2,162.40	\$2,162.40
BMN - BERKS MONT NEWSPAPERS INC	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$18.02	\$2,162.40	\$2,162.40
BMN - BIRDSBORO NEWS OF SOUTHERN BERKS	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$0.00	\$0.00	\$0.00
BMN - BIRDSBORO NEWS OF SOUTHERN BERKS	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	Í	\$0.00	\$0.00	\$0.00
BMN - BOYERTOWN AREA TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$0.00	\$0.00	\$0.00
BMN - BOYERTOWN AREA TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	í	\$0.00	\$0.00	\$0.00
BMN - COMMUNITY CONNECTION	9/26/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 8/29	x Full Page BW	i	\$0.00	\$0.00	\$0.00
BMN - COMMUNITY CONNECTION	9/26/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 8/29		i	\$0.00	\$0.00	\$0.00
BMN - HAMBURG ITEM	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3		i	\$0.00	\$0.00	\$0.00





BMN - HAMBURG ITEM	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$0.00	\$0.00	\$0.00
BMN - KUTZTOWN PATRIOT	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$0.00	\$0.00	\$0.00
BMN - KUTZTOWN PATRIOT	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$0.00	\$0.00	\$0.00
BRADFORD ERA	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4 Full Pg, B&W,	x Full Page BW	1	\$15.82	\$2,017.05	\$2,017.05
BROOKVILLE JEFFERSONIAN DEMOCRAT	10/2/2014	CAPTION: Proposed Amendments PICK- UP 9/4 Full Pg, B&W,	x Full Page BW	1	\$8.81	\$1,136.49	\$1,136.49
BUCKS COUNTY COURIER	10/2/2014	CAPTION: Proposed Amendments PICK- UP 9/4 Full Pg, B&W,	x Full Page BW	i	\$43.97	\$5,276.40	\$5,276.40
BUTLER EAGLE	10/2/2014	CAPTION: Proposed Amendments PICK- UP 9/4 Full Pg, B&W,	x Full Page BW	1	\$16.84	\$2,020.80	\$2,020.80
CAMERON COUNTY ENDEAVOR	9/27/2014	CAPTION: Proposed Amendments PICK- UP 8/30 Full Pg, B&W,	x Full Page BW	1	\$8.42	\$1,035.66	\$1,035.66
CAMERON COUNTY ECHO	10/1/2014	CAPTION: Proposed Amendments PICK- UP 9/3 Full Pg, B&W,	x Full Page BW	1	\$5.57	\$701.82	\$701.82
CARBONDALE NEWS	10/1/2014	CAPTION: Proposed Amendments PICK- UP 9/3 Full Pg, B&W,	x Full Page BW	1.	\$7.37	\$928.62	\$928.62
CARLISLE SENTINEL	10/2/2014	CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$22.89	\$2,952.81	\$2,952.81
CENTRE COUNTY GAZETTE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$909.47	\$909.47	\$909.47
CENTRE DAILY TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$36.40	\$4,695.60	\$4,695.60





CHAMBERSBURG PUBLIC OPINION	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$18.95	\$2,387.70	\$2,387.70
CHESTER COUNTY PRESS	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	i	\$13.16	\$1,539.72	\$1,539.72
CLEARFIELD PROGRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	ī	\$8.74	\$1,127.46	\$1,127.46
CONNELLSVILLE DAILY COURIER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$9.76	\$1,200.48	\$1,200.48
CORRY EVENING JOURNAL	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$8.95	\$1,154.55	\$1,154.55
CRANBERRY EAGLE	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$10.53	\$1,263.60	\$1,263.60
DANVILLE NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$7.89	\$994.14	\$994.14
DCNN - NEWS OF DELAWARE COUNTY	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	i	\$22.45	\$2,694.00	\$2,694.00
DELAWARE COUNTY TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$34.58	\$1,971.06	\$1,971.06
DOYLESTOWN INTELLIGENCER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$31.96	\$3,835.20	\$3,835.20
DUBOIS COURIER- EXPRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$15.03	\$1,938.87	\$1,938.87
DUSHORE SULLIVAN REVIEW	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$7.34	\$924.84	\$924.84
Easton THE EXPRESS- TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$30.21	\$3,715.83	\$3,715.83





ELLWOOD CITY LEDGER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$12.86	\$1,581.78	\$1,581.78
EMLENTON PROGRESS- NEWS	9/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/2	x Full Page BW	1	\$1,052.63	\$1,052.63	\$1,052.63
ERIE TIMES-NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	ī	\$70.53	\$8,357.81	\$8,357.81
FOREST CITY NEWS	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	ī	\$6.32	\$929.04	\$929.04
FULTON COUNTY NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$6.44	\$811,44	\$811.44
GETTYSBURG TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1)	\$14.99	\$1,888.74	\$1,888.74
GREENE COUNTY MESSENGER	9/26/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 8/29	x Full Page BW	1	\$11.53	\$1,487.37	\$1,487.37
GREENSBURG TRIBUNE-REVIEW	10/2/2014		x Full Page BW	1	\$46.32	\$5,697.36	\$5,697.36
GREENVILLE RECORD- ARGUS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1+	\$14.74	\$1,901.46	\$1,901.46
HANOVER EVENING SUN	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$18.95	\$2 <del>,444</del> .55	\$2,444.55
HARRISBURG PATRIOT NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$51.58	\$6,344.34	\$6,344.34
HAWLEY NEWS EAGLE	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$10.89	\$1,355.81	\$1,355.81
HOY FIN DE SEMANA	9/26/2014	Full Pg, 8&W, CAPTION: Proposed Amendments PICK- UP 8/29	x Full Page BW	1	\$1,578.95	\$1,578.95	\$1,578.95
HUNTINGDON DAILY NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$14.09	\$1,817.61	\$1,817.61





Full Pg, B&W,

INDIANA GAZETTE	10/2/2014	CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$20.36	\$2,626.44	\$2,626.44
JOHNSTOWN TRIBUNE DEMOCRAT	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$46.75	\$6,030.75	\$6,030.75
KANE REPUBLICAN	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$7.58	\$977.82	\$977.82
KITTANNING LEADER TIMES	10/2/2014	Full Pg, B&\V, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$11.93	\$1,467.39	\$1,467.39
LANCASTER INTELLIGENCER NEW ERA	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$61.37	\$7,732.62	\$7,732.62
LATROBE BULLETIN	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$10.53	\$1,358.37	\$1,358.37
LEBANON DAILY NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$18.95	\$2,387.70	\$2,387.70
LEHIGHTON TIMES NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$13.84	\$1,702.32	\$1,702.32
LEWISTOWN SENTINEL	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$19.37	\$2,498.73	\$2,498.73
LITITZ RECORD- EXPRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$17.06	\$2,200.74	\$2,200.74
LOCK HAVEN EXPRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$15.79	\$2,013.22	\$2,013.22
LVPG - BETHLEHEM PRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4		i	\$0.00	\$0.00	\$0.00
LVPG - BETHLEHEM PRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$0.00	\$0.00	\$0.00
THESS	74.34.25.27	4		•	1.632/2-	14.65.25	40.00





LVPG - EMMAUS EAST PENN PRESS SALISBURY PRESS	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$0.00	\$0.00	\$0.00
LVPG - EMMAUS EAST PENN PRESS SALISBURY PRESS	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$0.00	\$0.00	\$0.00
LVPG - LEHIGH VALLEY PRESS GROUP	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$23.31	\$2,867.13	\$2,867.13
LVPG - LEHIGH VALLEY PRESS GROUP	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$23.31	\$2,867.13	\$2,867.13
LVPG - PARKLAND- NORTHWESTERN PRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	í	\$0.00	\$0.00	\$0.00
LVPG - PARKLAND- NORTHWESTERN PRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$0.00	\$0.00	\$0.00
LVPG - WHITEHALL- COPLAY PRESS, NORTHAMPTON PRESS, CATASAQUA PRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page B\V	1	\$0.00	\$0.00	\$0.00
LVPG - WHITEHALL- COPLAY PRESS, NORTHAMPTON PRESS, CATASAQUA PRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	į	\$0.00	\$0.00	\$0.00
MAINLINE - CRESSON MAINLINER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$0.00	\$0.00	\$0.00
MAINLINE - EBENSBURG MOUNTAINEER- HERALD	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$0.00	\$0.00	\$0.00
MAINLINE - MAINLINE NEWSPAPERS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$13.37	\$935.90	\$935.90
MAINLINE - NANTY GLO JOURNAL	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$0.00	\$0.00	\$0.00





MAINLINE - NORTHERN CAMBRIA STAR-COURIER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$0.00	\$0.00	\$0.00
MAINLINE - PORTAGE DISPATCH	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$0.00	\$0.00	\$0.00
MARTINSBURG		Full Pg, B&W, CAPTION: Proposed					
MORRISONS COVE HERALD	10/2/2014		x Full Page BW	1	\$13.37	\$1,724.73	\$1,724.73
MCMURRAY ALMANAC	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$1,600.00	\$1,600.00	\$1,600.00
PICHURAT ALPIANAC	10/1/2011	Full Pg, B&W, CAPTION: Proposed	X Tall Yoge Dill	•	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		41/00000
MEADVILLE TRIBUNE	10/2/2014	Amendments PICK- UP 9/4	x Full Page BW	1	\$22.73	\$2,932.17	\$2,932.17
MEYERSDALE REPUBLIC	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$12.53	\$2,155.16	\$2,155.16
MIDDLETOWN PRESS & JOURNAL	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$13.82	\$1,741.32	\$1,741.32
MILFORD PIKE COUNTY COURIER	9/26/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 8/29	x Full Page BW	1.	\$1,436.84	\$1,436.84	\$1,436.84
MILFORD PIKE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	<b>\$17.85</b>	\$2,249.10	\$2,249.10
COUNTY DISPATCH	10/2/2017	Full Pg, B&W, CAPTION: Proposed			421.00	42/2 15/12	72,213,10
MILTON-LEWISBURG STANDARD-JOURNAL	10/2/2014	Amendments PICK- UP 9/4	x Full Page BW	1	\$9.47	\$880.71	\$880.71
MONTROSE SUSQUEHANNA COUNTY	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$7.72	\$579.00	\$579.00
INDEPENDENT	10/1/2014	Full Pg, B&W, CAPTION: Proposed		1.	41.116	437,5,00	<i>4312</i> .00
MUNCY LUMINARY	10/1/2014	Amendments PICK- UP 9/3	x Full Page BW	1	\$8.95	\$1,154.55	\$1,154.55
NEW BETHLEHEM	40/2/204	Full Pg, B&W, CAPTION: Proposed Amendments PICK-			£0.04	£1 175 AO	41 426 46
LEADER-VINDICATOR	10/2/2014	UP 9/4 Full Pg, B&W, CAPTION: Proposed	x Full Page BW	1	\$8.81	\$1,136.49	\$1,136.49
NEW CASTLE NEWS	10/2/2014	Amendments PICK- UP 9/4	x Full Page BW	1	\$26.32	\$3,237.36	\$3,237.36





NORRISTOWN TIMES		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
HERALD	10/2/2014		Full Page BW	1	\$17.34	\$2,080.80	\$2,080.80
OIL CITY DERRICK- FRANKLIN NEWS HERALD-CLARION	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4 x	Full Page BW		\$46.36	\$5,841.36	\$5,841.36
NEWS	10/2/2014		ruli rage bw	1	\$40.30	\$3,071.30	\$5,041.30
ORBISONIA VALLEY LOG	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3 x	Full Page BW	1	\$5.26	\$504.96	\$504.96
PHILADELPHIA AL DIA	9/26/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 8/29 x	Full Page BW	1	\$5,278.95	\$5,278.95	\$5,278.95
THE DECIDENCE OF	-3,00000		22240 <del>2</del> 2247				
PHILADELPHIA DAILY	10/7/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-	Full Dago RW	4	\$0.00	\$0.00	¢0.00
NEWS	10/2/2014	UP 9/4 x	Full Page BW	1	\$0.00	\$0.00	\$0.00
PHILADELPHIA DAILY	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4 x	Full Page BW		\$0.00	\$0.00	\$0.00
NEWS	10/2/2014		Tuli rage by	1	30.00	\$0.00	30.00
PHILADELPHIA EL HISPANO	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3 x	Full Page BW	1	\$26.84	\$1,610.40	\$1,610.40
PHILADELPHIA INQUIRER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4 x	Full Page BW	1+	\$48,642.11	\$48,642.11	\$48,642.11
PHILADELPHIA INQUIRER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4 x	: Full Page BW	1	\$48,642.11	\$48,642.11	\$48,642.11
PHILADELPHIA TRIBUNE	9/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/2 x	r Full Page BW	1	\$147.73	\$17,949.19	\$17,949.19
PITTSBURGH POST- GAZETTE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4 x	r Full Page BW	1	\$164.19	\$19,456.51	\$19,456.51
PITTSBURGH TRIBUNE- REVIEW	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4 x	c Full Page BW	i	\$32.63	\$4,013.49	\$4,013.49
		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
PORT ROYAL TIMES	10/1/2014		Full Page BW	1	\$8.42	\$1,060.92	\$1,060.92





POTTER LEADER- ENTERPRISE	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	i	\$10.53	\$1,326.78	\$1,326.78
POTTSTOWN MERCURY	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$15,48	\$1,857.60	\$1,857.60
POTTSVILLE REPUBLICAN HERALD	10/2/2014		x Full Page BW	1	\$26.11	\$3,211.53	\$3,211.53
PUNXSUTAWNEY SPIRIT	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$11.19	\$1,443.51	\$1,443.51
READING EAGLE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$4,029.60	\$4,029.60	\$4,029.60
READING EAGLE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$4,029.60	\$4,029.60	\$4,029.60
RENOVO RECORD	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$5.26	\$678.54	\$678.54
RIDGWAY RECORD	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$8.37	\$1,079.73	\$1,079.73
SAINT MARYS DAILY PRESS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$8.89	\$1,146.81	\$1,146.81
SAXTON BROAD TOP BULLETIN	9/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/2	x Full Page BW	1.	\$5.00	\$630.00	\$630.00
SAYRE MORNING TIMES	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$9.05	\$1,751.18	\$1,751.18
SCRANTON TIMES- TRIBUNE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$51.53	\$6,338.19	\$6,338.19
SHAMOKIN NEWS- ITEM	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$13.19	\$1,622.37	\$1,622.37





Full Pg, B&W,

SHARON HERALD	10/2/2014	CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	i	\$35.18	\$4,362.39	\$4,362.39
SHIPPENSBURG NEWS-		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
CHRONICLE	9/30/2014	UP 9/2	x Full Page BW	1	\$6.32	\$815.28	\$815.28
SNYDER COUNTY		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
TIMES	9/26/2014	UP 8/29	x Full Page BW	1	\$8.42	\$1,086.18	\$1,086.18
SOMERSET DAILY		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
AMERICAN	10/2/2014	UP 9/4	x Full Page BW	1	\$20.49	\$2,643.21	\$2,643.21
SOUTH SCHUYLKILL		Full Pg, B&W, CAPTION: Proposed Amendments PICK-				VA V DAY	
NEWS	10/2/2014	UP 9/4	x Full Page BW	1	\$17.89	\$2,146.80	\$2,146.80
STROUDSBURG		Full Pg, B&W, CAPTION: Proposed Amendments PICK-			10.30.00.4.4	States Ci	
POCONO RECORD	10/2/2014	UP 9/4	x Full Page BW	1	\$2,205.14	\$2,205.14	\$2,205.14
CUMBLING DATES THEM	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$19.04	\$2,399.04	\$2,399.04
SUNBURY DAILY ITEM	10/2/2014		X Toll Toge DIV		415.01	42,555.01	\$2,555.04
TIONESTA FOREST PRESS	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$5.26	\$504.96	\$504.96
		Full Pg, B&W,	22272		4,222		
		CAPTION: Proposed Amendments PICK-					
TITUSVILLE HERALD	10/2/2014	UP 9/4	x Full Page BW	1	\$8.59	\$1,108.11	\$1,108.11
TOWANDA DAILY		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
REVIEW	10/2/2014	UP 9/4	x Full Page BW	1	\$13.12	\$1,613.76	\$1,613.76
TTM Comm -		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
BUTTERMILK FALLS	10/2/2014	UP 9/4	x Full Page BW	1	\$13.26	\$875.16	\$875.16
		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
UNION COUNTY TIMES	9/26/2014	UP 8/29	x Full Page BW	1	\$8.42	\$1,086.18	\$1,086.18
UNIONTOWN HERALD-		Full Pg, B&W, CAPTION: Proposed Amendments PICK-			100	25.200.00	
STANDARD	10/2/2014	UP 9/4	x Full Page BW	1	\$37.66	\$4,858.14	\$4,858.14
WARREN TIMES		Full Pg, B&W, CAPTION: Proposed Amendments PICK-					
OBSERVER	10/2/2014	UP 9/4	x Full Page BW	1	\$20.87	\$2,660.93	\$2,660.93



Harrisburg, PA 17110



#### INVOICE

3	899 North Front Street				Paid		\$0.00
	IANSI				Invoice Totals	\$427,823.94	\$427,823.94
NEWS	10/2/2014	UP 9/4	x Full Page BW	1	\$52.01	\$6,709.29	\$6,709.29
YORK RECORD DISPATCH SUNDAY	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-			200	16 700 70	(A. ALONGE
eagertown Ounty observer	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$9.42	\$1,215.18	\$1,215.18
YOMING COUNTY RESS EXAMINER	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$9.84	\$1,239.84	\$1,239.84
VILLIAMSPORT SUN- SAZETTE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$19.89	\$2,535.97	\$2,535.97
VILKES BARRE TIMES EADER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$54.13	\$6,739.19	\$6,739.19
/ILKES BARRE ITIZENS VOICE	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$32.56	\$4,004.88	\$4,004.88
ESTFIELD FREE RESS-COURIER	10/1/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$5.63	\$709.38	\$709.38
VEST CHESTER DAILY OCAL NEWS	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$16.79	\$2,014.80	\$2,014.80
/ELLSBORO- IANSFIELD GAZETTE	10/1/2014	Full Pg, 8&W, CAPTION: Proposed Amendments PICK- UP 9/3	x Full Page BW	1	\$10.53	\$1,326.78	\$1,326.78
/Aynesboro Ecord Herald	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	,1	\$13.93	\$1,755.18	\$1,755.18
YAYNE INDEPENDENT	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$11.79	\$1,485.54	\$1,485.54
ASHINGTON BSERVER-REPORTER	10/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK- UP 9/4	x Full Page BW	1	\$38.03	\$4,746.14	\$4,746.14

Terms: NET 30
RETURN DUPLICATE WITH REMITTANCE

\$427,823.94

**Total Due** 





Note: This order was placed by MANSI on behalf of MANSI Media





Bill to:

Advertiser: Pennsylvania Department of State

Harrisburg, PA 17106

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Jan. Place. Pronto.

Commonwealth Comptroller Operations
Bureau of Payable Services
PO Box 69180
Harrisburg, PA 17106

LT 10 Q Y. 427, 823.940

LT 10 Q Y. 427, 823.940

AY DATE: 11-24-14

HECK#: 6260
Invoice #:

VARRANT/ACH#: 0238506 Invoice Date:

P.O. Number:

SALES0000008495 9/30/2014

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VENDOR	RUN DATE	ROP AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
ADV - ADVANCE PUBLICATIONS PERRY & JUNIATA COUNTIES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$15.39	\$1,939.14	\$1,939.14
ADV - DUNCANNON RECORD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$0.00	\$0.00	\$0.00
ADV - JUNIATA SENTINEL	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	i	\$0.00	\$0.00	\$0.00
NDV - NEWPORT NEWS-SUN	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$0.00	\$0.00	\$0.00
ADV - PERRY COUNTY TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	- 1	\$0.00	\$0.00	\$0.00
ALLENTOWN MORNING CALL	9/4/2014	Full Pg (10x21.15), B&W, CAPTION: Proposed Amendments PICK-UP 8/1	i	\$7,180.29	\$7,180.29	\$7,180.29
ALLENTOWN MORNING CALL	9/4/2014	Full Pg (10x21.15), B&W, CAPTION: Proposed Amendments SPANISH PICK- UP 8/1	9	\$7,180.29	\$7,180.29	\$7,180.29
ALTOONA MIRROR	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$42.60	\$5,495.40	\$5,495.40
BEAVER COUNTY TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$40.81	\$5,019.63	\$5,019.63
BEDFORD DAILY GAZETTE	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	3	\$9.62	\$1,240.98	\$1,240.98
BLAIRSVILLE DISPATCH	8/29/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1		\$11.60	\$1,426.80	\$1,426.80
BLAKESLEE JOURNAL OF POCONO PLATEAU	9/4/2014	CANCEL		\$0.00	\$0.00	\$0.00
BLAKESLEE JOURNAL OF POCONO PLATEAU	8/28/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 7/31		\$13.68	\$855.00	\$855.00
BLOOMSBURG PRESS-ENTERPRISE	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1		\$30.77	\$3,923.17	\$3,923.1
BMN - BERKS MONT NEWSPAPERS INC	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31		\$18.02	\$2,162.40	\$2,162.40
BMN - BERKS MONT NEWSPAPERS INC	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/31		\$18.02	\$2,162.40	\$2,162.4
BMN - BIRDSBORO NEWS OF COUTHERN BERKS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30		\$0.00	\$0.00	\$0.0
BMN - BIRDSBORO NEWS OF SOUTHERN BERKS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/30		\$0.00	\$0.00	\$0.00
BMN - BOYERTOWN AREA TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31		\$0.00	\$0.00	\$0.0
BMN - BOYERTOWN AREA TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/31		1 \$0.00	\$0.00	\$0.0

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BMN - COMMUNITY CONNECTION	8/29/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$0.00	\$0,00	\$0.00
BMN - COMMUNITY CONNECTION	8/29/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 8/1	1	\$0.00	\$0.00	\$0.00
BMN - HAMBURG ITEM	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$0.00	\$0.00	\$0.00
BMN - HAMBURG ITEM	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/30	1	\$0.00	\$0.00	\$0.00
BMN - KUTZTOWN PATRIOT	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
BMN - KUTZTOWN PATRIOT	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
BRADFORD ERA	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$15.82	\$2,017.05	\$2,017.05
BROOKVILLE JEFFERSONIAN DEMOCRAT	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$8.81	\$1,136.49	\$1,136.49
BUCKS COUNTY COURIER	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$43.97	\$5,276.40	\$5,276.40
BUTLER EAGLE	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$16.84	\$2,020.80	\$2,020.80
CAMERON COUNTY ECHO	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	i	\$5.57	\$701.82	\$701.82
CAMERON COUNTY ENDEAVOR	8/30/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 8/2	i	\$8.42	\$1,035.66	\$1,035.66
CARBONDALE NEWS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	i	\$7.37	\$928.62	\$928.62
CARLISLE SENTINEL	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1 Full Pg (10.25" x 16"), B&W,	1	\$22.89	\$2,952.81	\$2,952.81
CENTRE COUNTY GAZETTE	9/4/2014	CAPTION: Proposed Amendments PICK-UP 7/31	1	\$909.47	\$909.47	\$909.47
CENTRE DAILY TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$36.40	\$4,695.60	\$4,695.60
CHAMBERSBURG PUBLIC OPINION	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$18.95	\$2,387.70	\$2,387.70
CHESTER COUNTY PRESS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$13.16	\$1,539.72	\$1,539.72
CLEARFIELD PROGRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$8.74	\$1,127.46	\$1,127.46
CONNELLSVILLE DAILY COURIER	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$9.76	\$1,200.48	\$1,200.48
CORRY EVENING JOURNAL	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$8.95	\$1,154.55	\$1,154.55
CRANBERRY EAGLE	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	î.	\$10.53	\$1,263.60	\$1,263.60
DANVILLE NEWS	9/4/2014	Full Pg, 8&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$7.89	\$994.14	\$994.14
DCNN - NEWS OF DELAWARE COUNTY	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$22.45	\$2,694.00	\$2,694.00
DELAWARE COUNTY TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$34.58	\$1,971.06	\$1,971.06





DOYLESTOWN INTELLIGENCER	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$31.96	\$3,835.20	\$3,835.20
DUBOIS COURIER-EXPRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$15.03	\$1,938.87	\$1,938.87
DUSHORE SULLIVAN REVIEW	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30 Full Pg, B&W, PA ZONE ONLY	1	\$7.34	\$924.84	\$924.84
Easton THE EXPRESS-TIMES	9/4/2014	CAPTION: Proposed Amendments PICK-UP 8/1	1	\$30.21	\$3,715.83	\$3,715.83
ELLWOOD CITY LEDGER	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	i	\$12.86	\$1,581.78	\$1,581.78
EMLENTON PROGRESS-NEWS	9/2/2014	Full Pg (10.25 x 21), B&W, CAPTION: Proposed Amendments PICK-UP 7/29	1	\$1,052.63	\$1,052.63	\$1,052.63
ERIE TIMES-NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$70.53	\$8,357.81	\$8,357.81
FOREST CITY NEWS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$6.32	\$929.04	\$929.04
FULTON COUNTY NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$6.44	\$811.44	\$811.44
GETTYSBURG TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1.	\$14.99	\$1,888.74	\$1,888.74
GREENE COUNTY MESSENGER	8/29/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$11.53	\$1,487.37	\$1,487.37
GREENSBURG TRIBUNE-REVIEW	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$46.32	\$5,697.36	\$5,697.36
GREENVILLE RECORD-ARGUS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$14.74	\$1,901.46	\$1,901.46
HANOVER EVENING SUN	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$18.95	\$2,444.55	\$2,444.55
HARRISBURG PATRIOT NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$51.58	\$6,344.34	\$6,344.34
HAWLEY NEWS EAGLE	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30		\$10.89	\$1,355.81	\$1,355.81
HOY FIN DE SEMANA	8/29/2014	Full Pg (10x10.5), B&W, CAPTION: Proposed Amendments PICK-UP 8/1	1	\$1,578.95	\$1,578.95	\$1,578.95
HUNTINGDON DAILY NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$14.09	\$1,817.61	\$1,817.61
INDIANA GAZETTE	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$20.36	\$2,626.44	\$2,626.44
JOHNSTOWN TRIBUNE DEMOCRAT	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$46.75	\$6,030.75	\$6,030.75
KANE REPUBLICAN	9/4/2014	DNR	1	\$0.00	\$0.00	\$0.00
KANE REPUBLICAN	9/5/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$7.58	\$977.82	\$977.82
KITTANNING LEADER TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$11.93	\$1,467.39	\$1,467.39
LANCASTER INTELLIGENCER NEW ERA	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$61.37	\$7,732.62	\$7,732.62
LATROBE BULLETIN	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$10.53	\$1,358.37	\$1,358.37





LEBANON DAILY NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	i	\$18.95	\$2,387.70	\$2,387.70
LEHIGHTON TIMES NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$13.84	\$1,702.32	\$1,702.32
LEWISTOWN SENTINEL	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	i	\$19.37	\$2,498.73	\$2,498.73
LITITZ RECORD-EXPRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	i	\$17.06	\$2,200.74	\$2,200.74
LOCK HAVEN EXPRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$15.79	\$2,013.22	\$2,013.22
LVPG - BETHLEHEM PRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
LVPG - BETHLEHEM PRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
LVPG - EMMAUS EAST PENN PRESS SALISBURY PRESS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$0.00	\$0.00	\$0.00
LVPG - EMMAUS EAST PENN PRESS SALISBURY PRESS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/30	1	\$0.00	\$0.00	\$0.00
LVPG - LEHIGH VALLEY PRESS GROUP	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$23.31	\$2,867.13	\$2,867.13
LVPG - LEHIGH VALLEY PRESS GROUP	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/31	1	\$23.31	\$2,867.13	\$2,867.13
LVPG - PARKLAND-NORTHWESTERN PRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
LVPG - PARKLAND-NORTHWESTERN PRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
LVPG - WHITEHALL-CUPLAY PRESS, NORTHAMPTON PRESS, CATASAQUA PRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
LVPG - WHITEHALL-CUPLAY PRESS, NORTHAMPTON PRESS, CATASAQUA PRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
MAINLINE - CRESSON MAINLINER	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
MAINLINE - EBENSBURG MOUNTAINEER-HERALD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
MAINLINE - MAINLINE NEWSPAPERS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$13.37	\$935.90	\$935.90
MAINLINE - NANTY GLO JOURNAL	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
MAINLINE - NORTHERN CAMBRIA STAR- COURIER	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
MAINLINE - PORTAGE DISPATCH	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$0.00	\$0.00	\$0.00
MARTINSBURG MORRISONS COVE HERALD	9/4/2014	DNR	i	\$0.00	\$0.00	\$0.00
MARTINSBURG MORRISONS COVE HERALD	9/11/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 7/31	1	\$13.37	\$1,724.73	\$1,724.73
MCMURRAY ALMANAC	9/3/2014	Full Pg (10x13), B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$1,600.00	\$1,600.00	\$1,600.00
MEADVILLE TRIBUNE	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$22.73	\$2,932.17	\$2,932.17





MEYERSDALE REPUBLIC	9/4/2014	Full Pg, 8&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$12.53	\$2,155.16	\$2,155.16
MIDDLETOWN PRESS & JOURNAL	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$13.82	\$1,741.32	\$1,741.32
MILFORD PIKE COUNTY COURIER	8/29/2014	Full Pg (10.25 x 13), B&W, CAPTION: Proposed Amendments PICK-UP 8/1	1	\$1,436.84	\$1,436.84	\$1,436.84
MILFORD PIKE COUNTY DISPATCH	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$17,85	\$2,249.10	\$2,249.10
MILTON-LEWISBURG STANDARD- JOURNAL	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	í	\$9.47	\$880.71	\$880.71
MONTROSE SUSQUEHANNA COUNTY INDEPENDENT	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$7.72	\$579.00	\$579.00
MUNCY LUMINARY	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$8.95	\$1,154.55	\$1,154.55
NEW BETHLEHEM LEADER- VINDICATOR	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$8.81	\$1,136.49	\$1,136.49
NEW CASTLE NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	i	\$26.32	\$3,237.36	\$3,237.36
NORRISTOWN TIMES HERALD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$17.34	\$2,080.80	\$2,080.80
OIL CITY DERRICK-FRANKLIN NEWS HERALD-CLARION NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$46,36	\$5,841.36	\$5,841.36
ORBISONIA VALLEY LOG	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$5.26	\$504.96	\$504.96
PHILADELPHIA AL DIA	8/29/2014	Full Pg (10 x 11), B&W, CAPTION: Proposed Amendments PICK-UP 8/1	1	\$5,278.95	\$5,278.95	\$5,278.95
PHILADELPHIA DAILY NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$0.00	\$0.00	\$0.00
PHILADELPHIA DAILY NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments SPANISH PICK-UP 8/1	1	\$0.00	\$0.00	\$0.00
PHILADELPHIA EL HISPANO	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$26.84	\$1,610.40	\$1,610.40
PHILADELPHIA INQUIRER	9/4/2014	Full Pg (6col x 21), B&W, CAPTION: Proposed Amendments PICK-UP 8/1	1	\$48,642.11	\$48,642.11	\$48,642.11
		Full Pg (6col x 21), B&W, CAPTION: Proposed Amendments SPANISH PICK-				
PHILADELPHIA INQUIRER	9/4/2014	UP 8/1	1	\$48,642.11	\$48,642.11	\$48,642.11
PHILADELPHIA TRIBUNE	9/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	i	\$147.73	\$17,949.19	\$17,949.19
PITTSBURGH POST-GAZETTE	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$164.19	\$19,456.51	\$19,456.51
PITTSBURGH TRIBUNE-REVIEW	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$32.63	\$4,013.49	\$4,013.49
PORT ROYAL TIMES	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$8.42	\$1,060.92	\$1,060.92
POTTER LEADER-ENTERPRISE	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	1	\$10.53	\$1,326.78	\$1,326.78
POTTSTOWN MERCURY	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$15.48	\$1,857.60	\$1,857.60





POTTSVILLE REPUBLICAN HERALD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$26.11	\$3,211.53	\$3,211.53
PUNXSUTAWNEY SPIRIT	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1.	\$11.19	\$1,443.51	\$1,443.51
READING EAGLE	9/4/2014	Full Pg (10.5 x 17), B&W, CAPTION: Proposed Amendments PICK-UP 8/1	1	\$4,029.60	\$4,029.60	\$4,029.60
READING EAGLE	9/4/2014	Full Pg (10.5 x 17), B&W, CAPTION: Proposed Amendments SPANISH PICK- UP 8/1	1	\$4,029.60	\$4,029.60	\$4,029.60
RENOVO RECORD	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	i	\$5.26	\$678.54	\$678.54
RIDGWAY RECORD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	i	\$8.37	\$1,079.73	\$1,079.73
SAINT MARYS DAILY PRESS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	í	\$8.89	\$1,146.81	\$1,146.81
SAXTON BROAD TOP BULLETIN	9/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/29	1	\$5.00	\$630.00	\$630.00
SAYRE MORNING TIMES	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$9.05	\$1,751.18	\$1,751.18
SCRANTON TIMES-TRIBUNE	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$51.53	\$6,338.19	\$6,338.19
SHAMOKIN NEWS-ITEM	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$13.19	\$1,622.37	\$1,622.37
SHARON HERALD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$35.18	\$4,362.39	\$4,362.39
SHIPPENSBURG NEWS-CHRONICLE	9/2/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$6.32	\$815.28	\$815.28
SNYDER COUNTY TIMES	8/29/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$8.42	\$1,086.18	\$1,086.18
SOMERSET DAILY AMERICAN	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$20.49	\$2,643.21	\$2,643.21
SOUTH SCHUYLKILL NEWS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31 Full Pg (11.542 x 21), B&W,	1	\$17.89	\$2,146.80	\$2,146.80
STROUDSBURG POCONO RECORD	9/4/2014	CAPTION: Proposed Amendments PICK-UP 8/1	1	\$2,205.14	\$2,205.14	\$2,205.14
SUNBURY DAILY ITEM	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$19.04	\$2,399.04	\$2,399.04
TIONESTA FOREST PRESS	9/3/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/30	i	\$5.26	\$504.96	\$504.96
TITUSVILLE HERALD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$8,59	\$1,108.11	\$1,108.11
TOWANDA DAILY REVIEW	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$13.12	\$1,613.76	\$1,613.76
TTM Comm - BUTTERMILK FALLS	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments PICK-UP 7/31	1	\$13,26	\$875.16	\$875.16
UNION COUNTY TIMES	8/29/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	1	\$8.42	\$1,086.18	\$1,086.18
UNIONTOWN HERALD-STANDARD	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1	ì	\$37.66	\$4,858.14	\$4,858.14





WARREN TIMES OBSERVER	9/4/2014	Full Pg, B&W, CAPTION: Proposed Amendments, PICK-UP 8/1		120.07	11 22 12	0.5
WARREN THES OBSERVER	3/4/2014	Amendments, PICK-OF 8/1	1	\$20.87	\$2,660.93	\$2,660.93
	00 12 W200 LD 12	Full Pg, B&W, CAPTION: Proposed				
WASHINGTON OBSERVER-REPORTER	9/4/2014	Amendments, PICK-UP 8/1	1	\$38.03	\$4,746.14	\$4,746.14
		Full Pg, B&W, CAPTION: Proposed				
WAYNE INDEPENDENT	9/4/2014	Amendments, PICK-UP 8/1	1	\$11.79	\$1,485.54	\$1,485.54
Maria de la compania del compania del compania de la compania del compania de la compania de la compania del compania de la compania de la compania de la compania de la compania del compa		Full Pg, B&W, CAPTION: Proposed				
WAYNESBORO RECORD HERALD	9/4/2014	Amendments, PICK-UP 8/1	1	\$13.93	\$1,755.18	\$1,755.18
		Full Pg, B&W, CAPTION: Proposed				
WELLSBORO-MANSFIELD GAZETTE	9/3/2014	Amendments PICK-UP 7/30	1	\$10.53	\$1,326.78	\$1,326.78
		Full Pg, B&W, CAPTION: Proposed				
WEST CHESTER DAILY LOCAL NEWS	9/4/2014	Amendments, PICK-UP 8/1	1	\$16.79	\$2,014.80	\$2,014.80
		Full Pg, B&W, CAPTION: Proposed				
WESTFIELD FREE PRESS-COURIER	9/3/2014	Amendments PICK-UP 7/30	1	\$5.63	\$709.38	\$709.38
AND AND THE COMMENTS OF THE COMMENTS		Full Pg, B&W, CAPTION: Proposed				
WILKES BARRE CITIZENS VOICE	9/4/2014	Amendments, PICK-UP 8/1	1	\$32.56	\$4,004.88	\$4,004.88
	Q144559a	Full Pg, B&W, CAPTION: Proposed				
WILKES BARRE TIMES LEADER	9/4/2014	Amendments, PICK-UP 8/1	1	\$54.13	\$6,739.19	\$6,739.19
		Full Pg, B&W, CAPTION: Proposed				
WILLIAMSPORT SUN-GAZETTE	9/4/2014	Amendments, PICK-UP 8/1	1	\$19.89	\$2,535.97	\$2,535.97
		Full Pg, B&W, CAPTION: Proposed				
WYOMING COUNTY PRESS EXAMINER	9/3/2014	Amendments PICK-UP 7/30	1	\$9.84	\$1,239.84	\$1,239.84
		Full Pg, B&W, CAPTION: Proposed				
YEAGERTOWN COUNTY OBSERVER	9/3/2014	Amendments PICK-UP 7/30	1	\$9.42	\$1,215.18	\$1,215.18
YORK RECORD DISPATCH SUNDAY		Full Pg, B&W, CAPTION: Proposed				
NEWS	9/4/2014	Amendments, PICK-UP 8/1	1	\$52.01	\$6,709.29	\$6,709.29

Remittance Address:	MANSI	
	3899 North Front Street	
	Harrisburg, PA 17110	

Total Due	\$427	823.94
Paid		\$0.00
Invoice Totals	\$427,823.94	\$427,823.94

Terms: NET 30
RETURN DUPLICATE WITH REMITTANCE



317×17-016 5005551695

Plan. Place, Pronto.

Invoice #: Invoice Date:

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43003082

SALES0000014869 2/29/2016

Bill to:

Bureau of Payable Services

PO Box 69180

Harrisburg, PA 17106

Advertiser:

Pennsylvania Department of State

VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
ADV - ADVANCE		Full Pg, B&W, CAPTION: Amendment on			tt	T- Br	++
PUBLICATIONS PERRY & JUNIATA COUNTIES	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$15.39 LI -	\$1,892.97 13	\$1,892.97
ADV - DUNCANNON RECORD	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	Q+1-	\$0.00 440,4	21,84
ADV - JUNIATA SENTINEL	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
adv - Newport News-Sun	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$0.00	\$0.00	\$0,00
adv - Perry County Times	2/25/2016	Ballot P/U JANUARY Full Pg (10x21.15), B&W, CAPTION:	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
ALLENTOWN MORNING CALL	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg (10x21.15), B&W, CAPTION:	x Full Page BW	1.00	\$7,201.35	\$7,201.35	\$7,201.35
ALLENTOWN MORNING CALL	2/25/2016	Amendment on Ballot SPANISH P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$7,201.35	\$7,201.35	\$7,201.35
ALTOONA MIRROR	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1,00	\$42.60	\$5,495.40	\$5,495.40
SEAVER COUNTY TIMES	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$40.81	\$5,019.63	\$5,019.63
BEDFORD DAILY GAZETTE	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$9.62	\$1,240.98	\$1,240.98
BLAIRSVILLE DISPATCH	2/19/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$16.59	\$2,040.57	\$2,040.57
BLAKESLEE JOURNAL OF POCONO PLATEAU	2/25/2016	Amendment on Ballot P/U JANUARY	x Full Page BW	1.00	\$13.68	\$855.00	\$855.00

TO Wike 3/15



MANSI MEDIA

Bill to:

Bureau of Payable Services

PO Box 69180 Harrisburg, PA 17106

Advertiser:

Pennsylvania Department of State

Invoice #:

SALES0000014869

Invoice Date: P.O. Number:

2/29/2016

VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	<b>GROSS TOTAL</b>	NET TOTAL
		Full Pg, B&W,					
		CAPTION:					
N GOVERNOO SS		Amendment on					
BLOOMSBURG PRES		Ballot P/U		4.00	100 77		
ENTERPRISE	2/25/2016	JANUARY	x Full Page BW	1.00	\$30.77	\$3,923.17	\$3,923.17
		Full Pg, B&W, CAPTION:					
		Amendment on					
MN - BERKS MONT		Ballot P/U					
NEWSPAPERS INC	2/25/2016	JANUARY	x Full Page BW	1.00	\$20.60	\$2,472.00	\$2,472.00
icrisi ra cio mo	2/25/2010	Full Pg, B&W,	A Toll Tage of	1.00	\$20.00	42,772.00	\$2,772.00
		CAPTION:					
		Amendment on					
MN - BERKS MONT		Ballot SPANISH P/	U				
IEWSPAPERS INC	2/25/2016	JANUARY	x Full Page 8W	1.00	\$20.60	\$2,472.00	\$2,472.00
		Full Pg, B&W,					
		CAPTION:					
MN - BIRDSBORO		Amendment on					
IEWS OF SOUTHER		Ballot P/U				22.02	W.W. W.C.
ERKS	2/24/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		Full Pg, B&W,					
NA DIDDCDODO		CAPTION:					
BMN - BIRDSBORO	M	Amendment on Ballot SPANISH P/	i				
iews of Souther Berks	2/24/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
EKVZ	2/24/2010	Full Pg, B&W,	X rull Page by	1.00	\$0.00	\$0.00	\$0.00
		CAPTION:					
		Amendment on					
MN - BOYERTOWN		Ballot P/U					
REA TIMES	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
	4	Full Pg, B&W,			40.00	44.50	40.00
		CAPTION:					
		Amendment on					
MN - BOYERTOWN		Ballot SPANISH P/I					
REA TIMES	2/25/2016	JANUARY	x Full Page BW	1.00	\$0,00	\$0.00	\$0.00
		Full Pg, B&W,					
		CAPTION:					
LIN HAMBURO		Amendment on					
MN - HAMBURG	2/24/2016	Ballot P/U JANUARY	v Full Dago DW	1.00	40.00	+0.00	£0.00
TEM	2/24/2016	Full Pg, B&W,	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		CAPTION:					
		Amendment on					
MN - HAMBURG		Ballot SPANISH P/	J.				
TEM	2/24/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
	7-4-3-3	Full Pg, B&W,			40.00	40.00	40.00
		CAPTION:					
		Amendment on					
MN - KUTZTOWN		Ballot P/U					
ATRIOT	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		Full Pg, B&W,					
		CAPTION:					
		Amendment on					
MN - KUTZTOWN	2/25/2016	Ballot SPANISH P/I			40.00	40.00	20 00
ATRIOT	2/25/2016	JANUARY Full Da. ROW	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		Full Pg, B&W, CAPTION:					
		Amendment on					
		Ballot P/U					
RADFORD ERA	2/25/2016	JANUARY	x Full Page BW	1.00	\$16.91	\$2,156.03	\$2,156.03
AVIOLONG LIVI	MEDIEVIA	27 MIOPHILI	i un i uge bit	1.00	410.71	42,130.03	42,130.03



MANSI MEDIA
Plan. Place: Pronto.

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Bill to:

Bureau of Payable Services

PO Box 69180 Harrisburg, PA 17106

Advertiser:

Pennsylvania Department of State

Invoice #:

SALES0000014869 2/29/2016

Invoice Date: P.O. Number:

VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
		Full Pg, B&W,					
DOOIG WILE		CAPTION:					
ROOKVILLE		Amendment on					
EFFERSONIAN	2/25/2016	Ballot P/U	w Full Daga DW	1.00	+0.01	AL 120 10	41 175 40
EMOCRAT	2/25/2016	JANUARY Full Pg, B&W,	x Full Page BW	1,00	\$8.81	\$1,136.49	\$1,136.49
		CAPTION:					
		Amendment on					
UCKS COUNTY		Ballot P/U					
OURIER	2/25/2016	JANUARY	x Full Page BW	1.00	\$45.62	\$5,474.40	\$5,474.40
.oo, ii.e.i.	24 4 1 1	Full Pg, B&W,		1145	4.0.02	45/1/1110	45, 17 11 10
		CAPTION:					
		Amendment on					
		Ballot P/U					
UTLER EAGLE	2/25/2016	JANUARY	x Full Page BW	1.00	\$16,84	\$2,020.80	\$2,020.80
		Full Pg, B&W,					
		CAPTION:					
MILESON CONTRA		Amendment on					
AMERON COUNTY	2/24/2016	Ballot P/U JANUARY	v Gull Dags DM	1.00	40.07	+701 03	+701.03
СНО	2/24/2016	Full Pg, B&W,	x Full Page BW	1.00	\$5.57	\$701.82	\$701.82
		CAPTION:					
		Amendment on					
AMERON COUNTY		Ballot P/U					
NDEAVOR	2/20/2016	JANUARY	x Full Page BW	1.00	\$8.42	\$1,035.66	\$1,035.66
	111111111111111111111111111111111111111	Full Pg, B&W,	ACCOUNTED THE		4	1-1	1-17-3-17-2
		CAPTION:					
		Amendment on					
		Ballot P/U					
ARBONDALE NEWS	2/19/2016	JANUARY	x Full Page BW	1.00	\$7.37	\$928.62	\$928.62
		Full Pg, B&W,					
		CAPTION:					
		Amendment on					
ARLISLE SENTINEL	2/25/2016	Ballot P/U JANUARY	y Cull Daga PM	1.00	#22.00	A2 052 04	42.052.04
ARLISLE SENTINEL	2/25/2010	Full Pg (10.25" x	x Full Page BW	1.00	\$22.89	\$2,952.81	\$2,952.81
		16"), B&W,					
		CAPTION:					
		Amendment on					
ENTRE COUNTY		Ballot P/U					
AZETTE	2/25/2016	JANUARY	x Full Page BW	1.00	\$909.47	\$909.47	\$909.47
		Full Pg, B&W,	202000-00-00-00		***************************************	• *************************************	1,414,514,614
		CAPTION:					
		Amendment on					
	20212111	Ballot P/U	A 400 - 1000	5.24	120 02	0.0023.20	41.00ACS
ENTRE DAILY TIMES	2/25/2016	JANUARY	x Full Page BW	1.00	\$32.00	\$4,128.00	\$4,128.00
		Full Pg, B&W,					
		CAPTION:					
HAMBERSBURG		Amendment on Ballot P/U					
UBLIC OPINION	2/25/2016	JANUARY	x Full Page BW	1.00	\$21.05	\$2,652.30	\$2,652.30
OLLIC OF INTON	FILDIEGEO	Full Pg, B&W,	a ron roge by	1,00	421,03	45,035,30	421032.30
		CAPTION:					
		Amendment on					
HESTER COUNTY		Ballot P/U					
RESS	2/24/2016	JANUARY	x Full Page BW	1.00	\$10.63	\$1,243.71	\$1,243.71
1111	4 - 4	Full Pg, B&W,	V. P. P. A. S. S. S.		10000	5 (\$ 13 m #)	Period Andrew
		CAPTION:					
		Amondment on					
a a mara		Amendment on					
LEARFIELD ROGRESS	2/25/2016	Ballot P/U JANUARY	x Full Page BW	1.00	\$9.26	\$1,194.54	\$1,194.54



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VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	<b>GROSS TOTAL</b>	NETTOTAL
VENDOR	RONDAIL	Full Pg, B&W,	FST AD SIZE	QUANTITY	KAIE	GROSS TOTAL	NET TOTAL
CONNELLSVILLE DAILY COURIER	2/25/2016	CAPTION: Amendment on Ballot P/U JANUARY	x Full Page BW	1.00	\$16.15	\$1,986.45	\$1,986.45
CORRY EVENING		Full Pg, B&W, CAPTION: Amendment on Ballot P/U					
OURNAL	2/25/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1.00	\$8,95	\$1,154.55	\$1,154.55
Cranberry Eagle	2/24/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1.00	\$11.05	\$1,326.00	\$1,326.00
DANVILLE NEWS	2/25/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1.00	\$7.89	\$994.14	\$994.14
DELAWARE COUNTY	2/24/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1.00	\$24.96	\$2,995.20	\$2,995.20
TIMES	2/25/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$36.02	\$2,053.14	\$2,053.14
DOYLESTOWN INTELLIGENCER	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$32.63	\$3,915.60	\$3,915.60
DUBOIS COURIER- EXPRESS DUSHORE SULLIVAN	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1,00	\$15,03	\$1,938.87	\$1,938.87
REVIEW  EASTON EXPRESS-	2/24/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1.00	\$7.37	\$928.62	\$928.62
TIMES	2/25/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1.00	\$30.21	\$3,715.83	\$3,715.83
ELLWOOD CITY LEDGER	2/25/2016	Fallot P/U JANUARY Full Pg (10,25 x 21), B&W, CAPTION: Amendment on Ballot P/U	x Full Page BW	1.00	\$12.86	\$1,581.78	\$1,581.78
PROGRESS-NEWS	2/23/2016	JANUARY	x Full Page BW	1.00	\$1,064.46	\$1,064.46	\$1,064.46



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		Full Pg, B&W, CAPTION: Amendment on Ballot P/U					
ERIE TIMES-NEWS	2/25/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$70.59	\$8,364.92	\$8,364.92
OREST CITY NEWS	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$6.32	\$929.04	\$929.04
JLTON COUNTY EWS	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$6.44	\$811.44	\$811.44
ETTYSBURG TIMES	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$14.99	\$1,888,74	\$1,888.74
REENE COUNTY JESSENGER	2/19/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$19,16	\$2,471.64	\$2,471.64
reensburg Ribune-review	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$74.13	\$9,117.99	\$9,117.99
REENVILLE ECORD-ARGUS	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1,00	\$14.74	\$1,901.46	\$1,901.46
ANOVER EVENING JN	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$23.83	\$3,002.58	\$3,002.58
ARRISBURG ATRIOT NEWS	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$48.49	\$5,964.27	\$5,964.27
awley news agle	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$10.89	\$1,355.81	\$1,355.81
AZLETON FANDARD-SPEAKER	2/25/2016	Ballot P/U JANUARY Full Pg (10x10.5), B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$2,978.00	\$2,978.00	\$2,978.00
OY FIN DE SEMANA	2/19/2016	Ballot P/U JANUARY	x Full Page BW	1.00	\$1,578.95	\$1,578.95	\$1,578.95



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HUNTINGDON DAILY		Full Pg, B&W, CAPTION: Amendment on Ballot P/U					
NEWS	2/25/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1,00	\$14.09	\$1,775.34	\$1,775.34
INDIANA GAZETTE	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$20.36	\$2,626.44	\$2,626.44
OHNSTOWN RIBUNE DEMOCRAT	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$46.75	\$6,030.75	\$6,030.75
ANE REPUBLICAN	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$7.84	\$1,011.36	\$1,011.36
ITTANNING LEADER IMES	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$16.15	\$1,986.45	\$1,986.45
ANCASTER NTELLIGENCER NEW RA	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$61.37	\$7,732.62	\$7,732.62
ATROBE BULLETIN	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$10.53	\$1,358.37	\$1,358.37
EBANON DAILY EWS	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$27.89	\$3,514.14	\$3,514.14
EHIGHTON TIMES EWS	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$13.84	\$1,702.32	\$1,702.32
EWISTOWN ENTINEL	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$20.71	\$2,671.59	\$2,671.59
ITITZ RECORD- XPRESS	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1,00	\$17.06	\$2,187,94	\$2,187.94
OCK HAVEN EXPRESS	2/25/2016	Ballot P/U JANUARY	x Full Page BW	1.00	\$15.79	\$2,013.22	\$2,013.22



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		Full Pg, B&W, CAPTION:					
		Amendment on					
LVPG - BETHLEHEM		Ballot P/U					
PRESS	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		Full Pg, B&W,					
		CAPTION:					
LUDG DETUINGUEM		Amendment on					
LVPG - BETHLEHEM PRESS	2/25/2016	Ballot SPANISH P/I JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	40.00
PALSS	2/25/2010	Full Pg, B&W,	X Tuli Fage DVV	1.00	\$0.00	\$0.00	\$0.00
		CAPTION:					
LVPG - EMMAUS EAS	ST .	Amendment on					
PENN PRESS		Ballot P/U					
SALISBURY PRESS	2/24/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		Full Pg, B&W,					
INDO FAMALIC FAC	<del>-</del>	CAPTION:					
LVPG - EMMAUS EAS PENN PRESS	01	Amendment on Ballot SPANISH P/I	II.				
SALISBURY PRESS	2/24/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
SALISBUR! PRESS	2/2 1/2010	Full Pg, B&W,	x i dil i age biv	1.00	\$0.00	\$0.00	\$0.00
		CAPTION:					
		Amendment on					
LVPG - LEHIGH		Ballot P/U					
VALLEY PRESS GROU	JP 2/25/2016	JANUARY	x Full Page BW	1.00	\$24.63	\$3,029.49	\$3,029.49
		Full Pg, B&W,					
		CAPTION:					
LVPG - LEHIGH		Amendment on	1				
VALLEY PRESS GROU	JP 2/25/2016	Ballot SPANISH P/U JANUARY	x Full Page BW	1.00	\$24.63	\$3,029.49	\$3,029.49
WILLET THESS ONCO	2/23/2010	Full Pg, B&W,	A Toll Tage Div	1.00	721103	\$5,025.45	\$3,023.43
		CAPTION:					
LVPG - PARKLAND-		Amendment on					
NORTHWESTERN		Ballot P/U					
PRESS	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		Full Pg, B&W,					
LVDC DADVIAND		CAPTION: Amendment on					
LVPG - PARKLAND- NORTHWESTERN		Ballot SPANISH P/L	1				
PRESS	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
LVPG - WHITEHALL-	2,23,2010	Full Pg, B&W,	n ton toge bit	1,00	90.00	40.00	70,00
COPLAY PRESS,		CAPTION:					
NORTHAMPTON		Amendment on					
PRESS, CATASAQUA	2020000000	Ballot P/U		0.22			
PRESS	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
LVPG - WHITEHALL-		Full Pg, B&W,					
COPLAY PRESS, NORTHAMPTON		CAPTION: Amendment on					
PRESS, CATASAQUA		Ballot SPANISH P/L	í				
PRESS	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
		Full Pg, B&W,			1,5555	4,400	4
		CAPTION:					
Sandan August		Amendment on					
MAINLINE - CRESSO!		Ballot P/U		4.4	4202	42.44	42.11
MAINLINER	2/25/2016	JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
MAINLINE -		Full Pg, B&W, CAPTION:					
EBENSBURG		Amendment on					
		Ballot P/U					
MOUNTAINEER-		Danut P/U					



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VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
VENDOR	RONDATE		FSI AD SIZE	QUANTITI	KAIE	GROSS TOTAL	NEI TOTAL
		Full Pg, B&W, CAPTION: Amendment on Ballot P/U					
MAINLINE - MAINLII NEWSPAPERS	VE 2/25/2016	JANUARY (5col x 15.5) Full Pg, B&W,	x Full Page BW	1,00	\$1,010.10	\$1,010.10	\$1,010.10
		CAPTION: Amendment on					
MAINLINE - NANTY GLO JOURNAL	2/25/2016	Ballot P/U JANUARY Full Pg, B&W,	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
MAINLINE - NORTHERN CAMBRI	A	CAPTION: Amendment on Ballot P/U					
STAR-COURIER	2/25/2016	JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
MAINLINE - PORTAG DISPATCH	SE 2/25/2016	Amendment on Ballot P/U JANUARY	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
MARTINSBURG	2,23,2010	Full Pg, B&W, CAPTION: Amendment on	,, an , ege 211	1100	40.00	40.00	40,00
MORRISONS COVE HERALD	2/25/2016	Ballot P/U JANUARY Full Pg (10x13),	x Full Page BW	1,00	\$13.37	\$1,724.73	\$1,724.73
		B&W, CAPTION: Amendment on Ballot P/U					
MCMURRAY ALMANA	C 2/24/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$1,600.00	\$1,600.00	\$1,600.00
MEADVILLE TRIBUNE	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1,00	\$22.73	\$2,932.17	\$2,932.17
MEYERSDALE NEW	5,700.001	Amendment on Ballot P/U		0.25	Carali		20.755.97
REPUBLIC	2/25/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$19.09	\$3,283.48	\$3,283.48
MIDDLETOWN PRES! & JOURNAL	S 2/24/2016	Ballot P/U JANUARY Full Pg (10.25 x	x Full Page BW	1.00	\$13,82	\$1,741.32	\$1,741.32
		13), B&W, CAPTION: Amendment on					
MILFORD PIKE COUNTY COURIER	2/19/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$1,436.84	\$1,436.84	\$1,436.84
MILFORD PIKE	2/25/2016	Amendment on Ballot P/U JANUARY	x Full Page BW	1.00	417 OF	£2 240 10	62 240 40
COUNTY DISPAICH	2/23/2010	Full Pg, B&W, CAPTION: Amendment on	A I till roye DW	1.00	\$17.85	\$2,249.10	\$2,249.10
MILTON-LEWISBURG		Ballot P/U JANUARY	x Full Page BW	1.00	\$9.89	\$919,77	\$919.77



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MONTROSE SUSQUEHANNA COUNTY		Full Pg, B&W, CAPTION: Amendment on Ballot P/U					
NDEPENDENT	2/24/2016	JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$7.95	\$596.25	\$596.25
MUNCY LUMINARY	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$8.95	\$1,154.55	\$1,154.55
NEW BETHLEHEM EADER-VINDICATOR	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$8.81	\$1,136.49	\$1,136.49
NEW CASTLE NEWS	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$26.32	\$3,237.36	\$3,237.36
NEW PITTSBURGH COURIER	2/24/2016	Ballot P/U JANUARY Full Pg, B&VV, CAPTION: Amendment on	x Full Page BW	1.00	\$25.51	\$3,137.73	\$3,137.73
NORRISTOWN TIMES HERALD DIL CITY DERRICK-	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$17.34	\$2,080.80	\$2,080.80
RANKLIN NEWS BERALD-CLARION BEWS	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$49.40	\$6,224,40	\$6,224.40
orbisonia Valley Og	2/24/2016	Amendment on Ballot P/U JANUARY Full Pg (10 x 11), B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$5.79	\$555.84	\$555.84
HILADELPHIA AL DIA	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$5,120.58	\$5,120.58	\$5,120.58
HILADELPHIA DAILY EWS	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$0,00	\$0.00	\$0.00
HILADELPHIA DAILY IEWS	2/25/2016	Amendment on Ballot SPANISH P/U JANUARY Full Pg, B&W, CAPTION:	) x Full Page BW	1,00	\$0,00	\$0.00	\$0.00
PHILADELPHIA EL HISPANO	2/25/2016	Amendment on Ballot P/U JANUARY	x Full Page BW	1.00	\$26.84	\$1,342,00	\$1,342.00





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Advertiser:

Pennsylvania Department of State

SALES0000014869 2/29/2016

Invoice #: Invoice Date: P.O. Number:

RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
	Full Pg (6col x 21), B&W, CAPTION:					
	Amendment on					
2/25/2016		v Full Dago RW	1.00	\$49 647 11	\$40 647 11	\$48,642.11
2/23/2010		X Toll Tage 5W	1.00	310,012.11	\$10,012.11	\$10,012.111
	B&W, CAPTION:					
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2/25/2016	JANUARY		1.00	\$48.642.11	\$48,642,11	\$48,642.11
	Full Pg, B&W,	•			1.7	, .,,
	Ballot P/U					
2/23/2016	JANUARY	x Full Page BW	1.00	\$170.28	\$20,689.02	\$20,689.02
	Ballot P/U					
2/25/2016		x Full Page BW	1.00	\$164.19	\$19,456.51	\$19,456.51
	Amendment on					
	Ballot P/U	- 11 n				
2/24/2016		x Full Page BW	1.00	\$8.42	\$1,060.92	\$1,060.92
	CAPTION:					
	Amendment on					
2/24/2016		v Full Page RW	1.00	¢10.53	¢1 376 78	\$1,326.78
2/2 1/2010	Full Pg, B&W,	X Toll Tage DV	1.00	710.55	\$1,520.70	\$1,520.76
	CAPTION:					
2/25/2016	JANUARY	x Full Page BW	1.00	\$17.34	\$2,080,80	\$2,080.80
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	Ballot P/U					
2/25/2016	JANUARY	x Full Page BW	1.00	\$26.11	\$3,211,53	\$3,211.53
	Amendment on					
of William Park and	Ballot P/U	The second of the second	2.00			
2/25/2016			1.00	\$11.19	\$1,443.51	\$1,443.51
	Amendment on					
2/25/2016		v Full Dags RIM	* 00	44 020 50	*4 020 60	44.070.00
2/25/2010			1.00	\$4,029.00	\$4,029.60	\$4,029.60
	B&W, CAPTION:					
	Amendment on					
	Ballot SPANISH P/U JANUARY	x Full Page BW	1.00	\$4,029.60	\$4,029.60	\$4,029.60
2/25/2016	JANUARI			4 ./022100	4 1100	
2/25/2016	Full Pg, B&W,					1.000
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	2/25/2016 2/24/2016 2/24/2016 2/25/2016	B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg (6col x 21), B&W, CAPTION: Amendment on Ballot SPANISH P/I JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg, 10.5 x 17), B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg (10.5 x 17), B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg (10.5 x 17), B&W, CAPTION: Amendment on Ballot P/U JANUARY Full Pg (10.5 x 17), B&W, CAPTION:	B&W, CAPTION: Amendment on Ballot P/U	B&W, CAPTION:   Amendment on   Ballot P/U	BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$48,642.11   Full Pig (6col x 21),   BRW, CAPTION:   Amendment on   Ballot SPANISH P/U   JANUARY   X Full Page BW   1.00   \$48,642.11   Full Pig BRW, CAPTION:   Amendment on   Ballot SPANISH P/U   JANUARY   X Full Page BW   1.00   \$48,642.11   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$170.28   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$164.19   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$8.42   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$10.53   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$10.53   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$17.34   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$17.34   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$17.34   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$10.53   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$10.53   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$10.53   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$10.54   Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   X Full Pig BRW, CAPTION:   Amendment on   Ballot P/U   JANUARY   X Full Page BW   1.00   \$4,029.60   Full Pig Cio.5 x 17),   BRW, CAPTION:   Amendment on   Ballot P/U   X Full Page BW   1.00   \$4,029.60   Full Pig Cio.5 x 17),   BRW, CAPTION:   Amendment on   Ballot P/U   X Full Page BW   1.00   \$4,029.60   Full Pig Cio.5 x 17),   BRW, CAPTION:   X Full Page BW   1.00   \$4,029.60   Full Pig Cio.5 x 17),   BRW, CAPTION:   X Full Page BW   1.00   \$4,029.60   Full Pig Cio.5 x 17),   BRW, CAPTION:   X Full Page BW	BRW, CAPTION: Amendment on Ballot P/U



MANSI MEDIA Plan. Place. Pronto.

Bill to:

Bureau of Payable Services

PO Box 69180 Harrisburg, PA 17106

Advertiser:

Pennsylvania Department of State

Invoice #:

SALES0000014869 2/29/2016

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Invoice Date: P.O. Number:

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VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
		Full Pg, B&W, CAPTION:					
		Amendment on					
DIDCHAY DECORD	2/25/2016	Ballot P/U	w Full Dags DM	1.00	40.74	11 127 16	44 407 46
RIDGWAY RECORD	2/25/2016	JANUARY Full Pg, B&W,	x Full Page BW	1.00	\$8.74	\$1,127.46	\$1,127.46
		CAPTION:					
		Amendment on					
SAINT MARYS DAILY PRESS	2/25/2016	Ballot P/U JANUARY	x Full Page BW	1.00	*0.00	èt 240.72	44 240 32
rkL33	2/23/2010	Full Pg, B&W,	X I uli rage bw	1.00	\$9.68	\$1,248,72	\$1,248.72
		CAPTION:					
		Amendment on					
SAXTON BROAD TOP BULLETIN	2/23/2016	Ballot P/U JANUARY	x Full Page BW	1.00	\$4.70	\$592,20	\$592.20
SOCCETIN	2/23/2010	Full Pg, B&W,	X I dil Page Div	1.00	\$4.70	\$392,20	\$392.20
		CAPTION:					
CAVOE MODAINE		Amendment on					
SAYRE MORNING TIMES	2/25/2016	Ballot P/U JANUARY	x Full Page BW	1.00	\$9.05	\$1,751.18	\$1,751.18
TH ICS	2/23/2010	Full Pg, B&W,	A Ton Tage Div	1,00	43.03	71,731.10	\$1,751,10
		CAPTION:					
CRANTON TIMES-		Amendment on Ballot P/U					
TRIBUNE	2/25/2016	JANUARY	x Full Page BW	1.00	\$51;53	\$6,338.19	\$6,338.19
17-70-		Full Pg, B&W,			402.00	40/000115	40/230113
		CAPTION:					
SHAMOKIN NEWS-		Amendment on Ballot P/U					
TEM	2/25/2016	JANUARY	x Full Page BW	1.00	\$13.19	\$1,622.37	\$1,622.37
		Full Pg, B&W,	11110000000		100107	7.7022.07	41,022.57
		CAPTION:					
		Amendment on Ballot P/U					
SHARON HERALD	2/25/2016	JANUARY	x Full Page BW	1.00	\$35.18	\$4,362.39	\$4,362.39
		Full Pg, B&W,				X X - 18 X2 2	W. General St.
		CAPTION: Amendment on					
HIPPENSBURG		Ballot P/U					
NEWS-CHRONICLE	2/23/2016	JANUARY	x Full Page BW	1.00	\$5.85	\$754.65	\$754.65
		Full Pg, B&W,					72.10.40
		CAPTION: Amendment on					
NYDER COUNTY		Ballot P/U					
TMES	2/19/2016	JANUARY	x Full Page BW	1.00	\$7.89	\$1,017.81	\$1,017.81
		Full Pg, B&W,					
		CAPTION: Amendment on					
OMERSET DAILY		Ballot P/U					
MERICAN	2/25/2016	JANUARY	x Full Page BW	1.00	\$20.49	\$2,643.21	\$2,643.21
		Full Pg, B&W,					
		CAPTION: Amendment on					
SOUTH SCHUYLKILL		Ballot P/U					
NEWS	2/25/2016	JANUARY	x Full Page BW	1.00	\$615.79	\$615.79	\$615.79
		Full Pg (11.542 x 21), B&W,					
		CAPTION:					
		Amendment on					
TROUDSBURG	2/25/2016	Ballot P/U	Fall be we Bird		10 414		12-212-21
OCONO RECORD	2/25/2016	JANUARY	x Full Page BW	1.00	\$2,612.84	\$2,612.84	\$2,612.84





Bill to:

Bureau of Payable Services

PO Box 69180

Harrisburg, PA 17106

Advertiser:

Pennsylvania Department of State

Invoice #:

SALES0000014869

Invoice Date: P.O. Number: 2/29/2016

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VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	NET TOTAL
		Full Pg, B&W, CAPTION: Amendment on Ballot P/U					
SUNBURY DAILY ITEM	2/25/2016	JANUARY	x Full Page BW	1.00	\$19.04	\$2,399.04	\$2,399.04
SUNBURY DAILY ITEM	2/25/2016	Affidavit Full Pg, B&W, CAPTION: Amendment on		1,00	\$0.00	\$0.00	\$0.00
TIONESTA FOREST PRESS	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$5,98	\$574.08	\$574,08
TITUSVILLE HERALD	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1,00	\$8,96	\$1,155.84	\$1,155.84
Towanda Daily Review	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$13.12	\$1,613.76	\$1,613.76
UNION COUNTY TIMES	2/19/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$7.89	\$1,017.81	\$1,017.81
UNIONTOWN HERALD-STANDARD	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$47.21	\$6,090.09	\$6,090.09
WARREN TIMES OBSERVER	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$20,87	\$2,660.93	\$2,660.93
Washington Observer- Reporter	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$39.05	\$4,873.44	\$4,873.44
Wayne Independent	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$11.79	\$1,485.54	\$1,485.54
Waynesboro Record Herald	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1,00	\$13.93	\$1,755.18	\$1,755.18
WELLSBORO- MANSFIELD GAZETTE	2/24/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$10,53	\$1,326.78	\$1,326.78
WEST CHESTER DAILY LOCAL NEWS	2/25/2016	Amendment on Ballot P/U JANUARY	x Full Page BW	1.00	\$16.79	\$2,014.80	\$2,014.80





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VENDOR	RUN DATE	ROP AD SIZE	FSI AD SIZE	QUANTITY	RATE	GROSS TOTAL	- NET TOTAL
		Full Pg, B&W, CAPTION: Amendment on					
WESTFIELD FREE PRESS-COURIER	2/24/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION: Amendment on	x Full Page BW	1.00	\$6,84	\$861.84	\$861.84
WILKES BARRE CITIZENS VOICE	2/25/2016	Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$32,56	\$4,004.88	\$4,004.88
WILKES BARRE TIMES LEADER	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$5,000.00	\$5,000.00	\$5,000.00
VILLIAMSPORT SUN- BAZETTE	2/25/2016	Amendment on Ballot P/U JANUARY Full Pg, B&W, CAPTTON: Amendment on	x Full Page BW	1,00	\$22.11	\$2,819.03	\$2,819.03
VYOMING COUNTY RESS EXAMINER EAGERTOWN	2/24/2016	Ballot P/U JANUARY	x Full Page BW	1,00	\$9.84	\$1,239.84	\$1,239.84
OUNTY OBSERVER	2/24/2016	DNR Full Pg, B&W, CAPTION:	x Full Page BW	1.00	\$0.00	\$0.00	\$0.00
ORK RECORD DISPATCH SUNDAY DIEWS	2/25/2016	Amendment on Ballot P/U JANUARY	x Full Page BW	1.00	\$55.79	\$7,029.54	\$7,029.54
	MANSI 3899 North Front Street		1		Invoice Totals	\$440,421.84	\$440,421.84
	Harrisburg, PA 17110				Paid		\$0.00
	1.01.254.g, 17.1711V				Total Due		\$440,421.8

Terms: NET 30

RETURN DUPLICATE WITH REMITTANCE

Note: This order was placed by MANSI on behalf of MANSI Media Any billing questions should be directed to Chris Kazlauskas MANSI Media at MANSI at (717) 703-3025

### IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

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CORTÉS

### EXHIBIT "4"

AECHINED)

2015 NOV 18 AM 9- 04

BURF TO JR-1

# HOUSE BILL No. 90 SESSION OF 20 15



### THE GENERAL ASSEMBLY OF PENNSYLVANIA

### HOUSE BILL

Session of 2015

INTRODUCED BY HARPER, CALTAGIRONE, BARBIN, BOBACK, CARROLL, COHEN, DIAMOND, FREEMAN, GILLEN, GODSHALL, GOODMAN, GRELL, GROVE, KRIEGER, LONGIETTI, MURT, PETRI, SCHLOSSBERG, WATSON AND GIBBONS, JANUARY 21, 2015

REFERRED TO COMMITTEE ON JUDICIARY, JANUARY 21, 2015

#### A JOINT RESOLUTION

- Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, further providing for compensation and retirement of justices, judges and justices of the peace. 2 3 The General Assembly of the Commonwealth of Pennsylvania 4 hereby resolves as follows: 5 Section 1. The following amendment to the Constitution of 6 Pennsylvania is proposed in accordance with Article XI: 7 That section 16(b) of Article V be amended to read: 8 § 16. Compensation and retirement of justices, judges and justices of the peace. 10
- \* \* \* 11
- Justices, judges and justices of the peace shall be 12
- retired on the last day of the calendar year in which they 13
- attain the age of [70]  $\underline{75}$  years. Former and retired justices, 14
- judges and justices of the peace shall receive such compensation 15
- as shall be provided by law. Except as provided by law, no 16

- 1 salary, retirement benefit or other compensation, present or
- 2 deferred, shall be paid to any justice, judge or justice of the
- 3 peace who, under section 18 or under Article VI, is suspended,
- 4 removed or barred from holding judicial office for conviction of
- 5 a felony or misconduct in office or conduct which prejudices the
- 6 proper administration of justice or brings the judicial office
- 7 into disrepute.
- 8 \* \* \*
- 9 Section 2. (a) Upon the first passage by the General
- 10 Assembly of this proposed constitutional amendment, the
- 11 Secretary of the Commonwealth shall proceed immediately to
- 12 comply with the advertising requirements of section 1 of Article
- 13 XI of the Constitution of Pennsylvania and shall transmit the
- 14 required advertisements to two newspapers in every county in
- 15 which such newspapers are published in sufficient time after
- 16 passage of this proposed constitutional amendment.
- (b) Upon the second passage by the General Assembly of this
- 18 proposed constitutional amendment, the Secretary of the
- 19 Commonwealth shall proceed immediately to comply with the
- 20 advertising requirements of section 1 of Article XI of the
- 21 Constitution of Pennsylvania and shall transmit the required
- 22 advertisements to two newspapers in every county in which such
- 23 newspapers are published in sufficient time after passage of
- 24 this proposed constitutional amendment. The Secretary of the
- 25 Commonwealth shall submit this proposed constitutional amendment
- 26 to the qualified electors of this Commonwealth at the first
- 27 primary, general or municipal election which meets the
- 28 requirements of and is in conformance with section 1 of Article
- 29 XI of the Constitution of Pennsylvania and which occurs at least
- 30 three months after the proposed constitutional amendment is

1 passed by the General Assembly.

## We certify that this bill, House Bill No.90 , Printer's No. 251, has passed the House of Representatives and the Senate.

Mke Tuzgu'
Speaker, House of Representatives

President, Senate

Chief Clerk,

House of Representatives

cretary. Senate

### IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

:

CORTÉS

### **EXHIBIT** "5"

### PROPOSED AMENDMENTS TO THE CONSTITUTION OF PENNSYLVANIA

The following are true and correct copies of joint resolutions of the General Assembly of Pennsylvania proposing two amendments to the Constitution of Pennsylvania. Consistent with the procedures prescribed by Article XI, Section 1 of the Constitution, the General Assembly first proposed the amendments during the 2013 session and approved them for a second time during the 2015 session of the legislature. As required by Article XI, Section 1 of the Constitution and statutory law, the Secretary of the Commonwealth has caused the proposed amendments to be published here.

Pursuant to law, the Secretary of the Commonwealth will submit the proposed amendments to the electors of Pennsylvania in the form of two ballot questions at the General Primary to be held on April 26, 2016. If a ballot question is approved by a majority of electors voting on it, the corresponding amendment becomes part of the Constitution.

Those parts of the joint resolutions that appear in **bold print** are the words of the Constitution that are proposed by the General Assembly for addition or deletion. If an amendment were approved, the words <u>underlined</u> would be added to the Constitution and the words in brackets (e.g., [Constitution]) would be deleted. The unbolded words would remain unchanged in the Constitution.

Following the proposed amendments is the text of the questions that will be placed on the ballot. Below each question is a "Plain English Statement" prepared by the Office of Attorney General, and published as required by law, indicating the purpose, limitations and effects of the ballot question upon the people of this Commonwealth.

Anyone who needs help reading this advertisement or who needs the text of the proposed amendments in an alternative format may call or write the Pennsylvania Department of State, Bureau of Commissions, Elections and Legislation, Room 210 North Office Building, Harrisburg, PA 17120, (717) 787-5280, ra-BCEL@pa.gov.

Pedro A. Cortés, Secretary of the Commonwealth

#### **JOINT RESOLUTION 2015-1**

Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, further providing for compensation and retirement of justices, judges and justices of the peace.

The General Assembly of the Commonwealth of Pennsylvania hereby resolves as follows:

Section 1. The following amendment to the Constitution of Pennsylvania is proposed in accordance with Article XI:

That section 16(b) of Article V be amended to read:

§ 16. Compensation and retirement of justices, judges and justices of the peace.

\*\*\*

- (b) Justices, judges and justices of the peace shall be retired on the last day of the calendar year in which they attain the age of [70] 75 years. Former and retired justices, judges and justices of the peace shall receive such compensation as shall be provided by law. Except as provided by law, no salary, retirement benefit or other compensation, present or deferred, shall be paid to any justice, judge or justice of the peace who, under section 18 or under Article VI, is suspended, removed or barred from holding judicial office for conviction of a felony or misconduct in office or conduct which prejudices the proper administration of justice or brings the judicial office into disrepute.
- Section 2. (a) Upon the first passage by the General Assembly of this proposed constitutional amendment, the Secretary of the Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article XI of the Constitution of Pennsylvania and shall transmit the required advertisements to two newspapers in every county in which such newspapers are published in sufficient time after passage of this proposed constitutional amendment.
- (b) Upon the second passage by the General Assembly of this proposed constitutional amendment, the Secretary of the Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article XI of the Constitution of Pennsylvania and shall transmit the required advertisements to two newspapers in every county in which such newspapers are published in sufficient time after passage of this proposed constitutional amendment. The Secretary of the Commonwealth shall submit this proposed constitutional amendment to the qualified electors of this Commonwealth at the first primary, general or municipal election which meets the requirements of and is in conformance with section 1 of Article XI of the Constitution of Pennsylvania and which occurs at least three months after the proposed constitutional amendment is passed by the General Assembly.

### PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL

AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE

### **Ballot Question**

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years, instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

### Plain English Statement of the Office of Attorney General

The purpose of the ballot question is to amend the Pennsylvania Constitution to require that justices, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years.

Presently, the Pennsylvania Constitution provides that justices, judges and justices of the peace be retired on the last day of the calendar year in which they attain the age of 70 years. Justices of the peace are currently referred to as magisterial district judges.

If the ballot question were to be approved, justices, judges and magisterial district judges would be retired on the last day of the calendar year in which they attain the age of 75 years rather than the last day of the calendar year in which they attain the age of 70 years.

This amendment to the mandatory retirement age would be applicable to all judges and justices in the Commonwealth, including the justices of the Pennsylvania Supreme Court, judges of the Commonwealth Court, Superior Court, county courts of common pleas, community courts, municipal courts in the City of Philadelphia, and magisterial district judges.

The ballot question is limited in that it would not amend any other provisions of the Pennsylvania Constitution related to the qualification, election, tenure, or compensation of the justices, judges or magisterial district judges.

The effect of the ballot question would be to allow all justices, judges, and magisterial district judges to remain in office until the last day of the calendar year in which they attain the age of 75 years. This would permit all justices, judges, and magisterial district judges to serve an additional five years beyond the current required retirement age.

#### **JOINT RESOLUTION 2015-2**

Proposing integrated amendments to the Constitution of the Commonwealth of Pennsylvania, eliminating the Traffic Court of Philadelphia.

The General Assembly of the Commonwealth of Pennsylvania hereby resolves as follows:

Section 1. The following integrated amendments to the Constitution of Pennsylvania are proposed in accordance with Article XI:

- (1) That section 1 of Article V be amended to read:
- § 1. Unified judicial system.

The judicial power of the Commonwealth shall be vested in a unified judicial system consisting of the Supreme Court, the Superior Court, the Commonwealth Court, courts of common pleas, community courts, municipal [and traffic] courts in the City of Philadelphia, such other courts as may be provided by law and justices of the peace. All courts and justices of the peace and their jurisdiction shall be in this unified judicial system.

- (2) That the heading and subsection (c) of section 6 of Article V be amended to read:
- § 6. Community courts; Philadelphia Municipal Court [and Traffic Court].

\*\*\*

- (c) In the City of Philadelphia there shall be a municipal court [and a traffic court]. The number of judges and the jurisdiction [of each] shall be as provided by law. [These courts] This court shall exist so long as a community court has not been established or in the event one has been discontinued under this section.
  - (3) That subsection (d) of section 10 of Article V be amended to read:
  - $\$  10. Judicial administration.
- (d) The Chief Justice and president judges of all courts with seven or less judges shall be the justice or judge longest in continuous service on their respective courts; and in the event of his resignation from this position the justice or judge next longest in continuous service shall be the Chief Justice or president judge. The president judges of all other courts shall be selected for five-year terms by the members of their respective courts [, except that the president judge of the traffic court in the City of Philadelphia shall be appointed by the Governor]. A Chief Justice or president judge may resign such position and remain a member of the court. In the event of a tie vote for office of president judge in a court which elects its president judge, the Supreme Court shall appoint as president judge one of the judges receiving the highest number of votes.

(4) That subsection (b) of section 12 of Article V be amended to read:

§ 12. Qualifications of justices, judges and justices of the peace.

\*\*\*

- (b) [Judges of the traffic court in the City of Philadelphia and justices] Justices of the peace shall be members of the bar of the Supreme Court or shall complete a course of training and instruction in the duties of their respective offices and pass an examination prior to assuming office. Such courses and examinations shall be as provided by law.
  - (5) That subsection (a) of section 15 of Article V be amended to read:
  - § 15. Tenure of justices, judges and justices of the peace.
- (a) The regular term of office of justices and judges shall be ten years and the regular term of office for judges of the municipal court [and traffic court] in the City of Philadelphia and of justices of the peace shall be six years. The tenure of any justice or judge shall not be affected by changes in judicial districts or by reduction in the number of judges.

Section 2. (a) Upon the first passage by the General Assembly of these proposed constitutional amendments, the Secretary of the Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article XI of the Constitution of Pennsylvania and shall transmit the required advertisements to two newspapers in every county in which such newspapers are published in sufficient time after passage of these proposed constitutional amendments.

(b) Upon the second passage by the General Assembly of these proposed constitutional amendments, the Secretary of the Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article XI of the Constitution of Pennsylvania and shall transmit the required advertisements to two newspapers in every county in which such newspapers are published in sufficient time after passage of these proposed constitutional amendments. The Secretary of the Commonwealth shall submit the proposed constitutional amendments under section 1 of this resolution to the qualified electors of this Commonwealth as a single ballot question at the first primary, general or municipal election which meets the requirements of and is in conformance with section 1 of Article XI of the Constitution of Pennsylvania and which occurs at least three months after the proposed constitutional amendments are passed by the General Assembly.

### PROPOSED CONSTITUTIONAL AMENDMENT 2

ABOLITION OF THE PHILADELPHIA TRAFFIC COURT

### Ballot Question

Shall the Pennsylvania Constitution be amended to abolish the Philadelphia Traffic Court?

### Plain English Statement of the Office of Attorney General

The purpose of the ballot question is to amend the Pennsylvania Constitution to abolish the Traffic Court in the City of Philadelphia.

Presently, the Pennsylvania Constitution provides for the Traffic Court in the City of Philadelphia as part of the unified judicial system. If the ballot question were to be approved, the Traffic Court in the City of Philadelphia would be abolished by removing all references to the Traffic Court and the judges of the Traffic Court in the City of Philadelphia from the Pennsylvania Constitution.

Legislation enacted in 2013 transferred the functions performed by the Traffic Court to the Philadelphia Municipal Court. As a result, violations of the Vehicle Code previously adjudicated by the Traffic Court are presently being adjudicated by the Philadelphia Municipal Court. The proposed amendment would officially abolish the Traffic Court by removing all references to the Traffic Court and its judges from the Pennsylvania Constitution.

This ballot question is limited to whether the Traffic Court in the City of Philadelphia should be abolished. The ballot question would not amend any other provisions of the Pennsylvania Constitution beyond the removal of all references to the Traffic Court and its judges.

The effect of the ballot question would be to abolish the Traffic Court in the City of Philadelphia. As discussed above, legislation enacted in 2013 transferred the functions of the Traffic Court to the Philadelphia Municipal Court. This amendment would officially abolish the Traffic Court by removing all references to the Traffic Court and its judges from the Pennsylvania Constitution.

### IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

CORTÉS

### EXHIBIT "6"

Filed 03/06/2016 Supreme Court Middle District 29 MM 2016

### IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

No. 29 MM 2016

#### IN RE:

### PROPOSED CONSTITUTIONAL AMENDMENT 1 BALLOT QUESTION

EMERGENCY APPLICATION FOR EXTRAORDINARY RELIEF BY PENNSYLVANIA SENATE MAJORITY CAUCUS, SENATE PRESIDENT PRO TEMPORE JOE SCARNATI, AND SENATE MAJORITY LEADER JAKE CORMAN

#### KLEINBARD LLC

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Other Authorities
Pete Williams and Elizabeth Chuck, Supreme Court Justice Antonin Scalia Has Died at Age 79, NBCNews.com (Feb. 14, 2016)

#### I. INTRODUCTION

The Pennsylvania Senate Majority Caucus, Senate President Pro Tempore

Joe Scarnati, and Senate Majority Leader Jake Corman (collectively, the "Senate")

ask this Court to exercise its plenary powers, on an expedited basis, over an
electoral issue of immediate public importance regarding the forthcoming April 26,

2016 primary election. Specifically, this Court should immediately invoke its
plenary jurisdiction and strike the following terms and phrases from the Ballot

Question for Proposed Constitutional Amendment 1:

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years[.], instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

The above terms and phrases must be stricken from the Ballot Question in advance of the April 26, 2016 primary election for at least the following three reasons.

First, and perhaps most importantly, the terms and phrases sought to be stricken are confusing, distracting and misleading to electors. The insertion of the phrase "of the Supreme Court" after "justices" makes it incorrectly appear as if the proposed constitutional amendment may also impact or affect justices of the United States Supreme Court. This is not the case, and it is possible that the average elector may not understand this important distinction when voting.

Further, the phrase "known as magisterial district judges," which appears right after "judges and justices of the peace" makes it appear that the proposed amendment does not apply to judges of courts of common pleas, the Superior Court, and the Commonwealth Court.

Second, the terms and phrases sought to be stricken are inconsistent with the proposed constitutional amendment as drafted, voted on, and approved by the General Assembly in two consecutive sessions. The Joint Resolution approved by both houses of the General Assembly simply stated: "Justices, judges and justices of the peace shall be retired on the last day of the calendar year in which they attain the age of [70] 75 years." As currently drafted, the Ballot Question is not limited to, and does not mirror, this legislatively approved language.

Third, and finally, the terms and phrases sought to be stricken are nothing more than superfluous and gratuitous commentary, which is more appropriately addressed in the Plain English Statement of Office of Attorney General that accompanies the Ballot Question. Past ballot questions in this Commonwealth have been historically limited to what the new law would be if amended, not what the current state of the law may be at the time of the proposed amendment. To the extent this additional information may be relevant to the elector, it can be found and provided for in the Plain English Statement.

#### II. JURISDICTIONAL STATEMENT

The Pennsylvania Supreme Court has the ability to hear this electoral matter of immediate public importance pursuant to the plenary powers conferred upon it by Pa.R.A.P. 3309. These powers have been preserved in the Pennsylvania Constitution. See Pa. Const. Art. V, §§ 2(a), 10(a); 42 Pa.C.S. § 502.

The propriety of the Ballot Question for Proposed Constitutional

Amendment 1, set to appear on the April 26, 2016 primary election ballot, requires
the Court's expedited assessment because of the negative and adverse impact the
question, as currently drafted, may have on electors. Given the short time period
before the April 26, 2016 primary election, expedited review of this electoral
matter is warranted and prudent in order ensure that the Ballot Question, as
amended or clarified, remains on the ballot for the primary election, as mandated
by the Pennsylvania Constitution and the Joint Resolution passed by the General
Assembly proposing the constitutional amendment.

Although members of this Court may have an interest or be impacted by the proposed Ballot Question, the rule of necessity mandates that if all of the members of a tribunal may be subject to recusal, then the tribunal must consider the matter regardless of any personal interest of its members. *See Driscoll v. Corbett*, 69 A.3d 197, 207 (Pa. 2013) (concluding that rule of necessity required Supreme Court to decide judges' constitutional challenge to amendment that set mandatory

retirement for judges at age 70). Otherwise, the public would be denied a decision in the matter. See id.

#### III. CONCISE STATEMENT OF FACTS

As required by Article XI, Section 1 of the Pennsylvania Constitution, the General Assembly approved in the 2013-2014 Regular Session, and again in the 2015-2016 Regular Session, a Joint Resolution proposing to amend the Pennsylvania Constitution to increase the mandatory judicial retirement age.

Specifically, the Joint Resolution approved by the General Assembly in two consecutive sessions proposes to amend Section 16(b) of Article V of the Pennsylvania Constitution, titled "Compensation and retirement of justices, judges and justices of the peace," to provide: "Justices, judges and justices of the peace shall be retired on the last day of the calendar year in which they attain the age of [70] 75 years." HB 79 (2013-2014 Regular Session) & HB 90 (2015-2016 Regular Session), attached as Exhibits B & C, respectively.

Consistent with Article XI, Section 1 of the Pennsylvania Constitution, the Joint Resolution further provides that following the second passage of the proposed amendment by the General Assembly:

The Secretary of the Commonwealth shall submit this proposed constitutional amendment to the qualified electors of this Commonwealth at the first primary, general or municipal election which . . . occurs at least three months after the proposed constitutional amendment is passed by the General Assembly.

HB 79 (2013-2014 Regular Session) & HB 90 (2015-2016 Regular Session).

In November 2015, the General Assembly approved the proposed constitutional amendment for a second time. See HB 90 (2015-2016 Regular Session). As required by the Election Code and the Joint Resolution approved by the General Assembly, the Secretary of State prepared the ballot question for the proposed constitutional amendment to be voted on by the electors at the April 26, 2016 primary election. See 25 P.S. § 3010; HB 90 (2015-2016 Regular Session).

The Ballot Question for Proposed Constitutional Amendment 1, as prepared by the Secretary of State for the April 26, 2016 primary election, states:

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years, instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

Ballot Question, attached as Exhibit A.

As required by the Election Code, it is believed and therefore averred that the Office of Attorney General approved the Ballot Question for Proposed Constitutional Amendment 1, as prepared by the Secretary of State. See 25 P.S. § 2755. The Office of Attorney General also drafted the Plain English Statement to accompany the Ballot Question, as required by the Election Code. 25 P.S. § 2621.1; see Plain English Statement of Office of Attorney General, attached as Exhibit A.

### IV. ISSUE SOUGHT TO BE REVIEWED

The Senate seeks to have this Court review, on an expedited basis, an electoral issue of immediate public importance in advance of the April 26, 2016 primary election in order to strike the following confusing surplusage and inconsistent language from the Ballot Question for Proposed Constitutional Amendment 1:

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years[.], instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

Ballot Question, attached as Exhibit A.

### V. JUSTIFICATION FOR INVOKING COURT'S PLENARY POWERS

Exercise of this Court's plenary powers is necessary and of immediate public importance in order to correct and strike, in advance of the April 26, 2016 primary election, certain confusing surplusage and inconsistent language from the Ballot Question for Proposed Constitutional Amendment 1.

The Ballot Question, as drafted by the Secretary of State and approved by the Office of Attorney General, must be corrected and reformed prior to the April 26, 2016 primary election for at least the following three reasons.

First, several of the terms and phrases included in the Ballot Question can be construed as confusing, distracting, and misleading to electors. For instance, the

insertion of the phrase "of the Supreme Court" after "justices" gives the appearance that the proposed amendment may impact justices of the United States Supreme Court, and not simply justices of the Pennsylvania Supreme Court. This is not the case, and it is likely that the average elector may not fully appreciate this important distinction. This is acutely so in light of the recent vacancy on the United States Supreme Court created by the passing of Justice Antonin Scalia, where many of the news reports prominently featured his age. See, e.g., Pete Williams and Elizabeth Chuck, Supreme Court Justice Antonin Scalia Has Died at Age 79, NBCNews.com (Feb. 14, 2016). <sup>1</sup>

Likewise, the insertion of "known as magisterial district judges" and the inclusion of "instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70" are confusing, distracting and unnecessarily elongate the Ballot Question. For example, the "known as magisterial district judges" phrase makes it appear as if the preceding "judges and justices" phrase refers only to magisterial district judges, which, in turn, makes it appear as if judges of the courts of common pleas, Superior Court, and Commonwealth Court are not subject to the constitutional change. It is precisely to avoid this kind of confusion that the Election Code compels the Secretary of State to prepare the ballot question for proposed constitutional amendments "in brief"

<sup>&</sup>lt;sup>1</sup> Available at: http://www.nbcnews.com/news/us-news/supreme-court-justice-antonin-scalia-79-has-died-officials-say-n518156.

form," which the Ballot Question as currently drafted clearly is not. See 25 P.S. § 3010.

Second, many of the terms and phrases included in the Ballot Question are entirely inconsistent with the Joint Resolution drafted, voted on, and approved by the General Assembly in two consecutive sessions. The Joint Resolution approved by the General Assembly was concise and to the point, providing: "Justices, judges and justices of the peace shall be retired on the last day of the calendar year in which they attain the age of [70] 75 years." HB 79 (2013-2014 Regular Session) & HB 90 (2015-2016 Regular Session). In the Joint Resolution, the General Assembly specifically directed that, following the second passage of the proposed amendment, "[t]he Secretary of the Commonwealth shall submit this proposed constitutional amendment to the qualified electors of this Commonwealth at the first primary, general or municipal election[.]" Id. (emphasis added).

Yet, despite a clear directive from the General Assembly to submit the proposed constitutional amendment to the electors as drafted by the General Assembly, the Ballot Question for Proposed Constitutional Amendment I submitted by the Secretary of State and approved by the Office of Attorney General includes several additional terms and phrases not included in the Joint Resolution, such as "of the Supreme Court"; "known as magisterial district judges"; and "instead of the current requirement that they be retired on the last day

of the calendar year in which they attain the age of 70." The Joint Resolution drafted, voted on, and approved by the General Assembly in two consecutive sessions did not include these additional terms, and neither should the Ballot Question for Proposed Constitutional Amendment 1.

Third, and finally, many of the terms and phrases included in the Ballot Question are nothing more than superfluous and gratuitous commentary that is beyond the scope of the Ballot Question, and which is more appropriately addressed in the Plain English Statement of Office of Attorney General. Indeed, the insertion of defining terms such as "of the Supreme Court" or "known as magisterial district judges" in the Ballot Question is unnecessary and distracting, especially when these terms are appropriately defined and described in the Plain English Statement of Office of Attorney General accompanying the Ballot Question. See Plain English Statement of Office of Attorney General, attached as Exhibit A.

Moreover, the insertion of the phrase "instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70" in the Ballot Question is equally unnecessary and distracting, considering that such a description of the current state of the law has not been historically included in ballot questions. Indeed, past ballot questions in this Commonwealth have traditionally limited questions for proposed constitutional amendments to what the

new law would be if amended, not what the current state of the law may be at the time of the proposed amendment. Below are examples of several such ballot questions approved by this Court in which the current state of law is neither mentioned nor addressed.

- "Shall the Pennsylvania Constitution be amended to disallow bail when the proof is evident or presumption great that the accused committed an offense for which the maximum penalty is life imprisonment or that no condition or combination of conditions other than imprisonment of the accused will reasonably assure the safety of any person and the community?" *Grimaud v. Com.*, 865 A.2d 835, 841 (Pa. 2005).
- \* "Shall the Pennsylvania Constitution be amended to provide that the Commonwealth shall have the same right to a trial by jury in criminal cases as does the accused?" Com. v. Tharp, 754 A.2d 1251, 1252 (Pa. 2000).
- "Shall the Pennsylvania Constitution be amended to require a unanimous recommendation of the Board of Pardons before the Governor can pardon or commute the sentence of an individual sentenced in a criminal case to death or life imprisonment, to require only a majority vote of the Senate to approve the Governor's appointments to the Board, and to substitute a crime victim for an attorney and a corrections expert for a penologist as Board members?" Pennsylvania Prison Soc. v. Com., 776 A.2d 971, 974 (Pa. 2001).
- \* "Shall Proposal 7 on the JUDICIARY, adopted by the Constitutional Convention, establishing a unified judicial system, providing directly or through Supreme Court rules, for the qualifications, selection, tenure, removal, discipline and retirement of, and prohibiting certain activities by justices, judges, and justices of the peace, and related matters, be approved?" Stander v. Kelley, 250 A.2d 474, 480 (Pa. 1969).

To the extent that an elector may wish to learn about, or to be educated on, the current state of the law, the elector need look no further than the Plain English Statement of Office of Attorney General that accompanies the Ballot Question.

Again, the Plain English Statement of Office of Attorney General is the appropriate setting to provide such additional information and commentary, and, in this case, the Plain English Statement more than sufficiently provides that supplemental information to the elector. *See* Plain English Statement of Office of Attorney General, attached as Exhibit A.

Consistent with Article XI, Section 1 of the Pennsylvania Constitution, the Joint Resolution approved by the General Assembly in two consecutive sessions mandated that the Ballot Question be submitted to "the qualified electors of this Commonwealth at the first primary, general or municipal election which . . . occurs at least three months after the proposed constitutional amendment is passed by the General Assembly." HB 79 (2013-2014 Regular Session) & HB 90 (2015-2016 Regular Session). Thus, the proposed changes and revisions to the Ballot Question raised herein must be directed by this Court, implemented by the Secretary of State, and approved by the Office of Attorney General on an expedited basis in order to ensure that the Ballot Question appears on the April 26, 2016 primary election ballot, as mandated by the General Assembly.

### VI. CONCLUSION AND RELIEF SOUGHT

The electoral issue raised herein is not only an issue of immediate public importance, but, for the foregoing reasons, requires expedited review by this Court in order to ensure that the Ballot Question for Proposed Constitutional Amendment

1 is corrected and amended in time for the fast-approaching April 26, 2016 primary election. The Senate thus respectfully request that this Court grant this Application and strike the confusing surplusage and inconsistent language cited herein from the Ballot Question for Proposed Constitutional Amendment 1, and direct that the strikes be completed, implemented, and approved in advance of the April 26, 2016 primary election.

Respectfully submitted,

#### KLEINBARD LLC

Dated: March 6, 2016

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Attorneys for Pennsylvania Senate Majority Caucus, Senate President Pro Tempore Joe Scarnati, and Senate Majority Leader Jake Corman

## EXHIBITA

## Proposed Constitutional Amendment 1 Amending the Mandatory Judicial Retirement Age

#### **Ballot Question**

Shall the Pennsylvania Constitution be amended to require that justices of the Supreme Court, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years, instead of the current requirement that they be retired on the last day of the calendar year in which they attain the age of 70?

YES

NO

### Plain English Statement of Office of Attorney General

The purpose of the ballot question is to amend the Pennsylvania Constitution to require that justices, judges and justices of the peace (known as magisterial district judges) be retired on the last day of the calendar year in which they attain the age of 75 years.

Presently, the Pennsylvania Constitution provides that justices, judges and justices of the peace be retired on the last day of the calendar year in which they attain the age of 70 years. Justices of the peace are currently referred to as magisterial district judges.

If the ballot question were to be approved, justices, judges and magisterial district judges would be retired on the last day of the calendar year in which they attain the age of 75 years rather than the last day of the calendar year in which they attain the age of 70 years.

This amendment to the mandatory retirement age would be applicable to all judges and justices in the Commonwealth, including the justices of the Pennsylvania Supreme Court, judges of the Commonwealth Court, Superior Court, county courts of common pleas, community courts, municipal courts in the City of Philadelphia, and magisterial district judges.

The ballot question is limited in that it would not amend any other provisions of the Pennsylvania Constitution related to the qualification, election, tenure, or compensation of the justices. judges or magisterial district judges.

The effect of the ballot question would be to allow all justices, judges, and magisterial district judges to remain in office until the last day of the calendar year in which they attain the age of 75 years. This would permit all justices, judges, and magisterial district judges to serve an additional five years beyond the current required retirement age.

### **CERTIFICATION OF SERVICE**

I hereby certify that I am this day serving the foregoing document upon the persons and in the manner indicated below, which service satisfies the requirements of Pa.R.A.P. 121:

Via First Class Mail: Pedro Cortes, Secretary PA Department of State 302 North Office Building Harrisburg, PA 17120 Via First Class Mail: Kathleen Kane, Attorney General PA Office of Attorney General 16<sup>th</sup> Floor, Strawberry Square Harrisburg, PA 17120

Dated: March 6, 2016

/s/ Matthew H. Haverstick

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### IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

:

CORTÉS :

### **EXHIBIT** "7"

#### IN THE SUPREME COURT OF PENNSYLVANIA MIDDLE DISTRICT

IN RE: PROPOSED CONSTITUTIONAL

No. 29 MM 2016

AMENDMENT 1, BALLOT QUESTION

PETITION OF: PENNSYLVANIA SENATE

MAJORITY CAUCUS, SENATE PRESIDENT PRO TEMPORE JOE SCARNATI. AND SENATE MAJORITY

LEADER JAKE CORMAN

#### ORDER

#### **PER CURIAM**

**AND NOW.** this 23<sup>rd</sup> day of March. 2016. it is hereby ordered as follows:

- (1) The Application for Leave to File Reply Brief is **GRANTED**.
- (2) The Application to Withdraw Request for Oral Argument is **GRANTED**.
- (3) The Application to Hold the Matter in Suspense is **DISMISSED AS MOOT**.
- (4) The Praecipe to Withdraw Praecipe to Discontinue Emergency Application for Emergency Relief is treated as an Application and is **GRANTED**.
- (5) The Praecipe to Discontinue the Emergency Application for Extraordinary Relief, treated as an application, is **DISMISSED AS MOOT.**
- (6) The Emergency Application for Extraordinary Relief is **DENIED**.
- (7) The Joint Application for Extraordinary Relief and Approve Parties' Stipulated Resolution is **DENIED**; such denial should not be construed as condoning or constraining any future legislative or executive action by the parties.

Chief Justice Saylor did not participate in the consideration or decision of this matter.

# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

:

CORTÉS

# **EXHIBIT** "8"

#### THE GENERAL ASSEMBLY OF PENNSYLVANIA

### HOUSE RESOLUTION

No. 783

Session of 2015

INTRODUCED BY HARPER AND MARSICO, APRIL 4, 2016

AS RE-REPORTED FROM COMMITTEE ON RULES, HOUSE OF REPRESENTATIVES, AS AMENDED, APRIL 5, 2016

#### A CONCURRENT RESOLUTION

- 1 Further providing for submission to the electorate of a
- constitutional amendment on retirement for justices, judges
- and justices of the peace.
- 4 WHEREAS, Pursuant to Article XI of the Constitution of
- 5 Pennsylvania, the General Assembly has proposed an amendment to
- 6 section 16(b) of Article V of the Constitution of Pennsylvania
- 7 providing that justices, judges and justices of the peace be
- 8 retired on the last day of the calendar year in which they
- 9 attain the age of 75; and
- 10 WHEREAS, In October 2013, a majority of both houses of the
- 11 General Assembly passed Joint Resolution No. 2013-JR3 and
- 12 presented it to the Secretary of the Commonwealth, who published
- 13 it pursuant to section 1 of Article XI of the Constitution of
- 14 Pennsylvania; and
- 15 WHEREAS, In November 2015, in the General Assembly next
- 16 afterwards chosen, a majority of both houses of the General
- 17 Assembly passed Joint Resolution No. 2015-JR1 and presented it
- 18 to the secretary; and

- 1 WHEREAS, Pursuant to section SECTIONS 201(c), 201.1 AND 605
- 2 of the act of June 3, 1937 (P.L.1333, No.320), known as the
- 3 Pennsylvania Election Code, the secretary prepared a ballot
- 4 question as Proposed Constitutional Amendment 1, which was
- 5 approved by the Attorney General, and published along with the
- 6 proposed amendment and the plain English statement prepared by
- 7 the Office of Attorney General pursuant to section 1 of Article
- 8 XI of the Constitution of Pennsylvania; and
- 9 WHEREAS, Proposed Constitutional Amendment 1 is scheduled to
- 10 appear on the ballot for primary election on April 26, 2016; and

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<--

- 11 WHEREAS, The General Assembly believes that the ballot
- 12 question as prepared by the secretary contains unnecessary
- 13 language and consequently may be confusing to electors; and
- 14 WHEREAS, On March 6, 2016, the General Assembly filed an-
- 15 application asking the Pennsylvania Supreme Court to order that
- 16 the ballot question be amended; and
- 17 WHEREAS, On March 23, 2016, the Supreme Court denied approval
- 18 of a stipulated resolution between the parties, noting that
- 19 "such denial shall not be construed as condoning or constraining-
- 20 any future legislative or executive action by the parties"; and
- 21 WHEREAS, The General Assembly has prepared a revised ballot
- 22 question for Proposed Constitutional Amendment 1 which avoids
- 23 confusion and, IN THE VIEW OF THE GENERAL ASSEMBLY, more
- 24 accurately reflects the language of Joint Resolution No. 2013-
- 25 JR3 and Joint Resolution No. 2015-JR1; and
- 26 WHEREAS, There is insufficient time to publish the revised
- 27 ballot question before primary election on April 26, 2016, as
- 28 required by section 1 of Article XI of the Constitution of
- 29 Pennsylvania; and
- 30 WHEREAS, Under section 802 of the Pennsylvania Election Code,

- 1 only persons registered and enrolled as members of a political
- 2 party are entitled to vote in any primary election of that
- 3 party; and
- 4 WHEREAS, More than 1 million Pennsylvania registered voters
- 5 are not registered and enrolled as members of one of the two
- 6 major political parties and therefore are not entitled to vote
- 7 in the primary election of either of those political parties;
- 8 and
- 9 WHEREAS, Many of those registered voters may be unaware of
- 10 their right to vote on Proposed Constitutional Amendment 1
- 11 during the primary election on April 26, 2016, and consequently
- 12 may not cast a vote on the ballot question; and
- 13 WHEREAS, Proposed Constitutional Amendment 1 is a matter of
- 14 Statewide importance to all citizens of the Commonwealth, not
- 15 merely registered members of the two major political parties;
- 16 and
- 17 WHEREAS, If Proposed Constitutional Amendment 1 were to be
- 18 placed on the ballot for the general election on November 8,
- 19 2016, the secretary will have sufficient time to publish the
- 20 revised ballot question as required under the Constitution of
- 21 Pennsylvania and registered voters who are not members of one of
- 22 the two major political parties will be more likely to
- 23 participate in the decision to approve or disapprove Proposed
- 24 Constitutional Amendment 1; and
- 25 WHEREAS, Under section 1 of Article XI of the Constitution of
- 26 Pennsylvania, it is within the authority of the General Assembly
- 27 to prescribe the manner and time at which proposed amendments to
- 28 the Constitution are submitted to the qualified electors of the
- 29 Commonwealth for approval; therefore be it
- 30 RESOLVED (the Senate concurring), That the General Assembly <--

- 1 direct the Secretary of the Commonwealth to remove the ballot
- 2 question for Proposed Constitutional Amendment 1 from the ballot
- 3 certification for the primary election on April 26, 2016; and be
- 4 it further
- 5 RESOLVED, That the General Assembly direct the secretary to <--
- 6 direct the county boards of election to remove, to the extent
- 7 possible, the ballot question for Proposed Constitutional
- 8 Amendment 1 from the ballot; and be it further
- 9 RESOLVED, That the General Assembly direct the secretary to <--
- 10 disregard any vote on Proposed Constitutional Amendment 1 in the
- 11 primary election on April 26, 2016, and <del>prohibit the secretary <---</del>
- 12 from making THE SECRETARY NOT MAKE a tally of votes cast on <--
- 13 Proposed Constitutional Amendment 1; and be it further
- 14 RESOLVED, That the General Assembly direct the secretary to
- 15 place Proposed Constitutional Amendment 1 on the ballot for the
- 16 general election on November 8, 2016, in the following form:
- 17 Shall the Pennsylvania Constitution be amended to require
- 18 that justices of the Supreme Court, judges, and
- 19 magisterial district judges be retired on the last day of
- the calendar year in which they attain the age of 75
- 21 years?;
- 22 and be it further
- 23 RESOLVED, That, to ensure compliance with section 1 of
- 24 Article XI of the Constitution of Pennsylvania, the General
- 25 Assembly direct the secretary to publish the ballot question for
- 26 Proposed Constitutional Amendment 1 as revised along with the
- 27 proposed amendment and the plain English statement previously
- 28 prepared by the Office of Attorney General, in each of the three
- 29 months prior to the general election on November 8, 2016; and be
- 30 it further

- 1 RESOLVED, That, upon passage by a majority of both houses of
- 2 the General Assembly, this concurrent resolution be transmitted
- 3 to the Secretary of the Commonwealth for implementation.

#### THE GENERAL ASSEMBLY OF PENNSYLVANIA

### SENATE RESOLUTION

No. 321

Session of 2015

INTRODUCED BY CORMAN AND SCARNATI, APRIL 4, 2016

REFERRED TO RULES AND EXECUTIVE NOMINATIONS, APRIL 4, 2016

#### A CONCURRENT RESOLUTION

- 1 Further providing for submission to the electorate of a
- constitutional amendment on retirement for justices, judges
- and justices of the peace.
- 4 WHEREAS, Pursuant to Article XI of the Constitution of
- 5 Pennsylvania, the General Assembly has proposed an amendment to
- 6 section 16(b) of Article V of the Constitution of Pennsylvania
- 7 providing that justices, judges and justices of the peace be
- 8 retired on the last day of the calendar year in which they
- 9 attain the age of 75; and
- 10 WHEREAS, In October 2013, a majority of both houses of the
- 11 General Assembly passed Joint Resolution No. 2013-JR3 and
- 12 presented it to the Secretary of the Commonwealth, who published
- 13 it pursuant to section 1 of Article XI of the Constitution of
- 14 Pennsylvania; and
- 15 WHEREAS, In November 2015, in the General Assembly next
- 16 afterwards chosen, a majority of both houses of the General
- 17 Assembly passed Joint Resolution No. 2015-JR1 and presented it
- 18 to the secretary; and
- 19 WHEREAS, Pursuant to sections 201(c), 201.1 and 605 of the

- 1 act of June 3, 1937 (P.L.1333, No.320), known as the
- 2 Pennsylvania Election Code, the secretary prepared a ballot
- 3 question as Proposed Constitutional Amendment 1, which was
- 4 approved by the Attorney General, and published along with the
- 5 proposed amendment and the plain English statement prepared by
- 6 the Office of Attorney General pursuant to section 1 of Article
- 7 XI of the Constitution of Pennsylvania; and
- 8 WHEREAS, Proposed Constitutional Amendment 1 is scheduled to
- 9 appear on the ballot for primary election on April 26, 2016; and
- 10 WHEREAS, The General Assembly has prepared a revised ballot
- 11 question for Proposed Constitutional Amendment 1 which, in the
- 12 view of the General Assembly, more accurately reflects the
- 13 language of Joint Resolution No. 2013-JR3 and Joint Resolution
- 14 No. 2015-JR1; and
- 15 WHEREAS, There is insufficient time to publish the revised
- 16 ballot question before primary election on April 26, 2016, as
- 17 required by section 1 of Article XI of the Constitution of
- 18 Pennsylvania; and
- 19 WHEREAS, Under section 802 of the Pennsylvania Election Code,
- 20 only persons registered and enrolled as members of a political
- 21 party are entitled to vote in any primary election of that
- 22 party; and
- 23 WHEREAS, More than 1 million Pennsylvania registered voters
- 24 are not registered and enrolled as members of one of the two
- 25 major political parties and therefore are not entitled to vote
- 26 in the primary election of either of those political parties;
- 27 and
- 28 WHEREAS, Many of those registered voters may be unaware of
- 29 their right to vote on Proposed Constitutional Amendment 1
- 30 during the primary election on April 26, 2016, and consequently

- 1 may not cast a vote on the ballot question; and
- 2 WHEREAS, Proposed Constitutional Amendment 1 is a matter of
- 3 Statewide importance to all citizens of the Commonwealth, not
- 4 merely registered members of the two major political parties;
- 5 and
- 6 WHEREAS, If Proposed Constitutional Amendment 1 were to be
- 7 placed on the ballot for the general election on November 8,
- 8 2016, the secretary will have sufficient time to publish the
- 9 revised ballot question as required under the Constitution of
- 10 Pennsylvania and registered voters who are not members of one of
- 11 the two major political parties will be more likely to
- 12 participate in the decision to approve or disapprove Proposed
- 13 Constitutional Amendment 1; and
- 14 WHEREAS, Under section 1 of Article XI of the Constitution of
- 15 Pennsylvania, it is within the authority of the General Assembly
- 16 to prescribe the manner and time at which proposed amendments to
- 17 the Constitution are submitted to the qualified electors of the
- 18 Commonwealth for approval; therefore be it
- 19 RESOLVED (the House of Representatives concurring), That the
- 20 Secretary of the Commonwealth remove the ballot question for
- 21 Proposed Constitutional Amendment 1 from the ballot
- 22 certification for the primary election on April 26, 2016; and be
- 23 it further
- 24 RESOLVED, That the county boards of election remove, to the
- 25 extent possible, the ballot question for Proposed Constitutional
- 26 Amendment 1 from the ballot; and be it further
- 27 RESOLVED, That the secretary disregard any vote on Proposed
- 28 Constitutional Amendment 1 in the primary election on April 26,
- 29 2016, and the secretary not make a tally of votes cast on
- 30 Proposed Constitutional Amendment 1; and be it further

- 1 RESOLVED, That the General Assembly direct the secretary to
- 2 place Proposed Constitutional Amendment 1 on the ballot for the
- 3 general election on November 8, 2016, in the following form:
- 4 Shall the Pennsylvania Constitution be amended to require
- 5 that justices of the Supreme Court, judges, and
- 6 magisterial district judges be retired on the last day of
- 7 the calendar year in which they attain the age of 75
- 8 years?;
- 9 and be it further
- 10 RESOLVED, That, to ensure compliance with section 1 of
- 11 Article XI of the Constitution of Pennsylvania, the General
- 12 Assembly direct the secretary to publish the ballot question for
- 13 Proposed Constitutional Amendment 1 as revised along with the
- 14 proposed amendment and the plain English statement previously
- 15 prepared by the Office of Attorney General, in each of the three
- 16 months prior to the general election on November 8, 2016; and be
- 17 it further
- 18 RESOLVED, That, upon passage by a majority of both houses of
- 19 the General Assembly, this concurrent resolution be transmitted
- 20 to the Secretary of the Commonwealth for implementation.

# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

:

CORTÉS

# EXHIBIT "9"

### **Pennsylvania General Assembly**

http://www.legis.state.pa.us/cfdocs/billinfo/bill\_history.cfm?syear=2015&sind=0&body=H&type=R&bn=783

04/14/2016 12:21 PM

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### Bill Information - History

### House Resolution 783; Regular Session 2015-2016

Sponsors: <u>HARPER</u> and <u>MARSICO</u>

Printer's No.(PN): 3091\*, 3071

Short Title: A Concurrent Resolution further providing for submission to the electorate of a constitutional amendment on

retirement for justices, judges and justices of the peace.

Actions: PN 3071 Referred to JUDICIARY, April 4, 2016

Reported as committed, <u>April 5, 2016</u>
Re-committed to <u>RULES</u>, April 5, 2016

PN 3091 Re-reported as amended, April 5, 2016

Adopted, April 6, 2016 (110-77)

(Remarks see House Journal Page ), April 6, 2016

In the Senate

Referred to <u>RULES AND EXECUTIVE NOMINATIONS</u>, April 7, 2016

Reported as committed, April 11, 2016

Adopted, April 11, 2016 (32-17)

(Remarks see Senate Journal Page ), April 11, 2016

Signed in House, April 12, 2016

Signed in Senate, April 12, 2016

\* denotes current Printer's Number

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## IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

CORTÉS

### EXHIBIT "10"

1		IN THE COMMONWEALTH COURT OF PENNSYLVANIA
2		Jay Costa, Pa. 43rd District, :
3	Senator Daylin Leach, Pa. 17th District, in their Official Capacities, and Senator Christine M. Tartaglione, Pa. 2nd District,:	
4	in her Of	fficial Capacity and individually : f of qualified electors in the
5	Commonwea	alth of Pennsylvania,  Petitioners
6	Secretar	v. : No. 251 MD 2016 y Pedro A. Cortes, Senator Joseph :
7	B. Scarna	ati, Pa. 25th District, and Senator: rman III, Pa. 34th District, each :
8	in their	Official Capacities, Respondents
9		
10		
11		TRANSCRIPT OF PROCEEDINGS
12	Before:	THE HONORABLE P. KEVIN BROBSON, Judge
13	Date:	April 19, 2016, 9:33 a.m.
14	Place:	Commonwealth Court of Pennsylvania Pennsylvania Judicial Center
15		601 Commonwealth Avenue, Courtroom No. 3001 Harrisburg, Pennsylvania
16		
17		
18	APPEARANC.	ŒS:
19		G. Alexander Bochetto, Esquire John A. O'Connell, Esquire
20		For - Petitioners
21		Kathleen M. Kotula, Esquire Timothy E. Gates, Esquire
22	İ	For - Secretary Pedro A. Cortes, Respondent
23	I	Matthew H. Haverstick, Esquire Mark E. Seiberling, Esquire
24		For - Senator Joseph B. Scarnati and Senator Jacob Corman III, Respondents
25		, <u>-</u>

1	-	MR. BOCHETTO: Yes, Your Honor. Thank you. I'd
2	like to	call Lisa Deeley.
3		(Whereupon, Lisa Marie Deeley was sworn.)
4		THE COURT REPORTER: Please spell your last name.
5		THE WITNESS: D, as in David, E-E-L-E-Y.
6		THE COURT REPORTER: Thank you.
7		MR. BOCHETTO: May I proceed, Your Honor?
8		THE COURT: Please, sir.
9		MR. BOCHETTO: Thank you.
10		DIRECT EXAMINATION
11	BY MR. BO	CHETTO:
12	Q	Ms. Deeley, would you please state your full name?
13	А	Lisa Marie Deeley, D-E-E-L-E-Y.
14	Q	And are you employed?
15	А	Yes.
16	Q	Explain to the Court how so.
17	A	I am the city commissioner of Philadelphia.
18	Q	Is that an elected position?
19	A	Yes.
20	Q	When were you elected?
21	A	I was elected in November and sworn into office in
22	January.	
23	Q	And briefly would you describe your
24	responsib.	ilities as a city commissioner?
25	A	Oversee and administer the elections in

1	retirement.
2	Q Have the ballots for the Philadelphia voting
3	machines been printed yet?
4	A The voting machine face; yes.
5	Q Okay. And how many voting machines are there in
6	Philadelphia?
7	A 3517.
8	Q And with respect to the disbursal or the
9	distribution of those machines to the voting places, when
10	does that process begin?
11	A That process began on the 15th, and it is in
12	progress right now.
13	MR. BOCHETTO: I'd like to approach the witness, if
14	I might, Your Honor, to just show her what I'm going to mark
15	as Exhibit 1.
16	THE COURT: You can show it to respondents'
17	counsel.
18	MR. BOCHETTO: Yes, I have previously, Your Honor.
19	MR. HAVERSTICK: We've seen it, Your Honor.
20	THE COURT: Okay. You may approach.
21	MR. BOCHETTO: Permission
22	MS. KOTULA: May I see it, Your Honor?
23	THE COURT: I thought I said respondents, plural.
24	MR. BOCHETTO: (Handing.)
25	MS. KOTULA: (Persuing document.)

1 retirement for judges, is that how the ballot question 2 appears on each of the 3500-plus voting machines in 3 Philadelphia County? Α Yes. 5 Okay. And of the 3500, how many of the machines Q have actually been installed at the voting places? 6 7 1500 or so, probably more since they started again 8 today. 9 Have you been notified of the passage of the Q 10 concurrent resolution identified as HR 783? 11 Α Yes. 12 And do you understand what that purports to Q 13 instruct you to do? 14 Α Yes. 15 Generally speaking, would you describe what your 16 understanding of it would be? 17 Α Well, we would -- we'd have to wait to be 18 instructed by the Department of State, but we would then be asked to sticker it or somehow let the voters not be able to 19 20 vote for it -- vote on it. 21 0 Is there any way that you can at this stage and at 22 this late date remove question number one from the 3500 machines that have already been printed up in Philadelphia? 23 24 Α We could not remove it, no. 25 Q Okay. Could you sticker it?

1 Stickering would be a huge undertaking. We would 2 have to get a special size sticker because it is an awfully 3 large question, and then we would have to cease sending out the machines. We'd have to take them all apart, take the 4 ballot face off, sticker, then do a lamp test to make sure that everything was aligned. And then we would have to send technicians out into the polling locations to do the same, and that would require us to have to gain entrance or access into those polling locations as well. From a practical standpoint, is it possible to do Q that between now and the 26th? Α From a practical standpoint, no. Okay. As part of your responsibilities, Ms. Deeley, do you also supervise absentee ballots? Α Yes. Have absentee ballots been sent out regarding the 0 April 26th, 2016 primary election? Α Yes. Did those absentee ballots contain proposed constitutional amendment number one? Α Yes. How many absentee ballots, approximately, have been sent out so far out of Philadelphia County? About 5,000 maybe. Α And of those 5,000, do you track which ones of them Q

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1 are for military? 2 Α Yes. 3 Of the 5,000, how many are for the military? Q I couldn't say for sure, but I'm -- I'm going to 4 Α 5 say based on my recollection about 2200. 6 2200, or almost 50 percent of the 5,000 that have Q 7 been sent out so far are for persons serving in the federal 8 military. Is that correct? 9 Α Correct. 10 Have any absentee ballots been returned? Q 11 Yes. Α 12 Do you track how many? Q 13 Yes. Α 14 As of today's date, approximately how many have 15 been returned? 16 I would say about 2500, approximately. I couldn't 17 say for certain. 18 And of those 2500 ballots that have been returned, how many of them, if you know, or if you can estimate, are 19 20 from federal military service people? I don't -- I don't know. Maybe about 1300 would be 21 Α 22 my quess. 23 Q Approximately? 24 Approximate, yeah. I have the exact numbers, but I Α 25 don't have them with me.

Okay. Well, when you say my guess, is that more of 1 Q 2 an estimate as opposed to a guess? 3 Oh, it's not a guess. I apologize. It's an 4 estimate. 5 Q Okay. And you're certain that many hundreds of 6 military absentee ballots have been already returned for this April 26th, 2016 primary election process. Is that correct? 7 8 Yes. Α 9 Now when you get an absentee ballot, whether it's from a military serviceperson or otherwise, do you have a 10 uniform procedure that you follow with respect to the 11 12 handling and later the canvassing --13 Α Yes. 14 -- of those ballots? Would you briefly describe it 15 for the Court? 16 They're received and put into a secure location Α until such time as the polls close. And then they're opened 17 -- well, first they're verified to make sure that any of the 18 civilian ballots were not voted by a person. And then 19 they're scanned and counted into the -- the totals. 20 21 Let me just slow it down just a bit, if I may. When you receive the absentee ballots, do they go into a safe 22 23 and secure location? 24 Α Yes. 25 In Philadelphia County? Q

]	A Yes.
2	2 And where is that?
3	A Room 142 in the county board of election, City
4	
5	Q And are they kept safely and securely until such
6	
7	A Yes.
8	Q And does anybody have the authority to come in and
9	
10	nature of those ballots?
11	A No.
12	Q When is it and for this April 26th, 2016
13	election, when is it that those ballots will be canvassed?
14	A After the polls close.
15	Q And that's on?
16	A On April 26th, after 8 p.m.
17	Q Okay. And as more and more ballots are received
18	each day, they are all put in the same spot?
19	A Yes.
20	Q And is there any discretion that you have as the
21	commissioner as to whether to canvass those ballots once
22	received?
23	A No.
24	Q You're under a duty to canvass them, aren't you?
25	A Yes.

1 Certainly. I was elected judge of elections at the 2 age of 18 for my polling location. And then I was elected Democratic committee person at the age of 21, and it's a 3 4 position that I still serve for 30 years. I wasn't going to ask you just how many years you 5 6 served in those capacities. Final question, the --7 THE COURT: So you've been for three years now 8 involved in elections? 9 MR. BOCHETTO: That was going to be my question. 10 THE COURT: I thought that was going to be your question, Mr. Bochetto. 11 12 MR. BOCHETTO: Exactly, Judge. 13 BY MR. BOCHETTO: 14 Final question, the replica poster that Mr. Haverstick referred you to in terms of being able to post 15 an alternate replica poster, as we sit here today, has any 16 17 such alternate poster been printed or prepared? 18 Α No. 19 Would it be possible -- strike possible. practical for you to be able to get that redone and then 20 21 reposted between now and election day? 22 Α It is not practical. 23 MR. BOCHETTO: Thank you. 24 THE COURT: Ms. Deeley, I have a question before 25 you -- before you're released. You had indicated that there

1	were I think your testimony was that there are 3,517
2	- states your desermony was that there are 5,517
3	in the second of
4	THE COURT: How many polling places are we talking
5	about?
6	THE WITNESS: About 1300.
7	THE COURT: 1300 polling places?
8	THE WITNESS: Yeah. Some of them have two
9	machines. Some of them have three.
10	THE COURT: Okay. Thank you very much.
11	THE WITNESS: Thank you.
12	
13	THE COURT: Is the witness released, Mr. Bochetto?
14	MR. BOCHETTO: Yes, Your Honor. Thank you.  THE COURT: Mr. Haverstick?
15	
16	MR. HAVERSTICK: Yes, Your Honor.
17	THE COURT: Ms. Kotula?
	MS. KOTULA: Yes, Your Honor.
18	THE COURT: You are released. Thank you for your
19	testimony.
20	Mr. Bochetto, please call your next witness.
21	MR. BOCHETTO: The next witness will be an employee
22	of the Department of State, Jonathan Marks.
23	THE COURT: Mr. Marks, please approach.
24	(Whereupon, Jonathan Marks was sworn.)
25	DIRECT EXAMINATION

1 BY MR. BOCHETTO: 2 Mr. Marks, would you state your full name for the 3 record please? 4 Α Sure. Jonathan Marks, M-A-R-K-S. 5 How are you employed? Q I am the commissioner of the Bureau of Commissions, 6 Α Elections and Legislation at the Department of State. 7 Would you briefly tell the Court your 8 9 responsibilities in that regard? 10 Α My responsibilities as they relate to elections, we oversee the elections in the Commonwealth. We work with the 11 county boards of elections to facilitate, help them 12 administer those elections. We also oversee campaign finance 1.3 filing at the state level, lobbying disclosure, notaries. 14 do a lot of things in addition to elections, but I think what 15 most people pay attention to is the election administration 16 17 piece. 18 And do your responsibilities include administering the primary election on April 26th, 2016? 19 20 Α They do, yes. 21 And all of the things that lead up to and are a 22 part of that process? 23 That's correct. Yes. Α 24 Now, you were in the courtroom when Ms. Deeley 25 testified, correct?

1 Α I was, yes. 2 And you heard her testify as to the number of absentee ballots that they've sent out and the number of 3 absentee ballots that they've already received back. 4 5 correct? 6 Α I did, yes. And you receive daily reports from the counties as 7 to the status of absentee ballots, don't you? 8 9 We -- we receive -- we actually pull statistics out of the department's Statewide Uniform Registry of Electors, 10 11 which is the database through which counties process their absentee ballots. So we don't receive it directly from the 12 counties. The counties input it into the database, and then 13 14 we can view the data. 15 All right. I guess stated another way, you're able to track virtually on a daily basis the receipt by each of 16 the counties of completed absentee ballots, correct? 17 18 Α That is correct. 19 And have you done so leading up to this primary 20 election on a statewide basis? 21 Α Yes. As we sit here today, do you know approximately 22 Q statewide how many absentee ballots have been returned to the 23 24 counties?

As of yesterday, the number was over 32,000

1 statewide. 2 Okay. And do you have some sense of how many total 3 absentee ballots have been sent out by the counties? 4 Yes. Around 98,000 total. Α 5 As of today? Q 6 Α As of yesterday afternoon. Okay. And if I could just ask you to step up just 7 Q 8 a little bit closer to that microphone. 9 Α Sorry. Sometimes I get too close and --10 That's okay. Make sure everybody can hear. Q 11 How's that? Α 12 0 With respect to those absentee ballots, you have an 13 understanding of how each of the counties are to -- to treat those absentee ballots once received. Isn't that correct? 14 15 I do, yes. Α 16 Would you describe generally for the Court what 17 your understanding is? 18 When the absentee -- or when the county boards of 19 elections receive the -- the absentee ballots back from the 20 voters, they are to keep those ballots secure for delivery to the -- to the polling places prior to election day. And then 21 22 those ballots are canvassed and counted at the -- at the 23 polling place on election night. 24 And by the word canvassing, that's kind of a term 25 of art in the election world, isn't it?

A It is. It includes — it includes more than just counting the ballots. It also includes the challenge process that Commissioner Deeley referred to earlier. Basically the ballots, after the close of polls, are opened. And that's a transparent process. Watchers can be in attendance to watch that process and challenge an absentee voter if there's reason to do so.

Now, your understanding of your responsibilities on behalf of the Department of State or the Secretary of the Commonwealth is that those absentee ballots once received by the counties must be put into a secure position. Is that correct?

- A That's correct. Yes.
- Q And does each of the counties have a duty to make sure that those ballots are then available to be canvassed on election day?
  - A They do, yes. They're statutorily mandated.
- Q And do you -- do you make sure that that statutory mandate is complied with by each of the counties?
- A Yes. We -- we do remind the counties of their -- of their various duties. You know, ultimately the authority rests with them, but we do remind them of their statutory duties.
- Q So that with respect to the 33,000 or so absentee ballots that have been received by the various counties so

far, you have every expectation that those ballots and 1 2 whatever else comes in between now and the 26th will be 3 safely stored, canvassed on the day of the election, and counted towards the vote count statewide. 4 Is that correct? 5 Α I do. And to be clear, the regular civilian 6 absentee ballots have to be returned by the Friday before the election, so this Friday. But yes, I do have every 7 8 expectation that the counties will secure them, canvass --9 send them to the polling place, canvass them, and tabulate 10 them. 11 And, Mr. Marks, with all due respect to the many 0 12 things that I'm sure you do have discretion with in performing your responsibilities, with regard to making sure 13 14 that those absentee ballots are canvassed and the votes 15 tallied, you have no discretion, do you? 16 Α That's correct. Yes. 17 You must do that. Isn't that right? Q 18 That's correct. Α 19 You are statutorily required to do that. 20 that correct? 21 That is correct. Yes. Α 22 If you were not to do it, you would be violating Q 23 your own statute?

Okay. Do you have an understanding of HR 783?

That's correct. Yes.

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Α

- A I do.
- Q And what's your understanding of that?
- A My understanding is that the essentially HR 783 would postpone the ballot question until the November election; there would be additional advertisements in advance of the November election. And it also directs the Secretary not to tally any votes that may be cast on the ballot question at this upcoming April primary.
- Q So is your understanding that HR 783 would require you to -- I don't want to use the word ignore, but let's use the word not fulfill your otherwise statutory duty to tally and count towards the vote those 33 absentee ballots that have already been received by the counties?
  - A That is my understanding. Yes.
- Q In fact, you're specifically directed not to conduct a canvass or a -- or a vote tally. Isn't that correct?
  - A That's correct. Yes.
- Q Even though all those absentee ballots have already been received. Is that correct?
  - A That's correct. Yes.
- Q And I take it, Mr. Marks, that of the other 57,000 ballots that are still out there that have not yet been returned, there's no practical way for you to recall those ballots, is there?

1	A At this point in the process, no.
2	Q So in your experience, each of the counties every
3	day between now and the 26th are going to be receiving more
4	and more absentee ballots. Isn't that correct?
5	A Yes.
6	Q Would you just remind the Court how long you've
7	worked for the Secretary of the Commonwealth in the election
8	process?
9	A I've I've worked actually in some capacity or
10	another since 2002.
11	Q So you're highly experienced in these areas?
12	THE COURT: I can tell you we've known Mr. Marks
13	for a long time.
14	MR. BOCHETTO: Very well.
15	THE WITNESS: Yes. I'm officially old now.
16	THE COURT: So am I, Mr. Marks.
17	MR. BOCHETTO: I wanted to throw you some kudos,
18	Mr. Marks.
19	THE COURT: Okay.
20	THE WITNESS: Thank you.
21	MR. BOCHETTO: Thank you, Judge.
22	THE COURT: You're welcome.
23	Cross-examination, Mr. Haverstick.
24	MR. HAVERSTICK: Thank you, Your Honor.
25	CROSS-EXAMINATION

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- Α
- There is, yes.
- And in that e-mail, could you please read the 0 second sentence?
- "As you may know, the Court has ruled in the Α judicial age ballot question litigation; therefore, I am attaching to this e-mail a copy of the Secretary of the Commonwealth's official ballot certification for the 2016 General Primary."
- So in the memo itself, the reference to pending --Q litigation pending in the Supreme Court and the Commonwealth Court, what is that reference to?
- That would be a reference to primarily objections cases that were still pending in the courts.
- And there were other objection cases pending at the time this certification was sent out?
  - Α That's correct. Yes.
- Going back to absentee ballots, I just want to be clear. Can you go through for us -- the first deadline for absentee ballots to be sent to electors that have requested an absentee ballot was when?
- The very first deadline is March 7th. That's the Α deadline for counties to deliver to military and overseas civilian voters who are in a remote or isolated area of the That's the deadline for counties to deliver ballots

he's on the stand, just ask my additional questions of him if there's no objection?

THE COURT: I'll ask you to -- I -- personally I'd probably prefer that you defer it until your case in chief just so we're keeping the record very clear.

Mr. Haverstick?

MR. HAVERSTICK: Your Honor, it was going to be a question I had when cross concluded. I may have direct examination that I think is beyond the scope of Mr. Bochetto's direct. And my assumption was we were going to, as cumbersome as it is, put him on for a question or two in that — in that fashion.

THE COURT: I appreciate, Ms. Kotula, your effort to expedite. But I think for purposes of today, we'll -- we'll keep it in the ordinary course.

 $\mbox{\sc MS.}$  KOTULA: Thank you. That's all the questions I have, Your Honor.

THE COURT: Mr. Bochetto, any redirect?

MR. BOCHETTO: Very brief, Your Honor.

#### REDIRECT EXAMINATION

BY MR. BOCHETTO:

Q Mr. Marks, you were asked a series of questions in your cross-examination about some court challenges that have taken place already with respect to the April 26th primary election and at least one that's still pending in the Supreme

1 Court, correct? 2 That's correct. Yes. 3 And all of those challenges have been conducted 0 according to statutory procedures that are already set forth 4 in the Election Code. Isn't that correct? 5 6 That's correct. Yes. Α 7 There's not one of those challenges that isn't already part of the existing legislative -- or -- strike 8 that; elective code schema. Isn't that correct? 9 10 That's correct. Yes. Α 11 Whereas there's nothing in the Election Code as you 0 understand it -- putting aside HR 783 for the moment, there's 12 nothing in the Election Code as we sit here today that would 13 allow you to ignore the votes being cast for constitutional 14 amendment number one which is on the ballot at least as of 15 16 today. Isn't that correct? 17 Α That's correct. Yes. 18 So that HR 783 would change your understanding and your responsibilities under the Election Code. 19 Isn't that 20 correct? 21 Α On some level, yes. Well, on the level of whether you carry out your 22 Q 23 responsibilities --24 Α That's correct. 25 Q -- to count the vote, right?

advertisement. Prices were a little cheaper in 2014, but not 1 2 much. 3 And if this HR 783 were to be upheld, you'd have to 4 re-advertise, wouldn't you? 5 Α Yes. House Resolution 783 I believe directs the Secretary to re-advertise prior to the November election. 6 7 And do you have a reasonable expectation of what 8 that would cost? I would expect it's going to be somewhere between 9 Α 10 1.3 and 1.4 million dollars. 11 And that would be 1.3 or 1.4 million dollars which Q would be unnecessary if HR 783 does not take effect. Is that 12 13 correct? 14 Α That's correct. Yes. 15 Q As we sit here today, your advertising responsibilities and expense have been completed? 16 17 Α That's correct. 18 MR. BOCHETTO: Thank you. 19 THE COURT: Mr. Marks, thank you for your testimony 20 you've given so far. I regret to inform you, you are not 21 released, so please --22 THE WITNESS: Okay. 23 THE COURT: -- stick around. 24 THE WITNESS: I will -- I will be here as long as I 25 need to be.

- Q Now, since we all talked about it, you're aware that there's been an order requiring remedial measures be taken with respect to that candidate?
  - A That's correct. Yes.
- Q So on that very specific ballot, some action will have to be taken to either obscure Mr. Vodvarka's name or otherwise alert voters that their votes won't count for that candidate?
  - A Right. That's our expectation. Yes.
  - Q It hasn't happened yet?
- A Correct. I -- and as we noted earlier, there's still a pending appeal regarding Joe Vodvarka. I don't know -- I could not testify, though, to what Philadelphia may have done up to this point.
- Q Fair enough. Would you agree with me that a similar remedial measure could be taken to obscure ballot question number one or otherwise alert the voting populace that ballot question number one is not subject to be voted upon?
- A Theoretically that is -- that is possible. Again, it's -- it's -- you're talking about degrees a week before the election. One county may be able to accommodate it; another county may not.
  - Q Understood. We're done with that one.

    Mr. Marks, true or false, registered voters in the

1 I did, yes. Α 2 Do you -- is it your testimony today that -- do you 3 agree that all the factual averments that were made in that answer were true and correct to the best of your knowledge? 4 5 Α I do agree, yes. 6 I want to talk a little bit about the status of the Q 7 ballot question. Are you familiar at this point in time with the election preparation that's going on in the 67 counties? 8 9 I am. Not intimately, but certainly at a high 10 level. 11 Is the department in communication with the Q 12 counties? We are -- we are in communication. We've been in 13 Α 14 regular communication for several weeks now. In Pennsylvania, how many precincts do we have? 15 0 16 The current count is 9,164, I believe. 17 And I -- I believe there was testimony before about 0 18 the number of voting machines in Philadelphia, but do you know the number of voting machines in Pennsylvania? 19 There's approximately 25,000 spread out across the 20 21 Commonwealth. 22 When did the Secretary certify the -- do the Q initial ballot certification for the 2016 primary? 23 24 Α I believe the date was March 23rd. 25 And did that certification include the ballot Q

1 question regarding the judicial retirement age? 2 Α It did, yes. 3 Besides that ballot question, is there another 0 4 ballot question on the primary ballot? 5 Α There is. There's a ballot question regarding the 6 abolition -- or abolishing the Philadelphia Traffic Court. 7 Is that ballot question impacted in any way by 8 litigation? 9 Α And our instructions to the counties have been clear in that regard, this does not impact that ballot 10 11 question in any way. 12 Has the Secretary amended his ballot certification to remove the judicial age question as a result of HR 783 13 14 being passed by the General Assembly? 15 Α He has not. 16 Q Why? 17 Shortly after HR 783 was -- was passed, we became Α 18 aware that there was imminent litigation. 19 And did -- did the Secretary advise the counties of 20 that? 21 The Secretary did advise the counties, and we Yes. 22 advised the counties to maintain the status quo for the 23 moment. 24 And what do you mean by maintain the status quo? Q 25 That -- well, more directly to leave the -- leave Α

the ballot question on at the moment. And I think as a 1 2 practical matter, it was probably too late for the 3 overwhelming majority of the counties to take it off at that 4 point anyway. 5 Well, let's get to that. What's your understanding Q 6 at this point in time of the status of the ballot question on the ballots in the 67 counties? And let's start with 7 8 absentee ballots. 9 It's -- the ballot question is on all absentee Α 10 balloting materials. 11 Is the ballot question -- how many counties still Q have the ballot question on their election day materials 12 13 which would include provisional ballots and emergency 14 ballots? 15 Α All 67 counties. 16 THE COURT REPORTER: Please move the mic a little 17 closer to you. 18 THE WITNESS: Sorry. 19 THE COURT REPORTER: Thanks. 20 BY MS. KOTULA: 21 Are counties required to publish any sort of Q 22 advertisement ahead of the primary election? 23 They are, yes. Α 24 And where -- where do they -- where do they publish 25 that advertisement?

Q So what was the deadline by which counties really need to start printing those ballots? The practical deadline, not talking about a legal one; the practical deadline.

A Again, all of these things depend somewhat on the county. But in doing research regarding how counties might respond to the Vodvarka ruling, we learned — I think we received responses from 40-some of the counties; and the dates ranged anywhere from March 21st for finalizing balloting materials to April 1st.

And why -- why -- from an election administration standpoint, why is it that counties -- why is there a practical deadline? What is it that has to happen on the back end of the process where counties have to make a decision to essentially move forward, even if the ballot isn't settled?

A I think -- you know, the way elections are administered today -- you know, 15, 20 years ago, the majority of the Commonwealth had lever voting machines. So making late changes simply required locking the lever and maybe, you know, obscuring the -- the ballot label on a particular office.

The overwhelming majority of the voting systems are electronic in nature. They're computers, essentially. And they tabulate the votes electronically. They have to be

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programmed. And all of that preparation has to occur weeks ahead of the election to allow time for testing.

For example, counties -- counties have to announce the day when their testing occurs. And they have to make that announcement by the 40th day prior to a primary or election. And that testing is conducted in a transparent fashion as well. And it has to be conducted well enough in advance of the election so that if there's an error in the coding of the voting systems, there's time to make the change.

I'll ask the same set of questions as I did with Q the advertisement. If the Court grants the preliminary injunction, which means that the question remains, what would the impact be on absentee ballots in the counties?

Α There would be no impact administratively on absentee ballots.

And if the Court would deny the injunction and Q we're following HR 783, what would the impact be?

Well, the impact, aside from -- from ignoring the votes cast on those ballots or not tallying the votes cast on those ballots, I -- I suppose -- and, again, it would really depend on when -- when we receive information from the Court -- counties may -- as they're sending out the last handful of absentee ballots requested, may be able to insert a notice with that of some sort notifying electors. But I --

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at this point in the process, I don't think that as a practical matter, there will be much impact. The impact will really be on the votes that are cast on those ballots at this point.

- Election day balloting materials, as we previously Q talked about, the voting systems, the provisional and the emergency -- and you indicated that the status as far -- in all the -- in all 67 counties is that the question is on the ballot on those different election day materials. Is that correct?
  - That's correct. Α Yes.
- And just to clarify, are emergency ballots and provisional ballots -- are they paper ballots?
- They are. They're paper based ballots. As I said, they're either regular paper ballots or optical scan ballots that would be read by a scanner or --
  - And --Q
  - Α -- ballot reader.
- I apologize. And if you could just keep your voice up and speak in the microphone. I know it gets a little hard. You kind of tail off at the end there. And I know you can be loud, so --
- Thank you, Counselor. I'll take that as a Α compliment.
  - So are those paper ballots, the emergency and the

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interacting with a computer with a touch screen and making your selections that way. So those are the three basic, different categories of voting systems.

Do you know how many counties use the optical scan Q voting system?

I believe 17 counties use optical scan as their primary voting system.

- And then the remaining counties use the other types of systems that you discussed?
  - Α That's correct. Yes.
- What was the practical deadline for counties to essentially program their election day ballots on those voting systems?

The practical deadline, as I said, varies from county to county. It was basically by the last week of March; as what we were hearing from counties, that was their deadline to complete the programming because of all the things that have to occur after -- after the programming.

And I failed to mention this earlier, one of the -one of the reasons counties were required to go to electronic voting systems or to at least provide for them was so that disabled voters would have to the opportunity to vote. Part of that process requires the preparation of audio files for the electronic voting systems. All of these things are, you know, somewhat time-consuming.

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Would it be possible for any of the counties to change their election day ballots at this point in time?

No, I don't believe so. Α

What about the stickering that was discussed in Philadelphia?

It's theoretically possible. Again, it's going to Α depend on the county. Philadelphia County has over a thousand election districts. I would -- it's something that if done at this late juncture would have to be very tightly managed. I don't think -- I think there was reference earlier to having poll workers maybe put the sticker on. There's some risk in that. You have -- with that many precincts, you have thousands of poll workers manning the polls. You could have somebody accidentally put the sticker over the wrong ballot question, for example. So all of those things create risk.

In a county as large as Philadelphia, it may be difficult. A small county, you know -- in my county, I could probably drive around in two afternoons and put stickers on if we have that type of voting system. But each county is going to be different.

If -- if the Court denies the injunction and we're following HR 783, will the Secretary amend his ballot certification?

If that occurs, if we get guidance from the Α Yes.

Court, we will certainly amend our ballot certification.

Q Would the Secretary be tallying the results of the ballot question in the primary?

A I think as a practical matter, yes. We -- we will -- we're at a point now -- we receive unofficial election returns on election night from the counties. They're required to provide them to us statutorily. The method that we've provided for counties to report those results is an electronic method. And we actually have mapped -- mapped all of the files that we would be receiving from the counties, the electronic files, to our own website to collect those results. At this late juncture, it would be very difficult and certainly very risky to try to make a change to the status quo, even for the Department of State.

Q And what would the risk be?

A The risk would be -- would be -- the only way that we could theoretically do that would be to somehow change the system so that it masks the returns. I think we're at a point now -- we've already -- over 50 counties, we've mapped their files. And that takes -- we've been working on that for two weeks. That takes some time. I don't think we could redo that part of the process.

But even masking it would require us to make changes to the code which then puts at risk all of the other things that are on the ballot. I think -- I mean, we've been

talking a lot about the ballot question. Lest anyone forgets, we have two Presidential primaries going on next week. And the nation will be watching that.

Q If we are following HR 783 and the Secretary amends the ballot certification, will the department provide any advice to the counties about what to do?

We'll certainly tell counties that to the extent possible -- and -- and typically we give them ideas of what they can do. I think at this point, we'll probably be -- our advice will probably be one thing: to provide notification, try to educate voters, you know, what -- through their website and certainly posting notice in the polling places if possible.

Our preference would normally be that they're posted in each voting system. But, again, I think you heard Commissioner Deeley testify that over 1500 of their machines have already been sent out, meaning that they've already been tested; they've been locked and sealed, so they — they can't be opened at this point prior to election day. They're sealed specifically to stop tampering.

So I would think that posting would have to occur somewhere in the polling place in some counties, not necessarily inside the voting system.

MS. KOTULA: Your Honor, may I approach the witness?

that they all got out to the polling places. 1 2 And that's not something that the Secretary of the 3 Commonwealth would actually perform logistically, is it? 4 Α No, it is not. It's a burden that would be borne 5 by the counties. 6 You would rely on the counties to do so, correct? Q 7 Α We would, yes. 8 And further, you'd then rely on however this gets 9 attached or posted at the voting place, correct? 10 That is correct. Α Yes. 11 And there's certainly no regulations or supervision Q 12 about where to post it in the voting place, correct? 13 I -- there are -- the Election Code does require other postings that are statutorily mandated postings. We 14 would -- the expectation is they would be posted in the 15 16 vicinity of those. 17 There's no way --Q 18 There's no guarantee that that's what would happen. Α 19 And there's no way the Secretary could make sure 20 that that was, forget uniformly followed, even generally followed, correct? You have no mechanism in place, correct? 21 22 Α I believe that's an accurate characterization. 23 Yes. 24 And this piece of paper, would you expect it to be 25 taped?

1 In some cases, taped. Perhaps stapled to another Α 2 document. I --3 It could fall off, could get knocked off; a lot of 0 4 things could happen to it, right? 5 Α Yes. We have 9100-plus polling places, so --6 The fact of the matter is when it comes to 7 constitutional amendments, the Constitution requires formal advertising statewide -- isn't that correct -- of notice of 8 9 the constitutional amendment? 1.0 Α Yes. That is correct. 11 And that's something that the Secretary does 12 supervise, doesn't it? 1.3 Α It is, yes. And it's a very careful process to make sure that 14 measures are taken that are reasonably calculated to reach 15 16 the voters, right? That's correct. Yes. Our -- our -- we --17 Α 18 Have you ever seen a constitutional amendment that was allowed to be noticed by paste -- taping a piece of paper 19 on a wall in a voting place by a volunteer? 20 21 I've not seen it in my tenure; no. Α 22 Okay. Just so that we understand, in response to 0 some of your questions, I thought I heard you say that if HR 23 783 is allowed to stand, that the Secretary of the 24 25 Commonwealth would nevertheless tally the votes on the

constitutional amendment. Did I misunderstand your testimony?

A No. I -- my testimony -- at this stage, at this juncture, as a practical matter, I don't know -- right now we are set up to publish election results for everything. And, you know, again, this is only one of the many things people will be voting on. We have worked with over 50 counties to map the receipt of those results to our website. Our options are very limited at this point. It may -- we may be backed into a corner; and without taking the whole website down, we may be forced the way it's set up now to publish results for this ballot question along with all of the other things.

- Q Well, but HR 783 is not discretionary in that regard. Doesn't it read the Secretary shall not make a tally of the votes cast on proposed constitutional amendment number one? Isn't that what it says?
  - A That is what it says, yes.
  - o And --

A And we would make every effort to comply with that. I'm simply speaking from a practical point of view. We are very late in the process now, and our options for complying with that particular mandate are very limited.

Q So you're saying that as you sit here today, you cannot assure the Court 100 percent that this mandate will be followed by the Secretary of the Commonwealth?

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I think we're at a point now where we would probably -- we would hope anyway that the Court would provide some guidance on how we comply with it, similar to the Court's guidance to counties --

0 I'm not trying to --

Α We would make every effort to do that. But it's risky at this point given everything, all the work that's been put into that. And, you know, the Secretary of the Commonwealth and me as well, we have an obligation here to the voters of the Commonwealth and to all the people who are watching around the nation. I believe there will be a significant number of people watching for our election results on election night. We have an obligation to provide information on all of the other things that are going on, on the ballot aside from this ballot question.

I don't want to be argumentative, but I do want to 0 sharpen this point, if I may.

Α Sure.

I want to be as precise as I can. As you sit here today, if this Court upholds HR 783, you cannot assure this Court 100 percent that the Secretary of the Commonwealth can obey the command of not tallying the votes cast on the proposed constitutional amendment number one. Isn't that correct?

That's correct for the majority of counties. Α

1 will receive votes from the counties. 2 So you cannot comply -- as a practical matter, you cannot give this Court 100 percent assurance that even if it 3 upholds HR 783, that you can comply with it, correct? 4 5 Correct. We will do everything we can to comply Α 6 with it, but --7 Q Nothing further. 8 -- it would be very difficult. A 9 MR. BOCHETTO: Nothing further, Judge. 1.0 THE COURT: Ms. Kotula, do you have any redirect? 11 MS. KOTULA: Just a few questions, Your Honor. 12 REDIRECT EXAMINATION 13 BY MS. KOTULA: 14 I just want to be clear about something. talk about tallying results, is that a technical term? 15 16 It -- it is a technical term, tallying. It's not Α necessarily a term that's used in the Election Code. 17 Election Code usually refers to canvassing and tabulating 18 19 votes that are cast. 20 Does the Secretary actually tally election night 21 results? 22 Α The Secretary receives results. So for a 23 statewide candidate or a statewide ballot question, the 24 Secretary of the Commonwealth is receiving results electronically from the various county boards of elections. 25

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Α That's correct. Yes.

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If HR 783 is in effect, are you able -- are you 0 able to assure that the Secretary will not -- would not tally those results in the certification, the official certification?

Yes. We could assure that, yes.

MS. KOTULA: Thank you.

MR. BOCHETTO: Your Honor, may I ever so briefly --

THE COURT: Not yet.

MR. BOCHETTO: No.

THE COURT: Mr. Marks, one of the things in this case that concerns me greatly -- again, you can see that in the order that we issued in advance of this hearing -- is given the late date. You know, we're talking about an election a week away. And as I watched Morning Joe this morning, they're already talking about Pennsylvania.

I'm going to posit two scenarios to you, and you tell me which one in your experience poses the greater risk to the voters of Pennsylvania. One scenario is that we stop -- that the Court essentially stops the vote from happening, simply affirms the striking of the ballot question. And another one is the Court enforces the part of the resolution that prohibits the Secretary from certifying the results of the ballot question. Which of those in your

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view based on your experience, understanding, as I read the Secretary's answer -- and you attested to the facts in the answer, correct?

THE WITNESS: Right. Correct. Yes.

THE COURT: Which one of those scenarios pose the greatest risks to the integrity of the results of the primary election?

THE WITNESS: In my experience, I believe the former one because you would be -- you would be -- counties would be trying to comply. We would be trying to comply. And I believe -- I firmly believe that would add confusion at this late date. Voters may be confused.

Certainly the less risky thing is to maintain the status quo. And I think if what you're positing, if I understand what you're positing, you're talking about a process that would allow the vote to continue but essentially preclude the Secretary from certifying the results after the fact.

THE COURT: That's one of the scenarios I posited to you. Correct.

THE WITNESS: Right. So that one, everything would go unabated. The only thing that would be stopped would be the certification of -- of the vote totals.

Trying to put the brakes on now even -- even with these kinds of measures potentially adds confusion and bias

#### BY MR. BOCHETTO:

- Q There is a statutory procedure, Mr. Marks, about canvassing the vote, correct?
  - A That's correct. Yes.
- Q And the word tally as a term of art, tally is subsumed within canvassing, correct?
  - A I -- yes. I believe so, yes.
- Q So when you fulfill your statutory authority to canvass the vote, you are tallying votes?
- A Correct. We are -- we are accumulating vote totals coming in from the counties, thus tallying them.
- Q Now, the certification process is a different process than tallying the votes, correct?
- A It is -- it is similar; where the certification process, we're essentially tallying -- we're tallying in both cases. One, we're tallying unofficial returns reported by the counties. In the second process, the certification, we are tallying official returns that have been signed by the county board of elections that have been subject to the waiting period for recounts to be requested either through the county or -- or through the court of common pleas. And then those official totals are tallied.
- So I would -- I would argue we're tallying in both cases. One is an unofficial tally of the election returns. The other is an official one.

# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

:

CORTÉS

# **EXHIBIT** "11"

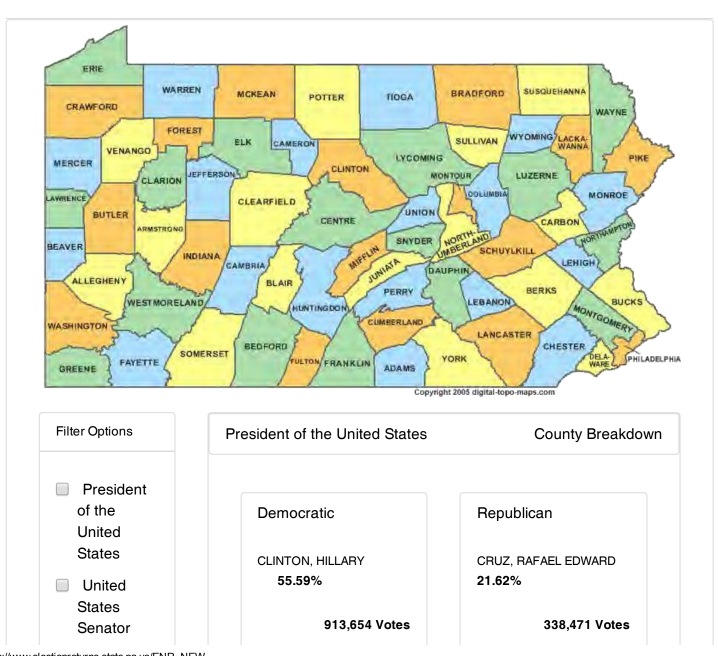


2016 Presidential Primary

#### Statewide

9,052 Out of 9,155 Districts (98.87%) Reporting Statewide

98.87%



AttorneyGeneral

AuditorGeneral

StateTreasurer

BallotQuestions

SANDERS, BERNARD 43.55%

715,677 Votes
DE LA FUENTE, ROQUE
ROCKY
0.86%

14,200 Votes

RUBIO, MARCO A 0.75%

11,707 Votes

BUSH, JOHN ELLIS **0.59%** 

9,287 Votes

CARSON, BENJAMIN SOLOMON **0.93**%

14,582 Votes

KASICH, JOHN R 19.35%

302,951 Votes

TRUMP, DONALD J **56.76%** 

888,578 Votes

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#### United States Senator

County Breakdown

On April 19, 2016, the Pennsylvania Supreme Court reinstated Democratic U.S. Senate candidate Joseph Vodvarka to the ballot. Because this ruling came so close to the April 26, 2016, Primary Election, the reporting of complete vote totals for Mr. Vodvarka will be delayed as some counties will have to manually tally his votes.

**Democratic** 

VODVARKA, JOSEPH

JOHN

4.22%

63,074 Votes

FETTERMAN, JOHN K

19.56%

292,433 Votes

Republican

TOOMEY, PATRICK J 100.00%

1,318,044 Votes

SESTAK, JOSEPH A. JR. 33.12%

495,232 Votes

MCGINTY, KATIE 43.10%

644,367 Votes

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**Attorney General** 

County Breakdown

Democratic

MORGANELLI, JOHN **16.08%** 

242,341 Votes

SHAPIRO, JOSHUA D 47.16%

710,965 Votes

ZAPPALA, STEPHEN A II 36.76%

554,191 Votes

Republican

PETERS, JOSEPH C. 36.12%

455,672 Votes RAFFERTY, JOHN C JR 63.88%

805,720 Votes

Back to Top

**Auditor General** 

County Breakdown

Democratic

DEPASQUALE, EUGENE A 100.00%

1,277,727 Votes

Republican

BROWN, JOHN A **100.00%** 

1,181,161 Votes

Back to Top

State Treasurer

County Breakdown

Democratic

TORSELLA , JOSEPH M. 100.00%

1,272,495 Votes

Republican

VOIT, OTTO W. III 100.00%

1,161,233 Votes

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#### **Ballot Questions**

On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.

PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING
THE MANDATORY JUDICIAL RETIREMENT AGE
49.02% 50.98%

Votes: Yes: 1,164,818 No: 1,211,231

PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT

59.70% 40.30%

Votes: Yes: 1,434,003 No: 968,163

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Last Updated Time: Apr 27, 2016 4:31:02 PM

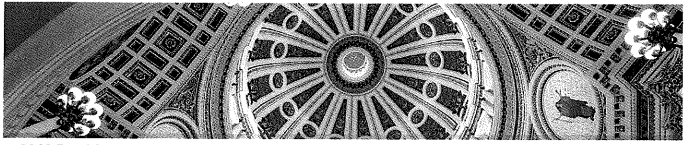
# IN THE COMMONWEALTH COURT OF PENNSYLVANIA MIDDLE DISTRICT

COSTA :

v. : 251 M.D. 2016

CORTÉS

# **EXHIBIT** "12"



2016 Presidential Primary

### ADAMS (http://www.adamscounty.us)

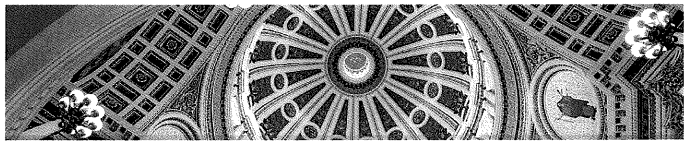
49 Out of 49 Districts (100.00%) Reporting

100.00%

Filter Options		
riter Options :	Ballot Questions	
President of the United States	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into	
United States Senator	effect, and that the question should Election ballot. Because this ruling 26, 2016, Primary Election, it was	g came so close to the April not possible to remove it
Attorney General	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Auditor General	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL	
State Treasurer	RETIREMENT AGE	JODICIAL
Representative	48.51%	51.49%
in Congress	Votes: Yes: 11,105 No: 11,786	
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2	
the General Assembly	ABOLITION OF THE PHILADEL COURT	LPHIA TRAFFIC
Representative	58.90%	41.10%
in the	Votes: Yes: 11,976 No: 8,357	

General Assembly	Back to Top
<ul><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Delegate to Republican National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
Ballot     Questions	

Last Updated Time: May 6, 2016 11:36:09 AM



2016 Presidential Primary

## ALLEGHENY (http://www.alleghenycounty.us/elect)

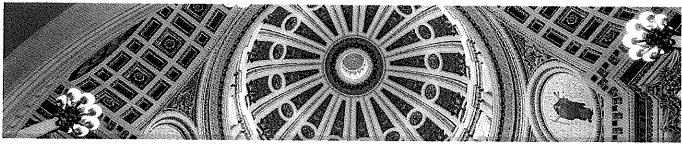
1,315 Out of 1,319 Districts (99.70%) Reporting

99.70%

Filter Options	Ballot Questions	
President of the United	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment	
States	relating to the mandatory judic	
United States Senator	effect, and that the question sho Election ballot. Because this ru 26, 2016, Primary Election, it v	ling came so close to the April
Attorney General	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Auditor General	PROPOSED CONSTITUTIO	
State	AMENDING THE MANDAT RETIREMENT AGE	ORT JUDICIAL
Treasurer	51.32%	48.68%
<ul><li>Representative in Congress</li></ul>	Votes: Yes: 152,972 No: 1	<b>45</b> ,123
<ul><li>Senator in the General Assembly</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative	57.96%	42.04%
in the	Votes: Ves: 160 777 No. 1	16.604

General Assembly	 Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Democratic National Convention	
Alt Delegate to Republican National Convention	·,
Ballot     Questions	

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2016 Presidential Primary

## ARMSTRONG (http://www.co.armstrong.pa.us)

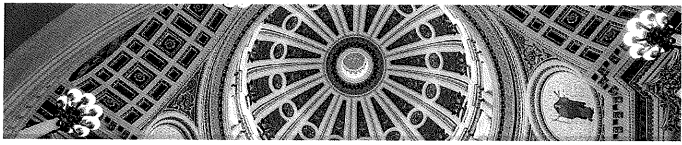
68 Out of 68 Districts (100.00%) Reporting

100.00%

Filter Options		
	Ballot Questions	
President of the United States	ruled that House Resolution 7 Ballot Question 1, a proposed	• • • •
United States Senator	Election ballot. Because this r 26, 2016, Primary Election, it	hould not appear on the Primary ruling came so close to the April was not possible to remove it
Attorney General	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 1	
State Treasurer	AMENDING THE MANDA RETIREMENT AGE	TORY JUDICIAL
<ul><li>Representative</li><li>in</li><li>Congress</li></ul>	41.22% Votes: Yes: 6,645 No: 9,4	58.78% 476
Senator in the General Assembly	PROPOSED CONSTITUTI ABOLITION OF THE PHIL COURT	
Representative in the	55.37% Votes: Yes: 9,080 No: 7,3	44.63% 319

General	Back to Top
Assembly  Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Republican National Convention	
Ballot Questions	

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2016 Presidential Primary

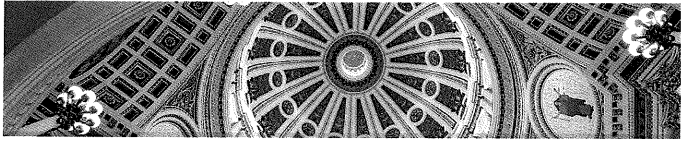
BEAVER (http://files.beavercountypa.gov/ElectionResults/20150519/EL30.HTM) 129 Out of 129 Districts (100.00%) Reporting

100.00%

Filter Options	Ballot Questions	
President of the United States	On April 20, 2016, the Commruled that House Resolution 7 Ballot Question 1, a proposed	• • •
United States Senator	Election ballot. Because this r 26, 2016, Primary Election, it	•
Attorney General	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Auditor General	PROPOSED CONSTITUTI	
State Treasurer	AMENDING THE MANDA	
Representative in Congress	45.27% 54.73% Votes: Yes: 19,461 No: 23,523	
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative	57.36%	42.64%
in the	Votos: Vos: 22 228 No: 1	7 <b>77</b> 7

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Alt Delegate to Republican National Convention	
Ballot     Questions	

Last Updated Time: May 6, 2016 11:30:39 AM



2016 Presidential Primary

## BEDFORD (http://www.bedfordcountypa.org/Elections.html)

40 Out of 40 Districts (100.00%) Reporting

100.00%

Filter Options	en e	
· · · · · · · · · · · · · · · · · · ·	Ballot Questions	
President of the United States	ruled that House Resolution 7 Ballot Question 1, a proposed	
<ul><li>United</li><li>States</li><li>Senator</li></ul>	Election ballot. Because this 26, 2016, Primary Election, it	hould not appear on the Primary ruling came so close to the April twas not possible to remove it
<ul><li>Attorney</li><li>General</li></ul>	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Auditor	:	
General	PROPOSED CONSTITUT	
State Treasurer	AMENDING THE MANDA RETIREMENT AGE	ATORY JUDICIAL
Representative	44.53%	55.47%
in	Votes: Yes: 5,018 No: 6,	250
Congress		
Senator in the General Assembly	PROPOSED CONSTITUT ABOLITION OF THE PHIL COURT	
Representative	55.27%	44.73%
in the	Votes: Yes: 6.060 No: 4.	904

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Republican National Convention	
Ballot      Questions	

Last Updated Time: May 6, 2016 11:33:55 AM



2016 Presidential Primary

## BERKS (http://www.co.berks.pa.us.)

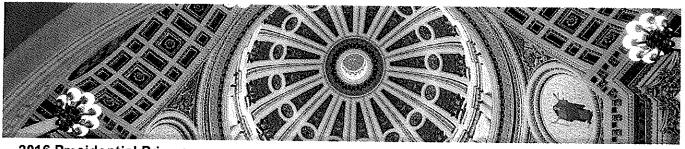
201 Out of 201 Districts (100.00%) Reporting

100.00%

Filter Options	Ballot Questions	
<ul><li>President</li><li>of the</li><li>United</li><li>States</li></ul>	On April 20, 2016, the Common ruled that House Resolution 783 Ballot Question 1, a proposed corelating to the mandatory judicia	, postponing the vote on onstitutional amendment
<ul><li>United</li><li>States</li><li>Senator</li></ul>	effect, and that the question show Election ballot. Because this ruli 26, 2016, Primary Election, it was	ng came so close to the April as not possible to remove it
Attorney General	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Auditor General State	PROPOSED CONSTITUTION AMENDING THE MANDATO RETIREMENT AGE	<b></b>
Treasurer	54.07%	45.93%
<ul><li>Representative in Congress</li></ul>	Votes: Yes: 33,147 No: 28,16	<b>62</b>
Senator in the General Assembly	PROPOSED CONSTITUTION ABOLITION OF THE PHILAD COURT	
Representative	59.56% Votes: Yes: 33,234 No: 22,56	40.44%

General Assembly	Back to Top
<ul><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Delegate to Republican National Convention	
Alt Delegate to Democratic National Convention	
Alt Delegate to Republican National Convention	
Ballot Questions	

Last Updated Time: May 6, 2016 11:38:18 AM



2016 Presidential Primary

# BLAIR (http://www.blairco.org/Pages/ELECTIONSOFFICE.aspx)

90 Out of 90 Districts (100.00%) Reporting

seeman and the second of the second		
Filter Options	Ballot Questions	
President of the United States	On April 20, 2016, the Commo ruled that House Resolution 78. Ballot Question 1, a proposed crelating to the mandatory judici	3, postponing the vote on constitutional amendment ial retirement age, will go into
<ul><li>United</li><li>States</li><li>Senator</li></ul>	effect, and that the question sho Election ballot. Because this ru 26, 2016, Primary Election, it w	ling came so close to the April vas not possible to remove it
Attorney General	from the ballot. Any votes cast be counted/certified by the Secr	<del>-</del>
Auditor General	PROPOSED CONSTITUTION  AMENDING THE MANDATO	
State Treasurer	RETIREMENT AGE	or, cosione
Representative in Congress	51.98% Votes: Yes: 14,229 No: 13,	48.02% 146
<ul><li>Representative in the General Assembly</li></ul>	PROPOSED CONSTITUTION ABOLITION OF THE PHILAD COURT 53.97%	
Delegate to	Votes: Yes: 13,750 No: 11,7	725

Democratic	Back to Top
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	

Last Updated Time: May 6, 2016 11:33:16 AM



2016 Presidential Primary

## BRADFORD (http://www.bradfordcountypa.org/ElectionResults/)

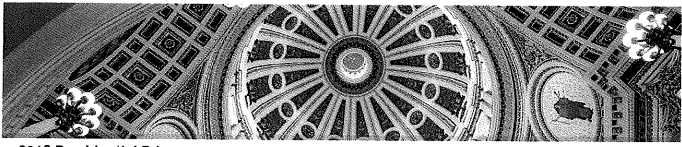
61 Out of 61 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April **States** 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State **RETIREMENT AGE** Treasurer 0.00% Representative Votes: Yes: 0 No: 0 in Congress **PROPOSED CONSTITUTIONAL AMENDMENT 2** Senator in ABOLITION OF THE PHILADELPHIA TRAFFIC the General COURT Assembly 52.72% 47.28% Representative in the Votes: Yes: 6,719 No: 6,025

General Assembly	Back to	Тор
Delegate to Democratic		
National Convention		
Delegate to Republican National Convention		
Alt Delegate to Republican National Convention		
Ballot Questions		

Last Updated Time: May 5, 2016 1:53:48 PM



2016 Presidential Primary

#### **BUCKS**

(http://www.buckscounty.org/government/CommunityServices/BoardofElections) 304 Out of 304 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President	On April 20, 2016, the Commo	onwealth Court of Pennsylvania
of the	ruled that House Resolution 78	33, postponing the vote on
United	Ballot Question 1, a proposed	constitutional amendment
States	relating to the mandatory judic	
United		ould not appear on the Primary
States		aling came so close to the April
Senator	26, 2016, Primary Election, it	-
	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Attorney</li><li>General</li></ul>		
General		
Auditor		
General	PROPOSED CONSTITUTIO	
State	AMENDING THE MANDAT	ORY JUDICIAL
Treasurer	RETIREMENT AGE	
rvers	52.81%	47.19%
Representative	Votes: Yes: 42,279 No: 37	. 777
in	Votes. 165. 42,213 No. 31	,111
Congress		
Representative	PROPOSED CONSTITUTIONAL AMENDMENT 2	
in the	ABOLITION OF THE PHILA	DELPHIA TRAFFIC
General	COURT	
Assembly	63.84%	36.16%

Delegate to Democratic National Convention	Votes: Yes: 54,805 No: 31,036	Back to Top
Delegate to Republican National Convention		
Alt Delegate to Democratic National Convention		
Alt Delegate to Republican National Convention		
 Ballot Questions		

Last Updated Time: May 6, 2016 11:39:54 AM



2016 Presidential Primary

## BUTLER (http://www.co.butler.pa.us/vote)

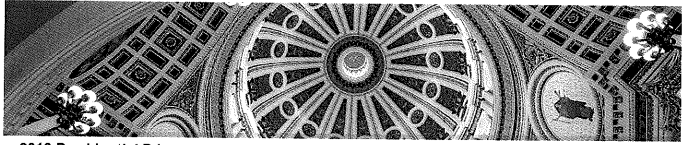
89 Out of 89 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the United Ballot Question 1, a proposed constitutional amendment States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor **PROPOSED CONSTITUTIONAL AMENDMENT 1** General AMENDING THE MANDATORY JUDICIAL State RETIREMENT AGE Treasurer 47.94% 52.06% Representative Votes: Yes: 22,192 No: 24,104 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Senator in ABOLITION OF THE PHILADELPHIA TRAFFIC the General COURT Assembly 58.78% 41.22% Representative in the Votes: Yes: 25,409 No: 17,817

General Assembly	:	Back to Top
Delegate to Democratic National Convention		
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>		
Alt Delegate to Republican National Convention		
☑ Ballot Questions		

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2016 Presidential Primary

# CAMBRIA (http://65.112.68.31/Elections.Webclient/Default.aspx? PageLayout=SUMMARY&Election=22)

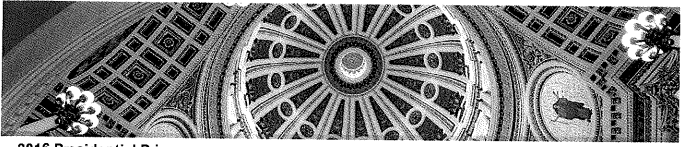
133 Out of 133 Districts (100.00%) Reporting

Filter Options		
	Ballot Questions	
President of the United States	On April 20, 2016, the Commoruled that House Resolution 78 Ballot Question 1, a proposed or relating to the mandatory judic	constitutional amendment
<ul><li>United</li><li>States</li><li>Senator</li></ul>	effect, and that the question sho Election ballot. Because this ru 26, 2016, Primary Election, it v	lling came so close to the April was not possible to remove it
Attorney General	from the ballot. Any votes cast be counted/certified by the Sec	
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTIO	
State Treasurer	RETIREMENT AGE	
<ul><li>Representative in Congress</li></ul>	45.64% Votes: Yes: 15,489 No: 18,	54.36% .447
Senator in the General Assembly	PROPOSED CONSTITUTIO ABOLITION OF THE PHILA COURT	
Representative	56.18%	43.82%

Pennsylvania Elections - County Results

in the General	Votes: Yes: 18,384 No: 14,337	
Assembly	Back to To	p
Delegate to Democratic National Convention		
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>		
Alt Delegate to Democratic National Convention		
Alt Delegate to Republican National Convention		

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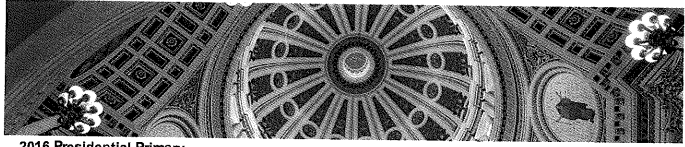
2016 Presidential Primary

# CAMERON (County confirmed that they will no that have an active website) 10 Out of 10 Districts (100.00%) Reporting

	Ballot Questions	
President	On April 20, 2016, the Common	wealth Court of Pennsylvania
of the	ruled that House Resolution 783,	, postponing the vote on
United	Ballot Question 1, a proposed co	enstitutional amendment
States	relating to the mandatory judicia	
United States	effect, and that the question shou Election ballot. Because this ruli	ald not appear on the Primary ng came so close to the April
Senator	26, 2016, Primary Election, it was	
Attorney	from the ballot. Any votes cast on Ballot Question 1 will not	
General	be counted/certified by the Secretary of the Commonwealth.	
Auditor	:	
General	PROPOSED CONSTITUTION	AL AMENDMENT 1
Concrai	AMENDING THE MANDATOR	
State	RETIREMENT AGE	· · · · · · · · · · · · · · · · · · ·
Treasurer	46.80%	F0.000/
Representative	40.80%	53.20%
in	Votes: Yes: 571 No: 649	
Congress		
Senator in	PROPOSED CONSTITUTION	AL AMENDMENT 2
the General	ABOLITION OF THE PHILADELPHIA TRAFFIC	
Assembly	COURT	
Representative	61.95%	38.05%
in the	Voton V 740 No. 400	
: <del>-</del>	Votes: Yes: 713 No: 438	

General		Back to Top
Assembly	·	<u></u>
Delegate to		
Democratic		
National		
Convention		
Delegate to		
Republican		
National		
Convention		
Alt		
Delegate to		
Republican		
National		
Convention		
Ballot		
Questions		
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2016 Presidential Primary

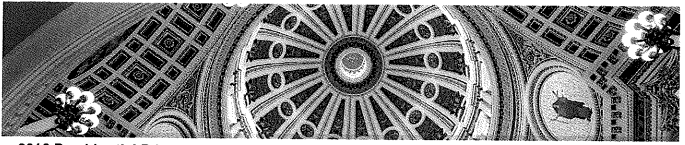
#### **CARBON**

(http://www.carboncounty.com/Elections/2015CountyPrimaryUnofficialElectionResults.pdf) 51 Out of 51 Districts (100.00%) Reporting

	Ballot Questions	
President of	On April 20, 2016, the Commo	onwealth Court of Pennsylvania
the United	ruled that House Resolution 78	3, postponing the vote on Ballot
States	Question 1, a proposed constitu	itional amendment relating to the
<ul><li>United States</li><li>Senator</li></ul>	mandatory judicial retirement a question should not appear on t	nge, will go into effect, and that the the Primary Election ballot.
Attorney	Election, it was not possible to	ose to the April 26, 2016, Primary remove it from the ballot. Any
General	votes cast on Ballot Question 1	will not be counted/certified by th
Auditor	Secretary of the Commonwealt	
General	1	
State	PROPOSED AQUATITUTIO	Mai sarmarin
Treasurer	PROPOSED CONSTITUTIO	NAL AMENDMENT 1 ORY JUDICIAL RETIREMENT
Representative	AMENDING THE MANDAR	ORT JUDICIAL RETIREMENT
Representative in Congress		
in Congress	46.86%	53.14%
Representative	Votes: Yes: 6,700 No: 7,59	7
in the		-
General		
Assembly	PROPOSED CONSTITUTION	
Delegate to	ABOLITION OF THE PHILAI	DELPHIA TRAFFIC COURT
Democratic	52.37%	47.63%
National	Votes: Yes: 7,059 No: 6,419	•
Hauonai		

Republican National Convention		
Alt Delegate to Democratic National Convention		
Alt Delegate to Republican National Convention		
Ballot     Questions		

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2016 Presidential Primary

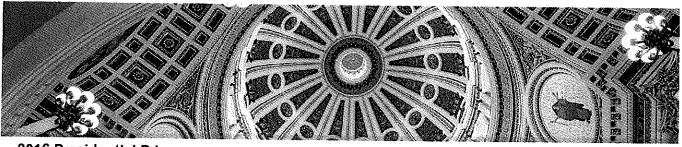
# CENTRE (http://centrecountypa.gov/Index.aspx?NID=802)

91 Out of 91 Districts (100.00%) Reporting

	Ballot Questions		
President	On April 20, 2016, the Commonwealth Court of Pennsylva	nia	
of the	ruled that House Resolution 783, postponing the vote on		
United	Ballot Question 1, a proposed constitutional amendment		
States	relating to the mandatory judicial retirement age, will go in	to	
United	effect, and that the question should not appear on the Prima	ry	
States	Election ballot. Because this ruling came so close to the Ap		
Senator	26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not		
Attorney			
General	be counted/certified by the Secretary of the Commonwealth		
Auditor			
General	PROPOSED CONSTITUTIONAL AMENDMENT 1		
	AMENDING THE MANDATORY JUDICIAL		
State	RETIREMENT AGE		
Treasurer	45.11% 54.89%		
Representative	, TOLLIA 34.09/0		
in	Votes: Yes: 14,971 No: 18,220	Votes: Yes: 14,971 No: 18,220	
Congress			
Representative	PROPOSED CONSTITUTIONAL AMENDMENT 2		
in the	ABOLITION OF THE PHILADELPHIA TRAFFIC		
General	COURT		
Assembly	60.77% 39.23%		
Delegate to	Votes: Yes: 19,472 No: 12,569		

Democratic	Back to Top
National Convention	 
Convention	
Delegate to	
Republican	
National	
Convention	
(C) Alt	
Delegate to	
Republican	
National	
Convention	
Ballot     ■	
Questions	

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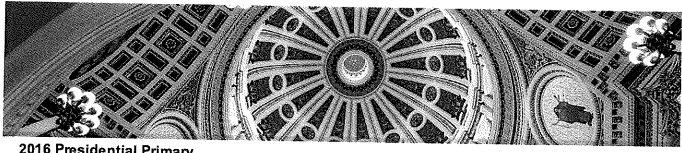
2016 Presidential Primary

CHESTER (http://www.Webapps.chesco.org/election/lib/election/results/cumf.htm) 227 Out of 227 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
	Danot Questions	
President	On April 20, 2016, the Common	wealth Court of Pennsylvania
of the	ruled that House Resolution 783, postponing the vote on	
United	Ballot Question 1, a proposed co	
States	relating to the mandatory judicial	
george,	effect, and that the question shou	<del>_</del>
United	Election ballot. Because this ruling	
States		The state of the s
Senator	26, 2016, Primary Election, it was	
Attorney	from the ballot. Any votes cast on Ballot Question 1 will not	
General	be counted/certified by the Secretary of the Commonwealth.	
Auditor     ■ Auditor		
General	PROPOSED CONSTITUTIONA	ALAMENDMENT 1
General	PROPOSED CONSTITUTIONAL AMENDMENT 1  AMENDING THE MANDATORY JUDICIAL	
State	RETIREMENT AGE	C. GODIOIAE
Treasurer		
Representative	46.93%	53.07%
in	Votes: Yes: 50,648 No: 57,28	3
Congress	,	
Congress		
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC	
the General		
Assembly	COURT	
Representative	67.13%	32.87%
in the	Votan Van 70 040 N - 27 40	
-	Votes: Yes: 72,319 No: 35,409	<del>)</del>

General Assembly	* ** ** *** *** *** *** *** *** *** **	Back to Top
<ul><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>		
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>		
Alt Delegate to Democratic National Convention		
Alt Delegate to Republican National Convention		
Ballot     Questions		

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2016 Presidential Primary

# CLARION (http://www.co.clarion.pa.us/government/elections.html)

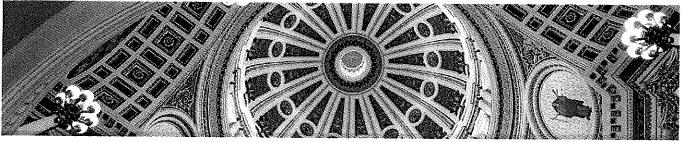
41 Out of 41 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United relating to the mandatory judicial retirement age, will go into **States** effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April **States** 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State **RETIREMENT AGE** Treasurer 42.28% 57.72% Representative Votes: Yes: 4,001 No: 5,461 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Senator in ABOLITION OF THE PHILADELPHIA TRAFFIC the General COURT Assembly 58.92% 41.08% Representative in the Votes: Yes: 5,384 No: 3,754

General	Back to Top
Assembly	
Delegate to	
Democratic	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Ballot     ■	
Questions	
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2016 Presidential Primary

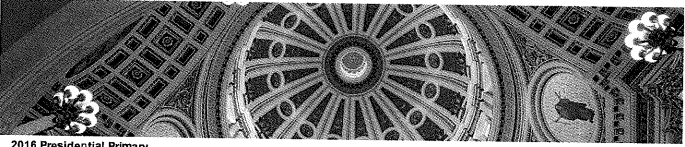
# CLEARFIELD (http://www.clearfieldco.org/electionresults.html)

70 Out of 70 Districts (100.00%) Reporting

Filter Options	D. II. 10	
e de la transferior de la marcha de la companya de	Ballot Questions	
President	On April 20, 2016, the Com	monwealth Court of Pennsylvania
of the	ruled that House Resolution 783, postponing the vote on	
United	Ballot Question 1, a proposed constitutional amendment	
States	a contract the contract of the	licial retirement age, will go into
United		should not appear on the Primary
States	S. Control of the Con	ruling came so close to the April
Senator		it was not possible to remove it
	from the ballot. Any votes cast on Ballot Question 1 will not	
Attorney	be counted/certified by the Secretary of the Commonwealth.	
General		
Auditor		
General	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL	
State		
Treasurer	RETIREMENT AGE	
	43.89%	56.11%
Representative	Votes Ves 7504 No. 6	0.070
in	Votes: Yes: 7,564 No: 9	9,670
Congress		
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2	
the General	ABOLITION OF THE PHILADELPHIA TRAFFIC	
Assembly	COURT	
Representative	57.90%	42.10%
in the	Votes: Yes: 9,572 No: 6	9,959
	-	

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Republican National Convention	
Ballot	
Questions	

Last Updated Time: May 6, 2016 11:27:27 AM



2016 Presidential Primary

#### CLINTON

(http://www.clintoncountypa.com/departments/county\_departments/voter\_registration/county\_map/index.htm) 34 Out of 34 Districts (100.00%) Reporting

#### 100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House President of the Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional United States amendment relating to the mandatory judicial retirement age, will go into effect, and United States that the question should not appear on the Primary Election ballot. Because this Senator ruling came so close to the April 26, 2016, Primary Election, it was not possible to Attorney General remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth. Auditor General State Treasurer PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE Representative in MANDATORY JUDICIAL RETIREMENT AGE Congress 41.17% 58.83% Senator in the General Assembly Votes: Yes: 3,160 No: 4,516 Representative in the General PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE Assembly PHILADELPHIA TRAFFIC COURT Delegate to 55.46% 44.54% Democratic Votes: Yes: 4,107 No: 3,299 National Convention Back to Top Delegate to Republican National Convention Alt Delegate to Republican National Convention **Ballot Questions**

Last Updated Time: May 6, 2016 11:22:00 AM



2016 Presidential Primary

## COLUMBIA (http://www.columbiapa.org/voter/results.php)

42 Out of 42 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States United States Senator Attorney	On April 20, 2016, the Commonworuled that House Resolution 783, Ballot Question 1, a proposed correlating to the mandatory judicial effect, and that the question shoul Election ballot. Because this rulin 26, 2016, Primary Election, it was from the ballot. Any votes cast on be counted/certified by the Secret	postponing the vote on astitutional amendment retirement age, will go into d not appear on the Primary ag came so close to the April so not possible to remove it a Ballot Question 1 will not
General  Auditor General  State	PROPOSED CONSTITUTIONA AMENDING THE MANDATOR RETIREMENT AGE	AL AMENDMENT 1
Treasurer  Representative in Congress	47.98% Votes: Yes: 6,508 No: 7,057	52.02%
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative in the	56.08% Votes: Yes: 7.119 No: 5.576	43.92%

General	Bac	k to Top
Assembly		,.,,.,.,.,,,,,,,,,,,,,,,,,,,,
Delegate to		
Democratic		
National		
Convention		
Delegate to		
Republican		
National		
Convention		
Alt		
Delegate to		
Republican		
National		
Convention		
<b>☑</b> Ballot		
Questions		

Last Updated Time: May 6, 2016 11:29:22 AM



2016 Presidential Primary

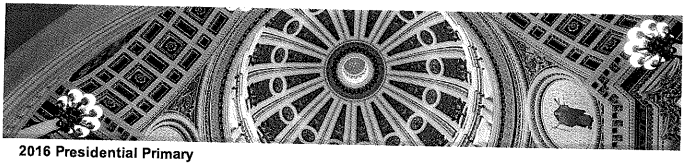
## CRAWFORD (http://www.crawfordcountypa.net/portal)

68 Out of 68 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States	On April 20, 2016, the Commoruled that House Resolution 78 Ballot Question 1, a proposed or	3, postponing the vote on constitutional amendment
United States Senator	relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Attorney</li><li>General</li></ul>		
Auditor General	PROPOSED CONSTITUTIONAL AMENDMENT 1	
State Treasurer	RETIREMENT AGE	
<ul><li>Representative in Congress</li></ul>	47,40% Votes: Yes: 7,592 No: 8,42	52.60% 25
Representative in the General	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Assembly	55.59%	44.41%
Delegate to	Votes: Yes: 9,854 No: 7,87	72

Democratic	Back to Top
National	*
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
<b>Ballot</b>	
Questions	

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# CUMBERLAND (http://ccweb.ccpa.net/electionresults/)

118 Out of 118 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States United States Senator	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Attorney General		
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTION	DNALAMENDMENT1
State Treasurer	AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE	
Representative	47.42%	52.58%
in Congress	Votes: Yes: 31,530 No: 34	<b>,960</b>
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative in the	61.04% Votes: Yes: 37,529 No: 23,	38.96% 957

General Assembly	***************************************	Back to Top
Delegate to Democratic National Convention		
Delegate to Republican National Convention		
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>		
Alt Delegate to Republican National Convention		
Ballot     Questions		

Last Updated Time: May 6, 2016 11:35:54 AM



2016 Presidential Primary

## DAUPHIN (http://www.dauphinc.org/vote/newselectrace.aspx)

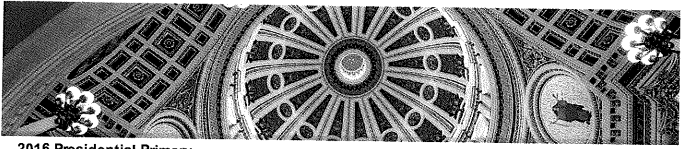
140 Out of 163 Districts (85.89%) Reporting

85.89%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State **RETIREMENT AGE** Treasurer 47.38% 52.62% Representative Votes: Yes: 22,257 No: 24,717 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Senator in **ABOLITION OF THE PHILADELPHIA TRAFFIC** the General COURT Assembly 60.40% 39,60% Representative in the Votes: Yes: 30,979 No: 20,312

General Assembly	Back to Top
<ul><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
<ul><li>Delegate to Republican National Convention</li></ul>	
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Alt Delegate to Republican National Convention	
Ballot     Questions	

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2016 Presidential Primary

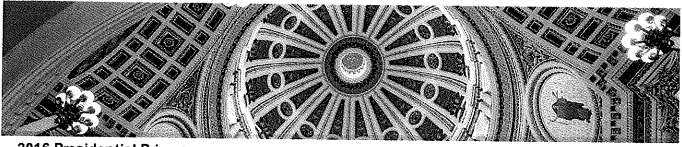
DELAWARE (http://election.co.delaware.pa.us/eb/May\_2015/summary.html) 426 Out of 429 Districts (99.30%) Reporting

99.30%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State RETIREMENT AGE Treasurer 53.78% 46.22% Representative Votes: Yes: 47,842 No: 41,123 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Senator in ABOLITION OF THE PHILADELPHIA TRAFFIC the General COURT Assembly 64.80% 35.20% Representative in the Votes: Yes: 60,952 No: 33,110

General Assembly	Back to Top
Delegate to Democratic National Convention	
<ul><li>Delegate to Republican</li><li>National</li><li>Convention</li></ul>	
Delegate to Democratic National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	

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2016 Presidential Primary

# ELK (http://www.co.elk.pa.us/elections/ElectionResults.html)

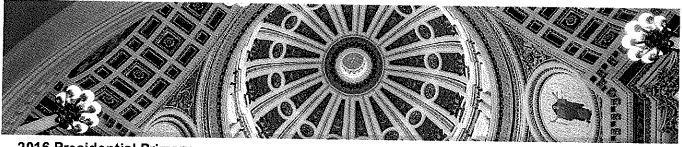
30 Out of 30 Districts (100.00%) Reporting

Filter Options	The second secon		
	Ballot Questions		
President of the United States	ruled that House Resolution 7 Ballot Question 1, a proposed	constitutional amendment	
United States Senator	relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.		
Attorney General			
Auditor General	PROPOSED CONSTITUTE		
State Treasurer	AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE		
	44.70%	55.30%	
J Representative in Congress	Votes: Yes: 3,351 No: 4,146		
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT		
Representative in the	60.43% Votes: Yes: 4.260 No: 2.7	39.57%	

Pennsy	/Ivania	Elections -	County	Paculte
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General	Back to Top
Assembly  Delegate to Democratic National Convention	
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
Ballot Questions	

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2016 Presidential Primary

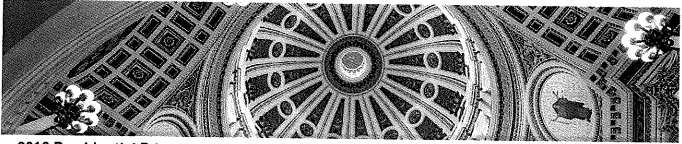
ERIE (http://www.eriecountypa.gov/county-services/elections-voting/current-election-results.aspx)

149 Out of 149 Districts (100.00%) Reporting

on the second	•	
Filter Options	Ballot Questions	
President of the United States United States Senator Attorney General	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Auditor General	PROPOSED CONSTITUTIONAL AMENDMENT 1	
State Treasurer	AMENDING THE MANDA RETIREMENT AGE	TORY JUDICIAL
Representative in Congress	46.89% Votes: Yes: 26,365 No: 2	53.11% 29,863
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative	53.23%	46.77%

in the General	Votes: Yes: 31,195 No: 27,411
Assembly	Back to Top
Delegate to Democratic National Convention	
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
Ballot     Questions	

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2016 Presidential Primary

# FAYETTE (http://www.co.fayette.pa.us/Pages/Election-Results.aspx)

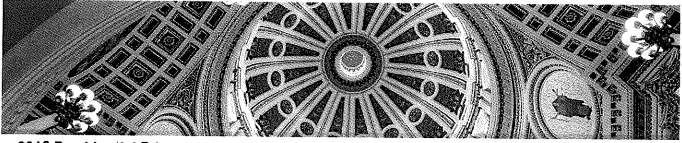
80 Out of 80 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor **PROPOSED CONSTITUTIONAL AMENDMENT 1** General AMENDING THE MANDATORY JUDICIAL State **RETIREMENT AGE** Treasurer 49.34% 50.66% Representative Votes: Yes: 12,834 No: 13,177 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Representative **ABOLITION OF THE PHILADELPHIA TRAFFIC** in the COURT General Assembly 55.63% 44.37% Delegate to Votes: Yes: 12,945 No: 10,325

Democratic	Back to Top
National	·
Convention	
Delegate to	
Republican	
National	
Convention	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
✓ Ballot	
Questions	

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2016 Presidential Primary

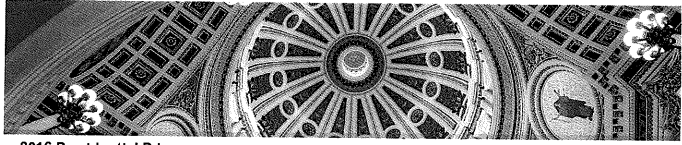
# FOREST (http://www.co.forest.pa.us/)

9 Out of 9 Districts (100.00%) Reporting

Filter Options			
	Ballot Questions		
President	On April 20, 2016, the Comm	nonwealth Court of Pennsylvania	
of the	ruled that House Resolution 7	783, postponing the vote on	
United	Ballot Question 1, a proposed	constitutional amendment	
States		cial retirement age, will go into	
United		hould not appear on the Primary	
States			
Senator	Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not		
Seriator			
Attorney		cretary of the Commonwealth.	
General	be counted ectified by the Se	cretary of the Commonwealth.	
Auditor			
General	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL		
State	RETIREMENT AGE		
Treasurer	42.34%	57.66%	
Representative	:	07.0078	
in	Votes: Yes: 575 No: 783		
Congress			
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2		
the General	ABOLITION OF THE PHILADELPHIA TRAFFIC		
Assembly	COURT		
Representative	58.25%	41.75%	
in the			
	Votes: Yes: 770 No: 552		

General Assembly	Back to Top
Delegate to Democratic National Convention	
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	

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2016 Presidential Primary

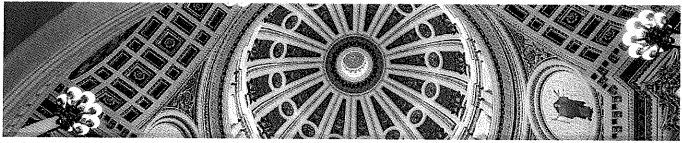
# FRANKLIN (http://portal.co.franklin.pa.us/WebLink8public/Browse.aspx? startid=1111768&dbid=0)

75 Out of 75 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States United States Senator Attorney General	On April 20, 2016, the Commonwealth Court of Pennsylvan ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go intereffect, and that the question should not appear on the Primar Election ballot. Because this ruling came so close to the Apr 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
Auditor     General	PROPOSED CONSTITUTIONAL	AMENDMENT 1
State Treasurer	AMENDING THE MANDATORY J RETIREMENT AGE 48.19%	UDICIAL 51.81%
Representative in Congress	Votes: Yes: 14,769 No: 15,880	
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative	55.67%	44,33%

	- July 1 da El Sala Sala Sala Sala Sala Sala Sala
in the General	Votes: Yes: 16,080 No: 12,807
Assembly	Back to Top
Delegate to  Democratic	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
丞 Ballot	
Questions	

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2016 Presidential Primary

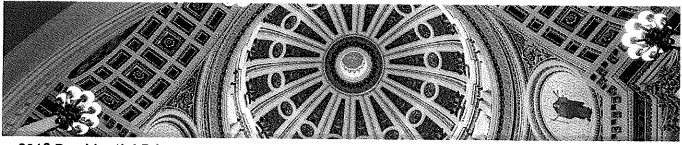
# FULTON (www.co.fulton.pa.us/election-results.php)

13 Out of 13 Districts (100.00%) Reporting

Filter Options			
	Ballot Questions		
President of the United States	On April 20, 2016, the Commoruled that House Resolution 78 Ballot Question 1, a proposed relating to the mandatory judic	constitutional amendment	
United States Senator	effect, and that the question she Election ballot. Because this ru 26, 2016, Primary Election, it	ing came so close to the April	
Attorney General	from the ballot. Any votes cast be counted/certified by the Sec		
Auditor General	PROPOSED CONSTITUTION  AMENDING THE MANDAT		
State Treasurer	RETIREMENT AGE	ORT JODICIAL	
<ul><li>Representative in Congress</li></ul>	47.85% Votes: Yes: 1,379 No: 1,50	52.15% 03	
Representative in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT 55.38% 44.62%		
□ Delegate to	Votes: Yes: 1,533 No: 1,23	35	

Democratic National Convention	:	Back to Top
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>		
Alt Delegate to Republican National Convention		
Ballot     Questions		

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2016 Presidential Primary

## GREENE (http://www.co.greene.pa.us/Elections/Default.aspx? PageLayout=SUMMARY&Election=31)

44 Out of 44 Districts (100.00%) Reporting

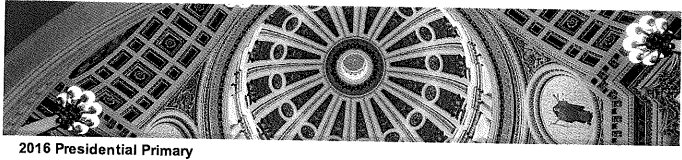
100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United **States** relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor General PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL State RETIREMENT AGE Treasurer 45.39% 54.61% Representative Votes: Yes: 3,791 No: 4,561 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Representative ABOLITION OF THE PHILADELPHIA TRAFFIC in the COURT General Assembly 53.23% 46.77%

Pennsylvania Elections - County Results

<ul><li>Delegate to</li><li>Democratic</li></ul>	Votes: Yes: 4,083 No: 3,587		
National Convention	an in the second control of the second contr	Back to Top	
Delegate to Republican National Convention			
Alt Delegate to Democratic National Convention			
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>			

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# HUNTINGDON (http://www.huntingdoncounty.net)

58 Out of 58 Districts (100.00%) Reporting

Filter Options		***************************************
the second secon	Ballot Questions	
President	On April 20, 2016, the Common	wealth Court of Pennsylvania
of the	ruled that House Resolution 783	
United	Ballot Question 1, a proposed co	
States	relating to the mandatory judicia	
United	effect, and that the question shou	ild not appear on the Primary
States	Election ballot. Because this ruli	ng came so close to the April
Senator	26, 2016, Primary Election, it was	as not possible to remove it
	from the ballot. Any votes cast o	
Attorney	be counted/certified by the Secretary of the Commonwealth.	
General	,	or the commonwealth.
Auditor		
General	PROPOSED CONSTITUTION	
State	AMENDING THE MANDATOR	RY JUDICIAL
Treasurer	RETIREMENT AGE	
Representative	46.52%	53.48%
Representative in	Votes: Yes: 4,161 No: 4,783	
Congress	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Representative	PROPOSED CONSTITUTION	AL AMENDMENT?
in the	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC	
General	COURT	/// // //
Assembly	56.40%	43.60%
/ 100CI11DIV		

Democratic National	Back to Top
Convention	
Delegate to	
Republican	
National	
Convention	
<b>Alt</b>	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	

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2016 Presidential Primary

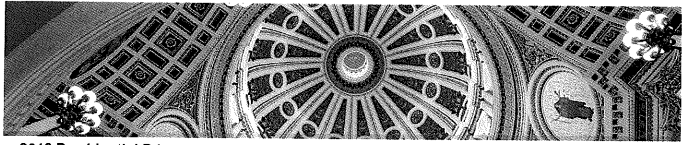
# INDIANA (http://www.countyofindiana.org/voter\_reg)

69 Out of 69 Districts (100.00%) Reporting

Filter Options	production of the second secon	××
	Ballot Questions	
President of the United States	On April 20, 2016, the Commonwealth Court of Penruled that House Resolution 783, postponing the vote Ballot Question 1, a proposed constitutional amendm relating to the mandatory judicial retirement age, will	on ent
<ul><li>United</li><li>States</li><li>Senator</li></ul>	effect, and that the question should not appear on the Election ballot. Because this ruling came so close to t 26, 2016, Primary Election, it was not possible to rem	the April
<ul><li>Attorney</li><li>General</li></ul>	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 1	
State Treasurer	AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE	
Representative in Congress	39.83% 60.17% Votes: Yes: 7,012 No: 10,592	
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative	55.05% 44.95%	
in the	Votes: Vas: 9 563 No: 7 810	

General	:	Back to Top
Assembly	·	
Delegate to		
Democratic		
National		
Convention		
Delegate to		
Republican		
National		
Convention		
Alt		
Delegate to		
Republican		
National		
Convention		
Ballot		
Questions		
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2016 Presidential Primary

# JEFFERSON (http://www.jeffersoncountypa.com/election-results/)

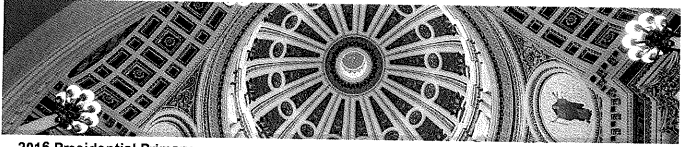
37 Out of 37 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State RETIREMENT AGE Treasurer 44.35% 55.65% Representative Votes: Yes: 4,625 No: 5,804 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Senator in ABOLITION OF THE PHILADELPHIA TRAFFIC the General COURT Assembly 58.00% 42.00% Representative in the Votes: Yes: 5,763 No: 4,173

General Assembly	Back to Top
-	
Delegate to	
Democratic	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
•	
Questions	

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2016 Presidential Primary

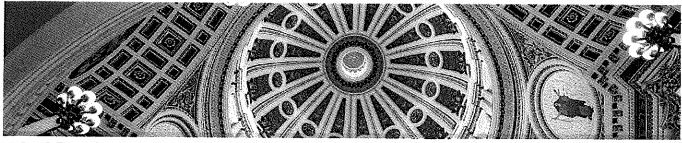
JUNIATA (http://www.co.juniata.pa.us/departments/voter-registration/election-dates-results/)

18 Out of 18 Districts (100.00%) Reporting

Filter Options		
	Ballot Questions	
President	On April 20, 2016, the Comm	onwealth Court of Pennsylvania
of the	ruled that House Resolution 7	83, postponing the vote on
United	Ballot Question 1, a proposed	constitutional amendment
States	relating to the mandatory judio	cial retirement age, will go into
United	effect, and that the question sh	nould not appear on the Primary
States	Election ballot. Because this re	uling came so close to the April
Senator	26, 2016, Primary Election, it	was not possible to remove it
Attorney		t on Ballot Question 1 will not
General	be counted/certified by the Sec	cretary of the Commonwealth.
Auditor	· · · · · · · · · · · · · · · · · · ·	
General	PROPOSED CONSTITUTE	ONAL AMENDMENT 1
State	AMENDING THE MANDAT	TORY JUDICIAL
Treasurer	RETIREMENT AGE	
	0.00%	
Representative	Motors Vers O. No. O	
in	Votes: Yes: 0 No: 0	
Congress		
Representative	PROPOSED CONSTITUTIONAL AMENDMENT 2	
in the	ABOLITION OF THE PHILA	ADELPHIA TRAFFIC
General	COURT	
Assembly	57.42%	42.58%

<ul><li>Delegate to</li><li>Democratic</li></ul>	Votes: Yes: 2,305 No: 1,709	
National Convention		Back to Top
<ul><li>Delegate to Republican</li><li>National</li><li>Convention</li></ul>		
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>		
Ballot Questions		

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2016 Presidential Primary

### LACKAWANNA

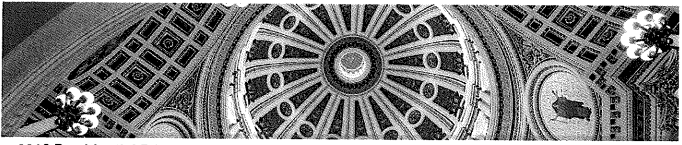
(http://www.lackawannacounty.org/index.php/departmentsagencies/elections/voterregistration)

163 Out of 163 Districts (100.00%) Reporting

Filter Options	· · · · · · · · · · · · · · · · · · ·		
	Ballot Questions		
President	On April 20, 2016, the Comr	nonwealth Court of Pennsylvania	
of the	ruled that House Resolution	783, postponing the vote on	
United	Ballot Question 1, a proposed		
States		icial retirement age, will go into	
(S) Halland		should not appear on the Primary	
United		ruling came so close to the April	
States Senator		-	
Senator	26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not		
Attorney	be counted/certified by the Secretary of the Commonwealth.		
General	be counted tertified by the Se	ecretary of the Commonwealth.	
Auditor     ■ Auditor			
General	PROPOSED CONSTITUT	FIONAL AMENDMENT 1	
pri Alicin	AMENDING THE MANDA	ATORY JUDICIAL	
State	RETIREMENT AGE		
Treasurer	49.59%	50.41%	
Representative	70.00 70	OVIT 1 70	
in	Votes: Yes: 26,925 No:	27,368	
Congress			
Representative	PROPOSED CONSTITUT	TIONAL AMENDMENT 2	
in the	ABOLITION OF THE PHIL	ABOLITION OF THE PHILADELPHIA TRAFFIC	
General	COURT		
Assembly	56.00%	44.00%	
	30.0078	**·UU /0	

Delegate to Democratic	Votes: Yes: 26,753 No: 21,017
National Convention	Back to Top
Delegate to Republican National Convention	
Delegate to Democratic National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	

Last Updated Time: May 6, 2016 11:23:48 AM



2016 Presidential Primary

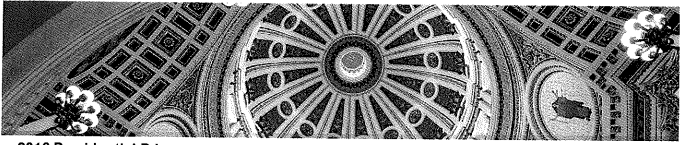
# LANCASTER (www.co.lancaster.pa.us)

242 Out of 242 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States United States Senator Attorney General	On April 20, 2016, the Commonworuled that House Resolution 783, Ballot Question 1, a proposed conrelating to the mandatory judicial effect, and that the question should Election ballot. Because this rulin 26, 2016, Primary Election, it was from the ballot. Any votes cast on be counted/certified by the Secreta	postponing the vote on stitutional amendment retirement age, will go into d not appear on the Primary g came so close to the April not possible to remove it Ballot Question 1 will not
Auditor General State Treasurer	PROPOSED CONSTITUTIONA AMENDING THE MANDATORY RETIREMENT AGE	
Representative in Congress	49.06% Votes: Yes: 51,996 No: 53,998	50.94%
Senator in the General Assembly	PROPOSED CONSTITUTIONA ABOLITION OF THE PHILADEI COURT	
Representative in the	63.86% Votes: Yes: 65,977 No: 37,341	36.14%

General Assembly		Back to Top
Delegate to		
Democratic		
National		
Convention		
Delegate to		
Republican		
National		
Convention		
Alt		
Delegate to		
Democratic		
National		
Convention		
Delegate to		
Republican		
National		
Convention		
Ballot		
Questions		
***************************************		

Last Updated Time: May 6, 2016 11:37:43 AM



2016 Presidential Primary

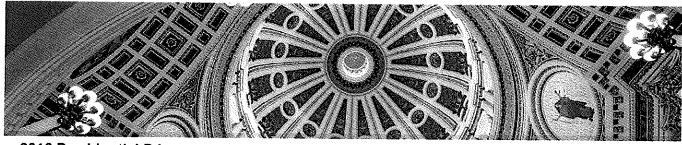
# LAWRENCE (http://www.co.lawrence.pa.us)

75 Out of 75 Districts (100.00%) Reporting

Filter Options		
	Ballot Questions	
President of the United States	ruled that House Resolution 7 Ballot Question 1, a proposed	
<ul><li>United</li><li>States</li><li>Senator</li></ul>	Election ballot. Because this r 26, 2016, Primary Election, it	hould not appear on the Primary ruling came so close to the April was not possible to remove it
<ul><li>Attorney</li><li>General</li></ul>	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTI	
State Treasurer	AMENDING THE MANDA RETIREMENT AGE	NORY JUDICIAL
Representative in Congress	45.02% 54.98% Votes: Yes: 9,648 No: 11,784	
Senator in the General Assembly	PROPOSED CONSTITUTE ABOLITION OF THE PHIL COURT	
Representative in the	53.34%	46.66%
III LII <del>U</del>	Voton, Von. 40 704 No. 0	405

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Democratic National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	

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2016 Presidential Primary

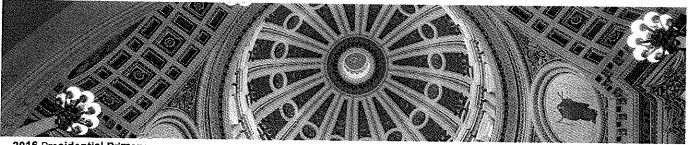
# LEBANON (http://www.lebcounty.org/Pages/default.aspx)

55 Out of 55 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States	On April 20, 2016, the Common ruled that House Resolution 783 Ballot Question 1, a proposed corelating to the mandatory judicia	, postponing the vote on onstitutional amendment
United States Senator	effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Attorney</li><li>General</li></ul>		
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTION	
State Treasurer	AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE	
<ul><li>Representative in Congress</li></ul>	45.81% Votes: Yes: 14,137 No: 16,72	54.19% 21
Representative in the General Assembly	PROPOSED CONSTITUTION ABOLITION OF THE PHILAD COURT 58.40%	
Delegate to	Votes: Ves: 17 300 No: 12 30	-

Democratic National	Back to Top
Convention	
Delegate to	
Republican	
National Convention	
Alt Delegate to	
Denegate to Democratic	
National	
Convention	
(C) Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	

Last Updated Time: May 6, 2016 11:37:26 AM



2016 Presidential Primary

#### **LEHIGH**

(www.LehighCounty.org/Department/VoterRegistration/ElectionResults/Tabid/445/Language/en\_us/default.aspx) 159 Out of 159 Districts (100.00%) Reporting

100.00%

ilter Options	Ballot Questions	
President of the United States United States Senator Attorney General Auditor General	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
State Treasurer		
Representative in Congress	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE	
Representative in	46.93%	53.07%
the General Assembly	Votes: Yes: 33,887 No: 38,321	
Delegate to	PROPOSED CONSTITUTIONAL AMENDI	MENT 2 ABOLITION OF THE
Democratic National	PHILADELPHIA TRAFFIC COURT	
Convention	56.80%	43.20%
Delegate to Republican National Convention	Votes: Yes: 37,125 No: 28,236	
Alt Delegate to		Back to Top
Republican National Convention		
Ballot Questions		

Last Updated Time: May 6, 2016 11:38:34 AM



2016 Presidential Primary

#### LUZERNE

(http://www.luzernecounty.org/county/departments\_agencies/bureau\_of\_elections/election-results-archive)

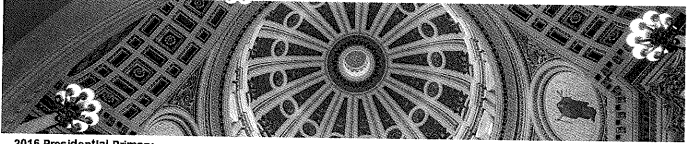
180 Out of 180 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President of ruled that House Resolution 783, postponing the vote on Ballot the United Question 1, a proposed constitutional amendment relating to the States mandatory judicial retirement age, will go into effect, and that the United States question should not appear on the Primary Election ballot. Because Senator this ruling came so close to the April 26, 2016, Primary Election, it Attorney was not possible to remove it from the ballot. Any votes cast on General Ballot Question 1 will not be counted/certified by the Secretary of Auditor the Commonwealth. General State PROPOSED CONSTITUTIONAL AMENDMENT 1 Treasurer AMENDING THE MANDATORY JUDICIAL RETIREMENT **AGE** Representative in Congress 50.67% 49.33% Senator in Votes: Yes: 35,437 No: 34,506 the General Assembly PROPOSED CONSTITUTIONAL AMENDMENT 2 Representative ABOLITION OF THE PHILADELPHIA TRAFFIC COURT in the 56.68% 43.32% General Assembly Votes: Yes: 36,016 No: 27,529 Delegate to

	Democratic National Convention	
Provided		
	Alt Delegate to Democratic National Convention	
	Alt Delegate to Republican National Convention	
	Ballot Questions	

Last Updated Time: May 6, 2016 11:29:39 AM



2016 Presidential Primary

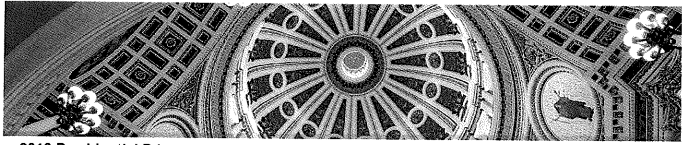
#### LYCOMING

(http://www.lyco.org/Departments/VoterServices/ResultsFromPreviousElections/2015ElectionResults.aspx) 86 Out of 86 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House President of the Resolution 783, postponing the vote on Ballot Question 1, a proposed **United States** constitutional amendment relating to the mandatory judicial retirement age, will United States go into effect, and that the question should not appear on the Primary Election Senator ballot. Because this ruling came so close to the April 26, 2016, Primary Election, Attorney General it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth. Auditor General State Treasurer PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE Representative in MANDATORY JUDICIAL RETIREMENT AGE Congress 44.20% 55.80% Senator in the General Assembly Votes: Yes: 12,311 No: 15,544 Representative in the General PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE Assembly PHILADELPHIA TRAFFIC COURT Delegate to 56.39% 43.61% Democratic Votes: Yes: 15,042 No: 11,633 National Convention Back to Top Delegate to Republican National Convention Alt Delegate to Republican National Convention Ballot Questions

Last Updated Time: May 6, 2016 11:22:20 AM



2016 Presidential Primary

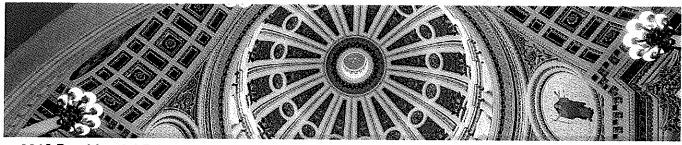
# McKEAN (http://www.mckeancountypa.org/Voting-Results-For-McKean-County.aspx)

42 Out of 42 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States United States Senator Attorney General	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Auditor</li><li>General</li><li>State</li><li>Treasurer</li></ul>	PROPOSED CONSTITUTION AMENDING THE MANDATE RETIREMENT AGE	• • •
Representative in Congress	49.61% Votes: Yes: 3,083 No: 3,13	50.39% 32
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Representative	55.60%	44.40%

in the General	Votes: Yes: 3,743 No: 2,989	
Assembly		Back to Top
Delegate to Democratic National Convention		· · · · · · · · · · · · · · · · · · ·
Delegate to Republican National Convention		
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>		
Ballot     Questions		

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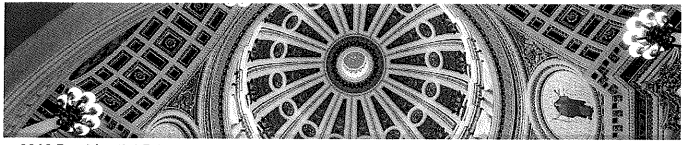
2016 Presidential Primary

MERCER (http://www.mcc.co.mercer.pa.us/election/election.results/default.htm)
100 Out of 100 Districts (100.00%) Reporting

Filter Options	Ballot Questions		
President of the United States	On April 20, 2016, the Commoruled that House Resolution 78 Ballot Question 1, a proposed or relating to the mandatory judic	constitutional amendment	
<ul><li>United</li><li>States</li><li>Senator</li></ul>	effect, and that the question sho Election ballot. Because this ru 26, 2016, Primary Election, it v	aling came so close to the April was not possible to remove it	
Attorney General	from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.		
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTIO		
State Treasurer	AMENDING THE MANDATO		
<ul><li>Representative in Congress</li></ul>	47.03% Votes: Yes: 11,723 No: 13,	52.97% ,206	
<ul><li>Representative in the General</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT		
Assembly	55.10%	44.90%	
Delegate to	Votes: Yes: 12,442 No: 10,	,138	

Democratic National	Back to Top
Convention	 **************************************
Delegate to	
Republican	
National	
Convention	
(i) Alt	
Delegate to	
Republican	
National	
Convention	
<b>y</b> Ballot	
Questions	

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2016 Presidential Primary

MIFFLIN (http://co.mifflin.pa.us)

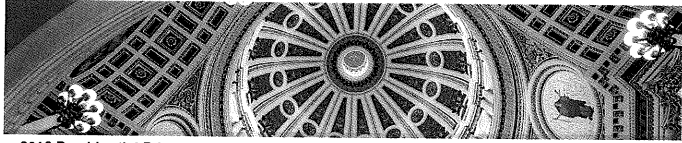
25 Out of 25 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States	On April 20, 2016, the Commruled that House Resolution 78 Ballot Question 1, a proposed	
United States Senator	effect, and that the question sh	ould not appear on the Primary uling came so close to the April
Attorney General	from the ballot. Any votes cast on Ballot Question 1 will n be counted/certified by the Secretary of the Commonwealt	
Auditor General	PROPOSED CONSTITUTE  AMENDING THE MANDAT	
<ul><li>State</li><li>Treasurer</li></ul>	RETIREMENTAGE	
<ul><li>Representative in Congress</li></ul>	46.71% Votes: Yes: 3,946 No: 4,5	53.29%
Representative in the General Assembly	PROPOSED CONSTITUTE ABOLITION OF THE PHILE COURT 55.02%	
Delegate to	Votes: Yes: 4,214 No: 3,4	45

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rennsyl	vania	Elections	- County	Results

Democratic	Back to Top
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	

Last Updated Time: May 6, 2016 11:35:04 AM



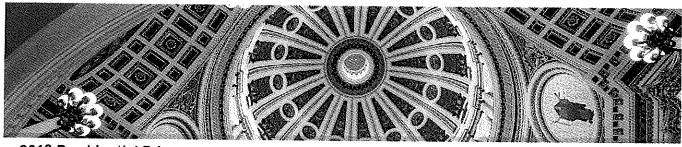
2016 Presidential Primary

MONROE (http://www.co.monroe.pa.us/Elections/default.asp?afpNav=[34382]) 50 Out of 50 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States United States Senator Attorney	On April 20, 2016, the Commoruled that House Resolution 783 Ballot Question 1, a proposed crelating to the mandatory judici effect, and that the question sho Election ballot. Because this rul 26, 2016, Primary Election, it was from the ballot. Any votes cast obe counted/certified by the Secre	3, postponing the vote on constitutional amendment al retirement age, will go into ould not appear on the Primary ling came so close to the April vas not possible to remove it on Ballot Question 1 will not
General		or the Commonwealth.
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTION	
State Treasurer	AMENDING THE MANDATO RETIREMENT AGE	DRY JUDICIAL
Representative in Congress	51.23% Votes: Yes: 11,194 No: 10,6	48.77% 656
Representative in the General Assembly	PROPOSED CONSTITUTION ABOLITION OF THE PHILAD COURT 52.68%	
Delegate to	Votes: Yes: 10,810 No: 9,70	99

Democratic National	Back to Top
Convention	
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
Alt Delegate to Democratic National Convention	
Alt Delegate to Republican National Convention	

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2016 Presidential Primary

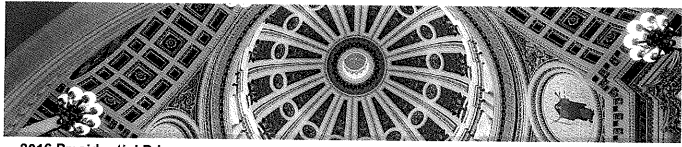
# MONTGOMERY (https://electionresults.montcopa.org/)

429 Out of 429 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
		14.0
President	On April 20, 2016, the Commonv	_
of the	ruled that House Resolution 783,	· · ·
United	Ballot Question 1, a proposed con	
States	relating to the mandatory judicial	
United	effect, and that the question shoul	
States	Election ballot. Because this rulin	<del>-</del>
Senator	26, 2016, Primary Election, it was	s not possible to remove it
Attorney	from the ballot. Any votes cast on Ballot Question 1 will not	
General	be counted/certified by the Secretary of the Commonwealth.	
General		
Auditor		
General	PROPOSED CONSTITUTIONAL AMENDMENT 1	
State	AMENDING THE MANDATOR	Y JUDICIAL
Treasurer	RETIREMENT AGE	
	56.60%	43.40%
Representative	V 4 - V = 70 707 N = 4 000	
in	Votes: Yes: 79,587 No: 61,036	
Congress		
Senator in	PROPOSED CONSTITUTIONA	LAMENDMENT 2
the General	ABOLITION OF THE PHILADELPHIA TRAFFIC	
Assembly	COURT	
Representative	66.86%	33.14%
in the	Votes: Ves: 101 692 No. 50 40	

General Assembly	Back to Top
Delegate to Democratic National Convention	
<ul><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Alt Delegate to Republican National Convention	
Ballot     Questions	

Last Updated Time: May 6, 2016 11:39:38 AM



2016 Presidential Primary

# MONTOUR (http://www.montourco.org/Pages/Election-Results.aspx)

15 Out of 15 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
•	Pallot Questions	
President	On April 20, 2016, the Commo	nwealth Court of Pennsylvania
of the	ruled that House Resolution 783	•
United	Ballot Question 1, a proposed c	
States	relating to the mandatory judici	
yykytyte	effect, and that the question sho	
United		
States	Election ballot. Because this rul	The state of the s
Senator	26, 2016, Primary Election, it w	
Attorney	from the ballot. Any votes cast	
General	be counted/certified by the Secretary of the Commonwealth.	
0000 A 11.		
Auditor	DECEMBER ACTION	
General	PROPOSED CONSTITUTION	
State	AMENDING THE MANDATO	DRY JUDICIAL
Treasurer	RETIREMENT AGE	
nous	49.69%	50.31%
Representative	Veter Ven 2000 No 2000	-
in	Votes: Yes: 2,069 No: 2,095	•
Congress		
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2	
the General	ABOLITION OF THE PHILADELPHIA TRAFFIC	
Assembly	COURT	
	59.08%	40.92%
Representative	30.0076	40.3270
in the	Votes: Yes: 2,319 No: 1,606	i

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Republican National Convention	
Ballot Questions	

Last Updated Time: May 6, 2016 11:29:02 AM



2016 Presidential Primary

### NORTHAMPTON (http://www.northamptoncounty.org)

152 Out of 152 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United relating to the mandatory judicial retirement age, will go into **States** effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April **States** 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State RETIREMENT AGE Treasurer 49.82% 50.18% Representative Votes: Yes: 15,951 No: 16,064 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Representative ABOLITION OF THE PHILADELPHIA TRAFFIC in the COURT General Assembly 41.29% 58.71% Delegate to Votes: Yes: 18,020 No: 12,673

Democratic National Convention	t : 	Back to Top
Delegate to Republican National Convention		
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>		
Alt Delegate to Republican National Convention		

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2016 Presidential Primary

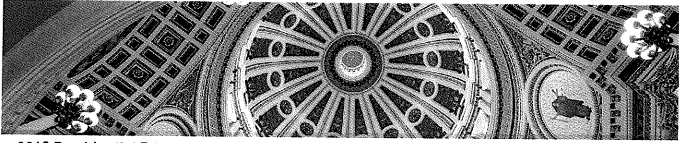
# NORTHUMBERLAND (http://www.norrycopa.net)

75 Out of 75 Districts (100.00%) Reporting

Filter Options	Pallot Overtions	
***************************************	Ballot Questions	
President	On April 20, 2016, the Comm	onwealth Court of Pennsylvania
of the	ruled that House Resolution 7	83, postponing the vote on
United	Ballot Question 1, a proposed	constitutional amendment
States		cial retirement age, will go into
United		hould not appear on the Primary
States		uling came so close to the April
Senator		was not possible to remove it
(XXX)	from the ballot. Any votes cas	st on Ballot Question 1 will not
☑ Attorney General	· ·	cretary of the Commonwealth.
General		
Auditor		
General	PROPOSED CONSTITUTI	
State	AMENDING THE MANDA RETIREMENT AGE	TORY JUDICIAL
Treasurer	RETIREMENTAGE	
Representative	48.24%	51.76%
in	Votes: Yes: 8,353 No: 8,9	964
Congress	•	
<del>-</del>	PROPOSED CONSTRUCT	ONAL AMENDMENT O
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC	
the General	COURT	ADELPHIA IKAPPIC
Assembly		
Representative	53.70%	46.30%
in the	Votes: Yes: 8,910 No: 7,6	881

General	Back to Top
Assembly	
Delegate to	
Democratic	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	
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2016 Presidential Primary

## PERRY (http://www.perryco.org)

31 Out of 31 Districts (100.00%) Reporting

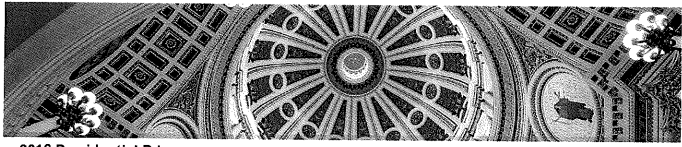
100.00%

Filter Options	granden and the second	
· · · · · · · · · · · · · · · · · · ·	Ballot Questions	
President of the United States	On April 20, 2016, the Common ruled that House Resolution 783, Ballot Question 1, a proposed corelating to the mandatory judicial	postponing the vote on nstitutional amendment
United States Senator	effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Attorney</li><li>General</li></ul>		
Auditor General	PROPOSED CONSTITUTION	
State Treasurer	AMENDING THE MANDATOR RETIREMENT AGE	RY JUDICIAL
Representative in Congress	43.79% Votes: Yes: 5,226 No: 6,708	56.21%
Senator in the General Assembly	PROPOSED CONSTITUTIONA ABOLITION OF THE PHILADE COURT	
Representative in the	61.65%	38.35%
111 4110	Votoni Voni 6 020 Noi 4 246	

Votes: Yes: 6,938 No: 4,315

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Republican National Convention	

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2016 Presidential Primary

PHILADELPHIA (http://www.philadelphiavotes.com/en/resources-a-data/ballot-box-app)

1,686 Out of 1,686 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April **States** 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State **RETIREMENT AGE** Treasurer 50.12% 49.88% Representative Votes: Yes: 97,162 No: 96,684 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Senator in ABOLITION OF THE PHILADELPHIA TRAFFIC the General COURT Assembly 64.39% 35.61% Representative

in the General	Votes: Yes: 137,136 No: 75,849
Assembly	Back to Top
<ul><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Delegate to Republican National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Alt Delegate to Republican National Convention	
Ballot Questions	

Last Updated Time: May 6, 2016 11:40:37 AM



2016 Presidential Primary

## PIKE (http://www.pikepa.org/elections.html)

18 Out of 18 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President	On April 20, 2016, the Commonwealth Court of Pennsylvan	
of the	ruled that House Resolution 783, postponing the vote on	
United	Ballot Question 1, a proposed constitutional amendment	
States	relating to the mandatory judicial retirement age, will go into	
Glatos	effect, and that the question should not appear on the Primary	
United		
States	Election ballot. Because this ruling came so close to the Apr	
Senator	26, 2016, Primary Election, it was not possible to remove it	
Attorney	from the ballot. Any votes cast on Ballot Question 1 will not	
General	be counted/certified by the Secretary of the Commonwealth.	
(%) A		
Auditor     Conoral	PROPOSED CONSTITUTIONAL AMENDMENT 1	
General	AMENDING THE MANDATORY JUDICIAL	
State	RETIREMENT AGE	
Treasurer		
Representative	0.00%	
in	Votes: Yes: 0 No: 0	
Congress		
	DDODOSED CONSTITUTIONAL AMENDMENT 2	
Representative	PROPOSED CONSTITUTIONAL AMENDMENT 2	
in the	ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
General		
Assembly	50.60% 49.40%	
Delegate to	Votes: Yes: 4 824 No: 4 709	

Democratic	Back to Top
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Convention	
Ballot	
Questions	

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2016 Presidential Primary

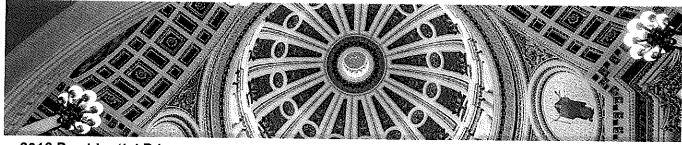
## POTTER (http://today.pottercountypa.net/)

33 Out of 33 Districts (100.00%) Reporting

Filter Options	Ballot Questions
President of the United States United States Senator Attorney	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.
General  Auditor General  State	PROPOSED CONSTITUTIONAL AMENDMENT 1  AMENDING THE MANDATORY JUDICIAL  RETIREMENT AGE
Treasurer  Representative in Congress	0.00%  Votes: Yes: 0 No: 0
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT
Representative in the	53.28% 46.72% Votes: Yes: 1,998 No: 1,752

Assembly	Back to Top
Delegate to	· · · · · · · · · · · · · · · · · · ·
Democratic	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	

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2016 Presidential Primary

### **SCHUYLKILL**

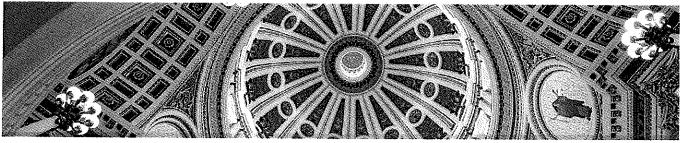
(http://www.co.schuylkill.pa.us/info/Offices/Election/Election/Results/Info.csp)

125 Out of 125 Districts (100.00%) Reporting

Filter Options	Ballot Questions	terren eta esta en en esta esta en el como en	
President	On April 20, 2016, the Commonwealth Court of Pennsylv		
of the	ruled that House Resolution	783, postponing the vote on	
United	Ballot Question 1, a propose	ed constitutional amendment	
States	relating to the mandatory ju-	dicial retirement age, will go into	
United	effect, and that the question should not appear on the Prima		
States	Election ballot. Because this	s ruling came so close to the April	
Senator	26, 2016, Primary Election,	it was not possible to remove it	
Attorney	from the ballot. Any votes cast on Ballot Question 1 will no		
General	be counted/certified by the S	Secretary of the Commonwealth.	
Auditor			
General		ITIONAL AMENDMENT 1	
State	AMENDING THE MAND	PATORY JUDICIAL	
Treasurer	RETIREMENT AGE		
<b>D</b>	44.81%	55.19%	
Representative in	Votes: Yes: 15,720 No:	· 19 358	
Congress	10.00. 100. 10,720 100.	. 14,000	
Congress			
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2		
the General	ABOLITION OF THE PHILADELPHIA TRAFFIC		
Assembly	COURT		
Representative	54.98%	45.02%	

	Pennsylvania Elections - County Results	
in the General Assembly	Votes: Yes: 18,650 No: 15,274	Back to Top
<ul><li>Delegate to Democratic</li><li>National</li><li>Convention</li></ul>		
<ul><li>Delegate to Republican</li><li>National</li><li>Convention</li></ul>		
Alt Delegate to Democratic National Convention		
Alt Delegate to Republican National Convention		
Ballot Questions		

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2016 Presidential Primary

# SOMERSET (http://www.co.somerset.pa.us/files/voter\_files/results.htm)

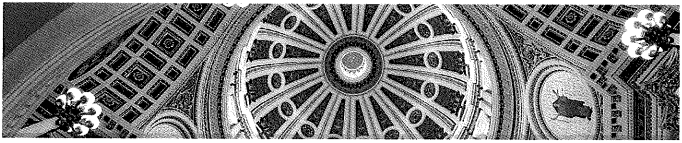
68 Out of 68 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United States relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor **PROPOSED CONSTITUTIONAL AMENDMENT 1** General AMENDING THE MANDATORY JUDICIAL State **RETIREMENT AGE** Treasurer 45.43% 54.57% Representative Votes: Yes: 8,777 No: 10,544 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Representative ABOLITION OF THE PHILADELPHIA TRAFFIC in the COURT General Assembly 53,93% 46.07% Delegate to Votes: Yes: 10,348 No: 8,839

Democratic National	;	Back to Top
Convention		······································
Delegate to Republican National Convention		
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>		
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>		
Ballot     Questions		

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2016 Presidential Primary

## SULLIVAN (http://www.sullivancounty-pa.us/offices/election-bureau/)

15 Out of 15 Districts (100.00%) Reporting

Filter Options	Ballot Questions
President of the United States United States Senator Attorney General	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.
<ul><li>Auditor</li><li>General</li><li>State</li><li>Treasurer</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE
<ul><li>Representative in Congress</li></ul>	0.00% Votes: Yes: 0 No: 0
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT
Representative in the	57.34% 42.66% Votes: Yes: 832 No: 619

•	General Assembly	Back to Top	
Throughout the second s	Delegate to Democratic National Convention		
Versend	Delegate to Republican National Convention		
The state of the s	Alt Delegate to Republican National Convention		
	Ballot Questions		

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2016 Presidential Primary

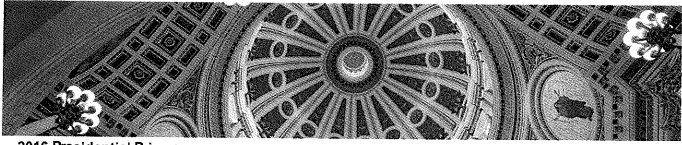
## SUSQUEHANNA (http://www.susqco.com)

42 Out of 42 Districts (100.00%) Reporting

Filter Options		
·	Ballot Questions	
President	On April 20, 2016, the Comm	onwealth Court of Pennsylvania
of the	ruled that House Resolution 783, postponing the vote on	
United	Ballot Question 1, a proposed	
States		cial retirement age, will go into
United		ould not appear on the Primary
States		uling came so close to the April
Senator	26, 2016, Primary Election, it	
Attorney	from the ballot. Any votes cast on Ballot Question 1 wil be counted/certified by the Secretary of the Commonwe	
General		
Auditor		
General	PROPOSED CONSTITUTE	ONAL AMENDMENT 1
	AMENDING THE MANDAT	
State	RETIREMENT AGE	
Treasurer	44.63%	55.37%
Representative		
in	Votes: Yes: 4,623 No: 5,73	36
Congress		
Senator in	PROPOSED CONSTITUTION	DNAL AMENDMENT 2
the General	ABOLITION OF THE PHILA	ADELPHIA TRAFFIC
Assembly	COURT	
Representative	55.91%	44.09%
in the	Votes: Yes: 5,195 No: 4,09	

	General Assembly	 Back to Top
	Delegate to Democratic National Convention	
	Delegate to Republican National Convention	
	Alt Delegate to Republican National Convention	
<b>②</b>	Questions	

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2016 Presidential Primary

#### **SNYDER**

(http://www.snydercounty.org/Depts/Elections/Pages/ElectionsandVoterRegistration.aspx) 25 Out of 25 Districts (100.00%) Reporting

100.00%

#### Filter Options **Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President of ruled that House Resolution 783, postponing the vote on Ballot the United States Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into effect, and that the United question should not appear on the Primary Election ballot. States Because this ruling came so close to the April 26, 2016, Primary Senator Election, it was not possible to remove it from the ballot. Any Attorney votes cast on Ballot Question 1 will not be counted/certified by General the Secretary of the Commonwealth. Auditor General PROPOSED CONSTITUTIONAL AMENDMENT 1 State AMENDING THE MANDATORY JUDICIAL RETIREMENT Treasurer AGE Representative 48.60% 51.40% in Congress Votes: Yes: 3,915 No: 4,140 Senator in the General PROPOSED CONSTITUTIONAL AMENDMENT 2 Assembly ABOLITION OF THE PHILADELPHIA TRAFFIC COURT Representative 58.99% 41.01% in the General Votes: Yes: 4,221 No: 2,935 Assembly Back to Top Delegate to

Democratic National Convention	
Delegate to	
Republican	
National	
Convention	
Alt Delegate	
to	
Republican	
National	
Convention	
Ballot	
Questions	

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2016 Presidential Primary

Tuesday, April 26, 2016 Unofficial Returns

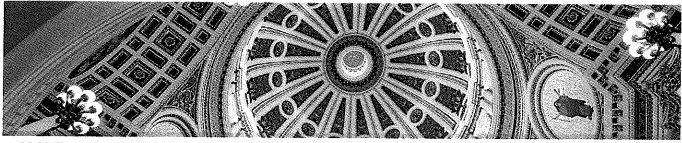
#### **TIOGA**

(http://www.tiogacountypa.us/Departments/Elections\_Voter\_Registration/Pages/GlobalElectionSystemsElectionResultsDisplay.aspx)
43 Out of 43 Districts (100.00%) Reporting

100.00%

Filter Options	Ballot Questions	
President of the United States		d constitutional amendment relating to the mandatory
United States Senator	judicial retirement age, will go into effect, and that the ballot. Because this ruling came so close to the Apri	he question should not appear on the Primary Election 126, 2016, Primary Election, it was not possible to
Attorney General	remove it from the ballot. Any votes cast on Ballot (	
Auditor General	Secretary of the Commonwealth.	
State Treasurer		
Representative in Congress	PROPOSED CONSTITUTIONAL AMENDMENT 1 AN RETIREMENT AGE	MENDING THE MANDATORY JUDICIAL
Senator in the General Assembly	48.30% Votes: Yes: 4,507 No: 4,825	51.70%
Representative in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 AS	BOLITION OF THE PHILADELPHIA TRAFFIC
Delegate to Democratic National Convention	GOURT 53.18%	46.82%
Delegate to Republican National Convention	Votes: Yes: 4,659 No: 4,101	<b>.</b>
Alt Delegate to Republican National Convention		Back to Top
Ballot Questions		

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2016 Presidential Primary

## UNION (www.unionco.org esults-1.htm)

27 Out of 27 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States	On April 20, 2016, the Commo ruled that House Resolution 78 Ballot Question 1, a proposed or relating to the mandatory judicing	3, postponing the vote on constitutional amendment
United States Senator	effect, and that the question sho Election ballot. Because this ru 26, 2016, Primary Election, it v	ling came so close to the April vas not possible to remove it
Attorney General	from the ballot. Any votes cast be counted/certified by the Secretary	
<ul><li>Auditor</li><li>General</li><li>State</li></ul>	PROPOSED CONSTITUTIO AMENDING THE MANDATO RETIREMENT AGE	
Treasurer	45.23%	54.77%
Representative in Congress	Votes: Yes: 3,961 No: 4,79	7
<ul><li>Senator in the General</li><li>Assembly</li></ul>	PROPOSED CONSTITUTIO ABOLITION OF THE PHILA COURT	
Representative in the	57.47% Votes: Yes: 4,737 No: 3,50	42.53%

General	Back to Top
Assembly	
Delegate to	
Democratic	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	
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2016 Presidential Primary

VENANGO ()

48 Out of 48 Districts (100.00%) Reporting

Filter Options	Ballot Questions		
President of the	On April 20, 2016, the Commonwealth Court of Pennsylv ruled that House Resolution 783, postponing the vote on		
United	Ballot Question 1, a proposed of	Ballot Question 1, a proposed constitutional amendment	
States	relating to the mandatory judici	relating to the mandatory judicial retirement age, will go into	
United States Senator	effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.		
Attorney General			
Auditor General	PROPOSED CONSTITUTIO		
State	RETIREMENT AGE	OK! JODICIAL	
Treasurer	44.36%	55.64%	
Representative in Congress	Votes: Yes: 5,147 No: 6,45	6	
Senator in	PROPOSED CONSTITUTIONAL AMENDMENT 2		
the General Assembly	ABOLITION OF THE PHILA	DELPHIA TRAFFIC	
Representative	56.92%	43.08%	
in the	Votes: Yes: 6,204 No: 4,69	5	

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
Alt Delegate to Republican National Convention	

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2016 Presidential Primary

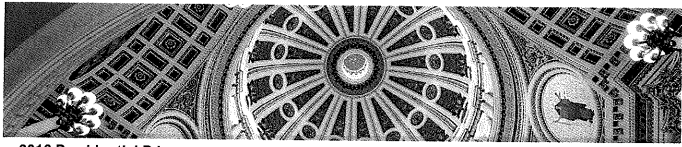
# WARREN (http://www.votewarren.org/main2k7.php)

33 Out of 33 Districts (100.00%) Reporting

Filter Options	Ballot Questions	
President of the United States United States Senator Attorney General	On April 20, 2016, the Commoruled that House Resolution 783 Ballot Question 1, a proposed c relating to the mandatory judici effect, and that the question sho Election ballot. Because this rul 26, 2016, Primary Election, it w from the ballot. Any votes cast obe counted/certified by the Secre	3, postponing the vote on onstitutional amendment al retirement age, will go into all not appear on the Primary ing came so close to the April as not possible to remove it on Ballot Question 1 will not
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTION  AMENDING THE MANDATO	
State Treasurer	RETIREMENT AGE	N. JOSIGIAL
<ul><li>Representative</li><li>in</li><li>Congress</li></ul>	47.24% Votes: Yes: 4,260 No: 4,757	52.76% 7
Senator in the General Assembly	PROPOSED CONSTITUTION ABOLITION OF THE PHILAD COURT	
Representative in the	62.45%	37.55%

General Assembly	Back to Top
Delegate to	
Democratic	
National	
Convention	
Delegate to	
Republican	
National	
Convention	
Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	

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2016 Presidential Primary

# WASHINGTON (http://www.co.washington.pa.us/election\_results)

176 Out of 176 Districts (100.00%) Reporting

Filter Options	
· · · · · · · · · · · · · · · · · · ·	Ballot Questions
President of the United States	On April 20, 2016, the Commonwealth Court of Pennsylvan ruled that House Resolution 783, postponing the vote on Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into
United States Senator Attorney General	effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.
<ul><li>Auditor</li><li>General</li><li>State</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE
Treasurer	0.00%
<ul><li>Representative in Congress</li></ul>	Votes: Yes: 0 No: 0
Senator in the General Assembly	PROPOSED CONSTITUTIONAL AMENDMENT 2 ABOLITION OF THE PHILADELPHIA TRAFFIC COURT
Representative	56.44% 43.56%
in the	Votos: Voc: 27 722 No. 24 200

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
<ul><li>Alt</li><li>Delegate to</li><li>Republican</li><li>National</li><li>Convention</li></ul>	
Ballot Questions	

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2016 Presidential Primary

# WAYNE (http://www.waynecountypa.gov)

35 Out of 35 Districts (100.00%) Reporting

Filter Options		
·	Ballot Questions	
President of the	On April 20, 2016, the Commonwealth Court of Pennsylvania ruled that House Resolution 783, postponing the vote on	
United States	Ballot Question 1, a proposed constitutional amendment relating to the mandatory judicial retirement age, will go into	
United States Senator	effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Attorney</li><li>General</li></ul>		
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE	
State Treasurer		
Representative in	42.87% 57.13%  Votes: Yes: 4,979 No: 6,634	
Congress	PROPOSED CONSTITUTIONAL AMENDMENT 2	
Representative in the General	ABOLITION OF THE PHILADELPHIA TRAFFIC COURT	
Assembly	55.82% 44.18%	
Delegate to	Votes: Yes: 5 677 No: 4 494	

Pennsyl	vania	Elections	County	Deculto
r ennsv	Varila	Elections	~ County	Results

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2016 Presidential Primary

## WESTMORELAND (http://www.co.westmoreland.pa.us)

306 Out of 306 Districts (100,00%) Reporting

100.00%

#### **Filter Options Ballot Questions** On April 20, 2016, the Commonwealth Court of Pennsylvania President ruled that House Resolution 783, postponing the vote on of the Ballot Question 1, a proposed constitutional amendment United **States** relating to the mandatory judicial retirement age, will go into effect, and that the question should not appear on the Primary United Election ballot. Because this ruling came so close to the April States 26, 2016, Primary Election, it was not possible to remove it Senator from the ballot. Any votes cast on Ballot Question 1 will not Attorney be counted/certified by the Secretary of the Commonwealth. General Auditor PROPOSED CONSTITUTIONAL AMENDMENT 1 General AMENDING THE MANDATORY JUDICIAL State RETIREMENT AGE Treasurer 44.74% 55.26% Representative Votes: Yes: 38,725 No: 47,826 in Congress PROPOSED CONSTITUTIONAL AMENDMENT 2 Senator in ABOLITION OF THE PHILADELPHIA TRAFFIC the General COURT Assembly 56.97% 43.03% Representative in the Votes: Yes: 45,563 No: 34,408

	eneral ssembly	 Back to Top
De Na	Pelegate to emocratic ational onvention	
Re Na	elegate to epublican ational onvention	
De Na	It elegate to emocratic etional envention	
Re Na	t legate to publican tional nvention	
	allot estions	

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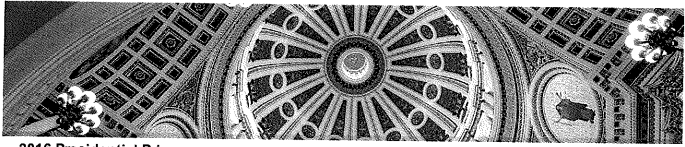
2016 Presidential Primary

WYOMING (http://www.wycopa.org/Offices/ElectVoter/Pages/ElectionResults.aspx) 30 Out of 30 Districts (100.00%) Reporting

		tit til til til 1800 fra til a tri fra ett statista a era allas höveti destruttationsbesti anders ett pette pr Til til til 1800 fra til a tri fra ett statista a era allas höveti destruttationsbesti anders ett pette propie
Filter Options	Ballot Questions	
President of the United States United States Senator	ruled that House Resolution 78 Ballot Question 1, a proposed relating to the mandatory judic effect, and that the question sh	constitutional amendment cial retirement age, will go into ould not appear on the Primary aling came so close to the April
<ul><li>Attorney</li><li>General</li></ul>	from the ballot. Any votes cast be counted/certified by the Sec	
Auditor     General	PROPOSED CONSTITUTIO	
State Treasurer	AMENDING THE MANDAT RETIREMENT AGE	ORT JUDICIAL
Representative in Congress	47.34% Votes: Yes: 3,531 No: 3,92	52.66% 28
Representative in the General	PROPOSED CONSTITUTION ABOLITION OF THE PHILA COURT	
Assembly  Delegate to	55.79% Votes: Yes: 3,848 No: 3,04	44.21%

Democratic National	Back to Top
Convention	
Delegate to	
Republican	
National	
Convention	
(i) Alt	
Delegate to	
Republican	
National	
Convention	
Ballot	
Questions	

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2016 Presidential Primary

# YORK (http://yorkcountypa.gov/voting-elections/elections-results.html) 159 Out of 159 Districts (100.00%) Reporting

Filter Options		
Titles Options	Ballot Questions	
President of the United States	On April 20, 2016, the Common ruled that House Resolution 783 Ballot Question 1, a proposed or relating to the mandatory judicial	3, postponing the vote on onstitutional amendment
United States Senator	effect, and that the question should not appear on the Primary Election ballot. Because this ruling came so close to the April 26, 2016, Primary Election, it was not possible to remove it from the ballot. Any votes cast on Ballot Question 1 will not be counted/certified by the Secretary of the Commonwealth.	
<ul><li>Attorney</li><li>General</li></ul>		
<ul><li>Auditor</li><li>General</li></ul>	PROPOSED CONSTITUTIONAL AMENDMENT 1 AMENDING THE MANDATORY JUDICIAL RETIREMENT AGE	
State Treasurer		
Representative	47.89%	52.11%
in Congress	Votes: Yes: 48,305 No: 52,5	668
Senator in the General Assembly	PROPOSED CONSTITUTION ABOLITION OF THE PHILAD COURT	
Representative in the	59.88% Votes: Yes: 57,027 No: 38,2	40.12% 04

General Assembly	Back to Top
Delegate to Democratic National Convention	
Delegate to Republican National Convention	
<ul><li>Alt</li><li>Delegate to</li><li>Democratic</li><li>National</li><li>Convention</li></ul>	
Alt Delegate to Republican National Convention	
Ballot Questions	

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