Pursuant to KRS 424.290, “Matters Required to be Published,” the following races and questions will appear on the voting machines and paper ballots in the precincts listed in Campbell County for the General Election, November 3, 2020.

Justice of the Peace
3rd Magisterial District (Unexpired Term)

(Vote for One)

Write-in


Nonpartisan Ballot
Soil and Water Conservation District Supervisors

(Vote for Four)

Richard W. Carr
Rick Simon
Susan Ortley-Turner
Write-in

Nonpartisan "School Candidates"

Member Board of Education
1st Educational District (Vote for One)

Joshua P. Perkins
Write-in

Member Board of Education
3rd Educational District (Vote for One)

Kimberl L. Fender
Write-in


Cold Spring A, B, C, & D, and Highland Heights C & D

Member Board of Education
5th Educational District (Vote for One)

Rich Mason
Write-in

California, Claryville, Grants Lick, Mentor, and Sun Valley

Member Board of Education
Bellevue Independent School District

(Vote for Two)

Julie Webb Fischer
Elizabeth Ann Joseph
Write-in

Bellevue A, C, & D and Part of Bellevue B

Member Board of Education
Dayton Independent School District

(Vote for Two)

Bernard T. Pfaffer Jr.
Rosann Sharon
Write-in

Dayton A & B; Part of Dayton C and Ft. Thomas B

Member Board of Education
Ft. Thomas Independent School District

(Vote for Two)

Julie Kuhnhein
Karen Utz Allen
Jeff Beach
Write-in


Member Board of Education
Newport Independent School District (Vote for Three)

Melissa Sheffell
Aaron W. Sutherland
Theresa Miller
Billy Cole
Timothy David Curl
Julie Smith-Morrow
Write-in

Newport A, B, C, D, E, F, G, I, J; Part of Ft. Thomas J and Newport H & K

Member Board of Education
Southgate Independent School District (Vote for Two)

Jeffrey "Jay" Paul
Diane Bartlett
Hatfield
Write-in

Southgate B and Part of Southgate A

Nonpartisan City Ballot

City Council
City of Alexandria

(Vote for up to Six)

Kyle Sparks
Shin克莱
Stacey L. Grubbs
Thomas Lynn
W. David Hart
Joe Anderson
A. J. Moore
Write-in

City of Bellevue

(Vote for up to Six)

Ryan Salzman
Shauna M. Kruise
Sean Fisher
Scott Witte
Patrick Hogan
Stephen R. Guidugli
Write-in

Belleview A, B, C, & D

City of Cold Spring
City Council

(Vote for up to Six)

Lisa Schmidt
Cynthia Cawalough
Paul Kloecker
John Moore
Chris Ampier
Deanna K. Hengge
Stephen Roach
Kenny Sears
Adam Craig
Sandfoss
Write-in

Part of Cold Spring B

City of Crestview
City Commissioners

(Vote for up to Four)

Brian P. Mermans
Jeremy Rider
Victoria Plantlhotl
Write-in

Part of Cold Spring B

City of Dayton
City Council

(Vote for up to Six)

Jeff Volter
Joseph "Joe" Neary
Tammy Cornett
Beth Hyman
Anthony Vincent Cadle
Robert Lee Burgess
Jeff Haas
Justin Slover
Ron Farns
Johnny Walker Wrick
Christina Kelly
Scott C. Beseiler
Write-in

Dayton A, B, C, Part of Ft. Thomas A & B

City of Ft. Thomas
City Council

(Vote for up to Six)

Mark Cook
Connie Grubbs
Carla Landon
Roger Peterman
Jeff Bezold
Ban Pendery
Adam Blau
Matthew Reed
Ken Bowman
Lisa Kelly
Write-in


Continued on next page
NEWPORT A, B, C, D, E, F, G, I, & J; PART OF FT. THOMAS J AND NEWPORT H

WILDER; PART OF JOHNS HILL

PART OF CAMP SPRINGS, COLD SPRING E, AND MELBOURNE

SOUTHGATE B, C, D AND PART OF SOUTHGATE A

INDEPENDENT CITY BALLOT

SOUTHGATE B, C, D AND PART OF SOUTHGATE A

INDEPENDENT CITY BALLOT

PART OF MENTOR

PART OF CALIFORNIA

PART OF MENTOR

CONSTITUTIONAL AMENDMENT 1

Section 1. Are you in favor of creating a new section of the Constitution of Kentucky relating to online voting, as proposed in Section 2 below?

Section 2. It is proposed that a new section be added to the Constitution of Kentucky to read as follows:

To secure for victims of criminal acts or public offenses justice and due process and to ensure crime victims a meaningful role throughout the criminal and juvenile justice systems, a victim, as defined by law which fails upon the enrollment of this section and which may be expanded by the General Assembly, shall have the following rights, which shall be preserved and protected by law:

1. In a manner no less vigorous than the protections afforded to the accused in the criminal and juvenile justice systems, victims shall have the reasonable right, upon request, to timely notice of all proceedings and to be heard in any proceeding involving a release, plea, sentencing, or in the consideration of any pardon, commutation of sentence, granting of a reprieve, or other matter involving the right of a victim other than grand jury proceedings, to the trial and all other proceedings, other than grand jury proceedings, on the merits as the accused; the right to procedures free from unreasonable delay; the right to consult with the attorney for the Commonwealth or the attorney's designee; the right to reasonable protection from the accused and those acting on behalf of the accused throughout the criminal and juvenile justice process; the right to be heard, upon notice, upon request, of release or escape of the accused; the right to have the safety of the victim and the victim's family considered in setting bail, determining whether to release the defendant, and setting conditions of release after arrest and conviction; the right to full restitution to be paid to the victim or agency appointed by the court shall determine the amount and manner of payment, the restitution being taken into consideration the best interests of the juvenile offender and the victim; the right to request and the determination of the crime victim's safety, dignity, and privacy, and this right to be informed of these enumerated rights, and shall have standing to assert these rights.

The victim, the victim's attorney or other lawful representative, or the attorney for the Commonwealth upon request of the victim may seek enforcement of these rights enumerated in this section and any other right attached to the victim in any trial or appellate court with jurisdiction over the case. The court shall act promptly on such a request and afford a remedy for the violation of any right. Nothing in this section shall affect the victim's party status, or be construed as altering the presumption of innocence in the criminal justice system. The court shall not be required to stand to assert the rights of a victim. Nothing in this section shall be construed to alter the powers, duties, and responsibilities of the prosecuting attorney. Nothing in this section or any law enacted under this section creates a cause of action for compensation, attorney's fees, or damages against the Commonwealth, a county, city, municipal corporation, or other political subdivision of the Commonwealth, an officer, employee, or agent of the Commonwealth, a county, city, municipal corporation, or any political subdivision of the Commonwealth, or an officer or employee of the court. Nothing in this section or any law enacted under this section shall be construed as creating:

1. A basis for vacating a conviction; or
2. A ground for any relief requested by the defendant

YES

NO

ALL PRECINCTS

CONSTITUTIONAL AMENDMENT 2

Section 1. Are you in favor of changing the term of Commonwealth's Attorneys from six-year terms to eight-year terms beginning in 2000, changing the terms of judges of the district court from four-year terms to eight-year terms beginning in 2002, and requiring district judges to have been licensed attorneys for at least eight years beginning in 2002, by amending the Constitution of Kentucky to read as stated below?

Section 2. It is proposed that Section 97 of the Constitution of Kentucky be amended to read as follows:

In the year two thousand and every six years thereafter, there shall be an election in each county for a Circuit Court Clerk, and, until the year two thousand thirty and every eight years thereafter, there shall be an election for a Commonwealth's Attorney in each circuit court district, unless that office be abolished, which shall hold his or her office for eight years from the first Monday in January after his or her election, and until the election and qualification of his or her successor.

In the year two thousand thirty and every eight years thereafter, there shall be an election for a Commonwealth's Attorney in each circuit court district, unless that office be abolished, which shall hold his or her office for eight years from the first Monday in January after his or her election, and until the election and qualification of his or her successor.

Section 3. It is proposed that Section 119 of the Constitution of Kentucky be amended to read as follows:

Judges of the Supreme Court and judges of the Court of Appeals and circuit court shall severly hold their offices for terms of eight years, and until the year two thousand thirty and every eight years thereafter, judges of the district court for terms of four years. Beginning in the year two thousand twenty-five, two judges of the district court shall hold their terms of eight years. The term commences on the first Monday in January next succeeding the regular election for the office. No justice or judge may be deposed of his term of office by redistricting, or by a reduction in the number of justices or judges.

Section 4. It is proposed that Section 122 of the Constitution of Kentucky be amended to read as follows:

To be eligible to serve as a justice of the Supreme Court or a judge of the Court of Appeals, Circuit Court or District Court, a person must be a citizen of the United States, licensed to practice law in the Commonwealth and have been a resident of the Commonwealth and of the district from which he or she is elected for two years next preceding his or her taking office. In addition, to be eligible to serve as a justice of the Supreme Court or judge of the Court of Appeals or Circuit Court a person must have been a licensed attorney for at least eight years. Beginning in the year two thousand twenty-five, no district judge shall serve who has not been a licensed attorney for at least eight years.

Section 5. The eighteen-year licensure requirement for district judges set forth in the amendment to Section 122 of the Constitution shall not apply to any person serving as a district judge on the effective date of this amendment.

YES

NO

ALL PRECINCTS