
**STATE REPRESENTATIVE, 9TH REPRESENTATIVE DISTRICT (Vote for One)**
- Walker Wood THOMAS REP
- Pam DOSSETT DEM
- Write-in

**PARTISAN CITY BALLOT**

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<tr>
<th>CITY COUNCIL</th>
<th>City of Hopkinsville</th>
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<tr>
<td>Mayor</td>
<td>City of Hopkinsville</td>
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<tr>
<td>(Unexpired Term)</td>
<td>(Vote for One)</td>
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<td>Wendell A. LYNCH</td>
<td>DEM</td>
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<td>Walter T. SHAMBLE</td>
<td>IND</td>
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<td>Write-in</td>
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**COURTHOUSE, WALNUT STREET CENTER #1, #2, & #3, HILLCREST BAPTIST CHURCH, CHRISTIAN CO. MIDDLE SCHOOL #1 & #2, RECREATION DEPT., SENIOR CITIZENS CENTER, FRIENDSHIP HOUSE, INDIAN HILLS ELEMENTARY #1, HOPKINSVILLE MIDDLE SCHOOL #1, LAFAYETTE VOL. FIRE DEPT., LIVING HOPE BAPTIST, MILLBROOKE ELEMENTARY #2, PENNYRILE RURAL ELECTRIC, ST. JOHN #1 & #2, HOPKINSVILLE MIDDLE SCHOOL #2, STADIUM OF CHAMPIONS, AND VALOR HALL #3**

**STATE REPRESENTATIVE, 9TH REPRESENTATIVE DISTRICT (Vote for One)**
- Myron B. DOSSETT REP
- Write-in

**NEW PALESTINE BAPTIST CHURCH, HENDON VOL. FIRE DEPT., LAKEVIEW BAPTIST CHURCH, PEMBROKE BAPTIST CHURCH, SALEM BAPTIST CHURCH, VALOR HALL #1 & #2, SOUTHSIDE CHURCH OF CHRIST, CHRISTIAN CO. AG., EXT. OFFICE, BRUCE CONVENTION CTR #1 & #2, CROFTON ELEMENTARY AND NEWBARREN SPRINGS**

**COURTHOUSE, WALNUT STREET CENTER #1 & #2, HILLCREST BAPTIST CHURCH, CHRISTIAN CO. MIDDLE SCHOOL #1 & #2, RECREATION DEPT., SENIOR CITIZENS CENTER, FRIENDSHIP HOUSE, MILLBROOKE ELEMENTARY #1, INDIAN HILLS ELEMENTARY #1 & #2, HOPKINSVILLE MIDDLE SCHOOL #1 & #2, MILLBROOKE ELEMENTARY #2, PENNYRILE RURAL ELECTRIC, ST. JOHN #1 & #2, STADIUM OF CHAMPIONS, SOUTHSIDE CHURCH OF CHRIST AND BRUCE CONVENTION CTR #1; PART OF WALNUT STREET CENTER #3, LIFE TABERNACLE CHURCH #1, CHRISTIAN CO. AG., EXT. OFFICE AND BRUCE CONVENTION CTR #2**

**ALL PRECINCTS**

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<td>Ward 9</td>
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<td>Vote for One</td>
<td>Patricia</td>
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<td>WADDELL-BELL</td>
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**COURTHOUSE, WALNUT STREET CENTER #1 & #2, HILLCREST BAPTIST CHURCH, CHRISTIAN CO. MIDDLE SCHOOL #1 & #2, RECREATION DEPT., SENIOR CITIZENS CENTER, FRIENDSHIP HOUSE, MILLBROOKE ELEMENTARY #1, INDIAN HILLS ELEMENTARY #1 & #2, HOPKINSVILLE MIDDLE SCHOOL #1 & #2, MILLBROOKE ELEMENTARY #2, PENNYRILE RURAL ELECTRIC, ST. JOHN #1 & #2, STADIUM OF CHAMPIONS, SOUTHSIDE CHURCH OF CHRIST AND BRUCE CONVENTION CTR #1; PART OF WALNUT STREET CENTER #3, LIFE TABERNACLE CHURCH #1, CHRISTIAN CO. AG., EXT. OFFICE AND BRUCE CONVENTION CTR #2**

**CONTINUED ON NEXT PAGE**
NONPARTISAN JL BALLOT

JUDGE of the COURT of APPEALS 1st Appellate District
1st Division
(Unexpired Term)

Vote for One

Chris McNeill
Jenny Hines

Write-in

ALL PRECINCTS

NONPARTISAN “SCHOOL CANDIDATES”

MEMBER BOARD of EDUCATION 1st Educational District

Vote for One

Jeff Moore
John M. Bruce

Write-in

NONPARTISAN CITY BALLOT

CITY OF LAFAYETTE
(Unexpired Term)

Vote for One

Jared Thatcher

Write-in

CITY COMMISSIONERS

City of Lafayette

Vote for up to Four

Hayden H. Hancock
Stephan C. Stettes
Sandra K. Torres
Timothy W. Hancock
Ella Katherine Iddokala
Dickie Reece
Norma Banks

Write-in

PART OF LAFAYETTE VOL. FIRE DEPT.

CITY COMMISSIONERS

City of Oak Grove

Vote for up to Six

Edward T. Cook
Richard C. Lester Jr.
Tim John A. Dollinger Jr.
Kisha T. Jeffrey-Mische
Jean Leavell
Janet Edwards

Write-in

MEMBER BOARD of EDUCATION
2nd Educational District

Vote for One

Nichole Eastman
Tiffany Mumford Brane

Write-in

MEMBER BOARD of EDUCATION
4th Educational District

Vote for One

Michael Walker

Write-in

HERNDON VOL. FIRE DEPT., LAFAYETTE VOL. FIRE DEPT., VALOR HALL #1, BRUCE CONVENTION CTR #1 & #2;

PART of VALOR HALL #2

NONPARTISAN CITY BALLOT

CITY COUNCIL

City of Crofton

Vote for up to Six

Jimmy Grace
Gregory Paul Owens
Reta Fleming
Wanda Croft
Anthony G. Durham
Wendell R. Alexander
Brenda Craner West

Write-in

PART OF CROFTON ELEMENTARY

NONPARTISAN CITY BALLOT

CITY OF LAFAYETTE
(Unexpired Term)

Vote for One

Allan N. McPherson

Write-in

CITY COMMISSIONERS

City of Lafayette

Vote for up to Four

Dale Rule
Karen Mitchell
Jon Altman
Gerald A. “Jerry” Roehl

Write-in

PART OF PEMBROKE BAPTIST CHURCH

CONSTITUTIONAL AMENDMENT 1

Section 1. Are you in favor of creating a new section of the Constitution of Kentucky relating to crime victims, 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 judicial 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 takes effect upon the enactment of this section and which may be expanded by the General Assembly, shall have the following rights, when such rights are respected and protected by law 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, settlement, 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; the right to be present at the trial and all other proceedings, other than grand jury proceedings, on the same basis as the accused; the right to proceedings free from unreasonable delay; the right to consult with the attorney for the Constitution of the Commonwealth of the attorney's designate; 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 timely notice, upon request, of release or imprisonment 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 settling conditions of release after arrest and conviction; the right to full restitution to be paid by the convicted or adjudicated party in a manner to be determined by the court, except that in the case of a juvenile offender the court shall determine the amount and manner and period of payment in consideration of the best interests of the juvenile offender and the victim; the right to fairness and due consideration of the crime’s victim’s safety, dignity, and privacy; and the right to be informed of those enumerated rights, and shall have standing to assert those rights. The victim, the victim's attorney or other lawful representative, or the attorney for the Commonwealth shall upon request, assist the victim in the exercise of the rights enumerated in this section, on any other right afforded to the victim by law in any trial or appellate court with jurisdiction over the case. The court shall act promptly on such a request and afford it reasonably. In no event shall the court deny the victim’s right because of the victim’s inability to communicate. The court shall notify the Commonwealth whether it has or will notify a victim of such right.

Section 3. It is Proposed that Section 1(19) 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 court, and every two years thereafter, there shall be a general election at the general election in the year two thousand and sixty-five, and in the year two thousand and sixty-five, for a Commonwealth’s Attorney in each circuit court district, unless that office be abolished, who shall hold his or her office for two years from the first Monday in January after his or her election, and until the election and qualification of his or her successor.

Constitutional Amendment 2

Section 1. Are you in favor of changing the term of Commonwealth’s Attorney from six years to eight years terms beginning in 2023, and changing the terms of judges of the district court from four years terms to eight years terms beginning in 2022, and requiring district judges to be licensed attorneys for at least eight years beginning in 2022, 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 court, and every two years thereafter, there shall be a general election at the general election in the year two thousand and sixty-five, and in the year two thousand and sixty-five, for a Commonwealth’s Attorney in each circuit court district, unless that office be abolished, who shall hold his or her office for two 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:

In the year two thousand and, every six years thereafter, there shall be an election in each county court, and every two years thereafter, there shall be a general election at the general election in the year two thousand and sixty-five, for a Commonwealth’s Attorney in each circuit court district, unless that office be abolished, who shall hold his or her office for two years from the first Monday in January after his or her election, and until the election and qualification of his or her successor.

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 courts of this Commonwealth, and have been a member of the bar of the Commonwealth and of the district from which he or she is elected for at least two years proceeding his or her taking office. In addition to the judicial office for which he or she is elected, a justice of the Supreme Court or a judge of the Court of Appeals, Circuit Court, or District Court, shall be a member of the bar of the Commonwealth and shall have been a member of the bar for at least two years proceeding his or her taking office. In addition to the judicial office for which he or she is elected, a justice of the Supreme Court or a judge of the Court of Appeals, Circuit Court, or District Court, shall have been a member of the bar for at least two years proceeding his or her taking office. In addition to the judicial office for which he or she is elected, a justice of the Supreme Court or a judge of the Court of Appeals, Circuit Court, or District Court, shall have been a member of the bar for at least two years proceeding his or her taking office.