
STRAIGHT PARTY

Republican Party
Democratic Party
Libertarian Party

PRESIDENT AND VICE PRESIDENT OF THE UNITED STATES

Donald J. TRUMP
Michael R. PENCE
Joseph R. BIDEN
Kamala D. HARRIS
Jo JORGENSEN
Jeromy "Spice" COHEN
Ryne WEST
Michelle TDBALL
Brock PIERCE
Karla BALLARD

-write-

UNITED STATES SENATOR

Mitch McConnell
Amy McGrath
Brad BARRON

-write-

UNITED STATES REPRESENTATIVE IN CONGRESS

Andy Barr
Josh HICKS
Frank HARRIS

-write-

STATE REPRESENTATIVE (3rd Legislative District)

Kenny BLAIR

-write-

NONPARTISAN SCHOOL CANDIDATES

Brenda W. CONSIDINE
Patricia STEWART-HOPKINS
Heather PENCHET

-write-

NONPARTISAN CANDIDATES

Becknerville, Boonesboro, Stoneybrook, Calmes and Spahr

-write-

RENNICK, McCULLEN, SUNSET, MT. VERNON AND WINCHESTER

REMOTE, KIDDVILLE, WADES MILL, VANMETER AND VICTORY

WRITE-IN

MT. ABBOTT, RENNICK, VICTORY, McCULLEN, SUNSET, CITY HALL, FAIRFAX, MT. VERNON, NORTH WINCHESTER, WINCHESTER, PART OF BECKNERVILLE, HAMPTON, FOREST GROVE, GARNER, ECTON, WADES MILL, VANMETER, SPHAR AND SOUTH PARK

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 justice and due process 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 required by the General Assembly, shall have the following rights, which shall be 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 right to be present at all proceedings, and be heard in open proceedings involving a release, plea, sentence, or any consideration of any bond; communication of evidence, granting of a bond, or other matter involving the release of a victim other than grand jury proceedings; the right to be present at the trial and at 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 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 processes, the right to make a complaint, a request for release of a victim or any witness and the right to receive notice of any custody, release of a witness, the right to be informed of the victim's safety and the victim's family considered in setting bail, determining whether to release the defendant, and setting conditions of release; and, in the event of a conviction or acquittal, the right to full restitution to be paid to the victim or a convicted or adjudicated party in a manner to be determined by the court, except that the time of a payment shall not exceed the time necessary to consider the best interests of the victim of the offender and the victim, the right to harass and the consideration of the 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 upon request of the victim may seek enforcement of the rights enumerated in this section and any other right affecting the victim by filing in any trial court an application for a protective order or an application for a protective order. Nothing in this section shall affect the victim's privacy status, or be construed as altering the presumption of innocence in the criminal justice system. The victim shall not have the right 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 other 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

WRITE-IN

CONSTITUTIONAL AMENDMENT 2
Section 1. Are you in favor of changing the term of the Commonwealth’s Attorneys from six-year terms to eight-year terms in 2020, changing the term of judges of the district court from four-year terms to eight-year terms beginning in 2022, and requiring district judges to have been 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 for a Circuit Court Clerk, and, until the year one thousand, nineteen and eight, for a Commonwealth’s Attorney, in each circuit court district, unless office be abolished, who shall hold their respective offices for at least two years from the first Monday in January after their election, and until the election and qualification of their successors. Beginning in the year two thousand and thirty, and every eight years thereafter, there shall be an election for a Commonwealth’s Attorney in each circuit court district, unless office be abolished, who shall hold his or her office for not less than the first Monday in January in any two years thereafter, 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 and twenty-two, judges of the district court for terms of at least twelve years. In the year two thousand and twenty-two, judges of the district court shall hold their offices for terms of eight years. The terms commence on the first Monday in January next succeeding the regular election for the office. No judge or judge may be removed by his term of office by removing or by any action 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 elected to serve as a justice of the Supreme Court or a judge of the Court of Appeals or of a Circuit Court of the State, each person must have been a resident of the United States, a resident of the State, a resident of the county in which he or she is elected for two years next preceding his or her taking of office. In addition to the electors of the Supreme Court or judge of the Court of Appeals or Circuit Court a person may have been a licensed attorney for not less than eight years. Beginning in the year two thousand twenty-two, no district judge shall serve who has not been a licensed attorney for at least eight years.

Section 5. The eight-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.

WRITE-IN

All Precincts