SAMPLE BALLOT NON-POLITICAL

PROPOSED AMENDMENTS TO THE CONSTITUTION General Election, November 8, 1938

Proposed	Amenda	ments	to	the	Constitution
	roposed				

- FOR repeal of Section 7, Article XII, Constitution of Nebraska, fixing individual liability of stockholders in banking corporations or banking institutions.
- AGAINST repeal of Section 7, Article XII, Constitution of Nebraska, fixing individual liability of stockholders in banking corporations or banking institutions.
 - FOR an amendment to the Constitution of the State of Nebraska, amending Sections 1, 2, 3, 21 and 28, Article IV, and Section 3, Article XVII, and repealing Section 10, Article IV, to provide that the elective constitutional executive officers of the State of Nebraska shall after the first Thursday after the first Tuesday in January, 1941, be the Governor, Lieutenant Governor and Auditor of Public Accounts; that the offices of Attorney General, Secretary of State and state Treasurer shall not, after the expiration of their terms commencing in January, 1939, be elective constitutional executive state offices and that said offices and the office of Tax Commissioner shall thereafter be appointive constitutional executive state offices; that said appointive offices shall be filled by appointment by the Governor with the consent of the Legislature and that the terms of said appointive offices shall be for four years, respectively, unless the incumbents thereof are sooner removed for cause by the Governor; to provide for the appointment and removal of other constitutional officers not mentioned above in the same manner except as otherwise provided by law; to prohibit election or appointment of such officers by the Legislature; to provide that the Governor, Lieutenant Governor and Auditor of Public Accounts shall be elected in November, 1940, each for a term of two years, and in Noventber, 1942 and every four years thereafter, each for a term of four years with a prohibition against the same person holding any of said offices for consecutive terms after 1943; to provide that the salaries of appointive constitutional executive state officers shall be as provided by law; that vacancies in elective offices shall be filled by the Governor: to prescribe qualifications for elective executive state officers; and to provide that this amendment shall be self-executing and effective, except as otherwise herein specifically set forth, on the first Thursday after the first Tuesday in
 - AGAINST an amendment to the Constitution of the State of Nebraska, amending Sections 1, 2, 3, 21 and 28, Article IV, and Section 3, Article XVII, and repealing Section 10, Article IV, to provide that the elective constitutional executive officers of the State of Nebraská shall, after the first Thursday after the first Tuesday in January, 1941, be the Governor, Lieutenant Governor and Auditor of Public Accounts; that the office of Attorney General, Secretary of State and state Treasurer shall not, after the expiration of their terms commencing in January, 1939, be elective constitutional executive state offices and that said offices and the office of Tax Commissioner shall thereafter be appointive constitutional executive state offices; that said appointive offices shall be filled by appointment by the Governor with the consent of the Legislature and that the terms of said appointive offices shall be for four years, respectively, unless the incumbents thereof are sooner removed for cause by the Governor; to provide for the appointment and removal of other constitutional officers not mentioned above in the same manner except as otherwise provided by law; to prohibit election or appointment of such officers by the Legislature; to provide that the Govorner, Lieutenant Governor and Auditor of Public Accounts shall be elected in November, 1940, each for a term of two years, and in November, 1942 and every four years thereafter, each for a term of four years with a prohibition against the same person holding any of said offices for consecutive terms after 1943; to provide that the salaries of appointive constitutional executive state officers shall be as provided by law; that vacancies in elective offices shall be filled by the Governor; to prescribe qualifications for elective executive state officers; and to provide that this amendment shall be self-executing and effective, except as otherwise herein specifically set forth, on the first Thursday after the first Tuesday in January,

January, 1939.

- FOR an amendment to the Constitution of the State of Nebraska amending Section 1, Article VII, and providing that the Superintendent of Public Instruction shall, from the first Thursday after the first Tuesday in January, 1939, be a member of the board of commissioners, commonly known as the Board of Educational Lands and Funds.
- AGAINST an amendment to the Constitution of the State of Nebraska amending Section 1, Article VII, and providing that the Superintendent of Public Instruction shall, from the first Thursday

after the first Tuesday in January, 1939, be a member of the board of commissioners, commonly known as the Board of Educational Lands and

- FOR an amendment to the Constitution of the State of Nebraska amending Section 13, Article IV, and providing that the Governor, Superintendent of Public Instruction and Auditor of Public Accounts instead of the Governor, Attorney General and Secretary of State shall constitute the Board of Pardons from the first Thursday after the first Tuesday in January, 1941.
- AGAINST an amendment to the Constitution of the State of Nebraska amending Section 13, Article IV, and providing that the Governor, Superintendent of Public Instruction and Auditor of Public Accounts instead of the Governor, Attorney General and Secretary of State shall constitute the Board of Pardons from the first Thursday after the first Tuesday in January 1941.
- FOR an amendment to the Constitution of the State of Nebraska authorizing the recall of elective constitutional executive state officers by the electors after the year 1943 at general elections held in 1944 and every two years thereafter when such officers fail to resign upon the filing of a petition for their recall signed by electors to the number of twenty-five per cent of the number which voted for Governor at the preceding election.
- AGAINST an amendment to the Constitution of the State of Nebraska authorizing the recall of elective constitutional executive state officers by the electors after the year 1943 at general elections held in 1944 and every two years thereafter when such officers fail to resign upon the filing of a petition for their recall signed by electors to the number of twenty-five per cent of the number which voted for Governor at the preceding election.

SAMPLE BALLOT NON-POLITICAL

EASTERN NEBRASKA PUBLIC POWER DISTRICT

General Election, November 8, 1938

Vote for THREE For Directors

- L CHARLES WARD
- HARRY C. PARMENTER
- E. H. BOETTCHER
- T. E. WHEELER
 - WILLIAM BISCHOF, Jr.
- H. W. GRUNDMAN

For Director (To Fill Vacancy)

Vote for ONE

- GEO. W. ARMBRUST
- CLARK F. SUSONG

For Director (To Fill Vacancy)

Vote for ONE

- **GUY JONES**
- CARL A. BALFOUR

For Director (To Fill Vacancy)

Vote for ONE

C. H. BRODD

For Director (To Fill Vacancy)

Vote for ONE

- LAMOINE BEACHY
 - FRANK H. JOHNSON

SAMPLE BALLOT NON-POLITICAL

PROPOSED AMENDMENTS TO THE CONSTITUTION

General Election, November 8, 1938

Constitutional Amendment Proposed by Initiative Petition

301 NO

A proposal to amend Section 24, Article 3 of the Constitution of Nebraska authorizing the legislature, by law, to license and to regulate the operation of slot machines and other coin operated devices and machines of chance, exempting merchandise and service vending machines; to provide that revenue derived from license fees shall go into the state assistance fund, the school district in which the machine is located and for admin-

istrative expense; to provide a limitation on the amount of an occupation tax any city or village in the state may levy upon any owner or operator of such machine.

SAMPLE BALLOT NON-POLITICAL

CASS COUNTY, STATE OF NEBRASKA

General Election, November 8, 1938

YES

NO

Shall an appropriation be made annually from the General Fund of Cass County, Nebraska, for the purpose of Agricultural Extension Work?

at 2 o'clock.

been arranged that will furnish a of officers.

public who attend.

The annual meeting of the Cass | W. G. Boedeker of Murray will County Historical society will be talk on his vacation in Europe and held at the district court room in the County Commissioner George L. Farcourt house on Saturday afternoon ley will discuss the early history of

Mrs. Harry Northeutt and son, Richard, of Omaha were visiting here

Saturday with Mr. and Mrs. J. W.

Crabill. Mr. and Mrs. Miles Reaser of Glenwood and Mrs. Alice Andrews, Gene and Mina of Omaha spent the week

end here with Mrs. S. E. Kerr. Mr. and Mrs. M. A. Dereig and Mr. and Mrs. Harry Royal of Lincoln were here Sunday to visit for a few hours with Judge C. L. Graves, father

of the ladies. Mrs. M. S .Kerr and Miss Louise Rishel spent the week end in Lincoln visiting at the hospital with Mr. Kerr. They found Mr. Kerr gaining weight and somewhat improved.

From Tuesday's Daily-Miss Olive Jones spent yesterday

visiting in Omaha. M. E. Martin of Nebraska City was

a business visitor in Plattsmouth

Miss Genevieve Cordes of Omaha vas visiting in Plattsmouth over he week end. Mr. and Mrs. William Kocian of

Omaha spent the week end at the George Olson home.

Mrs. Josie Tellas, Mr. and Mrs. Don Murdock and Mr. and Mrs. Walter Kolancy of Omaha were visiting here over the week end at the Alois Smetana home.

Mrs. Sophia Scheel, of near Murdock, was here today to look after some matters in the county court. While here she was a pleasant caller at the Journal.

Mrs. Gen Sanders, Mrs. Rose Pummel and Mrs. George Sanders of Peru, Nebraska were week end visitors here at the home of Mr. and Mrs. J. C. Bridgewater.

Mr. and Mrs. G. A. Manners, G. H. Manners and Mr. and Mrs. Ford Manners of Mount Ayr, Iowa spent Sun-CASS CO. HISTORICAL SOCIETY | fine treat to the members and the day with Mr. and Mrs. Charles Man-

JAMES AULT IMPROVING

James Ault, who was injured re-Cass county. There will be the regu- cently in his work on the river proj-A very interesting program has lar business session and the election ect, is reported as getting along fine and is well on his way to recovery.



Let's remove the "BLACK SPOT" from the "WHITE SPOT"!

REE from debt, nuisance taxes and other such restrictions on business, Nebraska-the White Spot has become the envy of the Nation.

But there is still one blot upon the whiteness of our public policy. We are needlessly penalizing our State Banking System and thereby stifling business in many of our small towns.

State Banks, in Nebraska, are still subjected to double liability—although State Banks can insure deposits, the same as National Banks which have no double liability. This is an unfair handicap on our State Banks and discourages the conducting of a State Bank.

A Bank is necessary to growth and development of any community. These small towns cannot maintain a National Bank but they easily could maintain a State Bank. Double liability is keeping them from having a

State banking systems of thirty-five states have no such

At this coming election we can repeal this unnecessary, and harmful law.

Let's stop penalizing our State Banking System-Let's be fair to our people who need the advantages of

Let's keep the "White Spot" white! Vote "FOR" repeal.

dorsed repeal.

COMMITTEE FOR REPEAL IN of Double Liability

This Proposal about State Banks

Will Be on a Non-Political Bal-

lot and Will Read as Follows:

☑ "FOR" repeal of Section 7, Article

"AGAINST" repeal of Section 7.

Article XII, Constitution of Nobraska, fixing individual liability

of stockholders in banking corpo-

rations or banking institutions.

BOTH major parties have en-

banking institutions, and

XII, Constitution of Nebraska, fix-

ing individual liability of stock-

holders in banking corporations or