

OFFICIAL BALLOT

STATE OF TENNESSEE  
STATE GENERAL  
NOVEMBER 7, 2006

NOTICE TO VOTERS:

TO VOTE: You must darken oval to the left of your choice(s) completely! DO NOT CROSS OUT OVALS YOU HAVE ALREADY MARKED. To cast a WRITE-IN VOTE, you must blacken the oval completely, AND WRITE THE NAME of your candidate on the line provided.

<p><b>STATE OF TENNESSEE</b></p> <p><b>Governor</b> Vote for One (1)</p> <p><input type="radio"/> Phil Bredesen DEM</p> <p><input type="radio"/> Jim Bryson REP</p> <p><input type="radio"/> George Banks IND</p> <p><input type="radio"/> David Gatchell IND</p> <p><input type="radio"/> Marivwana Stout Leinoff IND</p> <p><input type="radio"/> Charles E. Smith IND</p> <p><input type="radio"/> Howard M. Switzer IND</p> <p><input type="radio"/> Carl "Twofeathers" Whitaker IND</p> <p><input type="radio"/> Write-in</p>	<p><b>Constitution Amendment 2</b></p> <p>Shall Article II, Section 28, of the Constitution of the State of Tennessee be amended by inserting the following language immediately after the fourth paragraph: By general law, the legislature may authorize the following program of tax relief: (a) The legislative body of any county or municipality may provide by resolution or ordinance that: (1) Any taxpayer who is sixty-five (65) years of age or older and who owns residential property as the taxpayer's principal place of residence shall pay taxes on such property in an amount not to exceed the maximum amount of tax on such property imposed at the time the ordinance or resolution is adopted; (2) Any taxpayer who reaches the age of sixty-five (65) after the time the ordinance or resolution is adopted, who owns residential property as the taxpayer's principal place of residence, shall thereafter pay taxes on such property in an amount not to exceed the maximum amount of tax on such property imposed in the tax year in which such taxpayer reaches age sixty-five (65); and (3) Any taxpayer who is sixty-five (65) years of age or older, who purchases residential property as the taxpayer's principal place of residence after the taxpayer's sixty-fifth birthday, shall pay taxes in an amount not to exceed the maximum amount of tax imposed on such property in the tax year in which such property is purchased.</p> <p><input type="radio"/> YES</p> <p><input type="radio"/> NO</p>	<p><b>Tennessee House of Representatives, Dist. 27</b> Vote for One (1)</p> <p><input type="radio"/> Bill Lusk DEM</p> <p><input type="radio"/> Richard Floyd REP</p> <p><input type="radio"/> Write-in</p>	
<p><b>Constitution Amendment 1</b></p> <p>Shall Article XI of the Constitution of the State of Tennessee be amended by adding the following language as a new, appropriately designated section:  SECTION __. The historical institution and legal contract solemnizing the relationship of one man and one woman shall be the only legally recognized marital contract in this state. Any policy or law or judicial interpretation, purporting to define marriage as anything other than the historical institution and legal contract between one man and one woman, is contrary to the public policy of this state and shall be void and unenforceable in Tennessee. If another state or foreign jurisdiction issues a license for persons to marry and if such marriage is prohibited in this state by the provisions of this section, then the marriage shall be void and unenforceable in this state.</p> <p><input type="radio"/> YES</p> <p><input type="radio"/> NO</p>	<p><b>United States Senate</b> Vote for One (1)</p> <p><input type="radio"/> Harold Ford, Jr. DEM</p> <p><input type="radio"/> Bob Corker REP</p> <p><input type="radio"/> Ed Choate IND</p> <p><input type="radio"/> David Gatchell IND</p> <p><input type="radio"/> Emory "Bo" Heyward IND</p> <p><input type="radio"/> Gary Keplinger IND</p> <p><input type="radio"/> Christopher Joseph Lugo IND</p> <p><input type="radio"/> Write-in</p>	<p><b>Tennessee House of Representatives, Dist. 28</b> Vote for One (1)</p> <p><input type="radio"/> Tommie F. Brown DEM</p> <p>No Candidate REP</p> <p><input type="radio"/> Isaac "Ike" Robinson, III IND</p> <p><input type="radio"/> Write-in</p>	
	<p><b>United States House of Representatives, Dist. 3</b> Vote for One (1)</p> <p><input type="radio"/> Brent Benedict DEM</p> <p><input type="radio"/> Zach Wamp REP</p> <p><input type="radio"/> Write-in</p>	<p><b>Tennessee House of Representatives, Dist. 29</b> Vote for One (1)</p> <p><input type="radio"/> JoAnne Favors DEM</p> <p>No Candidate REP</p> <p><input type="radio"/> Write-in</p>	
	<p><b>Tennessee Senate, Dist. 11</b> Vote for One (1)</p> <p><input type="radio"/> Jim Hall DEM</p> <p><input type="radio"/> Bo Watson REP</p> <p><input type="radio"/> Write-in</p>	<p><b>Tennessee House of Representatives, Dist. 30</b> Vote for One (1)</p> <p>No Candidate DEM</p> <p><input type="radio"/> Vince Dean REP</p> <p><input type="radio"/> Write-in</p>	
<p>CONTINUE VOTING ON OTHER SIDE</p>			<p><b>Tennessee House of Representatives, Dist. 31</b> Vote for One (1)</p> <p><input type="radio"/> J. Glenn Moseley DEM</p> <p><input type="radio"/> Jim Cobb REP</p> <p><input type="radio"/> Write-in</p>

**CITY OF COLLEGEDALE MUNICIPAL**

**Local Option Referendum**

For the sale of alcoholic beverages for consumption on the premises in the City of Collegedale, Tennessee.

Against the sale of alcoholic beverages for consumption on the premises in the City of Collegedale, Tennessee.

**CITY OF EAST RIDGE MUNICIPAL**

**Commissioner - 4 Year Term**  
(Vote For Two (2))

Tom Card

Jerry McCullough

Raymond D. Miller, Jr.

Larry Sewell

Write-in

Write-in

<p><b>CITY OF EAST RIDGE MUNICIPAL</b></p>	<p><b>TOWN OF SIGNAL MOUNTAIN MUNICIPAL</b></p>	<p><b>CITY OF SODDY DAISY MUNICIPAL</b></p>
<p><b>Commissioner - 2 Year Term</b> (Vote For One (1))</p> <p><input type="radio"/> Garry G. Gray, Sr.</p> <p><input type="radio"/> Jerry Petty</p> <p><input type="radio"/> Write-in</p>	<p><b>Commissioner</b> (Vote For Three (3))</p> <p><input type="radio"/> Annette Allen</p> <p><input type="radio"/> James Bardoner</p> <p><input type="radio"/> Hershel Dick</p> <p><input type="radio"/> Olive B. "Lolly" Durant</p> <p><input type="radio"/> Greg Goodgame</p> <p><input type="radio"/> Paul M. Hendricks</p> <p><input type="radio"/> Martha Hulgan</p> <p><input type="radio"/> Susan Robertson</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p>	<p><b>Commissioner</b> (Vote For Two (2))</p> <p><input type="radio"/> Les Jewell</p> <p><input type="radio"/> Bob Privett</p> <p><input type="radio"/> Billy M. Shadwick</p> <p><input type="radio"/> David J. Skiles</p> <p><input type="radio"/> Jack Spangler</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p>
<p><b>Mayor</b> (Vote For One (1))</p> <p><input type="radio"/> David L. Guffey</p> <p><input type="radio"/> Brent Lambert</p> <p><input type="radio"/> Mike Steele</p> <p><input type="radio"/> John Tilley</p> <p><input type="radio"/> Write-in</p>		<p><b>Local Option Referendum</b></p> <p><input type="radio"/> For the sale of alcoholic beverages for consumption on the premises in the Town of Soddy Daisy, Tennessee.</p> <p><input type="radio"/> Against the sale of alcoholic beverages for consumption on the premises in the Town of Soddy Daisy, Tennessee.</p>
<p><b>TOWN OF LAKESITE MUNICIPAL</b></p>	<p><b>Recall Question</b></p>	
<p><b>Commissioner</b> (Vote For Two (2))</p> <p><input type="radio"/> Robert J. Mullin</p> <p><input type="radio"/> Ken Wilkerson</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p>	<p>Should William O. Leonard, III be removed from the offices of Mayor and Councilmember of the Town of Signal Mountain, Tennessee?</p> <p><input type="radio"/> YES</p> <p><input type="radio"/> NO</p>	<p><b>TOWN OF WALDEN MUNICIPAL</b></p>
<p><b>CITY OF RED BANK MUNICIPAL</b></p>	<p><b>Recall Question</b></p>	<p><b>Alderman</b> (Vote For Two (2))</p> <p><input type="radio"/> Elizabeth T. Akins</p> <p><input type="radio"/> David R. Epperson</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p>
<p><b>Commissioner At Large</b> (Vote For One (1))</p> <p><input type="radio"/> Joe Glasscock</p> <p><input type="radio"/> Monty N. Millard</p> <p><input type="radio"/> Write-in</p>	<p>Should Robert V. Linehart, Jr. be removed from the office of Councilmember of the Town of Signal Mountain, Tennessee?</p> <p><input type="radio"/> YES</p> <p><input type="radio"/> NO</p>	<p><b>Mayor</b> (Vote For One (1))</p> <p><input type="radio"/> Peter Hetzler</p> <p><input type="radio"/> Write-in</p>
<p><b>Commissioner</b> (Vote For Two (2))</p> <p><input type="radio"/> Ronnie E. Moore</p> <p><input type="radio"/> Mildred Floy Pierce</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p>	<p><b>Recall Question</b></p> <p>Should Lizetta Paturalski be removed from the office of Councilmember of the Town of Signal Mountain, Tennessee?</p> <p><input type="radio"/> YES</p> <p><input type="radio"/> NO</p>	
<p><b>TOWN OF RIDGESIDE MUNICIPAL</b></p>	<p><b>Recall Question</b></p>	
<p><b>Commissioner</b> (Vote For Three (3))</p> <p><input type="radio"/> Randy Dunagan</p> <p><input type="radio"/> Brant Mason</p> <p><input type="radio"/> Sonny Sanders</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p> <p><input type="radio"/> Write-in</p>	<p>Should Robert E. White, II be removed from the office of Councilmember of the Town of Signal Mountain, Tennessee?</p> <p><input type="radio"/> YES</p> <p><input type="radio"/> NO</p>	

**CITY OF CHATTANOOGA MUNICIPAL**

**Ordinance 11872**

AN ORDINANCE TO AMEND THE CHARTER OF THE CITY OF CHATTANOOGA, AND ALL ACTS, ORDINANCES, AND OTHER CHARTER PROVISIONS AMENDATORY THEREOF, PURSUANT TO THE PROVISIONS OF ARTICLE XI, SECTION 9, OF THE CONSTITUTION OF THE STATE OF TENNESSEE (HOME RULE AMENDMENT) TO REPEAL THE PROVISIONS REGARDING THE APPOINTMENT OF MEMBERS OF THE ELECTRIC POWER BOARD AND PROVIDING THAT THE MAYOR SHALL APPOINT SUCH MEMBERS, SUBJECT TO CONFIRMATION BY THE CITY COUNCIL, AND TO PERMIT THE ELECTRIC POWER BOARD TO ELECT ITS OWN CHAIR AND VICE CHAIR.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHATTANOOGA, TENNESSEE:

SECTION 1. That the present Charter of the City of Chattanooga, and all Acts and Ordinances amendatory thereof, be and is hereby further amended as follows:

That Section 10.23 of the Charter adopted by vote of the electorate on Ordinance No. 11272, which currently states:

**Sec. 10.23 Vacancies in office of board.**

When the term of appointment of any member or members of said board shall have expired, or when any vacancy in the board occurs by reason of death, resignation, removal or other cause, the vacancy or vacancies shall be filled by appointments made by the remaining members of said board, subject, however, to confirmation by the mayor and city council of the City of Chattanooga, and if any appointment made by the board shall not be confirmed by the mayor and city council within a period of ten (10) days after notice of the appointment has been given to the mayor and city council, such appointment shall be null and void, and thereupon it will be the duty of the remaining member of the board to make a new appointment or appointments, which shall likewise be subject to confirmation by the mayor and city council of the City of Chattanooga.

shall be amended by deleting the same and substituting in lieu thereof the following:

**Sec. 10.23 Vacancies in office of board.**

When the term of appointment of any member or members of said board shall have expired, or when any vacancy in the board occurs by reason of death, resignation, removal or other cause, the vacancy or vacancies shall be filled by appointments made by the mayor, subject to confirmation by the city council of the City of Chattanooga, and if any appointment made by the mayor shall not be confirmed by the city council within a period of ten (10) days after notice of such appointment has been given to the city council, such appointment shall be null and void, and thereupon it will be the duty of the mayor to make a new appointment or appointments, which shall likewise be subject to confirmation by the city council of the City of Chattanooga.

That the final sentence of Section 10.22 be deleted which currently states: "Upon the expiration of the term of the chairman, his successor shall be appointed for a term of five (5) years or until his successor is elected and qualified, and, thereafter, his successor shall be appointed for a term of five (5) years or until his successor is elected and qualified."

and a new provision be substituted in lieu thereof to provide: "On or about April 15, 2007 and every year thereafter, the members of the Electric Power Board shall elect from among their number a chairperson and a vice chairperson to serve for a year's term. The current chairperson shall continue as a member of the Board until the normal expiration of his five (5) year term as a Board member and thereafter his successor shall be appointed in the same manner and for the same length of term as other Board members."

**Certification of Chief Finance Officer**

(Ordinance No. 11872 adopted August 22, 2006)  
For Ordinance No. 11872: The proposed provision to repeal the provisions regarding the appointment of members of the Electric Power Board and providing that the Mayor shall appoint such members, subject to confirmation by the City Council, and to permit the Electric Power Board to elect its own chair and vice chair will have no financial impact upon the city.

- FOR THE AMENDMENT  
 AGAINST THE AMENDMENT

**Ordinance 11873**

AN ORDINANCE TO AMEND THE CHARTER OF THE CITY OF CHATTANOOGA, AND ALL ACTS, ORDINANCES, AND OTHER CHARTER PROVISIONS AMENDATORY THEREOF, PURSUANT TO THE PROVISIONS OF ARTICLE XI, SECTION 9, OF THE CONSTITUTION OF THE STATE OF TENNESSEE (HOME RULE AMENDMENT) SO AS TO DELETE THE CITY ENGINEER POSITION FROM THOSE CHARTER OFFICIALS WHO MUST BE APPOINTED AFTER THE ELECTION OF THE MAYOR.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHATTANOOGA, TENNESSEE:

SECTION 1. That the present Charter of the City of Chattanooga, and all Acts and Ordinances amendatory thereof, be and is hereby further amended as follows:

That Section 8.33(a), which currently provides: "(a) No later than the date he or she appoints department heads, the mayor shall appoint, with the approval of a majority vote of the entire membership of the council, persons to fill the positions of fire chief, police chief and city engineer for terms concurrent with the mayor and until they are discharged, or their successors are appointed and qualified. The mayor, with the approval of a majority vote of the entire membership of the council, may discharge any of these officials prior to the expiration of their terms of office. Thereafter, vacancies shall be filled by appointment of the mayor with the approval of a majority vote of the entire membership of the council."

shall be amended by deleting the words "and city engineer" and inserting in lieu thereof the word "and" before the words "police chief".

**Certification of Chief Finance Officer**

(Ordinance No. 11873 adopted August 22, 2006)  
For Ordinance No. 11873: The proposed provision to delete the City Engineer position from those Charter officials who must be appointed after the election of the Mayor will have no financial impact upon the City.

- FOR THE AMENDMENT  
 AGAINST THE AMENDMENT

**Ordinance 11877**

AN ORDINANCE TO AMEND THE CHARTER OF THE CITY OF CHATTANOOGA, AND ALL ACTS, ORDINANCES, AND OTHER CHARTER PROVISIONS AMENDATORY THEREOF, PURSUANT TO THE PROVISIONS OF ARTICLE XI, SECTION 9, OF THE CONSTITUTION OF THE STATE OF TENNESSEE (HOME RULE AMENDMENT) SO AS TO MAKE APPLICABLE ONLY TO POPULARLY ELECTED OFFICIALS OF THE CITY THE PROVISIONS PROHIBITING FEDERAL, STATE AND COUNTY EMPLOYEES FROM HOLDING OFFICE UNDER THE CITY GOVERNMENT AND HAVING AN INTEREST IN ANY CONTRACT WITH THE CITY.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHATTANOOGA, TENNESSEE:

SECTION 1. That the present Charter of the City of Chattanooga, and all Acts, and Ordinances amendatory thereof, be and is hereby further amended as follows:

That Section 3.1 of the Charter adopted by vote of the electorate on Ordinance number 11272, which currently states:

**Sec. 3.1 Eligibility for office.**

No person, while holding any office or employment under the federal, state or county government, except the office of notary public, shall be eligible to any office under said city government. No person shall have any interest, direct or indirect, in any contract with or franchise from the city while holding any office under the city government. But stockholders in corporations having such relations with the city, may be eligible to membership on the city council, but shall not vote on or interfere directly or indirectly, with any matters or questions affecting a contract or franchise between such company and the city, or its right or duty under the same. If, while any person is holding any office under the city government, he shall cease to possess any or all of the qualifications, or become subject to any of the disqualifications herein prescribed, his office shall thereby become immediately vacant. No person, while in arrears to the city for money collected, shall be eligible to any office under the city government.

shall be amended by adding the words "popularly elected" between the words "any office" wheresoever the same appear in said Section after the first instance.

**Certification of Chief Finance Officer**

(Ordinance No. 11877 adopted August 29, 2006)  
For Ordinance No. 11877: The proposed provision to make applicable only to popularly elected officials of the city the provisions prohibiting federal, state and county employees from holding office under the city government and having an interest in any contract with the city will have no financial impact upon the city.

- FOR THE AMENDMENT  
 AGAINST THE AMENDMENT