Utah Voter Information Pamphlet

2012 General Election
November 6, 2012
Early Voting October 23 – November 2, 2012

NEW Judicial Performance Evaluations, Page 40
Identification Requirements, Page 74
Mail-in Voter Registration Form, Page 75

To view the new, customized Voter Information Guide, visit WWW.VOTE.UTAH.GOV
September 4, 2012

Dear Utah Voters:

Thank you for taking the time to read the enclosed material as you learn more about the 2012 General Election in Utah.

This year, the Lieutenant Governor’s Office is excited to present this 2012 Voter Information Pamphlet, along with a new, customized Voter Information Guide, which is available online at vote.utah.gov.

The online Voter Information Guide provides customized, elections-related information applicable to each individual voter; the online Guide also includes new and improved evaluations of judges up for retention.

In addition to the information provided in this 2012 Voter Information Pamphlet, you can visit vote.utah.gov to find more information on candidates, ballot issues, Early Voting locations in your county, where to vote on Election Day, identification requirements at the polls, and much more. It is our goal to make vote.utah.gov your destination for answers to any election-related question you may have.

As always, if you need assistance of any kind, my office stands ready to serve. You can call us at 1.800.995.VOTE (8683), email me at elections@utah.gov, or stop by our office in the State Capitol.

Congratulations on doing your part to move our democracy forward.

Sincerely,

Greg Bell
Lieutenant Governor
POLITICAL PARTIES

Constitution Party
P.O. Box 1215
Bountiful, UT 84010
(801) 544-4056
Website: www.utah-constitution-party.org

Libertarian Party
P.O. Box 526025
Salt Lake City, UT 84152
(801) 565-1988
Website: www.lputah.org

Democratic Party
825 North 300 West, Suite C400
Salt Lake City, UT 84103
(801) 328-1212
Website: www.utahdemocrats.org

Republican Party
117 E. South Temple
Salt Lake City, UT 84111
(801) 533-9777
Website: www.utgop.org

Justice Party
P.O. Box 750337
Torrey, UT 84775
(435) 491-0230
Website: www.justicepartyusa.org

Green Party
256 W. Antelope Drive, B
Layton, UT 84041
(801) 784-8693

FOR MORE INFORMATION

The following list of websites, although not comprehensive, is provided to give voters the opportunity to become better informed:

NEWS MEDIA:

National
www.cnn.com
www.foxnews.com
www.nbcnews.com
www.wsj.com
www.nytimes.com
www.washingtonpost.com

Local
www.sltrib.com
www.deseretnews.com
www.kutv.com
www.ksl.com
www.abc4.com
www.fox13now.com
www.heraldextra.com
www.utahpolicy.com
www.voteutah.org
www.standard.net

GOVERNMENT:

www.vote.utah.gov
www.elections.utah.gov
www.fec.gov
www.eac.gov

YOUTH VOTING SITES:

www.youthvote.org
www.rockthevote.org
www.declareyourself.com
www.ourtime.org
pbskids.org/democracy

REGISTER TO VOTE:

www.voter.utah.gov
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CANDIDATES

The following pages list the candidates who are running for President and Vice President, U.S. Senate, U.S. House of Representatives, Utah Constitutional Offices, Utah State Senate, Utah State House of Representatives, and State Board of Education.

The candidates for U.S. Senate, U.S. House and Utah State Constitutional Offices were given the opportunity to submit a 100-word statement and a photograph. The Lieutenant Governor’s Office has no editorial authority over these statements. All candidates appear in order as determined by the Master Ballot Position List, according to Utah Code 20A-6-305.

Candidates have also submitted 200-word statements to the online Voter Information Guide, which can be viewed at www.vote.utah.gov.

A list of candidates for the Utah State Senate, Utah State House of Representatives, and State Board of Education are provided to give voters the opportunity to contact the candidates in their area. If a candidate provided an e-mail address and phone number, they are also included. To find out which district you reside in, visit www.vote.utah.gov or contact your county clerk’s office (please refer to page 77).
PRESIDENT AND VICE PRESIDENT

Jill Stein
PRESIDENT
Cheri Honkala
VICE PRESIDENT
GREEN PARTY

Gloria Estela La Riva
PRESIDENT
Filberto Ramirez, Jr.
VICE PRESIDENT
UNAFFILIATED

Mitt Romney
PRESIDENT
Paul Ryan
VICE PRESIDENT
REPUBLICAN PARTY

Barack Obama
PRESIDENT
Joseph R. Biden, Jr.
VICE PRESIDENT
DEMOCRATIC PARTY

Gary Earl Johnson
PRESIDENT
James P. Gray
VICE PRESIDENT
LIBERTARIAN PARTY

Virgil Goode
PRESIDENT
Jim Clymer
VICE PRESIDENT
CONSTITUTION PARTY

Ross C. “Rocky” Anderson
PRESIDENT
Luis J. Rodriguez
VICE PRESIDENT
JUSTICE PARTY
Shaun Lynn McCausland
CONSTITUTION

I am a self-employed father of nine who struggles with the same things most people do. I am not a politician. I understand and love our country and the US Constitution.

The problems we face as a nation are because we have strayed from the principles stated there. Following Constitutional principles is the key to solving those problems.

Those who are disappointed with the major parties but like what people like Ron Paul, Ronald Reagan and Thomas Jefferson stand for should be very comfortable voting for me.

For more information, please visit www.mrshaungoestowashington.com. I can make a difference in Washington!

51 N 300 W
La Verkin, UT 84745
(435) 668-7118
shaun@musicomp.net
www.mrshaungoestowashington.com

Scott Howell
DEMOCRATIC

Scott Howell is a native Utahn, successful businessman and state leader with the experience and vision to represent Utah's values for the future in the United States Senate.

As an executive at IBM, Minority Leader of the Utah State Senate, a member of the Olympic Organizing Committee, Scott has showed that listening well and working with people from all perspectives produces better results. His reputation for honesty, integrity and committed service has allowed him to be known as that rare leader who bridges divides and brings people together.

Scott and his wife Linda have four sons and four grandchildren.

3686 Cove Point Dr
Salt Lake City, UT 84109
(801) 930-9165
scott@votescotthowell.com
www.votescotthowell.com

Orrin G. Hatch
REPUBLICAN

Three strong traits serve as the hallmark of Orrin Hatch's life: service, hard work and perseverance. These qualities have guided him throughout his service in the United States Senate representing the state of Utah and fighting for the ideals that define the state and its people.

Always striving to protect the principles of limited government, lower taxes, less federal spending, and integrity in public service, Hatch has been a leader in developing strong legislation that works in such key areas as: balancing the budget; tax reform, and protecting our lands while opening the way for energy and natural resource development.

4516 South 700 East
Murray, UT 84107
(801) 797-8200
orrin@hatchforsenate.com
www.orrinhatch.com

Daniel Geery
JUSTICE

Daniel Geery, educator, writer, inventor. “We should put children first, seriously first, and make decisions in their interest and that of generations to come.” Geery will accept no money for his campaign, believing we should run our country on principles and good ideas, with no taint of money influencing decisions.

He encourages visits to his political and LinkedIn sites: www.danielgeery.com. Main other focuses: Economy, employment, environment, poverty. Make America a genuine “shining light on the hill,” leading the world by example. Be kind. Bring back civilized talk and actions. Reject willful ignorance; educate wherever possible. End wars of aggression.

1941 Sargeant Dr
Salt Lake City, UT 84116
(801) 856-9936
dgeery@gmail.com
Bill Barron
UNAFFILIATED

I am a citizens candidate running to address the most urgent issue of our generation, human-made climate change.

I support a legislative proposal called Fee and Dividend that places a steadily increasing fee on carbon emissions at the source (mine, well or port of entry) with 100% of the revenue returned to households.

Direct and transparent; Fee and Dividend would reduce emissions, stimulate the economy and create jobs.

Our country has the opportunity to take steps to provide stewardship of our natural world for the sake of our children and future generations. The time to be effective is now!

769 East Harrison Ave
Salt Lake City, UT 84105
(801) 699-5705
bill@barronforussenate.com
www.barronforussenate.com
Sherry Phipps has called Brigham City home since December 1984. She is married to Lee Phipps. They have two sons. She majored in accounting at Utah State University. She is currently self-employed managing the books for Conference Connect.

During the early 1990s, Sherry became educated on the proper role of government. It was then she became aware of how far the government has strayed from that role. Through the years, Sherry has written letters and emails as well as attending committee meetings of the state legislature trying to bring us back to Constitutional government. She is running for Congress to give people a choice when they vote.

Donna McAleer is a West Point graduate, Army veteran, businesswoman, non-profit leader, award-winning author and ski instructor.

Donna served our country as an Army officer in Germany at the end of the Cold War. She earned an MBA from the University of Virginia and went on to lead a global logistics division for GenRad, a technology firm.

She trained and earned a coveted spot in the National and Olympic Trials for the U.S. Women’s Bobsled Team. Donna than led the People’s Health Clinic, a non-profit organization providing health care to the uninsured.

She lives in Summit County with Ted, her husband and daughter.

Rob Bishop fights for Utah. As a school teacher, legislator and lifelong Utah resident, Rob has consistently served his community, defended our values and fought to empower our state.

In Congress, Rob is known as a workhorse who has strengthened our national security, defended our military installations, cut taxes, promoted job growth, looked after our lands, and opposed reckless spending and government control. He helps lead the fight for border security, energy independence, federalism and protection of our Constitutional rights.

Born in Kaysville, Rob attended Davis High and the University of Utah. He and his wife, Jeralynn, have five children.
Chris Stewart
REPUBLICAN

Chris Stewart is dedicated to reducing the size of the federal government and restoring fiscal discipline.

He grew up on a dairy farm, studied economics at USU, and served in the U.S. Air Force for 14 years as a distinguished pilot.

Chris is a nationally recognized best-selling author of 15 books and is a small business owner and CEO of the Shipley Group.

He and his wife, Evie, are the parents of 6 children. Chris is committed to reinvigorating the economy by reducing debt, controlling entitlements, and eliminating governmental regulations that intrude into our businesses and daily lives.

P.O. Box 22
Farmington, UT 84025
(801) 451-2458
chris@chrisstewartforcongress.com
www.chrisstewartforcongress.com

Jay Seegmiller
DEMOCRATIC

Jay Seegmiller is running for Congress to ensure that every Utahn who wants to work can find a well-paying job.

Jay is a moderate former state legislator who believes that in order to restore prosperity we need ideas from all sides. No one party has all the answers.

Jay is a native of Glendale, Utah with roots stretching back long before statehood. He has made a 36-year career as a conductor for the Union Pacific Railroad and Amtrak.

Jay has been married to his wife Michelle for 34 years; together they have four children and four grandchildren.

P.O. Box 3504
Salt Lake City, UT 84110
(801) 609-4529
jay@jayforjobs.com
www.jayforjobs.com

Charles E Kimball
UNAFFILIATED

Upon receiving my degree from the University of Utah in Political Science, I decided to call Utah home. Having worked in Personnel and Budget Management for twenty five years, my passion for civics inspired me to obtain my Masters in Public Policy and Administration.

This election is about whether we continue with the status quo or we work towards the solutions needed to create sustainable economic opportunity for all. Any solutions must involve election reform, education reinvestment and a rededication to civic responsibility.

Of the people, for the people and by the people matters!

Independence Matters! Exercise your independence.

1545 South 500 East
Salt Lake City, UT 84105
(801) 916-9977
burningthepans@msn.com

Jonathan D. Garrard
CONSTITUTION

I cannot sit back and watch as my children’s freedom is quickly being eroded.

We need Statesmen who stand with the people, not the Political Party leadership. We need strong Hero’s that stand for principles of honesty and integrity, even if the law says it’s legal not to, or that it’s unpopular. The actions of this type of hero will inspire generations to come.

The Constitution Party is continuing to expand across the nation as a result of this. The hour is late; our freedom is in vital jeopardy. The question is simple, support Freedom or support varying degrees of Slavery.

1788 E Canyon Rd
Lake Point, UT 84074
(801) 252-7407
Garrard4house21@wirelessbeehive.com
www.cputah.org
Joseph Andrade
UNAFFILIATED

Joe Andrade, Congress, District 2, unaffiliated - no party, no contributors, no hidden agendas - just openness, transparency, and facts.

Priority 1 - money out of politics - return politics to a level playing field, with fairness and justice for all;

Priority 2 - a fair and sustainable economy which doesn't trash our planet or values - where everyone has a job and contributes;

Priority 3 - accessible, quality public education for all;

Priority 4 - accessible, quality public health care for all.

We need adults, creative problem solving, reality and energy – work with me!
See www.2andrade.org.

949 Mill Creek Way
Salt Lake City, UT 84106
(801) 706-6747
2012andrade@gmail.com
www.2andrade.org
Congressman Jason Chaffetz was elected to represent Utah’s Third Congressional District in 2008 and is running for re-election to his third term. Championing the principles of fiscal discipline, limited government, accountability, and a strong national defense, Congressman Chaffetz is making Utah’s voice heard in Washington.

He is a leader of reform from the earmark ban and the Pledge to America to the Fast and Furious investigation. He was the primary sponsor of the Cut, Cap, and Balance Legislation in 2011 that passed the House with 234 votes.

Soren Simonsen has spent the last 20 years working as an architect, planner, educator, and advocate. For the past six years he has served on the Salt Lake City Council, working on diverse legislative issues including agriculture, resource conservation and protection of critical watershed, open and transparent government, urban revitalization and a world-class transit system.

As a member of the U.S. House, he will work for the people of the 3rd District on issues such as enacting sensible immigration policies, campaign finance reform, affordable and accessible health care for all, and wise management of our vast agricultural and natural resources.
Mia B. Love  
**REPUBLICAN**

Mia Love believes Utahns deserve representatives in Washington who will put Utah first in action and not just in words. She will fight to bring the Utah values of fiscal discipline, limited government, and personal responsibility to Washington. She believes Washington politicians are stealing from our children’s future to pay for their reckless spending.

Mia is the mayor of Saratoga Springs, and previously served two terms on the city council. Under her leadership, the city closed a massive budget deficit and now holds the highest bond rating available to a city of its size.

Please visit www.love4utah.com for more information.

913 Grouse Cir  
Saratoga Springs, UT 84045  
(801) 319-6415  
bcsl@love4utah.com  
www.love4utah.com

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Jim L Vein  
**LIBERTARIAN**

NO STATEMENT PROVIDED

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Jim Matheson  
**DEMOCRATIC**

Jim Matheson is a sixth-generation Utahn who was born and reared in Salt Lake County.

Before his election to Congress, Jim worked in the energy industry. His approach is to put Utah first, working with both parties to solve problems.

Jim has supported lower taxes for families and small businesses; keeping Utah safe from radioactive waste; more domestic energy production; balanced budgets; cutting wasteful spending; opening markets to Utah goods and services and reducing regulations that hamper business growth and innovation.

P.O. Box 521048  
Salt Lake City, UT 84152  
(801) 359-5474  
jim@mathesonforcongress.com  
www.mathesonforcongress.com
Peter S Cooke
GOVERNOR
DEMOCRATIC

Peter Cooke is the Democratic candidate for Governor of Utah.

Cooke is a retired 2-Star Major General in the U.S. Army Reserves, an entrepreneur and small business owner and Utah’s former Director of Economic Development. Cooke is an active member of The Church of Jesus Christ of Latter-day Saints, a husband and a father of five.

Through four decades in the military, three decades pioneering public-private partnerships in business and two decades fighting for veterans’ affairs, Cooke has dedicated his life to serving country and community, and has developed the skill-set, life experience and leadership ability Utah needs now.

Vincent C. Rampton
LT. GOVERNOR
DEMOCRATIC

Vince Rampton is the Democratic candidate for Lieutenant Governor, and the son of Utah’s only three-term Governor, Cal Rampton.

Rampton is a graduate of both the University of Utah and Brigham Young University and a partner at Jones Waldo Holbrook & McDonough. Rampton is an active member of the Church of Jesus Christ of Latter-day Saints, a husband, a father of seven and a grandfather of four.

Along with Gubernatorial candidate Peter S. Cooke, Rampton is committed to restoring the proud legacy of leadership that defined Cal Rampton’s administration to Utah’s highest office.

Ken Larsen
GOVERNOR
LIBERTARIAN

The purpose of my campaign is to work to help restore the inspiring principles of life, liberty and property as established by our Founders. Today, I see the left and right splitting these principles. In general, the left wants to control property and support behavioral freedom. The right is the opposite. If you prefer the freedom half and are willing to work with others who prefer their freedom half, you might be a libertarian. Libertarians stand for freedom of property and behavior. Check us out at lputah.org or drken4gov.org. Working together we can restore the freedoms our Founders dreamed of.

J. Robert Latham
LT. GOVERNOR
LIBERTARIAN

NO STATEMENT PROVIDED
Kirk Pearson
GOVERNOR
CONSTITUTION

If you are happy with the direction our Government is going and you don’t think they have any room to improve then vote for my opponent.

I have been involved in the political process for the past 25 years. I have fought to defeat tax increase, Help business grow and develop our energy resources.

Our Federal Government is out of control and our State continues to take a back seat waiting for them to tell us what to do next. As your Governor I will reclaim our prosperity through local land control. I will let Utah guide its own destiny.

1316 E. Canyon Road
Lake Point, UT 84074
(801) 856-1471
kirk@kdphomes.com

Tim Aalders
LT. GOVERNOR
CONSTITUTION

GOVERNOR
CONSTITUTION

Utah’s economy is among the strongest in the nation as we continue to create jobs for Utah workers and their families by helping local businesses grow and attracting new businesses to our state.

During my time as governor, we have modified nearly 400 growth-hindering regulations, added over 36,000 jobs and grown every sector of our economy—except government. And we did it all without raising taxes.

Over the next four years we will continue to pursue our goals of creating 100,000 jobs in 1,000 days and having 66% of Utah adults hold a college degree or professional certificate by 2020.

10320 N 5306 W
Highland, UT 84003
(801) 706-1484
timaalders@live.com

Gary R. Herbert
GOVERNOR
REPUBLICAN

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392 E Winchester, #100
Salt Lake City, UT 84107
(801) 290-2146
Gary@GaryHerbert.com
www.GaryHerbert.com

Greg Bell
LT. GOVERNOR
REPUBLICAN

Governor Herbert and I are dedicated to making sure Utah leads the nation as the best performing economy, and is recognized as a premier global business destination.

Our focus is on ensuring Utah has a well-educated workforce, with 66% of Utah adults holding a college degree or professional certificate by 2020. We promote policies that lead to private sector job growth. We are working to ensure Utah’s access to affordable, reliable and sustainable energy by producing 25% more power than we consume by 2020. And, we are dedicated to the principle of self-determination, finding Utah solutions to Utah issues.

392 E Winchester, #100
Salt Lake City, UT 84107
(801) 290-2146
Greg@GaryHerbert.com
www.GaryHerbert.com
Dee W. Smith
DEMOCRATIC

As Attorney General, I will work hard to protect the citizens of Utah and help keep our communities safe. Utah needs an experienced prosecutor who understands the dangers our communities face.

I have a proven track record of working with law enforcement to make our communities safer. I have tried and convicted perpetrators for sex abuse against children, child abuse, murder, drug dealing, gang violence and other criminal offenses. I have also worked closely with the Weber County Children’s Justice Center and helped develop policies that protect our children.

Visit WWW.DEESMITHFORAG.COM for more information.

4471 Jefferson
South Ogden, UT 84403
(801) 791-0268
webercoatty@gmail.com

John Swallow
REPUBLICAN

John Swallow is Utah’s chief deputy attorney general over all civil divisions.

He led Utah's fight against Obamacare and represented the state in Washington D.C. during the U.S. Supreme Court hearings. John also sued Barack Obama and Interior Secretary Ken Salazar to reclaim Utah's access to federally controlled land.

John is endorsed by the NRA and was named Utah Taxpayer Advocate of the Year for sponsoring and passing what was the largest tax cut in Utah's history.

As attorney general, John Swallow will continue to fight against the overreach of the federal government to protect our families and preserve freedom.

P.O. Box 901483
Sandy, UT 84090
(801) 572-8201
johneswallow@gmail.com
www.johnswallow.com

W. Andrew McCullough
LIBERTARIAN

I have been a trial lawyer in Utah since 1973, and I am well qualified to be Attorney General. Former staff assistant in U.S. Senate, ACLU of Utah Board member, Chair of drug rehabilitation facility, and Chair of Utah Libertarian Party.

I am running for Attorney General to provide an alternative to the view that the government must have more power to “protect” its citizens. The “war on drugs” is a failure. The State interferes too much with personal and family matters. If you value personal freedom, support me for Attorney General.

6885 S. State Street, #200
Midvale, UT 84047
(801) 566-1988
wandrew@prodigy.net
www.andrewmccullough.org
Mark Sage
DEMOCRATIC

I have the right understanding to be the Utah State Auditor. With 30 plus years of government service I planned, budgeted, managed, executed, and accounted for millions of dollars in public funds, honestly and ethically.

Throughout my career I was recognized for my efforts saving taxpayers' money and stopping needless spending. My understanding of how funds flow and work compliments the hard working auditors.

Together our strengths are greater than the sum of our whole. Working as a team the auditors and I will ensure the fiscal management of state, local, and private entities with accurate, timely, and quality audits.

John Dougall
REPUBLICAN

John “Frugal” Dougall is a staunch fiscal conservative committed to key principles: fiscal discipline, limited government and a focus on performance and accountability.

As a 10-year legislator, Dougall has consistently championed Utah’s taxpayers, including co-sponsoring the largest tax cut in Utah’s history. Dougall currently oversees Utah’s nearly $13 billion budget as the House Vice Chair of Executive Appropriations, helping protect the State’s AAA bond rating and its best-managed ranking.

With an MBA, Dougall has the finance, accounting, technical, and leadership skills required for a 21st century State Auditor, a job that requires diverse skills to protect taxpayers and assist policymakers.

Richard Proctor
CONSTITUTION

My fellow citizens. I am Richard Proctor and I am running for State Auditor in this election. I represent the Constitution Party whose goal is to restore our Republic back to its previous greatness.

Why will people vote for the Constitution Party? Because thousands of principled individuals will not be bullied into voting for the "lesser of two evils." This campaign is not about a political party. It is about freedom and constitutional government. Restoring America to the principles bequeathed to us by our Founding Fathers. Join us and we will restore America together!

Thank You for your attention.

4135 W 5250 S
Roy, UT 84067
(801) 391-2403
Marksage4district12@gmail.com

4968 Alpine Circle
Highland, UT 84003
(801) 492-1365
repjohndougall@gmail.com
www.jdougall.com

P.O. Box 708232
Sandy, UT 84070
(801) 285-9489
provis@clear.net
Christopher Stout
DEMOCRATIC

Christopher Stout has an A.S. in Business and completed a B.S in Accounting from the University of Utah. Since 2005 he has operated SalesTaxSolutions.US, a business & tax consulting firm in Salt Lake City. As an accountant with over 20 years experience, Chris has worked in several Utah companies performing various treasury functions.

Our current State Treasurer bills himself as a “professional” treasurer. This is not what the drafters of the state constitution had in mind. The State Treasurer should come from private practice, serve the state and leave office. To find out more about Chris, visit www.Stout2012.com

Vincent C. Marcus III
LIBERTARIAN

Vincent Marcus is the Libertarian candidate for Utah State Treasurer. As a Treasurer I would work with the Governor and the Legislature to improve transparency, reduce the size of government, and advocate for more freedom and lower taxes.

My wife and I are raising two children and I feel that it's my responsibility to do what I can to ensure that we don't leave their generation burdened with our debt. The best way to do that is to improve the efficiency of government, eliminate unnecessary regulations that slow economic growth, and let people spend the money they have earned.

Richard K. Ellis
REPUBLICAN

The Utah Constitution defines the state treasurer’s duty as the “custodian of public moneys.” The state treasurer is responsible for investing $12.0 billion of taxpayer moneys. The income from these investments helps offset the cost of government and keeps taxes down.

Maintaining the state’s AAA bond rating is imperative, saving taxpayers millions of dollars in interest expense each year. My qualifications include 26 years of public finance experience, and degrees in Finance and an MBA. I have the experience and qualifications necessary to continue the tradition of excellence for which the Utah State Treasurer’s office is known.

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(801) 892-9700
info@christopherstout.org
www.stout2012.com

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vince@votemarcus.com
www.votemarcus.com

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West Jordan, UT 84088
(801) 569-1464
rellisfortreasurer@gmail.com
UTAH STATE SENATE

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John Rendell
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john@johnrendell.com

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Murray, UT 84107
(801) 264-8844
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Republican
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South Jordan, UT 84095
(801) 897-8127
avosmond@gmail.com

Mark Benson Madsen
Republican
P.O. Box 572
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(801) 361-4787
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John L. Valentine
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<th>Party</th>
<th>Address</th>
<th>City</th>
<th>Zip</th>
<th>Phone</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
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(1) Underlined words and numbers represent new language being added or current language that is being moved from another section.
(2) Bracketed and lined-through words or numbers represent current language being deleted or current language that is being moved to another section.
(3) All other language is the current language, which is retained without change.

Example: (1) The members of the House of Representatives [after the first election,] shall be chosen biennially on even-numbered years by the qualified voters of the respective representative districts, on the first Tuesday after the first Monday in November [1896, and biennially thereafter].

Present Language: (1) The members of the House of Representatives, after the first election, shall be chosen by the qualified voters of the respective representative districts, on the first Tuesday after the first Monday in November, 1896, and biennially thereafter.

Proposed Revision: (1) The members of the House of Representatives shall be chosen biennially on even-numbered years by the qualified voters of the respective representative districts, on the first Tuesday after the first Monday in November.
Constitutional Amendment A requires a portion of the state's severance tax revenue to be deposited into an existing permanent state trust fund beginning July 1, 2016. The severance tax revenue subject to deposit into the trust fund does not include severance tax revenue that state law designates for use by Indian tribes.

**Current Provisions of the Utah Constitution and Utah Law**

*Permanent state trust fund*

There currently exists a permanent state trust fund, which was established under a 2001 amendment to the Utah Constitution. As provided in the Utah Constitution, money deposited into the trust fund may not be removed from the fund unless approved by the governor and three-fourths of the Senate and House of Representatives. Money in the trust fund is required to be invested for the benefit of the people of the state. Income earned on money in the fund is required to be deposited into the state's General Fund to be used for general state purposes, as determined by the Legislature.

*Severance tax*

Under current Utah law, the state imposes and collects a tax, called a severance tax, on those who remove oil, gas, or minerals from land within the state. The tax is based on the amount of oil, gas, or minerals removed. Some of the severance tax revenue generated from oil and gas removed from Indian lands is set aside to be used for the benefit of Indian tribes in the state. The remainder of severance tax revenue is placed in the state's General Fund to be used for general state purposes.

The total amount of severance tax revenue over the past ten years, not including the revenue used for Indian tribes, averages about $70 million annually. State law currently requires annual severance tax revenue exceeding a threshold of about $105 million to be deposited into the permanent state trust fund. In 2009, about $23 million of severance tax revenue was deposited into the trust fund under that requirement and a lower threshold then in effect.

Currently the use of severance tax revenue is governed by statute enacted by the Legislature. The Utah Constitution does not mention severance taxes or specify how revenue from severance taxes is to be used.

**Effect of Constitutional Amendment A**

Constitutional Amendment A requires a portion of the state's annual severance tax revenue, excluding severance tax revenue used for Indian tribes, to be deposited into the permanent state trust fund beginning July 1, 2016. The portion to be deposited into the trust fund is 25% of the first $50 million of annual severance tax revenue, 50% of the next $50 million, and 75% of all severance tax revenue over $100 million. By requiring that portion of severance tax revenue to be...
deposited into the permanent state trust fund rather than into the state's General Fund, the Amendment restricts the ability of the Legislature to determine how that portion of the state's annual severance tax revenue is to be used.

EFFECTIVE DATE
If approved by voters, Constitutional Amendment A becomes effective January 1, 2013.

FISCAL IMPACT
Under Constitutional Amendment A, some severance tax revenue that would have been deposited into the state's General Fund will be deposited instead into the permanent state trust fund. Total General Fund revenue is therefore reduced in any fiscal year by the amount of severance tax revenue deposited into the permanent state trust fund during that year. Once that revenue is in the permanent state trust fund, it is invested to generate income. Any income generated is required to be deposited into the state's General Fund. The income deposited into the General Fund, therefore, acts to offset any reduction to the General Fund that results from severance tax revenue being deposited into the permanent state trust fund.

Based on current estimates of future annual severance tax revenue and assuming that the amount remains constant, approximately $36 million of severance tax revenue will be deposited annually into the permanent state trust fund beginning July 1, 2016. That $36 million annual deposit into the permanent state trust fund will result in an annual decrease of that amount to the state's General Fund. The amount of that annual decrease will diminish over time as income on trust fund money increases. By 2044, the decrease in General Fund revenue resulting from annual severance tax revenue deposits into the permanent state trust fund will be eliminated, because income on trust fund money being deposited into the General Fund will equal or exceed the amount of severance tax revenue being deposited into the permanent state trust. These calculations are based on an assumed 3.5% annual rate of return on money in the permanent state trust fund.

The bipartisan supporters of Constitutional Amendment A believe Utah's natural resources belong to all generations, not just ours. A vote FOR Constitutional Amendment A is a vote FOR investing a portion of our natural-resource revenues for future generations.

Utah collects severance taxes on oil, gas, and minerals extracted from our lands. States like Wyoming and New Mexico do the same. For decades they've invested a portion of those revenues. Today they each have funds worth billions. By comparison, Utah's trust fund amounts to $120 million—barely more than a year's worth of severance taxes.

Today, rather than add to our investment fund, we spend what we collect each year. This is unwise on two counts:

1. Revenues rise and fall sharply as commodity prices and extraction activities fluctuate. Spending all of our severance tax receipts when revenues are up leads to program cutbacks when revenues decline.
2. Severance taxes come from non-renewable resources. One day, non-renewable resources and associated revenues will shrink and ultimately disappear. At that point, if we haven't invested any severance tax revenues for them, future generations will do without.

When 66% of voters approved a similar amendment in 2008, our goal in doing so was to increase our investments for future generations. Unfortunately, that is not happening. The 2008 amendment allowed Utah to invest severance tax revenues into the Permanent State Trust Fund. An associated statute required that combined severance taxes in excess of $98.6 million annually be invested in the trust fund. Once invested, fund earnings could be used, but principal could be spent only in case of emergency, with concurrence of three-fourths of both House and Senate, plus the Governor.

Undoing the intent of the voters in 2008, the 2011 Legislature increased the total allocated for annual spending to $104.6 million. As a result, we spend everything and invest nothing. It only took a simple majority to enact this 2011 formula change. The same could readily happen again without Constitutional Amendment A.
In keeping with the will of the voters, Constitutional Amendment A does the following:

- Invests a set portion of all severance taxes directly into the trust fund. Earnings will benefit each future generation increasingly.
- Establishes a base investment formula that can’t be changed by a simple majority of the Legislature.
- Delays the effective date of the investment formula until FY 2017 to allow phased implementation.
- Continues the trust fund’s role as a very secure reserve, backing up our rainy day funds, which can be tapped only in case of emergency with supermajority approval.

One day Utah’s severance taxes will be gone. We owe it to the generation that will experience this decrease in revenue to start planning today. Join us in voting for Constitutional Amendment A to save some of our severance tax dollars. If we truly are the best-managed state in the union, it is time to invest in our children’s future.

Representative Jim Nielson
Sponsor

Senator Lyle Hillyard
Senate Sponsor

ARGUMENT AGAINST

Utah typically sets aside part of the revenue generated from natural resource extraction for future use. The amount of these funds, which are deposited into the Permanent Trust Fund, will grow substantially as oil and gas prices rise in coming years.

Utah also has boosted its Rainy Day Funds by tens of millions of dollars every year that a budget surplus exists. The success of Utah’s planning for the future was evident during the recession. The balance of the Rainy Day Funds never dropped below $209 million –50% of its all-time record high. This provided a financial cushion to the state.

This recent experience illustrates that Utah already embraces a prudent approach to budgeting. This approach allows lawmakers to balance pressing current needs with concern for the future, and to quickly make adjustments as conditions change.

Constitutional Amendment A would upset this balance, permanently reducing Utah’s ability to address economic downturns. Should this measure be approved, the next time the state faces an unforeseen downturn it could be forced to either raise taxes or make deeper cuts in critical services affecting neighborhood schools, universities, state parks, courts, and the Utah Highway Patrol.

The current constitutional language – approved by voters in 2008 – allows public officials to assess existing conditions, listen to the views of their constituents, and make careful decisions about the appropriate balance between Utah’s current and future needs.

**Vote NO on Constitutional Amendment A.** Utah will benefit from maintaining flexibility as it faces the economic challenges of the future.

Representative David Litvack
Minority Leader, Utah House of Representatives
COMPLETE TEXT CONSTITUTIONAL AMENDMENT A

JOINT RESOLUTION ON SEVERANCE TAX
2012 GENERAL SESSION

UTAH CONSTITUTION SECTIONS AFFECTED:
AMENDS:
ARTICLE XIII, SECTION 5
ARTICLE XXII, SECTION 4

Be it resolved by the Legislature of the state of Utah, two-thirds of all members elected to each of the two houses voting in favor thereof:

Section 1. It is proposed to amend Utah Constitution Article XIII, Section 5, to read:

Article XIII, Section 5. [Use and amount of taxes and expenditures.]

(1) The Legislature shall provide by statute for an annual tax sufficient, with other revenues, to defray the estimated ordinary expenses of the State for each fiscal year.
(2) (a) For any fiscal year, the Legislature may not make an appropriation or authorize an expenditure if the State's expenditure exceeds the total tax provided for by statute and applicable to the particular appropriation or expenditure.
(b) Subsection (2)(a) does not apply to an appropriation or expenditure to suppress insurrection, defend the State, or assist in defending the United States in time of war.
(3) For any debt of the State, the Legislature shall provide by statute for an annual tax sufficient to pay:
(a) the annual interest; and
(b) the principal within 20 years after the final passage of the statute creating the debt.
(4) Except as provided in Article X, Section 5, Subsection (5)(a), the Legislature may not impose a tax for the purpose of a political subdivision of the State, but may by statute authorize political subdivisions of the State to assess and collect taxes for their own purposes.
(5) All revenue from taxes on intangible property or from a tax on income shall be used to support the systems of public education and higher education as defined in Article X, Section 2.
(6) Proceeds from fees, taxes, and other charges related to the operation of motor vehicles on public highways and proceeds from an excise tax on liquid motor fuel used to propel those motor vehicles shall be used for:
(a) statutory refunds and adjustments and costs of collection and administration;
(b) the construction, maintenance, and repair of State and local roads, including payment for property taken for or damaged by rights-of-way and for associated administrative costs;
(c) driver education;
(d) enforcement of state motor vehicle and traffic laws; and
(e) the payment of the principal of and interest on any obligation of the State or a city or county, issued for any of the purposes set forth in Subsection (6)(b) and to which any of the fees, taxes, or other charges described in this Subsection have been pledged, including any paid to the State or a city or county, as provided by statute.
(7) Fees and taxes on tangible personal property imposed under Section 2, Subsection (6) of this article are not subject to Subsection (6) of this Section 5 and shall be distributed to the taxing districts in which the property is located in the same proportion as that in which the revenue collected from real property tax is distributed.
(8) A political subdivision of the State may share its tax and other revenues with another political subdivision of the State as provided by statute.
(9) Beginning July 1, 2016, the aggregate annual revenue from all severance taxes, as those taxes are defined by statute, except revenue that by statute is used for purposes related to any federally recognized Indian tribe, shall be deposited annually into the permanent State trust fund under Article XXII, Section 4, as follows:
(a) 25% of the first $50,000,000 of aggregate annual revenue;
(b) 50% of the next $50,000,000 of aggregate annual revenue; and
(c) 75% of the aggregate annual revenue that exceeds $100,000,000.

Section 2. It is proposed to amend Utah Constitution Article XXII, Section 4, to read:

Article XXII, Section 4. [State trust fund -- Principal to be held in perpetuity -- Use of income.]

(1) There is established a permanent state trust fund consisting of:
(a) as provided by statute or appropriation, funds that the state receives relating to the November 1998 settlement agreement with leading tobacco manufacturers;
(b) money or other assets given to the fund under any provision of law; and
(c) severance tax revenue, as provided in Article XIII, Section 5, Subsection (9); and
[(e)] (d) other funds and assets that the trust fund receives by bequest or private donation.
(2) Except as provided in Subsection (4), the state treasurer shall, as provided by statute, hold all trust funds and assets in
trust and invest them for the benefit of the people of the state in perpetuity.
(3) The income from the state trust fund shall be deposited into the General Fund.
(4) With the concurrence of the governor and three-fourths of each house of the Legislature, funds or assets in the trust
fund may be removed from the fund for deposit into the General Fund.
Section 3. **Submittal to voters.**
*The lieutenant governor is directed to submit this proposed amendment to the voters of the state at the next regular
general election in the manner provided by law.*
Section 4. **Effective date.**
*If the amendment proposed by this joint resolution is approved by a majority of those voting on it at the next regular
general election, the amendment shall take effect on January 1, 2013.*
Constitutional Amendment B authorizes the creation, in statute, of a property tax exemption for property that is owned by a person in the military, or the person's spouse, or both, if the property is the person's primary residence and the person serves in federal active duty out of state for at least 200 days in a calendar year or 200 consecutive days.

Current Provisions of the Utah Constitution
The Utah Constitution requires that all persons and corporations pay a property tax on tangible property. However, the Constitution also provides for exemptions from property tax for certain kinds of property, such as government-owned property, inventory, and property owned by a disabled veteran. Property may not be statutorily exempted from property tax unless the Utah Constitution authorizes the exemption.

Effect of Constitutional Amendment B
Constitutional Amendment B authorizes the creation, in statute, of a property tax exemption for real property that is owned by a person in the military, or the person's spouse, or both, if two other conditions are met. First, the property must be the military person's primary residence. Second, the military person must serve in federal active duty outside Utah for at least 200 days in a calendar year or 200 consecutive days. The Amendment does not require the creation of the property tax exemption, but instead allows for the creation of the exemption by statute.

Implementing Legislation
If Constitutional Amendment B is approved by voters, S.B. 116, Armed Forces Property Tax Exemption, 2012 General Session, will become law on January 1, 2013. This bill creates a property tax exemption for property owned by a person who is a member of an active or reserve component of the United States Armed Forces if the property is used as the person's primary residence. After serving in federal active duty military service out of state for at least 200 days in a calendar year or 200 consecutive days, the person may claim the exemption for the year after the year when the service was completed. The exemption may not be claimed by the military person's spouse, and the military person may not claim the exemption for property owned exclusively by the military person's spouse.

Effective Date
If approved by voters, Constitutional Amendment B takes effect January 1, 2013.

Fiscal Impact
While Constitutional Amendment B alone has no fiscal impact, the implementing legislation discussed above will result in a decrease in revenue for any local government taxing entity that contains property for which an exemption is allowed under the implementing legislation. The decrease in revenue will occur each year any exemptions are allowed. The local government taxing entity will be able to recover any year's decrease in revenue over a period of five years after each year the exemptions are allowed by raising the tax rate on the property of all other property taxpayers over that five-year period.
In addition, exemptions allowed for property within any school district will result in an increase in the statewide property tax rate for all school districts.

The amount of the decrease in revenue in any year for any particular local government taxing entity will depend on the combined value of all properties within that taxing entity for which exemptions are allowed for that year. Generally, as the combined value of the exempted properties increases, the local government taxing entity's revenue decreases. Similarly, as the combined value of exempted properties increases, generally the tax rate for other property taxpayers increases.

Using 2014 as an example, the Office of the Legislative Fiscal Analyst estimates that local government taxing entities statewide will experience a combined decrease in property tax revenue of about $2 million due to exemptions allowed military persons that year. To compensate for the 2014 revenue decrease, local governments experiencing a revenue decrease will be able to increase property tax rates over the following five years. Averaged among all other property taxpayers in the state, those property tax rate increases will result in an owner of a $250,000 home paying on average about $1 more per year in property tax for five years, and an owner of a $1 million business property paying on average about $8 more per year for five years. However, the actual amount of any property tax increase for an individual property taxpayer will vary depending on the number and location of military persons who are allowed an exemption. This cycle of a decrease in revenue followed by a property tax increase for five years will be repeated for each year exemptions are allowed.

Argument For

This Constitutional Amendment is about shared sacrifice. We live in an age that depends on our volunteer force to defend our country. It is one of the few enumerated powers outlined in the U.S. Constitution. In an ever increasing world of conflict and chaos we will depend on this force again and again. For Utah to maintain a balance of contributing to the common defense we must each do our part to support those who are willing to give all for our freedoms and liberties. This measure is but a small token of thanks to those Utah families.

If a soldier, sailor, airman, or marine is called to federal active duty and spends more than 200 days in support of war efforts in a calendar year, or 200 days consecutively deployed, the citizens of Utah will share the burden of their property taxes. This tax shift amounts to a small $1.03 per household of a $250,000 home or $7.68 per $1,000,000 business during our current levels of deployment. This is not a lifetime benefit. It will cover only the service member's primary residence property taxes for the year following the year they are deployed.

This benefit is well targeted, intelligently designed, and long overdue. We urge your support of this amendment.

Senator Luz Robles
Sponsor

Argument Against

No argument submitted.
Be it resolved by the Legislature of the state of Utah, two-thirds of all members elected to each of the two houses voting in favor thereof:

Section 1. It is proposed to amend Utah Constitution Article XIII, Section 3, to read:

**Article XIII, Section 3. [Property tax exemptions.]**

(1) The following are exempt from property tax:

(a) property owned by the State;
(b) property owned by a public library;
(c) property owned by a school district;
(d) property owned by a political subdivision of the State, other than a school district, and located within the political subdivision;
(e) property owned by a political subdivision of the State, other than a school district, and located outside the political subdivision unless the Legislature by statute authorizes the property tax on that property;
(f) property owned by a nonprofit entity used exclusively for religious, charitable, or educational purposes;
(g) places of burial not held or used for private or corporate benefit;
(h) farm equipment and farm machinery as defined by statute;
(i) water rights, reservoirs, pumping plants, ditches, canals, pipes, flumes, power plants, and transmission lines to the extent owned and used by an individual or corporation to irrigate land that is:
   (i) within the State; and
   (ii) owned by the individual or corporation, or by an individual member of the corporation; and
   (j) (i) if owned by a nonprofit entity and used within the State to irrigate land, provide domestic water, as defined by statute, or provide water to a public water supplier:
      (A) water rights; and
      (B) reservoirs, pumping plants, ditches, canals, pipes, flumes, and, as defined by statute, other water infrastructure;
   (ii) land occupied by a reservoir, ditch, canal, or pipe that is exempt under Subsection (1)(j)(i)(B) if the land is:
      (A) owned by the nonprofit entity that owns the adjacent reservoir, ditch, canal, or pipe; and
      (B) reasonably necessary for the maintenance or for otherwise supporting the operation of the reservoir, ditch, canal, or pipe.
(2) (a) The Legislature may by statute exempt the following from property tax:
   (i) tangible personal property constituting inventory present in the State on January 1 and held for sale in the ordinary course of business;
   (ii) tangible personal property present in the State on January 1 and held for sale or processing and shipped to a final destination outside the State within 12 months;
   (iii) subject to Subsection (2)(b), property to the extent used to generate and deliver electrical power for pumping water to irrigate lands in the State;
   (iv) up to 45% of the fair market value of residential property, as defined by statute;
   (v) household furnishings, furniture, and equipment used exclusively by the owner of that property in maintaining the owner's home; and
   (vi) tangible personal property that, if subject to property tax, would generate an inconsequential amount of revenue.
   (b) The exemption under Subsection (2)(a)(iii) shall accrue to the benefit of the users of pumped water as provided by statute.
(3) The following may be exempted from property tax as provided by statute:
   (a) property owned by a disabled person who, during military training or a military conflict, was disabled in the line of duty in the military service of the United States or the State; [and]
   (b) property owned by the unmarried surviving spouse or the minor orphan of a person who:
      (i) is described in Subsection (3)(a); or
(ii) during military training or a military conflict, was killed in action or died in the line of duty in the military service of the United States or the State[,]; and
(c) real property owned by a person in the military or the person’s spouse, or both, and used as the person’s primary residence, if the person serves under an order to federal active duty out of state for at least 200 days in a calendar year or 200 consecutive days.

(4) The Legislature may by statute provide for the remission or abatement of the taxes of the poor.

Section 2. Submittal to voters.
The lieutenant governor is directed to submit this proposed amendment to the voters of the state at the next regular general election in the manner provided by law.

Section 3. Effective date.
If the amendment proposed by this joint resolution is approved by a majority of those voting on it at the next regular general election, the amendment shall take effect on January 1, 2013.
C.

JUDGES
JUDGES APPEARING ON YOUR BALLOT

JUDICIAL SELECTION PROCESS (NEW FOR 2012)

Utah selects all of its state court judges through a process called merit selection. The Utah Constitution states: “Selection of judges shall be based solely upon consideration of fitness for office without regard to any partisan political consideration.”

Why does Utah use merit selection? Certainly, judges serve the public in positions of high public trust and should answer to the public. Of equal importance, though, every judge must resolve disputes impartially and make decisions based only on the facts of the case and the law. To do so, judges must be insulated from public pressure. For this reason, Utah has rejected the idea of judges running in contested elections and opted instead for merit selection, which balances the need for public accountability with the need for judicial independence.

Utah’s merit selection process has 4 steps: nomination, appointment, confirmation, and retention election. A committee of lawyers and non-lawyers selected by the Governor nominates the five best-qualified applicants for each trial court judgeship and the seven best-qualified applicants for each appellate court judgeship. The Governor appoints one nominee from the group, who is then subject to confirmation by a majority of the Utah State Senate. The judge’s name appears on the ballot for a “yes” or “no” retention vote in the first general election held more than 3 years after the appointment is complete. Trial court judges and judges of the Utah Court of Appeals are then subject to retention elections every six years while justices of the Utah Supreme Court are subject to retention elections every ten years.

JUDICIAL PERFORMANCE EVALUATION PROCESS

The Judicial Performance Evaluation Commission, an independent 13-member group of lawyers and non-lawyers, is charged by statute with evaluating all judges twice during their terms of office. The first evaluation is for judicial self-improvement; the second provides the public with information upon which to make knowledgeable voting decisions at election time. New this year, the information includes a recommendation about whether or not the commission thinks the judge should be retained in office for another term.

The evaluation process includes several components. A third party contractor conducts online surveys of attorneys and court staff. In district court, jurors are also surveyed. Additionally, four or five trained courtroom observers spend a minimum of two hours in each judge’s courtroom and submit written narrative reports of their observations on each judge.

Each judge must also meet court standards that require compliance with judicial education hours, a case-under-advisement standard, and standards promulgated by the Code of Judicial Conduct.

Finally, the commission considers comments from members of the public who have first-hand experience with judges and who have submitted their comments to the commission’s website: www.judges.utah.gov. The commission considers all this information, and then each commissioner casts a vote either for or against a retention recommendation. In unusual circumstances, which the commission must explain, the commission may decline to make a retention recommendation.

JUDICIAL RETENTION ELECTION PROCESS

The Utah Constitution requires that every judge stand for a retention election at the end of each term of office. In that election, the public has the opportunity to vote “yes” or “no” on whether the judge should be retained for another term of office. A simple majority of votes carries the day. The retention election helps maintain the independence of the judiciary while still ensuring that judges ultimately remain accountable to the public.

CRITERIA OF JUDICIAL PERFORMANCE AND PERFORMANCE STANDARDS

A. Statutory Survey Criteria

1) Legal ability, including the following:
   i. Demonstration of understanding of the substantive law and any relevant rules of procedure and evidence;
   ii. Attentiveness to factual and legal issues before the court;
   iii. Adherence to precedent and ability to clearly explain departures from precedent; and
   iv. Grasp of the practical impact on the parties of the judge’s rulings, including the effect of delay and increasing litigation expense;

2) Integrity, including the following:
   i. Avoidance of impropriety or the appearance of impropriety; and
   ii. Display of fairness and impartiality toward all parties;

3) Communications skills, including clearly articulating the basis for written rulings;

4) Judicial temperament, including the following:
   i. Demonstration of courtesy toward attorneys, court staff, and others in the judge’s court;
ii. Maintenance of decorum in the courtroom;
iii. Demonstration of judicial demeanor and personal attributes that promote public trust and confidence in the courts; and
iv. Preparedness for oral argument; and

5) Administrative performance, including the following:
   i. Management of workload;
   ii. Sharing proportionally the workload within the court or district; and
   iii. Issuance of opinions and orders without unnecessary delay.

The statutory minimum performance standard for surveys requires an average score of at least 3.0 (on a 1-to-5 scale) on at least 80% of the questions. If a judge meets the minimum performance standard, it is presumed that the commission will recommend to the voters that the judge be retained. If the judge fails to meet the minimum performance standard, it is presumed that the commission will not recommend retention. If the commission does not go along with a presumption or chooses to make no retention recommendation at all, it must explain in detail the reasons for its action.

B. The judge may have no more than one formal disciplinary action taken against the judge by the Judicial Conduct Commission or the Utah Supreme Court during the judge’s current term.

Note: Judges decide to retire from the bench for various reasons. A judge’s decision to retire does not imply anything about the rating he or she may have received on a performance evaluation.
1st JUDICIAL DISTRICT
Box Elder, Cache, and Rich Counties

Honorable Kevin K. Allen – District Court Judge
Serving Box Elder, Cache, and Rich counties

The commission recommends by a vote of 12 – 0
TO RETAIN Judge Kevin Allen

Judge Kevin Allen is a relatively new judge who is learning and growing in his role. Attorneys agree he is showing excellent progress, describing him in consistently positive terms as considerate, calm, and patient. While Judge Allen scored slightly below the average of other district court judges in the five survey categories, several attorneys and a courtroom observer noted his ongoing improvement. Courtroom observers emphasized Judge Allen’s courtesy, patience, and attentive listening; the firm and dignified tone of his courtroom; his friendly, compassionate demeanor; his concern for individual interests, and his willingness to allow participants to fully express their views. Of the 58 attorneys who responded to the retention question, 52 (91%) recommended that Judge Allen be retained.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Allen has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Kevin K. Allen was appointed to the First District Court in 2008 by Governor Jon M. Huntsman, Jr. Judge Allen grew up in Cache County, graduated from Brigham Young University and received a law degree from the University of Oklahoma. Upon graduation, Judge Allen was commissioned as an officer in the United States Navy and served in the JAG Corp in the Northeast and European Commands. Eventually, Judge Allen returned to Logan and practiced law primarily in civil matters. Judge Allen established and presides over the First District Mental Health Court and presides over the Box Elder County Drug Court in addition to his regular duties as a judge. He also serves on the Board of District Court Judges.

This judge has met the minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Jeffrey R. Burbank – Juvenile Court Judge
Serving Box Elder, Cache, and Rich counties

The commission recommends by a vote of 12 - 0
TO RETAIN Judge Jeffrey Burbank

Judge Jeffrey Burbank’s performance is outstanding. Attorneys rated him above the average of other juvenile court judges in all survey categories and on all questions, most frequently describing him as knowledgeable, consistent, and intelligent. All 19 attorneys answering the retention question recommended that he be retained. A few criticized him for being impatient at times. Courtroom observers liked the quiet, dignified and formal atmosphere of his courtroom and its positive effect on juveniles. They noted with approval Judge Burbank’s polite, courteous, and appreciative conduct and his serious “judicial” demeanor. Observers also spoke highly of Judge Burbank’s use of clear and simple language and his efforts to ensure that participants fully understood his rulings.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Burbank has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Jeffrey R. Burbank was appointed to the First District Juvenile Court in 1996 by Governor Michael Leavitt. He received his law degree in 1980. Judge Burbank served as Deputy Cache County Attorney from 1983 until his appointment to the bench, was assistant Logan City Attorney, was a partner in the law firm of Jenkins and Burbank, and taught many classes for various law enforcement agencies including Police Officers Standards and Training. He was a charter member of the USU Associates and served on the Board of Directors. He has served as Presiding Judge and is presently on the Board of Juvenile Court Judges and Associate Presiding Judge for First District Judicial Court.

This judge has met the minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Matthew Funk – Justice Court Judge
Serving Cache County

The commission recommends by a vote of 9 - 0
TO RETAIN Judge Matthew Funk.
Two commissioners abstained from the vote.

Part-time justice court judges standing for retention in 2012 are required to meet three minimum performance standards adopted by the judicial branch and enacted by the legislature. Judge Funk met these standards:
1. He participated annually in no less than 30 hours of continuing legal education for each year of his current term;
2. He held no cases under advisement for more than two months; and
3. He has not been the subject of any public reprimands issued by the Judicial Conduct Commission or the Utah Supreme Court during his term of office.

Based solely on compliance with these standards, the commission recommends retention for Judge Funk.

Judge Matthew Funk was appointed to the Richmond Justice Court in 2009. He received a Bachelor of Science degree in Accounting from Utah State University in 1996 and a Master's degree in Accounting from Utah State University.

For more information about judges, go to www.judges.utah.gov
Honorable David M. Connors – District Court Judge
Serving Davis, Morgan and Weber counties

The commission recommends by a vote of 12 - 0
TO RETAIN Judge David Connors

Judge David Connors is a relatively new judge who has shown improvement in many areas since his midterm evaluation. Attorneys described him as calm, considerate and intelligent but scored him below the average of other district court judges in the five statutory survey categories. Some described him as indecisive. Fifty-three of the 63 attorneys (84%) who answered the retention question recommended that Judge Connors be retained. Four of five courtroom observers noted Judge Connors’ respectful and courteous behavior, the quiet and efficient atmosphere of his courtroom, and his preparation for each case.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Connors has met time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge David M. Connors was appointed by Governor Huntsman in 2008. Judge Connors received his undergraduate degree from Yale University and his law degree from Brigham Young University Law School, where he was a member of the Law Review and graduated magna cum laude in 1979. Prior to his appointment, Judge Connors was a litigation partner in the Utah office of several major law firms. Judge Connors has served as a board member of the Wasatch Front Regional Council, Davis County Council of Governments, Davis Education Foundation, and several other charitable organizations. He is a past chairman of the Business Law Section of the Utah State Bar and previously served as Mayor of Farmington City.

This judge has met the minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Mark R. DeCaria – District Court Judge
Serving Davis, Morgan and Weber counties

The commission recommends by a vote of 12 – 0
TO RETAIN Judge Mark DeCaria

Judge Mark DeCaria, though recently appointed in 2009, scored higher than the average of other district court judges in all five survey categories. His commitment to self-improvement is demonstrated by a marked increase in his survey results since his midterm evaluation. Attorneys most often described him as attentive, considerate and polite. Five courtroom observers also evaluated Judge DeCaria, noting his orderly courtroom and model demeanor. They applauded his demonstrated consideration of all arguments offered, his courtesy and patience, and his commitment to acting in the best interest of courtroom participants. Attorney and juror comments were also extremely positive. Of the 50 attorneys who responded to the retention question, 46 (96%) recommended that Judge DeCaria be retained.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge DeCaria has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Mark R. DeCaria was appointed to the Second District Court in 2009 by Governor Jon M. Huntsman, Jr. He graduated from the University of Utah and completed a juris doctorate degree at Hamline University School of Law in Minnesota. Judge DeCaria has served as Weber County Attorney for the past 15 years, working as Deputy County Attorney, Ogden City prosecutor, and in private practice prior to these positions. He is a founding member of the Weber Morgan Domestic Violence Coalition and a member of the committee that created the Weber County Drug Court.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Michael D. DiReda – District Court Judge  
Serving Davis, Morgan and Weber counties

The commission recommends by a vote of 12 – 0  
TO RETAIN Judge Michael D. DiReda

Despite serving on the district court for only three years, Judge Michael DiReda has become an outstanding judge who scored higher on the attorney survey in every survey category and on every survey question than the average of other district court judges. Attorneys describe him as attentive, intelligent and knowledgeable, with 84 of 85 (99%) attorneys who responded to the retention question recommending that he be retained. Fourteen of 15 (93%) court staff who responded to the question also supported his retention, noting significant improvement since his midterm staff evaluation. Courtroom observers reported they would feel comfortable appearing before Judge DiReda, emphasizing that his rulings are both helpful to defendants becoming productive and given in a manner to ensure understanding. All juror survey responses were favorable.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge DiReda has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Michael D. DiReda was appointed to the Second District Court by Gov. Jon M. Huntsman, Jr., in December 2008. He received a Bachelor’s of Arts degree in Psychology in 1990 and a Juris Doctor degree in 1993 from Pepperdine University. From 1995-2008, he worked as a Deputy Davis County Attorney, where he served as section chief over the criminal and juvenile divisions. He is a former Centerville City Prosecutor and Clinton City Prosecutor. He also works as an Adjunct Professor of Law at the S.J. Quinney School of Law at the University of Utah. He is a member of the National Association of Drug Court Professionals and currently serves on the Standing Committee for Self-represented Parties.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Janice L. Frost – Juvenile Court Judge
Serving Davis, Morgan, and Weber counties

The commission recommends by a vote of 12 – 0
TO RETAIN Judge Janice Frost

Judge Janice Frost is a competent judge, most often described by both attorneys and court staff as intelligent and knowledgeable. Her survey scores, however, are lower than the average of other juvenile court judges in all five survey categories. This may have resulted from an overwhelming workload due to the sudden death of a judge in her district and two recent judicial retirements. Attorneys and court staff noted that Judge Frost’s calendar runs slowly and that her patience with staff and her consistency has suffered in the face of these circumstances. Her scores in most areas have declined since her midterm evaluation. Of the 57 attorneys and court staff who answered the retention question, 52 (91%) recommended that Judge Frost be retained. All courtroom observers were positive about Judge Frost, highlighting her thorough explanations of proceedings, the ample time she gives participants to explain their positions, and her compassionate yet firm demeanor.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Frost has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Janice L. Frost was appointed to the Second District Juvenile Court by Gov. Jon M. Huntsman, Jr. in December 2008. Judge Frost graduated from the University of Utah College of Law in 1985. Before her appointment to the bench, she worked in private practice, served as an assistant city prosecutor for Salt Lake City, worked in both the criminal appeals and child protection divisions of the Attorney General’s Office, served as a senior attorney with the National District Attorneys Association and served as deputy city attorney for the City of South Salt Lake. She currently serves as chair of the Board of Juvenile Court Judges and is a member of the Utah Sentencing Commission.

This Judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Judge Scott Hadley is a very strong judge whose demeanor and courtroom conduct are exemplary. Survey results indicate that Judge Hadley is polite, respectful, and willing to listen. Attorneys, court staff, and jurors describe him as knowledgeable, patient, and fair. Attorney responses indicate he is well-prepared for hearings and manages his calendar well. Attorneys, court staff, and jurors all scored him above the average of other district court judges in all survey categories. Some attorneys raise issues regarding his inclination or ability to adequately manage and decide more difficult or complex cases. Of the 66 attorneys who responded to the retention question, 60 (91%) recommended retention. All 15 (100%) court staff also recommended retention. Courtroom observers were very positive, highlighting Judge Hadley’s excellent judicial demeanor, his thoroughness and consistency, and his willingness to hear fully from all parties.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Scott M. Hadley was appointed to the Second District Court in May 2003 by Gov. Michael O. Leavitt. Judge Hadley received a B.S. degree from Weber State University and a Juris Doctor from Brigham Young University Law School. He practiced law for 16 years, culminating as a shareholder at Van Cott, Bagley, Cornwall & McCarthy, before being selected as a Court Commissioner in 1997, where he served until his judicial appointment. He co-founded, served as president, and is a Master of the Bench of the Rex E. Lee American Inn of Court, an organization dedicated to the improvement of ethics and professionalism within the legal profession. Judge Hadley currently serves as vice-chair of the Board of District Court Judges.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Judge W. Brent West – District Court Judge
Serving Davis, Morgan and Weber counties

The commission recommends by a vote of 12 - 0
TO RETAIN Judge W. Brent West

Judge W. Brent West is one of the most experienced judges in the state; his performance is very strong. Attorneys widely recognize him as intelligent, knowledgeable, and attentive. Both attorneys and court staff scored him at or above the average of other district court judges in all survey categories, with 74 out of 82 attorneys (90%) and all 13 court staff (100%) who answered the retention question recommending that Judge West be retained. Several respondents noted, however, that Judge West has become uncharacteristically impatient over the past couple of years. All courtroom observers were positive about Judge West, reporting that he gave participants a full opportunity to speak and listened to them with interest, explained decisions in layperson’s language and ensured their understanding, treated all with kindness and empathy, was compassionate but not a pushover, and ran an orderly courtroom.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge West has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge W. Brent West was appointed to the Second Circuit Court in March 1984 by Governor Scott M. Matheson. He became a District Court Judge in July 1996. Judge West received his law degree from Southern Methodist University in 1975. Judge West has served on the Judicial Council, the Board of Circuit Judges, the Utah Task Force on Gender and Justice, and the Utah Task Force on Racial and Ethnic Fairness in the Legal System. He currently serves as Associate Presiding Judge for the Second District Court. He has previously served as Presiding Judge for the Second Circuit and District Courts. Judge West received the Circuit Court Judge of the Year Award in 1989, the Utah Justice Court’s Friend of the Court Award in 1991 and the Judge of the Year Award in 1997. In 2011, he received the Weber County Bar Association’s Lifetime Achievement Award.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Charles D. Behrens Jr. – Juvenile Court Judge
Serving Salt Lake, Summit, and Tooele counties

The commission recommends by a vote of 12 – 0
TO RETAIN Judge Behrens

Judge Charles Behrens is an experienced judge, most often characterized by attorneys as knowledgeable, intelligent, and calm. Attorneys scored him above the average of other juvenile court judges in all survey categories. They found him particularly strong in his calendar management and for respecting the time of participants. Of the 32 attorneys who answered the retention question, 29 (91%) recommended that Judge Behrens be retained. All courtroom observers highlighted the judge’s respectful behavior, listening skills, clear explanations and even-handedness; some noted that his demeanor lacked warmth.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Behrens has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Charles D. Behrens Jr. was appointed to the Third District Juvenile Court in 1997 by Gov. Michael O. Leavitt. He earned his law degree from Lewis and Clark School of Law in 1982. Judge Behrens served as a deputy in the Salt Lake District Attorney’s Office for 10 years, prosecuting crimes against children and drug offenses. He also served as chief deputy of the Juvenile Division of the District Attorney’s Office. Judge Behrens, who currently presides over a Family Drug Court, has previously served as Presiding Judge of the Third District Juvenile Court and on the Board of Juvenile Court Judges as well as co-chairing the Utah Judicial Council’s Standing Committee on Children and Family Law.

This judge has met the minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Attorneys described Judge Ann Boyden an outstanding Judge, describing her as patient, considerate, and polite, and uniformly found her to be intelligent and knowledgeable. Ninety-nine per cent of the adjectives that attorneys chose to describe her were positive. Attorneys scored her well above the average of other district court judges on all five survey categories and on every individual survey question. Of the 86 attorneys who responded to the retention question, 83 (98%) recommended that Judge Boyden be retained. Courtroom observers enthusiastically described Judge Boyden’s exemplary qualities, including her thorough explanations and focus on being fully understood, her unwavering respect and courtesy towards all, and her encouragement of parties to express themselves fully.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Boyden has met all time standards, judicial education requirements, and discipline standards established by the judicial branch. Judge Ann Boyden was appointed to the Third District Court in October 1997 by Gov. Michael O. Leavitt. Judge Boyden received an undergraduate degree, a Master’s degree in Education, and a Juris Doctor from the University of Utah. For the ten years prior to her appointment, she served as a deputy district attorney for Salt Lake County. She has served on the Council for Special Education for the SLC School District, and the Advisory Boards for both the Salt Lake County and Utah State Children’s Justice Centers. She also served on the first Utah Supreme Court’s Advisory Committee on Professionalism. Currently, Judge Boyden primarily handles criminal felony cases. Additionally, she serves in the Third District’s pilot Early Case Resolution calendar.

This judge has met the minimum performance standards established by law.

For more information about this judge, go to [www.judges.utah.gov](http://www.judges.utah.gov)
3rd JUDICIAL DISTRICT
Salt Lake, Summit, and Tooele Counties

Honorable Darold M. Butcher – Justice Court Judge
Serving Tooele County

The commission recommends by a vote of 9 - 0
TO RETAIN Judge Darold M. Butcher.
Two commissioners abstained from the vote.

Part-time justice court judges standing for retention in 2012 are required to meet three minimum performance standards adopted by the judicial branch and enacted by the legislature. Judge Butcher met these standards:

1. He participated annually in no less than 30 hours of continuing legal education for each year of his current term;
2. He held no cases under advisement for more than two months; and
3. He has not been the subject of any public reprimands issued by the Judicial Conduct Commission or the Utah Supreme Court during his term of office.

Based solely on compliance with these standards, the commission recommends retention for Judge Butcher.

Judge Darold "Dar" M. Butcher has served the Grantsville City Justice Court since February 2009. Judge Butcher earned a bachelor degree in Psychology from Utah State University and is a Licensed Social Service Worker. Judge Butcher served for four years in the Navy and 11 years in the Army as an Air Flight Combat Medic. He has also worked as a production controller for the Tooele Army Depot and as a juvenile probation officer for the Third District Juvenile Court. Judge Butcher served as a Grantsville City councilman, on the Legislative Advisory Committee, the Salt Lake City Urban Development Board, Tooele County Sheriff’s Advisory Committee, and the Tooele County Hospital Board.

For more information about judges, go to www.judges.utah.gov
Honorable Royal I. Hansen – District Court Judge
Serving Salt Lake, Summit, and Tooele counties

The commission recommends by a vote of 11 - 0
TO RETAIN Judge Royal Hansen

Judge Royal Hansen is an experienced judge whose performance is outstanding. Attorneys scored him well above the average of other district court judges in all five survey categories. Of the 73 attorneys who answered the retention question, 70 (96%) recommended retention. Attorneys described Judge Hansen as calm, patient, and polite, and noted his model demeanor. Ninety-nine per cent [99%] of adjectives selected by attorneys and jurors to describe him were positive, accompanied by overwhelmingly favorable comments. Courtroom observers were also positive about Judge Hansen, complimenting his demeanor and noting his interest in doing what was right for each defendant while consistently applying the law, his skill in drawing people out, his clear explanations for his actions, and his efforts to ensure all parties understand the proceedings. Jurors scored him above the average of other district court judges on all questions.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Royal I. Hansen was appointed to the District Court in 2003. He graduated from the University of Utah College of Law and was a law clerk for Judge Frank Q. Nebeker of the District of Columbia Court of Appeals. Judge Hansen practiced with Moyle & Draper from 1976 to 2003. He is the Presiding Judge of the Third District Court. Judge Hansen serves as chair of the Court’s Alternative Dispute Resolution Committee and as a member of the Supreme Court Committee on Civility and Professionalism and the SL County Criminal Justice Advisory Council. He is a Commissioner with the Utah Judicial Conduct Commission and the Utah State Bar’s Pro Bono Commission. Judge Hansen founded the South Valley Felony Drug Court.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
The commission recommends by a vote of 11 – 1 TO RETAIN Judge Shauna Kerr

In her two years on the bench, Judge Shauna Kerr has demonstrated growth in her office. Thirty-four of 35 attorneys (97%) who responded to the retention question recommended that Judge Kerr be retained in office. Attorneys commented that Judge Kerr is working hard to become fully skilled as a judge and is growing increasingly competent in her position. All courtroom observers responded positively about Judge Kerr. They particularly emphasized her organization and preparedness and her extreme care in ensuring that criminal defendants understand the proceedings. Judge Kerr showed enough indecision on three cases that she did not meet the minimum performance standard governing the timely issuance of opinions. In spite of that, her other strengths -- and the vote of the attorneys and courtroom observers -- prompted the commission to recommend that she be retained.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Kerr has met all judicial education requirements and discipline standards established by the judicial branch.

Judge Shauna Kerr was appointed to the Summit County Justice Court in 2009. She received her Juris Doctorate degree from Pepperdine University School of Law in 1980, is a current member of the Utah State Bar, and was previously admitted to the California State Bar. Judge Kerr received her undergraduate degree from Utah State University in 1977. Prior to taking the bench, Judge Kerr worked as the Tooele City Attorney and as Assistant Park City Attorney. Judge Kerr has also served as an elected local government official at both the city and county level as a member of the Park City Council and the Summit County Commission.

For more information about this judge, go to www.judges.utah.gov
Honorable Elizabeth A. Lindsley – Juvenile Court Judge
Serving Salt Lake, Summit, and Tooele counties

The commission recommends by a vote of 12 - 0
TO RETAIN Judge Elizabeth Lindsley

Judge Elizabeth Lindsley is an experienced judge with high standards both for herself and for those with whom she works. Judge Lindsley scored above the average of other juvenile court judges in communication skills, with attorneys especially noting her strong written opinions and clear, logical legal analysis. Her commitment to self-improvement is evidenced by a marked increase in her survey scores since her midterm evaluation. Forty of 45 attorneys (89%) who answered the retention question recommended Judge Lindsey for retention. Attorneys most often described her as knowledgeable, intelligent, and attentive, with several noting her positive impact on the lives of children. Five courtroom observers were uniformly favorable in their assessment of Judge Lindsley, citing her excellent preparation, her genuine concern for juveniles and their families, her clear and compassionate communications style, and her orderly courtroom.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Elizabeth A. Lindsley was appointed to the Third District Juvenile Court in September 2002 by Gov. Michael O. Leavitt. Judge Lindsley received her law degree from the University of Pittsburgh College of Law in 1990. She worked in the Salt Lake County District Attorney’s Office until her appointment to the bench. She prosecuted juvenile delinquency and abuse/neglect cases. Currently, Judge Lindsley serves on the Supreme Court Advisory Committee on the Utah Rules of Juvenile Procedure, chairs the Education Standing Committee, is a member of the Utah Commission on Criminal and Juvenile Justice and the Board of Juvenile Court Judges.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable C. Dane Nolan – Juvenile Court Judge
Serving Salt Lake, Summit, and Tooele counties

The commission recommends by a vote of 12 - 0
TO RETAIN Judge C. Dane Nolan

Judge C. Dane Nolan is an experienced judge who received very strong survey scores. Attorneys rated Judge Nolan higher than the average of other juvenile court judges in all survey categories. Judge Nolan’s commitment to self-improvement is evidenced by a marked improvement since his midterm evaluation in courtroom administration. Attorneys described him most frequently as knowledgeable, intelligent, and calm; their comments characterized him as courteous, well-prepared, and capable. Of the 42 attorneys who responded to the retention question, 35 (83%) recommended that Judge Nolan be retained. Five courtroom observers also evaluated Judge Nolan; all were positive, noting especially that the judge demonstrated genuine care and dedication to the interests and progress of each participant in his courtroom.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Nolan has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge C. Dane Nolan was appointed to the Third District Juvenile Court in 2003 by Governor Michael O. Leavitt. Judge Nolan received a law degree from the University of Utah College of Law in 1986. He practiced law at the Utah Legal Clinic, the Utah Attorney General’s Office, and the Salt Lake County District Attorney’s Office. Judge Nolan was a founding member of the Utah Minority Bar Association, has served as chair of the Judicial Conduct Commission, and as a member of the Utah Judicial Council and the Juvenile Court Board of Judges. He currently serves on the Governor’s Mental Health Initiative and the Juvenile Competency Committee. Since 2006, Judge Nolan has presided over Utah’s first Juvenile Mental Health Court.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Anthony B. Quinn – District Court Judge
Serving Salt Lake, Summit, and Tooele counties

The commission recommends by a vote of 12 – 0
TO RETAIN Judge Anthony Quinn

Judge Anthony Quinn is an experienced judge. Attorneys scored him near the average of other district court judges in all five survey categories, with his highest rating in administration. Of the 126 attorneys who answered the retention question, 106 (84%) recommended retention for Judge Quinn. Attorneys most often described Judge Quinn as knowledgeable, intelligent, confident, and attentive, while a minority described his behavior at times as impatient, dismissive, and arrogant. Attorneys found Judge Quinn particularly notable for his timely and sound rulings. All courtroom observers were positive about Judge Quinn, describing him generally as well-prepared, efficient, respectful of all courtroom participants, and having an understated, professional demeanor. They also commented on his good listening skills and clear explanations. Jury results were all favorable.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Quinn has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Anthony B. Quinn was appointed to the Third District Court in September 1997 by Gov. Michael O. Leavitt. Judge Quinn received a law degree from Brigham Young University in 1980, where he served as an editor of the BYU Law Review. After a one year clerkship with U.S. District Judge David K. Winder, he maintained a civil trial practice until his appointment to the bench. In addition to his work as a judge, he has taught as an adjunct professor at Westminster College. He has served on the Supreme Court Advisory Committee on the Rules of Civil Procedure, the Executive Committee of the Salt Lake Area Safe at Home Coalition, and the Board of District Court Judges.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Christine S. Johnson – District Court Judge
Serving Juab, Millard, Utah and Wasatch counties

The commission recommends by a vote of 11 - 1
TO RETAIN Judge Christine Johnson

Appointed in 2008, Christine Johnson has been effective in winning over the attorneys who practice before her. When asked to rate her courtroom performance, attorneys most often described Judge Johnson as attentive, intelligent and patient. Ninety-six percent of the adjectives used by the lawyers were positive. When asked if they would vote to retain Judge Johnson, 80 of the 88 attorneys responding (91%) said they would. While attorneys spoke well of Judge Johnson’s strengths, some of the courtroom observers noted issues such as starting court late, recessing abruptly without apology or explanation, and the casual atmosphere in the courtroom. Three of these observers said they would not feel comfortable appearing before Judge Johnson.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Johnson has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Christine S. Johnson was appointed to the Fourth District Court in October 2008 by Gov. Jon M. Huntsman, Jr. Judge Johnson received her Juris Doctor from the J. Reuben Clark School of Law at Brigham Young University. She worked as a judicial clerk in the Fourth Judicial District before beginning her practice as a criminal defense attorney at the Utah County Public Defenders Association. She was later employed as the assistant city attorney and city prosecutor at Spanish Fork City. Judge Johnson serves on the Standing Committee on Judicial Branch Education, which oversees the continuing education of judges and court staff in Utah.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorabe Mary T. Noonan – Juvenile Court Judge
Serving Juab, Millard, Utah and Wasatch Counties

The commission recommends by a vote of 12 - 0
TO RETAIN Judge Mary Noonan

Attorneys and court staff were generally positive about the work of Judge Mary Noonan. They most frequently described Judge Noonan as intelligent, knowledgeable and confident, with some attorneys describing her as arrogant. Attorneys noted that Judge Noonan’s strengths include making sound rulings and appropriate findings of fact, and treating all persons equally and respectfully. They would like to see her improve calendar management. Judge Noonan’s attorney survey scores have improved considerably since her midterm evaluation. Of the 42 attorneys who responded to the retention question, 37 (88%) recommended that Judge Noonan be retained. All 16 court staff (100%) recommended retention. Courtroom observers were uniformly positive in their comments about Judge Noonan.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Noonan has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Mary T. Noonan was appointed to the Fourth District Juvenile Court in May 2003. Judge Noonan received her law degree and a Master of Public Administration degree from the University of Utah in 1986. Prior to joining the bench, Judge Noonan served as Division Chief of the Utah Attorney General’s Office Child Protection Division. From 1994 - 1998, she served as Director of the Utah Division of Child and Family Services. Judge Noonan was a member of the Board of Juvenile Court Judges for six years and is currently the Presiding Judge for the Fourth District Juvenile Court. She is a founding member of the Wasatch County Children’s Justice Center in Heber City, Utah.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Derek P. Pullan – District Court Judge
Serving Juab, Millard, Utah and Wasatch counties

The commission recommends by a vote of 12 - 0 TO RETAIN Judge Derek Pullan

Judge Derek Pullan is an experienced judge who received outstanding scores in all survey categories and questions. Attorneys most often selected intelligent, knowledgeable, attentive, and considerate as words to describe him. Many commented on his model demeanor and consistent preparation, with a notable number using superlatives to describe his judicial conduct. Of the 93 attorneys who responded to the retention question, 88 (95%) recommended that Judge Pullan be retained. Courtroom observers were also positive about Judge Pullan, agreeing that he showed respect and concern for all and ran an orderly, professional courtroom that gave participants time to express themselves fully and that he never seemed hurried. All observers reported they would feel comfortable appearing before Judge Pullan. All juror results were positive.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Pullan has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Derek P. Pullan was appointed to the Fourth District Court in September 2003 by Gov. Michael O. Leavitt. After graduating cum laude from Brigham Young University’s J. Reuben Clark Law School in 1993, he served as a law clerk at the Utah Supreme Court. He was a deputy county attorney, and later became the Wasatch county attorney, where he prosecuted felony offenses and was legal counsel to the county government. Judge Pullan was elected presiding judge in the Fourth District for two terms. He is an adjunct professor at the J. Reuben Clark Law School where he teaches evidence and a member of the Utah Supreme Court’s Advisory Committee on the Civil Rules of Procedure.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Eric A. Ludlow – District Court Judge
Serving Beaver, Iron and Washington counties

The commission recommends by a vote of 11 - 1
TO RETAIN Judge Eric Ludlow

Judge Eric Ludlow is an experienced judge who is highly regarded by attorneys and courtroom observers. Attorneys scored him above the average of other district court judges in the survey areas of legal ability, communication, integrity, and judicial temperament. Attorneys and court staff described him as considerate, calm, polite, and knowledgeable. Of the 84 attorneys and 15 court staff who responded to the retention question, 94 (95%) recommended that Judge Ludlow be retained. Courtroom observers and all survey respondent groups noted Judge Ludlow’s particular strengths as his professional demeanor and treatment of courtroom participants with warm courtesy. Some survey respondents perceived a lack of diligence in Judge Ludlow’s work habits.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Ludlow has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Eric A. Ludlow was appointed to the Fifth District Court in July 2003 by Governor Michael O. Leavitt. Judge Ludlow received a law degree from the J. Reuben Clark Law School at Brigham Young University in 1987 and served as Washington County Attorney from 1991 until 2003. At the time of his judicial appointment, Judge Ludlow was serving as chairman of the Board of Directors of the Utah Prosecution Council and serving on the Governing Board of the Dixie Regional Medical Center, the St. George Area Chamber of Commerce, and the Dixie State College Board of Trustees. He is the immediate past Presiding Judge of the Fifth District Court.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Judge James Shumate is an experienced judge who received mostly positive survey results. Attorneys and court staff described him as intelligent, polite and attentive. Attorneys scored Judge Shumate slightly below the average of other district judges while court staff scored him slightly above the average. Of the 104 attorneys who responded to the retention question, 96 (92%) recommended that Judge Shumate be retained. Of the court staff who responded to the retention question, 13 of 14 (93%) recommended retention. Ten jurors responded to the survey and their responses were all positive. Six courtroom observers noted that Judge Shumate was sincere, insightful, and showed individualized concern for parties and defendants. Observers’ comments were, with few exceptions, overwhelmingly positive.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Shumate has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge James L. Shumate was appointed in January of 1991 by Governor Norman Bangerter. Judge Shumate graduated from the University of Utah College of Law in 1975, and practiced law in Southern Utah for over fifteen years before his appointment. He served as the Iron County Attorney for four years and was a Bar examiner for ten years. He has presided over the Washington County Drug Court since 2000. Judge Shumate has served on the Governor’s Substance Abuse and Anti-Violence Coordinating Council and on the Committee on Resources for Self-Represented Parties. Judge Shumate presently serves as the Presiding Judge of the Fifth District Court.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable G. Michael Westfall – District Court Judge
Serving Beaver, Iron and Washington counties

The commission recommends by a vote of 12 - 0
TO RETAIN Judge G. Michael Westfall

Judge G. Michael Westfall is an experienced judge who received solid ratings from attorneys in four of the five survey categories. Attorneys most often described him as confident, intelligent and knowledgeable. Of the 63 attorneys who responded to the retention question, 58 (93%) recommended that Judge Westfall be retained. While still exceeding the minimum performance standards, Judge Westfall scored below the average of other district court judges in administration, especially in realistically managing his calendar and respecting the time of participants. Some attorneys cited administrative changes within his district that have dramatically increased his workload, while others noted that his highly methodical, detailed style contributes to slow-moving proceedings and long hours in court. Respondents agree, however, that Judge Westfall is a very hard worker with an impeccable work ethic. Five courtroom observers lauded Judge Westfall’s serious, kind demeanor, his consistently courteous and patient manner, and his thorough explanations of decisions. Juror responses were uniformly positive.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Westfall has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge G. Michael Westfall was appointed to the Fifth District Court in 2003 by Gov. Michael O. Leavitt. He graduated from B.Y.U. law school in 1981 and was a partner in the law firm of Gallian, Westfall, Wilcox and Welker prior to his appointment to the bench. Judge Westfall has been active in community organizations, including serving as chair of his local voting district and as a member of the Academy of Family Mediators. Judge Westfall served on the Utah Judicial Council for four years, serving as vice-chair during 2010-2011. He served on the Ethics Advisory Committee, was presiding judge in the Fifth District, and was president of the local Inn of Court, an organization dedicated to improving the legal profession.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Marvin D. Bagley – District Court Judge
Serving Garfield, Kane, Piute, Sanpete, Sevier and Wayne counties

The commission recommends by a vote of 12 – 0
TO RETAIN Judge Marvin Bagley

Though relatively new to the bench, Judge Marvin Bagley has won the respect of those who work with him. Of the 72 attorneys and court staff who responded to the retention question, 70 (97%) recommended that Judge Bagley be retained. He scored highest in areas of judicial temperament and administrative abilities. His strongest attributes are his attentiveness, knowledge, calmness and intelligence. Of the 327 attributes selected by court staff and attorneys to describe Judge Bagley, only 9 (less than 3%) were negative. Judge Bagley scored above the average of his peers in all five survey categories. Courtroom observers also gave him high marks as an excellent communicator, noting that he clearly and thoroughly explains all matters in the court. They likewise rated him highly for allowing others to voice their views and present their requests.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Bagley has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Marvin D. Bagley was appointed to the Sixth District Court by Gov. Jon M. Huntsman, Jr., in 2009. Judge Bagley received a law degree from Brigham Young University’s J. Reuben Clark School of Law in 1985, after which he clerked for the U.S. District Court of Nevada. From 1986 to 1994, Judge Bagley practiced law as an associate and shareholder with VanCott, Bagley, Cornwall & McCarthy in Salt Lake City. From 1994 until his appointment to the bench, Judge Bagley maintained a private law practice in Richfield, which included service as county attorney for Piute and Wayne counties and as a prosecutor for several cities in the district.

This judge has met the minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
Honorable Edwin T. Peterson – District Court Judge
Serving Daggett, Duchesne and Uintah counties

The commission recommends by a vote of 12 – 0
TO RETAIN Judge Edwin Peterson

Appointed in 2009, Judge Edwin Peterson is a competent judge. Attorneys most frequently described him as intelligent and confident; a minority characterized him as arrogant or impatient. Judge Peterson scored somewhat lower than the average of other district court judges in all survey categories. Of the 59 attorneys who answered the retention question, 50 (85%) recommended that Judge Peterson be retained. All courtroom observers were positive about Judge Peterson, emphasizing his preparedness and efficiency as well as the order and organization of his courtroom. Several observers noted that Judge Peterson was not always clear and that defendants sometimes seemed to misunderstand his decisions. Both attorneys and observers noted that Judge Peterson effectively uses humor to put people at ease and help diffuse difficult situations. Juror surveys were all favorable.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge Peterson has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Edwin T. Peterson was appointed to the Eighth District Court in September 2009 by Governor Gary R. Herbert and currently serves as the Presiding Judge of the district. Before taking the bench, Judge Peterson served as Deputy Uintah County Attorney, as an Assistant Utah Attorney General in the Child Protection Division, as a Pro Tem District Court Judge in the Third District, and as the Murray City Prosecutor. Prior to that he was in private practice in Salt Lake County, and served 4 years active duty as a Captain in the U.S. Air Force as a Judge Advocate. Judge Peterson received a Juris Doctorate degree from the University of Utah and a Bachelor’s degree from Utah State University.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to www.judges.utah.gov
The commission recommends by a vote of 12 - 0 TO RETAIN Judge Larry Steele

Judge Steele is a good judge with many years of experience whose scores are comparable to the average of other juvenile court judges. Attorneys consider his strong points to be treating others with respect and crafting appropriate sentences for delinquent youth. When asked to describe Judge Steele, attorneys most frequently chose the words attentive, patient and polite. Courtroom observers echoed this sentiment in noting that Judge Steele is consistently courteous and works hard to help all participants feel comfortable in his courtroom. They also emphasized that Judge Steele makes every effort to ensure that juveniles and their parents understand the proceedings and that he strives to facilitate positive results for each family. A few attorneys observed that delays are common in Judge Steele’s courtroom. Of the 23 attorneys who responded to the retention question, 22 (96%) recommended that Judge Steele be retained.

The commission reviewed surveys and courtroom observation reports in addition to verifying that Judge has met all time standards, judicial education requirements, and discipline standards established by the judicial branch.

Judge Larry A. Steele was appointed to the Eighth District Juvenile Court in October 1996 by Governor Michael O. Leavitt. Judge Steele received his Juris Doctor from Pepperdine University School of Law in 1977. He has taught law-related subjects at Golden Gate University and Cerro Coso College. Judge Steele practiced law for the United States Air Force and for Jones, Waldo, Holbrook & McDonough. He also formed his own firm in Vernal. He currently serves as Presiding Judge of his district as well as a member of the Utah Judicial Council. He previously served as a member and then chair of the Utah Board of Juvenile Court Judges.

This judge has met all minimum performance standards established by law.

For more information about this judge, go to [www.judges.utah.gov](http://www.judges.utah.gov)
D.

INSTRUCTIONS TO VOTERS
How do I register to vote?
- **Online:** Visit [www.voter.utah.gov](http://www.voter.utah.gov) to register to vote online. To fully utilize the online registration system, your current Utah residence address must match the address on your Utah Driver License or Utah State Identification Card. If your address doesn’t match or if you do not have a Utah Driver License or Utah State Identification Card, you may register by-mail or in person.
- **By-Mail:** Download and print a Utah Voter Registration Form at [www.vote.utah.gov](http://www.vote.utah.gov). Once completed, mail the form to your county clerk’s office (addresses listed on back of form and page 77). The Utah Voter Registration form is also available on page 75 of this Pamphlet.
- **In-Person:** You can register to vote in person at your county clerk’s office. Visit [www.vote.utah.gov](http://www.vote.utah.gov) for a list of clerks by county (also listed on page 77).
- **Drivers License & State Agency Offices:** Registration forms are also available at State Agency Offices, including the Division of Driver Licenses, Division of Workforce Services, Utah State Department of Health, Women, Infant and Children (WIC) Offices, the Division of Services for People with Disabilities, the Department of Rehabilitation, and public colleges and universities.

**Valid Voter Identification**
- Utah law requires voters to present valid voter identification in order to vote at the polls. Voters who do not present valid voter identification at the polls may vote a provisional ballot at the polls. Voters who vote a provisional ballot may provide valid voter identification to their county clerk by the close of normal office hours on November 12, 2012.
- Valid voter identification is one form of identification that bears the name and photograph of the voter or two forms of identification that bear the name of the voter and provide evidence that the voter resides in the voting precinct.

For more information on valid voter identification, please see page 74 of this pamphlet.

When do I register to vote?
- **By-Mail Deadline:** Voter registration forms sent by mail must be postmarked on or before October 9, 2012. To verify the status of your voter registration, please contact your county clerk’s office.
- **In-Person/Online Registration:** Individuals can register in-person at their county clerk’s office or online up to 15 days before the general election, October 22, 2012.

**Updating Registration**
Voter registration is valid for life, unless you move, change your name, or wish to affiliate with a different party. To change your voter registration status for any of these reasons, simply fill out a new voter registration form.

**What are the requirements?**
- **Age:** At least 18 years-old on or before the next election.
- **Citizenship:** A citizen of the United States.
- **Residency:** A resident of Utah for at least 30 days before the election. An applicant is considered a resident of Utah if he or she has their principal place of residence within Utah and intends to continue to reside within Utah indefinitely.

Where do I vote?
To find your polling location visit [www.vote.utah.gov](http://www.vote.utah.gov) or contact your county clerk’s office (see page 77).

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**Employee’s Right to Time Off for Election**

NOTE: This section does not apply to an employee who has three or more hours between the time polls open and close during which the employee is not employed on the job.

Each employer shall allow any voter to be absent from service or employment on Election Day for not more than two hours between the time the polls open and close.

Remember:
- The voter shall apply for a leave of absence before Election Day.
- The employer may specify the hours during which the employee may be absent.
- If the employee requests the leave of absence at the beginning or end of the work shift, the employer shall grant that request.
- The employer may not deduct from an employee's usual salary or wages because of the absence.
EARLY VOTING

Any person who is registered to vote may vote before the election date as permitted by Utah Code 20A-3-601.

In order to vote during Early Voting, **voters must present valid voter identification** (see identification requirements on page 74 of this pamphlet for more information).

The Early Voting period will begin on October 23, 2012 and will continue through November 2, 2012. The polls will be open for a minimum of four hours during each Early Voting day and will close at 5 PM on November 2, 2012. You can view wait times for Early Voting locations by visiting [www.vote.utah.gov](http://www.vote.utah.gov). Every registered voter who arrives at the polls before the time scheduled for closing of the polls will be allowed to vote.

BY-MAIL VOTING

**Voting By-Mail**

Any person who is registered to vote may request to receive their ballot by-mail.

**Obtaining a By-Mail Ballot**

You may submit a by-mail ballot application online at [www.voter.utah.gov](http://www.voter.utah.gov), by mail, or in-person at your county clerk’s office. The by-mail ballot application form is also available online at [www.vote.utah.gov](http://www.vote.utah.gov) and on page 76 of this Pamphlet.

Deadline for Applying for a By-Mail Ballot

- The by-mail ballot application must be received no later than the Friday before the election, November 2, 2012.

FOR MORE INFORMATION

- Visit [www.vote.utah.gov](http://www.vote.utah.gov)
- Contact your county election official (page 77)
- Contact the Office of the Lieutenant Governor at (801) 538-1041 or (800) 995-VOTE (8683)

PROVISIONAL VOTING

Provisional voting was mandated under the Help America Vote Act of 2002 (HAVA) to ensure that every eligible voter who is registered or who believes they are registered can cast a ballot in federal elections with the knowledge that a fair process will be followed to determine if the provisional ballot is eligible to be counted.

Voters previously registered in Utah who have moved within Utah, but have not re-registered at their new address, are allowed to vote at their new polling location. Provisional ballots also allow people who register through a Driver License Agency or other public agency and whose name does not appear on the Official Register (for whatever reason) to vote at their new polling location.

Remember, a provisional ballot could be used if the voter’s name is not found on the Official Register, if the poll worker is not satisfied that the voter has provided valid voter identification, if the voter does not have residence in the voting precinct, or under any other circumstance described in the Utah Code 20A-3-202.

All provisional voters will be asked for photo identification AND for proof of current residence at the polling place. This information allows us to ensure that provisional voters were in fact previously registered to vote and to ensure that people are voting in their correct precinct. If both conditions are met, the vote will be counted. If either condition is not met, the vote will not be counted. Voters may provide valid voter identification to the county clerk or an election officer who is administering the election by the close of normal office hours on Monday after the date of the election.

You can find the status of your provisional ballot directly on our website [www.vote.utah.gov](http://www.vote.utah.gov) or by contacting your county clerk’s office. You will need the unique identification number (six digit) printed on the detachable stub of the provisional ballot. You can call the Lieutenant Governor’s office at (801) 538-1041 or (800) 995-VOTE (8683) to ask regarding the status of your provisional ballot. Please allow for 10-14 days after each election for this information to be available.
INSTRUCTIONS TO VOTERS – ELECTRONIC VOTING

How to Obtain a Ballot
1. Give your name and address to an election judge. You may also be required to show proof of identification or proof of residency.

2. If your name is on the official register and your right to vote has not been challenged, the election judge will give you one or more ballots. NOTE: If an election judge has reason to doubt your identity, the judge is required to request identification from you that establishes your identity and residence.

Learn How to Use the Electronic Voting Machine. These step-by-step instructions will guide you through the voting process. For an electronic demonstration, please visit www.vote.utah.gov.

1. START
Insert voter access card. Push firmly until card clicks. Do not remove card until finished voting.

2. READ “INSTRUCTIONS” SCREEN
If needed, touch “Large Text” or “High Contrast” to improve readability. Touch “Next” to continue.

3. VOTE FOR CANDIDATES/ISSUES
Touch the box next to your selection. An “X” will appear. To change or cancel your selection, touch the box again. The “X” will disappear. Touch “Next” to see the next page of the ballot or “Back” to see a previous page.

4. RECORD “WRITE-INS” (OPTIONAL)
Touching the box next to “Write-In” makes a keyboard appear. Type the name you wish to write-in. Touch “Record Write-In” to return to the ballot.

5. REVIEW YOUR BALLOT
A summary page will appear at the end of the ballot. Selections left blank or incomplete will be highlighted. Touch any selection to return to that page in the ballot and make changes.

6. PRINT YOUR BALLOT
Touch “Print Ballot.” Your ballot will print to the right of your screen for verification. To make changes, touch “Reject Ballot.” Remember, any changes must be made before touching “Cast Ballot.”

7. CAST YOUR BALLOT
Touch “Cast Ballot”. The printed ballot will scroll to hide your selections. No changes can be made after touching “Cast Ballot.”

8. REMOVE YOUR CARD
Return the card to a poll worker.

Voting for Candidates of One Party
If you want to cast a “straight party” vote for all the candidates of one party, touch the box next to that party on the first page of the ballot. The box next to that party’s candidates will be automatically marked on the other pages of the ballot.

You may change your vote in a particular race to the candidate from another party or to a write-in candidate. To make the change, first touch the box next to the “straight party” candidate. The X will disappear. Then, touch the box next to the candidate for whom you wish to vote. An X will appear in the box.

If you did not cast a “straight party” vote on the first page of the ballot, you will see the “straight party” selection highlighted on the summary page. If you return to this selection and mark a party, your previously marked votes will not change. However, in any partisan races where you have not already marked a candidate, the candidate of the party you chose will be automatically marked.

Constitutional Amendments/Propositions
Constitutional amendments and propositions appear on the ballot in the form of a question. A vote “FOR” an amendment or proposition means that you want to answer “yes” to the question. A vote “AGAINST” an amendment or proposition means that you want to answer “no” to the question. To vote on constitutional amendments and/or propositions, read the ballot title provided on the ballot, decide whether you are “FOR” or “AGAINST” the amendment or proposition, and touch the box next to “FOR” or “AGAINST.” An X will appear in the box.

Help Marking your Ballot
The voting machines have several features to help voters who are blind or visually impaired. These features include large text, high contrast display, and audio recordings. However, voters may still ask someone of their choice to help mark their ballots. The person helping must not be a candidate, the voter’s employer, an agent of the voter’s employer, or an officer or agent of the voter’s union. The person helping cannot in any way request, persuade, or induce the voter to vote for or against any particular candidate or issue.
INSTRUCTIONS TO VOTERS – PAPER BALLOT

How to Obtain a Ballot
1. Give your name and address to an election judge. You will also be required to show proof of identification and/or proof of residency.

2. If your name is on the official register and your right to vote has not been challenged, the election judge will give you one or more ballots.

How to Mark Your Ballot
Mark your ballot only with the marker provided by the election judge. If you use any other type of pen or pencil, your vote may not be counted by the optical scanner.

Completely fill in the oval next to the party or candidate of your choice. If an oval is not completely filled in, your vote may not be counted by the optical scanner.

Ballots may be printed on both the front and back. Do not forget to vote on issues that are listed on the reverse side of the ballot.

DO NOT vote on a ballot that has been previously marked, spoiled, or defaced. Identification marks or a spoiled or defaced ballot will make your vote invalid. If you make a mistake, do not attempt to erase a mark. Instead, return your ballot to the election judge who will cancel the ballot and issue you a new ballot.

Voting for Candidates of One Party
If you want to cast a “straight party” vote for all the candidates of one party, fill in the oval next to the party symbol at the top of the list of that party’s candidates. You may also fill in the ovals next to each candidate’s name, but this is not necessary if you filled in the oval next to the party symbol.

Constitutional Amendments & Propositions
Constitutional amendments and ballot propositions appear on the ballot in the form of a question.

A vote “FOR” an amendment or proposition means that you want to answer “yes” to the question. A vote “AGAINST” an amendment or proposition means that you want to answer “no” to the question. To vote on constitutional amendments and/or propositions, read the ballot title provided on the ballot, decide whether you are “FOR” or “AGAINST” the amendment or proposition, and fill in the oval for the appropriate response.

Help Marking Your Ballot
Voters who are blind, have a disability, or are unable to read or write English, may be helped by someone of their choice. The person helping must not be a candidate, the voter’s employer, an agent of the voter’s employer, nor an officer or agent of the voter’s union. The person helping cannot in any way request, persuade, or induce the voter to vote for or against any particular candidate or issues.

Write-in Voting
You may also vote for a valid write-in candidate. Do this by legibly writing the name of the write-in candidate in the space provided on the ballot. You must also fill in the oval next to the write-in candidate’s name.

Voting for Candidates of More Than One Party
If you want to vote for candidates from more than one party, fill in the oval by the names of the candidates for whom you want to vote. If you have already voted “straight party” and then decide to vote for a candidate from another party, simply mark the oval next to the other candidate(s) of your choice. The optical scanner will interpret a “straight party” vote as a vote for all candidates of that party except where you filled in an oval for candidate(s) of a different party.
Utah law requires voters to present “valid voter identification” in order to vote at the polls.

Voters who do not present valid voter identification may vote a provisional ballot at the polls; voters who vote a provisional ballot may provide valid voter identification to the county clerk by the close of normal office hours on November 12, 2012.

“Valid voter identification” is defined by Utah Code 20A-1-102 as follows:

Present one (1) of the following forms of identification that bears the name and photograph of the voter:

- a currently valid Utah Driver License;
- a currently valid identification card that is issued by:
  - the state; or
  - a branch, department, or agency of the United States;
- a currently valid Utah permit to carry a concealed weapon;
- a currently valid United States passport; or
- a currently valid United States military identification card;
- one of the following identification cards, whether or not the card includes a photograph of the voter:
  - a valid tribal identification card;
  - a Bureau of Indian Affairs card; or
  - a tribal treaty card.

OR

Present two (2) of the following forms of identification that bear the name of the voter and provide evidence that the voter resides in the voting precinct, which may include:

- a current utility bill or a legible copy thereof, dated within the 90 days before the election;
- a bank or other financial account statement, or legible copy thereof;
- a certified birth certificate;
- a valid Social Security card;
- a check issued by the state or the federal government or legible copy thereof;
- a paycheck from the voter’s employer, or a legible copy thereof;
- a currently valid Utah hunting or fishing license;
- certified naturalization documentation;
- a currently valid license issued by an authorized agency of the United States;
- a certified copy of court records showing the voter’s adoption or name change;
- a valid Medicaid card, Medicare card, or Electronic Benefits Transfer Card;
- a currently valid identification card issued by:
  - a local government within the state;
  - an employer for an employee; or
  - a college, university, technical school, or professional school located within the state; or
- a current Utah vehicle registration.
State of Utah Mail-in Voter Registration Form

Voter Instructions - You can now register to vote online at voter.utah.gov

You may use this form to:
• Register to vote in Utah
• Change your name or address on your voter registration record
• Affiliate with a party or change your party affiliation

To register to vote in Utah, you must:
• Be a citizen of the United States
• Have resided in Utah at least 30 days immediately before the next election
• Be at least 18 years old on or before the next election

Mail-in registration instructions:
• Complete all required information; if not applicable write "N/A"
• If you have registered to vote with a different name or address, complete the change of information section
• One of the following is required: a Utah Driver License number, a Utah State Identification number, or the last four digits of your Social Security number. If you do not have a Utah Driver License or a Utah State Identification card, please write "None" in the space designated for a Utah Driver License or Utah State Identification and fill in the last four digits of your Social Security number
• Read the voter declaration and citizenship affidavit and sign and date below
• Mail the form to your county clerk’s office (addresses are on the back of this form)

Deadline for submitting this form:
• By Mail: This form must be postmarked at least 30 days before an election to be eligible to vote in that election
• Walk In: This form must be delivered in person to your county clerk at least 15 days before the election to be eligible to vote in that election

Please note:
• If you are qualified and the information on your form is complete, your county clerk will mail confirmation of your registration to you.
• Voter registration records are considered public under GRAMA (UCA 63G-2-301), excluding driver license or identification card numbers, Social Security numbers, and email addresses.

For more information:
• Contact your county clerk (see back of this form) or the Lieutenant Governor’s Office at vote.utah.gov or 1-800-995-VOTE

In accordance with Utah code section 20A-2-401, the penalty for willfully causing, procuring, or allowing yourself to be registered to vote if you know you are not entitled to vote is up to one year in jail and a fine of up to $2,500.

Reason(s) for completing this form (optional)
Are a you citizen of the United States? □ Yes □ No
Will you be at least 18 years on or before election day? □ Yes □ No

Qualifications: If you check no in response to either of these questions do not complete this form

Last Name
First Name
Middle Name

Place of Naturalization (if applicable)
Date

County
City
State
Zip Code

County
City
State
Zip Code

Place of Birth (required, state or county)
Last Four Digits of Social Security #

Political Party Affiliation: (optional)
□ Constitution □ Democratic □ Green □ Justice □ Libertarian □ Republican
□ Unaffiliated (no party preference) □ Other ______________(specify)

Would you like to be a permanent absentee voter and receive your ballot by mail on an on-going basis? (read declaration) □ Yes □ No

I am a person with a disability (optional) □ Yes □ No

If previously registered and/or changing personal information, also fill out this section. □ Never registered to vote

Name on Previous Registration Address on Previous Registration City State Zip

Read and Sign below

Voter Declaration: I do swear (or affirm), subject to penalty of law for false statements, that the information contained in this form is true and that I am a citizen of the United States and a resident of the State of Utah, residing at the above address. I will be at least 18 years old on or before the next election and I will have resided in Utah for 30 days immediately before the next election. I am not a convicted felon currently incarcerated for commission of a felony.

Citizenship Affidavit: I hereby swear and affirm, under penalties for voting fraud set forth below in Utah Code Section 20A-2-401, that I am a citizen and that to the best of my knowledge and belief the information above is true and correct.

Vote By-Mail (only if requested): I am a qualified elector, residing at the address above and I am applying for an official absentee ballot to be sent to me and voted by me at each election in which I am eligible to vote.

Signature Date (Month/Day/Year)

OFFICE USE ONLY Type of ID Voting Precinct Voting ID # Type: By Mail Form Date: 03/12
State of Utah
Absentee Ballot Application

Who is eligible to vote by absentee ballot:
Any person who is registered to vote may vote by absentee ballot (See Utah Code 20A-3-301).

UOCAVA voters are:
UOCAVA stands for the Uniformed and Overseas Citizens Absentee Voting Act. UOCAVA voters are U.S. citizens or active and reserve components of all branches of the U.S. Military (See Utah Code 20A-16-102(6)(8)).

How to apply for an absentee ballot:
For absentee voting in statewide regular general election and regular primary election (held in even-numbered years), this application must be filed by mail or in person in the office of the voter’s county clerk. For municipal general and primary elections (held in odd numbered years), the application should be filed by mail or in person in the office of the city clerk or recorder. *Salt Lake County voters should file their form with the Salt Lake County Clerk’s Office.

Overseas and military voters (UOCAVA voters) may electronically request an absentee ballot, receive an absentee ballot electronically, and return a completed absentee ballot electronically. Forms may be submitted to elections@utah.gov or directly to your county clerk.

When to apply for an absentee ballot:
The following are the deadlines for submission of the absentee voter ballot application:

1. For regular absentee voting, the clerk should receive this application no later than the Friday before the election.
2. For voters who are overseas, the clerk should receive this application no later than 20 days before the election.
3. For persons voting an absentee ballot at the office of the clerk or recorder, the clerk should receive this application no later than the Friday before the election.

Do not write above the dotted line

Name (required) Last First Middle                      Date of Birth (month/day/year)
Home Address City            State Zip Code

I, a qualified elector (voter), residing in ____________ County at the above address, apply for an official absentee ballot to be cast by me at the following election(s):
___ Municipal General Election ___ Regular General Election ___ Special Election
___ Municipal Primary Election ___ Regular Primary Election ___ Western States Presidential Primary

If you are requesting an absentee ballot for a primary election, please complete the following section:

I, a qualified elector (voter), residing in ____________ County at the above address, apply for an official absentee ballot for the ________________ political party to be voted by me at the primary election.

I understand that I must be affiliated with or authorized to vote the political party’s ballot that I request.

I would like my name placed on the permanent absentee voter list: ___ Yes ___ No

Please mail my absentee ballot to the following street address:

________________________________________________________________________

I am an overseas citizen: ___Yes ___No   I am an overseas military voter: ___Yes ___No   I am a domestic military voter ___Yes ___No

If yes, you may designate a fax no. or email where your ballot will be sent:

________________________________________________________________________

(if blank, ballot will be mailed to street address listed above)

Please sign here:
____________________________________   _________/_________/_________
Voter’s Signature Month Day Year

Last Updated 09/2012

FOR OFFICE USE ONLY

Voter ID#_____________________Voting Precinct________________Ballot Number _________________Ballot Format _________________Date Voted _______________
Beaver
Clerk/Auditor: Paul Barton
paulbarton@beaver.utah.gov
P.O. Box 392
Beaver, UT 84713
Phone: 435-438-6463
Fax: 435-438-6462

Box Elder
Clerk: Marla Young
myoung@boxeldercounty.org
01 S. Main St.
Brigham City, UT 84302
Phone: 435-734-3355
Fax: 435-723-7562

Cache
Clerk: Jill Zollinger
jill.zollinger@cachecounty.org
179 North Main Street
Suite 102
Logan, UT 84321
Phone: 435-755-1460
Fax: 435-755-1980

Carbon
Clerk/Auditor: Robert Pero
robert.pero@carbon.utah.gov
120 E. Main St.
Price, UT 84501
Phone: 435-636-3224
Fax: 435-636-3210

Daggett
Clerk/Auditor: Vicky McKee
vmckee@daggerettcounty.org
P.O. Box 400
Manila, UT 84046
Phone: 435-784-3154
Fax: 435-784-3335

Davis
Clerk/Auditor: Steve Rawlings
rawlings@daviscountyutah.gov
28 E State St
Farmington, UT 84025
Phone: 801-451-3324
Fax: 801-451-3421

Duchesne
Clerk: Diane Freston
dfreston@duchesne.utah.gov
P.O. Box 270
Duchesne, UT 84021
Phone: 435-738-1228
Fax: 435-738-552

Emery
Clerk/Auditor: Brenda Tuttle
brenda@co.emery.ut.us
P.O. Box 907
Castle Dale, UT 84513
Phone: 435-381-5106
Fax: 435-381-5183

Garfield
Clerk/Auditor: Camille Moore
gcclerk@mountainwest.net
55 S Main
Panguitch, UT 84579
Phone: 435-676-8826
Fax: 435-676-8239

Grand
Clerk/Auditor: Diana Carroll
dcarroll@grand.utah.gov
125 E. Center
Moab, UT 84532
Phone: 435-259-1321
Fax: 435-259-2959

Iron
Clerk: David Yardley
david@ironcounty.net
P.O. Box 429
Parowan, UT 84761
Phone: 435-676-8239
Fax: 435-676-8239

Juab
Clerk/Auditor: Patricia Ingram
clerkkj@kanab.net
76 N. Main St.
Kanab, UT 84741
Phone: 435-644-2458
Fax: 435-644-4939

Kane
Clerk/Auditor: Karla Johnson
clerkkj@kanab.net
60 E Main St.
Kanab, UT 84741
Phone: 435-644-2458
Fax: 435-644-4939

Millard
Clerk: Norma Brunson
normab@email.utcourts.gov
765 S. Highway 99, Ste. 6
Fillmore, UT 84631
Phone: 435-743-6223
Fax: 435-743-6923

Morgan
Clerk/Auditor: Stacy Lafitte
slafitte@hotmail.com
P.O. Box 886
Morgan, UT 84050
Phone: 435-845-4011
Fax: 435-829-6176

Tooele
Clerk: Marilyn Gillette
mgillette@co.tooele.ut.us
47 S. Main
Tooele, UT 84074
Phone: 435-643-3140
Fax: 435-882-7317

Uintah
Clerk/Auditor: Michael Wilkins
mwilkins@co.uintah.ut.us
147 East Main
Vernal, UT 84078
Phone: 435-781-5361
Fax: 435-781-6701

Utah
Clerk/Auditor: Bryan Thompson
bryan.ucadm@utah.gov
100 E. Center, Room 3100
Provo, UT 84606
Phone: 801-851-8128
Fax: 801-370-8122

Wasatch
Clerk/Auditor: Brent Titcomb
btitcomb@co.wasatch.ut.us
25 North Main
Heber City, UT 84032
Phone: 435-654-3211
Fax: 435-654-0834
I, Greg Bell, Lieutenant Governor of the State of Utah, hereby certify that the measures contained in this pamphlet will be submitted to the voters of Utah at the election to be held throughout the state on November 6, 2012, and that this pamphlet is complete and correct according to law.

In testimony whereof, I have hereunto set my hand, and affixed the Great Seal of the State of Utah this 4th day of September, 2012 at Salt Lake City, Utah.

GREG BELL
Lieutenant Governor