



CUMBERLAND COUNTY ELECTION HISTORY

1990-1999



CREATED BY THE CUMBERLAND COUNTY CLERKS OFFICE
CELESTE M. RILEY, CUMBERLAND COUNTY CLERK

2020

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1990 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 5, 1990

DEADLINE TO REGISTER
MAY 8, 1990

OFFICES

UNITED STATES SENATOR, HOUSE OF REPRESENTATIVES, STATE SENATE

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

UNITED STATES SENATOR	
REP	DEM
<i>Christine Todd Whitman</i>	<i>Bill Bradley</i>
	Daniel Z. Seyler
HOUSE OF REPRESENTATIVES	
REP	DEM
	<i>William J. Hughes</i>
STATE SENATE 1ST LEGISLATIVE DISTRICT	
REP	DEM
<i>John C. Gibson</i>	<i>Edward H. Salmon</i>

LEGISLATION

P.L.1989, c.292 – An act concerning polling places.

P.L.1990, c.17 – An act concerning municipal elections and amending P.L.1981, c.379.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1990 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 6, 1990

DEADLINE TO REGISTER
OCTOBER 9, 1990

OFFICES

UNITED STATES SENATOR, HOUSE OF REPRESENTATIVES, STATE SENATE

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

UNITED STATES SENATOR	
<i>Bill Bradley</i>	Don Mackle
Christine Todd Whitman	Louis M. Stefanelli
John L. Kucek	
HOUSE OF REPRESENTATIVES	
<i>William J. Hughes</i>	William A. Kanengiser
STATE SENATE 1ST LEGISLATIVE DISTRICT	
<i>James S. Cafiero</i>	Edward H. Salmon

BALLOT MEASURES PUBLIC QUESTION #1

AFFORDABLE HOUSING PROGRAMS ASSISTANCE BOND ACT OF 1990

Shall the "Affordable Housing Programs Assistance Bond Act of 1990," which authorizes the State to issue bonds in the amount of \$135,000,000 for the purpose of funding grants, loans and other forms of subsidy and assistance to increase and improve housing in the State, to meet the State's constitutional obligation to provide realistic opportunities for persons and families of low and moderate income to obtain adequate and affordable housing, to facilitate home ownership by citizens and residents of the State, and to address the needs of the State's homeless population;

and in a principal amount sufficient to refinance any of the bonds if the same will result in a present value savings; and providing the ways and means to pay the interest on the debt and also to pay and discharge the principal, be approved?

Approval of this act would authorize the sale of \$135,000,000 of general obligation bonds of the State for the purpose of funding grants, loans and other forms of subsidy and assistance to increase and improve housing in the State, to meet the State's constitutional obligation to provide realistic opportunities for low and moderate income households to obtain adequate and affordable housing, to facilitate home ownership by citizens and residents of this State, and to address the needs of the State's homeless population. Those purposes shall be accomplished

pursuant to programs to be established by law which may include first-time home buyer assistance, municipal assistance to meet affordable housing obligation, targeted housing development, special-needs housing, housing for the homeless and tenant ownership assistance. This act also authorizes the issuance of bonds in a sufficient amount to refinance all or any of these bonds if the same will result in a present value savings.

This ballot measure did not pass.

PUBLIC QUESTION #2

SUNDAY RACING AT TRACKS OPTING TO CLOSE ONE OTHER DAY OF THE WEEK
Shall chapter 82 of the laws of 1990 making it lawful to conduct horse racing and pari-mutuel wagering on Sundays at racetracks which agree to remain closed on one other day of the week, be approved and become operative?

A “Yes” vote on this question would mean that horse racing and wagering at the State’s racetracks would be permitted after 12 noon on Sundays. However, any racetracks which holds Sunday racing would be required to remain closed on one other day of the week. The State’s horse racing industry has been experiencing competitive hardship. At no cost to the taxpayer this measure would raise additional State revenue, maintain jobs, and help put New Jersey on equal footing with our neighboring states, New York, Pennsylvania, and Delaware, all of which permit Sunday racing. It would also assist the Meadowlands Sports Complex (which includes Giants Stadium and the Meadowlands Arena) and other racetracks in New Jersey to operate on a financially stable basis.

This ballot measure passed.

PUBLIC QUESTION #3

PERMITS WAGERING AT CASINOS ON THE RESULTS OF SIMULTANEOUSLY TRANSMITTED HORSE RACES

Shall the Constitution be amended, as agreed to by the Legislature, to permit the Legislature to enact laws allowing the simultaneous transmission by picture of running and harness horse races conducted at racetracks located within or outside of the State, or both, to gambling houses or casinos in the city of Atlantic City and wagering at those gambling establishments on the results of those races, with the State’s share of revenues derived therefrom to be applied for services to benefit eligible senior citizens as shall be provided by law?

This amendment would permit the Legislature to enact laws which would allow: (1) horse races which are being conducted at New Jersey racetracks as well as approved out-of-State racetracks to be televised to the casino hotels in Atlantic City, and (2) patrons at the casino hotels to wager on the results of those races. The additional share of State revenues derived from “simulcasting” to casinos” will be applied for services to benefit eligible senior citizens as provided by law. This measure will help the Meadowlands Sports Complex and other New Jersey racetracks to overcome the current competitive advantages enjoyed by New York, Pennsylvania, and Delaware racetracks, provide additional jobs, and assist in preserving New Jersey’s horse-breeding farms.

This ballot measure passed.

LEGISLATION

P.L.1990, c.56 – An act concerning vacancies in primary elections.

P.L.1990, c.57 – An act concerning the filling of certain vacancies in municipal government and among candidates in municipal elections.

P.L.1990. c.60 – An act concerning voter registry lists.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1991 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 4, 1991

DEADLINE TO REGISTER
MAY 7, 1991

OFFICES
STATE SENATE, GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

STATE SENATE 1ST LEGISLATIVE DISTRICT	
REP	DEM
<i>James S. Cafiero</i>	<i>Ronald J. Casella</i>
STATE SENATE 3RD LEGISLATIVE DISTRICT	
REP	DEM
<i>G. Erwin Sheppard</i>	<i>Raymond J. Zane</i>
MEMBERS GENERAL ASSEMBLY 1ST	
REP	DEM
<i>Frank A. LoBiondo</i>	<i>Raymond A. Batten</i>
<i>John C. Gibson</i>	<i>Jennifer R. Lookabaugh</i>
MEMBERS GENERAL ASSEMBLY 3RD	
REP	DEM
<i>Jack Collins</i>	<i>Nancy L. Sungenis</i>
<i>Gary Stuhltrager</i>	<i>Benjamin W. Timberman</i>
	<i>Amelia B. Kressler</i>
	<i>C. Barry E. Sloane</i>

LEGISLATION

P.L.1991, c.102 – An act concerning district election board workers and permitting the use of two shifts on election days.

P.L.1991, c.113 – An act concerning county voter registration lists.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1991 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 5, 1991

DEADLINE TO REGISTER
OCTOBER 8, 1991

OFFICES
STATE SENATE, GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

STATE SENATE 1ST LEGISLATIVE DISTRICT	
Ronald J. Casella	<i>James S. Cafiero</i>
STATE SENATE 3RD LEGISLATIVE DISTRICT	
<i>Raymond J. Zane</i>	Frank L. Sorrentino
G. Erwin Sheppard	
MEMBERS GENERAL ASSEMBLY 1ST	
Raymond A. Batten	<i>Frank A. LoBiondo</i>
Jennifer R. Lookabaugh	<i>John C. Gibson</i>
MEMBERS GENERAL ASSEMBLY 3RD	
Nancy L. Sungenis	<i>Gary Stuhltrager</i>
Benjamin W. Timberman	James H. Orr Jr.
<i>Jack Collins</i>	Albert S. Fogg III

BALLOT MEASURES
PUBLIC QUESTION #1

CONSTITUTIONAL AMENDMENT TO ENTITLE CRIME VICTIMS TO FAIRNESS, COMPASSION AND RESPECT BY THE CRIMINAL JUSTICE SYSTEM

Shall the amendment to Article 1 of the Constitution, agreed to by the Legislature, entitling a victim of crime to be treated with fairness, compassion and respect by the criminal justice system, to be present at public judicial proceedings when not sequestered and authorizing the Legislature to define rights and remedies for victims of crime, be approved?

This constitutional amendment would entitle a victim of crime to be treated with fairness, dignity and respect by the criminal justice system. It would entitle a victim to be present at public judicial proceedings when not sequestered. It would also authorize the Legislature to define these rights and to expressly provide for any appropriate statutory remedies for victims of crime.

“Victim of a crime” means: a) a person who has suffered physical or psychological injury or has incurred loss of or damage to person or real property as a result of a crime or an incident

involving another person operating a motor vehicle while under the influence of drugs or alcohol, and b) the spouse, parent, legal guardian, grandparent, child or sibling of the decedent in the case of a criminal homicide.

This ballot measure passed.

PUBLIC QUESTION #2

ENACTMENT OF NATIONAL HEALTH CARE PROGRAM

Shall the State urge the United States Congress and the President of the United States to enact a national health care program which: provides high quality comprehensive personal health care including preventive, curative, and occupational health services; is universal in coverage, community controlled, rationally organized, equitably financed, with minimal out-of-pocket expense to taxpayers; is sensitive to the particular health needs of all persons; and aims at reducing the overall costs of health care?

The purpose of this public question is to ascertain public sentiment as to whether the State of New Jersey should urge Congress and the President of the United States to enact a national health care program. There is presently no such program in existence. This is a non-binding referendum which means the outcome thereof will not have the force and effect of law. In other words, a majority vote supporting the referendum will not obligate Congress or the President to enact a national health care program. Nor will a majority vote opposing the referendum prohibit Congress or the President from enacting such a program. The sole purpose of this question is to solicit public opinion on the issue of national health care.

This ballot measure passed.

LEGISLATION

P.L.1991, c.249 – An act concerning voter challenges, grounds, and remedies.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1992 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 2, 1992

DEADLINE TO REGISTER
MAY 5, 1992

OFFICES
PRESIDENT, HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

PRESIDENT	
REP	DEM
<i>George Bush</i>	<i>Bill Clinton</i>
Patrick J. Buchanan	Paul E. Tsongas
	Lyndon H. LaRouche Jr.
	Robert F. Hanson
	George H. Ballard III
	Edmund G. "Jerry" Brown Jr.
HOUSE OF REPRESENTATIVES	
REP	DEM
<i>Frank A. LoBiondo</i>	<i>William J. Hughes</i>
Joseph L. Breeden	

LEGISLATION

P.L.1991, c.306 – An act concerning the assignment of police to district boards during elections and conduct regulation.

P.L.1991, c.317 – An act concerning certain debates among candidates for nomination for election or for election to the office of Governor.

P.L.1991, c.318 – An act concerning the distribution of voter registration forms at certain public offices, amending various parts of the statutory law and supplementing various titles of the statutory law.

P.L.1991, c.429 – An act providing for the accessibility of polling places and voter registration facilities to the elderly and physically disabled.

P.L.1991, c.504 – An act concerning the maintenance of certain voter registration information.

P.L.1991, c.510 – An act establishing the New Jersey Redistricting Commission.

P.L.1992, c.3 – An act concerning the use of emergency ballots in counties that use electronic or mechanical voting machines.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1992 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 3, 1992

DEADLINE TO REGISTER
OCTOBER 6, 1992

OFFICES
PRESIDENT, HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

PRESIDENT	
George Bush	James Warren
<i>Bill Clinton</i>	Helen Halyard
Ross Perot	Lenora B. Fulani
Andre Marrou	Howard Phillips
Drew Bradford	Lyndon H. LaRouche
James Bo Gritz	John Hagelin
Ron Daniels	
HOUSE OF REPRESENTATIVES	
<i>William J. Hughes</i>	Joseph L. Breeden
Frank A. LoBiondo	

BALLOT MEASURES
PUBLIC QUESTION #1

GREEN ACRES, CLEAN WATER, FARMLAND AND HISTORIC PRESERVATION BOND ISSUE

Shall the "Green Acres, Clean Water, Farmland and Historic Preservation Bond Act of 1992," which authorizes the State to issue bonds in the amount of \$345,000,000 to provide moneys to meet the cost of public acquisition and development of lands for recreation and conservation purposes, to provide moneys for farmland development easement and fee simple absolute acquisitions, to provide grants for soil and water conservation projects, to provide grants and low-interest loans to local government units and matching grants to qualifying tax exempt nonprofit organizations to help meet the cost of acquisition or development, as the case may be, of lands for public recreation and conservation purposes, to provide matching grants to State agencies or entities, local government units, and qualifying tax exempt nonprofit organizations for historic preservation projects, to provide moneys for State high-hazard dam restoration projects and State projects to restore inland waters, to provide low-interest loans to local

government units, qualifying private lake associations, and qualifying owners of private dams for dam restoration projects and for projects to restore inland water, and to provide moneys for loans to local government units for wastewater treatment system projects; and in a principal amount sufficient to refinance any of the bonds of the same will result in a present value saving; and providing the ways and means to pay and discharge the principal and interest thereof, be approved?

Approval of this act would authorize the sale of \$345,000,000 in State general obligation bonds to be used for acquiring and developing lands for recreation and conservation purposes, purchasing farmland or development easements thereon, and funding farmland soil and water conservation projects, historic preservation projects, dam restoration projects, projects to restore inland waters, and wastewater treatment system projects. The revenue raised for public recreation and conservation purposes from the bonds would be used for State projects, for grants and low-interest loans to local governments for local projects, and for matching grants to qualifying tax exempt nonprofit organizations. The revenue raised for farmland preservation purposes from the bonds would be used for State and local government efforts to purchase farmland development easements, for State projects to purchase farmland, and for grants to qualifying landowners for soil and water conservation projects. The revenue raised for historic preservation purposes from the bonds would be used for matching grants to State agencies or entities, local governments, and qualifying tax exempt nonprofit organizations. The revenue raised for dam restoration purposes from the bonds would be used for State high-hazard dam restoration projects and for low-interest loans to local government units and to qualifying private lake associations and qualifying owners of private dams, as co-applicants with local government units, for dam restoration projects. The revenue raised for the purposes of inland waters restoration would be used for State projects and for low-interest loans to local government units and to qualifying private lake associations and qualifying owners of private dams, as co-applicants with local government units, for projects to restore inland waters. The revenue raised for wastewater treatment system projects would be used for loans to local governments for the purpose of constructing or upgrading wastewater treatment systems. The act also authorizes the issuance of bonds in a sufficient amount to refinance any of these bonds if the same will result in a present value savings.

This ballot measure passed.

PUBLIC QUESTION #2

CONSTITUTIONAL AMENDMENT TO REQUIRE STATE FUNDING OF THE JUDICIAL SYSTEM

Shall the amendment to Article VI, agreed to by the Legislature requiring the State to assume by Jul 1, 1997 certain costs now borne by the counties through the county property tax levy in connection with the judicial system, be adopted?

Adoption of this amendment would require the State to assume by July 1, 1997 certain costs now borne by county taxpayers in connection with the judicial system. County employees employed by the court system and all employees of county probation departments would become State employees by that date. The State would be responsible for their salaries, health benefits and pension payments. As of that date, all judicial fees and probation fees would be paid to the State Treasury.

This ballot measure passed.

PUBLIC QUESTION #3

PROVIDING IT IS NOT CRUEL AND UNUSUAL PUNISHMENT TO IMPOSE THE DEATH PENALTY ON PERSONS WHO PURPOSELY OR KNOWINGLY CAUSE DEATH OR PURPOSELY OR KNOWINGLY CAUSE SERIOUS BODILY INJURY RESULTING IN DEATH

Shall the amendment to Article I, paragraph 12 of the Constitution providing that it is not cruel and unusual punishment to impose the death penalty on a person convicted of purposely or knowingly causing death or purposely or knowingly causing serious bodily injury resulting in death who committed the homicidal act by his own conduct or who as an accomplice procured the commission of the offense by payment or promise of payment of anything of pecuniary value be approved?

This constitutional amendment would provide that it is not cruel and unusual punishment under our State Constitution to impose the death penalty on a person who is convicted of purposely or knowingly causing death or purposely or knowingly causing serious bodily injury resulting in death if that defendant committed the act himself or paid for another to commit the act.

This ballot measure passed.

PUBLIC QUESTION

LEGISLATIVE REVIEW OF ADMINISTRATIVE RULES AND REGULATIONS

Shall the amendment to Article V, Section IV, paragraph 6 of the State Constitution, agreed to by the Legislature, authorizing the Legislature to review existing and proposed administrative rules and regulations and to invalidate them or prohibit them from taking effect when those rules and regulations have been found to be contrary to legislative intent, be adopted?

This proposed amendment modifies the New Jersey Constitution to allow the Legislature to review existing and proposed administrative rules and regulations and to invalidate them or prohibit them from taking effect when those rules and regulations have been found to be contrary to legislative intent. To do so, either House must hold a public hearing on the invalidation or prohibition of the rule or regulation and a majority of the authorized membership of each House must vote in favor of a concurrent resolution providing for invalidation or prohibition, as the case may be, of the rule or regulation. A concurrent resolution would not be subject to a gubernatorial vote.

This ballot measure passed.

LEGISLATION

P.L.1992, c.17 – An act creating the office of deputy superintendent of elections in certain counties.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1993 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 8, 1993

DEADLINE TO REGISTER
MAY 11, 1993

OFFICES
GOVERNOR, STATE SENATE, GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

GOVERNOR	
REP	DEM
Charles P. Hoffman	<i>Jim Florio</i>
J. Patrick Gilligan	
<i>Christine Todd Whitman</i>	
Cary Edwards	
Jim Wallwork	
STATE SENATE 1ST LEGISLATIVE DISTRICT	
REP	DEM
<i>James S. Cafiero</i>	<i>John Spahn</i>
STATE SENATE 3RD LEGISLATIVE DISTRICT	
REP	DEM
<i>Edward J. Reynolds</i>	<i>Raymond J. Zane</i>
MEMBERS GENERAL ASSEMBLY 1ST	
REP	DEM
<i>Frank A. LoBiondo</i>	<i>Ronald J. Casella</i>
<i>John C. Gibson</i>	<i>Bruce M. Gorman</i>
MEMBERS GENERAL ASSEMBLY 3RD	
REP	DEM
<i>Jack Collins</i>	<i>Amelia B. Kressler</i>
<i>Gary Stuhltrager</i>	<i>Joseph J. Riley</i>

LEGISLATION

P.L.1993, c.65 – An act concerning campaign contributions and expenditures.

P.L.1993, c.73 – An act concerning absentee voting and voter's access to absentee ballots.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1993 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 2, 1993

DEADLINE TO REGISTER
OCTOBER 5, 1993

OFFICES
GOVERNOR, STATE SENATE, GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

GOVERNOR	
<i>Christine Todd Whitman</i>	Michael R. Scully
Jim Florio	Pete Di Lauro
Pat Daly	Marilyn Arons
Kenneth R. Kaplan	John L. Kucek
Tom Blomquist	Tom Fuscaldo
Joseph Marion	Michael "Mike" Ziruolo
Richard J. Lynch	Andrew J. Zemel
Alene S. Ammond	Andrew Lippi
Tim Feeney	Mark J. Rahn
STATE SENATE 1ST LEGISLATIVE DISTRICT	
John Spahn	Joseph T. Ponczek
<i>James S. Cafiero</i>	
STATE SENATE 3RD LEGISLATIVE DISTRICT	
<i>Raymond J. Zane</i>	Edward J. Reynolds
MEMBERS GENERAL ASSEMBLY 1ST	
Ronald J. Casella	<i>John C. Gibson</i>
Bruce M. Gorman	Scott L. Derby
<i>Frank A. LoBiondo</i>	
MEMBERS GENERAL ASSEMBLY 3RD	
Amelia B. Kressler	<i>Jack Collins</i>
Joseph J. Riley	<i>Gary Stuhltrager</i>

BALLOT MEASURES
PUBLIC QUESTION #1

POWER OF ELECTORS TO REMOVE ELECTED OFFICIALS

Shall Article I, paragraph 2 of the Constitution be amended, as proposed by the Legislature, to provide for the recall election of elected officials?

This amendment to the Constitution permits the voters to remove elected officials, after at least one year of service, through the process of a recall election. Upon petition of registered voters, the question of whether to remove or retain an elected official may be submitted to popular vote.

This applies to any elected official in this State and to the United States Senators and Congressmen elected from New Jersey. The Legislature is required to enact those laws necessary to implement the operation of this constitutional amendment. If legislation to implement this constitutional amendment is not enacted within one year of the adoption of the amendment, the Secretary of State shall, by regulation, implement the constitutional amendment, except that regulations adopted by the Secretary of State shall be superseded by any subsequent legislation consistent with this constitutional amendment governing recall elections. The amendment also provides that the reasons for a recall election shall be a political question, so that the courts cannot set aside a recall on the grounds that the reasons for it are in some way inadequate. At present, statutory provisions make certain elected municipal and county officials subject to removal by a recall election. However, constitutional rather than statutory provisions are necessary to provide for the recall election of the Governor, members of the Legislature, U.S. Senators, and Congressmen. There are presently 15 states that have a statewide recall election.

This ballot measure passed.

LEGISLATION

There was no legislation passed in the State of New Jersey between the 1993 primary election and the 1993 general election related to the electoral or voting processes.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1994 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 7, 1994

DEADLINE TO REGISTER
MAY 10, 1994

OFFICES
UNITED STATES SENATOR, HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

UNITED STATES SENATOR	
REP	DEM
Brian T. Kennedy	<i>Frank R. Lautenberg</i>
<i>Garabed "Chuck" Haytaian</i>	Bill Campbell
	Lynne A. Speed
HOUSE OF REPRESENTATIVES	
REP	DEM
Robert D. Green	<i>Louis N. Magazzu</i>
Bill Gormley	Ruth Katz
<i>Frank A. LoBiondo</i>	George M. Lyne

LEGISLATION

P.L.1993, c.370 – An act concerning certain payments made in connection with the conduct of an election.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1994 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 8, 1994

DEADLINE TO REGISTER
OCTOBER 11, 1994

OFFICES
UNITED STATES SENATOR, HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

UNITED STATES SENATOR	
<i>Frank Lautenberg</i>	Richard J. Pezzullo
Chuck Hayataian	Andrea Lippi
Michael P. Kelly	George Patrick Predham
Ben Grindlinger	
HOUSE OF REPRESENTATIVES	
Louis N. Magazzu	<i>Frank A. LoBiondo</i>

BALLOT MEASURES
PUBLIC QUESTION #1

DEVELOPMENTAL DISABILITIES' WAITING LIST REDUCTION AND HUMAN SERVICES FACILITIES CONSTRUCTION BOND ISSUE

Shall the "Developmental Disabilities' Waiting List Reduction and Human Services Facilities Construction Bond Act of 1994," which authorizes the state to issue bonds in the amount of \$160,000,000 for the purpose of the planning, construction, reconstruction, development, erection, acquisition, extension, improvement rehabilitation and equipment of community residences for clients of the Division of Developmental Disabilities and other State and community-based human services facilities: and providing the ways and means to pay the interest on the debt and also to pay and discharge the principal thereof, be approved? Approval of this act will authorize the sale of \$160,000,000 in State general obligation bonds. Of the total, \$30,000,000 will be used for capital improvements at State institutions operated by the Department of Human Services and the remaining \$130,000,000 will be used for various community-based facilities. These funds will be used for the development of new community residences for clients of the Division of Developmental Disabilities; life safety projects to abate hazards to clients and employees at human services for clients, in accordance with requirements contained in accreditation and certification surveys; community grants for physical plant improvements of existing community facilities community grant projects to create new and expand existing residential and service facilities in the community; physical plant projects to

maintain the operational integrity of human services facilities; and program improvement projects to materially add to or upgrade human services facilities.

This ballot measure passed.

LEGISLATION

P.L.1994, c.77 – An act concerning absentee ballots, paper ballots and nominating petitions.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1995 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 6, 1995

DEADLINE TO REGISTER
MAY 9, 1995

OFFICES
GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

MEMBERS GENERAL ASSEMBLY 1ST	
REP	DEM
<i>John C. Gibson</i>	<i>Louis N. Magazzu</i>
<i>Nicholas Asselta</i>	<i>John R. Rauh</i>
MEMBERS GENERAL ASSEMBLY 3RD	
REP	DEM
<i>Jack Collins</i>	<i>Amelia B. Kressler</i>
<i>Gary W. Stuhltrager</i>	<i>John J. Gentile</i>
	<i>Harry L. Rink</i>

LEGISLATION

P.L.1994, c.148 – An act allowing certain victims of domestic violence to register to vote without disclosing a street address.

P.L.1994, c.154 – An act concerning voter signature comparison, absentee filing, and dependent children at polls.

P.L.1994, c.170 – An act concerning certain voter registration records, electronic data processing equipment and their use, and the permitting of elimination of certain records.

P.L.1994, c.182 – An act concerning voter registration procedures.

P.L.1995, c.97 – An act concerning municipalities and commission forms in certain run-off elections.

P.L.1995, c.105 – An act concerning the recall of elected officials, also known as the “Uniform Recall Election Law.”

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1995 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 7, 1995

DEADLINE TO REGISTER
OCTOBER 10, 1995

OFFICES
GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

MEMBERS GENERAL ASSEMBLY 1ST	
Louis N. Magazzu	<i>Nicholas Asselta</i>
John R. Rauh	<i>John C. Gibson</i>
MEMBERS GENERAL ASSEMBLY 3RD	
John J. Gentile	<i>Gary Stuhltrager</i>
Harry L. Rink	William A. Junghans
<i>Jack Collins</i>	Robert J. Mc Fetridge

BALLOT MEASURES
PUBLIC QUESTION #1

CREATES THE NEW JERSEY REDISTRICTING COMMISSION

Shall the amendment of Article II of the Constitution, agreed to by the Legislature, making permanent provision for the creation of a New Jersey Redistricting Commission to establish Congressional districts, be adopted?

Adoption of this amendment would make permanent provision for the appointment at the beginning of each decade of a bipartisan New Jersey Redistricting Commission to redraw Congressional districts for that decade. A temporary New Jersey Redistricting Commission was established in 1991 to create the Congressional districts for the 1990s.

This ballot measure passed.

PUBLIC QUESTION #2

DEDICATION OF CERTAIN EXISTING MOTOR FUELS TAXES FOR THE TRANSPORTATION SYSTEM IN THIS STATE

Shall the amendment to Article VIII, Section II, paragraph 4 of the Constitution of the State of New Jersey, agreed to by the Legislature, to dedicate an additional annual amount of the existing motor fuels tax to a special account in the General Fund available only for the funding of the

State transportation system, subject to laws enacted on or before December 6, 1984 dedicating any of this amount for debt service on bonds of the State or other uses, from an amount equivalent to the revenue derived from \$0.025 per gallon of the existing tax imposed on motor fuels to an amount equivalent to \$0.07 per gallon of that existing tax for the first two State fiscal years after approval of the amendment, and to an amount equivalent to \$0.08 per gallon of that existing tax for the third State fiscal year after approval of the amendment, and to an amount equivalent to \$0.09 per gallon of that existing tax for the fourth State fiscal year after approval of the amendment and thereafter, and to make the provisions of this constitutional dedication permanent by deleting the current expiration date which is the year 2001, be approved? This constitutional amendment does not increase the state motor fuels tax, but requires the State to dedicate an additional portion of the existing tax for funding of the State transportation system through the Transportation Trust Fund. The current dedication is 2.5 cents per gallon. If this proposed constitutional amendment is approved, the total dedication would reach 9 cents per gallon over a four year period. Further, the constitutional dedication of the motor fuels tax revenue would be made permanent and would provide a stable source of funding for the Transportation Trust Fund.

This ballot measure passed.

PUBLIC QUESTION #3

CONSTITUTIONAL AMENDMENT CONCERNING LAWS, RULES OR REGULATIONS WHICH PROVIDE FOR NEW OR EXPANDED PROGRAMS OR SERVICES BY SCHOOL BOARDS, COUNTIES OR MUNICIPALITIES

Shall the amendment of Article VIII, Section II of the State Constitution, agreed to by the Legislature, which: (1) prospectively prohibits the Legislature and Executive Branches from imposing unfunded mandates; (2) establishes a Council on Local Mandates to determine whether an unfunded mandate has been imposed; (3) nullifies any such mandates determined to be unfunded; and (4) makes six specific limited exceptions, be approved?

This amendment is intended to prevent the Legislative and Executive branches of State government from forcing local governments and board of education to implement many new or expanded programs, unless those programs are accompanied by the means to pay for them. It would do this by providing that laws, rules and regulations would cease to exist if those laws, rules or regulations are determined to be unfunded mandates imposed on boards of education, counties and municipalities. The amendment creates a bipartisan Council on Local Mandates that would determine whether a State law, rule or regulation which is declared to be an unfunded mandate by the Council would cease to exist and expire. The decisions of the Council shall be final and not subject to judicial review. The amendment would not apply to (1) federally required mandates or entitlement eligibility standards, (2) mandates equally imposed on the public and private sector, (3) reducing mandates or shifting of mandates among boards of education, municipalities or counties that were not previously the responsibility of the State government, (4) mandates that address the failure to comply with previously enacted laws, rules or regulations, (5) mandates that implement provisions of the State Constitution, and (6) mandates imposed by laws passed by $\frac{3}{4}$ majority vote of both houses of the Legislature after a public hearing at which a fiscal analysis is available.

This ballot measure passed.

PUBLIC QUESTION #4

GREEN ACRES, FARMLAND AND HISTORIC PRESERVATION, AND BLUE ACRES BOND ISSUE

Shall the “Green Acres, Farmland and Historic Preservation, and Blue Acres Bond Act of 1995,” which authorizes the State to issue bonds in the amount of \$340,000,000 to provide moneys for (1) acquiring and developing lands for recreation and conservation purposes, (2) acquiring farmland development easements and funding farmland soil and water conservation projects, (3) funding historic preservation projects, (4) acquiring, for recreation and conservation purposes, coastal properties that are prone to or have incurred flood or storm damage, and (5) acquiring, for recreation and conservation purposes, properties in the floodway of the Passaic river and its tributaries that are prone to or have incurred flood or storm damage; and providing the way and means to pay the interest on the debt and also to pay and discharge the principal thereof, be approved?

Approval of this act will authorize the sale of \$340 million in State general obligation bonds to be used for acquiring and developing lands for recreation and conservation purposes, purchasing farmland development easements and funding farmland soil and water conservation projects, and funding historic preservation projects and coastal and inland “Blue Acres” projects. Of the total sum authorized: (1) \$250 million will be used for acquiring and developing lands for public recreation and conservation purposes; (2) \$50 million will be used for farmland preservation purposes and for farmland soil and water conservation projects; (3) \$10 million will be used for historic preservation purposes; (4) \$15 million will be used to fund a new “coastal Blue Acres” bond program that will provide grants and low-interest loans to local governments to purchase from willing sellers, for recreation and conservation purposes, coastal properties that are prone to or have incurred flood or storm damage; and (5) \$15 million will be used to fund a new “inland Blue Acres” bond program by which the State may purchase from willing sellers, for recreation and conservation purposes, properties in the Passaic river basin floodway that are prone to or have incurred flood or storm damage.

This ballot measure passed.

LEGISLATION

P.L.1995, c.178 – An act eliminating a provision under “The New Jersey Campaign Contributions and Expenditures Reporting Act” for designation of a campaign depository account as an “election fund.”

P.L.1995, c.191 – An act concerning the placement of candidates for county executive on general election and primary election ballots.

P.L.1995, c.193 – An act concerning the compensation of members of district boards of election and of school election officers.

P.L.1995, c.194 – An act concerning joint candidates committees and changing naming requirements.

P.L.1995, c.195 – An act concerning certain absentee ballots and permitting transmittal by fax.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1996 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 4, 1996

DEADLINE TO REGISTER
MAY 7, 1996

OFFICES
PRESIDENT, UNITED STATES SENATOR, HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

PRESIDENT	
REP	DEM
<i>Bob Dole</i>	<i>Bill Clinton</i>
Patrick J. Buchanan	Lyndon H. La Rouche Jr.
Alan Keyes	
UNITED STATES SENATOR	
REP	DEM
<i>Dick Zimmer</i>	<i>Robert G. Torricelli</i>
Richard A. Du Haime	
Dick La Rossa	
HOUSE OF REPRESENTATIVES	
REP	DEM
<i>Frank A. LoBiondo</i>	<i>Ruth Katz</i>

LEGISLATION

P.L.1995, c.278 – An act concerning school elections.

P.L.1995, c.391 – An act concerning campaign advertisements and disclosures.

P.L.1996, c.3 (S874) – Permits designation of one polling place and voting equipment thereat to serve two or more election districts in school elections.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1996 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 5, 1996

DEADLINE TO REGISTER
OCTOBER 8, 1996

OFFICES
PRESIDENT, UNITED STATES SENATOR, HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

PRESIDENT	
<i>Bill Clinton</i>	John Hagelin
Bob Dole	Howard Phillips
Ross Perot	James Harris
Ralph Nader	Monica Moorehead
Harry Browne	Jerome White
UNITED STATES SENATOR	
<i>Robert G. Torricelli</i>	Olga L. Rodriguez
Dick Zimmer	Mark Wise
Richard J. Pezzullo	Wilburt Kornegay
Mary Jo Christian	Steven J. Baeli
Paul A. Woomeer	
HOUSE OF REPRESENTATIVES	
<i>Frank A. LoBiondo</i>	David Rodger Headrick
Ruth Katz	Judith Lee Azaren
Andrea Lippi	

BALLOT MEASURES
PUBLIC QUESTION #1

PORT OF NEW JERSEY REVITALIZATION, DREDGING, ENVIRONMENTAL CLEANUP,
LAKE RESTORATION, AND DELAWARE BAY AREA ECONOMIC DEVELOPMENT
BOND ACT OF 1996

Shall the “Port of New Jersey Revitalization, Dredging, Environmental Cleanup, Lake Restoration, and Delaware Bay Area Economic Development Bond Act of 1996”, which authorizes the State to issue bonds in the amount of \$300,000,000 for the purposes of financing, in whole or in part, the costs of: constructing subaqueous pits and a containment facilities or

facilities for the disposal of materials dredged from the Kill Van Kull, Arthur Kill and other navigation channels located in the New Jersey/New York port region; projects related to the decontamination of dredged material; dredging the Kill Van Kull, the Arthur Kill and other navigation channels located in the New Jersey/New York port region; dredging navigation channels located in the New Jersey/New York port region; remediating hazardous discharge sites; and constructing water supply facilities to replace contaminated water supplies; the restoration of lakes; and economic development sites in the Delaware River and Bay Region; and which provides the ways and means to pay the interest on the debt and also to pay and discharge the principal thereof, be approved?

This ballot measure passed.

PUBLIC QUESTION #2

DEDICATION OF 4% OF CORPORATION BUSINESS TAX REVENUE FOR HAZARDOUS DISCHARGE CLEANUPS, UNDERGROUND STORAGE TANK UPGRADES AND CLEANUPS AND THE PRESERVATION OF WATER QUALITY

Shall the amendment to Article VIII, Section II, of the Constitution of the State of New Jersey, agreed to by the Legislature, to provide that an amount equivalent to 4% of the revenue annually derived from the imposition of the Corporation Business Tax, or any other State law of similar effect, be deposited in a special account, which could be appropriated by the Legislature only for the following purposes and in the following manner: a minimum of one-half for funding the costs incurred by the State relating to hazardous discharge remediations; a minimum of one-third, dedicated until December 31, 2008, for funding or financing loans and grants for underground storage tank upgrades, replacements, closures, and remediations; and a minimum of one-sixth, or a minimum of \$5 million, whichever is less, for funding costs related to water quality monitoring, watershed planning, and nonpoint source water pollutions prevention, be approved?

This ballot measure passed.

LEGISLATION

P.L.1996, c.90 (S686) – Revises method of selecting chairman and secretary of county boards of elections whenever members unable to do so after three ballots.

P.L. 1996, c.120 (A2362) – Authorizes appointment to district board of elections of up to two members unaffiliated with a political party.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1997 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 3, 1997

DEADLINE TO REGISTER
MAY 6, 1997

OFFICES
GOVERNOR, STATE SENATE, GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

GOVERNOR	
REP	DEM
<i>Christine Todd Whitman</i>	<i>Jim McGreevey</i>
	Rob Andrews
	Michael Murphy
	Frank C. Marmo
STATE SENATE 1ST LEGISLATIVE DISTRICT	
REP	DEM
<i>James S. Cafiero</i>	<i>John Rauh</i>
STATE SENATE 3RD LEGISLATIVE DISTRICT	
REP	DEM
	<i>Raymond J. Zane</i>
MEMBERS GENERAL ASSEMBLY 1ST	
REP	DEM
<i>John C. Gibson</i>	<i>Rob O'Donnell</i>
<i>Nicholas Asselta</i>	<i>Jeff Van Drew</i>
MEMBERS GENERAL ASSEMBLY 3RD	
REP	DEM
<i>Jack Collins</i>	<i>Harry L. Rink</i>
<i>Gary W. Stuhltrager</i>	
<i>Edward J. Reynolds</i>	

LEGISLATION

P.L.1997, c.48 (A1978) – Permits school boards in certain counties to increase pay rate for poll workers at a school election.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1997 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 4, 1997

DEADLINE TO REGISTER
OCTOBER 7, 1997

OFFICES
GOVERNOR, STATE SENATE, GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

GOVERNOR	
<i>Christine Todd Whitman</i>	Michael Perrone Jr
Jim McGreevey	Robert B. Miller
Murray Sabrin	Greg Pason
Richard Pezzullo	Lincoln Norton
Madelyn R. Hoffman	Nuncie A. Ripa, Jr.
STATE SENATE 1ST LEGISLATIVE DISTRICT	
<i>James S. Cafiero</i>	Geraldine Caiafa
John Rauh	
STATE SENATE 3RD LEGISLATIVE DISTRICT	
<i>Raymond J. Zane</i>	Mary A. Whittam
MEMBERS GENERAL ASSEMBLY 1ST	
<i>John C. Gibson</i>	Jeff Van Drew
<i>Nicholas Asselta</i>	Rosemary Garrison
Rob O'Donnell	Marie Pellecchia
MEMBERS GENERAL ASSEMBLY 3RD	
<i>Jack Collins</i>	Man McFetridge
<i>Gary W. Stuhltrager</i>	Bob McFetridge
Harry L. Rink	

BALLOT MEASURES
PUBLIC QUESTION #1

URBAN AND RURAL CENTERS UNSAFE BUILDINGS DEMOLITION BOND ACT
Shall the "Urban and Rural Centers Unsafe Buildings Demolition Bond Act," which authorizes the State to issue bonds in the amount of \$20,000,000 for the purpose of providing financing for

the demolition and disposal of unsafe buildings in urban and rural centers and providing the ways and means to pay the interest on the debt and also to pay and discharge the principal thereof, be approved?

This ballot measure passed.

PUBLIC QUESTION #2

AMENDMENTS TO THE STORMWATER MANAGEMENT AND COMBINED SEWER OVERFLOW ABATEMENT BOND ACT OF 1989

Shall the amendments to the “Stormwater Management and Combined Sewer Overflow Abatement Bond Act of 1989,” which authorize the Department of Environmental Protection and the New Jersey Environmental Infrastructure Trust to use such bonds to make grants or low or zero interest loans to local governments for financing the cost of stormwater management and combined sewer overflow abatement projects, which limit the State’s ability to use bond moneys to cover administrative cost incurred therewith, which authorize the Trust to use interest earnings on bond moneys to cover administrative costs incurred therewith, and which authorize the Trust to establish reserve and guarantee accounts in conjunction therewith, be approved?

This ballot measure passed.

PUBLIC QUESTION #3

AMENDS AND SUPPLEMENTS WATER SUPPLY BOND ACT OF 1981

Shall the amendments and supplementary language to the “Water Supply Bond Act of 1981,” which authorize the Department of Environmental Protection and the New Jersey Environmental Infrastructure Trust to use moneys from such bonds to provide loans and loan guarantees to local governments to plan, design, and construct water supply facilities, which limit the authority of the State to use bond moneys to cover administrative costs incurred therewith which authorize the Trust to use interest earnings on bond moneys to cover administrative costs incurred therewith, and which establish reserve and guarantee accounts in conjunction therewith, be approved?

This ballot measure passed.

LEGISLATION

There was no legislation passed in the State of New Jersey between the 1997 primary election and the 1997 general election related to the electoral or voting processes.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1998 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 2, 1998

DEADLINE TO REGISTER
MAY 5, 1998

OFFICES
HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

HOUSE OF REPRESENTATIVES	
REP	DEM
<i>Frank A. LoBiondo</i>	<i>Derek Hunsberger</i>

LEGISLATION

There was no legislation passed in the State of New Jersey between the 1997 general election and the 1998 primary election related to the electoral or voting processes.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1998 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 3, 1998

DEADLINE TO REGISTER
OCTOBER 6, 1998

OFFICES
HOUSE OF REPRESENTATIVES

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

HOUSE OF REPRESENTATIVES	
<i>Frank A. LoBiondo</i>	Glenn Campbell
Derek Hunsberger	Mary A. Whittam

BALLOT MEASURES
PUBLIC QUESTION #1

ANNUAL DEDICATION OF UP TO \$98 MILLION OF STATE SALES AND USE TAX REVENUE FOR OPEN SPACE, FARMLAND, AND HISTORIC PRESERVATION
Shall the amendment to Article VIII, Section II, of the Constitution of the State of New Jersey, agreed to by the Legislature, to (1) dedicate \$98,000,000 in each fiscal year, for the next 10 years, of State revenue from the State tax imposed under the "Sales and Use Tax Act" for the acquisition and development of lands for recreation and conservation purposes, for the preservation of farmland for agricultural or horticultural use and production, and for historic preservation, and to satisfy any payments relating to bonds, notes, or other obligations issued for those purposes, and (2) dedicate up to \$98,000,000 in each fiscal year, for up to 20 years thereafter, of State revenue from the State tax imposed under the "Sales and Use Tax Act" to satisfy any payments relating to bonds, notes, or other obligations issued for those same purposes, be approved?

Approval of this constitutional amendment would dedicate \$98 million annually in State sales and use tax revenue for the years 1999 to 2009 to finance open space, farmland, and historic preservation. From 2009 to 2029, this measure would provide for the payment of debt on any bonds issued by an authority to finance these same purposes by dedicating an amount sufficient to pay the debt, up to \$98 million annually. This measure also would provide that any bonds issued by an authority relying on the State sales and use tax revenue provided in this dedicated must be issued by 2009. This constitutional amendment does not raise any existing tax or authorize a new tax but would dedicate annually a portion of future revenues from an existing tax.

This ballot measure passed.

PUBLIC QUESTION #2

CONSTITUTIONAL AMENDMENT ALLOWING THE LEGISLATURE TO AUTHORIZE, BY LAW, THE SPECIFIC KIND, RESTRICTIONS AND CONTROL OF WAGERING ON HORSE RACES

Shall the amendment to Article IV, Section VII, paragraph 2 of the Constitution, agreed to by the Legislature, providing that the Legislature may authorize, by law, the specific kind, restrictions and control of wagering on live or simulcast running and harness horse races conducted within or outside of this State, and providing that the State's share of revenues derived therefrom will be used for such purposes as shall be provided by law, be adopted?

The purpose of this amendment is to give the Legislature the authority to respond promptly to the changing needs of New Jersey's horse racing industry which faces strong competition from New York, Pennsylvania, and Delaware racetracks. Adoption of this amendment would give the Legislature the power to enact laws authorizing the specific kind, restrictions and control of wagering on horse races. This power would apply to live or simulcast running and harness horse races conducted in this State or outside of this State. At present, the Constitution permits only pari-mutuel wagering on races and any law to change this must be placed on the ballot and approved by the voters at a general election. State revenue from these activities would be used for purposes to be provided by law. A "Yes" vote on this question would allow the Legislature to enact laws benefiting the horse racing industry which contributes a billion dollars each year to the State's economy, employs tens of thousands of individuals and helps to preserve open space.

This ballot measure passed.

PUBLIC QUESTION #3

ALLOWS USE OF 1980 NATURAL RESOURCES BOND MONEYS AND 1985 RESOURCE RECOVERY AND SOLID WASTE DISPOSAL FACILITY BOND MONEYS FOR PAYMENT OF SOLID WASTE FACILITY DEBT AND FORGIVENESS OF LOANS MADE WITH BOND FUND MONEYS

Shall the revisions to the "Natural Resources Bond Act of 1980" and the "Resource Recovery and Solid Waste Disposal Facility Bond Act of 1985," which authorize the use of bond moneys for grants to assist local government units with the payment of costs, and the payment of or security for the payment of debt service costs, incurred for solid waste facilities, including completed, abandoned or canceled facilities, and provides for the forgiveness of loans made pursuant to the bond acts, be approved?

This measure would permit changes in existing bond acts previously approved by voter referendum. Approval of this measure would not involve any new State bonded indebtedness. These changes to the "Natural Resources Bond Act of 1980" and the "Resource Recovery and Solid Waste Disposal Facility Bond Act of 1985" would allow funds made available by those bond acts to be used to make grants to counties and public authorities to pay for costs incurred prior to November 10, 1997 for completed, abandoned or canceled solid waste facilities, to pay for or provide security for debt obligations issued prior to November 10, 1997 which were issued to finance the costs of solid waste facilities, and would allow the State Treasurer to forgive the

repayments of loans which previously had been made pursuant to these bond acts to finance solid waste facilities. The construction of solid waste facilities resulted in significant public investment and debt. When the United States Supreme Court rules that state and local governments cannot require the use of in-state facilities to dispose of local solid waste, the public investment in these solid waste facilities was put at risk. This measure would help counties and public authorities in improving the financial situation of these facilities while protecting the public funds already invested in them.

This ballot measure passed.

LEGISLATION

P.L.1998, c.91 (A1642) – Permits annual budget increase for and salary increase of certain superintendents of elections and commissioners of registration.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1999 ELECTION

TYPE OF ELECTION
PRIMARY

ELECTION DATE
JUNE 8, 1999

DEADLINE TO REGISTER
MAY 11, 1999

OFFICES
GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

MEMBERS GENERAL ASSEMBLY 1ST	
REP	DEM
<i>John C. Gibson</i>	<i>Maria A. Laboy</i>
<i>Nicholas Asselta</i>	<i>Mary D'Arcy Bittner</i>
MEMBERS GENERAL ASSEMBLY 3RD	
REP	DEM
<i>Jack Collins</i>	<i>Ron Brittin</i>
<i>Gary Stuhltrager</i>	<i>John J. Burzichelli</i>

LEGISLATION

P.L.1998, c.147 (S1227) – Changes deadline for filing petitions for direct nomination by petition; prevents sore loser candidacies and prohibits seeking election to House of Representatives in multiple districts.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.

1999 ELECTION

TYPE OF ELECTION
GENERAL

ELECTION DATE
NOVEMBER 2, 1999

DEADLINE TO REGISTER
OCTOBER 5, 1999

OFFICES
GENERAL ASSEMBLY

CANDIDATES RUNNING FOR OFFICE (WINNERS HIGHLIGHTED IN ITALICS)

MEMBERS GENERAL ASSEMBLY 1ST	
<i>John C. Gibson</i>	Maria Laboy
<i>Nicholas Asselta</i>	Geraldine Caiafa
Mary D'Arcy Bittner	
MEMBERS GENERAL ASSEMBLY 3RD	
<i>Jack Collins</i>	Ron Brittin
<i>Gary Stuhltrager</i>	Jan McFetridge
John J. Burzichelli	Bob McFetridge

BALLOT MEASURES
PUBLIC QUESTION #1

STATEWIDE TRANSPORTATION AND LOCAL BRIDGE BOND ACT OF 1999
Shall the "State Transportation and Local Bridge Bond Act of 1999," which authorizes the State to issue bonds in the amount of \$500,000,000 for the purpose of rehabilitating and improving the State transportation system, including structurally deficient local bridges, and providing the ways and means to pay the interest on the debt and also to pay and discharge the principal thereof, be approved?

Approval of this act would authorize the sale of \$500 million in State general obligation bonds to address the growing needs of the State's aging transportation infrastructure. Of the total authorized amount, \$250 million would be reserved for grants to county and municipal governments for the rehabilitation and improvement of structurally deficient bridges carrying county or municipal roads. The remaining \$250 million would be used for transportation projects throughout the State.

This ballot measure passed.

PUBLIC QUESTION #2

CONSTITUTIONAL AMENDMENT TO INCREASE THE PROPERTY TAX DEDUCTION
FOR VETERANS

Shall the amendment to Article VIII, Section I, paragraph 3 of the State Constitution, agreed to by the Legislature, increasing from \$50 to \$250 over four years the annual deduction for veterans from real and personal property taxes, be approved?

This proposed constitutional amendment would increase the property tax deduction for veterans from the current \$50 to: \$100 for calendar year 2000, \$150 for calendar year 2001, \$200 for calendar year 2002 and \$250 for each year thereafter. The veterans' property tax deduction provided for in the State Constitution has not been increased since 1963.

This ballot measure passed.

PUBLIC QUESTION #3

CONSTITUTIONAL AMENDMENT TO PROVIDE THAT STATE LOTTERY NET
PROCEEDS WILL NOT BE USED TO FUND PRISON PROGRAMS

Shall the amendment to Article IV, Section VII, paragraph 2 of the Constitution agreed to by the Legislature, providing that State lottery net proceeds shall not be used to pay for the confinement, housing, supervision or treatment of, or education programs for, adult criminal offenders or juveniles adjudged delinquent or for the construction, staffing, support, maintenance or operation of an adult or juvenile correctional facility or institution, be approved?

This constitutional amendment would provide that State lottery funds would not be used in any way to support prisons or prison programs. It specifically provides that lottery funds would not be used to pay for the confinement, housing, supervision or treatment of, or education programs for, adult criminal offenders or juveniles adjudged delinquent or for the construction, staffing, support, maintenance or operation of an adult or juvenile correctional facility or institution. Lottery funds could continue to be used to support other State institutions, such as State hospitals and State veterans homes, and for State aid for education.

This ballot measure passed.

LEGISLATION

P.L.1999, c.91 (S1123) – Established voting procedure at polls for certain persons qualified to vote but no longer resident where registered; increases number of challengers; requires certain information be provided to commissioners of registration; establishes penalty for failure to provide.

EXTENUATING CIRCUMSTANCES

No extenuating circumstances affected the electoral or voting processes throughout this election.

CHANGES

There were no changes made to the electoral or voting processes that affected this election.