OFFICIAL GENERAL ELECTION BALLOT BROADWATER COUNTY, MONTANA - NOVEMBER 8, 2022

INSTRUCTIONS TO VOTERS	FEDERAL AND STATE (Continued)	COUNTY (Continued)
1. TO VOTE, COMPLETELY FILL IN (■) THE OVAL USING A BLUE OR BLACK PEN.	FOR DISTRICT COURT JUDGE DISTRICT 1, DEPT 4	FOR COUNTY ATTORNEY
2. To write in a name, completely fill in the oval to the left of the line provided, and on the line	(VOTE IN ONE OVAL)	(VOTE FOR ONE)
provided print the name of the write-in candidate for whom you wish to vote.	Shall Judge CHRIS ABBOTT of DISTRICT 1, DEPT 4 of the state of Montana be retained in	CORY SWANSON NONPARTISAN
3. DO NOT MAKE AN IDENTIFYING MARK, CROSS OUT, ERASE, OR USE	office for another term?	0
CORRECTION FLUID. If you make a mistake or change your mind, exchange your ballot for	Fill in the oval before the word "YES" if you wish the official to remain in office. Fill in the oval before the word "NO" if you do	EOD TREACHRED!
a new one. VOTE IN ALL COLUMNS	not wish the official to remain in office. YES	FOR TREASURER/ SUPERINTENDENT OF SCHOOLS (VOTE FOR ONE)
VOTE BOTH SIDES		
FEDERAL AND STATE	○ NO	MELISSA FRANKS NONPARTISAN
FOR UNITED STATES REPRESENTATIVE	FOR STATE REPRESENTATIVE	
2ND CONGRESSIONAL DISTRICT (VOTE FOR ONE)	DISTRICT 70 (VOTE FOR ONE)	FOR JUSTICE OF THE PEACE (VOTE IN ONE OVAL)
MATT ROSENDALE REPUBLICAN	○ JON JACKSON DEMOCRAT	Shall Justice of the Peace KIRK FLYNN of the Justice Court of the County of BROADWATER
GARY BUCHANAN INDEPENDENT	○ JULIE DOOLING REPUBLICAN	of the state of Montana be retained in office for another term?
SAM RANKIN LIBERTARIAN		Fill in the oval before the word "YES" if you wish the official to remain in office.
PENNY RONNING DEMOCRAT	COUNTY	Fill in the oval before the word "NO" if you do not wish the official to remain in office. YES
0	FOR COUNTY COMMISSIONER	○ NO
FOR SUPREME COURT JUSTICE #1	DISTRICT 2 (VOTE FOR ONE)	
(VOTE FOR ONE)	○ LINDSEY RICHTMYER	BALLOT ISSUES
○ JIM RICE NONPARTISAN	NONPARTISAN MICHAEL L. DELGER	CONSTITUTIONAL AMENDMENT NO. 48 (VOTE IN ONE OVAL)
BILL D'ALTON NONPARTISAN	NONPARTISAN	AN AMENDMENT TO THE CONSTITUTION
O		PROPOSED BY THE LEGISLATURE AN ACT SUBMITTING TO THE QUALIFIED
	FOR CLERK & RECORDER/	ELECTORS OF MONTANA AN AMENDMENT TO ARTICLE II, SECTION 11, OF THE
FOR SUPREME COURT JUSTICE #2 (VOTE FOR ONE)	ELECTION ADMINISTRATOR (VOTE FOR ONE)	MONTANA CONSTITUTION TO EXPLICITLY INCLUDE ELECTRONIC DATA AND
O INGRID GUSTAFSON	ANGIE PAULSEN	COMMUNICATIONS IN SEARCH AND SEIZURE PROTECTIONS.
NONPARTISAN JAMES BROWN	NONPARTISAN	C-48 is a constitutional amendment to amend Article II, section 11 of the Montana Constitution
NONPARTISAN		to specifically protect electronic data and communications from unreasonable search and
	FOR SHERIFF/CORONER (VOTE FOR ONE)	seizures. O YES on Constitutional Amendment C-48
	NICK RAUSER NONDARTISAN	NO on Constitutional Amendment C-48
	NONPARTISAN O JOSH D. PETERS	
	NONPARTISAN	
VOTE IN NEXT COLUMN	VOTE IN NEXT COLUMN	VOTE BOTH SIDES
PRECINCT 12	Typ:01 Seq:0004 Spl:01	0004

BALLOT ISSUES (Continued)

LEGISLATIVE REFERENDUM NO. 131 (VOTE IN ONE OVAL)

AN ACT REFERRED BY THE LEGISLATURE

AN ACT ADOPTING THE BORN-ALIVE INFANT PROTECTION ACT; PROVIDING THAT INFANTS BORN ALIVE, INCLUDING INFANTS BORN ALIVE AFTER AN ABORTION, ARE LEGAL PERSONS; REQUIRING HEALTH CARE PROVIDERS TO TAKE NECESSARY ACTIONS TO PRESERVE THE LIFE OF A BORN-ALIVE INFANT; PROVIDING A PENALTY; PROVIDING THAT THE PROPOSED ACT BE SUBMITTED TO THE QUALIFIED ELECTORS OF MONTANA; AND PROVIDING AN EFFECTIVE DATE.

This Act legally protects born-alive infants by imposing criminal penalties on health care providers who do not act to preserve the life of such infants, including infants born during an attempted abortion. A born-alive infant is entitled to medically appropriate care and treatment. A health care provider shall take medically appropriate and reasonable actions to preserve the life and health of a born-alive infant.

A born-alive infant means an infant who breathes, has a beating heart, or has definite movement of voluntary muscles, after the complete expulsion or extraction from the mother.

A health care provider found guilty of failing to take medically appropriate and reasonable actions to preserve a born-alive infant's life under this Act faces punishment of a fine up to \$50,000 or imprisonment up to 20 years, or both

- YES on Legislative Referendum LR-131
- NO on Legislative Referendum LR-131

