INSTRUCTIONS TO VOTERS
1. TO VOTE, BLACKEN (       ) THE OVAL COMPLETELY. An oval blackened completely to the left of the candidate or ballot issue choice indicates a vote for that candidate or a vote on the ballot issue.

2. To write in a name, blacken the oval to the left of the line provided, and write in the name (or affix a pre-printed label) in the blank space(s) for the write-in candidate(s) for whom you wish to vote.

3. DO NOT CROSS OUT. If you make a mistake or change your mind, exchange your ballot for a new one.

VOTE IN ALL COLUMNS
VOTE BOTH SIDES
LR-120 prohibits a physician from performing an abortion on a minor under 16 years of age unless a physician notifies a parent or legal guardian of the minor at least 48 hours prior to the procedure. Notice is not required if: (1) there is a medical emergency; (2) it is waived by a youth court in a sealed proceeding; or (3) it is waived by the parent or guardian. A person who performs an abortion in violation of the act, or who coerces a minor to have an abortion, is subject to criminal prosecution and civil liability.
INSTRUCTIONS TO VOTERS

1. TO VOTE, BLACKEN (       ) THE OVAL COMPLETELY. An oval blackened completely to the left of the candidate or ballot issue choice indicates a vote for that candidate or a vote on the ballot issue.

2. To write in a name, blacken the oval to the left of the line provided, and write in the name (or affix a pre-printed label) in the blank space(s) for the write-in candidate(s) for whom you wish to vote.

3. DO NOT CROSS OUT. If you make a mistake or change your mind, exchange your ballot for a new one.

VOTE IN ALL COLUMNS

BALLOT ISSUES

LEGISLATIVE REFERENDUM NO. 121 (VOTE IN ONE OVAL) AN ACT REFERRED BY THE LEGISLATURE

AN ACT DENYING CERTAIN STATE-FUNDED SERVICES TO ILLEGAL ALIENS; ESTABLISHING PROCEDURES FOR DETERMINING A PERSON'S CITIZENSHIP STATUS; PROVIDING THAT THE PROPOSED ACT BE SUBMITTED TO THE QUALIFIED ELECTORS OF MONTANA; AND PROVIDING AN EFFECTIVE DATE AND AN APPLICABILITY DATE.

LR-121 prohibits providing state services to people who are not U.S. citizens and who have unlawfully entered or unlawfully remained in the United States. Under LR-121, every individual seeking a state service, such as applying for any state licenses, state employment, unemployment or disability benefits, or aid for university students, must prove evidence of U.S. citizenship or lawful alien status, and/or have their status verified through federal databases. State agencies must notify the U.S. Department of Homeland Security of noncitizens who have unlawfully entered or remained in the U.S. and who have applied for state services. The costs associated with verifying U.S. citizenship or lawful alien status will vary by agency and cannot be precisely determined. However, on-going costs may include: hiring and training state personnel to use various federal databases; software, hardware and search charges; and information assessment and management costs.

FOR prohibiting certain state services to illegal aliens.

AGAINST denying certain state services to illegal aliens.

VOTE NEXT COLUMN

INITIATIVE REFERENDUM NO. 124 (VOTE IN ONE OVAL) AN ACT OF THE LEGISLATURE REFERRED BY REFERENDUM PETITION

In 2004, Montana voters approved I-148, creating a medical marijuana program for patients with debilitating medical conditions. Senate Bill 423, passed by the 2011 Legislature, repeals I-148 and enacts a new medical marijuana program, which includes: permitting patients to grow marijuana or designate a provider; limiting each marijuana provider to three patients; prohibiting marijuana providers from accepting anything of value in exchange for services or products; granting local governments authority to regulate marijuana providers; establishing specific standards for demonstrating chronic pain; and reviewing the practices of doctors who certify marijuana use for 25 or more patients in a 12-month period.

If Senate Bill 423 is affirmed by the voters, there will be no fiscal impact because the legislature has funded the costs of its implementation. If Senate Bill 423 is rejected by the voters, there may be a small savings to the State.

FOR Senate Bill 423, a bill which repeals I-148 and enacts a new medical marijuana program.

AGAINST Senate Bill 423, a bill which repeals I-148 and enacts a new medical marijuana program. A vote against Senate Bill 423 will restore I-148.

VOTE BOTH SIDES
charging Montana elected and appointed officials, state and federal, with implementing a policy that corporations are not human beings with constitutional rights.

Ballot initiative I-166 establishes a state policy that corporations are not entitled to constitutional rights because they are not human beings, and charges Montana elected and appointed officials, state and federal, to implement that policy. With this policy, the people of Montana establish that there should be a level playing field in campaign spending, in part by prohibiting corporate campaign contributions and expenditures and by limiting political spending in elections. Further, Montana’s congressional delegation is charged with proposing a joint resolution offering an amendment to the United States Constitution establishing that corporations are not human beings entitled to constitutional rights.

- FOR charging Montana elected and appointed officials, state and federal, with implementing a policy that corporations are not human beings with constitutional rights.
- AGAINST charging Montana elected and appointed officials, state and federal, with implementing a policy that corporations are not human beings with constitutional rights.

AN ELECTION ON INCREASED FUNDING FOR SEARCH AND RESCUE

Shall the Lewis and Clark County Board of County Commissioners be authorized to raise up to $1,000,000 over ten years for the construction of a search and rescue building or approximately 0.85 mills or $100,000 annually for ten years and to raise approximately 1 mill or $116,500 permanently for the purpose of financing operations and the maintenance and replacement of equipment and buildings. The permanent approximately 1 mill or $116,500 will be subject to 15-10-420(1)(a) after the first year, allowing for inflationary growth and newly taxable growth. This levy will increase the capabilities of Search and Rescue Units under the direction of the Lewis and Clark County Sheriff’s Office by funding, equipping and training volunteers in: water rescue, high mountain rescue, snow rescue, searches for lost or injured children, hikers and hunters, etc. The impact of this mill levy on a residential home valued at $100,000 is $2.73 per year; and on a residential home valued at $200,000 is $5.45 per year for the first ten years and after ten years, the impact on a residential home valued at $100,000 is $1.47 per year and on a residential home valued at $200,000 is $2.95 per year.

- FOR THE INCREASED LEVY
- AGAINST THE INCREASED LEVY