PERMANENTLY DISABLED DUE TO A SERVICE-CONNECTED DISABILITY. YES	Amendment 42 Shall there be an amendment to the Colorado constitution concerning the state minimum wage, and, in connection therewith, increasing Colorado's minimum wage to \$6.85 per hour, adjusted annually for inflation, and providing that no more than \$3.02-per hour in tip income may be used to offset the minimum wage of employees who regularly receive tips? YES NO	Referendum J Shall Colorado state law require that in each state fiscal year a school district spend at least sixty-five percent of its operational expenditures on services that directly affect student achievement? YES NO Referendum K
Amendment 44 Shall there be an amendment to section 18-18-18-406 (1) of the Colorado revised statutes making legal the possession of one ounce or less of maintainat for any person therety-roy years of ago or older? YES NO Referendum E AN AMENDMENT TO SECTION 3.5 OF ARTICLE COLORADO, CONCERNING THE EXTENSION EXPENDITUTION OF THE STATE OF COLORADO, CONCERNING THE EXTENSION EXPENDITUTION OF THE STATE OF COLORADO, CONCERNING THE EXTENSION EXPENDITUTION OF THE STATE OF COLORADO, CONCERNING THE EXTENSION EXPENDITION OF THE STATE OF COLORADO CONCERNING THE EXTENSION EXPENDITION OF COLORADO CONCERNING THE EXPEND	Shall there be an amendment to the Colorado constitution, concerning marriage, and, in connection therewith, specifying that only a union of one man and one woman shall be valid or	or join other states in a lawsuit against the United States attorney general to demand the enforcement of all existing federal immigration laws by the federal government?
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Referendum E AN AMENDMENT TO SECTION 3.5 OF ARTICLE XOF THE CONSTITUTION OF THE STATE OF COLORADO, CONCERING THE EXTENSION OF THE EXSTRING PROPERTY TAX EXEMPTION FOR QUALIFYING SENIORS TO ANY UNITED STATES MILITARY VETERAN WHO IS ONE HUNDRED PERCENT YES NO Referendum F An amendment to section 2 of article XXI of the constitution of the state of Colorado, concerning connection therewith, providing for the deadlines regarding recall petitions and hearings to be set in statute rather than in the constitution and stating that a recall election shall be held as part of a general election of a general election will be held between fifty and ninety days after the time for filling a protest has passed and all protests have been finally decided. YES NO Referendum G Amendments to articles XXI, XX, and XXIV of the constitution. YES NO Referendum G Amendments to articles XXI, XX, and XXIV of the constitution. YES NO Referendum G Amendments to articles XXII, XX, and XXIV of the constitution. YES NO Referendum G AMENDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAILL STATE TAXES BE NOREASED ONE HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A STATE ENCOME TAX BENEFIT FOR A BUSINESS STHAT PAYS AN UNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAILL STATE TAXES BE NOREASED ONE HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAILL STATE TAXES BE NOREASED ONE HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAILL STATE TAXES BE NOREASED ONE HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAILL STATE TAXES BE NOREASED ONE HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAILL STATE TAXES BE NOREASED ONE HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAILL STATE TAXES BE NOREASED ONE HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOT. FOR A BRAIL STATE FORDMENT AND TOTAL HUNDRED FIFTY HOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TOTAL PROPERTY FOR A BRAIL STATE	Shall there be an amendment to section 18-18- 406 (1) of the Colorado revised statutes making legal the possession of one ounce or less of marihuana for any person twenty-one years of age or older?	BALLOT QUESTION 4A, ORGANIZATION OF THE DISTRICT: FOR the organization of the Durango Fire Protection District. AGAINST the organization of the Durango Fire
AN AMENDMENT TO SECTION 3.5 OF ARTICLE XOP THE CONSTITUTION OF THE STATE OF COLORADO, CONCERNING THE EXTREMSION OF THE EXISTINO PROPERTY TAX EXEMPTION FOR QUALIFYING SENIORS TO ANY UNITED STATES MILTRAY VETERAN WHO IS ONE HUNDRED PERCENT PERMANENTLY ISBALED DUE TO A SERVICE-CONNECTED DISABILITY. YES NO Referendum F An amendment to section 2 of article XXI of the constitution of the state of colorado, concerning elections to recall state elected officials, and, in connection therewith, providing for the deadlines regarding recall petitions and hearings to be set attatute rather than in the constitution and diagnoral election if a general election will be help between fifty and inney days after the time for filing a protest has passed and all protests have been finally decided. YES NO Referendum G Amendments to articles XXI, XX, and XXIV of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state constitution. YES NO Referendum H SHALL STATE TAXES BE INCREASED ONE HUNDRED FIFTY THOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TO THE COLORADO RESENTED ALLEY TO THE EXEMPTY THOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TO THE ELIMINATES A STATE INCOME TAX BENEFIT FOR B BUSINESS STATE TO ABD TO AN UNDATHORIZED ALLEY FOR LABOR SERVICES FROM BEING CLAMED AS A DEDUCTIBLE BUSINESS SEPENSE FOR STATE INCOME TAX PERPOHENT SUCH A PAYMENT WAS CLAMED AS A DEDUCTIBLE BUSINESS SEPENSE FOR STATE INCOME TAX PERPOHENT SUCH A PAYMENT WAS CLAMED AS A DEDUCTIBLE BUSINESS SEPENSE FOR STATE INCOME TAX PERPOHENT SUCH A PAYMENT WAS CLAMED AS A DEDUCTIBLE BUSINESS SEPENSE FOR STATE INCOME TAX BUSINESS SEPENSE FOR STATE IN		
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Referendum F An amendment to section 2 of article XXI of the constitution of the state of Colorado, concerning the constitution of the state of Colorado, concerning the constitution of the state of Colorado, concerning the constitution and stating that a recall election shall be held as part of a general election if a general election will be held between fifty and innet ydays after the time to refiling a protest has passed and all protests have been finally decided. YES NO Referendum G Amendments to articles XVII, XX, and XXIV of the constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state concerning the elimination of obsolete provisions of the state concentration. YES NO Referendum H SHALL STATE TAXES BE INCREASED ONE HUNDRED FIFTY THOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TO THE COLORADO REVISED STATUTES THAT ELIMINATES AS AS ASTATE INCOME TAX PENPEYS FOR SERVICES, AND, IN CONNECTION SERVICES, AND, IN CONNECTION SERVICES, AND, IN CONNECTION THEREWITH, PROHIBITS CERTAIN WAGES OR REMUNERATION PAID TO AN UNAUTHORIZED ALIEN TO PERFORM LABOR SERVICES AFENDMENT SUCH A SERVICES FROM BEING CLAIMED AS A DEDUCTION TO HE AS A DEDUCTION TO THE EXEMITA SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION TO THE EXEMITA SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION TO THE EXEMITA SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION TO THE EXEMITA SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION TO THE EXEMITA SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION TO THE EXEMINATE SAY AND SHED AND AND AND AND AND AND AND AND AND AN	PERMANENTLY DISABLED DUE TO A	
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Referendum H SHALL STATE TAXES BE INCREASED ONE HUNDRED FIFTY THOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TO THE COLORADO REVISED STATUTES THAT ECOLORADO REVISED STATUTO PERFORM LABOR ERRIVICES, AND, IN CONNECTION THEREWITH, PROHIBITS CERTAIN WAGES OR REMUNERATION PAID TO AN UNAUTHORIZED ALIEN FOR LABOR SERVICES, FROM BEING CLAIMED AS A DEDUCTIBLE BUSINESS EXPENSE FOR STATE INCOME TAX PURPOSES IF, AT THE ELIME THE BUSINESS HRED THE UNAUTHORIZED ALIEN, THE BUSINESS KNEW OF THE UNAUTHORIZED STATUS OF THE ALIEN UNLESS SPECIFIED EXCEPTIONS APPLY AND, TO THE EXTENT SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION IN DETERMINING THE BUSINESS FEDERAL INCOME TAX LIABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL INCOME TAX LIABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL INCOME TAX LIABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL INCOME TAX LIABILITY; YES NO Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership the benefits, protections, and responsibilities that are granted by Colorado Domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	the elimination of obsolete provisions of the state	
SHALL STATE TAXES BE INCREASED ONE HUNDRED FIFTY THOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TO THE COLORADO REVISED STATUTES THAT ELIMINATES A STATE INCOME TAX BENEFIT FOR A BUSINESS THAT PAYS AN UNAUTHORIZED ALIEN TO PERFORM LABOR SERVICES, AND, IN CONNECTION THEREWITH, PROHIBITS CERTAIN WAGES OR REMUNERATION PAID TO AN UNAUTHORIZED ALIEN FOR LABOR SERVICES FROM BEING CLAIMED AS A DEDUCTIBLE BUSINESS EXPENSE FOR STATE INCOME TAX PURPOSES IF, AT THE UNAUTHORIZED ALIEN, THE BUSINESS KINEW OF THE UNAUTHORIZED STATUS OF THE ALIEN UNLESS SPECIFIED EXCEPTIONS APPLY AND, TO THE EXTENT SUCH A ACHIEVAL AND THE BUSINESS FEDERAL INCOME TAX LUABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL TAXABLE INCOME FOR THE PURPOSE OF DETERMINING STATE INCOME TAX LUABILITY? YES NO Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Ata' to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership is not a marriage, which consists of the union of one man and one woman?		
THEREWITH, PROHIBITS CERTAIN WAGES OR REMUNERATION PAID TO AN UNAUTHORIZED ALIEN FOR LABOR SERVICES FROM BEING CLAIMED AS A DEDUCTIBLE BUSINESS EXPENSE FOR STATE INCOME TAX PURPOSES IF, AT THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL TAX REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE RECEIVED FROM ANY SOURCE, COMMENCING JANUARY 1, 2007, AND CONTINUING THEREAFTER, AND, SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL TAX REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE RECEIVED FROM ANY SOURCE, COMMENCING JANUARY 1, 2007, AND CONTINUING THEREAFTER, AND ALL OTHER REVENUE RECEIVED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE RECEIVED FROM ANY SOURCE, COMMENCING JANUARY 1, 2007, AND CONTINUING THEREAFTER, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE RECEIVED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COMMENCING JANUARY 1, 2007, AND CONTINUING THEREAFTER, AND ALL OTHER REVENUE RECEIVED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX RATE, AND ALL OTHER REVENUE COMMENCING JAVIANCE OF TAX RATE, AND ALL OTHER REVENUE COMMENCING JAVIANCE OF THE COMMENCING J	SHALL STATE TAXES BE INCREASED ONE HUNDRED FIFTY THOUSAND DOLLARS ANNUALLY BY AN AMENDMENT TO THE COLORADO REVISED STATUTES THAT ELIMINATES A STATE INCOME TAX BENEFIT FOR A BUSINESS THAT PAYS AN UNAUTHORIZED ALIEN TO PERFORM LABOR	SHALL THE DURANGO FIRE PROTECTION DISTRICT TAXES BE INCREASED \$8,010,000 ANNUALLY, OR BY SUCH AMOUNT AS MAY BE RAISED BY THE IMPOSITION OF AN AD VALOREM PROPERTY TAX RATE OF UP TO 6.323 MILLS TO PROVIDE GENERAL OPERATIONS AND CAPITAL FOR, FIRE, RESCUE, AND EMERGENCY MEDICAL
STATE INCOME TAX PURPOSES IF, AT THE TIME THE BUSINESS HIRED THE UNAUTHORIZED ALIEN, THE BUSINESS KNEW OF THE UNAUTHORIZED STATUS OF THE ALIEN UNLESS SPECIFIED EXCEPTIONS APPLY AND, TO THE EXTENT SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION IN DETERMINING THE BUSINESS' FEDERAL INCOME TAX LIABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL TAXABLE INCOME FOR THE PURPOSE OF DETERMINING STATE INCOME TAX LIABILITY? YES NO Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	THEREWITH, PROHIBITS CERTAIN WAGES OR REMUNERATION PAID TO AN UNAUTHORIZED ALIEN FOR LABOR SERVICES FROM BEING CLAIMED AS A	AND CONTINUING THEREAFTER; AND, SHALL THE DISTRICT BE AUTHORIZED TO COLLECT, RETAIN AND SPEND ALL TAX REVENUE COLLECTED FROM SUCH TOTAL PROPERTY
ALIEN UNLESS SPECIFIED EXCEPTIONS APPLY AND, TO THE EXTENT SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION IN DETERMINING THE BUSINESS' FEDERAL INCOME TAX LIABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL TAXABLE INCOME FOR THE PURPOSE OF DETERMINING STATE INCOME TAX LIABILITY? YES NO Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	STATE INCOME TAX PURPOSES IF, AT THE TIME THE BUSINESS HIRED THE UNAUTHORIZED ALIEN, THE BUSINESS KNEW	RECEIVED FROM ANY SOURCE, COMMENCING JANUARY 1, 2007, AND CONTINUING THEREAFTER, AS A VOTER-
DETERMINING THE BUSINESS' FEDERAL INCOME TAX LIABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL TAXABLE INCOME FOR THE PURPOSE OF DETERMINING STATE INCOME TAX LIABILITY? YES NO Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	ALIEN UNLESS SPECIFIED EXCEPTIONS APPLY AND, TO THE EXTENT SUCH A	OTHERWISE APPLY UNDER ARTICLE X,
AMOUNT EQUAL TO THE PROFIBITED DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL TAXABLE INCOME FOR THE PURPOSE OF DETERMINING STATE INCOME TAX LIABILITY? YES NO Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	DETERMINING THE BUSINESS' FEDERAL INCOME TAX LIABILITY, REQUIRES AN	CONSTITUTION OR ANY OTHER LAW, AND AS A PERMANENT WAIVER OF THE 5.5%
THE PURPOSE OF DETERMINING STATE INCOME TAX LIABILITY? YES NO Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	DEDUCTION TO BE ADDED TO THE	COLORADO REVISED STATUTES?
Referendum I Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	THE PURPOSE OF DETERMINING STATE) .20) NO
Shall there be an amendment to the Colorado Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?		
Revised Statutes to authorize domestic partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?		1
enacting the "Colorado Domestic Partnership Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	Revised Statutes to authorize domestic	
same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are granted by Colorado law to spouses, providing the conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	enacting the "Colorado Domestic Partnership	
conditions under which a license for a domestic partnership may be issued and the criteria under which a domestic partnership may be dissolved, making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are	
making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man and one woman?	conditions under which a license for a domestic partnership may be issued and the criteria under	
(2000) (2	making provisions for implementation of the act, and providing that a domestic partnership is not a marriage, which consists of the union of one man	
TES ONO	YES NO	

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-	Amendment 42 Shall there be an amendment to the Colorado constitution concerning the state minimum wage, and, in connection therewith, increasing Colorado's minimum wage to \$6.85 per hour, adjusted annually for inflation, and providing that no more than \$3.02 per hour in tip income may be used to offset the minimum wage of employees who regularly receive tips?	Referendum J Shall Colorado state law require that in each state fiscal year a school district spend at least sixty-five percent of its operational expenditures on services that directly affect student achievement?	Vote for not more than FOUR (4) persons to serve, until the second regular election in 2010, as Directors for the Board of Directors of the Durango Fire Protection District. Kenneth Nash Jeff Mannix	
-		Referendum K	Phil Bryson	_
_	Amendment 43	Shall the Colorado state attorney general initiate	Greg Drover	_
	Shall there be an amendment to the Colorado	or join other states in a lawsuit against the United States attorney general to demand the	-	
•	constitution, concerning marriage, and, in	enforcement of all existing federal immigration		_
	connection therewith, specifying that only a union of one man and one woman shall be valid or	laws by the federal government?	Emil Wanatka	_
_	recognized as a marriage in Colorado?	☐ YES ☐ NO	DURANGO FIRE PROTECTION	_
	- NEO - NO		DISTRICT BALLOT ISSUE 4C, FUNDING:	_
-	YES NO	CITY OF DURANGO - Referred Measure 2A	SHALL THE DURANGO FIRE	_
-	Amendment 44	neierred wedsure 2A	PROTECTION DISTRICT TAXES BE	_
	Shall there be an amendment to section 18-18- 406 (1) of the Colorado revised statutes making	A QUESTION TO APPROVE AN INCREASE IN	INCREASED \$8,010,000 ANNUALLY, OR BY	_
	legal the possession of one ounce or less of	THE CITY DEBT (WITHOUT INCREASING	SUCH AMOUNT AS MAY BE RAISED BY THE IMPOSITION OF AN AD VALOREM	
-	marihuana for any person twenty-one years of	TAXES) TO FINANCE THE ACQUISITION,	PROPERTY TAX RATE OF UP TO 6.323	-
-	age or older?	CONSTRUCTION, INSTALLATION, COMPLETION AND EQUIPPING OF A NEW	MILLS TO PROVIDE GENERAL OPERATIONS AND CAPITAL FOR, FIRE.	-
		LIBRARY FACILITY.	RESCUE, AND EMERGENCY MEDICAL	_
_	Referendum E		SERVICES, COMMENCING JANUARY 1,	_
_	AN AMENDMENT TO SECTION 3.5 OF ARTICLE	SHALL CITY OF DURANGO DEBT BE INCREASED \$15,890,000 WITH A MAXIMUM	2008, AND CONTINUING THEREAFTER; AND, SHALL THE DISTRICT BE	_
•	X OF THE CONSTITUTION OF THE STATE OF	REPAYMENT COST OF \$26,305,900 WITHOUT	AUTHORIZED TO COLLECT, RETAIN AND	-
	COLORADO, CONCERNING THE EXTENSION OF THE EXISTING PROPERTY TAX	IMPOSING ANY NEW TAXES OR TAX RATE	SPEND ALL TAX REVENUE COLLECTED FROM SUCH TOTAL PROPERTY TAX	_
,	EXEMPTION FOR QUALIFYING SENIORS TO	INCREASES, FOR THE PURPOSE OF ACQUIRING A SITE FOR A NEW LIBRARY	RATE, AND ALL OTHER REVENUE	
Ī	ANY UNITED STATES MILITARY VETERAN	FACILITY, CONSTRUCTING, INSTALLING AND	RECEIVED FROM ANY SOURCE, COMMENCING JANUARY 1, 2007, AND	
-	WHO IS ONE HUNDRED PERCENT PERMANENTLY DISABLED DUE TO A	EQUIPPING SUCH LIBRARY FACILITY,	CONTINUING THEREAFTER, AS A VOTER-	-
-	SERVICE-CONNECTED DISABILITY.	INCLUDING WITHOUT LIMITATION COSTS ASSOCIATED WITH SITE IMPROVEMENTS.	APPROVED REVENUE CHANGE AND EXCEPTION TO THE LIMITS WHICH	-
	YES NO	SUBJECT TO THE FOLLOWING:	WOULD OTHERWISE APPLY UNDER	
_	Referendum F	THE CITY MAY PLEDGE TO THE PAYMENT OF	ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION OR ANY	
_	An amendment to section 2 of article XXI of the	THE DEBT FIFTY PERCENT OF THE ONE-	OTHER LAW, AND AS A PERMANENT	
	constitution of the state of Colorado, concerning elections to recall state elected officials, and, in	HALF OF ONE PERCENT SALES AND USE TAX APPROVED BY THE VOTERS OF THE CITY ON	WAIVER OF THE 5.5% LIMITATION UNDER SECTION 29-1-301, COLORADO REVISED	-
=	connection therewith, providing for the deadlines	APRIL 5, 2005 OR ANY OTHER LEGALLY	STATUTES?	-
	regarding recall petitions and hearings to be set in	AVAILABLE REVENUES OF THE CITY, AS	YES NO	_
_	statute rather than in the constitution and stating that a recall election shall be held as part of a	DETERMINED BY THE CITY COUNCIL;		
_	general election if a general election will be held	THE DEBT MAY BE SOLD IN ONE SERIES OR		_
=	between fifty and ninety days after the time for filing a protest has passed and all protests have	MORE, FOR A PRICE ABOVE OR BELOW THE PRINCIPAL AMOUNT OF SUCH SERIES, ON		_
	been finally decided,	TERMS AND CONDITIONS, AND WITH SUCH		
	YES NO	MATURITIES AS PERMITTED BY LAW AND AS		_
		THE CITY MAY DETERMINE, INCLUDING PROVISIONS FOR REDEMPTION PRIOR TO		-
_	Referendum G Amendments to articles XVII, XX, and XXIV of the	MATURITY WITH OR WITHOUT PAYMENT OF		
	constitution of the state of Colorado, concerning	PREMIUM OF NOT TO EXCEED THREE PERCENT:		-
-	the elimination of obsolete provisions of the state constitution.	PERCENT,		_
_	YES NO	THE CITY IS AUTHORIZED TO ISSUE DEBT TO		_
		REFUND THE DEBT AUTHORIZED IN THIS QUESTION, PROVIDED THAT SUCH		
	Referendum H SHALL STATE TAXES BE INCREASED ONE	REFUNDING DEBT, ALONG WITH ANY OTHER		
-	HUNDRED FIFTY THOUSAND DOLLARS	DEBT INCURRED BY THE CITY PURSUANT TO THIS AUTHORIZATION, IS ISSUED ON TERMS		_
	ANNUALLY BY AN AMENDMENT TO THE COLORADO REVISED STATUTES THAT	WHICH DO NOT EXCEED THE PRINCIPAL		_
-	ELIMINATES A STATE INCOME TAX BENEFIT	AMOUNT AND TOTAL REPAYMENT COSTS AUTHORIZED IN THIS QUESTION; AND		_
	FOR A BUSINESS THAT PAYS AN	AOTHORIZED IN THIS GOESTION, AND		
-	UNAUTHORIZED ALIEN TO PERFORM LABOR SERVICES, AND, IN CONNECTION	THE EARNINGS FROM THE INVESTMENT OF		
100	THEREWITH, PROHIBITS CERTAIN WAGES	SUCH BOND PROCEEDS MAY BE COLLECTED, RETAINED AND SPENT AS A		
	OR REMUNERATION PAID TO AN UNAUTHORIZED ALIEN FOR LABOR	VOTER APPROVED REVENUE CHANGE		-
	SERVICES FROM BEING CLAIMED AS A	UNDER ARTICLE X, SECTION 20 OF THE COLORADO CONSTITUTION AND ANY OTHER		_
_	DEDUCTIBLE BUSINESS EXPENSE FOR STATE INCOME TAX PURPOSES IF, AT THE	REVENUE LIMITATIONS CONTAINED IN THE		_
-	TIME THE BUSINESS HIRED THE	LAWS OF THE STATE?		
=	UNAUTHORIZED ALIEN, THE BUSINESS KNEW OF THE UNAUTHORIZED STATUS OF THE	YES NO		-
=	ALIEN UNLESS SPECIFIED EXCEPTIONS	DURANGO FIRE		_
	APPLY AND, TO THE EXTENT SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION IN	PROTECTION DISTRICT		_
_	DETERMINING THE BUSINESS' FEDERAL	DURANGO FIRE PROTECTION DISTRICT.		_
	INCOME TAX LIABILITY, REQUIRES AN	BALLOT QUESTION 4A, ORGANIZATION OF		_
-	AMOUNT EQUAL TO THE PROHIBITED DEDUCTION TO BE ADDED TO THE	THE DISTRICT: FOR the organization of the Durango Fire		_
	BUSINESS' FEDERAL TAXABLE INCOME FOR	Protection District.		-
	THE PURPOSE OF DETERMINING STATE INCOME TAX LIABILITY?	AGAINST the organization of the Durango Fire Protection District.		-
	YES NO	FOR AGAINST		_
	Referendum I		-	
-	Shall there be an amendment to the Colorado	BALLOT QUESTION 4B, BOARD OF DIRECTORS:		_
-	Revised Statutes to authorize domestic	Vote for not more than THREE (3) persons to serve,		-
=	partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership	until the first regular election in 2008, as Directors for the Board of Directors of the Durango Fire Protection		_
	Benefits And Responsibilities Act" to extend to	District.		_
_	same-sex couples in a domestic partnership the benefits, protections, and responsibilities that are	Bill Meiers		_
-	granted by Colorado law to spouses, providing the			
	conditions under which a license for a domestic partnership may be issued and the criteria under	James Barrett		_
-	which a domestic partnership may be dissolved,	William J Warren		-
=	making provisions for implementation of the act, and providing that a domestic partnership is not a	Ann W Simonson		_
_	marriage, which consists of the union of one man		1	_
Ī	and one woman?			
-	YES NO			_
				-
				_
_				_

_1	Amendment 42	Referendum J
	Shall there be an amendment to the Colorado	Shall Colorado state law require that in each state
-	constitution concerning the state minimum wage, and, in connection therewith, increasing	fiscal year a school district spend at least sixty- five percent of its operational expenditures on
-	Colorado's minimum wage to \$6.85 per hour, adjusted annually for inflation, and providing that	services that directly affect student achievement?
-	no more than \$3.02 per hour in tip income may be	
-	used to offset the minimum wage of employees who regularly receive tips?	
-	YES NO	Referendum K
-	Amendment 43	Shall the Colorado state attorney general initiate or join other states in a lawsuit against the United
	Shall there be an amendment to the Colorado constitution, concerning marriage, and, in	States attorney general to demand the
_	connection therewith, specifying that only a union	enforcement of all existing federal immigration laws by the federal government?
_	of one man and one woman shall be valid or recognized as a marriage in Colorado?	YES NO
	· ·	0.120
-		
-	Amendment 44 Shall there be an amendment to section 18-18-	
-	406 (1) of the Colorado revised statutes making	
-	legal the possession of one ounce or less of marihuana for any person twenty-one years of	
-	age or older?	
-		
-	Referendum E	184
_	AN AMENDMENT TO SECTION 3.5 OF ARTICLE X OF THE CONSTITUTION OF THE STATE OF	
_	COLORADO, CONCERNING THE EXTENSION	143
_	OF THE EXISTING PROPERTY TAX EXEMPTION FOR QUALIFYING SENIORS TO	
_	ANY UNITED STATES MILITARY VETERAN WHO IS ONE HUNDRED PERCENT	
_	PERMANENTLY DISABLED DUE TO A	
_	SERVICE-CONNECTED DISABILITY.	
-	YES NO	
-	Referendum F An amendment to section 2 of article XXI of the	
	constitution of the state of Colorado, concerning	
-	elections to recall state elected officials, and, in connection therewith, providing for the deadlines	
-	regarding recall petitions and hearings to be set in statute rather than in the constitution and stating	5
-	that a recall election shall be held as part of a	
_	general election if a general election will be held between fifty and ninety days after the time for	
_	filing a protest has passed and all protests have	(20)
_	been finally decided. YES NO	
_		
-	Referendum G Amendments to articles XVII, XX, and XXIV of the	
	constitution of the state of Colorado, concerning the elimination of obsolete provisions of the state	
-	constitution.	
-	YES NO	
	Referendum H	
	SHALL STATE TAXES BE INCREASED ONE HUNDRED FIFTY THOUSAND DOLLARS	
-	ANNUALLY BY AN AMENDMENT TO THE COLORADO REVISED STATUTES THAT	
-	ELIMINATES A STATE INCOME TAX BENEFIT	
	FOR A BUSINESS THAT PAYS AN UNAUTHORIZED ALIEN TO PERFORM LABOR	
-	SERVICES, AND, IN CONNECTION THEREWITH, PROHIBITS CERTAIN WAGES	
_	OR REMUNERATION PAID TO AN	
_	UNAUTHORIZED ALIEN FOR LABOR SERVICES FROM BEING CLAIMED AS A	
	DEDUCTIBLE BUSINESS EXPENSE FOR	
	STATE INCOME TAX PURPOSES IF, AT THE TIME THE BUSINESS HIRED THE	
-	UNAUTHORIZED ALIEN, THE BUSINESS KNEW OF THE UNAUTHORIZED STATUS OF THE	
-	ALIEN UNLESS SPECIFIED EXCEPTIONS	
	APPLY AND, TO THE EXTENT SUCH A PAYMENT WAS CLAIMED AS A DEDUCTION IN	
	DETERMINING THE BUSINESS' FEDERAL	
	INCOME TAX LIABILITY, REQUIRES AN AMOUNT EQUAL TO THE PROHIBITED	
	DEDUCTION TO BE ADDED TO THE BUSINESS' FEDERAL TAXABLE INCOME FOR	
	THE PURPOSE OF DETERMINING STATE	
-	INCOME TAX LIABILITY?	
	YES NO	25
	Referendum I Shall there be an amendment to the Colorado	
-	Revised Statutes to authorize domestic	
	partnerships, and, in connection therewith, enacting the "Colorado Domestic Partnership	
-	Benefits And Responsibilities Act" to extend to same-sex couples in a domestic partnership the	
	benefits, protections, and responsibilities that are	
-	granted by Colorado law to spouses, providing the conditions under which a license for a domestic	
	partnership may be issued and the criteria under which a domestic partnership may be dissolved,	
_	making provisions for implementation of the act,	
_	and providing that a domestic partnership is not a marriage, which consists of the union of one man	
•	and one woman?	
	YES NO	
-		
_	r.	