

This is not a real ballot. Do not use to vote.

SAMPLE Ballot - Malheur County, Oregon - November 8, 2022

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Voting Instructions

Use a pen (blue or black ink)

To ensure your vote counts, completely fill in the oval to the left of the response of your choice.

To write in a name, write the name on the solid line and fill in the oval to the left of the write-in line.

Attention!

Remember to inspect your ballot for mistakes! If you make a mistake or damage your ballot, call your County Elections Office to ask for a replacement ballot.

Federal Office

US Senator
Vote for One

- Jo Rae Perkins (Republican, Constitution)
Dan Pulju (Pacific Green)
Ron Wyden (Democrat, Independent)
Chris Henry (Progressive)
Write-in

US Representative, 2nd District
Vote for One

- Joe Yetter (Democrat)
Cliff S Bentz (Republican)
Write-in

State Office

Governor
Vote for One

- Tina Kotek (Democrat, Working Families)
Donice Noelle Smith (Constitution)
R Leon Noble (Libertarian)
Betsy Johnson (Nonaffiliated)
Christine Drazan (Republican)
Write-in

Legislative Office

State Representative, 60th District
Vote for One

- Mark Owens (Republican, Independent, Democrat)
Antonio Sunseri (Progressive)
Write-in

County Office

County Commissioner, Position 1
4-year term
Vote for One

- Jim Mendiola (Republican, Democrat)
Write-in

Warning

Any person who, by use of force or other means, unduly influences an elector to vote in any particular manner or to refrain from voting is subject to a fine. (ORS 254.470)

Nonpartisan Office

Commissioner of the Bureau of Labor and Industries
Vote for One

- Christina E Stephenson
Cheri Helt
Write-in

Judge of the Court of Appeals, Position 10
Vote for One

- Kristina Hellman (Incumbent)
Write-in

Judge of the Court of Appeals, Position 11
Vote for One

- Anna M Joyce (Incumbent)
Write-in

County Clerk
4-year term
Vote for One

- Gayle V Trotter
Write-in

County Treasurer
4-year term
Vote for One

- Jennifer J Forsyth
Write-in

City of Adrian

Council Members

The two candidates receiving the two highest number of votes will each hold office for four years, and the candidate receiving the third highest number of votes will hold office for two years.

Vote for Three

- Karen E Olsen
Carlos F Mendoza
Tom Pierce
Write-in
Write-in
Write-in

Malheur Co Soil & Water Conservation

Director - Zone 1
2-year unexpired term
Vote for One

No Candidate Filed

- Write-in

Malheur Co Soil & Water Conservation

Director - Zone 2
4-year term
Vote for One

No Candidate Filed

- Write-in

Director - Zone 3
4-year term
Vote for One

- John M Blake
Write-in

Director - Zone 5
4-year term
Vote for One

- Fred Eiguren
Write-in

State Measures

Referred to the People by the Legislative Assembly

111 Amends Constitution: State must ensure affordable healthcare access, balanced against requirement to fund schools, other essential services

Result of "Yes" Vote: "Yes" vote requires state to ensure affordable healthcare access. State must balance healthcare funding against funding for schools, other essential services; courts must respect balance.

Result of "No" Vote: "No" vote retains current law. The constitution does not require the state to ensure access to affordable health care; state provides some healthcare access.

Summary: Amends Constitution. Current state law outlines the general requirements for health insurance policies and provides health care for low income and disabled residents who meet eligibility requirements. Amends the Oregon Constitution to establish health care as a fundamental right; obligates the state to provide Oregon residents "access to cost-effective, clinically appropriate and affordable health care." Amendment requires the state to balance that obligation against the public interest in funding public schools and other essential public services. If the state is sued to enforce the amendment, the court may not order a remedy that interferes with the state's requirement to balance healthcare funding against funding for public schools and other essential public services.

Estimate of Financial Impact: The financial impact to state and local expenditure and revenue is indeterminate. The measure does not require additional state government revenues or expenditures. The impact of the measure will depend on future legislative action to establish additional health benefits and determine how they will be paid for.

- Yes No

Vote Both Sides of Ballot

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State Measures	State Measures	Malheur
<p style="text-align: center;">Referred to the People by the Legislative Assembly</p> <p>112 Amends Constitution; Removes language allowing slavery and involuntary servitude as punishment for crime</p> <p>Result of "Yes" Vote: "Yes" vote amends constitution to remove language allowing slavery and involuntary servitude as punishment for crime; allows programs to be ordered as part of sentencing.</p> <p>Result of "No" Vote: "No" vote retains current language that generally prohibits slavery and involuntary servitude but allows slavery and involuntary servitude as punishment for crime.</p> <p>Summary: Amends Constitution. Article I, section 34 of the Oregon Constitution currently prohibits slavery and involuntary servitude but allows an exception to that prohibition as a punishment for crime. Measure removes language that allows slavery and involuntary servitude as a punishment for crime. Under measure, a court or probation or parole agency is allowed to order a person convicted of a crime to engage in education, counseling, treatment, community service, or other alternatives to incarceration, as part of sentencing for the crime. Ordered programs must be in line with programs that historically, or in the future, have been in place to provide for accountability, reformation, protection of society, or rehabilitation. Effect on current constitutional provisions requiring inmate work programs unclear.</p> <p>Estimate of Financial Impact: The financial impact to state and local expenditures and revenues is indeterminate. The measure removes language allowing slavery and involuntary servitude as a punishment for a crime. The measure does not require additional state government revenues or expenditures however the impact of the measure will depend on potential legal action or changes to inmate work programs.</p> <p style="text-align: center;"><input type="radio"/> Yes <input type="radio"/> No</p>	<p style="text-align: center;">Proposed by Initiative Petition</p> <p>114 Requires permit to acquire firearms; police maintain permit/firearm database; criminally prohibits certain ammunition magazines</p> <p>Result of "Yes" Vote: "Yes" vote requires background check, safety training, fee for permit to acquire firearms; state police maintain new permit/firearm database; criminally prohibits certain magazines; exceptions.</p> <p>Result of "No" Vote: "No" vote retains current law: seller/ transferor must request criminal background check; permit, safety course not required; no magazine capacity restrictions.</p> <p>Summary: Oregon law currently allows persons over age 18 to acquire firearms (federal law requires age 21 for some handgun purchases), seller/ transferor must request criminal background check. Measure requires permit from local law enforcement to acquire firearm; person must pay fee, submit photo ID, fingerprints, complete approved safety training, pass criminal background check, not be prohibited from possessing firearms; officer may deny permit to person believed danger to self or others. Permit issued within 30 days, valid 5 years. Permit denials appealable. Must present permit, pass background check to acquire firearm. State Police creates/ maintains permit/ firearm database. Magazines over 10 rounds, or readily modifiable to exceed 10 rounds, prohibited; exception for current owners /inheritors. Exceptions for law enforcement, armed forces. Criminal penalties. Other provisions.</p> <p>Estimate of Financial Impact: The intent of the measure is for revenues from permits to cover administrative costs. Cost estimates related to the measure were received from state and local government. However, there is uncertainty in the assumptions regarding the estimates made, including the projections of the number of permit applications, the revenue associated with those permits and other related costs. There is also uncertainty in potential cost savings to state and local government expenditures due to an expected decrease in firearm related injuries and death. Therefore, the financial impact of Measure 114 for state and local governments is indeterminate.</p> <p style="text-align: center;"><input type="radio"/> Yes <input type="radio"/> No</p>	<p>23-68 Imposes county tax on the retail sale of marijuana items.</p> <p>Question: Shall Malheur County impose a 3% tax on retail sales of marijuana items in the unincorporated areas of the county?</p> <p>Summary: Under state law, a county governing body may adopt an ordinance to be referred to the voters imposing up to a three percent (3%) tax on the retail sale of recreational marijuana items in unincorporated areas of the county by a state licensed marijuana retailer.</p> <p>If this measure passes, it would allow Malheur County to implement Ordinance No. 229; and</p> <ul style="list-style-type: none"> • Impose a 3% tax rate on marijuana items sold within the unincorporated area of Malheur County. • Require a marijuana retailer to collect the tax and remit payment to the Malheur County Tax Collector. • Direct the tax revenue to county general funds and services through the County's annual budget. • Collect penalties and interest for failure to pay the tax. <p>This tax would apply to retailers licensed by the State of Oregon. Passage of this tax would add 3% to the existing state tax rate. Medical marijuana will remain untaxed.</p> <p>This tax would only be implemented in the event the County's ban on marijuana businesses (currently Ordinance 210) is repealed.</p> <p style="text-align: center;"><input type="radio"/> Yes <input type="radio"/> No</p>
<p style="text-align: center;">Proposed by Initiative Petition</p> <p>113 Amends Constitution: Legislators with ten unexcused absences from floor sessions disqualified from holding next term of office</p> <p>Result of "Yes" Vote: "Yes" vote disqualifies legislators with ten unexcused absences from legislative floor sessions from holding office as legislator for term following current term of office.</p> <p>Result of "No" Vote: "No" vote retains existing law. Absent legislators may be punished by legislative chamber (potentially expelled by supermajority); present legislators have legal authority to compel attendance.</p> <p>Summary: Amends Oregon Constitution to add language prescribing consequences for unexcused absences by legislators from floor sessions. Currently, Senators and Representatives may be "punished" or, by the concurrence of two-thirds of the Senator's or Representative's chamber, "expelled" for "disorderly behavior," but law does not define "disorderly behavior." Additionally, absent legislators may be "compelled" to attend legislative floor sessions, but current law does not specify consequences for unexcused absences. Measure specifies that "disorderly behavior" includes legislator's failure to attend ten or more legislative floor sessions during a regular or special legislative session without permission or excuse. Under measure, legislator who engages in "disorderly behavior" through unexcused absences is disqualified from serving as a Senator or Representative for the term following the end of the legislator's current term.</p> <p>Estimate of Financial Impact: This measure will have no financial effect on either state or local government expenditures or revenues.</p> <p style="text-align: center;"><input type="radio"/> Yes <input type="radio"/> No</p>	<p style="text-align: center;">Malheur</p> <p>23-67 Prohibits psilocybin manufacturing and service centers in unincorporated Malheur County</p> <p>Question: Shall psilocybin product manufacturers and psilocybin service centers be prohibited in unincorporated Malheur County (area outside of any city limits)?</p> <p>Summary: Oregon voters legalized the supervised use of psilocybin through Ballot Measure 109 (2020), which directs the Oregon Health Authority (OHA) to develop a psilocybin licensing and regulatory program by January 2, 2023.</p> <p>Psilocybin is a psychedelic drug found in certain mushrooms. State law allows for the licensed manufacturing and supervised use of psilocybin in service centers. A county may adopt an ordinance to be referred to voters to prohibit the establishment of licensed psilocybin product manufacturers and/or service centers. The Malheur County Court adopted Ordinance 228 to refer to voters that prohibits such psilocybin businesses in the unincorporated area (outside of any city limits) of Malheur County. Ordinance 228 does not apply within the city limits of Vale, Ontario, Nyssa, Adrian or Jordan Valley.</p> <p>A " yes " vote will prohibit psilocybin product manufacturers and service centers in the unincorporated area (all areas outside of any city limits) of Malheur County.</p> <p>A " no " vote will allow psilocybin product manufacturers and service centers in the unincorporated area (all areas outside of any city limits) of Malheur County.</p> <p style="text-align: center;"><input type="radio"/> Yes <input type="radio"/> No</p>	<p style="text-align: center;">City of Adrian</p> <p>23-73 Prohibits psilocybin-related businesses within the City of Adrian.</p> <p>Question: Shall the City of Adrian prohibit psilocybin-related businesses in the City of Adrian?</p> <p>Summary: State law allows operation manufacturer, distribution, and possession of psilocybin and psilocin. State law provides that a City Council may adopt an ordinance to be referred to the voters to prohibit the establishment of any of those registered or licensed activities. Approval of this measure would prohibit the establishment of psilocybin product manufacturers and/or psilocybin service center operators within the area subject to the jurisdiction of the City.</p> <p style="text-align: center;"><input type="radio"/> Yes <input type="radio"/> No</p>
<p>4</p>		<p>Vote Both Sides of Ballot</p>