The Commonwealth of Massachusetts

STATE ELECTION

OFFICIAL ABSENTEE BALLOT

SCITUATE Pct. 3

William Manin Galerian Sixerian in Tim

Tuesday, November 8, 2016

1527/1518

To vote for a candidate, fill in the oval . to the right of the candidate's name. To vote for a person not on the ballot, write the person's name and residence in the blank space provided and fill in the oval.

ELECTORS OF PRESIDENT AND VICE PRESIDENT

Vote for ONE CLINTON and KAINE : +111+ 11 Democratic JOHNSON and WELD I Libertarian ...

STEIN and BARAKA Green-Hainbow

TRUMP and PENCE - 1 1 1 1 1 1 1 1 Republican

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WRITE-IN SPACE ONLY

REPRESENTATIVE IN CONGRESS Vole for ONE

STEPHEN F, LYNCH +++-++++++ Democratic WILLIAM BURKE +++++++++++ Regublican

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WRITE-IN SPACE ONLY

COUNCILLOR

Vote for ONE CHRISTOPHER A. IANNELLA, JR. + Democratic 263 Pond St., Boston Candidde for Ro-elect on

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WALTE-BY SPACE ONLY

SENATOR IN GENERAL COURT

PATRICK M. O'CONNOR Republican PAUL J. GANNON +++++++++ Cemocratic

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WAITE-IN SPACE ONLY

REPRESENTATIVE IN GENERAL COURT KRISTEN G. ARUTE....... Republican INITIATIVE PETITION

JOAN MESCHINO++++-+-+ Democratic DO NOT VOTE IN THIS SPACE

WRITE-IN SPACE ONLY

SHERIFF

Vote for ONE JOSEPH D. McDONALD, JR. 1444 Republican Po Orlinkeri Cir., Kingston Candidate for Re-cleat on SCOTT M. VECCHI (+0)---++++ Democratic 💍

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WRITE-IN SPACE ONLY

COUNTY COMMISSIONER

Vote for not more than TWO LINCOLN D. HEINEMAN . - + + + - + Democratic

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QUESTION 1 LAW PROPOSED BY

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before May 3, 2016? SUMMARY

This proposed law would allow the state Gaming Commission to issue one additional calegory 2 license, which would permit operation of a gaming establishment rith no table games and not more than 1,250 slot machines.

The proposed law would authorize the Commission to request applications for the additional license to be granted to a gaming establishment located on property that is (i) at least four acres in size; (ii) adjacent to and within 1,500 feet of a race track, including the track's additional facilities, such as the track, grounds, paddocks, barns, auditorium, amphilheatre, and bleachers; (iii) where a horse racing meeting may physically be held: (iv) where a horse racing meeting shall have been hosted; and (v) not separated from the

race track by a highway or railway.

A YES VOTE would permit the state Gaming Commission to license one additional slot machine gaming establishment at a location that meets certain conditions specified in the law.

A NO VOTE would make no change in current laws regarding gaming.

YES \circ

NO O

QUESTION 2 LAW PROPOSED BY INITIATIVE PETITION

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or pefore May 3, 2016?

SUMMARY

This proposed law would allow the state Board of Elementary and Secondary Education to approve up to 12 new charter schools or enrollment expansions in existing charter schools each year. Approvals under this law could expand statewide charter school enrollment by up to 1% of the total stalewide public school enrollment each year. New charters and enrollment expansions approved under this law would be exempt from existing limits on the number of charter schools, the number of students enrolled in them, and the amount of local school districts' spending allocated to them.

If the Board received more than 12 applications in a single year from qualified applicants, then the proposed law would require it to give priority to proposed charter schools or enrollment expansions in districts where student performance on statewide assessments is in the bottom 25% of all districts in the previous two years and where demonstrated parent demand for additional public school options is greatest.

CONTINUE ON BACK

AMPLE

New charter schools and enrollment expansions approved under this proposed law would be subject to the same approval standards as other charter schools, and to recruitment, retention, and multilingual outreach requirements that currently apply to some charter schools. Schools authorized under this law would be subject to annual performance reviews according to standards established by the Board

The proposed law would take effect on January 1, 2017.

A YES VOTE would allow for up to 12 approvals each year of either new charter schools or expanded enrollments in existing charter schools, but not to exceed 1% of the statewide public school enrollment.

A NO VOTE would make no change in current laws relative to charter schools.

NO O

LAW PROPOSED BY INITIATIVE PETITION

Do you approve of a law summarized below, on which no vote was taken by the Senale or the House of Representatives on or before May 3, 2016

SUMMARY

This proposed law would prohibit any farm owner or operator from knowingly confining any breeding pig, calf raised for yeal, or egg-laying hen in a way that prevents the animal from tying down, standing up, fully extending its limbs, or turning around feetly. The proposed law would also prohibit any business owner or operator in Massachusetts from selling whole eggs intended for human consumption or any uncocked cut of veal or pork if the business owner or operator knows or should know that the hen, breeding pig, or veal calf that produced these products was confined in a manner prohibited by the proposed law. The proposed law would exempt sales of food products that combine veal or pork with other products, including soups, sandwiches, pizzas, holdogs, or similar processed or prepared food items.

The proposed law's confinement prohibitions would not apply during transportation; state and county fair exhibitions; 4-H programs; slaughter in compliance with applicable laws and regulations; medical research; veterinary exams, testing, treatment and operation if performed under the direct supervision of a licensed veterinarian, five days prior to an pregnant pigs expected date of giving birth; any day that pig is nursing piglets; and for temporary periods for animal husbandry purposes not to exceed six hours in any twenty-four hour period.

The proposed law would create a civil penalty of up to \$1,000 for each violation and would give the Attorney General the exclusive authority to enforce the law, and to issue regulations to implement it. As a defense to enforcement proceedings, the proposed law would allow a business owner or operator to rely in good faith upon a written certification or guarantee of compliance by a supplier.

The proposed law would be in addition to any other animal welfare laws and would not prohibit stricter local laws

The proposed law would take effect on January 1, 2022. The proposed law states that if any of its parts were declared invalid, the other parts would

A YES VOTE would prohibit any confinement of pigs, calves, and hens that prevents them from lying down, standing up, fully extending their YES O

A NO VOTE would make no change in current laws relative to the keeping of farm animals.

NO

QUESTION 4
LAW PROPOSED BY INITIATIVE PETITION

Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of Representatives on or before

SUMMARY

The proposed law would permit the possession, use, distribution, and cultivation of marijuana in limited amounts by persons age 21 and older and would remove criminal penalties for such activities. It would provide for the regulation of commerce in marijuana, marijuana accessories, and marijuana products and for the taxation of proceeds from sales of these items.

The proposed law would authorize persons at least 21 years old to possess up to one ounce of marijuana outside of their residences; possess up to ten ounces of marijuana inside their residences; grow up to six marijuana plants in their residences; give one ounce or less of marijuana to a person at least 21 years old without payment; possess, produce or transfer hemp; or make or transfer items related to marijuana use, storage, cultivation, or procession

The measure would create a Cannabis Control Commission of three members appointed by the state Treasurer which would generally administer the law governing marijuana use and distribution, promulgate regulations, and be responsible for the licensing of marijuana commercial establishments.

The proposed law would also create a Cannabis Advisory Board of lifteen members appointed by the Governor. The Cannabis Control Commission would adopt regulations governing licensing qualifications; security, record keeping, health and safety standards; packaging and labeling; testing; advertising and displays; required inspections; and such other matters as the Commission considers appropriate. The records of the Commission would be public records.

The proposed law would authorize cities and towns to adopt reasonable restrictions on the time, place, and manner of operating marijuana businesses and to limit the number of marijuana establishments in their communities. A city or town could hold a local vote to determine whether to permit the selling of marijuana and marijuana products for consumption on the premises at commercial establishments.

The proceeds of retail sales of marijuana and marijuana products would be subject to the state sales tax and an additional excise tax of 3.75%. A city or town could impose a separate tax of up to 2%. Revenue received from the additional state excise tax or from license application fees and civil penalties for violations of this law would be deposited in a Marijuana Regulation Fund and would be used subject to appropriation for administration of the proposed law.

Marijuana-related activities authorized under this proposed law could not be a basis for adverse orders in child welfare cases absent clear and convincing evidence that such activities had created an unreasonable danger to the safety of a minor child.

The proposed law would not affect existing law regarding medical marijuana treatment centers or the operation of motor vehicles while under the influence. It would permit properly owners to prohibit the use, sale, or production of marijuana on their premises (with an exception that landlords cannot prohibit consumption by tenants of marijuana by means other than by smoking); and would permit employers to prohibit the consumption of marijuana by employees in the workplace, State and local governments could continue to restrict uses in public buildings or at or near schools. Supplying marijuana to persons under age 21 would be unlawful.

The proposéd law would take effect on December 15, 2016.

A YES VOTE would allow persons 21 and older to possess, use, and transfer marijuana and products containing marijuana concentrate (including edible products) and to cultivate marijuana, all in limited amounts, and would provide for the regulation and taxation of commercial sale of marijuana

A NO VOTE would make no change in current laws relative to marijuana.

YES O

NO