The Division of Elections celebrates the history of strong women of Alaska and women’s suffrage!
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Note: Sample ballots are included with candidates for elected office and judicial retention.
Maps are placed with appropriate state house and senate candidates.

Images provided by the Alaska State Library Historical Collections and Alaska State Archives
To learn more about these women and others visit the online exhibit Women of Alaska. URL: lam.alaska.gov/womenofalaska

This publication was prepared by the Division of Elections, produced at the cost of $.86 per copy to inform Alaskan voters about issues appearing on the 2020 General Election Ballot per AS 15.58.010 and printed in Portland, Oregon.
COVID-19 Information for Voters and Election Officials

What COVID-19 precautions are being taken for in-person voting?

CDC recommendations and Alaska Department of Health & Social Services (DHSS) mandates will be fully implemented at all Polling Places and Absentee Voting locations. These consist of, but are not limited to:

• Encouraging voters to wear some type of facial covering (while inside a polling place and in cities where wearing a facial covering is mandated) and ask that non-essential people (such as children) not go into the polling place/absentee voting locations. DOE will provide Personal Protective Equipment (PPE) such as facial coverings and gloves for voters to use.

• Encouraging voters who have health concerns to vote Absentee By-Mail.

• Asking Election Officials to not report to work if they feel ill or have undergone COVID testing and have not received results.

• Election Officials will be required to wear provided PPE such as facial coverings and gloves.

• Election Officials will be required to disinfect all areas throughout the day that are frequently touched such as voting equipment, booths, tables, pens, secrecy sleeves, door handles, light switches, etc.

• Hand sanitizer will be available for voters to use before checking in, when using voting equipment, and when they exit the polling place.

• DOE will provide 6-foot markings in the polling place to promote the CDC recommended social distancing and Election Officials will encourage voters to practice social distancing while standing in line; being checked in; and waiting to place their ballot in the ballot box.

• Election Officials will make every effort to space voting booths six feet apart.

• Election Officials will monitor the number of people in a location at a time, depending on CDC and HSS guidelines.

What to expect at polling places this year

• Due to social distancing, it is possible that your polling place will not have as many voting booths as they have in the past. This may cause longer wait times.

• Due to the risks associated with large groups gathering (especially in a small indoor place), we will be monitoring, to the best of our ability, the number of people inside a polling place at a time. This may cause you to wait in line outside of the polling place.

• Due to COVID-19, we may have a significantly lower amount of poll place workers than in previous years, meaning some poll places may have a smaller staff than usual. This may also cause longer wait times.

• There will be PPE available for voters, such as facial coverings, gloves, and hand sanitizer.

https://www.elections.alaska.gov/Core/COVID19faq.php
Disclaimer for Official Election Pamphlet

The Alaska Division of Elections is responsible for conducting all state and federal elections in Alaska and for providing voter registration.

Our mission is to ensure public confidence in the electoral process by administering voter registration and elections with the highest level of professional standards, integrity, security, accuracy and fairness.

The Division of Elections is required under AS 15.58 to include statements, opinions, recommendations and comments in the Official Election Pamphlet provided by various individuals and groups, including candidates, political parties, and groups that advocate for and against initiatives. Any statements, opinions, recommendations or comments expressed in the Official Election Pamphlet are those of the individual or group that authored them and are not endorsed by the Division of Elections.

The Division of Elections itself is a neutral and impartial agency and is prohibited from authoring or changing the text of any provided submissions that meet the statutory requirements. The Official Election Pamphlet is meant to inform voters of what they are being asked to vote on and allow each voter to make an informed decision before casting a vote.

Cover Design

Championing the empowerment of female Alaskans on the path to equality, the Division of Elections celebrates the rich and diverse history of strong women in the Last Frontier and their fight for women’s suffrage. The path to equality did not begin or end with the monumental 19th amendment and Alaskan women from all backgrounds demonstrated this through their achievements and contributions that shaped the Alaska we know and love today.

The images on this year’s cover are a small glimpse of the innumerable stories that have played out under the Midnight Sun; stories of women who not only survived but thrived in times of both hardship and discrimination. We honor these women for their courage and fortitude, like that of the Red Cross Auxiliary of Native Women who despite discrimination towards Tlingit Alaskans and lack of support, dutifully served during World War I. We honor Marvel Crosson, the first Alaska woman pilot; and the “Queen of Reindeer”, Changunak Antisarlook Andrewuk (Sinrock Mary), who fought the legal system to keep her reindeer herd when her husband died and grew it into the largest reindeer herd in Alaska.

Strong Alaskan women of today, and the people who support them, can look to these women and their stories for inspiration to continue paving a way to justice and equality for all generations to come. Visit the online exhibit, “Women of Alaska”, to explore the stories of these women and reflect on their accomplishments, as well as those of the women in your own life.

The Division of Elections is grateful for the images and historical information provided by the Alaska State Library Historical Collections and Alaska State Archives. Please visit the online exhibit, “Women of Alaska” at URL: lam.alaska.gov/womenofalaska
Alaska’s Ballot Counting System

Your Vote is Secure!

Alaska uses three different methods to count ballots:

❖ Hand-count
❖ Precinct Scanner
❖ Voting Tablet

Alaska’s ballot tabulation system has a paper trail of every ballot cast. Each precinct receives paper ballots that are either hand-counted when the polls close or are scanned during the day as the voter inserts the ballot into the precinct scanner and the results are tabulated after the polls close. In addition, during federal elections, each precinct has a voting tablet. (Depending on location some are equipped with a voter-verifiable paper trail that allows the voter to verify the printed version of the ballot prior to casting the ballot.)

The ballot tabulation system used in Alaska to produce and count ballots is federally certified and is thoroughly tested prior to each election. It is a stand-alone system that is not connected to the internet or to a network.

Each precinct scanner and voting tablet, along with their corresponding memory cards are tested prior to the election. A functionality test is conducted to ensure the equipment is in proper working order. Two different logic and accuracy tests are performed, by two different bi-partisan boards, to ensure the devices are counting correctly.

In addition to the pre-election testing, the division is required by law to conduct a verification of machine counts by hand-counting ballots from a random sampling of precincts. One precinct in each of the 40 house districts that accounts for at least 5% of the ballots cast for that district throughout Alaska are hand-counted after the election to verify the election results are accurate. If there is a discrepancy of more than 1% in the hand-count verification, the division is required to hand-count all of the ballots cast in the district.

With all the testing, security and verification processes used by the Division of Elections during each election, you can go to the polls knowing that your vote is secure and that it will be accurately counted and reported.
Voting Information

General Election Day is November 3, 2020

Polling Places
The polls will be open from 7:00 a.m. to 8:00 p.m. To locate your polling place please call 1-888-383-8683. In Anchorage, please call 269-8683.

Bring Identification to the Polls
You MUST be prepared to show one form of identification. You may use the following ID:

- Voter ID Card
- Current and valid photo ID Card
- Driver’s License
- Passport
- State ID Card
- Military ID Card
- Birth Certificate
- Hunting or Fishing License

or, you may use an original copy of one of the following documents if it contains your name and current address:

- Current Utility Bill
- Government Utility Bill
- Bank Statement
- Pay Check
- Government Check
- Other Government Document

Questioned Ballots
If your name does not appear on the precinct register or if you do not have identification, you will be required to vote a questioned ballot. Your voted ballot will be placed in a secrecy sleeve and then sealed inside a completed questioned ballot envelope. The information you provide on the outside of the questioned ballot envelope will be used to determine your voting eligibility and to update your voter registration. If for any reason your questioned ballot is not fully counted, you will be notified in writing.

Marking the Ballot
When voting, fill in the oval completely next to the choice you wish to vote for.

Mark only one choice in each section. If you mark more than one choice, that section of the ballot will NOT be counted. You do not have to vote each section.

If you make a mistake marking your ballot, DO NOT erase or correct the ballot. Return your ballot to an election worker and request a new ballot. Sections with eraser marks or where more than one choice is selected will not be counted.

Campaigning Prohibited
Campaigning is not allowed within 200 feet of any entrance to a polling place during the hours the polls are open. This includes any discussions about candidates or issues appearing on the ballot or displaying campaign items such as, but not limited to, hats, shirts, signs, bumper stickers or buttons.
Voter Assistance and Concerns

Assistance While Voting
If you need language or other assistance during the voting process, you may have a person of your choice help you as long as that person is not a candidate in the election, is not your employer, agent of your employer or agent of your union. You can have help during each step of the voting process, including inside the voting booth with reading or marking the ballot. The election workers at the polling place are available to help you as well. This is your right under federal law.

Language Assistance
For limited English speaking voters, who are proficient in Alaska Native, Spanish, and Tagalog languages; in areas under the Toyukak Settlement agreement, Section 203 of the Voting Rights Act, and other areas designated by the court, bilingual outreach workers and poll workers have been hired by the Division of Elections to provide language assistance.

Before Election Day, bilingual workers make announcements, provide election information to their community and are available to provide language assistance for any voting related activity, including voter registration, absentee voting and to assist with all information in this pamphlet. On Election Day, bilingual workers will provide language assistance at the polling place with the voting process, including translating the ballot.

If you need the name of the person who has been hired to provide language assistance in your community, please contact the Division of Elections. For Language Assistance call toll free 1-866-954-8683.

Voting Tablet
On Election Day, each polling place will have a voting tablet. The voting tablet is intended for the blind, disabled, and for voters who do not read well. It allows voters to vote unassisted using magnified, high contrast and audio ballots. In designated areas where there are limited English voters, the voting tablet will also have an audio translation of the ballot in Alaska Native Languages, Spanish and Tagalog for applicable regions. Voting an audio ballot may take 15 – 20 minutes. If you need to vote using the voting tablet device, let the election board know.

Visually Impaired Voters
In addition to the voting tablet at each polling place, magnifying ballot viewers are available at all polling places and absentee voting sites. Audio recording of this pamphlet is available at each Regional Election Office, from the Alaska State Library, Talking Book Center, located in Juneau and on the Division of Elections website. Telephone the library at (907) 465-1315 for information.

Hearing Impaired Voters
For questions, you may contact the Division of Elections through our TTY telecommunications device by calling (907) 465-3020.

Physically Disabled Voters
If you have difficulty gaining access to your polling place, or if you have questions about the accessibility of your polling place, please contact the Division of Elections. We make every effort to ensure that polling places are accessible to all Alaskans.

Concerns, Comments, Questions
If you have any concerns, comments or questions, please contact a Division of Elections Office.

Director’s Office  Region I  Region II
(907) 465-4611  Juneau: (907) 465-3021  Anchorage: (907) 522-8683

Region III  Region IV  Language Assistance
Fairbanks: (907) 451-2835  Nome: (907) 443-5285  Toll Free: 1-866-954-8683

PAGE 7  2020 REGION I
Language Assistance

Toll-Free: 1-866-954-8683

Visit www.elections.alaska.gov to access online language assistance including Sample Ballots, Audio Ballots, our Toll-Free Number, and Online Audio Glossaries.

Yup’ik Glossary: Bristol Bay Yup’ik. Chevak Cup’ik, General Central Yup’ik. Hooper Bay Yup’ik. Norton Sound Yup’ik, Nunivak Cup’ig, Yukon Yup’ik


Language Assistance resources are also available in Spanish and Tagalog for the Aleutian region.
Absence Voting

If you do not want to go to your polling place to vote on Election Day, the following options are available.

**Voting at an Absentee Voting Site**
Beginning **October 19, 2020**, you may vote at an absentee voting site. Ballots for all 40 districts are available at designated voting locations. In addition, there are many other voting sites throughout Alaska that will have ballots for the community’s house district. For more information or for a list of absentee voting locations visit our website at elections.alaska.gov or contact a Regional Elections office.

**Voting By-Mail or Electronic Transmission**
To vote by-mail or electronic transmission, you must submit an application.

1. **Receiving a Ballot By-Mail**
   You must complete an absentee ballot application to receive a ballot in the mail. **Your application MUST be received by October 24, 2020 to receive a ballot for the General Election.** Apply early to ensure timely delivery of your ballot. When returning your voted ballot, it must be postmarked on or before Election Day.

2. **Receiving a Ballot By Electronic Transmission**
   There are two ways to vote by electronic transmission. You may apply for a ballot to be sent to you by FAX or online delivery. **For the General Election, you may apply between the dates of October 19, 2020 through 5:00pm Alaska Time on November 2, 2020.** Your voted ballot may only be returned by mail or by fax. If you return your voted ballot by fax, it must be received no later than 8:00pm Alaska time on Election Day. If you return your voted ballot by mail, it must be postmarked on or before Election Day.

Voters are encouraged to apply paperless using the division’s online absentee ballot application system, https://absenteeballotapplication.alaska.gov/. It saves time, paper and postage!

If you have questions about voting by mail or electronic transmission, please contact the Absentee Office at (907) 270-2700 or Toll Free 1-877-375-6508.

**Special Needs Voting**
If you are unable to go to the polls due to age, serious illness or a disability, you may have a personal representative pick up and deliver a ballot to you beginning 15 days before an election at an absentee voting site or on Election Day at the polling place. Your personal representative can be anyone, except a candidate for office in the election, the voter’s employer, an agent of the voter’s employer, or an officer or agent of the voter’s union.

For more information about absentee voting, contact any Division of Elections office or visit our website at:

www.elections.alaska.gov
Alaska Absentee Ballot Application – For Federal and State Elections

<table>
<thead>
<tr>
<th>Elections</th>
<th>1</th>
<th>☐ All in Calendar Year</th>
<th>☐ Primary (August)</th>
<th>☐ General (November)</th>
<th>☐ REAA (October)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligibility</td>
<td>2</td>
<td>Are you a citizen of the United States?</td>
<td>☐ Yes</td>
<td>☐ No</td>
<td>Are you 18 years of age or older or within 90 days of your 18th birthday?</td>
</tr>
<tr>
<td>Print your name</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other information</td>
<td>4</td>
<td>Former name (if changed):</td>
<td></td>
<td></td>
<td>Voter number (if known):</td>
</tr>
<tr>
<td>Alaska residence address -</td>
<td>5</td>
<td>House #</td>
<td>Street Name</td>
<td>Apt #</td>
<td>City</td>
</tr>
<tr>
<td>The address where you receive mail (Permanent)</td>
<td>6</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Identifiers</td>
<td>7</td>
<td>☐ I do not have an SSN or AK driver’s license or State ID No.</td>
<td>☐ *SSN or Last 4 Alaska driver’s license or State ID No.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Birthdate and Gender</td>
<td>8</td>
<td>*Birthdate</td>
<td>Gender</td>
<td>☐ Male</td>
<td>☐ Female</td>
</tr>
<tr>
<td>Political party affiliation</td>
<td>9</td>
<td>Write political affiliation (For options, see instructions):</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Military and Overseas Voters</td>
<td>10</td>
<td>Active member of the Uniformed Services, Merchant Marine, or commissioned corps or an eligible spouse or dependent.</td>
<td>☐</td>
<td>Or, I am residing temporarily or permanently overseas and intend to return to Alaska.</td>
<td>☐</td>
</tr>
<tr>
<td>*Primary ballot option Select ONLY ONE</td>
<td>11</td>
<td>The political affiliation that you are registered with 30 days before an election determines your primary ballot option.</td>
<td>☐</td>
<td>Alaska Democratic Party and Alaskan Independence Party candidates.</td>
<td>☐</td>
</tr>
<tr>
<td>In remote Alaska or overseas?</td>
<td>12</td>
<td>☐ Yes, I will be in remote Alaska or overseas where mail service is limited. If yes, a 45-day advance ballot will be mailed to you.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ballot mailing address.</td>
<td>13</td>
<td>Ballots WILL NOT be forwarded. Provide an address where you will receive mail.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contact information</td>
<td>14</td>
<td>Day Phone:</td>
<td>Evening Phone:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Certificate Read and Sign Your signature must be handwritten. A typed or digital signature is not valid.</td>
<td>15</td>
<td>I swear or affirm, under penalty of perjury, that: The information on this form is true, accurate, and complete to the best of my knowledge and I am eligible to vote in the requested jurisdiction, I am not requesting a ballot from any other state, and I am not voting in any other manner in this (these) election(s). I further certify that I am an Alaska resident and that I have not been convicted of a felony, or having been so convicted, have been unconditionally discharged from incarceration, probation and/or parole. I am not registered to vote in another state, or I have taken the necessary steps to cancel that registration. WARNING: If you provide false information on this application you can be convicted of a felony and/or misdemeanor. (AS 15.56.040; AS 15.56.050)</td>
<td>☐</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Signature:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Items are kept confidential by the Division of Elections and are not available for public inspection except that confidential addresses may be released to government agencies or during election processes as set out in state law.*

www.elections.alaska.gov  C06C (Rev. 9/16/2019)
Alaska Absentee Ballot Application
For State and Federal Elections

Apply for a federal and state absentee ballot
Use this form at the same time to:
- Request an absentee ballot.
- Register to vote.
- Change your registration information.

To register you must be
- A United States citizen.
- A resident of Alaska.
- 18 years of age or within 90 days of your 18th birthday.
- When registering to vote, your identity must be verified. Submit a copy of your current driver’s license, state ID, passport, birth certificate, hunting and fishing license or current and valid photo ID with your application.

Ballots will NOT be forwarded
- Provide a permanent mailing address.
- Provide a ballot mailing address where you will receive mail. If you do not provide a ballot mailing address, your ballot will be sent to your permanent mailing address.

Identifiers and contact
- You MUST provide ONE identifier and your birthdate.
- Provide a contact telephone number and/or email information. If there is a problem with your application, we will contact you.

Political parties
**Recognized Political Parties** are parties who have gained recognized political party status under Alaska statutes: Alaska Democratic Party, Alaska Republican Party and Alaskan Independence Party


**Other Political Affiliations**: Nonpartisan (not affiliated with a political party or group) or Undeclared (do not wish to declare a political party or group)

Alaska residence address
- Provide an Alaska residence address. Your application will be denied if you provide an out-of-state address, PO Box, HC number and box, rural route, commercial address, mail stop address, etc.

Temporarily out-of-state and intent to return?
- You may maintain your Alaska residence address as the address you lived at prior to leaving Alaska or where you are currently registered in Alaska. Active military members and spouses, you are exempt from the intent to return to Alaska requirement.

Military or overseas?
- When requesting a by-fax or online delivery ballot, your application must be received by 5:00 p.m. Alaska Standard Time the day prior to a primary, general or statewide election.
- Be sure to provide your fax number or email address when requesting a fax or online delivery ballot.
- Overseas citizens, if you do not intend to return to Alaska and wish to participate in federal elections, please contact our office listed under ‘Questions?’ to receive the correct application.

Deadlines
- Already registered? Your application must be received 10 days before an election.
- Registering to vote? To vote in an election, your application must be postmarked or received 30 days prior to an election, except in a presidential election.
- In a presidential election, you may register and vote the presidential race so long as your request for a by-mail ballot is received 10 days prior to the election.

Submit your application
- Mail your application: Division of Elections Absentee and Petition Office 2525 Gambell Street, Suite 105 Anchorage AK 99503-2838
- Fax your application: 907-677-9943 855-677-9943 (toll free in U.S.)
- Email your application: akabsentee@alaska.gov

Questions?
- Call us: 907-270-2700 877-375-6508 (toll free in U.S.)
- Email us: akabsentee@alaska.gov
- Visit our website: elections.alaska.gov

Primary election
To vote in a primary election, you must select a ballot option. The political affiliation you are registered with 30 days before the election determines your option. If you are registered nonpartisan or undeclared and do not select an option, your application will not be processed for the primary election.
- Any registered voter may choose the Alaska Democratic Party and Alaskan Independence Party candidates ballot option.
- Only voters registered Republican, Nonpartisan or Undeclared may choose the Alaska Republican Party candidates ballot option.

Political parties

www.elections.alaska.gov
Absentee Voting Locations

Ballots for all districts are available at the following locations:

<table>
<thead>
<tr>
<th>ANCHORAGE</th>
<th>FAIRBANKS</th>
<th>JUNEAU</th>
</tr>
</thead>
<tbody>
<tr>
<td>Midtown Mall (Mall at Sears)</td>
<td>Region III Elections Office</td>
<td>Region I Elections Office</td>
</tr>
<tr>
<td>600 E Northern Lights Blvd.</td>
<td>675 7th Ave., A2</td>
<td>Mendenhall Mall Annex</td>
</tr>
<tr>
<td>Suite 157</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NAME</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>ANCHORAGE</td>
<td></td>
</tr>
<tr>
<td>FAIRBANKS</td>
<td></td>
</tr>
<tr>
<td>JUNEAU</td>
<td></td>
</tr>
</tbody>
</table>

Ballots for all districts are available on Election Day from 7:00am-8:00pm at the following airports:

<table>
<thead>
<tr>
<th>ANCHORAGE</th>
<th>FAIRBANKS</th>
<th>JUNEAU</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Level one from parking garage)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Ballots for all districts are available at the following additional locations:

<table>
<thead>
<tr>
<th>ANCHORAGE</th>
<th>FAIRBANKS</th>
<th>JUNEAU</th>
</tr>
</thead>
<tbody>
<tr>
<td>City Hall</td>
<td>UAA Student Union</td>
<td></td>
</tr>
<tr>
<td>632 W. 6th Ave.</td>
<td>3211 Providence Dr.</td>
<td></td>
</tr>
<tr>
<td>October 19th - November 2nd</td>
<td>Monday, November 2nd: 8:00am - 5:00pm</td>
<td></td>
</tr>
<tr>
<td>Monday - Friday: 8:00am - 5:00pm</td>
<td>Election Day, November 3rd: 7:00am - 8:00pm</td>
<td></td>
</tr>
<tr>
<td>Election Day, November 3rd: 7:00am - 8:00pm</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FAIRBANKS</th>
<th>JUNEAU - Downtown</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>UAF Wood Center</td>
<td>State Office Building</td>
<td></td>
</tr>
<tr>
<td>811 Yukon Drive</td>
<td>333 Willoughby Ave., 8th Floor</td>
<td></td>
</tr>
<tr>
<td>Monday, November 2nd: 8:00am - 5:00pm</td>
<td>October 19th - November 2nd</td>
<td></td>
</tr>
<tr>
<td>Election Day, November 3rd: 7:00am - 8:00pm</td>
<td>Monday - Friday: 8:00am - 5:00pm</td>
<td></td>
</tr>
<tr>
<td>Election Day, November 3rd: 8:00am - 5:00pm</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Ballots for individual districts are also available in many other communities throughout Alaska. For a complete list of current absentee voting locations visit the division’s website or contact one of the Regional Elections Offices.

www.elections.alaska.gov
Polling Places

Voters participating in the November 3, 2020 General Election can vote in person on Election Day at polling place locations, or through early and absentee voting opportunities. Voters planning to receive a ballot in the mail must submit an absentee ballot application to the division by October 24, 2020.

How to Find Your Polling Place

If you are not sure where your assigned polling location is, you have the following options:

• Look up your polling place by entering your information online at our webpage:
  https://myvoterinformation.alaska.gov

• Or select the list of polling places at our webpage:
  www.elections.alaska.gov

• Call the polling place locator at:
  1-888-383-8683, or in Anchorage, call 269-8683.

• Call your regional elections office:
  
  o Region I – Juneau
      House District 29 – 36
      907-465-3021, or Toll Free 1-866-948-8683

You can also see if you are registered and check your registration information online at the above web address!
Candidates for Elected Office

General Election Day is Tuesday, November 3, 2020

United States President and Vice President
Joseph R. Biden Jr. and Kamala D. Harris, Democrat
Don Blankenship and William Mohr, Constitution
Rocque “Rocky” De La Fuente and Darcy G. Richardson, Alliance*
James G. “Jesse Ventura” Janos and Cynthia McKinney, Green
Jo Jorgensen and Jeremy “Spike” Cohen, Libertarian
Brock Pierce and Karla Ballard, Non-Affiliated
Donald J. Trump and Michael R. Pence, Republican

United States Senator
Al Gross, Nonpartisan
John Wayne Howe, Alaskan Independence
Dan Sullivan, Republican

United States Representative
Alyse S. Galvin, Nonpartisan
Don Young, Republican

Alaska State Senate
SENATE DISTRICT P
Greg Madden, Alaskan Independence
Gary Stevens, Republican

SENATE DISTRICT R
Bert K. Stedman, Republican

Alaska State House

HOUSE DISTRICT 29
Benjamin E. Carpenter, Republican*
Paul D. Dale, Non-Affiliated

HOUSE DISTRICT 30
James Baisden, Non-Affiliated*
Ronald D. “Ron” Gillham, Republican

HOUSE DISTRICT 31
Kelly Cooper, Non-Affiliated
Sarah L. Vance, Republican*

HOUSE DISTRICT 32
Louise B. Stutes, Republican

HOUSE DISTRICT 33
Sara Hannan, Democrat

HOUSE DISTRICT 34
Edward M. “Ed” King, Non-Affiliated
Andrea “Andi” Story, Democrat

HOUSE DISTRICT 35
Jonathan S. Kreiss-Tomkins, Democrat
Kenny Skaklestad, Republican*

HOUSE DISTRICT 36
Leslie Becker, Republican
Daniel H. “Dan” Ortiz, Nonpartisan

*Indicates candidate did not submit pamphlet materials, did not fulfill requirements to appear in pamphlet or failed to meet statutory filing deadlines for submission. (AS 15.58.030 and AS 15.58.060)
Alaskans stand together. 6 ft. apart.
United States President
Joseph R. Biden Jr., Democratic Nominee

RESIDENCE ADDRESS: Wilmington, Delaware

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WEBSITE: www.joebiden.com

AGE: 77

PLACE OF BIRTH: Scranton, Pennsylvania

SPOUSE’S NAME: Dr. Jill Biden

CHILDREN’S NAMES: Ashley, Hunter, Beau (deceased), Naomi (deceased)

OCCUPATION: former Vice President of the United States

EDUCATION:
Syracuse University College of Law (J.D.)
University of Delaware (B.A.)

POLITICAL AND GOVERNMENT POSITIONS:
U.S. Senator from Delaware
New Castle County Councilmember
Attorney, Delaware Public Defender’s Office

BUSINESS AND PROFESSIONAL POSITIONS:
Attorney, Professor

SERVICE ORGANIZATIONS MEMBERSHIPS:
Biden Cancer Initiative, co-founder
Biden Foundation, co-founder

STATEMENT:
Joe Biden is running to unite our country, rebuild the middle class, and restore the soul of our nation. We’re facing unprecedented crises: pandemic, recession, racial injustice, climate change. With experience and empathy, Biden will tackle them head-on, end the chaos, and rebuild a more just America.

Biden has spent his life in public service, fighting for working families. As Vice President, he led the Recovery Act, lifting us from recession and sparking a record 113 months of job growth. He fought to pass the Affordable Care Act, protecting 100 million Americans with pre-existing conditions; helped seal the Paris Climate Accord; and launched the Cancer Moonshot, to end cancer as we know it. He wrote the landmark Violence Against Women Act, transforming how government supports survivors.

He has always brought people together to get things done, and he’ll beat today’s crises to build back better. He’ll work with scientists to beat COVID. He’ll make healthcare a right for everyone. He’ll rebuild our economy, reviving manufacturing, building a clean energy future and sustainable infrastructure, boosting caregiving to ease the squeeze on working families, and making racial equity central to recovery – creating millions of good-paying jobs. And he knows Bristol Bay is no place for a mine and will protect all it offers Alaska, our country, and the world.

In a crisis, character is revealed. Today, the character of our country is on the ballot. Biden has the experience and heart to heal our divisions and restore America’s promise for everyone.

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The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
United States Vice President
Kamala D. Harris, Democratic Nominee

As a District Attorney, she stood up for victims and against abuse of power. As California’s first woman Attorney General, she prosecuted human traffickers and transnational gangs. She defended a landmark climate law, protected the Affordable Care Act, and fought for marriage equality. She took on big banks for mortgage fraud, winning $20 billion for homeowners who’d faced foreclosures; and $1.1 billion for students and military veterans who’d been scammed by for-profit educators.

In the U.S. Senate, Harris has continued fighting for working families, for a $15-minimum wage, to reform cash bail, and to defend immigrants and refugees. On the Intelligence, Homeland Security, and Judiciary Committees, she deals regularly with our most sensitive national security threats, and pushes daily to hold Administration officials accountable.

As Vice President, Harris will champion Joe Biden’s vision for a more decent, more united America – working beside him to beat COVID and build our economy back better. She’ll fight for an education system where no child’s future is determined by income. She’ll fight for health equity and environmental protection, for workers’ rights and equal pay for women, and to finally dismantle racial injustice and get every American a fair shot and better future.

RESIDENCE ADDRESS: Los Angeles, California
EMAIL: info@joebiden.com
WEBSITE: www.joebiden.com
AGE: 56
PLACE OF BIRTH: Oakland, California
SPOUSE’S NAME: Douglas Emhoff
OCCUPATION: U.S. Senator for California
EDUCATION: University of California, Hastings College of the Law (J.D.) Howard University (B.A.)
POLITICAL AND GOVERNMENT POSITIONS: Attorney General of California, District Attorney of San Francisco, Deputy District Attorney of Alameda County
SERVICE ORGANIZATIONS MEMBERSHIPS: Previously served on the Board of Trustees for the San Francisco Museum of Modern Art
STATEMENT:
Kamala Harris has devoted her life to making real the words carved over the entrance to the U.S. Supreme Court: “Equal justice under law.” As the daughter of immigrants, she was raised to believe in the promise of America, and to fight until it’s fulfilled for all Americans.

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OTHER:
Don Blankenship is a coal miner who rose to become CEO of Massey Energy Company. Blankenship said, “I am running for President to let people know how dire the American situation is and what must be done to fix it. We cannot survive as a country if we do not stop the Republican and Democrat nonsense.”

Blankenship is a member of the American Institute of Certified Public Accountants’ Business and Industry Hall of Fame; Tug Valley Mining Institute Hall of Fame. He also serves as a director of the Center for Energy and Economic Development, a director of the National Mining Association, Mission West Virginia Inc, and was on the U.S. Chamber of Commerce Board of Directors.

A graduate of Marshall University and a Certified Public Accountant, Blankenship still calls West Virginia home but spends a lot of his time in Nevada. He has two grown children and five grandchildren.

STATEMENT:
There has never been a more important time for America to consider a third-party candidate for President. We need to have honest conversations, we need real debate, and we don’t need artificial drama. We need fearless discussions rooted in intelligence and facts.

Blankenship calls his plan The Third Way Plan for America. His plan has three principles: Equality, Ethics, and Exactness. Said Blankenship, “Americans must stand up for right versus wrong, not Republican versus Democrat. If we follow my THIRD WAY we can get back to solving problems for ordinary Americans, instead of worrying if it makes the two major political parties and their corporate media sponsors happy.”

Equality – We must remove all laws that discriminate, provide privilege or imply that all Americans are not equal. Public figures must be allowed to openly discuss these problems if we are to fix them.

Ethics – We must return to a nation of laws. We must hold Members of Congress to at least as strict compliance with the law as we do American businesses and businessmen. Conflicts of interest, improper behavior, and waste cannot be tolerated.

Exactness – Americans must be made aware that they cannot rely on the media for truthful information. Corporations need to exert less control over American media organizations so that we have more access to truthful sources. Corporate support of Congress and their PACs hide the truth in America and what Congress does to harm average Americans.

For more information or Don Blankenship and the Constitution Party visit www.DonBlankenship.com

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United States Vice President
William Mohr, Constitution Nominee

STATEMENT:
Citing his displeasure with the corruption and ignorance in Washington DC, Mohr says something must be done if America is to return to the country it once was. He has frequently spoken out about the insanity of our trade policies, the elite’s misplaced obsession with environmental extremism, misguided unions, and illegal immigration.

OTHER:
Bill Mohr is self-employed in the housing industry since 2010. He is a former truck driver for 20 years, and previously was a Manager of a food production plant for Koeze Company. A native of Byron Center, Michigan, he is the Chairman of the State Central Committee of the US Taxpayers Party of Michigan. Member of the Baptist faith. He is also a member of the Martin, Michigan Lions Club.

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OTHER:
Jesse Ventura is a former professional wrestler, actor, political commentator, bestselling author, naval veteran, television host, and politician who served as the 38th governor of Minnesota from 1999 to 2003.

As governor, Ventura oversaw reforms of Minnesota’s property tax, approved the first sales tax rebates for Minnesotans for three consecutive years, and granted cuts in income taxes. Other initiatives included the construction of Minneapolis-Saint Paul’s first light rail system—a public transportation system that is still being expanded today. He also supported property tax reform, gay rights, abortion rights, legalizing hemp production, and the use of medicinal marijuana. Throughout his career, Jesse Ventura has built a reputation as a rebel and a freethinker; he has no qualms about questioning authority.

STATEMENT:
I have spent my life speaking truth to power, saying the uncomfortable truths that must be said. Once again, 2020 is one of those times. We need a war on climate, not war on other countries. We need legal Cannabis, not private prisons. It’s time we got money out of politics and beat the two-party system once and for all. We need common sense and integrity in our leaders, not the clowns running our country into the ground.

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United States Vice President

Cynthia McKinney, Green Nominee

STATEMENT:
I have had the honor of serving the people of Georgia in Congress and as the Green Party’s 2008 Presidential candidate. I am driven by the flame of justice. Today, I again hear the call for change: ending our senseless wars abroad, abolition of shadow governance, Cannabis legalization, and returning governing power to the local level. It’s time we stood by our principles and fought for our communities.

OTHER:
Dr. Cynthia McKinney was the first black woman elected to represent Georgia in the House of Representatives and served from 1993 to 2003. Embracing Green values, she left the Democratic Party and ran in 2008 as the presidential candidate of the Green Party of the United States. A political activist, Dr. McKinney grew up in Georgia’s Civil Rights movement and has distinguished herself internationally by fighting for the rights of the disenfranchised people of Gaza, investigating the events of the 9/11 attacks, and sponsoring legislation to end the use, sale, development, production, testing, and export of depleted uranium munitions due to health concerns.

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United States President
Jo Jorgensen, Libertarian Nominee

WEBSITE: Jo20.com

OTHER:
Dr. Jo Jorgensen is committed to the right of every individual to run his or her own life, to enjoy the benefits of a competitive free market, and to live in peace.

Dr. Jorgensen is an academic, a businesswoman, and a mother. She holds a Ph.D. in Industrial/Organizational Psychology, is a full-time senior lecturer in psychology at Clemson University, and is a business partner in a consulting firm. She started her career as a marketing representative for IBM after earning an MBA, and later owned a software duplication company.

She was the Libertarian Party vice-presidential nominee with Harry Browne in 1996 and ran as the Libertarian for US House (SC-04) in 1992. A Life Member of the Libertarian Party, Jorgensen has been voting Libertarian since 1980. She has served as Greenville County, South Carolina Vice Chair and as Marketing Director for the national LP.

STATEMENT:
No group better represents the independent streak that defines Alaska and its people than the Libertarian Party.

While 4,000 miles separate The Last Frontier from Washington, DC, it sometimes feels that there is an even greater divide between Alaskans and the politicians who claim to represent them.

Perhaps that is why the best ever results for Libertarian presidential, gubernatorial, and U.S. Senate candidates have all come in Alaska.

Alaska has made clear that it won’t settle for the status quo, and time and again, Alaskans are shown to be correct in their suspicions of business-as-usual.

Much like Alaskans, Libertarians know that it doesn’t have to be this way. We can reduce healthcare costs without putting government in charge of highly personal medical decisions and creating a one-size-fits-all system.

We can prioritize our national security without being involved in unnecessary foreign wars and stationing troops around the world in dozens of countries away from their families.

We can protect our communities without sacrificing freedom through failed initiatives like civil asset forfeiture, no-knock raids, qualified immunity, and the War on Drugs.

We can create business opportunities without the endless barriers of entry. We can recognize and fund important budget items without spending future generations into bankruptcy and taxing Americans at every turn.

I’m running for President not just to present a new way of addressing important issues.

I’m running because Alaskans deserve a better way — solutions that create real change for real people.

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United States Vice President
Jeremy “Spike” Cohen, Libertarian Nominee

WEBSITE: Jo20.com

OTHER:
My name is Jeremy “Spike” Cohen and I began my entrepreneurial career at the age of 17 by building a web design business that catered to small businesses which, at the time, did not yet have the technological tools to have a web presence.

By opening these opportunities to smaller companies, I filled a much-needed niche in the market. It was so successful that I was able to retire in my early thirties and begin working on my true passion: spreading the message of liberty to an audience who had likely never heard of it before.

STATEMENT:
My running mate, Jo Jorgensen, and I are running on a platform of maximizing your freedom and personal liberty while, at the same time, minimizing the harm that inevitably comes from government interference in your lives.

We believe that you are better suited to make the important decisions that affect your life than any government agency and, to that end, we will end or reduce the size of every government agency in existence.

We will end the IRS so that you can keep all the fruits of your labor.

We will end the ATF so that you and your neighbors can defend yourselves in any way you see fit.

We will get the federal government out of schools so that families and communities can make decisions about how best to educate their children.

We will end the drug war and release its victims from their cages so that they can live productive lives again without the stigma of a felony conviction for victimless commerce.

We will end the endless wars and immediately bring our troops home, creating one giant Switzerland, armed and neutral.

A vote for Jo and I is a vote for freedom, prosperity, and peace. Learn more at jo20.com.

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United States President
Brock J. Pierce, Non-Affiliated Nominee

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Ste 200 PMB 5450
San Juan, PR 00901

EMAIL: info@brock.vote

WEBSITE: https://brock.vote

AGE: 39

PLACE OF BIRTH: Minneapolis, Minnesota

CHILDREN’S NAMES: Danica and Aurora

OCCUPATION: Entrepreneur

EDUCATION: High School

BUSINESS AND PROFESSIONAL POSITIONS:
Founder of Blockchain Capital

SPECIAL INTERESTS:
Brock’s revolutionizing innovations in Blockchain technology and online gaming have led to the development of entirely new industries, resulting in the creation of new jobs, marketplaces, and wealth for millions of Americans.

OTHER:
Born in Minnesota in 1980 to a minister and construction worker, Brock began his career as a child-actor, starring in The Mighty Ducks and First Kid. Inspired by the mid-90’s internet boom, Brock became an entrepreneur at only 16. Since then, Brock has been involved in over 100 tech firms, start-ups, and companies. His revolutionary innovations in Blockchain and online gaming have led to the development of entirely new industries. In recent years, Brock’s philanthropic efforts have focused on electoral reform, due process, and criminal justice reform – advocating for an efficient, fair, and coherent justice system.

STATEMENT:
The Democratic and Republican parties were created because of the split of a single Democratic-Republican Party, as a consequence of the election of 1824. Since then, our country has been under the illusion that we have an effective multi-party democracy. It’s time to burst that bubble.

There is only one American political establishment in power. The “two party system” that has ruled the United States of America for the past 200 years is simply an externalized display of the infighting of a single political establishment.

I am not in this election to rob anyone of votes – I am in this election to put an end to the illusion that we live in a flourishing democracy that facilitates solving the real problems facing Americans each and every day.

I don’t need to win every state to effectively win the 2020 U.S. Presidential Election. I only need to win enough states to ensure that no candidate has a majority of votes in the electoral college. Just as it did in 1824, in 2020 the highly divided House of Representatives will then have the opportunity to compromise by choosing the one candidate that can unite America in service to all Americans: Brock Pierce.

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United States Vice President
Karla M. Ballard, Non-Affiliated Nominee

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MAILING ADDRESS: 2929 Walnut St. apt 2821 Philadelphia, PA 19104
EMAIL: karla@brock.vote
WEBSITE: brock.vote
AGE: 49
PLACE OF BIRTH: Philadelphia, PA
OCCUPATION: Entrepreneur

EDUCATION:
Germantown Academy High School
University of Virginia

SERVICE ORGANIZATIONS MEMBERSHIPS:
Founding Member / Chapter President, National Urban League Young Professionals

SPECIAL INTERESTS:
Social Impact, Criminal Justice, Healthcare, Education

OTHER:
Karla Ballard has served as Founder and CEO of YING, a peer to peer skill sharing platform, engaging members and organizations in a currency that supports community and individual benefits. Ms. Ballard was formerly SVP of Participant Media’s TAG division, a social-action agency working to ignite compelling campaigns that drove impact in vulnerable communities. Previously, Karla worked at One Economy Corporation, where she led a vital division of a $51 million grant focused broadband adoption and became appointee to the FCC’s Committee on Diversity in Media. She is a current advisory board member of Blue Star Families. She’s been a visiting speaker at Harvard, UCLA, and Georgetown, and a board member of the nation’s second largest Community College, Northern Virginia.

STATEMENT:
Growing up in a household of both Republicans and Democrats, I’ve always taken the middle ground. I’ve desired to see our most vulnerable communities have a chance at pursuing the American dream. My passion lies in unifying Americans first by recognizing our founding fathers’ vision, not to have a monarchy, but a democracy that allowed for all voices to be heard. A two-party system has been super divisive; I believe a third party gives people the choice to express views for governance with freedom not to be boxed in as a liberal or conservative citizen. My politics are driven by data and the understanding that no matter how different our views, we all have a shared humanity and responsibility to provide the best solutions for our communities. Despite our current political landscape I am convinced the next generation will be about building bridges and less about building divides.

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United States President
Donald J. Trump, Republican Nominee

STATEMENT:
When I asked you for your vote four years ago, I made a promise to always put America First. I have delivered on that promise and many more, but there’s still more work to be done.

Over the last four years, my administration has made tremendous progress lowering taxes on hard-working middle-class families, establishing better trade deals for our nation, and ushering in the best economy this country has ever seen.

Before our record economic growth was artificially interrupted by the coronavirus, we created the lowest unemployment rate in a lifetime, including the lowest unemployment for Hispanic and Black Americans in the history of our nation, and we are already doing it again.

We must defeat the invisible enemy, hold China accountable for their role in unleashing this destructive virus, and restore Americans to economic prosperity.

I took an oath to defend the United States of America, the greatest country in the world, which is why I will always oppose radical agendas that would kill jobs, raise your taxes, and make our communities less safe.

We must also protect our history and our heritage which is why I will not allow the radical left to cancel or destroy the beliefs, culture, and identity that have made America the most vibrant and tolerant society ever in the history of our planet.

Thank you for your support. Together we will keep fighting to Make America Great Again.

-President Donald J. Trump

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Palm Beach, FL 33480

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Palm Beach, FL 33480

EMAIL: Info@DonaldTrump.com

WEBSITE: DonaldJTrump.com

AGE: 74

PLACE OF BIRTH: Queens, New York

SPOUSE’S NAME: Melania Trump

CHILDREN’S NAMES: Donald Trump Jr., Ivanka Trump, Eric Trump, Tiffany Trump, Barron Trump

OCCUPATION: President of the United States

EDUCATION:
Graduate of the New York Military Academy, Graduate of the Wharton School, the University of Pennsylvania, Philadelphia

POLITICAL AND GOVERNMENT POSITIONS:
President of the United States
United States Vice President
Michael R. Pence, Republican Nominee

RESIDENCE ADDRESS: 4750 North Meridian Street
Indianapolis, IN 46208

MAILING ADDRESS: 1 Observatory Circle
Washington D.C., 20008

EMAIL: Info@DonaldTrump.com

WEBSITE: DonaldJTrump.com

AGE: 61

PLACE OF BIRTH: Columbus, Indiana

SPOUSE’S NAME: Karen Pence

CHILDREN’S NAMES: Michael J. Pence,
Charlotte Pence,
Audrey Pence

OCCUPATION: Vice President of the United States

EDUCATION:
Hanover College, Indiana University Robert H. McKinney
School of Law

POLITICAL AND GOVERNMENT POSITIONS:
Vice President of the United States

STATEMENT:
It is the honor of a lifetime to serve our country as Vice President and work with President Donald J. Trump to Make America Great Again! I have watched firsthand as this President fought to protect this nation.

The best part of working with this President is that Donald Trump ran on a set of promises to the American people, and actually kept them. Once elected to office he cut regulations that hampered our businesses, cut taxes for middle-class families, and got to work securing our southern border with Mexico. Quite simply, he got to work on Making American Great Again.

President Trump also understands that his first responsibility as commander-and-chief is to keep American citizens safe, which is why he has stood up to the radical agenda of defunding our police and has supported our law enforcement, who put their lives on the line to keep our families safe.

This November American voters face a clear choice between freedom and opportunity or socialism and decline. I hope that you will join me in supporting this President as he continues to put our country on a path to prosperity.

Thank you, and may God Bless America.

-Vice President Mike Pence

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United States Senator
Al Gross, Democratic Nominee, (Nonpartisan)

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EMAIL: al13gross@gmail.com
WEBSITE: www.dralgrossak.com
AGE: 58
PLACE OF BIRTH: Juneau, AK
SPouse’S NAME: Monica Gross, M.D.
CHILDREN’S NAMES: Eric, Evan, Ariana, Alexandra

OCCUPATION: Orthopedic Surgeon and Commercial Fisherman

LENGTH OF RESIDENCY IN ALASKA: 58 Years

ALASKAN COMMUNITIES LIVED IN: Juneau, 1962-2013
Petersburg, 2013-Present

EDUCATION: Juneau Douglas High School, 1976-1979
Phillips Academy Andover, 1979-1980
Amherst College, 1981-1985
University of Washington School of Medicine, 1985-1989
Orthopedic Surgery Training, University of Michigan, 1989-1994

University of California Los Angeles, Master’s in Public Health, 2013-2015

BUSINESS AND PROFESSIONAL POSITIONS:
Alan Gross, Orthopedic Surgeon, 1994-2019
Juneau Bone and Joint, 2007-2013
Owner and Captain, Ocean Pearl, 2013-Present

SPECIAL INTERESTS:
Hunting, Hiking, Fishing

OTHER:
Al Gross was born in Juneau, Alaska on April 13, 1962. Al’s mother, Shari, was the first Executive Director of the United Fishermen of Alaska and the founder of Alaska’s League of Women Voters. His father, Avrum, was Governor Jay Hammond’s Attorney General. Together, Hammond and Gross created the Alaska Permanent Fund and the Dividend.

Al bought his first commercial fishing boat at age 14 and continues to commercial fish in Southeast Alaska.

STATEMENT:
I’m running for the United States Senate because we deserve leaders who understand Alaska and will always put Alaska’s interests first.

Our healthcare system is broken. As a doctor, I’ve seen firsthand the struggles Alaskans and small businesses face with the expensive costs of healthcare and prescription drugs. As a Senator, I will offer Medicare as a public option for individuals to buy at cost, which will be much less expensive than what people are paying for health insurance in Alaska today. I’ll take on the pharmaceutical companies in order to decrease prescription drug prices. My plan will help grow the economy and invite new business opportunities with good paying jobs to our state.

I will be an advocate for our students, our public education system, our State University and our labor force. I will fight to make college more affordable and accessible for all Alaskans and I will support earlier tracking into trade schools.

With a background in science, I know what a serious threat climate change is to the State of Alaska. We can create jobs and grow our economy while taking major steps to protect our land and water. In Alaska, we have enormous potential to develop new energy sources which will create new jobs for Alaskans.

Finally, I will fight to end Citizens United and get dark money out of politics. I do not accept corporate PAC money in my campaign because I answer to no one other than the people of Alaska.

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United States Senator
John Wayne Howe, Alaskan Independence Nominee, (Alaskan Independence)

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EMAIL: john@howeesmachine.com
WEBSITE: Alaskansforjohnwaynehowe.com
AGE: 60
PLACE OF BIRTH: Vancouver, Washington
OCCUPATION: Machinist
LENGTH OF RESIDENCY IN ALASKA: 41 Years

OTHER:
I grew up in Camas, Washington, and moved to Alaska when I was 19. My grade school teacher, Mrs. English, taught our class the Bill of Rights, and made sure I understood it applied to all of us, causing me an early desire for freedom.

Most of my life has involved hard, yet enjoyable work. I have rebuilt or built a wide variety of industrial equipment at my business, Howee's Machine shop, went gold mining, drove wrecker truck on the Dalton Highway, fought wounded bear in the dark, and got stopped by the park service at Webber creek with Joe Vogler.

During my 41 years in Alaska, I have not only grown to be a mature man, I have grown to be Alaskan.

STATEMENT:
We are buffeted by many ills from government. Foremost in my mind is taxation. The government - federal, state, borough, city - all are thieves. Even when the spending comes from a vote of the people it is stealing, the only difference is those that voted for spending are now also guilty. How do we fund government without theft? It may sound as a joke, until you spend a few weeks thinking about it, but the funding must come from individuals voluntarily giving. This is the only way government will ever be benevolent to the people. If government is not voluntary, it is a dictatorship. I will do all I can to end taxes.

The Declaration of Independence was the revelation by government of citizen’s right to freedom. This was declared, only after a revolt because of taxes. The Bill of Rights is the government’s contract to refrain from taking your freedom.

We Alaskans need to reclaim our freedom. Yet how can we reclaim that which has never been afforded us?

Many years ago, the common thought was that Alaska was being held as a storehouse. I have grown however to realize, that the truth is the taxing, the locked up land, the denied rs2477 trails, the puppet state government, and many other abuses, are not for holding resources, but rather to keep the independent and strong Alaskan people from becoming independent and free individuals.
United States Senator
Dan Sullivan, Republican Nominee, (Republican)

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Anchorage, AK 99516

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Anchorage, AK 99503

EMAIL: info@sullivan2020.com

WEBSITE: www.dansullivanforalaska.com

AGE: 55

PLACE OF BIRTH: Fairview Park, OH

LENGTH OF RESIDENCY IN ALASKA: 23 Years

ALASKAN COMMUNITIES LIVED IN:
Fairbanks: 1997-1998

EDUCATION:
Harvard University: BA Economics
Georgetown University: Law/Master’s Degree

MILITARY SERVICE:
Colonel, U.S. Marine Corps: 1993-Present
Infantry/Reconnaissance Officer
War on Terrorism Expeditionary Medal
Afghanistan Campaign Medal

POLITICAL AND GOVERNMENT POSITIONS:
Attorney General, State of Alaska
Commissioner, Alaska Department of Natural Resources
Chairman, U.S. Senate Armed Services Subcommittee on Readiness
Chairman, U.S. Senate Commerce Subcommittee on Coast Guard and Security
Member, U.S. Senate Committee on Veterans’ Affairs
Member, U.S. Senate Committee on Environment and Public Works
U.S. Assistant Secretary of State
Director, White House National Security Council staff

BUSINESS AND PROFESSIONAL POSITIONS:
Law Associate, Perkins, Coie, LLP (Anchorage)
Judicial Law Clerk, Alaska Supreme Court (Anchorage)
U.S. Court of Appeals, Ninth Circuit (Fairbanks)

SERVICE ORGANIZATIONS MEMBERSHIPS:
St. Elizabeth Ann Seton Catholic Church
American Legion
Veterans of Foreign Wars (VFW)
National Rifle Association

SPECIAL INTERESTS:
Time with family, running, hunting, fishing, skiing, reading history.

STATEMENT:
As your U.S. Senator, I've had the honor of working with Alaskans to help us realize our enormous potential – potential that has too often been thwarted by the federal government.

Thanks to your support, and Congress and the Executive Branch working together, we’ve advanced critical priorities for Alaska. We’ve brought jobs and new energy production to the North Slope, and finally opened ANWR. We wrestled back Alaska’s rights to manage fish and game. We’re improving infrastructure like clean water projects, roads, and ports.

We’ve secured historic funding for public safety, helped people struggling with addiction, and empowered survivors of domestic violence and sexual assault with more resources.

We’ve made great strides in improving healthcare for veterans and Alaska families. We enhanced the rights and opportunities for Alaska Native communities. We passed the most significant ocean clean-up legislation in Senate history and increased opportunities for Alaska fishermen. We’re building icebreakers and rebuilding our military, with over $1.6 billion in new investments for our state. America is safer because of this.

We’ve made significant progress, but we’re facing new challenges with the COVID-19 pandemic. The strength of our economic recovery and future will depend dramatically on this election. My vision for Alaska is one of opportunities for all, where the federal government is a partner in opportunity, not an obstacle. Together, we can build on our successes and continue working towards a brighter future for our kids. I’m convinced our best days are ahead of us. I’d be honored by your vote.

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SPECIAL INTERESTS:
Family, fishing, hunting, church, choir, bridge

OTHER:
I'm a third-generation Alaskan and a proud mom of four. I grew up in an Alaskan family that battled addiction, mental illness, and abuse, but I broke that cycle. I served Alaska under Republican and Independent governors and led a non-partisan grassroots movement to restore education funding and improve our schools.

I’m running for Congress as an Independent to work for all Alaskans and build a strong economy that supports small business, keeps our kids here, and puts Alaskans first in line for good paying jobs.

STATEMENT:
We are facing a crisis and our leaders are not listening. It’s time for a new Representative who listens to and works for the people of Alaska, not Washington special interests.

Revitalize Alaska's Economy: To fix our economy, we must build on our state’s strengths and attract the jobs of the future. We need infrastructure like ports, roads, and bridges, as well as high speed broadband internet in our rural communities. All of this will also help lift our small businesses, a critical part of our economy.

Reduce Costs of Healthcare: The cost of healthcare in Alaska is far too high. We don’t need representatives who take corporate campaign contributions and vote to increase healthcare premiums. We need representatives who will fight for lower prescription drug prices, protect Medicare, and ensure that women have the right to make decisions for their own bodies.

Support Working Families: Too many Alaskans are out of work or living paycheck to paycheck. We must ensure that all children get a quality education that leads to a good job. Our military families deserve our full support and our seniors must be able to retire with dignity. Further, it is time that Alaskan women receive equal pay for equal work.

I've fought for our children’s education, bringing Republicans, Democrats, and Independents together to deliver results for Alaska’s families. I will do the same for us in Washington, D.C.

It’s time for a new Alaskan voice in Congress. I would be honored to earn your vote.

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United States Representative
Don Young, Republican Nominee, (Republican)

RESIDENCE ADDRESS: PO Box 125
Fort Yukon, AK 99740-0125

MAILING ADDRESS: 2504 Fairbanks St.
Anchorage, AK 99503

EMAIL: akfordy@gmail.com

WEBSITE: alaskansfordonyoung.com

AGE: 87

PLACE OF BIRTH: Meridian, CA

SPOUSE’S NAME: Anne Young (2015-Present)
Lula Young (1963-2009; deceased)

CHILDREN’S NAMES: Daughters Joni and Dawn

OCCUPATION: US Representative

LENGTH OF RESIDENCY IN ALASKA: 61 years

ALASKAN COMMUNITIES LIVED IN:
Fort Yukon (1960-Present) Anchorage (1959-1960)

EDUCATION:
Sutter High School, 1947-1951, Diploma
Yuba Junior College, 1951-1952, AA
Chico State College, 1952-1953 and 1957-1958, BA

MILITARY SERVICE:
US Army, 41st Tank Battalion, 1955-1957, PFC

POLITICAL AND GOVERNMENT POSITIONS:
US House of Representatives (1973-Present)
Alaska State House (1966-1970)
Mayor, Ft. Yukon (1966-1966)
City Council, Ft. Yukon (1960-1964)

BUSINESS AND PROFESSIONAL POSITIONS:
Alaska Executive Board
National Education Society (1963-1967)
National Rifle Association Board of Directors

SERVICE ORGANIZATIONS MEMBERSHIPS:
Boone & Crocket; Congressional Sportsmen’s Caucus; Elks; Lions; Masons; NAACP; National Rifle Association; Safari Club International; Shriners

SPECIAL INTERESTS:
Family, Hunting, Fishing, Mining, Trapping

OTHER:
I am proud to call Alaska home. Throughout my service, I have worked to roll back regulations, deliver tax relief, and unleash Alaska’s potential in energy production. My motivation and enthusiasm for Alaska remains as strong as ever.

STATEMENT:
As a senior member of two powerful committees, I continue to advocate for our great state. If we are to continue Alaska’s momentum, we must get the federal government out of the way and allow Alaska to lead. This starts with empowering Alaskans to responsibly develop our resources. As a nation, we must end our dependence on foreign oil and establish American energy dominance, our state and our people can lead the way.

As a former small business owner, I know first-hand how crushing regulations can be. I have always stood up for Alaskan businesses in Washington and will continue working to ensure they can succeed and create good jobs for the people of our state.

As former Chairman of the Transportation and Infrastructure Committee, I am laser focused on passing a transportation package that will help get our communities connected to the goods and services they need most.

Finally, America is an Arctic nation because of Alaska. As the region’s influence continues to grow, it is imperative that Alaska is front and center in defending America’s interest against aggressors like Russia and China; identifying opportunities in the Arctic and utilizing Alaska’s strategic position continues to be one of my highest priorities. I have proudly passed more bills into law than any other member of the House of Representatives, and I look forward to building upon these successes should Alaskans entrust me to continue to be their sole representative in the House.

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## HOUSE AND SENATE DISTRICT DESIGNATIONS

Based on “Proclamation of Redistricting” July 14, 2013

<table>
<thead>
<tr>
<th>SENATE DISTRICT</th>
<th>HOUSE DISTRICT</th>
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<tbody>
<tr>
<td>A</td>
<td>1 Downtown Fairbanks</td>
<td>2 Fairbanks/Wainwright</td>
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<td>B</td>
<td>3 North Pole/Badger</td>
<td>4 Western Fairbanks</td>
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<td>C</td>
<td>5 Chena Ridge/Airport</td>
<td>6 Eielson/Denali/Upper Yukon/Border Region</td>
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<td>D</td>
<td>7 Greater Wasilla</td>
<td>8 Big Lake/Point Mackenzie</td>
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<td>E</td>
<td>9 Richardson Hwy/East Mat-Su</td>
<td>10 Rural Mat-Su</td>
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<td>F</td>
<td>11 Greater Palmer</td>
<td>12 Chugia/Gateway</td>
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<td>G</td>
<td>13 Fort Richardson/North Eagle River</td>
<td>14 Eagle River/Chugach State Park</td>
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<td>H</td>
<td>15 Elmendorf</td>
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<td>J</td>
<td>19 Mountainview</td>
<td>20 Downtown Anchorage</td>
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<td>21 West Anchorage</td>
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<td>23 Taku</td>
<td>24 Oceanview</td>
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<td>M</td>
<td>25 Abbott</td>
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<td>27 Basher</td>
<td>28 South Anchorage</td>
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<td>29 North Kenai</td>
<td>30 Kenai/Soldotna</td>
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<td>31 Homer/South Kenai</td>
<td>32 Kodiak/Cordova/Seldovia</td>
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<td>Q</td>
<td>33 Downtown Juneau/Douglas/Haines/ Skagway</td>
<td>34 Mendenhall Valley</td>
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<td>R</td>
<td>35 Sitka/Petersburg</td>
<td>36 Ketchikan/Wrangell/Metlakatla/Hydaburg</td>
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<td>37 Bristol Bay/Aleutians/Upper Kuskokwim</td>
<td>38 Lower Kuskokwim</td>
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<td>39 Bering Straits/Yukon Delta</td>
<td>40 Arctic</td>
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### United States President

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<tr>
<th>(vote for one)</th>
<th>Democratic Nominee</th>
<th>Constitution Nominee</th>
<th>Alliance Nominee</th>
<th>Green Nominee</th>
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<th>Petition Nominee</th>
<th>Republican Nominee</th>
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### United States Senator

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<th>(vote for one)</th>
<th>AK Indep. Nominee</th>
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<td>Howe, John Wayne</td>
<td>Sullivan, Dan</td>
<td>Gross, Al</td>
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Instructions: To vote, completely fill in the oval next to your choice, like this: ○
Use a blue or black ink pen to mark your ballot. NO RED INK. If you make a mistake, ask for a new ballot.
House District 29 Representative
Paul D. Dale, Petition Nominee, (Non-Affiliated)

MAILING ADDRESS:  PO Box 2725
Kenai, AK 99611

EMAIL: votepauldale@gmail.com
WEBSITE: votepauldale.com

OTHER:
Hello, my name is Paul Dale! I’m a lifelong Alaskan raised in Palmer, who moved to Kenai in 1968 and then to Nikiski where I’ve lived since 1989. My wife Brenda and I have five children and six grandchildren. I worked as a State House Page and then as Aide to Representative Hugh Malone in 1980 and 1981 during the time the PFD had been established. I served a term on the Kenai Borough Assembly from 1983 to 1985, playing an instrumental role in developing the Kenai River Special Management Area.

Commercial fishing led me to seafood processing and management, establishing and operating Snug Harbor Seafoods from 1990 to 2019. Running a successful business has provided me with vital insight into fiscal responsibility. My previous positions and life experience have well prepared me to be a legislator and I would be proud to represent District 29.

STATEMENT:
I am running as an independent because I do not believe you can be beholden to other legislators’ agendas and get results for the people of District 29. I will work with fellow legislators to find solutions to the many challenges facing Alaska. I will not claim to always have immediate answers, but rather to collaborate with constituents and build a team to solve problems.

Budgets are key, I think most Alaskans understand what needs to be done. Budgets to a businessperson are sacrosanct, you have expenditures and revenues, and they need to balance. The ongoing structural budget deficits are crippling our economy and state. We started our seafood business with exactly nothing. Years later, we had consistent growth, employed hundreds of people, and provided a competitive market for salmon and longline fishers in southcentral Alaska.

I believe my charge in Juneau will be to faithfully and productively execute the people’s business as much as I managed our business; long term planning, long term goals, results based measurements of success and failure, continual improvement while being responsive to my clients, the public.

I will deliver responsive representation by listening well and being accessible. I will promote high performing schools and ensure educators have the proper resources for students to achieve academic success. Supporting education will produce long term economic growth in our state and a more qualified workforce. I will never vote to leave Alaskans high and dry.

I would appreciate your vote and support, thank you.

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### United States President

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<td>Trump, Donald J. Pence, Michael R.</td>
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### State Representative

**District 30**

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<tr>
<th>Vote for one</th>
<th>Republican Nominee</th>
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<tr>
<td>Gilliam, Ronald D. &quot;Ron&quot;</td>
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<td>Baisden, James</td>
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Use a blue or black ink pen to mark your ballot. NO RED INK. If you make a mistake, ask for a new ballot.
House District 30 Representative
Ronald D. “Ron” Gillham, Republican Nominee, (Republican)

RESIDENCE ADDRESS: 45710 King Dr. Soldotna, AK 99669
MAILING ADDRESS: 45710 King Dr. Soldotna, AK 99669
EMAIL: gillhamforhouse@yahoo.com
WEBSITE: gillham4house.com
AGE: 63
PLACE OF BIRTH: Phoenix, Arizona
SPOUSE’S NAME: Pamela
CHILDREN’S NAMES: Joseph, Leah
OCCUPATION: Equipment Operator
LENGTH OF RESIDENCY IN ALASKA: 35 years
ALASKAN COMMUNITIES LIVED IN: Soldotna, 35 years
EDUCATION: Pacifica H.S. High School Graduate
BUSINESS AND PROFESSIONAL POSITIONS:
I have been a small business owner along with being a heavy equipment operator. I have been a superintendent and foreman for multiple construction companies.

SERVICE ORGANIZATIONS MEMBERSHIPS:
I am a member of Gun Owners of America. I’m a past member of the Kenai River Guides Association, the Kenai River Sportfish Association. I attend the Soldotna Church of God and Kenai New Life Assembly.

OTHER:
I was born in Phoenix, AZ, raised on the delta in N. California, and have lived in Soldotna for the past 35 years. My wife and I have raised two kids and now have the privilege of watching our grandkids grow up here. I have been a small business owner as well as working in the oilfield.

STATEMENT:
Government spending is out of control. They have used up our savings and are still outspending revenues. The taking of the PFD will not solve the current spending debacle. Waste and special interest need to be cut out. We need to have departments justify their spending, become more efficient and get rid of special interest slush funds that are draining our resources.

The PFD is the rightful, legal property of all Alaskan residents. Make no mistake, the taking of the PFD IS TAXATION. It taxes Every Alaskan. It taxes disproportionally and is a regressive tax that damages the economy.

The binding caucus must go away. It takes away the ability for your representative to represent you. It forces our legislators to “sell” their vote for the term. They must blindly agree to vote on the budget before they even know what is in it. This has been called by some “The lazy way of representing”. They must go along to get along.

We have some really good conservative representatives in Juneau, they just need help. With your vote, I will be able to join the conservative Legislators in Juneau to eliminate the binding caucus, deflate the bloated budget and fight to restore your PFD.

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**State of Alaska Official Ballot**
**General Election**
**November 3, 2020**

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<td>Madden, Greg AK Indep. Nominee</td>
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<td>Stevens, Gary Republican Nominee</td>
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<td>Ak Indep. Nominee</td>
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<td>Cooper, Kelly Petition Nominee</td>
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<td>Republican Nominee</td>
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Greg Madden, Alaskan Independence Nominee, (Alaskan Independence)

MAILING ADDRESS: PO Box 1914
Soldotna, AK 99669-1914

EMAIL: drgregmadden@yahoo.com

AGE: 54

PLACE OF BIRTH: Texas

SPOUSE’S NAME: Joella Madden

CHILDREN’S NAMES: Mrs. Ariel Haakenson,
Mrs. Aislyn Keagle, Arika Madden, Adria Madden

OCCUPATION: Chiropractor - Self-employed
2001-Present

LENGTH OF RESIDENCY IN ALASKA: 10 years

ALASKAN COMMUNITIES LIVED IN:
Kenai 1996; Eagle River 2015-2016; Soldotna
2011-Present

EDUCATION:
Private Pilot, SWTJC
BBA - Marketing, TAMUCC
Doctor Chiropractic, Parker University

POLITICAL AND GOVERNMENT POSITIONS:
2 years KPBSD School Board

OTHER:
Taught college Biology 7 years, managing my part of
the budget, lab scheduling, tests and field trips and
keeping it functional through adversity and setbacks.
As a Chiropractic Physician, I manage my office,
budget, special needs and ins and outs that any small
business encounters. I’ve run my practice since 2001
and understand the basics of business and trying to
make a profit.
I’m trustworthy, consistent, tenacious. I won’t tell you
what I think you want to hear - I’ll shoot straight with
you! I’m a true conservative here, OR in Juneau!

Paid for by Friends of Greg Madden, PO Box 1914,
Soldotna, AK 99669  907-420-4120

STATEMENT:
Democrats or Republicans - we always get more
spending and bigger government. I champion the rule
of Law, and the Constitution.
Government Coronavirus relief? I don’t ask my parents
for bailouts because I’m no longer their responsibility.
Why ask the state? The state has pressing duties.
Where are our family, church and neighborhood ties?
The solution to our economic crisis isn’t saddling
citizens with government growth or its inordinate
spending. Less government, less spending, less
intrusion and less taxation is the answer for growth
and development.
NO new taxes and NO increased taxes. Any new tax
the legislature pushes should go to the people for a vote.
Life begins at conception and should be protected.
Full PFD as defined by Law, including what’s stolen
from Alaskans through the previous years.
Binding caucus is unacceptable.
Infrastructure must be maintained, including plowing.
Legislators often shirk the Law, which is just as
unlawful as activist judges legislating from the bench
or vandals tearing down public monuments of our
history because they personally don’t find it palatable.
Shameful. It is time we restore Law and Order.
Law Enforcement should be fully funded and defended.
Protect 1st and 2nd Amendments at all costs. No
compromise. “Shall not be infringed."
Move the Capitol to accessible mainland. Accessibility
by constituents means accountability to them!
It’s time to rip off the mask and declare, “I’m not going
to take this anymore!"

Paid for by Friends of Greg Madden, PO Box 1914,
Soldotna, AK 99669  907-420-4120

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The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Senate District P Senator
Gary Stevens, Republican Nominee, (Republican)

RESIDENCE ADDRESS: 310 Mill Bay Rd.
Kodiak, AK 99615

MAILING ADDRESS: PO Box 201
Kodiak, AK 99615

EMAIL: Ritstev@gci.net

AGE: 78

PLACE OF BIRTH: McMinnville, Oregon

SPouse’S NAME: Rita Stevens

CHILDREN’S NAMES: Anna, Matthew, Natalie

OCCUPATION: Retired Professor, University of Alaska

LENGTH OF RESIDENCY IN ALASKA: 50 years

ALASKAN COMMUNITIES LIVED IN: Kodiak, 1970 to present

EDUCATION:
Taft High School
Linfield College, BA
University of Oregon, MFA, Ph.D.
UCLA
Kennedy School of Government, Harvard

MILITARY SERVICE:
1st Lieutenant, Army Intelligence Officer
President Regimental Honor Council
Army Commendation Medal

POLITICAL AND GOVERNMENT POSITIONS:
Senate President 4 years, Majority Leader, Rules Chair,
Senate Leadership 10 years, Legislative Council Chair,
Chair Education Committee, Chair Task Force on Higher
Education, Chair Alaska Statehood Commission

House of Representatives, Finance Committee

13 years local elected official: Mayor City of Kodiak, Mayor
Kodiak Island Borough, President Kodiak School Board

National Chairman Council of State Governments

BUSINESS AND PROFESSIONAL POSITIONS:
Full Professor, University of Alaska
General Manager, Northern Processors

SERVICE ORGANIZATIONS MEMBERSHIPS:
Governor, Rotary International Alaska, Yukon Territory and
Russian Far East
Kodiak Rotary Club
President Alaska History Society
Alaska Humanities Forum

SPECIAL INTERESTS:
Alaska History and Art

STATEMENT:
I am running for reelection to the Alaska Senate. It has
been a great honor to serve you for 20 years, 2 years
in the House and 18 in the Senate. I have been Senate
President for 4 years as well as Majority Leader and Rules
Chair. I have enjoyed 10 years in Senate Leadership
as well as several years as Chair of Senate Education
Committee and Legislative Council. I have learned
enormous lessons about how the legislature works and
how to best assist the communities I represent.

My priorities include protecting the Permanent Fund,
providing a reasonable Dividend, ensuring a stable ferry
system, excellent educational opportunities in our K-12
schools and the University, maintaining a healthy economy
and well-paying jobs, protecting our fishing and tourism
industries, and support for our veterans and seniors.

I have served as an elected official for 33 years, as
Borough Mayor, City Mayor and School Board President
as well as 20 years in the Legislature. That experience
has given me a unique understanding of the needs of all
levels of government here in our district.

I believe in the importance of family values. Rita and I
have been married for 47 years and have three grown
children, and two grandchildren.

I promise to continue to provide this district with the best
possible representation I can in the Alaska Senate.

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The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
House District 31 Representative
Kelly Cooper, Petition Nominee, (Non-Affiliated)

MAILING ADDRESS: PO Box 404
Homer, AK 99603

EMAIL: team@votekellycooper.com

WEBSITE: www.votekellycooper.com

OTHER:
I grew up on a farm in rural Wyoming, where we grew much of what we ate. I wasn’t able to stay in college because I had to support myself. I’ve always made my own way in the world, working as a bartender, realtor, and commercial insurance agent, and now as a small business owner.

Along the way, my husband Jim and I started a family. When we lost Jim to pancreatic cancer in 2011, I knew my kids needed their mom. I opened a cabin rental business I could run from home, giving me time to be with them.

Veronica and Leo are grown now, and I’m the proud grandma to Gage and Janessa. Now, I can give back.

STATEMENT:
You deserve a representative you can trust. Someone who will lead with respect for everyone. With six years of local government experience on the Borough Assembly, I’ve navigated tough issues and worked with people from all backgrounds to get things done.

I will defend public education. Proposed budget cuts would close schools in smaller communities and put up to 30 students in one classroom! That’s not how kids learn. Strong public education gives the next generation the best possible chance in life.

I will support Small Business by keeping downward pressure on Alaska’s budget, but also making sure we have the good roads, public safety, and quality of life that businesses depend on. My commercial insurance clients were small business owners from all over Alaska. I know how hard they work to make it.

I will fight for our Alaskan way of life and protect your right to privacy and individual freedoms. We need to promote Alaska-grown agriculture programs to build food security and protect subsistence and personal use harvests, so that families can be self-sufficient.

I will protect our Fisheries. That means prioritizing funding for ADF&G research that helps us maximize our sustainable use of the resource. All user groups deserve fair access to our fisheries. That’s why I’m going to do what’s best for the fish every time.

I’m an independent because you deserve a representative who puts you first, not party. I will always listen, and I will always pick up the phone when you call.

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<td>Sullivan, Dan</td>
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<td>Stevens, Gary Madden, Greg</td>
<td>Republican Nominee AK Indep. Nominee</td>
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<td>Stutes, Louise B.</td>
<td>Republican Nominee</td>
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House District 32 Representative
Louise B. Stutes, Republican Nominee, (Republican)

RESIDENCE ADDRESS: 2230 Monashka Way
Kodiak, AK 99615

MAILING ADDRESS: 2230 Monashka Way
Kodiak, AK 99615

EMAIL: stutesforhouse@gmail.com
WEBSITE: stutes4statehouse.com

AGE: 68

PLACE OF BIRTH: Seattle

SPOUSE’S NAME: Stormy

CHILDREN’S NAMES: Eric, Matthew, Naomi, Heidi

OCCUPATION: Retired Business Owner

LENGTH OF RESIDENCY IN ALASKA: 40 years

ALASKAN COMMUNITIES LIVED IN:
Kodiak 1980-present

EDUCATION:
Queen Anne High School, Shoreline C.C., NW Medical College, UA Kodiak

POLITICAL AND GOVERNMENT POSITIONS:
State Representative for District 32 : 2014-present;
House Majority Whip: 2016-present; Chair, Fisheries Committee: 2014-present; Co-Chair, Transportation Committee: 2016-2019 and presently Chair; Vice-Chair, Legislative Council and Labor and Commerce Committees: 2018-present; Member, Rules and Judiciary Committees: 2016-present; Member, Alaska Marine Highway Reshaping Work Group: present; Kodiak Borough Assembly: 2006-2012.

BUSINESS AND PROFESSIONAL POSITIONS:
Kodiak Business Owner 25 years; President, Kodiak CHARR; Board Member, State CHARR

SERVICE ORGANIZATIONS MEMBERSHIPS:
Kodiak Lions Club; Kodiak Rotary; American Legion Auxiliary; Daughters of the American Revolution; Pioneers of Alaska

SPECIAL INTERESTS:
Boating, Fishing, Sewing

OTHER:
Married 28 years to Stormy Stutes, who retired after 45 years of commercial fishing in Kodiak; we have 4 children and 8 grandchildren. My grandparents were schoolteachers in rural Alaska in the 1920s.

STATEMENT:
Dear friends and neighbors,

It has been my privilege to serve as your representative in Juneau these past six years.

During that time, I have been an effective advocate for the communities I represent by working across the aisle, being proactive and engaged on issues that are important to you and above all else, putting the needs of my constituents above political considerations.

Alaska is facing stark financial challenges, and coastal communities have certainly felt the effects; however, I remain passionate and optimistic that working together, we can achieve a comprehensive fiscal solution and build a prosperous future for all Alaskans.

I am running for reelection because Alaska stands at a critical juncture and my experience, proven leadership, relationships across the political spectrum, and dogged determination on behalf of my constituents leave me well situated to move District 32 forward during these uncertain times.

My three top priorities remain achieving a sustainable and balanced fiscal solution for Alaska, restoring desperately needed Alaska Marine Highway Service to coastal communities, and strong fisheries management.

I would be honored by your vote!

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The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
**United States President**

- Jorgensen, Jo Cohen, Jeremy "Spike" (Libertarian Nominee)
- Pierce, Brock Ballard, Karla (Petition Nominee)
- Trump, Donald J. Pence, Michael R. (Republican Nominee)
- Biden, Joseph R. Jr. Harris, Kamala D. (Democratic Nominee)
- Blankenship, Don Mohr, William (Constitution Nominee)
- De La Fuente, Rocque "Rocky" Richardson, Darcy G. (Alliance Nominee)
- Janos, James G."Jesse Ventura McKinney, Cynthia (Green Nominee)

- **United States Senator**

  - Sullivan, Dan (Republican Nominee)
  - Gross, Al (Democratic Nominee)
  - Howe, John Wayne (AK Indep. Nominee)

- **United States Representative**

  - Galvin, Alyse S. (Democratic Nominee)
  - Young, Don (Republican Nominee)
  - Hannan, Sara (Democratic Nominee)

- **State Representative**

  - District 33

  - Hannan, Sara (Democratic Nominee)
House District 33 Representative
Sara Hannan, Democratic Nominee, (Democrat)

RESIDENCE ADDRESS: 4455 N. Douglas Hwy.
Juneau, AK 99801

MAILING ADDRESS: PO Box 240752
Douglas, AK 99824

EMAIL: sara@electsarahannan.com

WEBSITE: electsarahannan.com

AGE: 59

PLACE OF BIRTH: Richland, WA

SPOUSE’S NAME: Mark Stopha

OCCUPATION: High School Teacher, Retired

LENGTH OF RESIDENCY IN ALASKA: 58 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage, 1962-1981
Fairbanks, 1981-1985
Sitka, 1985-1986
Juneau, 1986-Present

EDUCATION:
West Anchorage High School, 1979
Willamette University, 1979-1981
UAF, BED, 1985

POLITICAL AND GOVERNMENT POSITIONS:
University Alaska Board of Regents, Student Regent, 1982-84
Member of Alaska House of Representatives, 2019-21

BUSINESS AND PROFESSIONAL POSITIONS:
Co-Owner of Alaska Wild Salmon
National Education Association Alaska Board of Directors
Juneau Education Association Executive Board
Teacher of English in Vladivostok, Russia
Instructor at Mt. Edgecumbe High School

SERVICE ORGANIZATIONS MEMBERSHIPS:
Storyteller, former Board member, Mudrooms Juneau
Volunteer, Juneau Salvation Army

SPECIAL INTERESTS:
Cooking, swimming, fishing, hiking, travel

STATEMENT:
I have made Southeast Alaska my home since 1986. I grew up in Anchorage and graduated from the University of Alaska Fairbanks. I am running for reelection to House District 33 because I want to continue to advocate for our region.

I will fight for education. Our future lies in a quality education for our children. I will work to bring down health care costs in Alaska so senior citizens can afford to stay in Alaska. I will build an economy that keeps Alaskans in sustainable jobs. I will make sure Juneau remains the capital. I will defend our natural resources.

I spent three decades in education, teaching high school for over 20 years. I have been active in my community as a volunteer, working to support families, those less fortunate, and the environment. My husband, Mark, and I have a small business selling locally-caught fish. I enjoy exploring the outdoors in our beautiful Southeast rainforest.

I’m running for reelection to the State House because I care about my community and our state. This is a critical time for Alaskans. We face budget deficits, cuts to essential state services, and a shrinking Permanent Fund Dividend.

We can keep Alaska a great place to work and raise our families. Together we can ensure that our vision for our region will be the future we want. I will work for you as State Representative for House District 33.

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Instructions: To vote, completely fill in the oval next to your choice, like this: ○
Use a blue or black ink pen to mark your ballot. NO RED INK. If you make a mistake, ask for a new ballot.

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House District 34 Representative

Edward M. “Ed” King, Petition Nominee, (Non-Affiliated)

RESIDENCE ADDRESS: 8123 Easy St.
Juneau, AK 99801

MAILING ADDRESS: 8123 Easy St.
Juneau, AK 99801

EMAIL: edwardking98@gmail.com

WEBSITE: www.edkingforalaska.com

AGE: 40

PLACE OF BIRTH: Bremerton, Washington

SPOUSE’S NAME: Sarah King

CHILDREN’S NAMES: Aaron, Nathan, Allison, Amelia

OCCUPATION: Owner and Chief Economist at King Economics Group

LENGTH OF RESIDENCY IN ALASKA: 22 years

ALASKAN COMMUNITIES LIVED IN:
Fairbanks 1998-2012
Anchorage 2012-2016
Juneau 2016-present

EDUCATION:
Stanford University, Professional Certification in Strategic Decision and Risk Management

University of Alaska Fairbanks, Master’s in Applied Economics
University of Washington, BA in Economics

MILITARY SERVICE:
US Army, Infantry; Fort Wainwright, AK
Combat Engineer; Ramadi, Iraq

POLITICAL AND GOVERNMENT POSITIONS:
Chief Economist, Economic Advisor, Legislative Liaison, Policy Analyst, Commercial Analyst, Petroleum Economist

BUSINESS AND PROFESSIONAL POSITIONS:
Owner and Chief Economist, King Economics Group
Subject Matter Expert, McGraw-Hill Publishing

SERVICE ORGANIZATIONS MEMBERSHIPS:
Commissioner - Juneau Commission on Sustainability
Board Member - Juneau Bidding Review Board
Board Member - Selective Service Board

SPECIAL INTERESTS:
Bowling, beer, hiking, reading, writing, traveling, and enjoying our beautiful state.

STATEMENT:
I think most Alaskans understand that we have a budget problem. For the last six years, legislators have relied on spending billions of dollars out of savings rather than addressing the issue. Next year those savings will be gone. We can’t kick the can any further. Alaska needs a structural shift in its approach to solving our financial problems. We need problem solvers in the legislature to get that done. If we continue to avoid the hard conversations, we will fail. If we don’t come together as Alaskans to solve our problem, rather than pointing fingers across the aisle, we will fail.

It’s time for a new approach. That’s why I’m running for House as a nonpartisan candidate. I think party politics has created a divide in our state and our nation that we can’t bridge from the sides. We need to stop throwing stones across the aisle and recognize that we are facing a common enemy. We need to meet in the middle and make some tough choices together. As we do, Juneau needs someone that understands the way an economy works and just how bad people are hurting right now. We need someone that will stand up for the people of Juneau, our ferry system, our university, and our economy. We need someone that will fight to keep our hard-earned money in our pockets while protecting our jobs and our livelihoods. That’s what I want to do.

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The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
House District 34 Representative
Andrea “Andi” Story, Democratic Nominee, (Democrat)

RESIDENCE ADDRESS: 12069 Cross St.
Juneau, AK, 99801

MAILING ADDRESS: 12069 Cross St.
Juneau, AK, 99801

EMAIL: andistoryforhouse@gmail.com

WEBSITE: andistoryforhouse.com

AGE: 61

PLACE OF BIRTH: Olivia, MN

SPOUSE’S NAME: Mike

CHILDREN’S NAMES: Ellen, Mallory, Ryan

OCCUPATION: Elected official

LENGTH OF RESIDENCY IN ALASKA: 34 years

ALASKAN COMMUNITIES LIVED IN:
Juneau, 1982-1986, 1990-current

EDUCATION:
San Diego State University, Master of Social Work, 1990
Moorhead State University, Bachelor of Social Work, 1982
Detroit Lakes, MN HS, 1977

POLITICAL AND GOVERNMENT POSITIONS:
Juneau Board of Education, 2003-2018
Alaska House of Representatives, 2018-present
Assignments:
Co-chair, House Education Committee
Member; House Transportation, State Affairs, Labor & Commerce Committees
House liaison to Alaska Native Language Preservation and Advisory Council

BUSINESS AND PROFESSIONAL POSITIONS:
Family counselor and educator
Big Brothers/Big Sisters, 1983-1984

SERVICE ORGANIZATIONS MEMBERSHIPS:
ANS Camp 70
Filipino Community Inc., lifetime member
Great Alaska Schools (non-partisan education advocacy)
League of Women Voters
Northern Light United Church
PEO
UAS Lifetime Alumni

SPECIAL INTERESTS:
Family time, hiking, cross-country skiing, reading, church

OTHER:
Married 37 years. Mike is an engineer of 39 years and a partial owner in an engineering business for fifteen years.

STATEMENT:
Two years ago, I ran to represent House District 34 because I saw how years of cuts, a prolonged recession, and the lack of leadership for a fiscal plan were hurting Juneau and Alaskan families. It has been my honor to represent you in the Legislature, but we are still confronted with many of those problems, along with unexpected challenges like COVID-19. More tough choices need to be made now as our savings have been depleted and revenue is down significantly. The lack of a stable budget has put at risk the things that Alaskans care about: good jobs, great schools for our children, and safe, healthy communities.

It is time for leaders to have the courage to put together a balanced, sustainable budget that protects essential services, puts people back to work, protects our Permanent Fund and assures the dividend.

My vision for a stronger Alaska includes rebuilding a healthy economy, including a public works bond package to invest in local and state projects; continuing to invest in health care, transportation, and the University system; increasing achievement in K-12 education and access to pre-K and child care; fostering innovation that enhances our industries and protects our environment; protecting and honoring our seniors, working for racial justice and fairness for all, and continually improving government. Those priorities, along with others, are how we make sure Alaska is a place where all families can thrive. I am a solutions-focused leader who will work with everyone to improve the lives of Alaskans.

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United States President
Vice President
(vote for one)

- Trump, Donald J.
Pence, Michael R.
- Biden, Joseph R. Jr.
Harris, Kamala D.
- Blankenship, Don
Mohr, William
- De La Fuente, Rocque "Rocky"
Richardson, Darcy G.
- Janos, James G."Jesse Ventura"
McKinney, Cynthia
- Jorgensen, Jo
Cohen, Jeremy "Spike"
- Pierce, Brock
Ballard, Karla
- [Blank]

United States Representative
(vote for one)

- Galvin, Alyse S.
- Young, Don
- [Blank]
- Stedman, Bert K.
- [Blank]
- Kreiss-Tomkins, Jonathan S.
- Skaflestad, Kenny
- [Blank]

United States Senator
(vote for one)

- Howe, John Wayne
- Sullivan, Dan
- Gross, Al
- [Blank]
Senate District R Senator
Bert K. Stedman, Republican Nominee, (Republican)

RESIDENCE ADDRESS: 1806 Sawmill Creek Rd.
Sitka, AK 99835

EMAIL: bertstedman@yahoo.com
WEBSITE: www.stedmanforsenate.com
AGE: 64
PLACE OF BIRTH: Anchorage
SPOUSE’S NAME: Lureen
CHILDREN’S NAMES: Susie

OCCUPATION: Retired: Self-Employed, Financial Services; Former Commercial Fisherman and Heavy Construction

LENGTH OF RESIDENCY IN ALASKA: Lifelong

ALASKAN COMMUNITIES LIVED IN:

EDUCATION:
Sitka High School (1974); University of Oregon, BS Business Administration and Finance (1985)

POLITICAL AND GOVERNMENT POSITIONS:
Current: Alaska State Senate: 2003-Present; Co-Chairman Finance Committee; Member, Legislative Council, Legislative Budget & Audit, Energy Council Executive Committee, National Petroleum Council

Past:
Co-Chairman, Finance Committee, 8 years; Chairman, Legislative Budget & Audit Committee; Chairman Energy Council, Member National Petroleum Council; Finance Subcommittees for Revenue, Transportation, Law; Resources Committee; Legislative Council; Vice-Chairman, Resources Committee; Special Committee on Energy; Vice-Chairman, Joint Education Funding Task Force; Chairman, Community & Regional Affairs; State Affairs

BUSINESS AND PROFESSIONAL POSITIONS:
Ketchikan, Sitka, Petersburg, Wrangell & Prince of Wales Chambers of Commerce.

SERVICE ORGANIZATIONS MEMBERSHIPS:
NRA; Elks Lodge; Masonic Lodge; Shrine Club; Sons of Norway

SPECIAL INTERESTS:
Woodworking, hunting, fishing, boating, and camping.

STATEMENT:
It’s been my honor and privilege to serve as your Senator for the past 17 years. I’m running for re-election to continue working for the people of Southeast Alaska to increase economic opportunity, reduce the costs of energy, promote fiscal discipline, and work for public accountability in government.

Getting our economy back on track is of upmost importance. We need to have our children educated in classrooms and not impaired with an education deficit because of the current COVID-19. Let us continue to improve the infrastructure, economy, and quality of life in our communities. Together we’ve expanded Alaska’s resource-based economy, leveled the playing field for rural school funding, improved vocational education, and invested in public safety infrastructure and health care.

These positive steps forward are greatly helping in transitioning through our current budget constraints. For us in Southeast, our region has been through tough economic times before and we will work through this one. We must solve the structural budget deficit while leaving the Permanent Fund intact for future generations of Alaskans. Leaving them with depleted oil basins and a liquidated Permanent Fund is unconscionable. Let’s leave Alaska in better economic shape then when we received it from past generations.

My great-grandparents moved to Southeast Alaska in 1902. I have a deep respect for our state and its future. Let’s work together to make Alaska prosperous for the next generation. I humbly ask for your vote this November and hope to work with you to build a better future for Alaska.

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The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
House District 35 Representative
Jonathan S. Kreiss-Tomkins, Democratic Nominee, (Democrat)

RESIDENCE ADDRESS: 504 Shennett St.
Sitka, AK 99835

MAILING ADDRESS: 504 Shennett St.
Sitka, AK 99835

EMAIL: jkt.campaign.ak@gmail.com

WEBSITE: jktforak.com

AGE: 31

PLACE OF BIRTH: Sitka, Alaska

OCCUPATION: Consultant (COVID-19 data analysis, professional services)

LENGTH OF RESIDENCY IN ALASKA: 31 years

ALASKAN COMMUNITIES LIVED IN:
Sitka, 1989-Present

EDUCATION:
Sitka High School, 2003-2007 (Class of 2007)
Yale University, 2008-2012 (left early, without a degree, to run for Alaska Legislature)

POLITICAL AND GOVERNMENT POSITIONS:
Legislator, Alaska House of Representatives, 2013-present
Chair, Sitka Solid Waste Advisory Committee, 2014-2015
Chair/co-chair, State Affairs Committee, Alaska House of Representatives, 2017-present

BUSINESS AND PROFESSIONAL POSITIONS:
Founder, Alaska Fellows Program (alaskafellows.org), 2014-present
Founder and board member, Outer Coast (outercoast.org), 2016-present
Cofounder and board member, Covid Act Now (covidactnow.org), 2020-present

SERVICE ORGANIZATIONS MEMBERSHIPS:
Eagle Scout (Boy Scouts of America)

SPECIAL INTERESTS:
Outdoors (mountain running, trail marathons, camping)
Music
Fishing

STATEMENT:
I love Southeast Alaska, and I love its way of life. As a representative of Southeast Alaska, I love that my job is to help make our region more vibrant, sustainable, and resilient.

I cannot imagine a better job description. That is why I’m running for re-election; I want to keep working to help make our rainy, island-speckled, beautiful corner of the world a better place.

To get a sense of who I am, let me share a few important principles I believe in:

I serve as an Alaskan, not as a Democrat or a Republican. I believe bipartisanship and civility are as important to our politics as salmon and tourism are to our economy.

I believe in the politics of humility: good ideas are good ideas no matter where they come from, and good people are good people no matter what party they belong to.

Moreover, I believe in the power of good ideas. Good ideas, with competent execution, are the building blocks of progress. While they are sometimes big, most good ideas are small or subtle. I see the legislature as a forum to advance and realize good ideas.

I believe in balanced budgets and the harder, more concrete decisions that come with them. I can’t stand kicking cans down the road.

I really, really like hard work.

I am grateful for your consideration and support.

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### United States President
(vote for one)

- **Biden, Joseph R. Jr.** Harris, Kamala D. (Democratic Nominee)
- **Blankenship, Don** Mohr, William (Constitution Nominee)
- **De La Fuente, Rocque "Rocky"** Richardson, Darcy G. (Alliance Nominee)
- **Janos, James G."Jesse Ventura"** McKinney, Cynthia (Green Nominee)
- **Jorgensen, Jo** Cohen, Jeremy "Spike" (Libertarian Nominee)
- **Pierce, Brock** Ballard, Karla (Petition Nominee)
- **Trump, Donald J.** Pence, Michael R. (Republican Nominee)

### United States Senator
(vote for one)

- **Sullivan, Dan** (Republican Nominee)
- **Gross, Al** (Democratic Nominee)
- **Howe, John Wayne** (AK Indep. Nominee)

### United States Representative
(vote for one)

- **Young, Don** (Republican Nominee)
- **Galvin, Alyse S.** (Democratic Nominee)
- **Stedman, Bert K.** (Republican Nominee)
- **Ortiz, Daniel H. "Dan"** (Petition Nominee)
- **Becker, Leslie** (Republican Nominee)
House District 36 Representative
Leslie Becker, Republican Nominee, (Republican)

RESIDENCE ADDRESS: 3322 S. Tongass Hwy.
Ketchikan, AK  99901
MAILING ADDRESS: 2417 Tongass Ave. #111-394
Ketchikan, AK 99901
EMAIL: contact@lesliebeckeralaska.com
WEBSITE: www.lesliebeckeralaska.com
AGE: 61
PLACE OF BIRTH: Springfield, Mass
SPOUSE’S NAME: Steven Becker
CHILDREN’S NAMES: Charles Becker, Elisabeth Becker
OCCUPATION: Business Consultant
LENGTH OF RESIDENCY IN ALASKA: 3.7 years
ALASKAN COMMUNITIES LIVED IN:
Ketchikan, AK, 10/4/2016-present
EDUCATION:
Fenster Academy, Tucson, AZ
Univ: Univ Arizona and Univ New Mexico
Ministry School: Heritage of Faith, Texas
POLITICAL AND GOVERNMENT POSITIONS:
Ketchikan Gateway School Board: April 2019-present

BUSINESS AND PROFESSIONAL POSITIONS:
35 years executive leadership in hospital administration
and ancillary health care.
Executive Director Greater Ketchikan Chamber of
Commerce: August 2017-May 2018

SERVICE ORGANIZATIONS MEMBERSHIPS:
Executive Board: Santa Ana Chamber of Commerce:
June 1998-Aug 2001

SPECIAL INTERESTS:
Fitness, marksmanship, academics, outdoor activities
with pets

OTHER:
During my 35-year health care career, I worked
exclusively in private healthcare as an employee or
self- employed consultant.  I am a strong negotiator
with significant experience in business and budget
management. And, I am very willing to work with all
parties to develop solutions, reduce spending, and
open market opportunities for District 36 and Alaska.

STATEMENT:
I am committed to fight for all life, justice, development
of our economy, a balanced budget, the PFD, ferry
services, and educational improvement. I will support
and defend the Constitution of the United States and
the Constitution of the State of Alaska.

Development: I believe Alaskans know best how to
manage their natural resources including fishing,
timber, and mining. I will fight to open our natural
resources for economic development to bring new
skilled jobs to our communities.

Budget: I believe the government of Alaska needs
to reduce spending, improve efficiencies, revise the
Constitutional spending cap, and balance the budget.
I will fight to protect the PFD to be allocated according
to the state statute. And, fight to end the disparate
taxation imposed on district 36 and promote a “shared
sacrifice” approach to addressing the budget deficit.

Ferry System: I will fight for a marine highway system that
is well managed and reliable. Without maritime services,
District 36 and all of Alaska’s island communities will
continue to experience significant impacts to their supply
chain, cargo shipping, and passenger transit options.

Education: Education represents a large component
of our state spending. Sadly, Alaska’s education
budget is the highest in the nation, yet we rank among
the lowest on test scores. I support high standards for
quality educational outcomes through legislation such
as the Alaska Reads Act for proficient reading by the
end of 3rd grade.

Let us work together to open Alaska to its full potential!

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
RESIDENCE ADDRESS: 3204 South Tongass Hwy. 
Ketchikan, AK 99901

MAILING ADDRESS: PO Box 5001  
Ketchikan, AK 99901

EMAIL: ortiz4akhouse@gmail.com

WEBSITE: danortizalaska.com

AGE: 62

PLACE OF BIRTH: Ottawa, IL

SPOUSE’S NAME: Lori K. Ortiz

CHILDREN’S NAMES: Molly, Lucy, Sam

OCCUPATION: Legislator, Alaska House of 
Representatives, 2014- present; Retired teacher

LENGTH OF RESIDENCY IN ALASKA: 52 years

ALASKAN COMMUNITIES LIVED IN: 
Hydaburg 1959-1960
Wasilla 1960-1961
Ketchikan 1969-present

EDUCATION: 
Ketchikan High School - Class of 1976
Seattle Pacific University - 1977-1981, BA - History
University of Wisconsin, Eau Claire, Masters - Teaching History

POLITICAL AND GOVERNMENT POSITIONS: 
State Representative for District 36, 2014-present 
Vice Chair, House Finance Committee 
Sub-Chair, Education, Fish and Game, DEC 
Committees: Finance, Tribal Affairs 
Past Committees: Transportation, Fisheries, 
Community and Regional Affairs, 
Economic Development and Tourism

BUSINESS AND PROFESSIONAL POSITIONS: 
Ketchikan High School Social Studies Teacher- 
economics, debate, history, Alaska Studies 
Coach - debate, cross country, track and basketball 
Negotiator and Professional Rights and Responsibilities 
Mediator for Ketchikan Educ. Association

SERVICE ORGANIZATIONS MEMBERSHIPS: 
Holy Name Catholic Church 
2013 American Legion AK State Educator of the Year, 
VFW AK Teacher of the Year 
Member and Race Director - Ketchikan Running Club

SPECIAL INTERESTS: 
Family, Faith, teaching, coaching, running, fishing, and 
the outdoors

STATEMENT: 
I’m honored and privileged to have had the opportunity 
to serve as the Representative for District 36, southern 
Southeast Alaska. From day one, I’ve remained 
committed to making, “government of the people, by 
the people, and for the people,” a reality for ALL of our 
region’s citizens.

I’ve had the good fortune to be a resident of Ketchikan 
for decades. My wife, Lori, and I, along with our three 
children, have been blessed to live in a region where the 
sense of community is valued and preserved. It is my 
goal to show my gratitude for what I have been given by 
serving as the voice in our state government for each 
community in District 36. My highest priority has been to 
accurately represent the viewpoints of the residents of 
Hyder, Hydaburg, Ketchikan, Loring, Metlakatla, Meyers 
Chuck, Saxman and Wrangell. I have made a dedicated 
effort to do so by faithfully responding to constituent 
inquiries, hosting town hall meetings, conducting several 
financial plan surveys, and by walking door-to-door.

My term in office reflects a specific commitment to 
senior citizens, the fishing industry, the Alaska Marine 
Highway, and public education.

As I file again as a non-partisan independent for election to 
the Alaska State House of Representatives, I reaffirm my 
pledge to listen first so that I may faithfully represent the 
viewpoints of the residents of District 36. As an Alaskan 
for over fifty years, I am grateful for the opportunity to 
advocate for and serve my fellow residents.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. 
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
### Ballot Measure No. 1 - 19OGTX
**An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope**

This act would change the oil and gas production tax for areas of the North Slope where a company produced more than 40,000 barrels of oil per day in the prior year and more than 400 million barrels total. The new areas would be divided up based on “fields, units, and nonunitized reservoirs” that meet the production threshold. The act does not define these terms. For any areas that meet the production threshold, the tax would be the greater of one of two new taxes.

1. One tax would be a tax on the gross value at the point of production of the oil at a rate of 10% when oil is less than $50 per-barrel. This tax would increase to a maximum of 15% when oil is $70 per-barrel or higher. No deductions could take the tax below the 10% to 15% floor.

2. The other tax, termed an “additional tax,” would be based on a calculation of a production tax value for the oil that would allow lease expenditure and transportation cost deductions. This tax on production tax value would be calculated based on the difference between the production tax value of the oil and $50. The difference between the two would be multiplied by the volume of oil, and then that amount would be multiplied by 15%. The existing per-taxable-barrel credit would not apply. The act uses the term “additional tax” but it does not specify what the new tax is in addition to.

The tax would be calculated for each field, unit, or nonunitized reservoir on a monthly basis. Taxes are currently calculated on an annual basis, with monthly estimated payments. Since these new taxes would only apply to certain areas, a taxpayer would still have to submit annual taxes for the areas where the new taxes do not apply.

The act would also make all filings and supporting information relating to the calculation and payment of the new taxes “a matter of public record.” The act does not specify the process for disclosure of public records.

**Should this initiative become law?**

- **YES**
- **NO**

### Ballot Measure No. 2 - 19AKBE
**An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures**

This act would get rid of the party primary system, and political parties would no longer select their candidates to appear on the general election ballot. Instead, this act would create an open nonpartisan primary where all candidates would appear on one ballot. Candidates could choose to have a political party preference listed next to their name or be listed as “undeclared” or “nonpartisan.” The four candidates with the most votes in the primary election would have their names placed on the general election ballot.

This act would establish ranked-choice voting for the general election. Voters would have the option to “rank” candidates in order of choice. Voters would rank their first choice candidate as “1”, second choice candidate as “2”, and so on. Voters “1” choice would be counted first. If no candidate received a majority after counting the first-ranked votes, then the candidate with the least amount of “1” votes would be removed from counting.

Those ballots that ranked the removed candidate as “1” would then be counted for the voters’ “2” ranked candidate. This process would repeat until one candidate received a majority of the remaining votes. If voters still want to choose only one candidate, they can.

This act would also require additional disclosures for contributions to independent expenditure groups and relating to the sources of contributions. It would also require a disclaimer on paid election communications by independent expenditure groups funded by a majority of out of state money.

**Should this initiative become law?**

- **YES**
- **NO**
Ballot Measure No. 1

An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope.

Ballot Language

<table>
<thead>
<tr>
<th>Ballot Measure No. 1 – 19OGTX</th>
</tr>
</thead>
<tbody>
<tr>
<td>An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope</td>
</tr>
</tbody>
</table>

This act would change the oil and gas production tax for areas of the North Slope where a company produced more than 40,000 barrels of oil per day in the prior year and more than 400 million barrels total. The new areas would be divided up based on “fields, units, and nonunitized reservoirs” that meet the production threshold. The act does not define these terms. For any areas that meet the production threshold, the tax would be the greater of one of two new taxes.

(1) One tax would be a tax on the gross value at the point of production of the oil at a rate of 10% when oil is less than $50 per-barrel. This tax would increase to a maximum of 15% when oil is $70 per-barrel or higher. No deductions could take the tax below the 10% to 15% floor.

(2) The other tax, termed an “additional tax,” would be based on a calculation of a production tax value for the oil that would allow lease expenditure and transportation cost deductions. This tax on production tax value would be calculated based on the difference between the production tax value of the oil and $50. The difference between the two would be multiplied by the volume of oil, and then that amount would be multiplied by 15%. The existing per-taxable-barrel credit would not apply. The act uses the term “additional tax” but it does not specify what the new tax is in addition to.

The tax would be calculated for each field, unit, or nonunitized reservoir on a monthly basis. Taxes are currently calculated on an annual basis, with monthly estimated payments. Since these new taxes would only apply to certain areas, a taxpayer would still have to submit annual taxes for the areas where the new taxes do not apply.

The act would also make all filings and supporting information relating to the calculation and payment of the new taxes “a matter of public record.” The act does not specify the process for disclosure of the public records.

Should this initiative become law?

☐ Yes ☐ No

Legislative Affairs Agency Summary

This Act creates new oil and gas production taxes. The taxes apply to fields, units, and nonunitized reservoirs on the North Slope that have produced more than 40,000 barrels of oil a day in the
Ballot Measure No. 1
An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope.

previous year and more than 400,000,000 barrels of oil cumulatively. Any part of the existing oil and gas production tax that conflicts with the Act does not apply. The Act has two new taxes, a new gross value tax and a new net value tax. The new gross value tax is 10%. The new gross value tax increases by 1% for each $5 increase in the price of a barrel of oil over $50. The new gross value tax may not exceed 15% of the gross value of oil produced. A credit or loss may not be applied against the new gross value tax. The new net value tax is 15%. The new net value tax applies to the net value of a barrel of oil over $50. A taxpayer will pay the higher of the net value tax or the gross value tax. The Act requires the taxes to be calculated separately for oil and for gas. The new taxes apply each month. The Act requires certain costs to be calculated and applied against taxes separately. The Act makes information related to tax filings under the Act public information. The Act has a provision that removes parts of the Act if they are found to be invalid, while keeping the rest of the Act intact.

Statement of Costs

Estimate of Costs to the State of Alaska for Implementation of the Voter Initiative 19OGTX: Alaska’s Fair Share Act

Multi Agency Cost Summary

<table>
<thead>
<tr>
<th>Agency</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Revenue</td>
<td>$7,500,000</td>
</tr>
<tr>
<td>Department of Law</td>
<td>$425,000</td>
</tr>
<tr>
<td>Office of the Lieutenant Governor – Division of Elections</td>
<td>$96,114</td>
</tr>
<tr>
<td>Office of the Lieutenant Governor</td>
<td>$9,000</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$8,030,114</strong></td>
</tr>
</tbody>
</table>

Estimate of Costs to the Department of Revenue

As required by AS 15.45.090(a)(4), the Department of Revenue Tax Division has prepared the following statement of costs to implement the proposed oil and gas production tax ballot initiative. The minimum cost to the Tax Division to implement this change is estimated to be $7,500,000.

The ballot initiative effectively creates a new tax calculation for production from fields, units, and non-unitized reservoirs that meet the applicability conditions in the initiative. For this production, there are several changes to AS 43.55. Per AS 15.45.220, the ballot initiative would be effective 90 days after certification.

The changes anticipated in this initiative will require substantial reprogramming of the Tax Revenue Management System (TRMS) and the Revenue Online (ROL) tax portal and must be accomplished in that 90-day timeline. We anticipate the programming changes to be significant and time consuming for internal staff as well as tax system contractors. This is based on the Tax Division having to produce a monthly return for the taxpayers filing on the third month end after the certification of the initiative. The division estimates a one-time cost of $5,000,000 to program, test, reprogram, and implement the tax changes. No additional ongoing costs to maintain the tax programs are anticipated.
The testing of the tax changes will impact division staff resources and will impact core business functions for the Oil and Gas Production Tax Audit Group as well as division Audit Masters. There is the potential for audit delays, which could push division timelines beyond the six-year statute of limitations to issue the audits, thus putting state revenues at risk. There will also be a need for substantial amendments to existing regulations to fully implement the changes. This work will be completed by existing staff resources. The amount of internal resources required for this are estimated to be $2,500,000, which includes the information technology, audit, accounting, and regulatory personnel resources.

The Department of Revenue estimates that full implementation will take at least one year and most likely longer; however, there will be a huge initial lift to be ready within the 90 days the law requires.

The initiative also creates the need for tracking and reporting of production thresholds for production from fields, units, and non-unitized reservoirs that meet the applicability conditions in the initiative. It will need to be determined whether this will be done within tax systems or by the Economic Research Group. All the existing forecasting tools related to oil and gas production taxes will also need to be updated to reflect the changes from the initiative. The time for this is assumed to be absorbed by existing staff resources and is not included in the cost estimate.

**Estimate by Category**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>$2,500,000</td>
</tr>
<tr>
<td>Outside Contracts</td>
<td>$5,000,000</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$7,500,000</strong></td>
</tr>
</tbody>
</table>

**Estimate of Costs to the Alaska Department of Law**

As required by AS 15.45.090(a)(4), the Department of Law has prepared the following statement of costs to implement the Alaska Fair Share Act proposed ballot initiative. The cost to implement this initiative is approximately $425,000.

If the ballot initiative passes, the Department of Law will be required to review and provide counsel on regulations in response to the new law. This regulations project could take approximately one year, and the Department of Law would provide a significant amount of counsel during this process.

The Department estimates that 1,800-2,200 hours of attorney time would be spent on the proposed tax law change with the Department of Law’s hourly rate being $169.16. Thus, the cost in attorney time is approximately $375,000. It is anticipated that the department will be utilizing outside tax experts during this process in the amount of $50,000.

**Estimate by Category**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>$375,000</td>
</tr>
<tr>
<td>Outside Contracts</td>
<td>$50,000</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$425,000</strong></td>
</tr>
</tbody>
</table>
Estimate of Costs to the Office of the Lieutenant Governor and the Division of Elections for the Ballot Initiative

As required by AS 15.45.090(a)(3), the Division of Elections has prepared the following statement of costs to implement the proposed ballot initiative.

The minimum cost to the Division of Elections associated with certification of the initiative application and review of the initiative petition, excluding legal costs to the state and the costs to the state of any challenge to the validity of the petition, is estimated to be $96,114.

<table>
<thead>
<tr>
<th>Estimate by Category</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>$60,577</td>
</tr>
<tr>
<td>Printing Services</td>
<td>$1,300</td>
</tr>
<tr>
<td>Language Assistance</td>
<td>$34,237</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$96,114</strong></td>
</tr>
</tbody>
</table>

Six temporary employees will be required to review signatures for 2,520 hours at an estimated cost of $44,555, and certification of the initiative application and review of the initiative petition estimated for 504 hours will cost an estimated $16,022. Printing service expenses associated with certification of the initiative application and review of the initiative petition will require $1,300 for the printing of voter booklets.

The estimated cost of translating the ballot measure language for audio and sample ballots, Official Election Pamphlet pro statement, Official Election Pamphlet con statement, and Official Election Pamphlet neutral summary into 11 languages required by the Toyukak Settlement and Section 203 of the Federal Voting Rights Act, will cost an estimated $34,237.

Office of the Lieutenant Governor

Assuming the initiative is placed on the ballot, the minimum cost to conduct public hearings concerning the initiative in two communities in each of the four judicial districts is estimated at $9,000.

<table>
<thead>
<tr>
<th>Estimate by Category</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Travel</td>
<td>$9,000</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$9,000</strong></td>
</tr>
</tbody>
</table>

Estimated travel expenses include round-trip air transportation, per diem and other associated travel costs for the Lieutenant Governor and staff to travel to seven communities in Alaska. It is assumed one of the hearings would be in Anchorage, which would not involve travel costs.
Ballot Measure No. 1

An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope.

Full Text of Proposed Law

“An Act relating to the oil and gas production tax, tax payments, and tax credits.”

BE IT ENACTED BY THE PEOPLE OF THE STATE OF ALASKA:

*Section 1. The uncodified law of the State of Alaska is amended by adding a new section to read:

SHORT TITLE. This Act shall be known as the “Fair Share Act.”

Notwithstanding Any Other Statutory Provisions to the Contrary, the Oil and Gas Production Tax in AS 43.55 Shall Be Amended as Follows:

*Section 2, Applicability. The provisions in Sections 3 and 4 only apply to oil produced from fields, units, and nonunitized reservoirs north of 68 degrees north latitude that have produced in excess of 40,000 barrels of oil per day in the previous calendar year and in excess of 400,000,000 barrels of total cumulative oil production. For other oil production, the tax shall be unchanged by this Act.

*Section 3, Alternative Gross Minimum Tax. For oil production from fields, units, and nonunitized reservoirs that meet the conditions in Sec. 2, the amount of tax due for each calendar month shall be no less than:

(a) 10 percent of the gross value at the point of production when the average per-barrel price for Alaska North Slope crude oil for sale on the United States West Coast (La. Basin) during the calendar month for which the tax is due is less than $50;

(b) an additional 1 percent of the gross value at the point of production for each $5 increment by which the average per-barrel price for Alaska North Slope crude oil for sale on the United States West Coast (La. Basin) during the calendar month for which the tax is due is equal to or exceeds $50. The maximum tax rate calculated in this section shall not exceed 15 percent, which is reached when the price per barrel is equal to or exceeds $70; and

(c) No credits, carried-forward lease expenditures, including operating losses, or other offsets may reduce the amount of tax due below the amounts calculated in this section.

*Section 4, Tax on Production Tax Value. For production from fields, units, and nonunitized reservoirs that meet the conditions in Sec. 2:

(a) The per-taxable-barrel credit in AS 43.55.024(i) and (j) shall not be used; and

(b) An additional production tax shall be paid for each month for which the producer’s average monthly Production Tax Value of taxable oil is equal to or more than $50. The additional tax shall be the difference between the average monthly Production Tax Value of a barrel of oil and $50, multiplied by the volume of taxable oil produced by the producer for the month, multiplied by 15 percent.

*Section 5, Separate Treatment. For each producer, the taxes set forth in Sections 3 and 4 shall be calculated separately for the following:

(a) For oil and for gas;

(b) For each calendar month (annual lease expenditures shall be divided equally among the 12 months of the tax year); and

(c) For each of the fields, units, and nonunitized reservoirs, the lease expenditures shall be calculated, deducted, and carried forward separately.

The text of this bill is presented as submitted by petition sponsors.
Ballot Measure No. 1
An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope.

*Section 6, Greater-of. For each producer, for each month, and for each of the fields, units, and nonunitized reservoirs, the tax due shall be the greater of the tax under Section 3 or Section 4.

*Section 7, Public Records. All filings and supporting information provided by each producer to the Department relating to the calculation and payment of the taxes set forth in Sections 3 and 4 shall be a matter of public record.

*Section 8, Scope of Initiative. Nothing in this Act authorizes or requires the Legislature to dedicate revenue, to make or repeal appropriations, to enact local or special legislation, or to perform any unconstitutional act. While not required by this Act, the revenues from this Act could be used to fund: essential government services, capital projects, the permanent fund, and permanent fund dividends.

*Section 9, Severability. The provisions of this Act are independent and severable, and if any provision of this Act or applicability of any provision to any person or circumstance shall be found to be invalid, the remainder of this Act shall not be affected and shall be given effect to the fullest extent practicable.
Ballot Measure No. 1

An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope.

STATEMENT IN SUPPORT

Over 39,000 Alaskans petitioned to put Ballot Measure 1 on the ballot because Alaskans are hurting.

Our PFDs have been cut, our university system has been gutted, support for municipalities and school bonds has been all but eliminated, our marine highway system has been crippled, construction projects have ground to a halt, senior programs have been discarded, critical maintenance on our roads and public buildings has been ignored, $16 billion of our savings has been depleted, and Alaskans are losing jobs largely because we are not getting a Fair Share for our oil.

Alaskans Are Getting a Bad Deal for Our Oil. Since Senate Bill 21 passed, Alaskans are getting less for our oil than at any time in our history and less than any other major oil resource owner in the world.

Because of SB21, Alaska’s net production revenues have collapsed from $19 billion for five years before SB21, ($3.8 billion per year) to $0 five years after SB21, even though oil prices have only declined by 35%.

Since SB21, Alaska has paid oil companies more in cashable credits than they have paid us in production taxes.

Since SB21, Alaskans have received far less than Texans, North Dakotans, Russians, Iraqis, Nigerians, Brazilians, and Norwegians.

Ballot Measure 1:

- will fairly and transparently increase Alaskans’ share of oil revenues. It will keep more of our oil revenues in Alaska, create jobs for Alaskans, fund PFDs, protect essential services, and build Alaska’s future;
- apply to only our three largest and most profitable fields: the Prudhoe Bay Unit, the Kuparuk River Unit, and the Colville River Unit should pay a Fair Share to Alaskans – this will not apply to new fields;
- increase Alaskans’ share of production revenues by $1 billion per year from our major fields by increasing the minimum rate from 4% to 10%, eliminating unnecessary $8 per-barrel credits, and increasing rates progressively when oil prices and producer profits rise;
- limit deductions from our share of our major fields to costs related to those fields; and
- give Alaskans the right to know important information about our major fields by requiring production tax filings to be public.

Vote YES for Jobs. $1 billion more in Alaska will create jobs for Alaskans.

Vote YES to Protect the Permanent Fund and PFDs. Our Permanent Fund and PFDs are only sustainable if Alaskans recover a Fair Share for our oil.

Vote YES to Help the State Deficit. The State has a massive deficit and no plan to solve it. Getting a Fair Share for our oil is the first place Alaskans should look for additional revenues.

Alaskans’ Choice is Clear:

1. Vote Yes for a Fair Share for our oil,

   OR

2. continue to give away our oil to major oil companies, cut our PFDs, cut essential services, and tax ourselves to recover the revenues we are giving away.

Vote YES for Alaska's Fair Share and for Alaska's Future.

Robin Brena, Anchorage
Merrick Peirce, Fairbanks
Jane Angvik, Anchorage

The statement printed on this page is the opinion of the author(s) and is presented as submitted to the Division of Elections.
Ballot Measure No. 1
An Act changing the oil and gas production tax for certain fields, units, and nonunitized reservoirs on the North Slope.

STATEMENT IN OPPOSITION
On November 3, Alaskans will decide an issue of utmost importance to the future of our state. Ballot Measure 1 would dramatically raise oil taxes by at least 150% and can exceed over 300% depending on the price of oil.

Ballot Measure 1 puts Alaska jobs, our economy, and our future at risk.

According to independent economic analysis, the oil and gas industry is “the single most important economic engine in the state.” The industry supports over 25% of all jobs and wages in Alaska. Each year, over $4.4 billion is spent by the industry with 1,000 Alaska businesses (McDowell Group, January 2020).

While Ballot Measure 1 may bring in additional state revenue in the short term, I am voting no on Ballot Measure 1 because a massive tax increase will cripple Alaska’s economy. Long-term, less spending in Alaska means less production, which means fewer jobs, a further weakened economy, and reduced PFDs; Alaska’s future is truly at risk if Ballot Measure 1 passes.

It is the wrong time to tax any industry in Alaska right now.

Alaska’s economy is more fragile than ever, and the stakes have never been higher. As a former director of the Oil & Gas Division for Governor Walker, I know firsthand that our current tax system is working, and prior to the Russia-Saudi Arabia oil price war and global pandemic, Alaska was on the verge of substantial increases in activity in both core and new fields.

Increasing taxes will do nothing to bring these projects to reality and will make the state’s economic recovery extremely difficult, if not impossible. I cannot understand how Alaska could be considering a tax increase while other oil producing states and countries are adopting policies to help the industry maintain jobs and grow production during these uncertain economic times.

Regrettably, the Vote Yes campaign has done a deep disservice to voters by basing its campaign on “a litany of outright lies or misleading claims” as part of “a naked attempt to fool voters,” according to the Alaska Journal of Commerce newspaper. Alaskan voters deserve facts not politically-charged campaign rhetoric.

If taxes should be raised, ballot measures are not the right tool.

If state oil taxes should be adjusted, Alaskans deserve to have this discussion in the open where options are analyzed, debated, and the best solution is put forward. Ballot Measure 1 was written by oil industry critics behind closed doors without any public review. Complicated oil tax policy should not be decided via ballot measures.

Over 500 businesses, unions, and organizations are Voting No on 1.

I am proud to Chair the OneALASKA coalition; representing over 500 small businesses, labor unions, Alaska Native Corporations, and community groups, and thousands of citizens that believe Ballot Measure 1 is the wrong solution for Alaska’s future. We know that a massive tax hike on Alaska’s largest economic engine will damage our economy, small businesses and jobs.

On November 3, please join us in Voting NO on Ballot Measure 1.

Chantal Walsh – Chair/OneALASKA

The statement printed on this page is the opinion of the author(s) and is presented as submitted to the Division of Elections.
MASK UP ALASKA!
Ballot Measure No. 2
An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

Ballot Language

Ballot Measure No. 2 – 19AKBE
An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

This act would get rid of the party primary system, and political parties would no longer select their candidates to appear on the general election ballot. Instead, this act would create an open nonpartisan primary where all candidates would appear on one ballot. Candidates could choose to have a political party preference listed next to their name or be listed as “undeclared” or “nonpartisan.” The four candidates with the most votes in the primary election would have their names placed on the general election ballot.

This act would establish ranked-choice voting for the general election. Voters would have the option to “rank” candidates in order of choice. Voters would rank their first choice candidate as “1”, second choice candidate as “2”, and so on. Voters “1” choice would be counted first. If no candidate received a majority after counting the first-ranked votes, then the candidate with the least amount of “1” votes would be removed from counting. Those ballots that ranked the removed candidate as “1” would then be counted for the voters’ “2” ranked candidate. This process would repeat until one candidate received a majority of the remaining votes. If voters still want to choose only one candidate, they can.

This act would also require additional disclosures for contributions to independent expenditure groups and relating to the sources of contributions. It would also require a disclaimer on paid election communications by independent expenditure groups funded by a majority of out of state money.

Should this initiative become law?

[ ] Yes  [ ] No

Legislative Affairs Agency Summary

The Act would change state elections law. The Act would set new rules and penalties for campaign finance. An entity that spends to influence the election of a candidate and receives over $2,000 in a year from a donor must disclose all receipts from the donor and their source. The donor must also report the donations and their source. The Act would also require new funding statements on some paid political ads.

The Act would set an open primary for most elections. In an open primary, all candidates appear on the same ballot. Voters may not add write-in candidates. The candidates with the four highest
Ballot Measure No. 2
An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

vote totals advance to the general election ballot. The primary will not choose the nominee of a party. The Act does not change the process for president and vice president. The Act would also change the special election process for filling some vacant offices. Special open primaries will set the candidates who appear on special election ballots.

At the general election, candidates may choose to appear on the ballot as affiliated with a party or group. Voters may add write-in candidates. Write-in candidates for governor or lieutenant governor do not have to be members of the same political party or group. The election pamphlet, ballot, and notice posted at each polling place will explain that candidates may designate a party or group but the designation is not party or group approval.

The Act would change the definition of political party and contribution because candidates on the ballot are not party nominees. The two parties or groups with the most registered voters may propose people to serve on some state boards. Election supervisors will appoint board members from the people proposed. The Governor must also appoint two Alaska Public Offices Commissioners from lists made by the two parties or groups. Each candidate for office may appoint one or more poll watchers.

The Act would enact ranked-choice voting for general elections. Voters will rank one or more candidates for each office. The ballot will direct voters to choose as many candidates as they wish but not assign the same ranking to more than one candidate. If one candidate is first choice on more than half of the ballots cast then the candidate wins. If no candidate is first choice on more than half of the ballots cast then the Division of Elections will remove the candidate who received the fewest votes from counting for the next round. In the next round, ballots ranking a removed candidate first will then count as votes for the next highest ranked candidate on the ballot. The counting repeats until two or fewer candidates remain. The election certificate will reflect the number of votes for each candidate at each round.

Statement of Costs

Multi Agency Cost Summary

<table>
<thead>
<tr>
<th>Agency</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alaska Public Offices Commission</td>
<td>$103,350</td>
</tr>
<tr>
<td>Office of the Lieutenant Governor, Division of Elections</td>
<td>$803,593</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$906,943</strong></td>
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Estimate of Costs to the Office of the Lieutenant Governor, Division of Elections

As required by AS 15.45.090(a)(3) and (4), the Division of Elections has prepared the following statement of costs to implement the proposed ballot initiative and the minimum cost to the Division of Elections associated with certification of the initiative application and review of the initiative petition, excluding legal costs to the state and the costs to the state of any challenge to the validity of the petition, estimated to be $803,593.
Ballot Measure No. 2
An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

Estimate by Category

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<tr>
<td>Personal Services</td>
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<tr>
<td>Printing Services</td>
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<tr>
<td>Ballot Tabulation Equipment</td>
<td>$534,300</td>
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<tr>
<td>Voter Education</td>
<td>$150,000</td>
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<tr>
<td>Language Assistance</td>
<td>$57,416</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$803,593</strong></td>
</tr>
</tbody>
</table>

Analysis of Fiscal Impact of Ballot Initiative

Initiative Petition Review

Personal Services: Six temporary employees to review signatures for 2,520 hours. Estimated cost: $44,555

Certification of the initiative application and review of the initiative petition (estimated at 504 hours). Estimated cost: $16,022

Printing Services: Printing service expenses associated with certification of the initiative application and review of initiative petition. Estimated cost: $1,300

Ballot Tabulation Equipment

In order to accommodate ranked-choice voting, the Division would need to purchase 137 ballot tabulators for precincts that currently hand count ballots. Ranked-choice voting does not allow for the hand counting of ballots. All ballots must first be scanned and counted by a tabulator for the tabulation grid to be captured. Estimated cost: $534,300

Public Education Campaign

A public education campaign will need to take place to inform candidates, voters, and election workers of the changes to the primary and general election processes. Estimated cost: $150,000

Language Assistance

Translating the ballot measure language is needed for audio and sample ballots, Official Election Pamphlet pro statement, Official Election Pamphlet con statement, and Official Election Pamphlet neutral summary into 11 languages required by the Toyukak Settlement and Section 203 of the Federal Voting Rights Act. Estimated cost: $57,416

Estimate of Costs to the Alaska Public Offices Commission

As required by AS 15.45.090(a)(4), the Alaska Public Offices Commission (APOC) has prepared the following statement of costs to implement the proposed ballot initiative.

The proposed initiative seeks to prohibit the use of “dark money” in candidate campaigns by amending various sections of Alaska’s campaign financial disclosure laws under AS 15.13. If
Ballot Measure No. 2

An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

passed, the initiative would: require additional reporting for contributors and persons engaged in independent expenditure activities; increase civil penalties for failure to timely disclose; and change identification requirements for political communications.

The ballot initiative, if passed, would result in additional oversight, regulation, filer education, and enforcement activities for APOC requiring:

An additional Associate Attorney I position (Salary Range 17/A). Estimated cost: $91,500

Associated overhead costs including computer equipment, core services, and general supplies. Estimated Cost: $9,000

Approximately 50 programming hours will be required to design, test, and deploy additional disclosure forms within the agency’s online filing program. Estimated Cost: ~$2,850
Ballot Measure No. 2
An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

Full Text of Proposed Law

AN INITIATIVE TO:

PROHIBIT THE USE OF DARK MONEY BY INDEPENDENT EXPENDITURE GROUPS WORKING TO INFLUENCE CANDIDATE ELECTIONS IN ALASKA AND REQUIRE ADDITIONAL DISCLOSURES BY THESE GROUPS; ESTABLISH A NONPARTISAN AND OPEN TOP FOUR PRIMARY ELECTION SYSTEM; CHANGE APPOINTMENT PROCEDURES FOR CERTAIN ELECTION BOARDS AND WATCHERS AND THE ALASKA PUBLIC OFFICES COMMISSION; ESTABLISH A RANKED-CHOICE GENERAL ELECTION SYSTEM; SUPPORT AN AMENDMENT TO THE UNITED STATES CONSTITUTION TO ALLOW CITIZENS TO REGULATE MONEY IN ELECTIONS; REPEAL SPECIAL RUNOFF ELECTIONS; REQUIRE CERTAIN NOTICES IN ELECTION PAMPHLETS AND POLLING PLACES; AND AMEND THE DEFINITION OF POLITICAL PARTY.

A BILL BY INITIATIVE
For an Act Entitled

“An Act prohibiting the use of dark money by independent expenditure groups working to influence candidate elections in Alaska and requiring additional disclosures by these groups; establishing a nonpartisan and open top four primary election system for election to state executive and state and national legislative offices; changing appointment procedures relating to precinct watchers and members of precinct election boards, election district absentee and questioned ballot counting boards, and the Alaska Public Offices Commission; establishing a ranked-choice general election system; supporting an amendment to the United States Constitution to allow citizens to regulate money in Alaska elections; repealing the special runoff election for the office of United States Senator and United States Representative; requiring certain written notices to appear in election pamphlets and polling places; and amending the definition of ‘political party’.”

BE IT ENACTED BY THE PEOPLE OF THE STATE OF ALASKA:

*Section 1. The uncodified law of the State of Alaska is amended by adding a section to read: FINDINGS AND INTENT. The People of the State of Alaska find:

(1) It is in the public interest of Alaska to improve the electoral process by increasing transparency, participation, access, and choice.

(2) The people of Alaska hold that political power and influence should not be allocated based on wealth. Instead, reasonable limits on the role of money in elections are necessary to secure the equal rights of Alaskans and to protect the integrity of Alaska elections. Several rulings of the United States Supreme Court have erroneously changed the meaning of the First Amendment to the United States Constitution so as to empower unlimited spending as “free speech” without proper consideration of factors.
such as the danger of corruption and the undermining of self-governance in Alaska by the undue influence of wealth, including from outside the state. These mistaken Supreme Court decisions have invalidated longstanding anti-corruption laws in Alaska. Alaska shall now affirm the rights and powers of its citizens by prohibiting the use of dark money in its candidate elections and by supporting an amendment to the United States Constitution allowing citizens to regulate the raising and spending of money in elections.

(3) The people of Alaska have the right to know in a timely manner the source, quantity, timing, and nature of resources used to influence candidate elections in Alaska. This right requires the prompt, accessible, comprehensible, and public disclosure of the true and original sources of funds used to influence these elections, and is essential to the rights of free speech, assembly, and petition guaranteed by the First Amendment to the United States Constitution and shall be construed broadly.

(4) It is in the public interest of Alaska to adopt a primary election system that is open and nonpartisan, which will generate more qualified and competitive candidates for elected office, boost voter turnout, better reflect the will of the electorate, reward cooperation, and reduce partisanship among elected officials.

(5) It is in the public interest of Alaska to adopt a general election system that reflects the core democratic principle of majority rule. A ranked-choice voting system will help ensure that the values of elected officials more broadly reflect the values of the electorate, mitigate the likelihood that a candidate who is disapproved by a majority of voters will get elected, encourage candidates to appeal to a broader section of the electorate, allow Alaskans to vote for the candidates that most accurately reflect their values without risking the election of those candidates that least accurately reflect their values, encourage greater third-party and independent participation in elections, and provide a stronger mandate for winning candidates.

*Sec. 2. AS 15.10.120(c) is amended to read:

(c) An election supervisor shall appoint one nominee of the political party or political group with the largest number of registered voters at the time of the preceding gubernatorial election [OF WHICH THE GOVERNOR IS A MEMBER] and one nominee of the political party or political group with [THAT RECEIVED] the second largest number of registered voters at the time of [VOTES STATEWIDE IN] the preceding gubernatorial election. However, the election supervisor may appoint a qualified person registered as a member of a third political party or political group or as a nonpartisan or undeclared voter if [IF] a party district committee or state party central committee of the party or group with [THAT RECEIVED] the second largest number of registered voters at the time of [VOTES STATEWIDE IN] the preceding gubernatorial election fails to present the names prescribed by (b) of this section by April 15 of a regular election year or at least 60 days before a special primary election [IF, THE ELECTION SUPERVISOR MAY APPOINT ANY QUALIFIED INDIVIDUAL REGISTERED TO VOTE].

*Sec. 3. AS 15.10.170 is amended to read:

The text of this bill is presented as submitted by petition sponsors.
Ballot Measure No. 2
An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

Sec. 15.10.170. Appointment and privileges of watchers. (a) The precinct party committee, where an organized precinct committee exists, or the party district committee where no organized precinct committee exists, or the state party chairperson where neither a precinct nor a party district committee exists, may appoint one or more persons as watchers in each precinct and counting center for any election. Each candidate [NOT REPRESENTING A POLITICAL PARTY] may appoint one or more watchers for each precinct or counting center in the candidate's respective district or the state for any election. Any organization or organized group that sponsors or opposes an initiative, referendum, or recall may have one or more persons as watchers at the polls and counting centers after first obtaining authorization from the director. A state party chairperson, a precinct party committee, a party district committee, or a candidate [NOT REPRESENTING A POLITICAL PARTY OR ORGANIZATION OR ORGANIZED GROUP] may not have more than one watcher on duty at a time in any precinct or counting center. A watcher must be a United States citizen. The watcher may be present at a position inside the place of voting or counting that affords a full view of all action of the election officials taken from the time the polls are opened until the ballots are finally counted and the results certified by the election board or the data processing review board. The election board or the data processing review board may require each watcher to present written proof showing appointment by the precinct party committee, the party district committee, the organization or organized group, or the candidate the watcher represents [THAT IS SIGNED BY THE CHAIRPERSON OF THE PRECINCT PARTY COMMITTEE, THE PARTY DISTRICT COMMITTEE, THE STATE PARTY CHAIRPERSON, THE ORGANIZATION OR ORGANIZED GROUP, OR THE CANDIDATE REPRESENTING NO PARTY].

(b) In addition to the watchers appointed under (a) of this section, in a primary election or special primary election or special election under AS 15.40.140, [OR SPECIAL RUNOFF ELECTION UNDER AS15.40.141,] each candidate may appoint one watcher in each precinct and counting center.

Sec. 4. AS 15.13.020(b) is amended to read:

(b) The governor shall appoint two members of each of the two political parties or political groups with the largest number of registered voters at the time of [WHOSE CANDIDATE FOR GOVERNOR RECEIVED THE HIGHEST NUMBER OF VOTES IN] the most recent preceding general election at which a governor was elected. The two appointees from each of these two parties or groups shall be chosen from a list of four names to be submitted by the central committee of each party or group.

Sec. 5. AS 15.13.020(d) is amended to read:

(d) Members of the commission serve staggered terms of five years, or until a successor is appointed and qualifies. The terms of no two members who are members of the same political party or political group may expire in consecutive years. A member may not serve more than one term. However, a person appointed to fill the unexpired term of a predecessor may be appointed to a successive full five-year term.
*Sec. 6. AS 15.13.040(j)(3) is amended to read:

(3) for all contributions described in (2) of this subsection, the name, address, date, and amount contributed by each contributor, [AND] for all contributions described in (2) of this subsection in excess of $250 in the aggregate during a calendar year, the principal occupation and employer of the contributor, and for all contributions described in (2) of this subsection in excess of $2,000 in the aggregate during a calendar year, the true source of such contributions and all intermediaries, if any, who transferred such funds, and a certification from the treasurer that the report discloses all of the information required by this paragraph.

*Sec. 7. AS 15.13.040 is amended by adding a new subsection to read:

(s) Every individual, person, nongroup entity, or group that contributes more than $2,000 in the aggregate in a calendar year to an entity that made one or more independent expenditures in one or more candidate elections in the previous election cycle, that is making one or more independent expenditures in the current election cycle, or that the contributor knows or has reason to know is likely to make independent expenditures in one or more candidate elections in the current election cycle shall report making the contribution or contributions on a form prescribed by the commission not later than 24 hours after the contribution that requires the contributor to report under this subsection is made. The report must include the name, address, principal occupation, and employer of the individual filing the report and the amount of the contribution, as well as the total amount of contributions made to that entity by that individual, person, nongroup entity, or group during the calendar year. For purposes of this subsection, the reporting contributor is required to report and certify the true sources of the contribution, and intermediaries, if any, as defined by AS 15.13.400(18). This contributor is also required to provide the identity of the true source to the recipient of the contribution simultaneously with providing the contribution itself.

*Sec. 8. AS 15.13.070 is amended by adding a new subsection to read:

(g) Where contributions are made to a joint campaign for governor and lieutenant governor,

(1) An individual may contribute not more than $1,000 per year; and

(2) A group may contribute not more than $2,000 per year.

*Sec. 9. AS 15.13.074(b) is amended to read:

(b) A person or group may not make a contribution anonymously, using a fictitious name, or using the name of another. Individuals, persons, nongroup entities, or groups subject to AS 15.13.040(s) may not contribute or accept $2,000 or more of dark money as that term is defined in AS 15.13.400(17), and may not make a contribution while acting as an intermediary without disclosing the true source of the contribution as defined in AS 15.13.400(18).

*Sec. 10. AS 15.13.074(c) is amended to read:

(c) A person or group may not make a contribution

(1) to a candidate or an individual who files with the commission the document necessary to permit that individual to incur certain election-related expenses as authorized by AS 15.13.100 when the office is to be filled at a general election before the date that is 18 months
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before the general election;

(2) to a candidate or an individual who files with the commission the document necessary to permit that individual to incur certain election-related expenses as authorized by AS 15.13.100 for an office that is to be filled at a special election or municipal election before the date that is 18 months before the date of the regular municipal election or that is before the date of the proclamation of the special election at which the candidate or individual seeks election to public office; or

(3) to any candidate later than the 45th day

(A) after the date of the primary or special primary election if the candidate was [ON THE BALLOT AND WAS] not chosen to appear on the general or special election ballot [NOMINATED] at the primary or special primary election; or

(B) after the date of the general or special election, or after the date of a municipal or municipal runoff election.

*Sec. 11. AS 15.13.090(c) is amended to read:

(c) To satisfy the requirements of (a)(1) of this section and, if applicable, (a)(2)(C) of this section, a communication that includes a print or video component must have the following statement or statements placed in the communication so as to be easily discernible, and in a broadcast, cable, satellite, internet or other digital communication the statement must remain onscreen throughout the entirety of the communication; the second statement is not required if the person paying for the communication has no contributors or is a political party:

This communication was paid for by (person's name and city and state of principal place of business). The top contributors of (person's name) are (the name and city and state of residence or principal place of business, as applicable, of the largest contributors to the person under AS 15.13.090(a)(2)(C)).

*Sec. 12. AS 15.13.090 is amended by adding a new subsection to read:

(g) To satisfy the requirements of (a)(1) of this section and, if applicable, (a)(2)(C) of this section, a communication paid for by an outside-funded entity as that term is defined in AS 15.13.400(19) that includes a print or video component must have the following statement placed in the communication so as to be easily discernible, and in a broadcast, cable, satellite, internet or other digital communication the statement must remain onscreen throughout the entirety of the communication; the statement is not required if the outside entity paying for the communication has no contributors or is a political party: “A MAJORITY OF CONTRIBUTIONS TO (OUTSIDE-FUNDED ENTITY’S NAME) CAME FROM OUTSIDE THE STATE OF ALASKA.”

*Sec. 13. AS 15.13.110(f) is amended to read:

(f) During the year in which the election is scheduled, each of the following shall file the campaign disclosure reports in the manner and at the times required by this section:

(1) a person who, under the regulations adopted by the commission to implement AS 15.13.100, indicates an intention to become a candidate for elective state executive or legislative office;

The text of this bill is presented as submitted by petition sponsors.
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(2) [A PERSON WHO HAS FILED A NOMINATING PETITION UNDER AS15.25.140 - 15.25.200 TO BECOME A CANDIDATE AT THE GENERAL ELECTION FOR ELECTIVE STATE EXECUTIVE OR LEGISLATIVE OFFICE;
(3) a person who campaigns as a write-in candidate for elective state executive or legislative office at the general election; and
(3) [(4)] a group or nongroup entity that receives contributions or makes expenditures on behalf of or in opposition to a person described in (1) or (2) [(1) - (3)] of this subsection, except as provided for certain independent expenditures by nongroup entities in AS 15.13.135(a).

*Sec. 14. AS 15.13.110 is amended by adding a new subsection to read:

(k) Once contributions from an individual, person, nongroup entity, or group to an entity that made one or more independent expenditures in one or more candidate elections in the previous election cycle, that is making one or more independent expenditures in one or more candidate elections in the current election cycle, or that the contributor knows or has reason to know is likely to make independent expenditures in one or more candidate elections in the current election cycle exceed $2,000 in a single year, that entity shall report that contribution, and all subsequent contributions, not later than 24 hours after receipt. For purposes of this subsection, the entity is required to certify and report the true source, and all intermediaries if any, of the contribution as defined by AS 15.13.400(18).

*Sec. 15. AS 15.13.390(a) is amended to read:

(1) A person who fails to register when required by AS 15.13.050(a) or who fails to file a properly completed and certified report within the time required by AS 15.13.040, 15.13.060(b) — (d), 15.13.110(a)(1), (3), or (4), (e), or (f) is subject to a civil penalty of not more than $50 a day for each day the delinquency continues as determined by the commission subject to right of appeal to the superior court. A person who fails to file a properly completed and certified report within the time required by AS 15.13.110(a)(2) or 15.13.110(b) is subject to a civil penalty of not more than $500 a day for each day the delinquency continues as determined by the commission subject to right of appeal to the superior court;

(2) A person who, whether as a contributor or intermediary, delays in reporting a contribution as required by AS 15.13.040(s) is subject to a civil penalty of not more than $1,000 a day for each day the delinquency continues as determined by the commission subject to right of appeal to the superior court;

(3) A person who, whether as a contributor or intermediary, misreports or fails to disclose the true source of a contribution in violation of AS 15.13.040(s) or AS 15.13.074(b) is subject to a civil penalty of not more than the amount of the contribution that is the subject of the misreporting or failure to disclose. Upon a showing that the violation was intentional, a civil penalty of not more than three times the amount of the contribution in violation may be imposed. These penalties as determined by the commission are subject to right of appeal to the superior court;

(4) A person who violates a provision of this chapter, except [A PROVISION REQUIRING REGISTRATION OR FILING OF A REPORT WITHIN A TIME REQUIRED] as otherwise specified in this section, is subject to a civil penalty of not more than $50 a day for each day the

The text of this bill is presented as submitted by petition sponsors.
An affidavit stating facts in mitigation may be submitted to the commission by a person against whom a civil penalty is assessed. However, the imposition of the penalties prescribed in this section or in AS 15.13.380 does not excuse that person from registering or filing reports required by this chapter.

*Sec. 16. AS 15.13.400(4) is amended to read:
(4) “contribution”
(A) means a purchase, payment, promise or obligation to pay, loan or loan guarantee, deposit or gift of money, goods, or services for which charge is ordinarily made, and includes the payment by a person other than a candidate or political party, or compensation for the personal services of another person, that is rendered to the candidate or political party, and that is made for the purpose of
(i) influencing the nomination or election of a candidate;
(ii) influencing a ballot proposition or question; or
(iii) supporting or opposing an initiative proposal application filed with the lieutenant governor under AS 15.45.020;
(B) does not include
(i) services provided without compensation by individuals volunteering a portion or all of their time on behalf of a political party, candidate, or ballot proposition or question;
(ii) ordinary hospitality in a home;
(iii) two or fewer mass mailings before each election by each political party describing members of the party running as candidates for public office in that election [THE PARTY’S SLATE OF CANDIDATES FOR ELECTION], which may include photographs, biographies, and information about the [PARTY’S] candidates;
(iv) the results of a poll limited to issues and not mentioning any candidate, unless the poll was requested by or designed primarily to benefit the candidate;
(v) any communication in the form of a newsletter from a legislator to the legislator’s constituents, except a communication expressly advocating the election or defeat of a candidate or a newsletter or material in a newsletter that is clearly only for the private benefit of a legislator or a legislative employee;
(vi) a fundraising list provided without compensation by one candidate or political party to a candidate or political party; or
(vii) an opportunity to participate in a candidate forum provided to a candidate without compensation to the candidate by another person and for which a candidate is not ordinarily charged;

*Sec. 17. AS 15.13.400 is amended by adding a new paragraph to read:
(17) “dark money” means a contribution whose source or sources, whether from wages, investment income, inheritance, or revenue generated from selling goods or services, is not disclosed to the public. Notwithstanding the foregoing, to the extent a membership organization receives dues or contributions of less than $2,000 per person per year, the organization itself
shall be considered the true source.

*Sec. 18. AS 15.13.400 is amended by adding a new paragraph to read:

(18) “true source” means the person or legal entity whose contribution is funded from wages, investment income, inheritance, or revenue generated from selling goods or services. A person or legal entity who derived funds via contributions, donations, dues, or gifts is not the true source, but rather an intermediary for the true source. Notwithstanding the foregoing, to the extent a membership organization receives dues or contributions of less than $2,000 per person per year, the organization itself shall be considered the true source.

*Sec. 19. AS 15.13.400 is amended by adding a new paragraph to read:

(19) “outside-funded entity” means an entity that makes one or more independent expenditures in one or more candidate elections and that, during the previous 12-month period, received more than 50 percent of its aggregate contributions from true sources, or their equivalents, who, at the time of the contribution, resided or had their principal place of business outside Alaska.

*Sec. 20. AS 15.15 is amended by adding a new section to read:

Sec. 15.15.005. Top four nonpartisan open primary. A voter qualified under AS 15.05 may cast a vote for any candidate for each elective state executive and state and national legislative office, without limitations based on the political party or political group affiliation of either the voter or the candidate.

*Sec. 21. AS 15.15.030(5) is amended to read:

(5) The names of the candidates [AND THEIR PARTY DESIGNATIONS] shall be placed in separate sections on the state general election ballot under the office designation to which they were nominated. If a candidate is registered as affiliated with a political party or political group, the [THE] party affiliation, if any, may [SHALL] be designated after the name of the candidate, upon request of the candidate. If a candidate has requested designation as nonpartisan or undeclared, that designation shall be placed after the name of the candidate. If a candidate is not registered as affiliated with a political party or political group and has not requested to be designated as nonpartisan or undeclared, the candidate shall be designated as undeclared. The lieutenant governor and the governor shall be included under the same section. Provision shall be made for voting for write-in [AND NO-PARTY] candidates within each section. Paper ballots for the state general election shall be printed on white paper.

*Sec. 22. AS 15.15.030 is amended by adding new paragraphs to read:

(14) The director shall include the following statement on the ballot:

A candidate’s designated affiliation does not imply that the candidate is nominated or endorsed by the political party or group or that the party or group approves of or associates with that candidate, but only that the candidate is registered as affiliated with the political party or political group.

(15) Instead of the statement provided by (14) of this section, when candidates for President
and Vice-President of the United States appear on a general election ballot, the director shall include the following statement on the ballot:

A candidate’s designated affiliation does not imply that the candidate is nominated or endorsed by the political party or political group or that the political party or political group approves of or associates with that candidate, but only that the candidate is registered as affiliated with the party or group. The election for President and Vice-President of the United States is different. Some candidates for President and Vice-President are the official nominees of their political party.

(16) The director shall design the general election ballots so that the candidates are selected by ranked-choice voting.

(17) The director shall design the general election ballot to direct the voter to mark candidates in order of preference and to mark as many choices as the voter wishes, but not to assign the same ranking to more than one candidate for the same office.

*Sec. 23. AS 15.15.060 is amended by adding a new subsection to read:
(e) In each polling place, the director shall require to be posted, in a location conspicuous to a person who will be voting, the following notice, written in bold:

A candidate’s designated affiliation does not imply that the candidate is nominated or endorsed by the political party or group or that the party or group approves of or associates with that candidate, but only that the candidate is registered as affiliated with the party or group.

*Sec. 24. AS 15.15.350 is amended by adding new subsections to read:
(c) All general elections shall be conducted by ranked-choice voting.
(d) When counting ballots in a general election, the election board shall initially tabulate each validly cast ballot as one vote for the highest-ranked continuing candidate on that ballot or as an inactive ballot. If a candidate is highest-ranked on more than one-half of the active ballots, that candidate is elected and the tabulation is complete. Otherwise, tabulation proceeds in sequential rounds as follows:

(1) if two or fewer continuing candidates remain, the candidate with the greatest number of votes is elected and the tabulation is complete; otherwise, the tabulation continues under (2) of this subsection;

(2) the candidate with the fewest votes is defeated, votes cast for the defeated candidate shall cease counting for the defeated candidate and shall be added to the totals of each ballot’s next-highest-ranked continuing candidate or considered an inactive ballot under (g)(2) of this section, and a new round begins under (1) of this subsection.
(e) When counting general election ballots,

(1) a ballot containing an overvote shall be considered an inactive ballot once the overvote is encountered at the highest ranking for a continuing candidate;

(2) if a ballot skips a ranking, then the election board shall count the next ranking. If the next ranking is another skipped ranking, the ballot shall be considered an inactive ballot once the second skipped ranking is encountered; and

(3) In the event of a tie between the final two continuing candidates, the procedures
in AS 15.15.460 and AS 15.20.430 - 15.20.530 shall apply to determine the winner of the general election. In the event of a tie between two candidates with the fewest votes, the tie shall be resolved by lot to determine which candidate is defeated.

(f) The election board may not count an inactive ballot for any candidate.

(g) In this section,

(1) “continuing candidate” means a candidate who has not been defeated;
(2) “inactive ballot” means a ballot that is no longer tabulated, either in whole or in part, by the division because it does not rank any continuing candidate, contains an overvote at the highest continuing ranking, or contains two or more sequential skipped rankings before its highest continuing ranking;
(3) “overvote” means an instance where a voter has assigned the same ranking to more than one candidate;
(4) “ranking” or “ranked” means the number assigned by a voter to a candidate to express the voter’s choice for that candidate; a ranking of “1” is the highest ranking, followed by “2,” and then “3,” and so on;
(5) “round” means an instance of the sequence of voting tabulation in a general election;
(6) “skipped ranking” means a blank ranking on a ballot on which a voter has ranked another candidate at a subsequent ranking.

*Sec. 25. AS 15.15.360(a) is amended to read:

(a) The election board shall count ballots according to the following rules:
(1) A voter may mark a ballot only by filling in, making “X” marks, diagonal, horizontal, or vertical marks, solid marks, stars, circles, asterisks, checks, or plus signs that are clearly spaced in the oval opposite the name of the candidate, proposition, or question that the voter desires to designate. In a general election, a voter may mark a ballot that requires the voter to vote for candidates in order of ranked preference by the use of numerals that are clearly spaced in one of the ovals opposite the name of the candidate that the voter desires to designate.
(2) A failure to properly mark a ballot as to one or more candidates does not itself invalidate the entire ballot.
(3) [If a voter marks fewer names than there are persons to be elected to the office, a vote shall be counted for each candidate properly marked.]
(4) [The mark specified in (1) of this subsection shall be counted only if it is substantially inside the oval provided, or touching the oval so as to indicate clearly that the voter intended the particular oval to be designated.
(5) Improper marks on the ballot may not be counted and do not invalidate marks for candidates properly made.
(6) An erasure or correction invalidates only that section of the ballot in which it appears.
(7) A vote marked for the candidate for President or Vice-President of the United States is considered and counted as a vote for the election of the presidential electors.
(8) [Repealed]
(10) [Repealed]
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(11) [REPEALED]
(12) [REPEALED]

*Sec. 26. AS 15.15.370 is amended to read:

Sec. 15.15.370. Completion of ballot count; certificate. When the count of ballots is completed, and in no event later than the day after the election, the election board shall make a certificate in duplicate of the results. The certificate includes the number of votes cast for each candidate, including, for a candidate in a general election, the number of votes at each round of the ranked-choice tabulation process under AS 15.15.350, and the number of votes for and against each proposition, yes or no on each question, and any additional information prescribed by the director. The election board shall, immediately upon completion of the certificate or as soon thereafter as the local mail service permits, send in one sealed package to the director one copy of the certificate and the register. In addition, all ballots properly cast shall be mailed to the director in a separate, sealed package. Both packages, in addition to an address on the outside, shall clearly indicate the precinct from which they come. Each board shall, immediately upon completion of the certification and as soon thereafter as the local mail service permits, send the duplicate certificate to the respective election supervisor. The director may authorize election boards in precincts in those areas of the state where distance and weather make mail communication unreliable to forward their election results by telephone, telegram, or radio. The director may authorize the unofficial totaling of votes on a regional basis by election supervisors, tallying the votes as indicated on duplicate certificates. To ensure adequate protection, the director shall prescribe the manner in which the ballots, registers, and all other election records and materials are thereafter preserved, transferred, and destroyed.

*Sec. 27. AS 15.15.450 is amended to read:

Sec. 15.15.450. Certification of state ballot counting review. Upon completion of the state ballot counting review, the director shall certify the person receiving the largest number of votes for the office for which that person was nominated or elected, as applicable, and shall certify the approval of a justice or judge not rejected by a majority of the voters voting on the question. The director shall issue to the elected candidates and approved justices and judges a certificate of their election or approval. The director shall also certify the results of a proposition and other question except that the lieutenant governor shall certify the results of an initiative, referendum, or constitutional amendment.

*Sec. 28. AS 15.20.081(a) is amended to read:

(a) A qualified voter may apply in person, by mail, or by facsimile, scanning, or other electronic transmission to the director for an absentee ballot under this section. Another individual may apply for an absentee ballot on behalf of a qualified voter if that individual is designated to act on behalf of the voter in a written general power of attorney or a written special power of attorney that authorizes the other individual to apply for an absentee ballot on behalf of the voter. The application must include the address or, if the application requests

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delivery of an absentee ballot by electronic transmission, the telephone electronic transmission number, to which the absentee ballot is to be returned, the applicant’s full Alaska residence address, and the applicant’s signature. However, a person residing outside the United States and applying to vote absentee in federal elections in accordance with AS 15.05.011 need not include an Alaska residence address in the application. A person may supply to a voter an absentee ballot application form with a political party or group affiliation indicated only if the voter is already registered as affiliated with the political party or group indicated. [ONLY THE VOTER OR THE INDIVIDUAL DESIGNATED BY THE VOTER IN A WRITTEN POWER OF ATTORNEY UNDER THIS SUBSECTION MAY MARK THE VOTER’S CHOICE OF PRIMARY BALLOT ON AN APPLICATION. A PERSON SUPPLYING AN ABSENTEE BALLOT APPLICATION FORM MAY NOT DESIGN OR MARK THE APPLICATION IN A MANNER THAT SUGGESTS CHOICE OF ONE BALLOT OVER ANOTHER, EXCEPT THAT BALLOT CHOICES MAY BE LISTED ON AN APPLICATION AS AUTHORIZED BY THE DIVISION.] The application must be made on a form prescribed or approved by the director. The voter or registration official shall submit the application directly to the division of elections. For purposes of this subsection, “directly to the division of elections” means that an application may not be submitted to any intermediary that could control or delay the submission of the application to the division or gather data on the applicant from the application form. However, nothing in this subsection is intended to prohibit a voter from giving a completed absentee ballot application to a friend, relative, or associate for transfer to the United States Postal Service or a private commercial delivery service for delivery to the division.

*Sec. 29. AS 15.20.081(h) is amended to read:

(h) Except as provided in AS 15.20.480, an absentee ballot returned by mail from outside the United States or from an overseas voter qualifying under AS 15.05.011 that has been marked and mailed not later than election day may not be counted unless the ballot is received by the election supervisor not later than the close of business on the

(1) 10th day following a primary election or special primary election under AS 15.40.140; or

(2) 15th day following a general election, other than a special primary election described in (1) of this subsection.

*Sec. 30. AS 15.20.190(a) is amended to read:

(a) Thirty days before the date of an election, the election supervisors shall appoint, in the same manner provided for the appointment of election officials prescribed in AS 15.10, district absentee ballot counting boards and district questioned ballot counting boards, each composed of at least four members. At least one member of each board must be a member of the same political party or political group with the largest number of registered voters at the time of the preceding gubernatorial election [OF WHICH THE GOVERNOR IS A MEMBER], and at least one member of each board must be a member of the political party or political group with the second largest number of registered voters at the time of [WHOSE CANDIDATE FOR GOVERNOR RECEIVED THE SECOND LARGEST NUMBER OF VOTES IN] the preceding gubernatorial election. The district boards shall assist the election supervisors in counting the absentee and questioned ballots and shall receive the same compensation paid election officials
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under AS 15.15.380.

*Sec. 31. AS 15.20.203(i) is amended to read:
(i) The director shall mail the materials described in (h) of this section to the voter not later than
(1) 10 days after completion of the review of ballots by the state review board for a primary election[,] or [FOR] a special primary election under AS 15.40.140 [THAT IS FOLLOWED BY A SPECIAL RUNOFF ELECTION];
(2) 60 days after certification of the results of a general election [,SPECIAL RUNOFF ELECTION,] or special election other than a special primary election described in (1) of this subsection.

*Sec. 32. AS 15.20.203(j) is amended to read:
(j) The director shall make available through a free access system to each absentee voter a system to check to see whether the voter’s ballot was counted and, if not counted, the reason why the ballot was not counted. The director shall make this information available through the free access system not less than
(1) 10 days after certification of the results of a primary election[,] or a special primary election under AS 15.40.140 [THAT IS FOLLOWED BY A SPECIAL RUNOFF ELECTION]; and
(2) 30 days after certification of the results of a general or special election, other than a special primary election described in (1) of this subsection.

*Sec. 33. AS 15.20.207(i) is amended to read:
(i) The director shall mail the materials described in (h) of this section to the voter not later than
(1) 10 days after completion of the review of ballots by the state review board for a primary election[,] or [FOR] a special primary election under AS 15.40.140 [THAT IS FOLLOWED BY A SPECIAL RUNOFF ELECTION];
(2) 60 days after certification of the results of a general or special election, other than a special primary election described in (1) of this subsection.

*Sec. 34. AS 15.20.207(k) is amended to read:
(k) The director shall make available through a free access system to each voter voting a questioned ballot a system to check to see whether the voter’s ballot was counted and, if not counted, the reason why the ballot was not counted. The director shall make this information available through the free access system not less than
(1) 10 days after certification of the results of a primary election[,] or a special primary election under AS 15.40.140 [THAT IS FOLLOWED BY A SPECIAL RUNOFF ELECTION]; and
(2) 30 days after [THE] certification of the results of a general or special election, other than a special primary election described in (1) of this subsection.

*Sec. 35. AS 15.20.211(d) is amended to read:
(d) The director shall mail the materials described in (c) of this section to the voter not later than
(1) 10 days after completion of the review of ballots by the state review board for
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a primary election [,] or [FOR] a special primary election under AS 15.40.140 [THAT IS FOLLOWED BY A SPECIAL RUNOFF ELECTION];
(2) 60 days after certification of the results of a general or special election, other than a special primary election described in (1) of this subsection.

*Sec. 36. AS 15.20.211(f) is amended to read:
(f) The director shall make available through a free access system to each voter whose ballot was subject to partial counting under this section a system to check to see whether the voter’s ballot was partially counted and, if not counted, the reason why the ballot was not counted. The director shall make this information available through the free access system not less than
(1) 10 days after certification of the results of a primary election [,] or a special primary election under AS 15.40.140 [THAT IS FOLLOWED BY A SPECIAL RUNOFF ELECTION]; and
(2) 30 days after [THE] certification of the results of a general or special election, other than a special primary election described in (1) of this subsection.

*Sec. 37. AS 15.25.010 is amended to read:
Sec. 15.25.010. Provision for primary election. Candidates for the elective state executive and state and national legislative offices shall be nominated in a primary election by direct vote of the people in the manner prescribed by this chapter. The primary election does not serve to determine the nominee of a political party or political group but serves only to narrow the number of candidates whose names will appear on the ballot at the general election. Except as provided in AS 15.25.100(d), only the four candidates who receive the greatest number of votes for any office shall advance to the general election [THE DIRECTOR SHALL PREPARE AND PROVIDE A PRIMARY ELECTION BALLOT FOR EACH POLITICAL PARTY. A VOTER REGISTERED AS AFFILIATED WITH A POLITICAL PARTY MAY VOTE THAT PARTY’S BALLOT. A VOTER REGISTERED AS NONPARTISAN OR UNDECLARED RATHER THAN AS AFFILIATED WITH A PARTICULAR POLITICAL PARTY MAY VOTE THE POLITICAL PARTY BALLOT OF THE VOTER’S CHOICE UNLESS PROHIBITED FROM DOING SO UNDER AS 15.25.014. A VOTER REGISTERED AS AFFILIATED WITH A POLITICAL PARTY MAY NOT VOTE THE BALLOT OF A DIFFERENT POLITICAL PARTY UNLESS PERMITTED TO DO SO UNDER AS 15.25.014].

*Sec. 38. AS 15.25.030(a) is amended to read:
(a) A person [MEMBER OF A POLITICAL PARTY] who seeks to become a candidate [OF THE PARTY] in the primary election or a special primary election shall execute and file a declaration of candidacy. The declaration shall be executed under oath before an officer authorized to take acknowledgments and must state in substance
(1) the full name of the candidate;
(2) the full mailing address of the candidate;
(3) if the candidacy is for the office of state senator or state representative, the house or senate district of which the candidate is a resident;
(4) the office for which the candidate seeks nomination;

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(5) the [NAME OF THE] political party or political group with whom the candidate is registered as affiliated, or whether the candidate would prefer a nonpartisan or undeclared designation placed after the candidate’s name on the ballot [OF WHICH THE PERSON IS A CANDIDATE FOR NOMINATION];
(6) the full residence address of the candidate, and the date on which residency at that address began;
(7) the date of the primary election or special primary election at which the candidate seeks nomination;
(8) the length of residency in the state and in the district of the candidate;
(9) that the candidate will meet the specific citizenship requirements of the office for which the person is a candidate;
(10) that the candidate is a qualified voter as required by law;
(11) that the candidate will meet the specific age requirements of the office for which the person is a candidate; if the candidacy is for the office of state representative, that the candidate will be at least 21 years of age on the first scheduled day of the first regular session of the legislature convened after the election; if the candidacy is for the office of state senator, that the candidate will be at least 25 years of age on the first scheduled day of the first regular session of the legislature convened after the election; if the candidacy is for the office of governor or lieutenant governor, that the candidate will be at least 30 years of age on the first Monday in December following election or, if the office is to be filled by special election under AS 15.40.230 - 15.40.310, that the candidate will be at least 30 years of age on the date of certification of the results of the special election; or, for any other office, by the time that the candidate, if elected, is sworn into office;
(12) that the candidate requests that the candidate’s name be placed on the primary or special primary election ballot;
(13) that the required fee accompanies the declaration;
(14) that the person is not a candidate for any other office to be voted on at the primary or general election and that the person is not a candidate for this office under any other declaration of candidacy or nominating petition;
(15) the manner in which the candidate wishes the candidate’s name to appear on the ballot;
(16) if the candidacy is for the office of the governor, the name of the candidate for lieutenant governor running jointly with the candidate for governor; and
(17) if the candidacy is for the office of lieutenant governor, the name of the candidate for governor running jointly with the candidate for lieutenant governor.

[(16) THAT THE CANDIDATE IS REGISTERED TO VOTE AS A MEMBER OF THE POLITICAL PARTY WHOSE NOMINATION IS BEING SOUGHT].

*Sec. 39. AS 15.25.060 is repealed and reenacted to read:
Sec. 15.25.060. Preparation and distribution of ballots. The primary election ballots shall be prepared and distributed by the director in the manner prescribed for general election ballots except as specifically provided otherwise for the primary election. The director shall prepare and provide a primary election ballot that contains all of the candidates for elective state
executive and state and national legislative offices and all of the ballot titles and propositions required to appear on the ballot at the primary election. The director shall print the ballots on white paper and place the names of all candidates who have properly filed in groups according to offices. The order of the placement of the names for each office shall be as provided for the general election ballot. Blank spaces may not be provided on the ballot for the writing or pasting in of names.

*Sec. 40. AS 15.25.100 is repealed and reenacted to read:

Sec. 15.25.100. Placement of candidates on general election ballot. (a) Except as provided in (b)-(g) of this section, of the names of candidates that appear on the primary election ballot under AS 15.25.010, the director shall place on the general election ballot only the names of the four candidates receiving the greatest number of votes for an office. For purposes of this subsection and (b) of this section, candidates for lieutenant governor and governor are treated as a single paired unit.

(b) If two candidates tie in having the fourth greatest number of votes for an office in the primary election, the director shall determine under (g) of this section which candidate's name shall appear on the general election ballot.

(c) Except as otherwise provided in (d) of this section, if a candidate nominated at the primary election dies, withdraws, resigns, becomes disqualified from holding office for which the candidate is nominated, or is certified as being incapacitated in the manner prescribed by this section after the primary election and 64 days or more before the general election, the vacancy shall be filled by the director by replacing the withdrawn candidate with the candidate who received the fifth most votes in the primary election.

(d) If the withdrawn, resigned, deceased, disqualified, or incapacitated candidate was a candidate for governor or lieutenant governor, the replacement candidate is selected by the following process:

(1) if the withdrawn, resigned, deceased, disqualified, or incapacitated candidate was the candidate for governor, that candidate’s lieutenant governor running mate becomes the candidate for governor, thereby creating a vacancy for the lieutenant governor candidate;

(2) when any vacancy for the lieutenant governor candidate occurs, the candidate for governor shall select a qualified running mate to be the lieutenant governor candidate and notify the director of that decision.

(e) The director shall place the name of the persons selected through this process as candidates for governor and lieutenant governor on the general election ballot.

(f) For a candidate to be certified as incapacitated under (c) of this section, a panel of three licensed physicians, not more than two of whom may be of the same party, shall provide the director with a sworn statement that the candidate is physically or mentally incapacitated to an extent that would, in the panel’s judgment, prevent the candidate from active service during the term of office if elected.

(g) If the director is unable to make a determination under this section because the candidates received an equal number of votes, the determination may be made by lot under AS 15.20.530.

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*Sec. 41. AS 15.25.105(a) is amended to read:
   (a) If a candidate does not appear on the primary election ballot or is not successful in advancing to the general election and wishes to be a candidate in the general election, the candidate may file as a write-in candidate. Votes for a write-in candidate may not be counted unless that candidate has filed a letter of intent with the director stating
      (1) the full name of the candidate;
      (2) the full residence address of the candidate and the date on which residency at that address began;
      (3) the full mailing address of the candidate;
      (4) the [NAME OF THE] political party or political group with whom the candidate is registered as affiliated, or whether the candidate would prefer a nonpartisan or undeclared designation, [OF WHICH THE CANDIDATE IS A MEMBER, IF ANY];
      (5) if the candidate is for the office of state senator or state representative, the house or senate district of which the candidate is a resident;
      (6) the office that the candidate seeks;
      (7) the date of the election at which the candidate seeks election;
      (8) the length of residency in the state and in the house district of the candidate;
      (9) the name of the candidate as the candidate wishes it to be written on the ballot by the voter;
      (10) that the candidate meets the specific citizenship requirements of the office for which the person is a candidate;
      (11) that the candidate will meet the specific age requirements of the office for which the person is a candidate; if the candidacy is for the office of state representative, that the candidate will be at least 21 years of age on the first scheduled day of the first regular session of the legislature convened after the election; if the candidacy is for the office of state senator, that the candidate will be at least 25 years of age on the first scheduled day of the first regular session of the legislature convened after the election; if the candidacy is for the office of governor or lieutenant governor, that the candidate will be at least 30 years of age on the first Monday in December following election or, if the office is to be filled by special election under AS 15.40.230 - 15.40.310, that the candidate will be at least 30 years of age on the date of certification of the results of the special election; or, for any other office, by the time that the candidate, if elected, is sworn into office;
      (12) that the candidate is a qualified voter as required by law; and
      (13) that the candidate is not a candidate for any other office to be voted on at the general election and that the candidate is not a candidate for this office under any other nominating petition or declaration of candidacy.

*Sec. 42. AS 15.25.105(b) is amended to read:
   (b) If a write-in candidate is running for the office of governor, the candidate must file a joint letter of intent together with a candidate for lieutenant governor. [BOTH CANDIDATES MUST BE OF THE SAME POLITICAL PARTY OR GROUP.]

*Sec. 43. AS 15.30.010 is amended to read:

The text of this bill is presented as submitted by petition sponsors.
Sec. 15.30.010. Provision for selection of electors. Electors of President and Vice President of the United States are selected by election at the general election in presidential election years[, in the manner and as determined by the ranked-choice method of tabulating votes described in AS 15.15.350-15.15.370.

*Sec. 44. AS 15.40.140 is amended to read:

Sec. 15.40.140. Condition of calling special primary election and special election.
When a vacancy occurs in the office of United States senator or United States representative, the governor shall, by proclamation, call a special primary election to be held on a date not less than 60, nor more than 90, days after the date the vacancy occurs, to be followed by a special election on the first Tuesday that is not a state holiday occurring not less than 60 days after the special primary election [UNDER AS 15.40.142(a)]. However, in an election year in which a candidate for that office is not regularly elected, if the vacancy occurs on a date that is not less than 60, nor more than 90, days before [OR IS ON OR AFTER] the date of

(1) the primary election, the [IN THE GENERAL ELECTION YEAR DURING WHICH A CANDIDATE TO FILL THE OFFICE IS REGULARLY ELECTED, THE GOVERNOR MAY NOT CALL A] special primary election shall be held on the date of the primary election with the subsequent special election to be held on the date of the general election: or

(2) the general election, the special primary election shall be held on the date of the general election with the subsequent special election to be held on the first Tuesday that is not a state holiday occurring not less than 60 days after the special primary and general election.

*Sec. 45. AS 15.40.160 is amended to read:

Sec. 15.40.160. Proclamation. The governor shall issue the proclamation calling the special primary election and special election at least 50 days before the

[(1)] special primary election [; AND

(2) IF A SPECIAL RUNOFF ELECTION IS REQUIRED UNDER AS 15.40.141(a), SPECIAL RUNOFF ELECTION].

*Sec. 46. AS 15.40.165 is amended to read:

Sec. 15.40.165. Term of elected senator. At the special election, [OR, AS PROVIDED BY AS 15.40.141, AT THE SPECIAL RUNOFF ELECTION.] a United States senator shall be elected to fill the remainder of the unexpired term. The person elected shall take office on the date the United States Senate meets, convenes, or reconvenes following the certification of the results of the special election [OR SPECIAL RUNOFF ELECTION] by the director.

*Sec. 47. AS 15.40.170 is amended to read:

Sec. 15.40.170. Term of elected representative. At the special election, [OR, AS PROVIDED BY AS 15.40.141, AT THE SPECIAL RUNOFF ELECTION.] a United States representative shall be elected to fill the remainder of the unexpired term. The person elected shall take office on the date the United States house of representatives meets, convenes, or reconvenes following the certification of the results of the special election [OR SPECIAL RUNOFF ELECTION] by the director.

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RUNOFF ELECTION] by the director.

*Sec. 48. AS 15.40.190 is amended to read:
  Sec. 15.40.190. Requirements of petition for [NO-PARTY] candidates. Petitions for the nomination of candidates must be executed under oath, [NOT REPRESENTING A POLITICAL PARTY SHALL BE SIGNED BY QUALIFIED VOTERS OF THE STATE EQUAL IN NUMBER TO AT LEAST ONE PERCENT OF THE NUMBER OF VOTERS WHO CAST BALLOTS IN THE PRECEDING GENERAL ELECTION AND SHALL] state in substance that which is required for a declaration of candidacy under AS 15.25.030. and include the fee required under AS 15.25.050(a) [NOMINATION PETITIONS BY AS 15.25.180].

*Sec. 49. AS 15.40.220 is amended to read:
  Sec. 15.40.220. General provisions for conduct of the special primary election and special [RUNOFF] election. Unless specifically provided otherwise, all provisions regarding the conduct of the primary election and general election shall govern the conduct of the special primary election and [THE] special [RUNOFF] election of the United States senator or United States representative, including provisions concerning voter qualifications; provisions regarding the duties, powers, rights, and obligations of the director, of other election officials, and of municipalities; provision for notification of the election; provision for payment of election expenses; provisions regarding employees being allowed time from work to vote; provisions for the counting, reviewing, and certification of returns; [PROVISION FOR RUNNING AS, VOTING FOR, AND COUNTING BALLOTS FOR A WRITE-IN CANDIDATE;] provisions for the determination of the votes and of recounts, contests, and appeal; and provision for absentee voting.

*Sec. 50. AS 15.40.230 is amended to read:
  Sec. 15.40.230. Condition and time of calling special primary election and special election. When a person appointed to succeed to the office of lieutenant governor succeeds to the office of acting governor, the acting governor shall, by proclamation, call a special primary election to be held on a date not less than 60, nor more than 90, days after the date the vacancy in the office of the governor occurred and a subsequent special election to be held on the first Tuesday that is not a state holiday occurring not less than 60 days after the special primary election. However, if the vacancy occurs on a date that is less than 60 days before or is on or after the date of the primary election in years in which a governor is regularly elected, the acting governor shall serve the remainder of the unexpired term and may not call a special election.

*Sec. 51. AS 15.40.240 is amended to read:
  Sec. 15.40.240. Conditions for holding special primary election and special election with primary or general election. If the vacancy occurs on a date not less than 60, nor more than 90, days before the date of the primary election in an election year in which a governor is not regularly elected, the acting governor shall, by proclamation, call the special primary election to be held on the date of the primary election and the special
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election to be held on the date of the general election, [IN YEARS IN WHICH A GOVERNOR IS REGULARLY ELECTED] or, if the vacancy occurs on a date not less than 60, nor more than 90, days before the date of the [PRIMARY ELECTION OR] general election in election years in which a governor is not regularly elected, the acting governor shall, by proclamation, call the special primary election to be held on the date of the [PRIMARY ELECTION OR] general election with the subsequent special election to be held on the first Tuesday that is not a state holiday occurring not less than 60 days after the special primary and general election.

*Sec. 52. AS 15.40.250 is amended to read:
   Sec. 15.40.250. Proclamation of special primary election and special election. The acting governor shall issue the proclamation calling the special primary election and special election at least 50 days before the special primary election.

*Sec. 53. AS 15.40.280 is amended to read:
   Sec. 15.40.280. Requirements of petition for [NO-PARTY] candidates. Petitions for the nomination of candidates must be executed under oath. Petitions representing a political party shall be signed by qualified voters of the state equal in number to at least one percent of the number of voters who cast ballots in the preceding general election, shall include nominees for the office of governor and lieutenant governor, and shall state in substance that which is required for a declaration of candidacy under AS 15.25.030, and include the fee required under AS 15.25.050(a) [NOMINATION PETITIONS BY AS 15.25.180].

*Sec. 54. AS 15.40.310 is amended to read:
   Sec. 15.40.310. General provisions for conduct of the special primary election and special election. Unless specifically provided otherwise, all provisions regarding the conduct of the primary and general election shall govern the conduct of the special primary election and special election of the governor and lieutenant governor, including provisions concerning voter qualifications; provisions regarding the duties, powers, rights, and obligations of the director, of other election officials, and of municipalities; provision for notification of the election; provision for payment of election expenses; provisions regarding employees being allowed time from work to vote; provisions for the counting, reviewing, and certification of returns; provisions for the determination of the votes and of recounts, contests, and appeal; and provision for absentee voting.

*Sec. 55. AS 15.40.330 is amended to read:
   Sec. 15.40.330. Qualification and confirmation of appointee. (a) The appointee shall meet the qualifications of a member of the legislature as prescribed in Sec. 2, art. II, of the state constitution, and, if the predecessor in office was a member of a political party or political group at the time of the vacancy, (1) shall be a member of the same political party or political group as [THAT WHICH NOMINATED] the predecessor in office; (2) and (2) shall be subject to confirmation by a majority of the members of the legislature who are members of

The text of this bill is presented as submitted by petition sponsors.
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the same political party or political group as [WHICH NOMINATED] the predecessor in office and of the same house as was the predecessor in office. If the predecessor in office was not a member of [NOMINATED BY] a political party or political group at the time of the vacancy or, if no other member of the predecessor’s political party or political group is a member of the predecessor’s house of the legislature, the governor may appoint any qualified person. If the appointee is not a member of a political party or political group, as provided in (b) of this section, the appointment is not subject to confirmation. If the appointee is a member of a political party or political group, the appointment is subject to confirmation as provided by (b) of this section for the confirmation of political party or political group appointees.

(b) A member of a political party or political group is a person who supports the political program of a political party or political group. The absence of a political party or political group designation after a candidate’s name on an election ballot [FILING FOR OFFICE OF A CANDIDATE AS AN INDEPENDENT OR NO-PARTY CANDIDATE] does not preclude a candidate from being a member of a political party or political group. Recognition of a [AN INDEPENDENT OR NO-PARTY] candidate as a member of a political party or political group caucus of members of the legislature at the legislative session following the election of the [INDEPENDENT OR NO-PARTY] candidate is recognition of that person’s political party or political group membership for the purposes of confirmation under this section [AT THE TIME FILINGS WERE MADE BY PARTY CANDIDATES FOR THE PRECEDING GENERAL ELECTION].

Sec. 56. AS 15.40.380 is amended to read:

Sec. 15.40.380. Conditions for part-term senate appointment and special election.
If the vacancy is for an unexpired senate term of more than two years and five full calendar months, the governor shall call a special primary election and a special election by proclamation, and the appointment shall expire on the date the state senate first convenes or reconvenes following the certification of the results of the special election by the director.

Sec. 57. AS 15.40.390 is amended to read:

Sec. 15.40.390. Date of special primary election and special election.
The special primary election to fill a vacancy in the state senate shall be held on the date of the first primary [GENERAL] election held more than 60 days [THREE FULL CALENDAR MONTHS] after the senate vacancy occurs, and the special election shall be held on the date of the first general election thereafter.

Sec. 58. AS 15.40.400 is amended to read:

Sec. 15.40.400. Proclamation of special primary election and special election.
The governor shall issue the proclamation calling the special primary election and special election at least 50 days before the special primary election.

Sec. 59. AS 15.40.440 is amended to read:

Sec. 15.40.440. Requirements of petition for [NO-PARTY] candidates.
Petitions for the nomination of candidates [NOT REPRESENTING A POLITICAL PARTY SHALL BE SIGNED THE TEXT OF THIS BILL IS PRESENTED AS SUBMITTED BY PETITION SPONSORS.]
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BY QUALIFIED VOTERS EQUAL IN NUMBER TO AT LEAST ONE PERCENT OF THE NUMBER OF VOTERS WHO CAST BALLOTS IN THE PROPOSED NOMINEE’S RESPECTIVE HOUSE OR SENATE DISTRICT IN THE PRECEDING GENERAL ELECTION. A NOMINATING PETITION MAY NOT CONTAIN LESS THAN 50 SIGNATURES FOR ANY DISTRICT, AND] must be executed under oath, state in substance that which is required in a declaration of candidacy under AS 15.25.030, and include the fee required under AS 15.25.050(a) [PETITIONS FOR NOMINATION BY AS 15.25.180].

*Sec. 60. AS 15.40.470 is amended to read:

Sec. 15.40.470. General provision for conduct of the special primary election and special election. Unless specifically provided otherwise, all provisions regarding the conduct of the primary election and general election shall govern the conduct of the special primary election and special election of state senators, including provisions concerning voter qualifications; provisions regarding the duties, powers, rights, and obligations of the director, of other election officials, and of municipalities; provision for notification of the election; provision for payment of election expenses; provisions regarding employees being allowed time from work to vote; provisions for the counting, reviewing, and certification of returns; provisions for the determination of the votes and of recounts, contests, and appeal; and provision for absentee voting.

*Sec. 61. AS 15.45.190 is amended to read:

Sec. 15.45.190. Placing proposition on ballot. The lieutenant governor shall direct the director to place the ballot title and proposition on the election ballot of the first statewide general, special, special primary [RUNOFF], or primary election that is held after

(1) the petition has been filed;
(2) a legislative session has convened and adjourned; and
(3) a period of 120 days has expired since the adjournment of the legislative session.

*Sec. 62. AS 15.45.420 is amended to read:

Sec. 15.45.420. Placing proposition on ballot. The lieutenant governor shall direct the director to place the ballot title and proposition on the election ballot for the first statewide general, special, special primary [RUNOFF], or primary election held more than 180 days after adjournment of the legislative session at which the act was passed.

*Sec. 63. AS 15.58.010 is amended to read:

Sec. 15.58.010. Election pamphlet. Before each state general election, and before each state primary, special, or special primary [RUNOFF] election at which a ballot proposition is scheduled to appear on the ballot, the lieutenant governor shall prepare, publish, and mail at least one election pamphlet to each household identified from the official registration list. The pamphlet shall be prepared on a regional basis as determined by the lieutenant governor.

*Sec. 64. AS 15.58.020(a) is amended by adding a new paragraph to read:

(13) the following statement written in bold in a conspicuous location:

The text of this bill is presented as submitted by petition sponsors.
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Each candidate may designate the political party or political group that the candidate is registered as affiliated with. A candidate’s political party or political group designation on a ballot does not imply that the candidate is nominated or endorsed by the party or political group or that the party or group approves of or associates with that candidate.

In each race, you may vote for any candidate listed. If a primary election was held for a state office, United States senator, or United States representative, the four candidates who received the most votes for the office in the primary election advanced to the general election. However, if one of the four candidates who received the most votes for an office at the primary election died, withdrew, resigned, was disqualified, or was certified as incapacitated 64 days or more before the general election, the candidate who received the fifth most votes for the office advanced to the general election.

At the general election, each candidate will be selected through a ranked-choice voting process and the candidate with the greatest number of votes will be elected. For a general election, you must rank the candidates in the numerical order of your preference, ranking as many candidates as you wish. Your second, third, and subsequent ranked choices will be counted only if the candidate you ranked first does not receive enough votes to continue on to the next round of counting, so ranking a second, third, or subsequent choice will not hurt your first-choice candidate. Your ballot will be counted regardless of whether you choose to rank one, two, or more candidates for each office, but it will not be counted if you assign the same ranking to more than one candidate for the same office.

*Sec. 65. AS 15.58.020(b) is amended to read:

(b) Each primary, special, or special primary [RUNOFF] election pamphlet shall contain only the information specified in (a)(6) and (a)(9) of this section for each ballot measure scheduled to appear on the primary, special, or special primary [RUNOFF] election ballot.

*Sec. 66. AS 15.58.020 is amended by adding a new subsection to read:

(c) Notwithstanding (a) of this section, if a pamphlet is prepared and published under AS 15.58.010 for a primary election, the pamphlet must contain the following statement written in bold in a conspicuous location, instead of the statement provided by (a) (13) of this section:

In each race, you may vote for any candidate listed. The four candidates who receive the most votes for a state office, United States senator, or United States representative will advance to the general election. However, if, after the primary election and 64 days or more before the general election, one of the four candidates who received the most votes for an office at the primary election dies, withdraws, resigns, is disqualified, or is certified as incapacitated, the candidate who received the fifth most votes for the office will advance to the general election.

The text of this bill is presented as submitted by petition sponsors.
Each candidate may designate the political party or political group that the candidate is registered as affiliated with. A candidate’s political party or political group designation on a ballot does not imply that the candidate is nominated or endorsed by the party or group or that the party or group approves of or associates with that candidate;

(2) a special primary election, the pamphlet must contain the following statement written in bold in a conspicuous location, instead of the statement provided by (a)(13) of this section:

In each race, you may vote for any candidate listed. The four candidates who receive the most votes for a state office or United States senator will advance to the special election. However, if, after the special primary election and 64 days or more before the special election, one of the four candidates who received the most votes for a state office or United States senator at the primary election dies, withdraws, resigns, is disqualified, or is certified as incapacitated, the candidate who received the fifth most votes for the office will advance to the general election. Each candidate may designate the political party or political group that the candidate is registered as affiliated with. A candidate’s political party or political group designation on a ballot does not imply that the candidate is nominated or endorsed by the party or group or that the party or group approves of or associates with that candidate.

*Sec. 67. AS 15.58.030(b) is amended to read:
(b) Not [NO] later than July 22 of a year in which a state general election will be held, an individual who becomes a candidate for the office of United States senator, United States representative, governor, lieutenant governor, state senator, or state representative under AS 15.25.030 [OR 15.25.180] may file with the lieutenant governor a photograph and a statement advocating the candidacy. [AN INDIVIDUAL WHO BECOMES A CANDIDATE FOR THE OFFICE OF UNITED STATES SENATOR, UNITED STATES REPRESENTATIVE, GOVERNOR, LIEUTENANT GOVERNOR, STATE SENATOR, OR STATE REPRESENTATIVE BY PARTY PETITION FILED UNDER AS 15.25.110 MAY FILE WITH THE LIEUTENANT GOVERNOR A PHOTOGRAPH AND A STATEMENT ADVOCATING THE CANDIDACY WITHIN 10 DAYS OF BECOMING A CANDIDATE.]

*Sec. 68. AS 15.80.010(9) is amended to read:
(9) “federal election” means a general, special, special primary [RUNOFF], or primary election held solely or in part for the purpose of selecting, nominating, or electing a candidate for the office of President, Vice-President, presidential elector, United States senator, or United States representative;

*Sec. 69. AS 15.80.010(27) is amended to read:
(27) “political party” means an organized group of voters that represents a political program and (A) that [NOMINATED A CANDIDATE FOR GOVERNOR WHO RECEIVED AT LEAST THREE PERCENT OF THE TOTAL VOTES CAST FOR GOVERNOR AT THE PRECEDING
Ballot Measure No. 2

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GENERAL ELECTION OR] has registered voters in the state equal in number to at least three percent of the total votes cast for governor at the preceding general election;

(B) if the office of governor was not on the ballot at the preceding general election but the office of United States senator was on that ballot, that [NOMINATED A CANDIDATE FOR UNITED STATES SENATOR WHO RECEIVED AT LEAST THREE PERCENT OF THE TOTAL VOTES CAST FOR UNITED STATES SENATOR AT THAT GENERAL ELECTION OR] has registered voters in the state equal in number to at least three percent of the total votes cast for United States senator at that general election; or

(C) if neither the office of governor nor the office of United States senator was on the ballot at the preceding general election, that [NOMINATED A CANDIDATE FOR UNITED STATES REPRESENTATIVE WHO RECEIVED AT LEAST THREE PERCENT OF THE TOTAL VOTES CAST FOR UNITED STATES REPRESENTATIVE AT THAT GENERAL ELECTION OR] has registered voters in the state equal in number to at least three percent of the total votes cast for United States representative at that general election;

*Sec. 70. AS 15.80.010 is amended by adding a new paragraph to read:

(46) “ranked-choice voting” means, in a general election, the method of casting and tabulating votes in which voters rank candidates in order of preference and in which tabulation proceeds in sequential rounds in which (a) a candidate with a majority in the first round wins outright, or (b) last-place candidates are defeated until there are two candidates remaining, at which point the candidate with the greatest number of votes is declared the winner of the election.

*Sec. 71. AS 39.50.020(b) is amended to read:

(b) A public official or former public official other than an elected or appointed municipal officer shall file the statement with the Alaska Public Offices Commission. Candidates for the office of governor and lieutenant governor and, if the candidate is not subject to AS 24.60, the legislature shall file the statement under AS 15.25.030 [OR 15.25.180]. Municipal officers, former municipal officers, and candidates for elective municipal office, shall file with the municipal clerk or other municipal official designated to receive their filing for office. All statements required to be filed under this chapter are public records.

*Sec. 72. AS 15.25.014, 15.25.056, 15.25.110, 15.25.120, 15.25.130, 15.25.140, 15.25.150, 15.25.160, 15.25.170, 15.25.180, 15.25.185, 15.25.190, 15.25.200; AS 15.40.141, 15.40.142, 15.40.150, 15.40.200, 15.40.210, 15.40.290, 15.40.300, 15.40.450, and 15.40.460 are repealed.

*Sec. 73. The provisions of this act are independent and severable. If any provision of this act, or the applicability of any provision to any person or circumstance, shall be held to be invalid by a court of competent jurisdiction, the remainder of this act shall not be affected and shall be given effect to the fullest extent possible.

*Sec. 74. The uncodified law of the State of Alaska is amended by adding a new section to read:

The text of this bill is presented as submitted by petition sponsors.
TRANSITION; VOTER EDUCATION AS TO CHANGES MADE TO STATE ELECTION SYSTEMS THROUGH ADOPTION OF A RANKED-CHOICE VOTING SYSTEM.

For a period of not less than two calendar years immediately following the effective date of this Act, the director of elections shall, in a manner reasonably calculated to educate the public, inform voters of the changes made to the state’s election systems in this Act.
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An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

STATEMENT IN SUPPORT

The Alaskans for Better Elections initiative puts power back in the hands of voters, creating a better Alaska through more open, transparent, and fair elections.

We live in a moment where our elections are awash in special interest secret money, where transparency, access, and voter participation are overshadowed by divisive, partisan gridlock.

We need a government that works for We the People, not for lobbyists and special interests.

Voting YES for the Better Elections initiative will give voters more power in three ways:

1) End Dark Money in Alaska Elections

Alaskans deserve to know who is spending money to influence their vote.

- Big-moneyed donors can spend as much as they want to influence our elections - without disclosing where the money comes from.
- The initiative requires additional reporting for groups that raise and spend unlimited amounts of money.
- These groups would be required to disclose the true sources behind large donations in real-time.

That means no more hidden outside money.

2) Open Primaries to All Alaska Voters

Our current primary system is partisan and denies voters real choices, yet it’s paid for by state money.

- No Alaskan should be denied a vote just because they don’t want to be affiliated with Republican or Democratic parties.
- Currently, political parties choose who can vote in their primary elections which disenfranchises non-partisan voters.
- Voters, especially non-partisan voters, are forced to pick between one ballot or the other, meaning only a small group of primary voters end up choosing the candidates that appear on the general election ballot.

3) Ranked-Choice Voting in the General Election

Ranked-choice voting is a simple change that gives voters more freedom to choose the candidate that best reflects their positions.

- Instead of having to pick between the “lesser of two evils,” voters can rank candidates in their order of preference.
- If a candidate wins a majority of first choices, they win, just like any other election. If not, the candidate with the fewest votes is eliminated; his or her ballots are counted for their second choice.
- The process repeats until one candidate receives a majority of votes and is declared the winner.
- If you prefer not to rank your choices, you can still vote for your first choice as you do under the current system.
- This simple adjustment ensures that every winning candidate receives a majority of votes cast and helps put the focus back on the issues that truly matter to voters.

The Alaskans for Better Elections initiative ensures that every Alaska voter has the right to have their voice heard and vote counted, regardless of whether they think of themselves as Republican, Democrat, or independent. It restores integrity to our elections and gives We the Voters the voice, choice, and power through our votes.

Vote YES for the Alaskans for Better Elections initiative.

Bonnie L. Jack - Republican - Initiative Co-Chair
Jason Grenn - Independent - Initiative Co-Chair
Bruce Botelho - Democrat - Initiative Co-Chair

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Ballot Measure No. 2

An Act Replacing the Political Party Primary with an Open Primary System and Ranked-Choice General Election, and Requiring Additional Campaign Finance Disclosures

STATEMENT IN OPPOSITION

The So-Called “Better Elections” Initiative Will Make Alaskans Worse Off

As public servants from opposite sides of the aisle, we have had our share of disagreements. But we are united in our belief that the so-called Better Elections Initiative will make elections worse for all Alaskans. This confusing, 25-page initiative will make drastic changes to the state’s election process -- making it more difficult for Alaskans to exercise their right to vote and weakening political participation. Not surprisingly, this initiative is funded by donors who don’t live in our state and won’t have to live with the consequences.

Why Our Elections Will Be Worse, Not Better

This initiative would replace Alaska’s current primary system—a straightforward process where voters from each party pick their preferred candidate for the general election— with what’s called an “open top-four primary.” This new system, also called a “Jungle Primary,” creates a single primary in which everyone votes, with the top four candidates advancing to the general election.

Under this system, it’s possible for four candidates of a single political party to win the primary, shutting out the other political parties from even appearing on the ballot. Whether you’re a registered Democrat, Republican, Unaffiliated or some other registration, this potential lack of representation at the ballot box is deeply disturbing.

A New Scheme to Depress Voter Turnout

In addition to wiping out the state’s primary system, it would also eliminate our historic general election system in favor of a scheme called Ranked Choice Voting.

Right now, the voting process is simple: voters pick a candidate, and the candidate with a majority of votes wins. Under a Ranked Choice Voting scheme, Alaskans are presented with a confusing grid where candidates are ranked. A voter who only picks the candidate of their choice, and declines to rank others, could find their ballot excluded from the final vote count. It’s as though the voter didn’t show up for the election.

We Shouldn’t Make It More Confusing to Vote

A San Francisco State University professor found a clear decline in minority voter turnout when Ranked Choice Voting was implemented. Not surprisingly, many states and locales that experimented with rank choice voting have since repealed it. When this policy was considered in New York City, the NAACP New York State Conference opposed it, and the chairs of the city’s Black, Latino and Asian caucuses said it hurts “immigrants and communities of color.”

Vote “NO” on Worse Elections

We want to see more Alaskans show up to vote, regardless of their political party. This ballot measure will have the opposite effect—potentially locking political parties out of the general election, and making Alaskans doubt if their vote even counts. The Better Elections Initiative will only make Alaska’s election system less inclusive, not more. We encourage our fellow Alaskans to vote no.

Authors:
Mark Begich; Former US Senator
Sean Parnell; Former Governor of Alaska

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KEEP YOUR DISTANCE!

STAY AT LEAST 6 FEET APART
# Judicial Candidates for Retention

General Election Day is Tuesday, November 3, 2020

**Supreme Court**

Susan M. “Sue” Carney

**Court of Appeals**

Tracey Wollenberg

**Superior Court, Third Judicial District**

Danya R. “Dani” Crosby  
Andrew Guidi  
Jennifer S. Henderson  
Yvonne Lamoureux  
Gregory A. Miller  
Christina L. Reigh  
Jennifer K. Wells  
Jonathan A. Woodman

**District Court, Third Judicial District**

Leslie Dickson  
Michael J. Franciosi  
J. Patrick Hanley  
Michael B. Logue  
Kari L. McCrea  
David R. Wallace  
Pamela S. Washington

*Indicates candidate did not submit pamphlet materials, did not fulfill requirements to appear in pamphlet or failed to meet statutory filing deadlines for submission. (AS 15.58.030 and AS 15.58.060)
<table>
<thead>
<tr>
<th>Supreme Court</th>
<th>Third Judicial District Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>Justice Carney</td>
<td>Judge Dickson</td>
</tr>
<tr>
<td>Shall Susan M. “Sue” Carney be retained as justice of the supreme court for ten years?</td>
<td>Shall Leslie Dickson be retained as judge of the district court for four years?</td>
</tr>
<tr>
<td>○ YES</td>
<td>○ NO</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Court of Appeals</th>
<th></th>
</tr>
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<tbody>
<tr>
<td>Judge Wollenberg</td>
<td></td>
</tr>
<tr>
<td>Shall Tracey Wollenberg be retained as judge of the court of appeals for eight years?</td>
<td></td>
</tr>
<tr>
<td>○ YES</td>
<td>○ NO</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Third Judicial District Superior Court</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Judge Crosby</td>
<td></td>
</tr>
<tr>
<td>Shall Danya R. “Dani” Crosby be retained as judge of the superior court for six years?</td>
<td></td>
</tr>
<tr>
<td>○ YES</td>
<td>○ NO</td>
</tr>
</tbody>
</table>

| | |
| Judge Guidi | |
| Shall Andrew Guidi be retained as judge of the superior court for six years? | |
| ○ YES | ○ NO |

| | |
| Judge Henderson | |
| Shall Jennifer S. Henderson be retained as judge of the superior court for six years? | |
| ○ YES | ○ NO |

| | |
| Judge Lamoureux | |
| Shall Yvonne Lamoureux be retained as judge of the superior court for six years? | |
| ○ YES | ○ NO |

| | |
| Judge Miller | |
| Shall Gregory A. Miller be retained as judge of the superior court for six years? | |
| ○ YES | ○ NO |

| | |
| Judge Reigh | |
| Shall Christina L. Reigh be retained as judge of the superior court for six years? | |
| ○ YES | ○ NO |

| | |
| Judge Wells | |
| Shall Jennifer K. Wells be retained as judge of the superior court for six years? | |
| ○ YES | ○ NO |

| | |
| Judge Woodman | |
| Shall Jonathan A. Woodman be retained as judge of the superior court for six years? | |
| ○ YES | ○ NO |
How are judges chosen in Alaska?

Under the Alaska Constitution, the selection of judges is a two-part process involving the Alaska Judicial Council and the governor.

The Alaska Judicial Council is a non-partisan citizens’ commission. The members of the Judicial Council review applications of people who want to be judges and nominate the best qualified among them. The governor then appoints a judge from the Judicial Council’s list. This system is called “merit selection.”

Merit selection was chosen by the framers of Alaska’s constitution, after considerable study and debate, as the best way to select and appoint the most qualified judges and to minimize the role of partisan politics in the judiciary.

Judges on the Ballot

Why are judges on the ballot?

The Alaska Constitution and state law require all state judges to appear periodically on the ballot for approval or disapproval by the voters (referred to as “judicial retention elections”). This power and duty of the people to vote on judicial retention is a critical part of Alaska’s judicial system.

What information is available about judges on the ballot?

Judicial retention elections are non-partisan, and judges are not allowed to campaign unless someone actively opposes their bid to stay in office. To give voters information about judges’ performance, state law requires the Judicial Council to evaluate each judge on the ballot, and to make this information available to voters. The Judicial Council publishes a summary of its information in this Election Pamphlet and posts the judges’ complete performance reports on its website.

How did the Alaska Judicial Council evaluate the judges on the ballot?

The Judicial Council collected and analyzed information from many different sources and viewpoints for a full picture of each judge’s performance. The information included reviews from attorneys and other justice system professionals, reviews from jurors, input from the public, and analysis of other performance indicators. The Judicial Council then used the information to determine whether the judges met performance standards in the following areas:

- Integrity
- Impartiality & fairness
- Temperament
- Legal ability
- Diligence and administrative skills

Alaska Judicial Council finding:
All judges met or exceeded performance standards
What were the findings from the evaluations of judges on the 2020 ballot?

The Judicial Council found that all judges on the ballot met or exceeded performance standards for their positions. The Judicial Council therefore recommends a “YES” vote on all judges on the 2020 ballot to be retained for another term in office.

The Judicial Council recommends a “YES” vote on all judges standing for retention

Please review the following pages for the Judicial Council’s summary of each judge’s performance evaluation.

Who serves on the Alaska Judicial Council?

Members of the Judicial Council are citizen volunteers who come from different areas of Alaska. The Alaska Constitution sets the Judicial Council membership:

» Three members who are not attorneys are appointed by the governor and confirmed by a majority of each house of the legislature;
» Three attorney members elected by their peers in an advisory ballot, who are appointed by the Board of Governors of the Alaska Bar Association (an entity created and authorized by the Alaska Legislature); and
» The Chief Justice of the Alaska Supreme Court, who serves as chair. (The Chief Justice votes only when needed to break a tie.)

• The Constitution requires all appointments to the Council be made with “due consideration to area representation and without regard to political affiliation.”
• Members serve staggered terms. They receive no financial compensation for their work other than reimbursement for travel expenses.

To see the full performance report for each judge on the 2020 ballot, go to www.ajc.state.ak.us
Supreme Court Justice
Susan M. “Sue” Carney

MAILING ADDRESS: Rabinowitz Courthouse – Fifth Floor
101 Lacey St.
Fairbanks, AK 99701

EMAIL: scarney@akcourts.us

AGE: 59

PLACE OF BIRTH: Worcester, MA

SPOUSE’S NAME: Peter Braveman

CHILDREN’S NAMES: Rebecca, Sam

LENGTH OF RESIDENCY IN ALASKA: 33 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage, 1988

EDUCATION:
Harvard-Radcliffe Colleges, AB 1983
Harvard Law School, JD 1987

POLITICAL AND GOVERNMENT POSITIONS:
Justice, Alaska Supreme Court, 2016-present
Assistant Public Advocate, Office of Public Advocacy, 1998-2016
Law Clerk, Alaska Supreme Court, 1987-1988

BUSINESS AND PROFESSIONAL POSITIONS:
Co-chair, Access to Justice Commission, 2018-present
Co-chair, Child in Need of Aid Rules Committee, 2016-present
Mentor, Color of Justice, 2017-present
Member, Criminal Pattern Jury Instructions Committee, 2005-2015
Member, National Association of Women Judges, 2016-present
Alaska Bar Association Board of Governors, 2015-2016

SERVICE ORGANIZATIONS MEMBERSHIPS:
“We the People” Civics Competition, Judge and Coach, 2013-present
PTA, 2001-2015
Fairbanks Women’s Basketball Association, 1987-2019
Youth Soccer and Softball Coach, 1987-2006

SPECIAL INTERESTS:
Educating youth about the legal system

OTHER:
Alaska travel, basketball, Boston professional sports, gardening, history

STATEMENT:
I was honored and humbled when I was appointed to the supreme court after many years of advocating for children, families and individuals facing charges throughout Alaska. I would be further honored to continue to serve Alaska and continue to work to ensure that all Alaskans have access to a fair and impartial justice system.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
The Alaska Judicial Council finds Justice Carney met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Justice Carney?
Justice Carney was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the justice met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Justice Carney met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the justice’s performance.
- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Justice Carney. Survey ratings from these groups are listed in the chart below.
- **The Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments.
- **Other Information** – The Council analyzed whether Justice Carney’s pay was withheld for late decisions, and whether the justice followed rules about financial disclosure and conflict of interest statements, among other things.

### Survey Results for Justice Carney

<table>
<thead>
<tr>
<th>Average Survey Ratings*</th>
<th>Attorneys</th>
<th>Court Employees</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Number of responses from people with direct experience</strong></td>
<td>180</td>
<td>29</td>
</tr>
<tr>
<td><strong>Legal Ability</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The justice is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.5</td>
<td>-</td>
</tr>
<tr>
<td><strong>Impartiality</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The justice treats everyone fairly and equally.</td>
<td>4.5</td>
<td>4.8</td>
</tr>
<tr>
<td><strong>Integrity</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The justice is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.7</td>
<td>4.8</td>
</tr>
<tr>
<td><strong>Temperament</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The justice treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.7</td>
<td>4.6</td>
</tr>
<tr>
<td><strong>Diligence</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The justice acts promptly and works conscientiously.</td>
<td>4.6</td>
<td>4.6</td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The justice meets the standards of the position.</td>
<td>4.6</td>
<td>4.6</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Justice Carney’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
Court of Appeals Judge
Tracey Wollenberg

MAILING ADDRESS:  Alaska Court of Appeals
303 K St.
Anchorage, AK 99501

AGE:  44

PLACE OF BIRTH:  New York, NY

LENGTH OF RESIDENCY IN ALASKA:  15 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage (2005-present)

EDUCATION:
Clarkstown High School North, New City, NY
Harvard University, A.B. (1998)
Columbia Law School, J.D. (2005)

POLITICAL AND GOVERNMENT POSITIONS:
Alaska Court of Appeals Judge (2017-present)
Law Clerk, Alaska Court of Appeals, Judge David Mannheimer (2005-2006)

BUSINESS AND PROFESSIONAL POSITIONS:
Chair, Anti-Sexual Harassment Policy Working Group, Alaska Court System (2018-present)
Member, Appellate Rules Committee (2011-present)

SERVICE ORGANIZATIONS MEMBERSHIPS:
Alaska Bar Association
National Association of Women Judges

SPECIAL INTERESTS:
Spending time with family, walking my dog, running, traveling, and motorsports

STATEMENT:
It is an honor and a privilege to serve the people of Alaska as a judge on the Court of Appeals. The Alaska Court of Appeals is a multi-judge appellate court that was created in 1980 and tasked with reviewing trial court decisions in criminal cases. Since my appointment in 2017, I have strived each day to meet the challenges and responsibilities that come with deciding criminal appeals statewide.

I review each case that comes before me carefully and diligently, and I work hard to ensure that I am fulfilling the duties with which I am entrusted — listening thoroughly to all views and deciding each case fairly, impartially, and in accordance with the Constitution and the laws of our state.

I am grateful for the opportunity to serve the public. I would be honored to continue to serve Alaskans in this position.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
The Alaska Judicial Council finds Judge Wollenberg met or exceeded performance standards, and recommends a “**YES**” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Wollenberg?
Judge Wollenberg was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “**yes**” vote.

How did the Council determine that Judge Wollenberg met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.
- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Wollenberg. Survey ratings from these groups are listed in the chart below.
- **The Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments.
- **Other Information** – The Council analyzed whether Judge Wollenberg’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

<table>
<thead>
<tr>
<th>Survey Results for Judge Wollenberg</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td><strong>Number of responses from people with direct experience</strong></td>
<td>93</td>
</tr>
<tr>
<td><strong>Legal Ability</strong></td>
<td></td>
</tr>
<tr>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.8</td>
</tr>
<tr>
<td><strong>Impartiality</strong></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone fairly and equally.</td>
<td>4.7</td>
</tr>
<tr>
<td><strong>Integrity</strong></td>
<td></td>
</tr>
<tr>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.7</td>
</tr>
<tr>
<td><strong>Temperament</strong></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.7</td>
</tr>
<tr>
<td><strong>Diligence</strong></td>
<td></td>
</tr>
<tr>
<td>The judge acts promptly and works conscientiously.</td>
<td>4.7</td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td></td>
</tr>
<tr>
<td>The judge meets the standards of the position.</td>
<td>4.7</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Wollenberg’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
Superior Court Judge
Danya R. “Dani” Crosby, Third Judicial District

MAILING ADDRESS: 825 W. 4th Ave.
Anchorage, AK 99501

EMAIL: dcrosby@akcourts.us

AGE: 51

PLACE OF BIRTH: Idaho Falls, ID

LENGTH OF RESIDENCY IN ALASKA: 35 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage, 1996-present

EDUCATION:
Sitka High School
Occidental College
Gonzaga University School of Law

BUSINESS AND PROFESSIONAL POSITIONS:
Dani Crosby Law Office, Inc. (owner)
Ashburn & Mason, P.C. (partner)
Preston Gates & Ellis, L.L.P. (associate)

SPECIAL INTERESTS:
Traveling, reading, and running.

OTHER:
Member, Civil Rules Committee (currently serving as chair)
Member, Judicial Code Committee
Member, Trauma-Informed Court Committee

STATEMENT:
This is my first retention election. I have learned a great deal in my position as a superior court judge in Anchorage since being appointed in 2015, and I enjoy the job very much.

I strive to give every case the attention it deserves by being prepared and ensuring that each party has the opportunity to be fully heard. I do my best to judge each case fairly. I also do my utmost to treat litigants with respect: the experience of coming to court can be difficult enough, and I try to make parties comfortable while still maintaining the dignity of the courtroom.

If you vote to retain me, please know that I will continue to work hard for the people of the State of Alaska, and that I would be honored to continue to serve.

Thank you for reading my statement.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Dani Crosby, Anchorage Superior Court

The Alaska Judicial Council finds Judge Crosby met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?

- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Crosby?

Judge Crosby was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Crosby met performance standards?

The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- Justice System Professionals – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Crosby. Survey ratings from these groups are listed in the chart below.
- Jurors & the Public – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- Other Information – The Council analyzed how often a higher court agreed with Judge Crosby’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

Survey Results for Judge Crosby

<table>
<thead>
<tr>
<th>Survey Results for Judge Crosby</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>194</td>
</tr>
<tr>
<td>Legal Ability</td>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
</tr>
<tr>
<td>Impartiality</td>
<td>The judge treats everyone fairly and equally.</td>
</tr>
<tr>
<td>Integrity</td>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
</tr>
<tr>
<td>Temperament</td>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
</tr>
<tr>
<td>Diligence</td>
<td>The judge acts promptly and works conscientiously.</td>
</tr>
<tr>
<td>Overall</td>
<td>The judge meets the standards of the position.</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Crosby’s full performance evaluation at www.ajc.state.ak.us
Superior Court Judge
Andrew Guidi, Third Judicial District

MAILING ADDRESS: Anchorage Superior Court
825 W. 4th Ave.
Anchorage, AK 99501

EMAIL: aguidi@akcourts.us

AGE: 63

PLACE OF BIRTH: Sacramento, CA

SPOUSE’S NAME: Cynthia L. Ducey

CHILDREN’S NAMES: Elena, Marisa

LENGTH OF RESIDENCY IN ALASKA: 38 yrs

ALASKAN COMMUNITIES LIVED IN:
Juneau (June-December 1982)  
Anchorage (August 1982-present)

EDUCATION:
Lodi High School, Lodi, CA (graduated 1975)
San Joaquin Delta College, Stockton, CA (1975-1977)
University of California, Davis (BA History 1977-1979)
University of California, Los Angeles (JD 1982)

POLITICAL AND GOVERNMENT POSITIONS:
Superior Court Law Clerk, Third Judicial District, Anchorage, for the Hon. Daniel A. Moore, Jr (1982-83)
Superior Court Judge (September 15, 2010-present)

BUSINESS AND PROFESSIONAL POSITIONS:
Private practice of law at Delaney, Wiles, Inc. (1983-2010)

SERVICE ORGANIZATIONS MEMBERSHIPS:
CINA Court Improvement Committee
CINA Development Committee
Court Civil Rules Committee

SPECIAL INTERESTS:
Cycling, old films, Italian language and culture

OTHER:
My parents came to America in the early 1950s from the wreckage of post-World War II Italy. They proudly became American citizens and built a family and new lives here. My sister is a retired elementary school teacher; one brother is a dentist in Sacramento, and another is an engineer in Colorado.

STATEMENT:
As John Adams said, “We are a government of laws, and not of men.” There can, therefore, be no more important public obligation than to be entrusted by the citizens of Alaska with the responsibility of fairly, faithfully and impartially applying the laws of this state. In response to this trust, I am committed to deciding each case fairly and impartially, according to the law, and I will continue to work hard to decide each case in a timely manner and fully explain the reasons for my decisions.

In addition, I am acutely aware that the court system could not function without the selfless dedication of the many citizens who serve as jurors in our cases. Juries are the fundamental unit of representative government; they serve to ensure that every person stands equally before the law and is fairly judged. I will continue to do my utmost to support and assist juries as they attempt to fulfill their role. This will include modifying the traditional manner in which we select jurors and try cases in order to deal with the COVID-19 environment.

It is a privilege and an honor to serve the citizens of Alaska as a Superior Court Judge. If retained, I will continue to do my best to deserve their trust.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

**Judge Andrew Guidi**, Anchorage Superior Court

The Alaska Judicial Council finds Judge Guidi met or exceeded performance standards, and recommends a “YES” vote for another term in office.

**What is the Alaska Judicial Council?**
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

**What performance standards were used by the Council to evaluate Judge Guidi?**
Judge Guidi was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

**How did the Council determine that Judge Guidi met performance standards?**
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Guidi. Survey ratings from these groups are listed in the chart below.
- **Jurors & the Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- **Other Information** – The Council analyzed how often a higher court agreed with Judge Guidi’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

**Survey Results for Judge Guidi**

<table>
<thead>
<tr>
<th></th>
<th>Attorneys</th>
<th>Court Employees</th>
<th>Social Services</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of responses</td>
<td>250</td>
<td>27</td>
<td>21</td>
<td>61</td>
</tr>
<tr>
<td><strong>Legal Ability</strong></td>
<td>4.3</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Impartiality</strong></td>
<td>4.1</td>
<td>4.6</td>
<td>4.6</td>
<td>5.0</td>
</tr>
<tr>
<td>The judge treats everyone fairly and equally.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Integrity</strong></td>
<td>4.4</td>
<td>4.7</td>
<td>4.6</td>
<td>-</td>
</tr>
<tr>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Temperament</strong></td>
<td>4.2</td>
<td>4.4</td>
<td>4.5</td>
<td>5.0</td>
</tr>
<tr>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Diligence</strong></td>
<td>4.3</td>
<td>4.5</td>
<td>4.5</td>
<td>-</td>
</tr>
<tr>
<td>The judge acts promptly and works conscientiously.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td>4.2</td>
<td>4.6</td>
<td>4.5</td>
<td>5.0</td>
</tr>
<tr>
<td>The judge meets the standards of the position.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Guidi’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
Superior Court Judge
Jennifer S. Henderson, Third Judicial District

MAILING ADDRESS: 825 W. Fourth Ave.
Anchorage, AK 99501

EMAIL: jhenderson@akcourts.us

AGE: 44

PLACE OF BIRTH: La Mesa, CA

SPouse’S NAME: Robert Edmond Henderson

CHILDREN’S NAMES: Robert Jackson Henderson; Chloe Ann Henderson

LENGTH OF RESIDENCY IN ALASKA: 18 years

ALASKAN COMMUNITIES LIVED IN:

EDUCATION:
West Hills High School - fall 1990-spring 1994
Claremont McKenna College - fall 1994-spring 1998; BA
Yale Law School - fall 1998-spring 2001; JD

BUSINESS AND PROFESSIONAL POSITIONS:
Assistant District Attorney; Anchorage District Attorney’s Office - 2003-2007
Associate Attorney; Farley & Graves, P.C. - 2007-2012
District Court Judge for State of Alaska, Third Judicial District - 2012-2017
Superior Court Judge for State of Alaska, Third Judicial District - 2017-present

SERVICE ORGANIZATIONS MEMBERSHIPS:
Alaska Bar Association
Girls on the Run Serving Southcentral Alaska - prior founding member and Board member

SPECIAL INTERESTS:
Family; running; hiking; triathlons

STATEMENT:
Since coming to Alaska in 2001, I have felt so fortunate to get to live and work in this amazing state. My work prior to becoming a judge, both as a prosecutor with the Anchorage District Attorney’s Office, and subsequently as a litigator handling a wide variety of civil and administrative matters, has provided valuable experience and preparation for my current work.

It has been an honor to serve my community, initially as a District Court Judge for four years, and more recently, as a judge on the Anchorage Superior Court for the last three years. As a Superior Court Judge, I preside over many different types of cases, including civil, family, probate, Child-In-Need-of-Aid, and criminal matters. I approach all cases that come before me with a dedication to listening impartially to the parties, to hearing the relevant evidence, and to applying the law consistently and fairly. I am committed to assuring that all people are able to access and understand what is happening in the courtroom, and ultimately able to understand the decisions that I make about their cases.

I am mindful that the people who appear before me in court are there pursuing cases and/or defenses that are of the utmost importance in their lives, deserving of my time, attention, and respect. I am grateful to have this opportunity to serve the State of Alaska and its citizens, and look forward to continuing to serve the public in this manner.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Jennifer Henderson, Anchorage Superior Court

The Alaska Judicial Council finds Judge Henderson met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Henderson?
Judge Henderson was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Henderson met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Henderson. Survey ratings from these groups are listed in the chart below.
- **Jurors & the Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- **Other Information** – The Council analyzed how often a higher court agreed with Judge Henderson’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

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**Survey Results for Judge Henderson**

<table>
<thead>
<tr>
<th></th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Social Services</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of responses</td>
<td>220</td>
<td>21</td>
<td>34</td>
<td>12</td>
<td>32</td>
</tr>
<tr>
<td>Legal Ability</td>
<td>4.5</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Impartiality</td>
<td>4.6</td>
<td>4.8</td>
<td>4.8</td>
<td>4.2</td>
<td>5.0</td>
</tr>
<tr>
<td>Integrity</td>
<td>4.7</td>
<td>4.9</td>
<td>4.8</td>
<td>4.4</td>
<td>-</td>
</tr>
<tr>
<td>Temperament</td>
<td>4.6</td>
<td>4.8</td>
<td>4.9</td>
<td>4.8</td>
<td>5.0</td>
</tr>
<tr>
<td>Diligence</td>
<td>4.5</td>
<td>4.7</td>
<td>4.8</td>
<td>4.5</td>
<td>-</td>
</tr>
<tr>
<td>Overall</td>
<td>4.5</td>
<td>4.9</td>
<td>4.9</td>
<td>4.4</td>
<td>5.0</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads.

Find Judge Henderson’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
Superior Court Judge
Yvonne Lamoureux, Third Judicial District

MAILING ADDRESS: 825 West 4th Ave., Suite 316
Anchorage, AK 99501

EMAIL: ylamoureux@akcourts.us

AGE: 43

PLACE OF BIRTH: Lancaster, New Hampshire

SPOUSE’S NAME: William Finley

CHILDREN’S NAMES: Isabelle

LENGTH OF RESIDENCY IN ALASKA: 16 years

ALASKAN COMMUNITIES LIVED IN:
Juneau May-July 2003
Anchorage July 2004-present

EDUCATION:
Phillips Academy Andover 1995
Columbia College, Columbia University, BA 1998
University of Virginia School of Law, JD 2003

POLITICAL AND GOVERNMENT POSITIONS:
Superior Court Judge, 2017-present
Assistant United States Attorney, 2010-2017
Law Clerk, Superior Court Judge Morgan Christen, 2004-2006
Law Clerk, United States District Court Judge Christopher Dronen, 2003-2004

BUSINESS AND PROFESSIONAL POSITIONS:
Associate, Stoel Rives LLP, 2008-2010
Associate, Heller Ehrman LLP, 2006-2008
Alaska Bar Association Ethics Committee
CINA Rules Committee
CINA Court Improvement Program

SERVICE ORGANIZATIONS MEMBERSHIPS:
Alaska Bar Association
Anchorage Bar Association
Anchorage Association of Women Lawyers
National Association of Women Judges
Anchorage Imagination Library Advisory Team
Anchorage Montessori School, former Board member

SPECIAL INTERESTS:
Spending time with family, especially climbing, rafting, skiing

STATEMENT:
Since 2017, I have had the privilege of serving as a Superior Court Judge, presiding over primarily civil matters. I love the variety of my caseload, from complex civil litigation to administrative appeals to custody cases to involuntary mental health commitments to child-in-need-of-aid cases. However, that wide range of case types requires legal knowledge in many different areas of the law and an equally diverse role of the judge in the courtroom. I believe it is of utmost importance to be prepared for every hearing to be able to best serve the parties in their cases, and I have worked diligently to do so. I remain committed to provide a forum where parties can present their cases, to listen to their positions, and to apply the law fairly and impartially. I am committed to public service and would be honored to continue serving in this role.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Yvonne Lamoureux, Anchorage Superior Court

The Alaska Judicial Council finds Judge Lamoureux met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Lamoureux?
Judge Lamoureux was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Lamoureux met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.
- Justice System Professionals – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Lamoureux. Survey ratings from these groups are listed in the chart below.
- Jurors & the Public – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- Other Information – The Council analyzed how often a higher court agreed with Judge Lamoureux’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

<table>
<thead>
<tr>
<th>Survey Results for Judge Lamoureux</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>167</td>
</tr>
<tr>
<td>Legal Ability</td>
<td></td>
</tr>
<tr>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.4</td>
</tr>
<tr>
<td>Impartiality</td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone fairly and equally.</td>
<td>4.4</td>
</tr>
<tr>
<td>Integrity</td>
<td></td>
</tr>
<tr>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.5</td>
</tr>
<tr>
<td>Temperament</td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.5</td>
</tr>
<tr>
<td>Diligence</td>
<td></td>
</tr>
<tr>
<td>The judge acts promptly and works conscientiously.</td>
<td>4.6</td>
</tr>
<tr>
<td>Overall</td>
<td></td>
</tr>
<tr>
<td>The judge meets the standards of the position.</td>
<td>4.4</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Lamoureux’s full performance evaluation at www.ajc.state.ak.us
Superior Court Judge
Gregory A. Miller, Third Judicial District

MAILING ADDRESS: 825 W. 4th Ave.  
Anchorage, AK 99501

EMAIL: gmiller@akcourts.us

AGE: 67

PLACE OF BIRTH: Long Beach, CA

SPOUSE’S NAME: Nancy Meade

CHILDREN’S NAMES: Chloe, Adam

LENGTH OF RESIDENCY IN ALASKA: 33 years

ALASKAN COMMUNITIES LIVED IN: Anchorage, 1987-present

EDUCATION:
Sonora High School (1967-71, high school diploma);  
Fullerton College (1971-74, AA in Police Science);  
Portland State University (1980);  
Reed College (1981-84, BA in Political Science);  
Northeastern University School of Law (1984-87, JD).

POLITICAL AND GOVERNMENT POSITIONS:
Superior Court Judge, 2011-present.

BUSINESS AND PROFESSIONAL POSITIONS:
Partner in private law firm (Birch, Horton, Bittner and Cherot) until becoming a judge in 2011; chair of the Newer Judge Training Committee; head of the court’s statewide newer judge mentoring program; Alaska Bar Association (member of the Attorney Disciplinary, Fee Arbitration and Mediation Committees, prior to becoming a judge).

SERVICE ORGANIZATIONS MEMBERSHIPS:
Prior board member of the Women’s Gold Nugget Triathlon (chair); Aquarian Charter School (president); Frontier Charter School; Anchorage chapter of the American Cancer Society.

SPECIAL INTERESTS:
Flying (flight instructor, including instrument and multi-engine instructor); fishing; sports.

STATEMENT:
I have been honored to serve the Anchorage community as a superior court judge since February 2011. I am committed to conducting all hearings and trials fairly and impartially, and I’m especially committed to neutrally applying to each case the laws as passed by the legislature and enacted by the governor. I make sure I listen to each person’s position and try to treat every person who comes to the courtroom with dignity and respect. I always want the parties and everyone else in the courtroom -- victims, family members, and the general public -- to understand what is being said and what’s likely to happen next. I also take pride in giving my decisions as quickly and with as much explanation as possible, because I know that waiting for a ruling can be stressful and difficult for parties.

I have traveled to other court locations for hearings and trials; I am pleased to do this because I enjoy getting to know the people and communities outside Anchorage. I will continue to volunteer for those cases so that the important issues and conflicts affecting Alaskans outside the urban centers are resolved carefully, promptly, and justly.

I very much appreciate and enjoy the privilege of serving as a judge and look forward to continuing to provide impartial and timely decisions in every case that comes before me.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Gregory Miller, Anchorage Superior Court

The Alaska Judicial Council finds Judge Miller met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Miller?
Judge Miller was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Miller met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Miller. Survey ratings from these groups are listed in the chart below.
- **Jurors & the Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments, and solicited feedback from jurors who served in the judge’s court.
- **Other Information** – The Council analyzed how often a higher court agreed with Judge Miller’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

<table>
<thead>
<tr>
<th>Survey Results for Judge Miller</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>206</td>
</tr>
<tr>
<td><strong>Legal Ability</strong>&lt;br&gt;The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.1</td>
</tr>
<tr>
<td><strong>Impartiality</strong>&lt;br&gt;The judge treats everyone fairly and equally.</td>
<td>4.0</td>
</tr>
<tr>
<td><strong>Integrity</strong>&lt;br&gt;The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.3</td>
</tr>
<tr>
<td><strong>Temperament</strong>&lt;br&gt;The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.0</td>
</tr>
<tr>
<td><strong>Diligence</strong>&lt;br&gt;The judge acts promptly and works conscientiously.</td>
<td>4.2</td>
</tr>
<tr>
<td><strong>Overall</strong>&lt;br&gt;The judge meets the standards of the position.</td>
<td>4.0</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor

Judges are rated by different groups depending on caseloads.

Find Judge Miller’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
Superior Court Judge
Christina L. Reigh, Third Judicial District

MAILING ADDRESS: PO Box 909
Dillingham, AK 99576

AGE: 45

PLACE OF BIRTH: Cincinnati, Ohio

SPouse'S NAME: Clint Reigh

LENGTH OF RESIDENCY IN ALASKA: 17 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage, 2003-2004
Dillingham, 2004-2020

POLITICAL AND GOVERNMENT POSITIONS:
Magistrate Judge (Dillingham) 2014-2017
Superior Court Judge (Dillingham) 2017-present

BUSINESS AND PROFESSIONAL POSITIONS:
Alaska Legal Services Corporation (Dillingham) 2004-2014

SERVICE ORGANIZATIONS MEMBERSHIPS:
Bristol Bay 4H Ballet Club, Volunteer Teacher

STATEMENT:
I have served as the Superior Court Judge in Dillingham since February 2017. It has been a true honor to be a judge in a small town, and to preside over a wide variety of cases that span throughout Bristol Bay. With each case that comes before me, I seek to be prepared, thoughtful and open-minded. I strive to run my courtroom in a way that all litigants - represented by counsel or not - feel heard and respected. In addition to handling cases in Dillingham, I preside over cases in Naknek and Kodiak. It has been a privilege to work with litigants, attorneys and court staff in three unique coastal communities.

In addition to making decisions in the court room, I believe it is every judge's responsibility to contribute to the community. Each year, I coordinate with local schools to bring students to the courthouse to learn about the judicial branch of government. I have enjoyed teaching Head Start students about the flags in the courtroom, helping fourth graders conduct a mock trial, and offering feedback to the high school speech class. Outside of the courthouse, I spend many hours volunteering with a youth dance program that promotes athleticism and self-confidence in our youth.

I have lived in Dillingham for over 15 years, and am grateful for the opportunities my beautiful community has provided for me and my family. I hope to continue to serve as a fair and impartial judicial officer by being retained as Dillingham’s Superior Court Judge.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Christina Reigh, Dillingham Superior Court

The Alaska Judicial Council finds Judge Reigh met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Reigh?
Judge Reigh was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Reigh met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Reigh. Survey ratings from these groups are listed in the chart below.
- **Jurors & the Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- **Other Information** – The Council analyzed how often a higher court agreed with Judge Reigh’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

### Survey Results for Judge Reigh

<table>
<thead>
<tr>
<th>Survey Results for Judge Reigh</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>79</td>
</tr>
<tr>
<td><strong>Legal Ability</strong>&lt;br&gt;The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.2</td>
</tr>
<tr>
<td><strong>Impartiality</strong>&lt;br&gt;The judge treats everyone fairly and equally.</td>
<td>4.4</td>
</tr>
<tr>
<td><strong>Integrity</strong>&lt;br&gt;The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.6</td>
</tr>
<tr>
<td><strong>Temperament</strong>&lt;br&gt;The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.6</td>
</tr>
<tr>
<td><strong>Diligence</strong>&lt;br&gt;The judge acts promptly and works conscientiously.</td>
<td>4.5</td>
</tr>
<tr>
<td><strong>Overall</strong>&lt;br&gt;The judge meets the standards of the position.</td>
<td>4.4</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Reigh’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
SUPERIOR COURT JUDGE
Jennifer K. Wells, Third Judicial District

MAILING ADDRESS: PO Box 1470
Kenai, AK 99611

EMAIL: jwells@akcourts.us

AGE: 57

PLACE OF BIRTH: Boston, Massachusetts

SPOUSE’S NAME: Joe Arness

LENGTH OF RESIDENCY IN ALASKA: 30 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage, 1990-1991
Kenai and Soldotna, 1991-1994
Tok, 1994-1997
Eagle River, 1997-2007
Kasilof and Nikiski, 2007-2020

EDUCATION:
Concord/Carlisle Public High School and Northfield
Mount Hermon
Mount Holyoke College
Suffolk University

POLITICAL AND GOVERNMENT POSITIONS:
Judicial Officer

BUSINESS AND PROFESSIONAL POSITIONS:
AirBnb Host
Judicial Officer

SERVICE ORGANIZATIONS MEMBERSHIPS:
National Association of Women Judges
National Council of Juvenile and Family Court Judges
Alaska Bar Association
Kenai Peninsula Bar Association

SPECIAL INTERESTS:
Family
Set Net Fishing
CrossFit
Rowing

OTHER:
I am grateful to have lived in Alaska for the past 30 years. Alaskans balance work-life, adventure, family and creativity in a way I did not experience in New England. I cannot imagine living anywhere else. After living in several Alaskan communities, I met my husband in Kenai 13 years ago and am proud to call this area home.

STATEMENT:
Before law school I worked as a paralegal at one of Boston’s largest law firms. That unhappy experience prompted me to apply to law school because I saw the great need for lawyers devoted to public service. I started as a public defender, then moved to the court system where I have endeavored to improve the administration of justice for the past 26 years. In Tok I held community meetings in nearby villages and wrote “Court Comments” for the local newspaper. In Anchorage I helped create new services for domestic violence victims. In Kenai I helped start a project for free parenting coordinators in high conflict custody cases. Similarly, I expanded the “Early Resolution Program” to Kenai – a program where volunteer lawyers and mediators help people resolve their divorce cases for free. I am also proud of my involvement in the Henu Community Wellness court. In this program the state court partners with the Kenaitze Indian Tribe to address addiction in criminal cases. It’s the first court of its kind in the state.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.

The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Jennifer K. Wells, Kenai Superior Court

The Alaska Judicial Council finds Judge Wells met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Wells?
Judge Wells was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Wells met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- Justice System Professionals – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Wells. Survey ratings from these groups are listed in the chart below.
- Jurors & the Public – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- Other Information – The Council analyzed how often a higher court agreed with Judge Wells’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

Survey Results for Judge Wells

<table>
<thead>
<tr>
<th>Survey Results for Judge Wells</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of responses from people with direct experience</td>
<td>Attorneys</td>
</tr>
<tr>
<td>115, 25, 18, 48</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Legal Ability</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.3</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Impartiality</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>The judge treats everyone fairly and equally.</td>
<td>4.3</td>
<td>3.7</td>
<td>4.9</td>
<td>4.9</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Integrity</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.5</td>
<td>3.8</td>
<td>5.0</td>
<td>-</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Temperament</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.4</td>
<td>4.0</td>
<td>4.9</td>
<td>5.0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Diligence</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>The judge acts promptly and works conscientiously.</td>
<td>4.3</td>
<td>3.8</td>
<td>4.9</td>
<td>-</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Overall</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>The judge meets the standards of the position.</td>
<td>4.3</td>
<td>3.8</td>
<td>5.0</td>
<td>4.9</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Wells’s full performance evaluation at www.ajc.state.ak.us
Superior Court Judge
Jonathan A. Woodman, Third Judicial District

MAILING ADDRESS: 435 S. Denali
Palmer, AK 99645

EMAIL: jwoodman@akcourts.us

AGE: 52

SPOUSE’S NAME: Cheryl

LENGTH OF RESIDENCY IN ALASKA: 20 years

EDUCATION:
The Ohio State University College of Law. Graduated 1993, Juris Doctor.

POLITICAL AND GOVERNMENT POSITIONS:
Assistant Attorney General 2008-2016
State Ethics Attorney 2013-2016

BUSINESS AND PROFESSIONAL POSITIONS:
Guess & Rudd, P.C. 1999-2008

SERVICE ORGANIZATIONS MEMBERSHIPS:
Alaska Triathlon Club, board of directors
U.S.A. Triathlon, West Regional Council member

SPECIAL INTERESTS:
Triathlon, cycling, reading, trivia (3-time winner on Jeopardy)

STATEMENT:
Serving the people of the Third Judicial District and the Mat-Su Valley as a superior court judge and the Palmer deputy presiding judge has been the greatest honor of my life. I strive to ensure that every person who comes into the courtroom is treated with courtesy, dignity, and respect. I make sure that matters presented to me are decided based on a fair and impartial consideration of the facts and the law, and that my decisions are rendered without fear or favor.

I am fortunate to preside over the new therapeutic court called Families with Infants and Toddlers (FIT) Court. The FIT Court applies the science of early childhood development to the child welfare system through an expedited court process. The Court’s goals are to build treatment and supports for involved families by providing comprehensive services that address parental substance use, parenting skills, family safety and children’s needs. The FIT Court offers enhanced services in order to achieve permanency within 12 months, whether that’s with the parent or another loving caregiver. The FIT Court has established effective collaborative relationships with regional stakeholders and continues to develop innovative strategies to meet this specific population.

I believe that I have served the people of Alaska well the last four years and I look forward to continuing to serve and to expand my skills as a judge.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Jonathan A. Woodman, Palmer Superior Court

The Alaska Judicial Council finds Judge Woodman met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?

- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Woodman?

Judge Woodman was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Woodman met performance standards?

The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Woodman. Survey ratings from these groups are listed in the chart below.
- **Jurors & the Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- **Other Information** – The Council analyzed how often a higher court agreed with Judge Woodman’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

### Survey Results for Judge Woodman

<table>
<thead>
<tr>
<th>Average Survey Ratings*</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Social Services</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of responses from people with direct experience</td>
<td>114</td>
<td>11</td>
<td>26</td>
<td>22</td>
<td>17</td>
</tr>
<tr>
<td><strong>Legal Ability</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.3</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Impartiality</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone fairly and equally.</td>
<td>4.4</td>
<td>4.5</td>
<td>4.8</td>
<td>4.4</td>
<td>4.9</td>
</tr>
<tr>
<td><strong>Integrity</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.5</td>
<td>4.7</td>
<td>4.8</td>
<td>4.4</td>
<td>-</td>
</tr>
<tr>
<td><strong>Temperament</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.5</td>
<td>4.5</td>
<td>4.8</td>
<td>4.6</td>
<td>4.9</td>
</tr>
<tr>
<td><strong>Diligence</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge acts promptly and works conscientiously.</td>
<td>4.2</td>
<td>4.5</td>
<td>4.8</td>
<td>4.4</td>
<td>-</td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge meets the standards of the position.</td>
<td>4.3</td>
<td>4.5</td>
<td>4.8</td>
<td>4.5</td>
<td>4.9</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads.

Find Judge Woodman’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
DISTRICT COURT JUDGE

Leslie Dickson, Third Judicial District

OTHER:
I was born at Wright Patterson Air Force Base in Ohio. My father’s military service meant that we moved four times before I graduated high school, inspiring the explorer in me. I chose Alaska as my permanent home in 1995 after falling in love with the state, the independence of the people here, and the abundant wilderness. I am an avid outdoorswoman and spend every minute I can enjoying the beauty of Alaska.

STATEMENT:
I’ve been a judge for more than seven years. I listen carefully, approach all cases with an open mind, and treat all litigants, victims and jurors with respect. I work to issue decisions quickly and base them on both the confines of the law and the Constitution.

Many people appear in district court without a lawyer. I strive to ensure everyone has equal access to justice and the right to be heard. The problems that bring people to court are never pleasant. It’s a stressful experience and the issues are important and significant to the parties who need court intervention to resolve problems. Every case is unique and I listen to understand.

I promise to faithfully follow the Constitution and ensure that every Alaskan has access to justice. It’s been an honor to serve. I have been grateful for the confidence voters have shown me and hope to continue this critical work.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
The Alaska Judicial Council finds Judge Dickson met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Dickson?
Judge Dickson was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Dickson met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Dickson. Survey ratings from these groups are listed in the chart below.
- **Jurors & the Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- **Other Information** – The Council analyzed how often a higher court agreed with Judge Dickson’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

<table>
<thead>
<tr>
<th>Survey Results for Judge Dickson</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td><strong>Number of responses from people with direct experience</strong></td>
<td>141</td>
</tr>
<tr>
<td><strong>Legal Ability</strong></td>
<td></td>
</tr>
<tr>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.3</td>
</tr>
<tr>
<td><strong>Impartiality</strong></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone fairly and equally.</td>
<td>4.5</td>
</tr>
<tr>
<td><strong>Integrity</strong></td>
<td></td>
</tr>
<tr>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.6</td>
</tr>
<tr>
<td><strong>Temperament</strong></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.5</td>
</tr>
<tr>
<td><strong>Diligence</strong></td>
<td></td>
</tr>
<tr>
<td>The judge acts promptly and works conscientiously.</td>
<td>4.4</td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td></td>
</tr>
<tr>
<td>The judge meets the standards of the position.</td>
<td>4.4</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Dickson’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
District Court Judge
Michael J. Franciosi, Third Judicial District

MAILING ADDRESS: 303 K St.
Anchorage, AK 99501

AGE: 55

PLACE OF BIRTH: Passaic, NJ

SPOUSE’S NAME: Anita

CHILDREN’S NAMES: Katherine & Victoria

LENGTH OF RESIDENCY IN ALASKA: 25 years

ALASKAN COMMUNITIES LIVED IN:
Valdez 1995-2014
Glennallen 2014-2017
Anchorage 2017-present

EDUCATION:
St. Bonaventure University (BA 1988) / Creighton University School of Law (JD 1991)

POLITICAL AND GOVERNMENT POSITIONS:

SPECIAL INTERESTS:
Family / Hunting / Fishing

STATEMENT:
Alaska has been good to me and my family. It is where my children were born and raised and where my family calls home. I view my role as a District Court Judge as one of public service in which my job is to listen to all who come before me and to render fair and impartial decisions in a timely manner.

It has been a privilege and honor to serve on the Anchorage District Court. If retained, I will continue to faithfully serve the people of Alaska to the best of my ability.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Michael Franciosi, Anchorage District Court

The Alaska Judicial Council finds Judge Franciosi met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Franciosi?
Judge Franciosi was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Franciosi met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- Justice System Professionals – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Franciosi. Survey ratings from these groups are listed in the chart below.
- Jurors & the Public – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- Other Information – The Council analyzed how often a higher court agreed with Judge Franciosi’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

<table>
<thead>
<tr>
<th>Survey Results for Judge Franciosi</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>84</td>
</tr>
<tr>
<td>Legal Ability – The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.4</td>
</tr>
<tr>
<td>Impartiality – The judge treats everyone fairly and equally.</td>
<td>4.5</td>
</tr>
<tr>
<td>Integrity – The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.6</td>
</tr>
<tr>
<td>Temperament – The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.5</td>
</tr>
<tr>
<td>Diligence – The judge acts promptly and works conscientiously.</td>
<td>4.5</td>
</tr>
<tr>
<td>Overall – The judge meets the standards of the position.</td>
<td>4.5</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Franciosi’s full performance evaluation at www.ajc.state.ak.us
MAILING ADDRESS: 825 W. 4th Ave.
Anchorage, AK 99501

EMAIL: druckle@akcourts.us

AGE: 54

PLACE OF BIRTH: Birmingham, Alabama

SPOUSE’S NAME: Tracy

CHILDREN’S NAMES: Jenna and Blake

LENGTH OF RESIDENCY IN ALASKA: 49 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage 1971-1988
Red Devil 1989
Kwigillingok 1989-1992
Quinhagak 1992-1993
Anchorage 1993-present

EDUCATION:
Dimond High School, Anchorage, Alaska 1980-1984
Northern Arizona University, 1984-1986
Pacific Lutheran University, 1986-1988, BAE
University of Utah College of Law, 1993-1996, JD

POLITICAL AND GOVERNMENT POSITIONS:
Public school teacher, 1989-1993
Law clerk for the Alaska Court of Appeals, 1996-1997
Assistant Anchorage Municipal Prosecutor, 1998-2000
Assistant District Attorney, 2000-2005

District Court Judge, 2005-present
Pro tem Court of Appeals Judge, 2013-2014

BUSINESS AND PROFESSIONAL POSITIONS:
Alaska Bar Association
In addition to serving as a trial judge I am the chairperson
of the Criminal Rules Committee, and serve on the
Access to Justice Committee, which focuses on
removing barriers and improving access to justice.
I also serve on the Anchorage court security committee
and as a training judge for two magistrate judges.

SPECIAL INTERESTS:
Family activities, biking, hiking, skiing, traveling,
coaching youth sports.

STATEMENT:
In 1971 my parents, four brothers, and I moved to
Anchorage, and Alaska has been home ever since.
After I graduated from college with a teaching degree,
I taught children in the western Alaska villages of Red
Devil, Kwigillingok, and Quinhagak, gaining a great
appreciation for rural lifestyle and Yup’ik culture.
I returned to school and earned my law degree. I clerked
for the Alaska Court of Appeals and then worked as a
prosecutor for the Municipality of Anchorage and the
State of Alaska. Since 2005 I have served as a district
court judge, with the exception of serving as a full-time
pro tem judge on the Alaska Court of Appeals for a little
over a year from 2013 to 2014.

I believe the primary purpose of the court system is
to serve the people by resolving disputes fairly and
promptly. My practice is to treat all people who appear
in court with fairness, dignity, and respect. I am
committed to honoring the time of jurors and providing
access to justice for all participants, including those
without an attorney. I consider each case before me
individually, carefully, and impartially, and try to issue
decisions promptly. I strive to maintain the integrity
that people are entitled to expect from judges and the
court system.

It has been an honor and privilege to serve Alaskans
as a district court judge. If retained, I commit to serving
Alaskans to the utmost of my ability.
Alaska Judicial Council Evaluation

Judge J. Patrick Hanley, Anchorage District Court

The Alaska Judicial Council finds Judge Hanley met or exceeded performance standards, and recommends a "YES" vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Hanley?
Judge Hanley was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Hanley met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- Justice System Professionals – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Hanley. Survey ratings from these groups are listed in the chart below.
- Jurors & the Public – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- Other Information – The Council analyzed how often a higher court agreed with Judge Hanley’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

Survey Results for Judge Hanley

<table>
<thead>
<tr>
<th>Survey Results for Judge Hanley</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>152</td>
</tr>
<tr>
<td>Legal Ability</td>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
</tr>
<tr>
<td>Impartiality</td>
<td>The judge treats everyone fairly and equally.</td>
</tr>
<tr>
<td>Integrity</td>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
</tr>
<tr>
<td>Temperament</td>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
</tr>
<tr>
<td>Diligence</td>
<td>The judge acts promptly and works conscientiously.</td>
</tr>
<tr>
<td>Overall</td>
<td>The judge meets the standards of the position.</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Hanley’s full performance evaluation at www.ajc.state.ak.us
District Court Judge

Michael B. Logue, Third Judicial District

MAILING ADDRESS: 303 K St.
Anchorage, AK 99501

EMAIL: mlogue@akcourts.us

AGE: 62

PLACE OF BIRTH: Philadelphia, PA

SPOUSE’S NAME: Carmen Clark

CHILDREN’S NAMES: Kelle Murphy-Logue, Stephen Murphy-Logue

LENGTH OF RESIDENCY IN ALASKA: 33 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage 1988-present

EDUCATION:
Villanova University School of Law, JD 1986
Villanova University, BA 1981
Swarthmore High School, 1976

POLITICAL AND GOVERNMENT POSITIONS:
Assistant District Attorney, Brooklyn District Attorney’s Office, Brooklyn NY 1986-1988
District Court Judge, Anchorage, AK 2018-present

BUSINESS AND PROFESSIONAL POSITIONS:
Gorton & Logue, 1990-2013
Denali Law Group, 2014-2018

SPECIAL INTERESTS:
Biking, walking, soccer, reading

OTHER:
- Therapeutic court stakeholder committees--On stakeholder committees as an attorney for the Anchorage CRP Court (mental health), Veterans Court, and Wellness Court since their inceptions. Currently on CRP and Wellness Court committees.
- Volunteer-APD trial training 1995-2018; DARE yearly high school simulations; We The People junior high debate judge
- Northern Lights Soccer Club, competitive soccer head coach 1998-2007
- Anchorage-West Little League, assistant coach 1999-2003
- Anchorage adult soccer leagues 1988-present

STATEMENT:
The courthouse is a place where all Alaskans have access to a fair and impartial public forum in which to resolve their disputes. As a judge, it is my responsibility to make sure all parties know that their cases are important to the court; all participants will be treated with respect; I will listen carefully to the evidence and arguments presented; I will render decisions in a timely manner; and I will explain the factual and legal basis for those decisions.

Even during the COVID-19 pandemic our courts are committed to keeping this public forum as open as possible, consistent with public health and safety concerns. It is an honor and a privilege to serve as a district court judge, especially during these difficult times, and I thank the people of Alaska for giving me this opportunity to serve our great state.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections. The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Michael Logue, Anchorage District Court

The Alaska Judicial Council finds Judge Logue met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?

• The Council is created by the Alaska Constitution;
• The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
• One of the Council’s duties is to evaluate the performance of judges and report back to voters;
• The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Logue?

Judge Logue was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Logue met performance standards?

The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

• Justice System Professionals – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Logue. Survey ratings from these groups are listed in the chart below.
• Jurors & the Public – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
• Other Information – The Council analyzed how often a higher court agreed with Judge Logue’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

<table>
<thead>
<tr>
<th>Survey Results for Judge Logue</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>100</td>
</tr>
<tr>
<td>Legal Ability</td>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
</tr>
<tr>
<td>Impartiality</td>
<td>The judge treats everyone fairly and equally.</td>
</tr>
<tr>
<td>Integrity</td>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
</tr>
<tr>
<td>Temperament</td>
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<tr>
<td>Diligence</td>
<td>The judge acts promptly and works conscientiously.</td>
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<tr>
<td>Overall</td>
<td>The judge meets the standards of the position.</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Logue’s full performance evaluation at www.ajc.state.ak.us
District Court Judge

Kari L. McCrea, Third Judicial District

MAILING ADDRESS: 825 West 4th Ave.
Anchorage, AK 99501

EMAIL: kmccrea@akcourts.us

AGE: 45

PLACE OF BIRTH: Minnesota

SPOUSE’S NAME: Gwen Drake

CHILDREN’S NAMES: Kaci McCrea

LENGTH OF RESIDENCY IN ALASKA: 15 years

ALASKAN COMMUNITIES LIVED IN:
Bethel 2006-2015
Anchorage 2015-present

EDUCATION:
Central High School, 1994
University of Minnesota, 1998
Mitchell-Hamline School of Law, 2001

POLITICAL AND GOVERNMENT POSITIONS:
US District Court Law Clerk 2001-2002
Assistant Public Defender 2002-2015
Magistrate Judge 2015-2017

BUSINESS AND PROFESSIONAL POSITIONS:
Judicial Access Commission
Judicial Conduct Rules Committee
Newer Judges Training Committee

SERVICE ORGANIZATIONS MEMBERSHIPS:
Alaska Bar Association
National Association of Women Judges
National Bar Association
YWCA of Alaska

SPECIAL INTERESTS:
Gardening, biking

OTHER:
My legal career began in Minnesota where I grew up and attended law school. After completing my education, I clerked for the federal court before working as a trial lawyer with the State Board of Public Defense. In 2006, I moved to Bethel, Alaska where I lived for 9 years working as both a trial lawyer and a supervising attorney for the Public Defender Agency. In 2015, I moved to Anchorage to work as a Magistrate Judge for the Alaska Court System.

STATEMENT:
I enjoy working as a trial court judge. While it is demanding and challenging, it is also very rewarding. During my term, I’ve had the opportunity to travel to different courts, including the Bethel Superior Court and the Kenai District Court. I appreciate the diversity our state has to offer, and I strive to apply the law fairly while treating everyone with dignity and respect. I also understand the importance of delivering timely, well-reasoned decisions. The skills I learned as a trial lawyer have helped me manage a busy court calendar.

The Alaska Court System is committed to maintaining accessible courts that are both fair and equitable. I’ve worked diligently to support these efforts on the Fairness, Diversity and Equality Committee and as co-chair of the Judicial Access Commission. It’s an honor and a privilege to serve the State of Alaska as a District Court Judge, and I welcome the opportunity to continue doing so.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Kari McCrea, Anchorage District Court

The Alaska Judicial Council finds Judge McCrea met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge McCrea?
Judge McCrea was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge McCrea met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.
- Justice System Professionals – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge McCrea. Survey ratings from these groups are listed in the chart below.
- Jurors & the Public – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- Other Information – The Council analyzed how often a higher court agreed with Judge McCrea’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

### Survey Results for Judge McCrea

<table>
<thead>
<tr>
<th>Survey Results for Judge McCrea</th>
<th>Attorneys</th>
<th>Police &amp; Probation Officers</th>
<th>Court Employees</th>
<th>Jurors</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Average Survey Ratings</strong>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>104</td>
<td>10</td>
<td>20</td>
<td>31</td>
</tr>
<tr>
<td><strong>Legal Ability</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
<td>4.4</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Impartiality</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone fairly and equally.</td>
<td>4.4</td>
<td>3.7</td>
<td>4.9</td>
<td>4.8</td>
</tr>
<tr>
<td><strong>Integrity</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
<td>4.6</td>
<td>3.7</td>
<td>4.9</td>
<td>-</td>
</tr>
<tr>
<td><strong>Temperament</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
<td>4.7</td>
<td>4.0</td>
<td>4.9</td>
<td>4.9</td>
</tr>
<tr>
<td><strong>Diligence</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge acts promptly and works conscientiously.</td>
<td>4.6</td>
<td>4.1</td>
<td>4.9</td>
<td>-</td>
</tr>
<tr>
<td><strong>Overall</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The judge meets the standards of the position.</td>
<td>4.5</td>
<td>3.8</td>
<td>4.9</td>
<td>4.8</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads.

Find Judge McCrea’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
District Court Judge
David R. Wallace, Third Judicial District

MAILING ADDRESS: 303 K. St.
Anchorage, AK 99501

EMAIL: dwallace@akcourts.us

AGE: 60

PLACE OF BIRTH: Anchorage, AK

SPouse’S NAME: Lisa S. Wallace

CHILDREN’S NAMES: Bailey and Brooke

LENGTH OF RESIDENCY IN ALASKA: 60 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage, 1960-1989, April 1996-present;
Juneau, January-May 1990;

EDUCATION:
East Anchorage High School, 1974-1978, Diploma;
Northern Arizona University, Flagstaff, AZ, August
1979-December 1979;
Green River Community College, Auburn, WA, January
1980-May 1981;
Arizona State University, Tempe, AZ, August 1981-May
1983, Bachelor of Science, Political Science;
University of Arizona College of Law, Tucson, AZ, August
1984-May 1987, Juris Doctorate.

POLITICAL AND GOVERNMENT POSITIONS:
Assistant District Attorney, Juneau, Sitka, and
Anchorage, 1990-2001;
Anchorage District Court Judge, March 2009-present.

BUSINESS AND PROFESSIONAL POSITIONS:
Law Clerk/Attorney, Wade & DeYoung, 1988-1989;
Attorney, private practice, 1989-1990;
Attorney, LeGros Buchanan & Paul, 2001-2003;

SERVICE ORGANIZATIONS MEMBERSHIPS:
Alaska Bar Association
ChangePoint Church

SPECIAL INTERESTS:
Family - (My wife and I became first time grandparents twice in 2020); gardening, golf, outdoor activities.

STATEMENT:
It has been my privilege to serve the people of the State of Alaska as a District Court Judge the last eleven years.

As a District Court Judge, I do my best to make the court process understandable and less intimidating to all involved whether it is a victim, a party, a witness, or counsel. I carefully listen to all sides and treat all people with respect and dignity regardless of the circumstances that brings them to court. I strive to make correct decisions that are fair, prompt, and impartial. If you vote for my retention, it will be an honor for me to continue fulfilling my obligations to those who come before me. In addition, I look forward to continuing my service in the Veterans Court and the Municipal Wellness Therapeutic Court which I have been involved in for the past ten years.

In addition to my regular duties I serve on the Civil Rules Committee, the Anchorage Security Committee and am the Deputy Presiding Judge for the Anchorage District Court.

I will be honored if the voters allow me to continue my service to the State of Alaska.

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Find Judge Wallace’s full performance evaluation at www.ajc.state.ak.us
District Court Judge
Pamela S. Washington, Third Judicial District

MAILING ADDRESS: 825 W. 4th Ave.
Anchorage, AK 99501

EMAIL: pwashington@akcourts.us

AGE: 57

PLACE OF BIRTH: New Orleans, LA

SPOUSE’S NAME: Stephen Washington

CHILDREN’S NAMES: Tynicha Roberts, Audriana Roberts, and Terrell Washington

LENGTH OF RESIDENCY IN ALASKA: 30 years

ALASKAN COMMUNITIES LIVED IN:
Anchorage 1991-present, 1975-1976
Chugiak 1976-1980
Eagle River 1978-1980
Wasilla 1984-1985

EDUCATION:
Chugiak High School, May 1980
Northern Arizona University, BA, Telecommunications, May 1984
Arizona State University College of Law, JD, May 1991

POLITICAL AND GOVERNMENT POSITIONS:
District Court Judge, Anchorage, 2010-present
Superior Court Judge Pro Tem, Anchorage, 2015-2018
Assistant Municipal Prosecutor, Anchorage, 2006-2010

Superior Court Law Clerk, Judge John Reese (Ret.), 1992-1993

BUSINESS AND PROFESSIONAL POSITIONS:
Presiding Judge, Mental Health Court (Coordinated Resource Project)
Co-Chair, Alaska Supreme Court Fairness, Diversity and Equality Commission
District Director, National Association of Women Judges (NAWJ)
Advisory Council, NAWJ “#WeToo” Education Initiative
Chair, Anchorage Color of Justice Program
Instructor, Anchorage Youth Court

SERVICE ORGANIZATIONS MEMBERSHIPS:
National Association of Women Judges
Alaska Bar Association
Anchorage Links, Incorporated
Faith Christian Community

SPECIAL INTERESTS:
Grandchildren, Biking, Gardening, Last Wives Club

OTHER:
The Law Office of Pamela Scott Washington, 1994-2004
Gorton and Logue, 2004-2006

STATEMENT:
The courts play a crucial role in the administration of justice and it is an honor to be involved in a system that is tasked with ensuring all citizens have an accessible, fair, and impartial forum to resolve their disputes. It is the court’s priority even in the difficult times of Covid-19 and national civil unrest. I am committed to making sure all parties have the opportunity to be heard, the chance to have the court process explained, and the right to be treated with respect. I will always endeavor to resolve cases quickly and provide decisions that clearly explain the factual and legal basis. I am also committed to working to improve our justice system, ensuring all people, including Alaska Natives, African-Americans, and other people of color, are not minimized or marginalized at any point in the court process. I would like to thank the people of Alaska for giving me the opportunity to serve as District Court Judge.

The views expressed in this statement are from the candidate and not endorsed by the Division of Elections.
The text of this statement was provided and paid for by the candidate in accordance with AS 15.58.030 and 6 AAC 25.690.
Alaska Judicial Council Evaluation

Judge Pamela S. Washington, Anchorage District Court

The Alaska Judicial Council finds Judge Washington met or exceeded performance standards, and recommends a “YES” vote for another term in office.

What is the Alaska Judicial Council?
- The Council is created by the Alaska Constitution;
- The Council members are volunteers who live in different parts of the state, and who are appointed without regard to political affiliation;
- One of the Council’s duties is to evaluate the performance of judges and report back to voters;
- The Council is authorized by law to recommend to voters whether a judge should be retained for another term in office.

What performance standards were used by the Council to evaluate Judge Washington?
Judge Washington was evaluated in the following performance areas: integrity, impartiality and fairness, temperament, legal ability, and diligence and administrative skills. Because the judge met or exceeded all standards, the Council recommends a “yes” vote.

How did the Council determine that Judge Washington met performance standards?
The Council collected and analyzed information from a variety of sources and viewpoints for a full picture of the judge’s performance.

- **Justice System Professionals** – The Council surveyed thousands of Alaskans who work in the justice system about their experiences with Judge Washington. Survey ratings from these groups are listed in the chart below.
- **Jurors & the Public** – The Council considered feedback from the public at a statewide telephonic hearing, and from written comments. The Council also surveyed jurors who served in the judge’s court. Juror ratings are listed in the chart below.
- **Other Information** – The Council analyzed how often a higher court agreed with Judge Washington’s decisions, how often the judge was disqualified from sitting on a case, whether the judge’s pay was withheld for late decisions, and whether the judge followed rules about financial disclosure and conflict of interest statements, among other things.

### Survey Results for Judge Washington

<table>
<thead>
<tr>
<th>Performance Area</th>
<th>Average Survey Ratings*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attorneys</td>
</tr>
<tr>
<td>Number of responses from people with direct experience</td>
<td>178</td>
</tr>
<tr>
<td>Legal Ability</td>
<td>The judge is knowledgeable in law and procedure, and communicates clearly and accurately.</td>
</tr>
<tr>
<td>Impartiality</td>
<td>The judge treats everyone fairly and equally.</td>
</tr>
<tr>
<td>Integrity</td>
<td>The judge is free from impropriety or appearance of impropriety and makes decisions without regard to possible public criticism.</td>
</tr>
<tr>
<td>Temperament</td>
<td>The judge treats everyone with courtesy, without arrogance, showing understanding and compassion.</td>
</tr>
<tr>
<td>Diligence</td>
<td>The judge acts promptly and works conscientiously.</td>
</tr>
<tr>
<td>Overall</td>
<td>The judge meets the standards of the position.</td>
</tr>
</tbody>
</table>

*Rating Scale: 5 = Excellent, 4 = Good, 3 = Acceptable, 2 = Deficient, 1 = Poor
Judges are rated by different groups depending on caseloads

Find Judge Washington’s full performance evaluation at [www.ajc.state.ak.us](http://www.ajc.state.ak.us)
Are you tired of extremist rhetoric? Are you ready for sensible leadership? Do you believe we accomplish more by working together?  
You have a home here.

Alaska Democrats believe in and promote:

- The right to safe elections including statewide vote by mail
- Human rights enumerated in the Alaska and U.S. Constitutions
- Public safety and a justice system that works fairly for all people
- Science-based responses to climate change and global pandemics
- Alaska jobs filled by Alaska workers at a fair wage
- An accessible and high-quality education from Pre-K to UA
- Respect and care for our military members, veterans, and families
- Individual liberty over government intrusion in personal decisions
- Creative diversification of Alaska's economy, and the development of sustainable energy resources for our future
- Environmental responsibility to preserve Alaskans' quality of life and our economy
- A stable, sustainable fiscal plan including our fair share of resource revenue

Read more & get gear at: alaskademocrats.org

Paid for by The Alaska Democratic Party - Casey Steinau, Chair - Carolyn Covington, Treasurer
What does the Alaska Republican Party believe? To answer that question succinctly, we have set forth the following statement of our enduring principles, governing the broad ideas with which all Americans and Alaskans are concerned. The Republican Party is the Party of freedom, personal responsibility, and equality for all.

I. JOBS AND THE ECONOMY
Republicans believe in a strong, diversified economy based on the free market, a solid work ethic, safe work spaces, a well-trained and educated work-force, and access to resources. As such, we support laws, regulations, tax structures, and budgets which encourage new investment, responsible resource development, and a business-friendly environment.

II. NATURAL RESOURCES
We support and defend active management of, access to, and reasonable incentives for the responsible development and utilization of all of Alaska’s natural resources, as provided for by the Alaska Constitution.

III. EDUCATION
Republicans support access to a quality education, parental choice and control, competition, and accountability, all while championing diverse educational and career opportunities for our youth.
We support active promotion of patriotism in our schools, and teaching the historic foundations of our great country. Republicans support teaching American and Alaskan history, cultures and geography.

IV. HEALTH & FAMILY
Republicans support policies that minimize government intervention in the family. We support parents as those with the primary responsibility for their children's health and welfare. We also support policies which minimize or eliminate government interference with private health decisions of individual Alaskans and their families.

V. JUDICIARY, LAW & CRIME
We believe in a judicial system based on originalism, which means judicial interpretation of the US constitution to follow closely the original intentions of those who drafted it.

VI. NATIONAL DEFENSE AND VETERANS AFFAIRS
Republicans support peace through strength, confident that a strong military helps ensure a free United States. We support all who serve or have served our country and commit to supporting them and their families. We support borders, language and culture as essential components of our national defense.

VII. CONSTITUTIONAL RIGHTS
Republicans believe the proper function of government is to protect the inalienable rights of every American and Alaskan as enumerated in the US and Alaska Constitutions. No one right is greater than another. All are equally important and deserving of protection. We oppose federal, state, and local laws that infringe upon any of these rights.
The State of Alaska has sovereignty and management authority over its lands, navigable waters and resources within its boundaries.

VIII. Life
We believe in the protection of innocent life.

All Alaskans who believe in free markets, lower taxes, a strong military, the right to keep and bear arms, and smaller government, are welcome in the Alaska Republican Party. Come join us in keeping Alaska “the last frontier.”

Glenn Clary, Chairman
Alaska Republican Party
www.alaskagop.net
LETTER FROM THE CHAIR

For four decades, the Alaska Permanent Fund Corporation ("APFC") has been committed to protecting, investing, and growing the financial resources of the Permanent Fund, created by visionary leaders of the past who knew an era of declining revenues from oil was inevitable. They established the Fund as an investment trust, and created the Corporation to manage and invest these assets.

While the Permanent Fund has long served Alaskans as a savings mechanism and resource for the dividend program, its role has evolved significantly in recent years. The Fund provides the majority of our state’s unrestricted revenue, which pays for essential services and programs. As Alaskans look to the Fund as a foundation of wealth and a source of revenue, its long-term viability must remain central in policy dialogue to ensure protection of Alaska’s biggest financial asset.

As fiduciaries of the Fund, APFC’s Trustees are committed to managing and investing the Fund consistent with the statutory findings in AS 37.13.020:

- The Fund should provide a means of conserving a portion of the state’s revenue from mineral resources to benefit all generations of Alaskans
- The Fund’s goal should be to maintain safety of Principal while maximizing total return
- The Fund should be used as a savings device managed to allow the maximum use of disposable income from the Fund for purposes designated by law

APFC is dedicated to the intergenerational success of the Fund and has worked diligently and prudently to manage one of Alaska’s primary sources of renewable revenue. Our diversified portfolio of public and private market investments is designed to provide a long-term, risk-adjusted return of 5% plus consumer price index ("CPI") so we can deliver on our mission to provide a renewable resource that benefits all generations of Alaskans.

Craig Richards, Chair

COMMEMORATING 40 YEARS OF INVESTING FOR ALASKA

1976 Alaska voters approve a constitutional amendment establishing the Permanent Fund for the benefit of all generations of Alaskans.

1980 State leaders decide the Permanent Fund should be managed outside of the state treasury to separate the saving and spending functions. Legislature establishes the Alaska Permanent Fund Corporation as an independent entity and the dividend program as separate from APFC.

2020 In providing sound stewardship and prudent investment of the Permanent Fund based on constitutional and statutory mandates, APFC now serves as a primary revenue generator for the state. The percent of market value draw is appropriated to the General Fund, where it supports essential state services and programs.
FINANCIAL STATEMENTS

To keep Alaskans updated on the Fund’s performance, APFC posts monthly financial statements that reconcile values for the total Fund and, within that, for the Principal and Earnings Reserve Account (“ERA”). The financial statements also include unrealized gains/losses, known commitments of expenditure from the ERA, net realized earnings that remain unspent, and contributions to the Principal. At the end of each fiscal year, the Fund’s financials are audited by independent professionals, and results are published in the annual report and online.

BALANCE SHEETS

<table>
<thead>
<tr>
<th>Unaudited (millions of dollars)</th>
<th>June 30, 2020</th>
<th>June 30, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Assets</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash and temporary investments</td>
<td>$ 4,815.9</td>
<td>4,585.9</td>
</tr>
<tr>
<td>Receivables, prepaid expenses</td>
<td>2,194.7</td>
<td>673.6</td>
</tr>
<tr>
<td>and other assets</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Investments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marketable debt securities</td>
<td>13,595.5</td>
<td>13,725.0</td>
</tr>
<tr>
<td>Preferred and common stock</td>
<td>25,109.8</td>
<td>24,253.2</td>
</tr>
<tr>
<td>Real estate</td>
<td>4,303.6</td>
<td>5,755.9</td>
</tr>
<tr>
<td>Absolute return</td>
<td>4,288.5</td>
<td>4,327.5</td>
</tr>
<tr>
<td>Private credit</td>
<td>1,890.4</td>
<td>1,816.3</td>
</tr>
<tr>
<td>Private equity</td>
<td>9,803.9</td>
<td>8,770.2</td>
</tr>
<tr>
<td>Infrastructure</td>
<td>1,902.3</td>
<td>3,300.9</td>
</tr>
<tr>
<td><strong>Total investments</strong></td>
<td>60,894.0</td>
<td>61,949.0</td>
</tr>
<tr>
<td><strong>Total assets</strong></td>
<td>$ 67,904.6</td>
<td>67,208.5</td>
</tr>
<tr>
<td><strong>Liabilities</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Accounts payable</td>
<td>$ 2,581.9</td>
<td>879.8</td>
</tr>
<tr>
<td>Income distributable to the State of Alaska</td>
<td>20.5</td>
<td>28.5</td>
</tr>
<tr>
<td><strong>Total liabilities</strong></td>
<td>2,602.4</td>
<td>908.3</td>
</tr>
<tr>
<td><strong>Fund Balances</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nonspendable:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Permanent Fund corpus -</td>
<td>46,618.8</td>
<td>41,542.1</td>
</tr>
<tr>
<td>contributions and appropriations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unrealized appreciation on</td>
<td>5,789.3</td>
<td>6,277.5</td>
</tr>
<tr>
<td>invested assets</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total nonspendable</strong></td>
<td>52,408.1</td>
<td>47,819.6</td>
</tr>
<tr>
<td>Committed:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Fund appropriation</td>
<td>3,091.5</td>
<td>1,933.1</td>
</tr>
<tr>
<td>Permanent Fund corpus</td>
<td>-</td>
<td>4,000.0</td>
</tr>
<tr>
<td><strong>Total committed</strong></td>
<td>3,091.5</td>
<td>5,933.1</td>
</tr>
<tr>
<td>Assigned for future appropriations:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Realized earnings</td>
<td>8,378.3</td>
<td>10,121.6</td>
</tr>
<tr>
<td>Unrealized appreciation on</td>
<td>1,424.3</td>
<td>2,426.0</td>
</tr>
<tr>
<td>invested assets</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total assigned</strong></td>
<td>9,802.6</td>
<td>12,547.6</td>
</tr>
<tr>
<td><strong>TOTAL FUND BALANCES</strong></td>
<td>65,302.2</td>
<td>66,300.3</td>
</tr>
<tr>
<td><strong>TOTAL LIABILITIES AND FUND BALANCES</strong></td>
<td>$ 67,904.6</td>
<td>67,208.5</td>
</tr>
</tbody>
</table>

STRUCTURE OF THE PERMANENT FUND

Alaska’s Permanent Fund is invested as one, comprehensive strategy but is divided into two parts:

1. The **Principal** can be used only for income-producing investments and grows through deposits of mineral royalties, inflation proofing, and special appropriations by the Legislature.

2. The **ERA** holds net earnings generated by the Fund’s investments and can be appropriated by the Legislature for any state purpose.

CONTRIBUTIONS TO PRINCIPAL (since inception)

- Royalty deposits
- Special appropriations
- Inflation proofing

- $17.6 B
- $18.0 B
- $11.0 B
APFC strives to maintain a well-diversified investment portfolio that distributes risk and generates the highest possible return within the mandate given to us by the Board of Trustees. APFC’s allocation of assets is designed to deliver risk-adjusted returns of at least 5% plus CPI over a long-term investment horizon.
APFC MISSION
To manage and invest the assets of the Permanent Fund and other funds designated by law.

APFC’s team of professionals is responsible for the day-to-day operations, accounting, and investment of the Permanent Fund and is overseen by a six-member Board of Trustees, who serve as fiduciaries. Together, APFC’s Trustees and staff strive to achieve long-term investment success for current and future Alaskans. Visit www.apfc.org to learn more about the Permanent Fund and the work APFC does to invest Alaska’s renewable financial resource.

START OF FISCAL YEAR 2021

ASSETS UNDER MANAGEMENT
as of July 31, 2020 - 1st month of FY21

$63,604,800,000

ANNUALIZED RETURN SINCE INCEPTION
8.60%

PRINCIPAL $53.3 B

 Deposits & Other Appropriations $46.6 B
 Realized Earnings $5.5 B
 Unrealized Gains $6.7 B
 POMV Commitment FY22 $1.7 B
 Unrealized Gains $3.1 B

EARNINGS RESERVE ACCOUNT $10.3 B

USES OF THE FUND’S REALIZED INCOME
The investment of the Fund has generated more than $68.5 billion in net realized earnings in the ERA, which have been used to support current generations in the form of dividends and government services. The earnings have also been saved as appropriations back into the Principal for investment, and some earnings are unspent and remain available for inflation proofing and the annual POMV draw. Per Alaska Statute 37.13.140(b), withdrawals from the ERA are based on a percentage of the average market value (“POMV”) of the Fund for the first five of the preceding six fiscal years, a method designed to create a withdrawal structure that ensures no more than a sustainable amount is drawn on an annual basis.

ALASKA’S #1 SOURCE OF REVENUE
In a state primarily dependent on non-renewable resources, the Permanent Fund generates renewable revenue. The POMV draw from the ERA now provides approximately 70% of unrestricted state revenues.

CONTRIBUTIONS TO THE UNRESTRICTED GENERAL FUND

Oil & Gas Revenue Non-Oil Revenue POMV

Billions

YEAR
$0.52 $0.41 $0.46 $0.47 $0.49 $2.72 $2.72 $2.49 $2.93 $3.09 $3.07 $3.21

$1.69 $1.11 $0.88 $1.94 $2.04 $1.09 $0.72 $0.81 $0.90
### REGIONAL ELECTIONS OFFICES

<table>
<thead>
<tr>
<th>Region I Elections Office</th>
<th>Region II Elections Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>(House Districts 29-36)</td>
<td>(House Districts 7-8, 10-28)</td>
</tr>
<tr>
<td>P.O. Box 110018</td>
<td>Anchorage Office</td>
</tr>
<tr>
<td>Juneau, Alaska 99811-0018</td>
<td>2525 Gambell Street, Suite 100</td>
</tr>
<tr>
<td>Phone: (907) 465-3021</td>
<td>Anchorage, Alaska 99503-2838</td>
</tr>
<tr>
<td>1-866-948-8683</td>
<td>Phone: (907) 522-8683</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Region III Elections Office</th>
<th>Matanuska-Susitna Elections Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>(House Districts 1-6, 9)</td>
<td></td>
</tr>
<tr>
<td>675 7th Avenue, Suite H-3</td>
<td>1700 E. Bogard Road, Suite B102</td>
</tr>
<tr>
<td>Fairbanks, Alaska 99701-4542</td>
<td>Wasilla, Alaska 99654</td>
</tr>
<tr>
<td>Phone: (907) 451-2835</td>
<td>Phone: (907) 373-8952</td>
</tr>
<tr>
<td>1-866-959-8683</td>
<td></td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Region IV Elections Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>(House Districts 37-40)</td>
</tr>
<tr>
<td>P.O. Box 577</td>
</tr>
<tr>
<td>Nome, Alaska 99762-0577</td>
</tr>
<tr>
<td>Phone: (907) 443-5285</td>
</tr>
<tr>
<td>1-866-953-8683</td>
</tr>
</tbody>
</table>