# OFFICIAL BALLOT PRESIDENTIAL GENERAL ELECTION NOVEMBER 6, 2012

### STATE OF MARYLAND, WICOMICO COUNTY

#### **INSTRUCTIONS**

To vote, completely fill in the oval to the left of your choice(s). Mark only with a #2 pencil. DO NOT ERASE. If you make a mistake you may request a new ballot. If your vote for a candidate or question is marked in such a manner that your intent is not clearly demonstrated, your vote for that office may not be counted. To protect the secrecy of your vote, do not put your name, initials, or any identifying mark on your official ballot.

To vote for a candidate whose name is not printed on the ballot, write in the name of the candidate on the designated write-in line under that office title and completely fill in the oval to the left of the write-in candidate's name.

under that office title and completely fill in the oval to the	left of the write-in candidate's name.
PRESIDENT AND VICE PRESIDENT OF THE UNITED STATES Vote for One	QUESTION 1 Constitutional Amendment (Ch. 394 of the 2011 Legislative Session) Qualifications for Prince George's County
Barack Obama  Illinois  Democra	Orphans' Court Judges
And <b>Joe Biden</b> Delaware	(Amending Article IV, Section 40 of the Maryland Constitution)
Mitt Romney Massachusetts And Paul Ryan Wisconsin	Requires judges of the Orphans' Court for Prince George's County to be admitted to practice law in this State and to be a member in good standing of the Maryland Bar.  For the Constitutional Amendment
□ Gary Johnson Libertaria	
New Mexico And James P. Gray California  Jill Stein Massachusetts And	Constitutional Amendment (Ch. 146 of the 2012 Legislative Session) Qualifications for Baltimore County Orphans' Court Judges  (Amending Article IV, Section 40 of the Maryland
<b>Cheri Honkala</b> Pennsylvania	Constitution)
Write-in	Requires judges of the Orphans' Court for Baltimore County to be admitted to practice law in this State and to be a member in good standing of the Maryland Bar.
	For the Constitutional Amendment
U.S. SENATOR	Against the Constitutional Amendment
Vote for One	QUESTION 3 Constitutional Amendment
C D C II	
Ben Cardin      Democra      Republic      Republic	(Ch. 147 of the 2012 Legislative Session)
○ Daniel John Bongino Republica	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials
<ul><li>Daniel John Bongino</li><li>Dean Ahmad</li><li>Republica</li><li>Libertaria</li></ul>	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials (Amending Article XV, Section 2 of the Maryland
Daniel John Bongino  Dean Ahmad  S. Rob Sobhani  Unaffiliate	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliate  Write-In  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliation Write-in  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One  Democra	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the conviction becomes final. Under the amended law,
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliate Write-in  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One  Wendy Rosen Andy Harris  Republica	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the conviction becomes final. Under the amended law, an elected official is suspended when found guilty and is removed when the conviction becomes final
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliate Write-in  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One  Wendy Rosen Andy Harris Republica Republica Libertaria	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the conviction becomes final. Under the amended law, an elected official is suspended when found guilty and is removed when the conviction becomes final or when the elected official pleads guilty or no
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliate Write-in  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One  Wendy Rosen Andy Harris Muir Wayne Boda Libertaria	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the conviction becomes final. Under the amended law, an elected official is suspended when found guilty and is removed when the conviction becomes final
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliate Write-in  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One  Wendy Rosen Democra Andy Harris Republication Muir Wayne Boda Libertaria Unaffiliate Libertaria Libertaria Unaffiliate Unaffiliate Libertaria Libertaria Unaffiliate Unaffiliate Unaffiliate Unaffiliate Libertaria Libertaria Unaffiliate Unaffiliate Unaffiliate Unaffiliate Libertaria Libertaria Unaffiliate	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the conviction becomes final. Under the amended law, an elected official is suspended when found guilty and is removed when the conviction becomes final or when the elected official pleads guilty or no contest.
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliate Write-in  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One  Wendy Rosen Andy Harris Muir Wayne Boda Libertaris Write-in  JUDGE OF THE CIRCUIT COURT	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the conviction becomes final. Under the amended law, an elected official is suspended when found guilty and is removed when the conviction becomes final or when the elected official pleads guilty or no contest.  For the Constitutional Amendment
Daniel John Bongino Dean Ahmad S. Rob Sobhani Unaffiliate Write-in  REPRESENTATIVE IN CONGRESS CONGRESSIONAL DISTRICT 1 Vote for One  Wendy Rosen Andy Harris Muir Wayne Boda Libertaris Write-in  JUDGE OF THE CIRCUIT COURT JUDICIAL CIRCUIT 1 Vote for One	(Ch. 147 of the 2012 Legislative Session) Suspension and Removal of Elected Officials  (Amending Article XV, Section 2 of the Maryland Constitution)  Changes the point at which an elected official charged with certain crimes is automatically suspended or removed from office. Under existing law, an elected official who is convicted or pleads no contest is suspended and is removed only when the conviction becomes final. Under the amended law, an elected official is suspended when found guilty and is removed when the conviction becomes final or when the elected official pleads guilty or no contest.  For the Constitutional Amendment  Against the Constitutional Amendment

BE SURE THAT YOU HAVE COMPLETED BOTH SIDES OF THIS BALLOT

✓ YES✓ NO

#### **QUESTION A QUESTION 4 Charter Amendment Referendum Petition** Council Vacancies - Section 205 (Ch. 191 of the 2011 Legislative Session) **Public Institutions of Higher Education -**To extend the time for filling a vacant position from **Tuition Rates** 30 days to 45 days, if there are 3 or fewer vacancies; to certify that the list of nominees is Establishes that individuals, including submitted by the Local State Central Committee and undocumented immigrants, are eligible to pay inthat appointees shall be of same political party as state tuition rates at community colleges in the person whose position is being filled. Maryland, provided the student meets certain For the Charter Amendment conditions relating to attendance and graduation from a Maryland high school, filing of income taxes, Against the Charter Amendment intent to apply for permanent residency, and **QUESTION B** registration with the selective service system (if **Charter Amendment** required); makes such students eligible to pay in-**Referendum and Petitions** state tuition rates at a four-year public college or **Section 312 and 1002** university if the student has first completed 60 credit hours or graduated from a community college in To amend the Charter to require referendum Maryland; provides that students qualifying for inpetitions and petitions for charter amendments to be state tuition rates by this method will not be counted signed by a number of registered voters in the as in-state students for purposes of counting County at least equal to 20% of the number of undergraduate enrollment; and extends the time in voters who voted in the previous presidential which honorably discharged veterans may qualify for election or ten thousand registered voters, in-state tuition rates. whichever is less. For the Referred Law For the Charter Amendment Against the Referred Law Against the Charter Amendment **QUESTION C QUESTION 5 Referendum Petition Charter Amendment** (Ch. 1 of the 2011 Special Session) Department of Law - Section 507 **Congressional Districting Plan** To amend the Charter to provide that the County Attorney must have at least 5 years experience in Establishes the boundaries for the State's eight the general practice of law in the State of Maryland United States Congressional Districts based on immediately prior to appointment; to delete the recent census figures, as required by the United residency requirement; to provide that the County States Constitution. Attorney may be removed from office by either: the For the Referred Law Executive with the consent of a majority of the Council, or a two-thirds vote of the entire Council; Against the Referred Law and to provide that the County Attorney shall **QUESTION 6** immediately forfeit office under specified **Referendum Petition** circumstances. (Ch. 2 of the 2012 Legislative Session) For the Charter Amendment **Civil Marriage Protection Act** Against the Charter Amendment Establishes that Maryland's civil marriage laws allow **QUESTION D** gay and lesbian couples to obtain a civil marriage **Charter Amendment** license, provided they are not otherwise prohibited Public Hearings - Capital Program and Budget from marrying; protects clergy from having to perform any particular marriage ceremony in To require the County Executive to hold a public violation of their religious beliefs; affirms that each hearing on the Capital Program and on the Expense religious faith has exclusive control over its own Budget; and to clarify that the Capital Program theological doctrine regarding who may marry within include any recommendation that an already that faith; and provides that religious organizations authorized project be modified, postponed, or and certain related entities are not required to abandoned. provide goods, services, or benefits to an individual For the Charter Amendment related to the celebration or promotion of marriage in violation of their religious beliefs. Against the Charter Amendment

For the Referred LawAgainst the Referred Law

QUESTION 7
Gaming Expansion Referendum
(Ch. 1 of the Second 2012 Special Session)
Gaming Expansion

Do you favor the expansion of commercial gaming in the State of Maryland for the primary purpose of raising revenue for education to authorize video lottery operation licensees to operate "table games" as defined by law; to increase from 15,000 to 16,500 the maximum number of video lottery terminals that may be operated in the State; and to increase from 5 to 6 the maximum number of video lottery operation licenses that may be awarded in the State and allow a video lottery facility to operate in Prince George's County?

For the Additional Forms and Expansion of Commercial Gaming

 Against the Additional Forms and Expansion of Commercial Gaming

## END OF BALLOT