track betting shall be permitted in connection with horse and dog racing permitted pursuant to this section. "Explanatory statement. This proposed amendment would authorize the legislature to permit, license, regulate and tax horse county. and dog races and parimutuel wagering on such races, conducted by nonprofit organizations, in any county where a majority of the voters have approved this proposition or a later proposition authorizing the conduct of the races and wagering in

their county but would prohibit off-track betting.

"A vote for the proposed amendment would permit horse and dog racing with parlmutuel wagering in any county where a majority of the voters approve this proposition or a later proposition authorizing the conduct of the races and wagering in their county but would prohibit off-track betting.

electors of the county voting thereon ap-

prove this proposed amendment; or (b) the

qualified electors of the county approve a

proposition, by a majority vote of those voting thereon at an election held within the

county, to permit such racing and wagering

within the boundaries of the county. No off-

"A vote against the proposed amendment would continue the current prohibition against parimutuel wagering on horse and

dog races.

Yes

C No

## **QUESTION NUMBER 2**

Shall the following be adopted? Section 10 of article 15 of the constitution of the state of Kansas is amended to read as follows:

"§10. Intoxicating liquors. legislature may provide for the prohibition of intoxicating liquors in certain areas.

'(b) The legislature may regulate. license and tax the manufacture and sale of intoxicating liquors, and may regulate the possession and transportation of intoxicating liquors.

(c) The sale of intoxicating liquor by the individual drink in public places is pro-hibited, except that the legislature may permit, regulate, license and tax the sale of intoxicating liquor by the drink in public places in a county where the qualified electors of the county approve, by a majority vote of those voting on this proposition, to icating liquor by the drink within any county in which the regulation, licensing, taxation and sale of intoxicating liquor by the drink in public places is prohibited."

"Explanatory statement. This prepared." Explanatory statement. This proposed amendment would authorize the legislature to permit, license, regulate and tax the sale of intoxicating liquor by the drink in public places which are located in a county where the voters have approved such sale in their

suant to this section, but no temporary permit shall be issued for the sale of intox-

"A vote for the proposed amendment would permit the sale of liquor by the drink in public places which are located in a county where the voters approve such sale in their county.

"A vote against the proposed amendment would continue the current prohibition against the sale of liquor by the drink in public places."

C Yes

C No

### **QUESTION NUMBER 3** Shall the following be adopted?

Section 1 of article 11 of the constitution of the state of Kansas is amended to read as follows:

"§ 1. (a) System of taxation; classification; exemption. The provisions of this subsection (a) shall govern the assessment and taxation of property until the provisions of subsection (b) of this section are implemented and become effective, whereupon subsection (a) shall expire. The legislature shall provide for a uniform and equal rate of assessment and taxation, except that the legislature may provide for the classification and the taxation uniformly as to class of motor vehicles, mineral products, money, mortgages, notes and other evidence of debt or may exempt any of such classes of property from property taxation and impose taxes upon another basis in lieu thereof. All property used exclusively for state, county, municipal, literary, educa-tional, scientific, religious, benevolent and charitable purposes, and all household goods and personal effects not used for the production of income, shall be exempted from property taxation.

''(b) Systém of taxation; classification; (1) The provisions of this subsection (b) shall govern the assessment and taxation of property on and after January 1, 1989, and each year thereafter. Except as otherwise hereinafter specifically provided, the legislature shall provide for a uniform and equal basis of valuation and rate of taxation of all property subject to taxation. The provisions of this subsection (b) shall not be applicable to the taxation of motor vehicles, except as otherwise herinafter specifically provided, mineral products, money, mortgages, notes and other evidence of debt and grain. Property shall be classified into the following classes for the purpose of assessment and assessed at the percentage of value prescribed

Class 1 shall consist of real property. Real property shall be further classified into four subclasses. Such property shall be defined by law for the purpose of subclassification and assessed uniformly as to subclass at the following percentages of

Real property used for residential purposes including multi-family residential real 12%

upon the basis of its agricultural income or agricultural productivity pursuant to section 12 of article 11 of the constitution

30% Vacant lots. 12% All other urban and rural real

property not otherwise specifically subclassified . . . . . . 30% "Class 2 shall consist of tangible per-

sonal property. Such tangible personal property shall be further classified into six subclasses, shall be defined by law for the purpose of subclassification and assessed uniformly as to subclass at the following percentages of value:

Mobile homes used for 12% residential purposes. Mineral leasehold interest. 30%

Public utility tangible personal 30% property. categories of motor

vehicles not defined and specifically valued and taxed pursuant to law enacted prior 30%

machinery and equipment which, if its economic life is seven years or more, shall be valued at its retail cost when new less seven-year straightline depreciation, or which, if its economic life is less than seven years, shall be valued at its retail cost when new less straight-line depreciation over its economic life, except that, the value so obtained for such property, notwithstanding its economic life and as long as such property is being used, shall not be less than 20% of the retail cost when new of such property . . . .

All other tangible personal property not otherwise specifically classified . . .

"(2) All property used exclusively for state, county, municipal, literary, educascientific, religious, benevolent and charitable purposes, farm machinery and equipment, merchant's and manufacturer's inventories and livestock and all household

# VOTE **BOTH SIDES**

039

20%

goods and personal effects not used for the production of income, shall be exempted

from property taxation.

"Explanatory statement. On and after January 1, 1989, real and personal property will automatically be divided into classes and subclasses and assessed at different percentages of value fixed in the constitution. Also, the amendment provides for the exemption of farm machinery and equipment, merchant's and manufacturer's inventories and livestock.

'A vote for the proposition would provide that land devoted to agricultural use would be valued on the basis of its agricultural income or agricultural productivity and would be assessed at 30% of the value so obtainthat commercial and industrial machinery and equipment would be assessed at 20% of its fair market value, that all residential property and vacant lots would be assessed at 12% of its fair market value and that all other property would be assessed at 30% of its fair market value. Also, certain categories of personal property would be exempted from property taxation

"A vote against the proposition would continue the present requirement that, except for motor vehicles, mineral products and intangible property, all property must be taxed and assessed at a uniform and

equal rate."

C Yes 

### **QUESTION NUMBER 4**

Shall the following be adopted?

Article 15 of the constitution of the state of Kansas is amended by adding a new section thereto to read as follows:

'§ 3c. State-owned and operated lottery. Notwithstanding the provisions of section 3 of article 15 of the constitution of the state of Kansas, the legislature may provide for a state-owned and operated lottery, except that such state-owned lottery shall not be operated after June 30, 1990, unless authorized to be operated after such date by a concurrent resolution approved by a majority of all of the members elected (or appointed) and qualified of each house and adopted in the 1990 regular session of the legislature. The state shall whenever possible provide the public information on the odds of winning a prize or prizes in a lot-

tery game. Explanatory statement. This proposed amendment would authorize the legislature to provide for a state-owned and operated

lottery.
"A vote for the proposed amendment would permit the legislature to provide for operation of a state-owned and operated lottery until June 30, 1990, with authority for the legislature to authorize the operation of such lottery after that date by adopting a concurrent resolution by a majority vote of all members of each house during the regular session of the legislature in 1990. The legislature shall provide by law for informing the public of the odds of winning prizes in the lottery.

"A vote against the proposed amendment would continue the current prohibition against such lotteries."

C Yes 

#### **QUESTION NUMBER 5**

Shall the following be adopted?

Article 6 of the constitution of the state of Kansas is hereby revised to read as follows: "Article 6.—EDUCATION

§1. Schools, educational institutions and related activities. The legislature shall provide for intellectual, educational, vocational and scientific improvement by establishing and maintaining public schools, educational institutions and related activities which may be established, organized and changed in such manner as

may be provided by law. §2. State board of education and state board of regents. (a) The legislature shall provide for a state board of education and for its supervision of public schools, educa-tional institutions and all the educational interests of the state, except educational functions delegated by law to the state board of regents. The state board of education shall perform such other duties as may

be provided by law.

(b) The legislature shall provide for a state board of regents and for its control and supervision of public institutions of higher education. Public institutions of higher education shall include universities and colleges granting baccataureate or postbaccalaureate degrees and such other institutions and educational interests as may be provided by law. The state board of regents shall perform such other duties as may be provided by law.

(c) Any municipal university shall be operated, supervised and controlled as pro-

vided by law.

§3. Members of state board of education and state board of regents. (a) There shall be ten members of the state board of education with overlapping terms as the legislature may prescribe. The legislature shall make provision for ten member districts, each comprised of four contiguous senatorial districts. The electors of each member district shall elect one person residing in the district as a member of the board. The legislature shall prescribe the manner in which vacancies occurring on the

board shall be filled.

"(b) The state board of regents shall have nine members with overlapping terms as the legislature may prescribe. Members shall be appointed by the governor, subject to confirmation by the senate. Not less than one member shall be appointed from each congressional district with the remaining members appointed at large; however, no two members shall reside in the same county at the time of their appointment. Vacancies occurring on the board shall be filled by appointment by the governor as provided by

law.
"(c) Subsequent redistricting shall not disqualify any member of either board from service for the remainder of a term of office. Any member of either board may be removed from office for cause as may be provided

by law."
"§4. Commissioner of education. state board of education shall appoint a commissioner of education who shall serve at the pleasure of the state board as the ex-

ecutive officer of the board.

'§5. Local public schools. Local public schools shall be maintained, developed and operated by locally elected boards. When authorized by law, such boards may make and carry out agreements for cooperative operation and administration of educational programs. All such agreements shall be subject to limitation, change or termination by the legislature. The state board of education shall exercise such supervision over the maintenance, development and opera-tion of local public schools as may be prescribed by law.

"§6. Finance of education. legislature may levy a permanent tax for the use and benefit of state institutions of higher education and apportion among and appropriate the same to the several institutions, which levy, apportionment and appropriation shall continue until changed by statute. Further appropriation and other provision for finance of institutions of higher education may be made by the legislature.

'(b) The legislature shall make suitable provision for finance of the educational interests of the state. No tuition shall be charged for attendance at any public school to pupils required by law to attend such school, except such fees or supplemental charges as may be authorized by law. The legislature may authorize the state board of regents to establish tuition, fees and charges at institutions under its supervision.

"(c) No religious sect or sects shall con-

trol any part of the public educational funds. \$7. Savings clause. All laws in force at the time of the adoption of this amendment and consistent therewith shall remain in full force and effect until amended or repealed by the legislature.

"Explanatory statement. The purpose of this amendment is to update the education article of the state constitution and to make certain that the legislature has full authority

to provide by law for the public interest in the educational policy of this state.

A vote for this proposition would terminate the constitutional powers and duties of the state board of education in developing and carrying out the public educational policy of this state and would allow the legislature to provide for those powers and

duties by law.

'A vote against this proposition would continue in effect the constitutional powers and duties of the state board of education with respect to the public educational policy of this state and would continue in effect the limitation on the authority of the legislature to provide for those powers and duties by

C Yes

**VOTE BOTH SIDES** 

D

	OFFICIAL GEN	IERAL ELECTION ABSENT V	OTER BALLOT
			C November 4, 1986
21 22			
40 41 42	BOB DOLE Republican Russell GUY MACDONALD Democrat Wichita  For UNITED STATES REPRESENTATIVE 2nd DISTRICT Vote for ONE  PHILL KLINE Republican Lawrence JIM SLATTERY Democrat Topeka  STATE OFFICES  For GOVERNOR AND LIEUTENANT GOVERNOR Vote for ONE PAIR	MARTHA J. PARKER Republican Clinton  JOHN M. SOLBACH Democrat	QUESTION NUMBER 2  To vote for a Judge of the Court of Appeals being retained in office, darken the oval to the left of the word "Yes."  To vote against a Judge of the Court of Appeals being retained in office, darken the oval to the left of the word "No."  Shall BOB ABBOTT, Junction City, Position No. 3, Kansas Court of Appeals, be retained in office?  YES  NO  Shall MARY BECK BRISCOE, Council Grove, Position No. 5, Kansas Court of Appeals, be retained in office?  YES
62	TOM DOCKING Democrat	QUESTION SUMBITTED CITY OF LAWRENCE  To vote in favor of said proposition, darken the oval to the left of the word "YES." To vote against said proposition, darken the oval to the left of the word "No."  Shall the following be adopted?  Shall the City of Lawrence, Kansas, issue its general obligation bonds in an amount not exceeding \$1,000,000 pursuant to the provision of K.S.A. 12-1736 et seq. for the pupose of constructing a community recreation center at an estimated total cost of \$1,300,000?  To vote in favor of the Bonds, darken the oval to the left of the word "Yes." To vote against the Bonds, darken the oval to the left of the word "No."  YES  NO	OFFICIAL RETENTION, JUDGES OF THE DISTRICT COURT  QUESTION NUMBER 1  To vote for a Judge of the District Court being retained in office, darken the oval to the left of the word "Yes."  To vote against a Judge of the District Court being retained in office, darken the oval to the left of the word "No."  Shall JEAN F. SHEPHERD, Lawrence, District Judge, 7th District, Division 3, be retained in office?  YES  NO
	ABSENTEE	В	C