Propositions To Be Voted Upon
In State of Nevada at General Election, November 2, 1954
Propositions To Be Voted Upon in State of Nevada at
the General Election, November 2, 1954

L. John Koontz, the duly elected, qualified, and acting Secretary of
State of the State of Nevada, do hereby certify that the following are
ture, full, and correct copies of the original Initiative Petition—"An
Act to repeal an Act entitled, 'An Act relating to employment; pro-
hibiting the denial of employment because of nonmembership in a labor
organization; prohibiting agreements excluding any person from
employment because of nonmembership in a labor organization; pro-
hibiting strikes or picketing to induce violation of this Act; making
illegal compelling or attempting to compel a person to join a labor
organization or leave his employment against his will; prohibiting
conspiracies to cause the discharge of any persons because of nonmem-
bership in a labor organization; and prescribing penalties for the vi-
olation thereof,'" and Assembly Joint Resolution No. 1 of the Forty-
Fifth Session proposing an amendment to Section 19, Article V, of
the Constitution of the State of Nevada; Assembly Joint Resolution
No. 2 of the Forty-Fifth Session proposing an amendment to Section
22, Article V, of the Constitution of the State of Nevada; Senate Joint
Resolution No. 2 of the Forty-Fifth Session proposing an amendment
to Section 19 of Article IV of the Constitution of the State of Nevada;
Senate Joint Resolution No. 3 of the Forty-Fifth Session proposing
an amendment to Section 6 of Article XI of the Constitution of the
State of Nevada, to be voted upon at the General Election in Nevada,
November 2, 1954.

QUESTION NO. 1
Initiative Petition
Shall—"An act to repeal an act entitled 'An act relating to employ-
ment; prohibiting the denial of employment because of nonmem-
bership in a labor organization; prohibiting agreements excluding
any person from employment because of nonmembership in a labor
organization; prohibiting strikes or picketing to induce violation of this Act; making
illegal compelling or attempting to compel a person to join a labor organization or leave his employment against his will; prohibiting conspiracies to cause the discharge of any persons because of nonmembership in a labor organization; and prescribing penalties for the violation thereof.'
The People of the State of Nevada do enact as follows:

SECTION 1. That certain act initiated by the people of the State of
Nevada and enacted by the people of the State of Nevada at the gen-
eral election held on the 4th day of November, 1952, entitled 'An Act
relating to employment; prohibiting the denial of employment because of nonmembership in a labor organization; prohibiting agreements excluding any person from employment because of nonmembership in
a labor organization; prohibiting strikes or picketing to induce violation of this Act; making illegal compelling or attempting to compel a person to join a labor organization or leave his employment against his will; prohibiting conspiracies to cause the discharge of any persons because of nonmembership in a labor organization; and prescribing penalties for the violation thereof, effective December 3, 1952, is hereby repealed.

Section 2. This act shall become effective immediately upon its passage and approval, or, should it be submitted to the qualified electors for approval or rejection, then from the date of the official declaration of the vote.”—be approved?

Yes: 36,434
No: 38,180

(Explanation of Question No. 1)

Question No. 1 is an initiative petition having for its purpose the repeal of the commonly known “Right to Work Law,” an initiative petition adopted by the vote of the people at the November election of 1952 and being now Chapter 1, Statutes of 1953. Question No. 1, if approved by the vote of the people, will repeal in its entirety the “Right to Work Law.”

QUESTION NO. 2

Amendment to the Constitution

Shall Assembly Joint Resolution proposing an amendment to section 19, article V, of the Constitution of the State of Nevada, reading as follows:

Resolved by the Assembly and Senate of the State of Nevada, jointly.
That section 19 of article V of the Constitution of the State of Nevada, be amended to read as follows:

Section 19. A secretary of state, a treasurer, a controller, [a surveyor-general] and an attorney general, shall be elected at the same time and places, and in the same manner as the governor. The term of office of each shall be the same as is prescribed for the governor. Any elector shall be eligible to either of said offices.—be approved?

Yes: 35,128
No: 30,123

(Explanation of Question No. 2)

Question No. 2 is a measure to amend Section 19, Article V of the Constitution of Nevada, by striking therefrom the term “Surveyor-General.” If Question No. 2 is approved, it will abolish the Office of Surveyor-General from and after the official canvas of the vote thereon.
QUESTION NO. 3
Amendment to the Constitution

Shall Assembly Joint Resolution proposing an amendment to section 22, article V, of the Constitution of the State of Nevada, reading as follows:

Resolved by the Assembly and Senate of the State of Nevada, jointly, That section 22 of article V of the constitution of the State of Nevada, be amended to read as follows:

Section 22. The secretary of state, state treasurer, state controller, [surveyor-general] attorney general, and superintendent of public instruction shall perform such other duties as may be prescribed by law.—be approved?

Yes 33,903
No 18,648

(Explanation of Question No. 3)

Question No. 3 is simply a companion measure to Question No. 2 and amends Section 22, Article V, Constitution of Nevada, by striking therefrom the term "Surveyor General" in order to eliminate from the Constitution all reference to the Office of Surveyor General as a constitutional State officer.

QUESTION NO. 4
Amendment to the Constitution

Shall Senate Joint Resolution proposing an amendment to section 19 of article IV of the Constitution of the State of Nevada, reading as follows:

Resolved by the Senate and Assembly of the State of Nevada, jointly. That section 19 of article IV of the constitution of the State of Nevada be amended to read as follows:

Section 19. No money shall be drawn from the treasury but in consequence of appropriations made by law. [An accurate statement of the receipts and expenditures of the public money shall be attached to and published with the laws at every regular session of the legislature.]—be approved?

Yes 38,075
No 18,665

(Explanation of Question No. 4)

Question No. 4 is a measure to amend Section 19, Article IV of the Constitution of Nevada, by striking therefrom the words "an accurate statement of the receipts and expenditures of the public money shall be attached to the published laws at every regular session of the legislature." which provision has required and now requires the insertion in the statutes enacted at each session of the Legislature the
Report of the State Treasurer for each fiscal year of the biennium. The approval of Question No. 4 will eliminate such insertion in the statutes.

QUESTION NO. 5

Amendment to the Constitution

Shall Senate Joint Resolution proposing an amendment to section 6 of article XI of the Constitution of the State of Nevada, reading as follows:

Resolved by the Senate and Assembly of the State of Nevada, jointly. That section 6 of article XI of the constitution of the State of Nevada be amended to read as follows:

Section 6. In addition to other means provided for the support and maintenance of said university and common schools, the legislature shall provide for their support and maintenance by direct legislative appropriation from the general fund, upon the presentation of budgets in the manner required by law.—be approved?

Yes: 36, 1.2
No: 16, 78.5

(Explanation of Question No. 5)

Question No. 5 is a measure to amend Section 6, Article XI of the Constitution of Nevada, which now provides “The Legislature shall provide a special tax in addition to the other means provided for the support and maintenance of said university and common schools.” The proposed amendment, if approved, will provide the Legislature with the power and mandatorily require it, in addition to other means of providing revenue for the support of the public schools, to provide for such support and maintenance by direct legislative appropriation from the General Fund of the State.

In Witness Whereof, I have hereunto set my hand and affixed the Great Seal of State, at my office in Carson City, Nevada, this 4th day of August, A. D. 1954.

John Koontz

Secretary of State.