



**No. 4 Constitutional Amendment  
Article I, New Section**

**Amendment to Limit Government Interference with Abortion**

No law shall prohibit, penalize, delay, or restrict abortion before viability or when necessary to protect the patient's health, as determined by the patient's healthcare provider. This amendment does not change the Legislature's constitutional authority to require notification to a parent or guardian before a minor has an abortion.

The proposed amendment would result in significantly more abortions and fewer live births per year in Florida. The increase in abortions could be even greater if the amendment invalidates laws requiring parental consent before minors undergo abortions and those ensuring only licensed physicians perform abortions. There is also uncertainty about whether the amendment will require the state to subsidize abortions with public funds. Litigation to resolve those and other uncertainties will result in additional costs to the state government and state courts that will negatively impact the state budget. An increase in abortions may negatively affect the growth of state and local revenues over time. Because the fiscal impact of increased abortions on state and local revenues and costs cannot be estimated with precision, the total impact of the proposed amendment is indeterminate.

**THE FINANCIAL IMPACT OF THIS AMENDMENT CANNOT BE DETERMINED DUE TO AMBIGUITIES AND UNCERTAINTIES SURROUNDING THE AMENDMENT'S IMPACT.**

Yes  
 No

**No. 5 Constitutional Amendment  
Article VII, Section 6 and Article XII**

**Annual Adjustments to the Value of Certain Homestead Exemptions**

Proposing an amendment to the State Constitution to require an annual adjustment for inflation to the value of current or future homestead exemptions that apply solely to levies other than school district levies and for which every person who has legal or equitable title to real estate and maintains thereon the permanent residence of the owner, or another person legally or naturally dependent upon the owner is eligible. This amendment takes effect January 1, 2025.

Yes  
 No

**No. 6 Constitutional Amendment  
Article VI, Section 7**

**Repeal of Public Campaign Financing Requirement**

Proposing the repeal of the provision in the State Constitution which requires public financing for campaigns of candidates for elective statewide office who agree to campaign spending limits.

Yes  
 No

**School Board Referendums**

**Renewal of Operational Funding for Monroe County Schools**

The School District seeks to continue its current funding for operational expenses including teacher salaries and safe-school officers. Such funds will be shared with local charter schools proportionally based on their full-time student enrollment.

Shall the District continue to enact a yearly ad valorem tax of no more than 0.5625 mill, for four (4) years beginning January 1, 2027, to fund safe-school officers and operational expenses of Monroe County Schools?

Yes  
 No

**Facilitating School District Capital Projects Through Sales Tax Levy Rather than Raising Local Property Taxes**

Renewed funding is required for the School District's capital improvement plan such as new construction, renovations, additions, security needs, technology implementation, school buses, and permitted capital improvements. The revenues collected must be shared with eligible charter schools based on their proportionate share of the total school district enrollment.

Shall the School Board of Monroe County, Florida continue to levy a one-half cent sales surtax for a period of ten (10) years beginning January 1, 2026?

For the One-Half Cent Tax  
 Against the One-Half Cent Tax