



Use a pen and Mark your ballot like this ■

PRINCIPAL CHIEF (Vote for 1)

- Margo Gray
- Geoffrey M. Standing Bear

ASSISTANT PRINCIPAL CHIEF (Vote for 1)

- Raymond W. Red Corn
- Amanda S. Proctor

MEMBERS OF CONGRESS (Vote for up to 6)

- | | | |
|--|---|---|
| <input type="checkbox"/> Teresa Bates Rutherford | <input type="checkbox"/> John Free | <input type="checkbox"/> Ronald Shaw, M.D. |
| <input type="checkbox"/> Beverly Brownfield | <input type="checkbox"/> Cecelia Lemon Tallchief, BSN | <input type="checkbox"/> Joe L. Conner |
| <input type="checkbox"/> Michael Kidder | <input type="checkbox"/> Clair Wood | <input type="checkbox"/> William "Kugee" Supernaw |
| <input type="checkbox"/> John Star Bighorse | <input type="checkbox"/> James Norris | <input type="checkbox"/> Daniel Boone |
| <input type="checkbox"/> W. Jacque Jones | <input type="checkbox"/> Otto Hamilton | <input type="checkbox"/> Doug Cowan |
| <input type="checkbox"/> H. Troy Big Eagle, II | <input type="checkbox"/> Alice Buffalohead | <input type="checkbox"/> Anthony Whitehorn |
| <input type="checkbox"/> Rick Luttrell | <input type="checkbox"/> Angela Marie Pratt | <input type="checkbox"/> Justin Mays |

SHALL EACH OF THE PERSONS LISTED BE RETAINED IN OFFICE AS A JUDGE OF THE OSAGE NATION? (No Judge listed is running against any other Judge. The sole question is whether each Judge shall be retained in their present office.)

- | | |
|--|---|
| <input type="checkbox"/> Yes Chief Justice of the Supreme Court | <input type="checkbox"/> Yes Chief Trial Court Judge |
| <input type="checkbox"/> No Meredith (Quinata) Drent | <input type="checkbox"/> No Marvin E. Stepson |

CONSTITUTIONAL AMENDMENTS

- Yes 1) ONCR 13-19. Shall Article III, Section 2 of the Osage Nation Constitution be amended to replace the words "eligible for" membership to "have the right to" membership?
- No Purpose: The purpose of this amendment is to acknowledge that membership in the Osage Nation is a natural legal entitlement of the lineal descendants of those Osages listed on the 1906 Roll that cannot be deprived by actions of the Osage Nation government.
- Yes 2) ONCR 13-20. Shall Article VI of the Osage Nation Constitution be amended to add a section protecting the integrity of a supermajority vote?
- No Purpose: The purpose of this amendment is to protect the integrity of laws that require an affirmative supermajority to access Osage Nation assets. It is intended as a safeguard to prevent a Congress member from amending a supermajority requirement (more than 50% yes votes) in a law to a simple majority (only 50% yes votes) by only passing the reducing amendment by a simple majority of Congress. If enacted, Congress will have to generate more than a simple majority to access Osage Nation asset accounts.
- Yes 3) ONCR 13-22. Shall Article XV, Section 4 of the Osage Nation Constitution be amended to recognize the difference between a member of the Osage Nation and a mineral royalty interest holder of Osage descent?
- No Purpose: The purpose of this amendment is to further define and clarify the government of the Osage Nation's obligation to protect the Mineral estate by distinguishing between members of the Osage Nation, mineral royalty interest holders of Osage descent, and non-Osage mineral royalty interest holders. Not all members of the Osage Nation are mineral royalty interest holders. Likewise, not all mineral royalty interest holders are of Osage descent. This amendment clarifies this distinction by stating that the Osage Nation government only has a right to protect Mineral Estate income for mineral royalty interest holders of Osage descent.
- Yes 4) ONCR 14-03. Shall Article XX, Section 2 of the Osage Nation Constitution be amended to change the minimum number of signatures by qualified Osage voters necessary to propose an amendment to the Constitution?
- No Purpose: The purpose of this amendment is to tie the number of signatures necessary to file a petition to amend the constitution directly to the number of qualified Osage voters who actually exercise their right to vote, instead of the Osage electorate as a whole. For example, about 2300 of the approximately 12,000 total Osage electorate voted in the last election for Principal Chief. Based on those numbers, 3000 (25% of 12,000) signatures are required to file a petition to amend the constitution. If the amendment passes, the requirement is lowered to 575 (25% of 2300) signatures.
- Yes 5) ONCR 14-04. Shall Article XI, Section 3 of the Osage Nation Constitution be amended to change the minimum number of signatures by qualified Osage voters necessary to file a petition for initiative or referendum?
- No Purpose: The purpose of this amendment is to tie the number of signatures necessary to file an initiative or referendum directly to the number of qualified Osage voters who actually exercise their right to vote, instead of the Osage electorate as a whole. For example, about 2300 of the approximately 12,000 total Osage electorate voted in the last election for Principal Chief. Based on those numbers, 1800 (15% of 12,000) signatures are required to file a petition for initiative or referendum. If the amendment passes, the requirement is lowered to 575 (25% of 2300) signatures.
- Yes 6) ONCR 14-05. Shall Article XI, Section 8 of the Osage Nation Constitution be amended to change the minimum number of signatures by qualified Osage voters necessary to file a petition for recall?
- No Purpose: The purpose of this amendment is to tie the number of signatures necessary to file a recall petition directly to the number of qualified Osage voters who actually exercise their right to vote, instead of the Osage electorate as a whole. For example, about 2300 of the approximately 12,000 total Osage electorate voted in the last election for Principal Chief. Based on those numbers, 1800 (15% of 12,000) signatures are required to file a recall petition. If the amendment passes, the requirement is lowered to 575 (25% of 2300) signatures.