PRESIDENT	STATE SUPERINTENDENT OF PUBLIC INSTRUCTION		
KAMALA D. HARRIS/TIM WALZ - DEMOCRAT	SUSIE HEDALEN - REPUBLICAN		
ROBERT F. KENNEDY JR/NICOLE SHANAHAN -INDEPENDENT	SHANNON O'BRIEN – DEMOCRAT		
CHASE OLIVER/MIKE TER MAAT-LIBERTARIAN	PUBLIC SERVICE COMMISSIONER DISTRICT 2		
ILL STEIN/RUDOLPH WARE- GREEN	SUSAN BILO – DEMOCRAT		
DONALD J. TRUMP - REPUBLICAN	BRAD MOLNAR - REPUBLICAN		
JNITES STATES SENATOR	CLERK OF SUPREME COURT		
ROBERT BARB - GREEN	ERIN FARRIS-OLSEN – DEMOCRAT		
SID DAOUD - LIBERTARIAN	BOWEN GREENWOOD - REPUBLICAN		
ΓΙΜ SHEEHY – REPUBLICAN	ROGER ROOTS - LIBERTARIAN		
ION TESTER - DEMOCRAT	SUPREME COURT CHIEF JUSTICE		
JS REPRESENTATIVE 2 ND CONGRESSIONAL DISTRICT	JEREMIAH LYNCH		
ON B DRISCOLL – DEMOCRAT	CORY SWANSON		
FROY DOWNING - REPUBLICAN	SUPREME COURT JUSTICE #3		
GOVERNOR & LT GOVERNOR	KATHERINE BIDEGARAY		
RYAN BUSSE / RAPH GRAYBILL – DEMOCRAT	DAN WILSON		
GREG GIANFORTE / KRISTEN JURAS – REPUBLICAN	DISTRICT COURT JUDGE DISTRICT 16 DEPT 1		
AISER LEIB/MATT CAMPBELL - LIBERTARIAN	MICHAEL HAYWORTH		
SECRETARY OF STATE	DISTRICT COURT JUDGE DISTRICT 16 DEPT 2		
CHRISTI JACOBSEN – REPUBLICAN	RENNIE WITTMAN		
OHN LAMB - LIBERTARIAN	STATE SENATOR DISTRICT 21		
ESSE JAMES MULLEN – DEMOCRAT	GAYLE GEORGE LAMMERS – REPUBLICAN		
ATTORNEY GENERAL	SHARON STEWART PEREGOY – DEMOCRAT		
EN ALKE – DEMOCRAT	SHARON STEWART PEREGOY – DEMOCRAT		
USTIN KNUDSEN – REPUBLICAN	STATE REPRESENTATIVE DISTRICT 35		
TATE AUDITOR	KIM KREIDER – DEMOCRAT		
AMES BROWN – REPUBLICAN	GARY W. PARRY - REPUBLICAN		

JOHN REPKE – DEMOCRAT

STATE REPRESENTATIVE DISTRICT 41

JADE SOOKTIS - DEMOCRAT

DA WALLOWING BULL - REPUBLICAN

COUNTY CLERK OF COURT

ELIZABETH T. BALL - REPUBLICAN

COUNTY COMMISSIONER - DISTRICT 3

ED JOINER - DEMOCRAT

COLSTRIP LOCAL GOVERNMENT STUDY COMMISSION

DANIEL BATIE SR

DARRELL BRABEC

NORA BUCHHOLZ

GARRICK GOODHEART

ELIZABETH JENSEN

DAVID R. JOHNSON

ZANE LONGACRE

RICK MCCULLOCH

BRENDA MENAHAN

JANET HEWITT MORGAN

JOSEPH NOVASIO

TODD OLMSTEAD

DEBBIE SIEMERS

CONSTITUTIONAL INITIATIVE 126

CI-126 amends the Montana Constitution to provide a top-four primary election. All candidates, regardless of political party, appear on one ballot. The four candidates receiving the most votes advance to the general election. A candidate may list a political party preference, but a candidate isn't required to be nominated by a political party. A candidate's political party preference isn't as endorsement by the political party. The legislature may require candidates gather signatures up to five percent of the votes received by the winning candidate in

the last election to appear on the ballot. All voters may vote for one candidate for each covered office. CI-126 applies to elections for governor and lieutenant governor, secretary of state, auditor, attorney general, superintendent of public instruction, state representative, state senator, United States Representative and United States Senator.

CONSTITUTIONAL INITIATIVE 127

CI-127 amends the Montana Constitutional to provide that elections for certain offices must be decided by majority vote as determined as provided by law rather than by a plurality or the largest amount of votes. If it cannot be determined who received a majority of votes because two or more candidates are tied, then then the winner of the election will be determined as provided by law. CI-127 applies to elections for governor and lieutenant governor, secretary of state, auditor, attorney general, superintendent of public instruction, state representative, state senator, United States representative and United States senator and other offices as provided by law.

CONSTITUTIONAL INITIATIVE 128

CI-128 would amend the Montana Constitution to expressly provide a right to make and carry out decisions about one's own pregnancy, including abortion. It would prohibit the government from denying or burdening the right to abortion before fetal viability. It would also prohibit the government from denying or burdening access to an abortion when a treating healthcare professional determines it is medically indicated to protect the pregnant patient's life or health. CI-128 prevents the government from penalizing patients, healthcare providers, or anyone who assists someone in exercising their right to make and carry out voluntary decisions about their pregnancy.