



RECEIVED

SEP 4, 2019 4:52pm

Elections Division

IN THE SUPREME COURT OF THE STATE OF OREGON

MICHELE M. FLETCHALL, CHARLES E. LEE, KEVIN L. MANNIX, BECCA UHERBELAU, DAVID ROGERS, and REYNA LOPEZ,
Petitioners,

v.

ELLEN F. ROSENBLUM, Attorney General, State of Oregon,
Respondent.

S066460 (Control), S066463, S066465

**ORDER CERTIFYING SECOND MODIFIED BALLOT TITLE AND DISMISSING
MOTIONS FOR EXTENSION OF TIME AND FOR RELIEF FROM DEFAULT;
APPELLATE JUDGMENT**

Upon consideration by the court.

Having received no timely filed objections, the Supreme Court certifies to the Secretary of State the Attorney General's second modified ballot title for Proposed Initiative Petition No. 5 (2020). ORS 250.085(9). A copy of the second modified ballot title is appended to this order.

The Attorney General's motions for extension of time and relief from default are dismissed as moot.

LYNN R. NAKAMOTO
PRESIDING JUSTICE, SUPREME COURT
9/4/2019 4:46 PM

DESIGNATION OF PREVAILING PARTY AND AWARD OF COSTS

Prevailing party: Petitioners

No costs allowed

Appellate Judgment Effective Date: September 4, 2019

SUPREME COURT

c: Benjamin Gutman
Kevin L Mannix
Evan R Christopher
Aruna A Masih
Bev Clarno

Carson L Whitehead
Steven C Berman
Jona Jolyne Maukonen



Od

**ORDER CERTIFYING SECOND MODIFIED BALLOT TITLE AND DISMISSING
MOTIONS FOR EXTENSION OF TIME AND FOR RELIEF FROM DEFAULT;
APPELLATE JUDGMENT**

REPLIES SHOULD BE DIRECTED TO: State Court Administrator, Records Section,
Supreme Court Building, 1163 State Street, Salem, OR 97301-2563

Certified by Attorney General on August 26, 2019,
/s/ Jona J. Maukonen
Assistant Attorney-in-Charge

REVISED BALLOT TITLE

Amends Constitution: Repeals redistricting process performed by legislature; creates new redistricting commission; membership weighted toward rural areas

Result of “Yes” Vote: “Yes” vote repeals constitutional provision requiring redistricting by legislature; creates new commission to perform redistricting, with membership weighted toward rural areas; changes redistricting requirements.

Result of “No” Vote: “No” vote retains redistricting by legislature, a body whose members are strictly apportioned in accordance with population; retains current constitutional and statutory redistricting requirements.

Summary: Amends Constitution. Currently, Oregon Constitution requires legislature, which is strictly apportioned by population, to reapportion legislative districts. Statutes and Constitution set redistricting criteria. Requires 10 public hearings. Any elector may petition Oregon Supreme Court to review compliance with the law. Measure repeals current process and creates new 11-member commission to redistrict, with limits on who can serve. Rural areas with fewer residents have more representatives (thus more influence) on commission than urban areas. Measure changes constitutional, statutory redistricting requirements; eliminates requirement that legislative districts “not divide communities of common interest” and mandates district boundaries have shortest possible “aggregate linear distance.” Measure requires 5 public hearings. Need 15 electors to petition Oregon Supreme Court to review plan with review limited to constitutional defects. Other provisions.

ORDER CERTIFYING SECOND MODIFIED BALLOT TITLE AND DISMISSING MOTIONS FOR EXTENSION OF TIME AND FOR RELIEF FROM DEFAULT; APPELLATE JUDGMENT

REPLIES SHOULD BE DIRECTED TO: State Court Administrator, Records Section,
Supreme Court Building, 1163 State Street, Salem, OR 97301-2563
Page 2 of 2