THE NUMBER AND FORM IN WHICH THE QUESTION WILL APPEAR UPON
THE OFFICIAL BALLOT AT THE GENERAL ELECTION, NOVEMBER 5, 1968,
IS AS FOLLOWS:

INITIATIVE NO. 66

ATTORNEY GENERAL'S EXPLANATORY STATEMENT

This measure would reduce the taxable valuation of certain personal property.
No real property would be affected. Under present law, a one mill levy on mer-
chandise of a business worth $10,000 is $3.33; under this measure, it would be ten
cents. A one mill levy on household goods worth $10,000 is now $2.00; under this
measure it would be ten cents. A one mill tax on moneys and credits or on unpro-
cessed agricultural products worth $10,000 is now seventy cents; under this meas-
ure it would be ten cents.

AN ACT AMENDING SECTION 84-301, REVISED CODES OF MONTANA, 1947,
RELATING TO CLASSIFICATION OF PROPERTY FOR TAXATION, BY PRO-
VIDING A SEPARATE CLASS FOR HOUSEHOLD GOODS, UNPROCESSED AGR-
ICULTURAL PRODUCTS, STOCKS OF MERCHANDISE, AND MONEYS AND
CREDITS; AND AMENDING SECTION 84-302, RELATING TO THE BASIS FOR
IMPOSITION OF TAXES UPON THE DIFFERENT CLASSES OF PROPERTY, BY
PROVIDING THE NEW CLASS ABOVE-MENTIONED SHALL BE TAXED ON
THE BASIS OF ONE PER CENT OF TRUE AND FULL VALUE; REPEALING
ALL ACTS AND PARTS OF ACTS IN CONFLICT HEREWITH.

☐ For Initiative Measure No. 66 Classification of Property For Taxation

☐ Against Said Measure No. 66
AN ACT AMENDING SECTION 84-301, REVISED CODES OF MONTANA, 1947, RELATING TO CLASSIFICATION OF PROPERTY FOR TAXATION, BY PROVIDING A SEPARATE CLASS FOR HOUSEHOLD GOODS, UNPROCESSED AGRICULTURAL PRODUCTS, STOCKS OF MERCHANDISE, AND MONEYS AND CREDITS; AND AMENDING SECTION 84-302, RELATING TO THE BASIS FOR ACTS AND PARTS OF ACTS IN CONFLICT HEREWIT.

BE IT ENACTED BY THE PEOPLE OF MONTANA:

Section 1. Section 84-301 of the Revised Codes of Montana of 1947 is amended to read as follows:

"84-301. (1999) Classification of property for taxation. For the purpose of taxation the taxable property in the state shall be classified as follows:

"Class One. The annual net proceeds of all mines and mining claims, after deducting only the expenses specified and allowed by section 84-5403; also where the right to enter upon land, to explore or prospect, or dig for oil, gas, coal or mineral is reserved in land by any person or corporation, the surface title to which has passed to another, the assessor and the state and county boards of equalization shall determine the value of the right to enter upon said tract of land for the purpose of digging, exploring, or prospecting for gas, oil, coal or minerals, and the same shall be placed in this classification for the purpose of taxation.

"Class Two. All agricultural and other tools, implements and machinery, gas and other engines and boilers, threshing machines and outfits used therewith, automobiles, motor trucks and other power-driven cars, vehicles of all kinds except mobile homes, boats and all watercraft, harness, saddlery and robes.

"Class Three. Livestock, poultry and the unprocessed products of both; furniture and fixtures of mercantile establishments; and all office or hotel furniture and fixtures.

"Class Four. (a) All land, town and city lots, with improvements, and all trailers affixed to land owned, leased, or under contract or purchase by the trailer owner, manufacturing and mining machinery, fixtures and supplies, except as otherwise provided by the constitution of Montana, and except as such property may be included in Class Five or Class Seven.

"(b) Mobile homes without regard to the ownership of the land upon which they are situated, except those held by a distributor or dealer of mobile homes as part of his stock in trade.

"Class Five. All poles, lines, transformers, transformer stations, meters, tools, improvements, machinery and other property used and owned by co-operative rural electrical and co-operative rural telephone associations organized under the laws of Montana.

"Class Six. Property formerly included in this class is now classified by section 84-308 of the Revised Codes of Montana, 1947.

"Class Seven. (a) All new industrial property. New industrial property shall mean any new industrial plant, including land, buildings, machinery and fixtures which, in the determination of the state board of equalization, is used by a new industry during the first three (3) years of operation not having been assessed prior to July 1, 1961, within the state of Montana. New industry shall mean any person, corporation, firm, partnership, association, or other group which establishes a new plant or plants in this state for the operation of a new industrial endeavor, as distinguished from a mere expansion, reorganization or merger of an existing industry or industries. Provided, however, that new industrial property shall be limited to
industries that manufacture, mill, mine, produce, process or fabricate materials, or do similar work in which capital and labor are employed and in which materials unserviceable in their natural state are extracted, processed or made fit for use or are substantially altered or treated so as to create commercial products or materials; and in no event shall the term new industrial property be included to mean property used by retail or wholesale merchants, commercial services of any type, agriculture, trades or professions. And provided further, that new industrial property shall not be included to mean property which is used or employed in any industrial plant which has been in operation in this state for three (3) years or longer. Any person, corporation, firm, partnership, association or other group seeking to qualify its property for inclusion in this class shall make application to the state board of equalization in such manner and form as may be required by said board.

"(b) Freeport merchandise. Freeport merchandise means those stocks of merchandise manufactured or produced outside this state which are in transit through this state and consigned to a warehouse or other storage facility, public or private, within this state, for storage in transit prior to shipment to a final destination outside the state, and which have acquired a taxable situs within the state.

"Stocks of merchandise do not lose their status as freeport merchandise because while in the storage facility they are assembled, bound, joined, processed, disassembled, divided, cut, broken in bulk, relabeled or repackaged.

"Any person, corporation, firm, partnership, association, or other group seeking to qualify its property for inclusion in this class shall make application to the state board of equalization in such manner or form as may be required by said board.

"The state board of equalization shall establish standards, rules and regulations for the guidance of county assessors and assessing freeport merchandise.

"Class Eight. Any improvement on real property valued at not more than fifteen thousand dollars ($15,000), which is owned and actually occupied by a widow, with or without minor or dependent children, or by:

"(1) a widow sixty-two (62) years of age or older, whether with or without minor dependent children, or

"(2) a widower sixty-five (65) years of age or older, whether with or without minor dependent children, or

"(3) a widow with minor or dependent children regardless of age, or

"(4) a recipient of retirement benefits not exceeding one hundred fifty dollars ($150) per month, if single, or two hundred fifty dollars ($250) per month if married. Provided such owner and occupier is not gainfully employed to such an extent as would render him or her ineligible for social security benefits, should he or she be otherwise eligible for such benefits, and does not have income from all sources, excluding retirement benefits as mentioned in (4) hereinafore, in excess of one thousand five hundred dollars ($1,500) per year. Provided, further, that one who applies for classification of property under this class must make an affidavit before the county assessor of the county in which said property is located, on a form as may be provided by the state board of equalization supplied without cost to the applicant, as to his income, if applicable, as to his retirement benefits, if applicable, or as to his marital status, if applicable, and to the fact that he or she actually occupies such improvements with right of the county welfare board to investigate the applicant, on the completion of the form, as to answers given on the form. Provided, further, that the value of said property shall not increase during the life of the recipient of retirement benefits or widow or widower covered under this class.

"Class Nine. All household goods and furniture, including clocks, musical instruments, sewing machines, wearing apparel of members of the family, and all personal property actually used by the owner for personal and domestic purposes, or for the furnishing or equipment of the family residence; stocks of merchandise of all sorts, except mobile homes; all moneys and credits, secured or unsecured, including all state, county, school district and other municipal bonds, warrants and securities, without any deduction or offset; provided, however, that the terms 'mon-
s and credits' as herein used shall not embrace the mone\nyed capital employed in the banking business by any banking corporation or individual in this state; and all unprocessed agricultural products either on the farm or in storage, irrespective of whether said products are owned by the elevator, warehouse or flour mill owner or company storing the same, or any other person whomsoever, and excepting livestock and poultry and the unprocessed products of both.

“Class Ten. All property not included in the Nine (9) preceding classes.”

Section 2. Section 84-302 of the Revised Codes of Montana of 1947 is amended to read as follows:

“84-302. (2000) Basis for imposition of taxes. As a basis for the imposition of taxes upon the different classes of property specified in the preceding section, a percentage of the true and full value of the property of each class shall be taken as follows:

“Class 1. One hundred per cent (100%) of its true and full value.
“Class 2. Twenty per cent (20%) of its true and full value.
“Class 3. Thirty-three and one-third per cent (33½%) of its true and full value.
“Class 4. Thirty per cent (30%) of its true and full value.
“Class 5. Seven per cent (7%) of its true and full value.
“Class 6. Forty per cent (40%) of its true and full value.
“Class 7. Seven per cent (7%) of its true and full value.
“Class 8. Twenty per cent (20%) of its true and full value.
“Class 9. One per cent (1%) of its true and full value.
“Class 10. Forty per cent (40%) of its true and full value.”

Section 3. All acts and parts of acts in conflict herewith are hereby repealed.
VOTERS' INFORMATION PAMPHLET ON PROPOSED AMENDMENT TO THE CONSTITUTION OF THE STATE OF MONTANA WHICH WILL APPEAR ON THE OFFICIAL BALLOT FOR THE GENERAL ELECTION TO BE HELD NOVEMBER 5, 1968

Prepared by FRANK MURRAY, Secretary of State, pursuant to Section 23-201, Revised Codes of Montana, 1947

ON THE QUESTION OF AMENDING THE CONSTITUTION OF THE STATE OF MONTANA BY INCREASING THE ALLOWANCE OF THE NUMBER FROM THREE TO SIX OF PROPOSED CONSTITUTIONAL AMENDMENTS TO BE VOTED ON AT THE SAME ELECTION

Comparison of Existing Constitutional Provision and Proposed Constitutional Amendment is as follows:

The following is a true and exact copy of the PROPOSED AMENDMENT to Section 9, Article XIX of the Constitution of the State of Montana:

"Section 9. Amendments to this constitution may be proposed in either house of the legislative assembly, and if the same shall be voted for by two-thirds (⅔) of the members elected to each house, such proposed amendments, together with the ayes and nays of each house thereon, shall be entered in full on their respective journals; and the secretary of state shall cause the said amendment or amendments to be published in full in at least one (1) newspaper in each county (if such there be) for three (3) months previous to the next general election for members to the legislative assembly; and at said election the said amendment or amendments shall be submitted to the qualified electors of the state for their approval or rejection and such as are approved by a majority of those voting thereon shall become part of the constitution. Should more amendments than one (1) be submitted at the same election, they shall be so prepared and distinguished by numbers or otherwise that each can be voted upon separately; provided, however, that not more than six (6) amendments to this constitution shall be submitted at the same election."

The following is a true and exact copy of Section 9, Article XIX of the Constitution of the State of Montana as it exists at the present time:

"Sec. 9. Amendments to this constitution may be proposed in either house of the legislative assembly, and if the same shall be voted for by two-thirds of the members elect-
ed to each house, such proposed amendments, together with the ayes and nays of each house thereon, shall be entered in full on their respective journals; and the secretary of state shall cause the said amendment or amendments to be published in full in at least one newspaper in each county (if such there be) for three months previous to the next general election for members to the legislative assembly; and at said election the said amendment or amendments shall be submitted to the qualified electors of the state for their approval or rejection and such as are approved by a majority of those voting thereon shall become part of the constitution. Should more amendments than one be submitted at the same election, they shall be so prepared and distinguished by numbers or otherwise that each can be voted upon separately; provided, however, that not more than three amendments to this constitution shall be submitted at the same election."
THE FORM IN WHICH THE QUESTION ON AMENDING THE CONSTITUTION WILL BE PRINTED ON THE OFFICIAL BALLOT AT THE GENERAL ELECTION, NOVEMBER 5, 1968, IS AS FOLLOWS:

ATTORNEY GENERAL'S EXPLANATORY STATEMENT

Our constitution now provides that no more than three proposed amendments to the constitution may be voted on at any one election. This amendment would allow up to six proposed constitutional amendments to be voted on at the same election.

AN ACT TO SUBMIT TO THE QUALIFIED ELECTORS OF MONTANA AN AMENDMENT TO THE CONSTITUTION OF MONTANA AMENDING SECTION 9, ARTICLE XIX TO ALLOW SIX PROPOSED AMENDMENTS TO THE CONSTITUTION TO BE SUBMITTED AT ONE ELECTION.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF THE STATE OF MONTANA:

Section 1. Section 9, article XIX of the constitution of the state of Montana is amended to read as follows:

"Section 9. Amendments to this constitution may be proposed in either house of the legislative assembly, and if the same shall be voted for by two-thirds ($\frac{2}{3}$) of the members elected to each house, such proposed amendments, together with the ayes and nays of each house thereon, shall be entered in full on their respective journals; and the secretary of state shall cause the said amendment or amendments to be published in full in at least one (1) newspaper in each county (if such there be) for three (3) months previous to the next general election for members to the legislative assembly; and at said election the said amendment or amendments shall be submitted to the qualified electors of the state for their approval or rejection and such as are approved by a majority of those voting thereon shall become part of the constitution. Should more amendments than one (1) be submitted at the same election, they shall be so prepared and distinguished by numbers or otherwise that each can be voted upon separately; provided, however, that not more than six (6) amendments to this constitution shall be submitted at the same election."

☐ FOR THE ABOVE AMENDMENT.

☐ AGAINST THE ABOVE AMENDMENT.
Page Four

The following is a copy of the title and text of the proposed Constitutional Amendment as passed by the Fortieth Session of the Montana Legislative Assembly and approved by the Governor on March 3, 1967 as it appears in the 1967 Montana Session Laws:

CHAPTER 315
MONTANA SESSION LAWS 1967

An Act to Submit to the Qualified Electors of Montana an Amendment to the Constitution of Montana Amending Section 9, Article XIX to Allow Six Proposed Amendments to the Constitution to Be Submitted at One Election.

Be it enacted by the Legislative Assembly of the State of Montana:

Section 1. Section 9, article XIX of the constitution of the state of Montana is amended to read as follows:

"Section 9. Amendments to this constitution may be proposed in either house of the legislative assembly, and if the same shall be voted for by two-thirds (2/3) of the members elected to each house, such proposed amendments, together with the ayes and nays of each house thereon, shall be entered in full on their respective journals; and the secretary of state shall cause the said amendment or amendments to be published in full in at least one (1) newspaper in each county (if such there be) for three (3) months previous to the next general election for members to the legislative assembly; and at said election the said amendment or amendments shall be submitted to the qualified electors of the state for their approval or rejection and such as are approved by a majority of those voting thereon shall become part of the constitution. Should more amendments than one (1) be submitted at the same election, they shall be so prepared and distinguished by numbers or otherwise that each can be voted upon separately; provided, however, that not more than six (6) amendments to this constitution shall be submitted at the same election."

Section 2. When this amendment is submitted to the electors of Montana, there shall be printed on the ballot the attorney general's explanatory statement, the title and section 1 of this act, and the following words:

□  For the above amendment.

□  Against the above amendment.

VOTERS' INFORMATION PAMPHLET ON PROPOSED AMENDMENT TO
THE CONSTITUTION OF THE STATE OF MONTANA WHICH WILL
APPEAR ON THE OFFICIAL BALLOT FOR THE
GENERAL ELECTION TO BE HELD NOVEMBER 5, 1968

Prepared by FRANK MURRAY, Secretary of State, pursuant
to Section 23-201, Revised Codes of Montana, 1947

ON THE QUESTION OF AMENDING THE CONSTITUTION
OF THE STATE OF MONTANA BY ALLOWING
PUBLIC OFFICERS TO RECEIVE PAY RAISES DURING
TERMS OF OFFICE, WHenever SUCH
RAISES ARE AUTHORIZED BY THE LEGISLATURE

Comparison of Existing Constitutional Provision
and Proposed Constitutional Amendment is as follows:

The following is a true and exact copy of the PROPOSED AMENDMENT to Section 31,
Article V of the Constitution of the State of Montana:

"Sec. 31. Except as otherwise provided in this constitution, no law shall extend the
term of any public officer, or diminish his salary or emolument after his election or ap-
pointment: provided, that this shall not be construed to forbid the legislative assembly
from fixing the salaries or emoluments of those officers first elected or appointed under
this constitution, where such salaries or emoluments are not fixed by this constitution."

The following is a true and exact copy of Section 31, Article V of the Constitution of
the State of Montana as it exists at the present time:

"Sec. 31. Except as otherwise provided in this constitution, no law shall extend the
term of any public officer, or increase or diminish his salary or emolument after his
election or appointment: provided, that this shall not be construed to forbid the legislative
assembly from fixing the salaries or emoluments of those officers first elected or appointed
under this constitution, where such salaries or emoluments are not fixed by this con-
stitution."
THE FORM IN WHICH THE QUESTION ON AMENDING THE CONSTITUTION WILL BE PRINTED ON THE OFFICIAL BALLOT AT THE GENERAL ELECTION, NOVEMBER 5, 1968, IS AS FOLLOWS:

Attorney General's Explanatory Statement

Our constitution now prohibits a public officer from receiving a raise in pay during his term of office. This amendment would allow public officers to receive pay raises during their term of office, whenever such raises are authorized by the legislature.

AN ACT TO SUBMIT TO THE QUALIFIED ELECTORS OF MONTANA AN AMENDMENT TO SECTION 31 OF ARTICLE V, OF THE CONSTITUTION OF THE STATE OF MONTANA, RELATING TO THE TERMS OF OFFICE AND SALARIES OF PUBLIC OFFICERS; TO REMOVE THE PROHIBITION AGAINST INCREASE OF SUCH SALARIES DURING THE TERMS FOR WHICH SUCH OFFICERS HAVE BEEN ELECTED OR APPOINTED.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF THE STATE OF MONTANA:

Section 1. Section 31, article V, of the constitution of the state of Montana, is amended to read as follows:

"Sec. 31. Except as otherwise provided in this constitution, no law shall extend the term of any public officer, or diminish his salary or emolument after his election or appointment: provided, that this shall not be construed to forbid the legislative assembly from fixing the salaries or emoluments of those officers first elected or appointed under this constitution, where such salaries or emoluments are not fixed by this constitution."

☐ FOR THE ABOVE AMENDMENT.

☐ AGAINST THE ABOVE AMENDMENT.
The following is a copy of the title and text of the proposed Constitutional Amendment as passed by the Fortieth Session of the Montana Legislative Assembly and approved by the Governor on February 24, 1967 as it appears in the 1967 Montana Session Laws:

CHAPTER 154
MONTANA SESSION LAWS 1967

An Act to Submit to the Qualified Electors of Montana An Amendment to Section 31 of Article V, of the Constitution of the State of Montana, Relating to the Terms of Office and Salaries of Public Officers; to Remove the Prohibition Against Increase of Such Salaries During the Terms for Which Such Officers Have Been Elected or Appointed.

Be it enacted by the Legislative Assembly of the State of Montana:

Section 1. Section 31, article V, of the constitution of the state of Montana, is amended to read as follows:

"Sec. 31. Except as otherwise provided in this constitution, no law shall extend the term of any public officer, or diminish his salary or emolument after his election or appointment; provided, that this shall not be construed to forbid the legislative assembly from fixing the salaries or emoluments of those officers first elected or appointed under this constitution, where such salaries or emoluments are not fixed by this constitution."

Section 2. When this amendment is submitted to the electors of the state of Montana, there shall be printed on the ballot the full title and section 1 of this act and the following words:

" □ For the above amendment.

□ Against the above amendment."

Approved: February 24, 1967.
VOTERS' INFORMATION PAMPHLET ON PROPOSED AMENDMENT TO THE CONSTITUTION OF THE STATE OF MONTANA WHICH WILL APPEAR ON THE OFFICIAL BALLOT FOR THE GENERAL ELECTION TO BE HELD NOVEMBER 5, 1968

Prepared by FRANK MURRAY, Secretary of State, pursuant to Section 23-201, Revised Codes of Montana, 1947

ON THE QUESTION OF AMENDING THE CONSTITUTION OF THE STATE OF MONTANA TO INCREASE FROM SIXTY TO EIGHTY THE NUMBER OF DAYS THE LEGISLATURE MAY BE IN SESSION, AND Deleting certain directions applicable only TO THE FIRST SESSION OF THE FIRST LEGISLATURE IN 1889

Comparison of Existing Constitutional Provision and Proposed Constitutional Amendment is as follows:

The following is a true and exact copy of the PROPOSED AMENDMENT to Section 5, Article V of the Constitution of the State of Montana:

"Section 5. No session of the legislative assembly shall exceed eighty (80) days.

"The compensation of the members of the legislative assembly shall be as provided by law; however, no legislative assembly shall fix its own compensation. Per diem and expense payments to members for days in session shall not be made for more than eighty (80) days."

The following is a true and exact copy of Section 5, Article V of the Constitution of the State of Montana as it exists at the present time:

"Sec. 5. Each member of the first legislative assembly, as a compensation for his services shall receive six dollars for each day's attendance, and twenty cents for each mile necessarily traveled in going to and returning from the seat of government to his residence by the usually traveled route, and shall receive no other compensation, perquisite, or allowance whatsoever.

"No session of the legislative assembly, after the first, which may be ninety days, shall exceed sixty days.

"After the first session, the compensation of the members of the legislative assembly shall be as provided by law; provided, that no legislative assembly shall fix its own compensation."
THE FORM IN WHICH THE QUESTION ON AMENDING THE CONSTITUTION WILL BE PRINTED ON THE OFFICIAL BALLOT AT THE GENERAL ELECTION, NOVEMBER 5, 1968, IS AS FOLLOWS:

Attorney General’s Explanatory Statement

This amendment increases the number of days the legislature may be in session from sixty days to eighty days. It also deletes certain directions to the first legislature governing their session in 1889 and inapplicable to succeeding legislatures.

AN ACT TO SUBMIT TO THE ELECTORS OF MONTANA AN AMENDMENT TO SECTION 5, ARTICLE V OF THE MONTANA CONSTITUTION INCREASING THE LIMITATION ON THE LENGTH OF SESSIONS AND PROVIDING THAT PER DIEM AND EXPENSE PAYMENTS TO MEMBERS OF THE LEGISLATIVE ASSEMBLY FOR DAYS IN SESSION SHALL NOT BE MADE FOR MORE THAN EIGHTY DAYS.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF THE STATE OF MONTANA:

Section 1. Section 5, Article V of the Constitution of the State of Montana is amended to read as follows:

"Section 5. No session of the legislative assembly shall exceed eighty (80) days.

"The compensation of the members of the legislative assembly shall be as provided by law; however, no legislative assembly shall fix its own compensation. Per diem and expense payments to members for days in session shall not be made for more than eighty (80) days."

☐ FOR THE ABOVE AMENDMENT.

☐ AGAINST THE ABOVE AMENDMENT.
The following is a copy of the title and text of the proposed Constitutional Amendment as passed by the Fortieth Session of the Montana Legislative Assembly and approved by the Governor on March 2, 1967 as it appears in the 1967 Montana Session Laws:

CHAPTER 248
MONTANA SESSION LAWS 1967

An Act to Submit to the Electors of Montana an Amendment to Section 5, Article V of the Montana Constitution Increasing the Limitation on the Length of Sessions and Providing that Per Diem and Expense Payments to Members of the Legislative Assembly for Days in Session Shall Not Be Made for More Than Eighty Days.

Be it enacted by the Legislative Assembly of the State of Montana:

Section 1. Section 5, Article V of the Constitution of the state of Montana is amended to read as follows:

'Section 5. No session of the legislative assembly shall exceed eighty (80) days.

The compensation of the members of the legislative assembly shall be as provided by law; however, no legislative assembly shall fix its own compensation. Per diem and expense payments to members for days in session shall not be made for more than eighty (80) days.'

Section 2. When this amendment is submitted to the electors of the state of Montana there shall be printed on the ballot the full title and Section 1 of this act and the following words:

"☐ For the above amendment.

☐ Against the above amendment."

Approved: March 2, 1967.
VOTERS' INFORMATION PAMPHLET ON PROPOSED REFERENDUM NO. 65
WHICH WILL APPEAR ON THE OFFICIAL BALLOT FOR THE
GENERAL ELECTION TO BE HELD NOVEMBER 5, 1968

Prepared by FRANK MURRAY, Secretary of State,
pursuant to Section 37-197, Revised Codes of Montana, 1947.

THE NUMBER AND FORM IN WHICH REFERENDUM NO. 65 WILL APPEAR UPON
THE OFFICIAL BALLOT AT THE GENERAL ELECTION NOVEMBER 5, 1968, IS
AS FOLLOWS:

Attorney General's Explanatory Statement

This measure would allow the legislature to continue the six mill levy on all property
in the state for the support of the Montana University System. It authorizes the levy of
a tax of six mills or less for each of the next ten years and all money raised from this
tax must be used for the University of Montana, Missoula; Montana State University,
Bozeman; Eastern Montana College, Billings; Montana Tech, Butte; Northern Montana
College, Havre; and Western Montana College, Dillon. This tax has been imposed for
this purpose for the last twenty years.

AN ACT SUBMITTING TO THE ELECTORATE AT THE NOVEMBER 1968 GENERAL
ELECTION THE QUESTION OF WHETHER OR NOT THE LEGISLATIVE ASSEMBLY
SHALL LEVY A PROPERTY TAX, IN ADDITION TO ANY LEVY AUTHORIZED BY
SECTION 9, ARTICLE XII OF THE MONTANA CONSTITUTION, OF NOT TO EXCEED
SIX (6) MILLS ON THE TAXABLE VALUE OF ALL REAL AND PERSONAL PROPERTY
EACH YEAR FOR TEN (10) YEARS BEGINNING WITH THE YEAR 1969 AND AP-
PROPRIATE THE REVENUE FROM THAT LEVY FOR THE SUPPORT, MAINTEN-
ANCE AND IMPROVEMENT OF THE MONTANA UNIVERSITY SYSTEM.

☐ FOR REFERENDUM MEASURE NO. 65
☐ AGAINST REFERENDUM MEASURE NO. 65
Page Two

The following is a copy of the title and text of the proposed Referendum as passed by the Fortieth Session of the Montana Legislative Assembly and approved by the Governor on February 18, 1967 as it appears in the 1967 Montana Session Laws:

CHAPTER 50
MONTANA SESSION LAWS 1967

An Act Submitting to the Electorate at the November 1968 General Election the Question of Whether or Not the Legislative Assembly Shall Levy a Property Tax, in Addition to Any Levy Authorized by Section 9, Article XII of the Montana Constitution, of Not to Exceed Six (6) Mills on the Taxable Value of All Real and Personal Property Each Year for Ten (10) Years Beginning With the Year 1969 and Appropriating the Revenue From That Levy for the Support, Maintenance and Improvement of the Montana University System.

Be it enacted by the Legislative Assembly of the State of Montana:

Section 1. Upon the approval of the electors of this state, to be determined by their vote at the general election to be held in November of 1968, the legislative assembly shall levy a property tax, in addition to any levy authorized by section 9, article XII of the Montana constitution, of not more than six (6) mills on the taxable value of all real and personal property each year for ten (10) years beginning with the year 1969. All revenue from this property tax levy shall be appropriated for the support, maintenance, and improvement of the Montana University System.

Section 2. This referendum shall be submitted to the electors on an official ballot which shall contain the title of this act and the number of the referendum. The question shall be presented in substantially the following form:

☐ For Referendum Measure No.

☐ Against Referendum Measure No.

Approved: February 18, 1967.

*