

TWO (2) Oklahoma Constitution Amendments: Vote On November 5th, 2024

1. **SQ834** Oklahoma Citizenship Requirement for Voting Amendment (2024) – (SJR23) Actual Amendment SJR23 Text. [Oklahoma-2024-SJR23-Enrolled.pdf](#)

The measure would amend Section 1 of Article III of the State Constitution.

Oklahoma Constitution Article 3 – Suffrage: Original Below

Section 1. Qualifications of electors.

Subject to such exceptions as the Legislature may prescribe, **all citizens** of the United States, over the age of eighteen (18) years, who are bona fide residents of this state, are qualified electors of this state.

The following struck-through text would be deleted and underlined text would be added:

Section 1. Qualifications of electors.

Subject to such exceptions as the Legislature may prescribe, ~~all~~ **only citizens** of the United States, who are over the age of eighteen (18) years, and who are **bona fide residents of this state**, are qualified electors of this state.

VOTE YES - WILL APPROVE OF CHANGES – clarifies ONLY US Citizen can Vote.

VOTE NO - WILL KEEP ORIGINAL LANGUAGE

2. **SQ833** Creates “PUBLIC INFRASTRUCTURE DISTRICTS” for BOND DEBT (SJR16) Against PROPERTY OWNERS LAND!

<https://oklahoma.gov/content/dam/ok/en/elections/state-questions/sq2024/sq833.pdf>
(SJR16). [Oklahoma-2024-SJR16-Enrolled.pdf](#)

This is VERY disturbing – another Layer of Bureaucracy – and MORE DEBT

1. CREATES MORE DISTRICTS to INCUR DEBT to Property Owners, it is LEVIED to the OWNERS' Property.
2. CREATES A BOARD OF TRUSTEES you do not VOTE on – Handles the money - **MORE COST to YOU**
3. Your Signature INCREASES PROPERTY TAXES to 10 MILL to YOUR PROPERTY (Already pay tax to state)
4. THIS CREATING A NEW LAW AND SECTION TO THE CONSTITUTION – WOKE –
5. YOU WILL GIVE LEGISLATURE PERMISSION to CREATE LAWS for DISTRICTS -Without Your Knowledge

Section 9E. CREATES NEW SECTION TO STATE CONSTITUTION

A. There are hereby created public infrastructure districts.

B. Municipalities may approve the creation of public infrastructure districts, which may incur indebtedness and issue public infrastructure district bonds to pay for all or part of the cost of public improvements within such districts. The cost of all indebtedness so incurred shall be levied and assessed by the board of trustees of a public infrastructure district on the property benefited by such improvements following the passage and approval of the organization of a public infrastructure district pursuant to subsection C of this section. The board shall collect the special assessments so levied and use the same to reimburse the public infrastructure district for the amount paid or to be paid by it on the bonds issued for such improvements not to exceed ten (10) mills for the purpose of providing funds for the purpose of support, organization, operation, and maintenance of such services.

C. A public infrastructure district shall not be created unless a petition is filed with the municipality that contains the signatures of one hundred percent (100%) of surface property owners within the applicable area consenting to the creation of the public infrastructure district. (Signing voluntarily offers Your Land for Tax purposes)

F. The Legislature shall be authorized to enact such laws as may be necessary in order to implement public infrastructure districts in this state. (MAKE LAWS YOU have NO say on)

VOTE NO - Will STOP More DEBT, STOP More LAWS, STOP Control of Your Property.

VOTE YES – Will ALLOW more DEBT, LEVY Your Property, another Layer of GOVERNMENT