



**MUSKEGON COUNTY, MICHIGAN
BALLOT PROPOSALS
AUGUST 7, 2018 SPECIAL ELECTION
UNOFFICIAL**

**EGELSTON TOWNSHIP
FIRE DEPARTMENT MILLAGE RENEWAL**

This millage is a renewal of the previously authorized millage. Shall the total tax rate limitation of \$15.00 per \$1,000.00 of state taxable value for Egelston Township continue to be increased by one mill (\$1.00 per \$1,000.00 of the taxable value) of which 0.9960 mill is a renewal and 0.0040 mill is Headlee reduction restoration, by the renewal of the levy of said amount on all property in Egelston Township for five years beginning in the year 2018, to fund the continuation of public emergency services by the Egelston Township Fire Department? (If approved it is estimated that this levy will generate \$178,109.99 in revenue in the first calendar year.)

**EGELSTON TOWNSHIP
STREETLIGHT MILLAGE RENEWAL**

This millage is a renewal of a previously authorized millage. Shall the total tax rate limitation of \$15.00 per \$1,000.00 of state taxable value for Egelston Township be increased by .80 mill (\$.80 per \$1,000.00 of the taxable value) of which, 0.7968 mill is a renewal and .0032 mill is Headlee reduction restoration, by the renewal of the levy of said amount on all property in Egelston Township for five years beginning in the year 2018, to fund the continuation of streetlight operations by Egelston Township? (If approved it is estimated that the levy will generate \$142,487.99 in revenue in the first calendar year.)

**LAKETON TOWNSHIP
PUBLIC SAFETY MILLAGE RENEWAL PROPOSAL**

This millage is a renewal of a previously authorized millage. Shall the tax limitation on the general ad valorem taxes within Laketon Township imposed under Article IX, Sec. 6 of the Michigan Constitution as previously increased for said Township by up to 1.9298 mills (\$1.9298 per \$1,000 of taxable value) be continued for the period 2019 through 2023 inclusive for Public Safety (Fire Protection, Police Protection and Fire Hydrant Fees); and shall the Township levy such millage for said purpose, thereby, raising in the first year up to an estimated \$452,767?

**FRUITPORT DISTRICT LIBRARY
LIBRARY MILLAGE**

Shall the Fruitport District Library, County of Muskegon, Michigan, be authorized to levy a new additional millage in an amount not to exceed .75 mills (\$.75 on each \$1,000 of taxable value) against all taxable property within the Fruitport District Library district for a period of ten (10) years, 2019 to 2028, inclusive, for the purpose of providing funds for all district library purposes authorized by law? The estimate of the revenue the District Library will collect in the first year of levy (2019) if the millage is approved and levied by the District Library is approximately \$366,000.

**GRANT PUBLIC SCHOOLS
OPERATING MILLAGE PROPOSAL**

This proposal will allow the school district to levy the statutory rate of not to exceed 18 mills on all property, except principal residence and other property exempted by law, required for the school district to receive its full revenue per pupil foundation allowance and restores millage lost as a result of a reduction required by the "Headlee" amendment to the Michigan Constitution of 1963.

Shall the currently authorized millage rate limitation on the amount of taxed which may be assessed against all property, except principal resident and other property exempted by law, in Grant Public Schools, Newaygo, Kent and Muskegon Counties, Michigan, be renewed by 17.6525 mills (\$17.6525 on each \$1,000 of taxable valuation), for a period of 4 years, 2019 to 2022, inclusive, and also be increased by .5 mill (\$.50 on each \$1,000 of taxable valuation), for a period of 5 years, 2018 to 2022, inclusive, to provide funds for operating purposes; the estimate of the revenue the school district will collect if the millage is approved and 18 mills are levied in 2018 is approximately \$810,818 (this is a renewal of millage that will expire with the 2018 levy and an addition of millage that will be levied only to the extent necessary to restore millage lost as a result of a reduction required by the "Headlee" amendment to the Michigan Constitution of 1963)?
