

C. W. KINGSLEY, Socialist			
ETHEL LYNN, Socialist			
W. SCOTT LEWIS, Socialist			
HARRY M. McKEE, Socialist			
NOBLE A. RICHARDSON, Socialist			
BEN F. WILSON, Socialist			
GEORGE W. WOODBEX, Socialist			
A. E. BRIGGS, Socialist			
ANNIE E. K. BIDWELL, Prohibition			Top of group.
ELIAM BIGGS, Prohibition			
ROBERT ROGERS, Prohibition			
MINNIE GOLDTHWAITE, Prohibition			
WALTER O. WOOLEVER, Prohibition			
HORACE A. JOHNSON, Prohibition			
THOMAS K. BEARD, Prohibition			
ADA E. FERRIS, Prohibition			
A. K. NASH, Prohibition			
C. C. SELECMAN, Prohibition			
C. S. CORKHILL, Prohibition			
FRED F. WHEELER, Prohibition			
WILEY J. PHILLIPS, Prohibition			End of group.



shall be counted for each name of the group to the left.

End of group.

Top of group.

A cross [X] stamped in this square



shall be counted for each name of the group to the left.

End of group.

COUNTY	
SUPERVISOR, FOURTH DISTRICT	
FRED W. FOSS	



Vote for One

MUNICIPAL TICKET
BERKELEY CHARTER AMENDMENTS

CHARTER AMENDMENT NO. I. Describing and setting forth a proposal to the qualified electors of the City of Berkeley, County of Alameda, State of California, to amend the Charter of said City by amending Sections 8, 14, 15, 16, 17 and 19 of Article V; Sections 21, 24, 25 and 26 of Article VI; Sections 30, 31, 33, 34 and 35 of Article VII; Sections 52 and 53 of Article X, and adding to Article XVI a new section to be numbered 115 and repealing Sections 27, 28 and 29 of Article VII and Section 45 of Article VIII thereof so as to introduce the Business Manager Form of Government, said amendment relating to the officers of the City of Berkeley and their duties.	YES		NO	
CHARTER AMENDMENT NO. II. Describing and setting forth a proposal to the qualified electors of the City of Berkeley, County of Alameda, State of California, to amend the Charter of said City by amending Article XII of said Charter dealing with franchises, said proposal being to amend Subdivisions 2 and 3 of Section 77 of said Article, relating to franchises, to add a new section to said Article dealing with Re-Settlement Franchises to be numbered 77½, and to amend Sections 78, 82, 85 and 88 of said Article, relating to franchises.	YES		NO	
CHARTER AMENDMENT NO. III. Describing and setting forth a proposal to the qualified electors of the City of Berkeley, County of Alameda, State of California, to amend the Charter of said City by amending Article IX of said Charter by adding to Section 49 a new subdivision to be numbered 56½ dealing with pensions.	YES		NO	
CHARTER AMENDMENT NO. IV. Describing and setting forth a proposal to the qualified electors of the City of Berkeley, County of Alameda, State of California, to amend the Charter of said City by amending Sections 35 and 36 of Article X of said charter dealing with the time of meeting of the Board of Equalization and the date of the annual tax levy.	YES		NO	

INSTRUCTIONS TO VOTERS:

To vote for a candidate of your selection stamp a cross (X) in the voting square next to the right of the name of such candidate. Where two or more candidates for the same office are to be elected, stamp a cross (X) after the names of all the candidates for that office for whom you desire to vote, not to exceed, however, the number of candidates who are to be elected. If the ballot does not contain the names of candidates for all offices for which you may desire to vote, a group of persons, stamp a cross (X) in the square opposite such group. To vote for a person not on the ballot, write the name of such person under the title of the office in the blank space left for that purpose. To vote on any question, proposition or constitutional amendment, stamp a cross (X) in the voting square after the word "Yes" or after the word "No". All marks, except the cross (X) are forbidden. All distinguishing marks or erasures are forbidden and make the ballot void. If you wrongly stamp, tear or deface this ballot, return it to the Inspector of Election and obtain another.

STATE		FOR ELECTORS OF PRESIDENT AND VICE PRESIDENT OF THE UNITED STATES		Vote for Thirteen	
EDWARD L. DOHENY, Democratic				Top of group.	
FRANCIS J. HENRY, Democratic				A cross [X] stamped in this square	
L. F. PUTER, Democratic					
JO V. SNYDER, Democratic					
IRVING C. ACKERMAN, Democratic					
MRS. VIRGINIA M. SPINKS, Democratic				shall be counted for each name of the group to the left.	
OSCAR HOOKS, Democratic					
JAMES F. PECK, Democratic					
MRS. MARY MARSHALL WILEY Democratic					
JOHN F. BARRY, Democratic					
LORIN A. HANDLEY, Democratic					
R. F. DEL VALLE, Democratic				End of group.	
MRS. CARRIE L. TYLER, Democratic				Top of group.	
SCOTT ANDERSON, Socialist				A cross [X] stamped in this square	
JOSEPH BREDSTEEN, Socialist					
M. P. CHRISTENSEN, Socialist					
MOLLIE BLOOM FLAGG, Socialist					

FOR ELECTORS OF PRESIDENT AND VICE PRESIDENT OF THE UNITED STATES		Vote for Thirteen	
J. F. CARLISTON, Republican		Top of group.	
JOHN A. BRITTON, Republican		A cross [X] stamped in this square	
T. S. MONTGOMERY, Republican			
ALBERT E. BOYNTON, Republican			
RUDOLPH J. TAUSSIG, Republican			
W. F. CHANDLER, Republican			
J. C. NEEDHAM, Republican		shall be counted for each name of the group to the left.	
MARY ROBERTS COOLIDGE, Republican			
JOSEPH SCOTT, Republican			
WILLIS H. BOOTH, Republican			
DR. LOUISE HARVEY CLARKE, Republican			
A. J. WALLACE, Republican		End of group.	
J. P. BAUMGARTNER, Republican		Top of group.	

CONGRESSIONAL		Vote for One	
UNITED STATES SENATOR			
GEORGE S. PATTON, Democratic			
MARSHALL W. ATWOOD, Prohibition			
HIRAM W. JOHNSON, Progressive, Republican			
WALTER THOMAS MILLS, Socialist		X	
REPRESENTATIVE IN CONGRESS, SIXTH DISTRICT		Vote for One	
H. AVERY WHITNEY, Democratic			
HARLOW E. WOLCOTT, Prohibition			
J. A. ELSTON, Republican, Progressive			
LUELLA TWINING, Socialist		X	
LEGISLATIVE			
MEMBER OF THE ASSEMBLY, FORTIETH DISTRICT		Vote for One	
GEORGE GELDER, Republican			
HARLEY H. GILL, Prohibition			
WILLIAM D. PATTERSON, Socialist		X	
JUDICIAL			

QUESTIONS AND PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS			
PROHIBITION. Initiative measure adding Article XXIV to Constitution. Defines alcoholic liquor. After January 1, 1920, prohibits the manufacture, sale or possession of same, except for medicinal, sacramental, scientific and mechanical purposes under restrictions prescribed by law. Prescribes and authorizes penalties. Declares payment of Internal Revenue tax prima facie evidence of violation. Declares this amendment shall not affect prohibitory liquor laws, or ordinances, enacted before such date, or be construed as in conflict with Article XXIV-A of Constitution if latter article is adopted, and that this amendment supersedes that article on that date.		YES X	
INITIATIVE AMENDMENT adding Article XXIV-A to Constitution. Defines alcoholic liquor; after January 1, 1918, prohibits its possession, gift or sale in saloon, dramshop, dive, store, hotel, restaurant, club, dance-hall or other place of public resort; prohibits sale, accepting or soliciting orders anywhere, except in pharmacies for certain purposes and by manufacturers on premises where manufactured, under delivery and quantity restrictions. Owner or manager of all such places to prevent drinking therein. Restricts transportation. Payment Internal Revenue tax prima facie evidence of violation. Prescribes and authorizes penalties. Neither repeals nor limits state or local prohibition, or Article XXIV of Constitution.		YES X	
FOR THE STATE HIGHWAY ACT OF 1915. This act provides for the issuance and sale of state bonds in the sum of \$15,000,000 for the construction of the uncompleted portions of the system of state highways presented by the State Highways Act of 1909 and extensions thereof; and prescribes such extensions, and character of construction of same.		NO	
AGAINST THE STATE HIGHWAY ACT OF 1915.			
DIRECT PRIMARY LAW. Submitted to electors by referendum. Amends provisions of Direct Primary Law of 1913 governing nominations at primary elections so as to permit declaration of party affiliation by elector at polls instead of when registering; prescribes official ballot containing names of all candidates; electors declaring at polls affiliation with party to vote for candidates of that party only and for present non-partisan offices, electors not so declaring to vote for non-partisan offices only; requires election officer, before delivering ballot to elector, to cancel such portion thereof as elector is not entitled to vote.		YES	
LAND TAXATION. Initiative measure effective January 1, 1917, amending Article XIII of Constitution. Declares all public revenues shall be raised by taxation of land values, exclusive of improvements; forbids tax or charge for revenue on labor product, occupation, business or person; permits assessment of incomes and inheritances for old age pensions, mothers' endowments and working-men's unemployment and disability insurance. Declares land shall be equally assessed according to its value for use or occupancy, disregarding man's work thereon, such value determinable in municipalities and wherever else practicable by "Sommers System" or other means of exact computation from central locations.		YES X	
		NO	