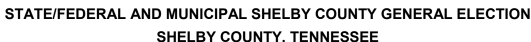


NOTICE OF ELECTION



NOVEMBER 5, 2024



ELECTION DAY: The Federal/State and Municipal Shelby County General Election will be held on Tuesday, November 5, 2024 between 7 am and 7 pm in all precincts within Shelby County.

EARLY VOTING: Begins Wednesday, October 16, 2024 through Thursday, October 31, 2024. Voters who desire to vote early may go to any of the satellite locations listed within the hours set for the early voting period.

Also, voters who are already registered can make address or name changes at any early voting site

EARLY VOTING DOWNTOWN LOCATION

October 16 - 31

Shelby County Election Commission James Meredith Blda. 157 Poplar Ave. Weekdays 9 am - 5 pm Saturday, October 19 and 26, 8 am - 4 pm

ALL OTHER 25 LOCATIONS (Listed to the Right) October 16 - 31

Weekdays 11 am - 7 pm Saturday, October 19 and 26, 8 am - 4 pm

EARLY VOTING LOCATIONS						
LOCATION	ADDRESS					
Abundant Grace Fellowship Church	1574 E. Shelby Dr., Memphis 38116					
Anointed Temple of Praise	3939 Riverdale Rd., Memphis 38115					
Arlington Safe Room	11842 Otto Ln., Arlington 38002					
Baker Community Center	7942 Church Rd., Millington 38053					
Briarwood Church	1900 N. Germantown Pkwy., Memphis 38016					
Collierville Church of Christ	575 Shelton Dr., Collierville 38017					
Compassion Church	3505 S. Houston Levee Rd., Germantown 38139					
Dave Wells Community Center	915 Chelsea Ave., Memphis 38107					
Ed Rice Community Center	2935 N. Watkins St., Memphis 38127					
Gaisman Community Center	4221 Macon Rd., Memphis 38122					
Glenview Community Center	1141 S. Barksdale St., Memphis 38114					
Greater Lewis Street Baptist Church	152 E. Parkway N., Memphis 38104					
Greater Middle Baptist Church	4982 Knight Arnold Rd., Memphis 38118					
Harmony Church	6740 St. Elmo Rd., Bartlett 38135					
I. H. Clubhouse Lakeland	4523 Canada Rd., Lakeland 38002					
Mississippi Blvd. Church - Family Life Center	70 N. Bellevue Blvd., Memphis 38104					
Mt. Pisgah Missionary Baptist Church	1234 Pisgah Rd., Memphis 38106					
Mt. Zion Baptist Church	60 S. Parkway E., Memphis 38106					
New Bethel Missionary Baptist Church	7786 Poplar Pike., Germantown 38138					
Raleigh United Methodist Church	3295 Powers Rd., Memphis 38128					
Riverside Missionary Baptist Church	3560 S. Third St., Memphis 38109					
Second Baptist Church	4680 Walnut Grove Rd., Memphis 38117					
Shelby County Election Commission	James Meredith Bldg., 157 Poplar Memphis					
Solomon Temple MB Church	1460 Winchester Rd., Memphis 38116					
TN Shakespeare Company	7950 Trinity Rd., Cordova 38018					
Mileita Ctation Chumah of Chuiat	1106 Colonial Dd. Mamphia 20117					

A.I. I. a. a. tic	one Classed	an Cundaya	Solomon Temple MB Church	1460 Winch	ester Rd., Memphis 38116
All Location	ons Ciosea	on Sundays	TN Shakespeare Company		Rd., Cordova 38018
		White Station Church of Christ	1106 Coloni	al Rd., Memphis 38117	
Federal/State General Election			Municipal Election Ballot		
		uded for the General Election	Office	Party	Candidate
Office	Party	Candidates	City of Bart	tlett Election	on
United States President and	J	President and Vice President	City of Bartlett, Alderman - Position 4 Vote for One (1)	Nonpartisan	Monique L. Williams Write-in
Vice President		Donald J. Trump and JD Vance Kamala D. Harris and Tim Waltz	City of Bartlett, Alderman - Position 5	Nonpartisan	Jack T. Young
Vote for One (1)		Jay J Bowman and De D Bowman	Vote for One (1)		Write-in
100 101 0110 (1)	1	Claudia De la Cruz and Karina Garcia		Nonpartisan	Kenneth Hayes
	Independent	Rachele Fruit and Dennis Richter	Vote for One (1)	Nonpartisan Nonpartisan	Josh McNeil Kevin Quinn
	Independent	Robert F. Kennedy Jr. and Nicole Shanahan		ivoripai tisari	Write-in
	Independent	Jill Stein and Samson LeBeau Kpadenou Write-in	City of Bartlett, School Board - Position 1 Vote for One (1)	Nonpartisan	Brad Ratliff Write-in
Office	Party	Candidate	City of Bartlett, School Board - Position 3	Nonpartisan	Shirley K. Jackson
United States Senate		Marsha Blackburn	Vote for One (1) City of Bartlett, School Board - Position 5	Nonpartisan	Write-in David Cook
Vote for One (1)		Gloria Johnson	Vote for One (1)	inoripai tisari	Write-in
		Tharon Chandler Pamela Jeanine "P." Moses	Town of Colli	erville Ele	
		Hastina Robinson	Town of Collierville, Mayor		Maureen J. Fraser
	'	Write-in	Vote for One (1)		Billy Patton
United States House of Representatives,			T	N	Write-in
District 8		Sarah Freeman	Town of Collierville, Alderman - Position 3 Vote for One (1)	Nonpartisan Nonpartisan	Chad Lindsay Elizabeth Parr
Vote for One (1)	Independent	James Hart Write-in	Vote for one (1)	Nonpartisan	Nick Robbins
United States House of Representatives,	Republican		1	·	Write-in
District 9		Steve Cohen	Town of Collierville, Alderman - Position 5	Nonpartisan	Jason Alan Lederfine
Vote for One (1)	Independent	Wendell "Wells" Blankenship	Vote for One (1)	Nonpartisan	John Edward Stamps Write-in
	Independent	Dennis Clark	Town of Collierville, School Board - Position 1	Nonpartisan	Wanda Gibbs
Tannagaga Sanata District 20	Domosesti	Write-in		Nonpartisan	Rachelle Maier
Tennessee Senate District 30 Vote for One (1)		Sara P. Kyle Mitchell Morrison			Write-in
vote for one (1)	independent	Write-in	Town of Collierville, School Board - Position 3 Vote for One (1)	Nonpartisan	Douglas Childers Write-in
Tennessee Senate District 32	Republican	Paul W. Rose	Town of Collierville, School Board - Position 4	Nonpartisan	Tom Bailey
Vote for One (1)		Write-in	Vote for One (1)		Charles Green
Tennessee House of Representatives,		Mark White		Nonpartisan	Jeremy Smith
District 83	Democratic	Noah Nordstrom	Town (O.W. will Oak at David David David David	NI (Write-in
Vote for One (1) Tennessee House of Representatives,	Democratic	Write-in Joe Towns Jr.	Town of Collierville, School Board - Position 5 Vote for One (1)	Nonpartisan	Wright Cox Write-in
District 84	Democratic	Write-in	City of Germa	ntown Fle	
Vote for One (1)			· ·	1	Sherrie Hicks
Tennessee House of Representatives,	Democratic	Jesse Chism	Vote for One (1)	nonparticali	Write-in
District 85 Vote for One (1)		Write-in		Nonpartisan	Brian Ueleke
Tennessee House of Representatives,	Democratic	Justin J. Pearson	Vote for One (1)		Write-in
District 86		Jeff Johnston	City of Germantown, Alderman - Position 5 Vote for One (1)	Nonpartisan	Tony Salvaggio Write-in
Vote for One (1)		Write-in	` '	Nonpartisan	Ryan Strain
Tennessee House of Representatives,	Democratic	Karen Camper	Vote for One (1)	nonparticali	Write-in
District 87 Vote for One (1)		Write-in	City of Germantown, School Board - Position 3	Nonpartisan	Brian Curry
Tennessee House of Representatives,	Republican	Larry Hunter	Vote for One (1)	Namantiana	Write-in
District 88		Larry J. Miller	City of Germantown, School Board - Position 5 Vote for One (1)		Andy Ellis Vicki Gandee
Vote for One (1)		Write-in		partiouri	Write-in
Tennessee House of Representatives,	Democratic	Torrey C. Harris	City of Lake	land Elect	ion
District 91 Vote for One (1)		Write-in	City of Lakeland, Commissioner		Jim Atkinson
Tennessee House of Representatives,	Republican	Renarda Renee Clariett	Vote for Two (2)	Nonpartisan	Derek Johnston
District 93		G. A. Hardaway, Sr.			Write-in Write-in
Vote for One (1)		Write-in	City of Lakeland, School Board	Nonpartisan	Jeremy Clayton Burnett
Tennessee House of Representatives,	Republican	Kevin Vaughan	Vote for Two (2)		Michelle Childs
District 95 Vote for One (1)		Write-in			Write-in Write-in
Tennessee House of Representatives,	Democratic	Gabby Salinas	City of Millin	aton Floo	1
District 96		Write-in	City of Millington, Mayor	, -	Larry Dagen
Vote for One (1)	D	1.1.00	Vote for One (1)		Cary E. Vaughn
Tennessee House of Representatives, District 97	Republican Democratic	John Gillespie Jesse Huseth			Write-in
Vote for One (1)	טוווטטו מנוט מנוט	Write-in	City of Millington, Alderman - Position 5	Nonpartisan	Thomas L. McGhee Sr.
Tennessee House of Representatives,	Republican	Cecil Hale	Vote for One (1)	Nonpartisan	David Terrell Write-in
District 98		Antonio Parkinson	City of Millington, Alderman - Position 6	Nonpartisan	Taylor Brooke Ellis
Vote for One (1)	D	Write-in	Vote for One (1)		Don Lowry
Tennessee House of Representatives, District 99		Tom Leatherwood	04 (14)	<u> </u>	Write-in
Vote for One (1)	muepenaent	William P Mouzon Write-in	City of Millington, Alderman - Position 7		Mike Caruthers
	I	1	Vote for One (1)	Nonpartisan Nonpartisan	John "Johnny" Perales Charles P. Reed
ALIEL BY AATHER		CHELDY COUNTY ELECTION		partiouri	Write-in
SHELBY COUNTY ELECTIO	<u>N</u>	SHELBY COUNTY ELECTION	City of Millington, School Board - Position 1	Nonpartisan	Theresa M. Cook
<u>COMMISSIONERS</u>		COMMISSION OFFICES:	Vote for One (1)	Nonpartisan Nonpartisan	Stephen B. Graham Marie L. Thomas
	157	Poplar Ave., Suite 137, Memphis 38103		เพอกษณะแรลก	Write-in
Mark Luttrell, Jr., Chairman	107	. 2-141 / 175., Odito 107, Moniphio 00100	City of Millington, School Board - Position 3	Nonpartican	Parhara I Gray

Mark Luttrell, Jr., Chairman Vanecia Kimbrow, Secretary Steve Stamson, Member Frank Uhlhorn, Member André C. Wharton, Member

980 Nixon Dr., Memphis 38134

901-222-1200 Office Hours are M-F, 8 am - 4:30 pm City of Millington, School Board - Position 3 Nonpartisan Barbara L. Gray Vote for One (1) lonpartisan Kendra Lawler Write-in Barbara Halliburton City of Millington, School Board - Position 5 Vote for One (1) City of Millington, School Board - Position 7 Christopher B. Denson Vote for One (1) Write-in

City of Memphis Referendums

a) Basis for Order. The court shall issue an emergency ex parte extreme risk protection order upon

submission of an application by a petitioner, supported by an affidavit or sworn oral statement of the

petitioner or other witness, that provides specific facts establishing probable cause that the respondent's

possession or receipt of a firearm will pose a significant danger or extreme risk of personal injury or death

to the respondent or another person. The court shall take up and decide such an application of the day it

(1) prohibit the respondent from possessing, using, purchasing, manufacturing, or otherwise receiving a

(2) order the respondent to provisionally surrender any firearms in his or her possession or control, and any

(3) inform the respondent of the time and place of the hearing under Section 3 to determine whether he or she

(1) If the application and its supporting affidavit or statement establish probable cause that the respondent has

access to a firearm, on his or her person or in an identified place, the court shall concurrently issue a warrant authorizing a law enforcement agency to search the person of the respondent and any such place for firearms

(2) The court may subsequently issue additional search warrants of this nature based on probable cause that

the respondent has retained, acquired, or gained access to firearm while an order under this section remains

(3) If the owner of a firearm seized pursuant to the subsection is a person other than the respondent, the

(d) Time for Service and Searches. The responsible law enforcement agency shall serve the order on the

respondent and carry out any search authorized under subsection (c)(1), promptly following issuance of the

order. If a search is authorized under subsection (c)(1), the agency may serve the order on the respondent

(a) Order After Hearing. Upon application for an extreme risk protection order, supported by an affidavit or

section, which shall be effective for a period of one (1) year after a hearing. An order issued under this

(1) prohibit the respondent from possessing, using, purchasing, or otherwise receiving a firearm; and

(2) order the respondent to surrender any firearm in his or her possession or control, and any license or

shall issue such an order based on a preponderance of the evidence that the respondent's possession or

ermit allowing the respondent to possess or acquire a firearm, to any law enforcement officer presenting the order or to a law enforcement agency as directed by the officer or the order. (b) Basis for order. The court

receipt of a firearm will pose a significant danger or extreme risk of personal injury or death to the respondent or another person. In determining the satisfaction of this requirement, the court shall consider all relevant

facts and circumstances after reviewing the petitioner's application and conducting the hearing described in

(1) If the evidence presented at the hearing establishes probable cause that the respondent has access to a

seize any firearm therein to which the respondent would have access.

irearm, on his or her person or in an identified place, the court shall concurrently issue a warrant authorizing a law enforcement agency to search the person of the respondent and any such place for firearms and to

(2) The court may subsequently issue additional search warrants of this nature based on probable cause that the respondent has retained, acquired, or gained access to a firearm while an order under this section

(3) If the owner of a firearm seized pursuant to this subsection is a person other than the respondent, the

confirmation, including by a check of the National Instant Criminal Background Check System and the

(1) day of the issuance of an emergency ex parte order under Section 2, if such an order is issued. The esponsible law enforcement agency shall serve notice of the hearing on the respondent promptly after the

owner may secure the prompt return of the firearm by providing an affidavit to the law enforcement agency affirming his or her ownership of the firearm and providing assurance that he or she will safeguard the firearm against access by the respondent. The law enforcement agency shall return the firearm to the owner upon its

applicable state firearm background check system, that the owner is not legally disqualified from possessing

(1) A hearing under this section shall be held within three (3) days of the filing of the application, or within one

filing of the application or issuance of an emergency ex parte order, but notice may be provided by publication or mailing if the respondent cannot be personally served within the specified period. The respondent shall be entitled to one continuance of up to two (2) days on request, and the court may thereafter grant an additional

continuance or continuances for good cause. Any emergency ex parte order under Section 2 shall remain in effect until the hearing is held. The court may temporarily extend the emergency order at the hearing, pending

(2) The responsible law enforcement agency shall serve an order issued under this section on the respondent

and carry out any search authorized under subsection (c)(1), promptly following issuance of the order. If a

c is authorized under subsection (c)(1), the agency may serve the order on the respondent conc

(1) A respondent may file a motion to terminate an order under Section 3 one time during the effective period

ssuance of such an order, that he or she does not pose a significant danger or extreme risk of personal injury

of that order. The respondent shall have the burden of proving, by the same standard of proof required for

(2) The petitioner may seek renewals of an order under this section for an additional six (6) months at any

time preceding its expiration. Renewals after the initial order shall be granted subject to the same standards

and requirements as an initial order. The preceding order shall remain in effect until the renewal hearing is

(3) If the respondent fails to appear at, or cannot be personally served in relation to, any hearing or renewal

hearing under this section, the default does not affect the court's authority to issue an order or entitle the espondent to challenge the order prior to it's expiration. The order will lapse after one (1) year if no eligible

The court shall forward any order issued under Section 2 or 3 to an appropriate law enforcement agency on

the day it is issued. Upon receipt of an order under Section 3, the law enforcement agency shall make the

order available to the National Instant Criminal Background Check System and any state system used to

Any person filing an application under Section 2 or 3 containing information that he or she knows to be

Any person who knowingly violates an order under Section 2 or 3, including by possessing or acquiring a

Any person who knowingly provides the subject of an order under Section 2 or 3 access to a firearm, in

earm in violation of the order or failing to surrender a firearm as required by the order.

Section 2(d). The court may order a psychological evaluation of the respondent, including voluntary or nvoluntary commitment of the respondent for purposes of such an evaluation, to the extent authorized by

sworn oral statement of the petitioner or other witness that provides specific facts giving rise to the concern about the significant danger or extreme risk described in Section 2. the court may issue an order under this

license or permit allowing the respondent to possess or acquire a firearm, to any law enforcement officer presenting the order or to a law enforcement agency as directed by the officer or the order; and

possible but in no case later than forty-eight hours.

(b) Content of Order. An order issued under this section shall.

will be subject to a continuing prohibition on possessing and acquiring firearms.

and to seize any firearm therein to which the respondent would have access.

wner may secure the return of the firearm as provided in Section 3(c)(3)

concurrently with or after the execution of the search.

ISEC. 3. ORDER AFTER HEARING

(c) Search and Seizure.

or receiving the firearm.

a decision on a final order.

etitioner seeks its renewal.

SEC. 5. VIOLATIONS

with or after the execution of the search

(e) Termination and Renewal of Orders.

held and the court grants or denies a renewed order.

SEC. 4. ENTRY INTO BACKGROUND CHECK SYSTEMS

1) FILER OF FALSE OR HARASSING APPLICATION. -

(2) RESPONDENT NOT COMPLYING WITH ORDER. -

dentify persons who are prohibited from possessing firearms.

naterially false, or for the purpose of harassing the respondent.

The following persons shall be in violation of the City Code of Ordinances:

(d) Time for Hearings and Service.

is submitted, or if review and decision of the application on the same day is not feasible, then as quickly as

City of Memphis Referendum Ordinance No. 5884 Shall the Charter of the City of Memphis be amended to provide that the majority run-off provision in the City's

Charter, Referendum Ordinance No.1794, shall apply to any election for the office of Mayor.

Walter Person, Director of Finance for the City of Memphis do hereby certify that the foregoing amendment shall have no impact on the annual revenues and expenditures of the City.

☐ FOR THE AMENDMENT

☐ AGAINST THE AMENDMENT

City of Memphis Referendum Ordinance No. 5893

Shall the City of Memphis Charter be amended to authorize the City Council by ordinance to fix and determine the salaries of the Mayor, City Council, Chief Administrative Officer, and Appointed Directors and Deputy

l, Walter Person, Director of Finance for the City of Memphis do hereby certify that the foregoing amendment shall have no impact on the annual revenues and expenditures of the City.

☐ FOR THE AMENDMENT

☐ AGAINST THE AMENDMENT

City of Memphis Referendum Ordinance No. 5913

Shall the Charter of the City of Memphis be amended to read:

A. No person shall be eligible for the office of Mayor who is not at least eighteen (18) years of age, and who has not been a bona fide resident of the City of Memphis for at least two (2) years preceding the date of the municipal election for Mayor, or who at the time of his election and qualification holds any other office, or who is directly or indirectly interested in any contract with the City.

B. No person shall be eligible for any office of the City Council who is not at least eighteen (18) years of age, and who has not been a bona fide resident of the City of Memphis for at least two (2) years preceding the date of the municipal election.

C. All existing provisions of the Charter that establish qualifications for the Mayor are hereby expressly

l, Walter Person, Director of Finance for the City of Memphis do hereby certify that the foregoing amendment shall have no impact on the annual revenues and expenditures of the City.

☐ FOR THE AMENDMENT

☐ AGAINST THE AMENDMENT

City of Memphis Referendum Ordinance No. 5908 Question 1 of 3

Shall the Charter of the City of Memphis be amended to read:

I. No person shall be allowed to carry a handgun in the City of Memphis without possessing a valid handgun carry permit

2 No person shall be allowed to carry, store, or travel with a handgun in a vehicle in the City of Memphis without possessing a valid handgun permit.

3. It shall be unlawful for a person to store a firearm, whether loaded or unloaded, or firearm ammunition, in a motor vehicle or boat while the person is not in the motor vehicle or boat unless the firearm or firearm ammunition is kept from ordinary observation and locked within the trunk, utility or glove box, or a locked container securely affixed to the motor vehicle or boat.

Walter Person, Director of Finance for the City of Memphis do hereby certify that the foregoing amendment shall have no impact on the annual revenues and expenditures of the City.

☐ FOR THE AMENDMENT

AGAINST THE AMENDMENT

City of Memphis Referendum Ordinance No. 5908 Question 2 of 3 Shall the Charter of the City of Memphis be amended to read:

. The citizens of Memphis hereby find and declare that the proliferation and use of assault weapons pose a threat to the health, safety, and security of all citizens of Memphis.

2. Hereafter, it shall be unlawful and prohibited for a person to possess or carry, openly or concealed, any assault rifles in the City of Memphis. Persons with valid handgun permits are exempt from this restriction when possessing or carrying an assault rifle on their privately owned property or at a shooting range.

3. Hereafter, the commercial sale of assault rifles within the City of Memphis is unlawful and is hereby

4. The provisions of this Chapter shall not apply to the commercial sale of assault rifles to:

4.1 Any federal, state, local law enforcement agency;

4.2 The United States Armed Forces or department or agency of the United States;

4.3 Tennessee National Guard, or a department, agency, or political subdivision of a state; or 4.4 A Law Enforcement Officer.

. Pre-existing owners that can demonstrate that the commercial sale of an assault rifle was completed prior to the Effective Date of January 1, 2025, which means that prior to January 1, 2025, the purchaser completed an application, passed a background check, and has a receipt or purchase order for said purchase, without regard to whether the purchaser has actual physical possession of the Assault Rifle, shall be considered a pre-existing purchaser.

Walter Person, Director of Finance for the City of Memphis do hereby certify that the foregoing amendment shall have no impact on the annual revenues and expenditures of the City.

☐ FOR THE AMENDMENT

☐ AGAINST THE AMENDMENT

City of Memphis Referendum Ordinance No. 5908 Question 3 of 3 SUMMARY OF FULL AMENDMENT BELOW

This Amendment authorizes City ordinances that would allow a court to order immediate temporary and extended protection from a person ("Respondent") who is determined to be in possession or receipt of a firearm and will pose a significant danger or extreme risk of personal injury or death to another person or to himself

Only specified persons may seek an extreme risk protection order ("Protection Orders") from a court, such as a law enforcement officer, a member of the family or household of Respondent, a dating or intimate partner of Respondent, a health care provider who has provided health services to Respondent, or an official of a school or school system in which Respondent is enrolled or has been enrolled within the preceding month.

The Amendment would require any City ordinance to provide procedures for the application, issuance, content duration, enforcement of Protection Orders and violations thereof, which provisions afford specified persons options for immediate protection for themselves, members of the public and/or the Respondent while preserving the due process rights of the Respondent. The Amendment also authorizes seizure of any firearms n possession of Respondent while any Protection Order is in effect."

Shall the Charter of the City of Memphis be amended to read:

Section 1. EXTREME RISK PROTECTION ORDERS

A. Definitions

. "Petitioner" means: (A) A law enforcement officer or agency, including an attorney for the state;

(B) A member of the family of the respondent, which shall be understood to mean a parent, spouse, child, or

sibling of the respondent;

(C) A member of the household of the respondent

(D) A dating or intimate partner of the respondent;

(E) A health care provider who has provided health services to the respondent; (F) An official of a school or school system in which the respondent is enrolled or has been enrolled within the

preceding month; "Respondent" means the person against whom an order under Section 2 or 3 has been sought or granted.

I. The petitioner may apply for an emergency ex parte order as provided in Section 2 or an order following a

nearing as provided in Section 3.

olation of an assurance the person has provided in an affidavit under Section 2(c)(3) or 3(c)(3) that he or she will safeguard the firearm against access by the respondent.

(3) PROVIDER OF PROHIBITED ACCESS TO RESPONDENT. -

l, Walter Person, Director of Finance for the City of Memphis do hereby certify that the foregoing amendment shall have no impact on the annual revenues and expenditures of the City. ☐ FOR THE AMENDMENT.

☐ AGAINST THE AMENDMENT

