

Voting for Judges

I Corinthians 6:1-9

“Does any one of you, when he has a case against his neighbor, dare to go to law before the unrighteous and not before the saints? Or do you not know that the saints will judge the world? If the world is judged by you, are you not competent to constitute the smallest law courts? Do you not know that we will judge angels? How much more matters of this life?”

So if you have law courts dealing with matters of this life, do you appoint them as judges who are of no account in the church? I say this to your shame. Is it so, that there is not among you one wise man who will be able to decide between his brethren, but brother goes to law with brother, and that before unbelievers?

Actually, then, it is already a defeat for you, that you have lawsuits with one another. Why not rather be wronged? Why not rather be defrauded? On the contrary, you yourselves wrong and defraud. You do this even to your brethren.

Or do you not know that the unrighteous will not inherit the kingdom of God? Do not be deceived; neither fornicators, nor idolaters, nor adulterers, nor effeminate, nor homosexuals, nor thieves, nor the covetous, nor drunkards, nor revilers, nor swindlers, will inherit the kingdom of God. Such were some of you; but you were washed, but you were sanctified, but you were justified in the name of the Lord Jesus Christ and in the Spirit of our God.”

- Christians should work to settle disputes out of court.
- Two Christians should not sue each other in front of a non-believing judge but should work it out, even if it means personal sacrifice.
- Given the opportunity, we should vote for judges:
 - Who are wise
 - Who are good citizens
 - Who do not defraud others
 - Who are not fornicators, adulterers
 - Who are not homosexuals or effeminate
 - Who are not idolaters
 - Who are not thieves or swindlers
 - Who are not revilers or drunks
- We all are sinners but believers have been justified.

November 4 Ballot District Court Judicial Races

✓ Tulsa Beacon Recommendations

Tulsa District Court - District 14, Office 1

William C. Kellough, Tulsa (Incumbent)
Attends All Souls Unitarian Church

- ✓ Caroline Wall, Tulsa
Attends First Methodist Church
Former District Judge, part of Christian law firm

District 14, Office 2

? Sharon Holmes, Tulsa
Former assistant district attorney in Tulsa County

? Tanya N. Wilson, Tulsa
Former prosecutor in Tulsa County DA office
Member of Mt. Zion Baptist Church

District 14, Office 8

Mark Barcus, Tulsa (Incumbent) Appointed
by the governor in 2012
Former member of the Tulsa School Board

- ✓ Doug Drummond, Tulsa
First assistant District Attorney in Tulsa County
Prosecutor for 17 years
Attends Southern Hills Baptist Church

District 14, Office 10

- ✓ Eric W. Quandt, Tulsa
Former workers' comp judge, Volunteer at Jenks Schools
Attends Faith United Methodist Church

Mary Fitzgerald, Tulsa (Incumbent)
Chief judge of the Family Division

District 14, Office 14

- ✓ Kurt Glassco, Tulsa (Incumbent)
Associate pastor for a Methodist Church in Catoosa
On the board of Camp Loughridge
Appointed to the bench by the governor in 2009
- Jill Webb, Sand Springs
An outspoken lesbian, puts in ads she "married to Minister"
"Married" (in New York) to (another woman) who is associate
"minister" at All Souls Unitarian Church
Former public defender

Justice of the Oklahoma Supreme Court

(Retention -Vote to Keep Yes or NO VOTE)

- District 1
 - ✗ John F. Reif, Skiatook **Say NO to RETENTION**
Appointed by liberal Brad Henry
Former attorney for INCOG
- District 6
 - ✗ Tom Colbert, Tulsa **Say NO to RETENTION**
Appointed by liberal Brad Henry Former
law professor at Marquette
Former attorney for Department of Human Services
- District 9
 - ✗ Joseph M. Watt, Altus **Say NO to RETENTION**
Appointed by liberal David Walters Former
city prosecutor in Altus

Judges of the Court of Criminal Appeals

(Retention -Vote to Keep Yes or NO VOTE)

- District 3
 - ✓ Gary L. Lumpkin, Seminole **Say Yes to RETENTION**
Attends Waterloo Road Baptist Church
Former U.S. Marine
Appointed by Gov. Henry Bellmon

Judges of the Court of Civil Appeals

(Retention)/X is NO

- District 1 – Office 1 - **Say NO to RETENTION**
 - ✗ Jerry Goodman
Law degree from Georgetown University
Appointed in 1994
- District 1 – Office 2 **Say NO to RETENTION**
 - ✗ Jane Wiseman
Appointed by liberal Gov. Brad Henry
Gov. George Nigh appointed her as a district judge in 1981
Tried to be first to "marry" lesbians on day of decision of US
Supreme Court not to hear case on 7 state Ban of HS Unions.
- District 2 – Office 1 **Say NO to RETENTION**
 - ✗ Debra Barnes
Appointed in 2008, retained in 2010
Inducted in Sand Springs Education
- District 2 – Office 2 **Say NO to RETENTION**
 - ✗ Keith Rapp
Former city prosecutor in Broken Arrow
Former municipal judge in Bixby Elected in 1984
- District 6 – Office 2 **Say NO to RETENTION**
 - ✗ Brian Jack Goree
Appointed by Gov. Mary Fallin (to please supporters)
Former Patent attorney

November 4 Ballot

U.S. Senator

✓ **Republican**- Jim Inhofe, Tulsa (Incumbent)

Democrat- Matt Silverstein, Bixby

Independent

Ray Woods, Fairview

Aaron DeLozier, Wichita Falls,

Texas Joan Farr, Broken Arrow

U.S. Senator (Coburn's seat)

✓ **Republican**-James Lankford, Edmond

Democrat-Connie Johnson, Oklahoma City

Independent- Mark T. Beard, Oklahoma City

Statewide Offices

Governor

✓ **Republican** - Mary Fallin, Oklahoma City,
(Incumbent)

Democrat - Joe Dorman, Rush Springs

Independent

Richard Prawdziński,

Edmond Joe Sills, Oklahoma City

Kimberly Willis, Oklahoma City

Lt. Governor

✓ **Republican** Todd G. Lamb, Oklahoma City,
(Incumbent)

Democrat - Cathy Cummings, Oklahoma City

Superintendent of Public Instruction

✓ **Republican**- Joy Hofmeister, Tulsa

Democrat - John Cox, Hulbert

Labor Commissioner

✓ **Republican** - Mark Costello, Edmond,
(Incumbent)

Democrat - Mike Workman , Tulsa

Legislature

House District 76

✓ **Republican** - David Brumbaugh, Broken Arrow
(Incumbent)

Democrat - Glenda K. Puett, Broken Arrow

State questions for the Nov. 4 Ballot

SQ 769: Specifies certain members of military can concurrently hold public office. Legislative referendum, certified to Election Board.

SQ 771: Expands a property tax exemption to include surviving spouses of veterans killed in the line of duty. Legislative referendum, certified to Election Board.

SQ 770: Permits 100 percent disabled veterans to continue receiving property tax exemptions, even if they move in the middle of the year. Legislative referendum, certified to Election Board.

Tulsa City Council District 3

David Patrick (Incumbent)

✓ Virgil Wallace (**BOTH are Not good**)

City Council District 6

✓ Skip Steele (Incumbent)
Connie Dodson

City Council District 7

✓ Arrianna Moore (Incumbent)
Anna America

City Council District 9

✓ G.T. Bynum (Incumbent) **Will stay In**
Paul Tay - **Withdrew from Race**

From the Tulsa Beacon, Oct. 2, 2014

Voting for Justices of the Oklahoma Supreme Court

Three Oklahoma Supreme Court justices will be on the Nov. 4 ballot for a retention vote:

John F. Reif of District 1
Tom Colbert of District 6
Joseph M. Watt of District 9

It has been reported, Oklahoma Voters have NEVER NOT RETAINED a justice of the Oklahoma Supreme Court on a retention ballot. We have an conservative house and senate and a LIBERAL COURT OF JUDGES.

Typically, justices get retained because **Oklahomans don't have access to accurate information** about their performance in office. The state's liberal media are willing accomplices in making sure – through a conspiracy of silence – that these Democrat-appointed judges stay in office.

Eight of the nine justices – including these three – were appointed by liberal Democrat former governors (including Brad Henry and David Walters). That is telling in itself.

Time after time, conservative Christians in the Oklahoma Legislature – particularly in the House – have passed common-sense bills that were signed into law and then **these were overturned by the above justices.**

The justices threw out the will of the people after a successful initiative drive by former Sen. Randy Brogdon on the Taxpayer Bill of Rights because of a technicality and thus stopped a vote on the matter.

These justices routinely toss out laws to restrict abortion even though Oklahoma has been called the most "pro-life" state in the union. **The justices killed the initiative petition to declare unborn babies as "persons" *even before it was submitted.***

Theses justices incorrectly ruled that Rep. Fred Jordan was eligible to run for Tulsa County DA even though his candidacy was clearly in violation of state statutes. He lost anyway!

The Tulsa Beacon recommends a NO VOTE on retention on these three justices.

The judiciary is one third of our government and as Americans, we have a unique opportunity – and responsibility – to vote for judges.

District Court Judges: VOTE NO TO ALL - they have made judgments against the People's Will & Voting

Judge Jill Webb - is an outspoken homosexual and advertise on her website that she is married to a "minister" but does not say married to another "woman". She is minister at the "Unity" church which is a well known homosexual church in Tulsa.

Judge Jane Wiseman jumped in her car and drove to Tulsa to marry two lesbians who work for Tulsa World the day of the Supreme Court ruled not to hear Homosexual Union Bans.

Contact Governor Mary Fallin:

Please Call, write a letter and E-mail the Governor to request she DIRECT NOT TO ISSUE ANY "Marriage" LICENSE TO SODOMY UNIONS -

ITS AGAINST OVERWHELMONG VOTE OF THE PEOPLE

Below is Tulsa World Information On Judges.

Oklahoma Supreme Court Decisions

Pro-life laws overturned

- In 2012, the Oklahoma Supreme Court killed two pro-life bills. One bill required women seeking an abortion to have an ultrasound of their unborn baby at least one hour before killing the unborn baby. The other law restricted the off-label use of abortion-inducing drugs like RU-486.

Justices cited a ruling by the U.S. Supreme Court in 1992 in their decision to override the Legislature.

In April, the court rejected an initiative petition for Personhood for unborn babies before the signature drive was scheduled to be completed.

The justices said it violated Roe v. Wade. In a 1992 case, the Oklahoma Supreme Court blocked a ballot initiative that sought to ban abortion in Oklahoma. Backers of the personhood proposal were seeking to get signatures of about 155,000 registered voters to put the question on the November 6 ballot.

The vote was unanimous.

Sex offenders

- In 2013, the Supreme Court ruled that state corrections officials could not retroactively apply sex offender registry laws to up to 3,000 inmates. That led to the release of some prisoners in prison for failing to register as a sex offender.

Single subject rule

- In 2012, the Supreme Court threw out a new law (HB 2032) because it created a fund for repairing the Capitol and cut state income taxes. They said it violated the "single subject" rule. It would have reduced the state's top income tax rate from 5.25 percent to 5 percent in 2015.

- In 2013, the Supreme Court declared a tort reform bill violated the Oklahoma Constitution's requirement that legislation cover only a single subject.

Taxpayer Bill of Rights

- In 2006, the Secretary of State certified over 300,000 valid Oklahoma signatures for SQ 726, the Stop Over Spending initiative. The issue never made it to a vote of the people because the Oklahoma Supreme Court ruled some signature collectors were from outside Oklahoma.

Tulsa County DA race

See Cases on page 3

...Cases

Continued from page 1

- The Oklahoma Supreme Court ruled that Rep. Fred Jordan could run for Tulsa County district attorney even though the Oklahoma Constitution prohibits a legislator from being elected to an office in which the pay was increased during his (Jordan's) term.

Steve Kunzweiler, who ran against Jordan and won on August 26, had challenged Jordan's candidacy based on that constitutional provision.

The provision states, "No member of the Legislature shall, during the term for which he was elected, be appointed or elected to any office or commission in the State, which shall have been created, or the emoluments of which shall have been increased, during his term of office." While Jordan was in office, the

Legislature passed a bill to raise the salaries of district attorneys and that was signed into law by Gov. Mary Fallin. The court ruled that Jordan's term ended Nov. 19 and the new district attorney would take office January 5 – even though no Democrat had filed and the winner of the GOP runoff was the winner.

State Sen. Brian Crain had withdrawn from the DA's race because of the same provision in the law.

Common Core repeal

- In 2014, the Oklahoma Supreme Court ruled a bill repealing federal Common Core standards constitutional. House Bill 3399 does not violate the Oklahoma Constitution, according to the court.