

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
1962	Position No. 4	W.F. Van Trease	479
		Jack Strickland	244
		W. Bruce Tuck	504
	Position No. 5	Fred B. Wischhusen	119
		J.F. "Jim" Cook	457
		J.B. Stahl	153
	Position No. 6	W.D. Lawther	469
		John. D. "Johnnie" Matteson	610
		Pat Collie	603
1962	Position No. 4 (Run-Off)	W. Bruce Tuck	652
		W.F. Van Trease	598
	Position No. 5 (Run-Off)	J.F. "Jim" Cook	650
		W.D. Lawther	602
1963	Mayor	Jimmie Walker	629
		W.A. "Bill" Carpenter	810
		W.R. Knowles	1
	Position No. 1	F.A. Ward	674
		Jack Strickland	729
	Position No. 2	E.M. Maxwell	853
		Clifton R. Leonard	549
	Position No. 3	Leonard A. Cain	366
		Warren A. Wells	477
		Claud Burgess	589
1963	Position No. 3 (Run-Off)	Claud Burgess	496
		Warren A. Wells	546
1964	Position No. 4	Leonard A. Cain	566
		W. Bruce Tuck	447
		Bill Ghormley, Jr.	89
	Position No. 5	J.F. "Jim" Cook	571
		Mack T. Bracey	520
	Position No. 6	F.A. Ward	380
John D. "Johnnie" Matteson		399	
		W. E. "Bill" Black	323
1964	Position No. 6 (Run-Off)	F.A. Ward	446
		John D. "Johnnie" Matteson	505
1964	Position No. 5	Tom. W. Records	96
		W.J. "Bill" Zachary	227
		W.E. "Bill" Black	321
		James L. Cook	329
1964	Position No. 5 (Run-Off)	W.E. "Bill" Black	515
		James L. Cook	498
1965	Mayor	Warren A. Wells	330
		Earl E. Dunn	372
		W.A. "Bill" Carpenter	575

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	Position No. 1	Kenneth Moore	263
		Jack Strickland	710
		R.D. Butler	248
	Position No. 2	James L. Cook	600
		E.M. Maxwell	635
	Position No. 3	Stanley W. Young	694
		W.J. "Bill" Zachary	556
<b>1965</b>	Mayor (Run-Off)	W.A. "Bill" Carpenter	515
		Earl E. Dunn	539
<b>1966</b>	Position No. 4	Leonard A. Cain	942
		W. Bruce Tuck	379
	Position No. 5	W.E. "Bill" Black	697
		James L. Cook	624
	Position No. 6	Royce Eubanks	504
		Glenn M. Tolar	819
<b>1967</b>	Mayor	Earl E. Dunn	553
		Dr. Lee E. Bishop	393
		Jack Strickland	288
		Glenn Tolar	65
		Bill Shock	1
	Position No. 1	Jack Dodd	538
		James L. Cook	591
		Royce Eubanks	162
		Ann Lemerod	1
	Position No. 2	Bill Ghormley	311
		Darrell W. Baker	895
	Position No. 3	T.C. Stanfield	428
		Stanley W. Young	844
<b>1967</b>	Mayor (Run-Off)	Dr. Lee E. Bishop	511
		Earl E. Dunn	696
	Position No. 1 (Run-Off)	James L. Cook	644
		Jack Dodd	557
<b>1968</b>	Bond Election		
	Proposition No. 1	Issuance of \$145,000 water system improvements & extension tax bonds	
		For	398
		Against	196
	Proposition No. 2	Issuance of \$295,000 sanitary sewer system improvements & extension tax bonds	
		For	380
		Against	210
	Proposition No. 3	Issuance of \$50,000 parks improvement tax bonds	
		For	318
		Against	268
	Proposition No. 4	Issuance of \$130,000 police & court building tax bonds	
		For	351
		Against	239
	Proposition No. 5	Issuance of \$30,000 fire station tax bonds	

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Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
		For	355
		Against	236
<b>1968</b>	Position No. 4	Leonard A. Cain	836
		Joe Ballard	6
	Position No. 5	W.E. "Bill" Black	666
		Glenn M. Tolar	464
	Position No. 6	Stephen B. Montgomery	526
		Robert P. Linberger	590
<b>1969</b>	Mayor	Earl E. Dunn	551
		Harrell B. Kesterson	458
		Leonard A. Cain	327
	Position No. 1	Melvin L. Ritter	461
		James L. Cook	829
	Position No. 2	Darrell W. Baker	404
		Jimmy A. Burke	894
	Position No. 3	John S. Byrnes	445
		Stanley W. Young	829
	Position No. 4	Joe D. Sheppard	402
		Ed Lehr	889
<b>1969</b>	Mayor (Run-Off)	Harrell B. Kesterson	582
		Earl E. Dunn	740
<b>1969</b>	Bond Election (tax paying electors)		
	Proposition 1	Issuance of \$3,875,000 street improvement tax bonds	
		For	612
		Against	348
	Proposition 2	Issuance of \$2,700,000 waterworks & sanitary sewer system improvement & extension tax bonds	
		For	643
		Against	306
	Proposition 3	Issuance of \$475,000 garbage disposal facilities tax bonds	
		For	653
		Against	298
	Proposition 4	Issuance of \$400,000 public buildings improvemetn tax bonds	
		For	544
		Against	401
<b>1969</b>	Bond Election (resident electors)		
	Proposition 1	Issuance of \$3,875,000 street improvement tax bonds	
		For	15
		Against	4
	Proposition 2	Issuance of \$2,700,000 waterworks & sanitary sewer system improvement & extension tax bonds	
		For	14
		Against	5
	Proposition 3	Issuance of \$475,000 garbage disposal facilities tax bonds	
		For	16
		Against	3
	Proposition 4	Issuance of \$400,000 public buildings improvemetn tax bonds	

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
		For	14
		Against	5
1970	Position No. 4	Harrel B. Kesterson	546
		Bill Chmylak	595
	Position No. 5	W.E. Black	458
		Fred J. Brown	692
	Position No. 6	Robert P. Linberger	914
1970	Position No. 5	Bob Staton	434
		Bill Ghormley, Jr.	129
		Stan Garrett	323
1970	Position No. 5	Bob Staton	578
		Stan Garrett	380
1971	Mayor	W.E. Black	852
		Earl E. Dunn	789
		W.R. Block	1
	Position No. 1	James L. Cook	980
		Arline "Bonnie" Johnson	622
	Position No. 2	Jimmy A. Burke	1089
		C.E. Hawkins	231
		Dr. Hogor	1
		R.A. Kowalik	1
	Position No. 3	Stanley W. Young	702
		Walter Dean Hall	528
		R.A. Kowalik	386
		Edwards	1
1971	Position No. 5 (Run-Off)	Walter D. Hall	486
		Stanley W. Young	344
1972	Initiative Election Proposition 1	The City of Deer Park shall not authorize the construction, building, installaton, opening, or extension to, or permit to be opened Luella Avenue, to, or within 50 feet of the South Right-of-way line of Texas State High-way 225 in the city of Deer Park and shall not construct, build, install, open or extend any streets or avenues which have access to Texas State Highway 225, closer than 1,200 feet of any part of Luella Avenue, and shall not issue a permit to any person, firm or corporation for the construction, building, installation or opening of Luella Avenue to, or within 50 feet of the South Right-of-Way line of Texas State Highway 225 or any other streets or avenues which have access to Texas State Highway 225 closer than 1,200 feet of any part of Luella Avenue, within the City of Deer Park, Harris County, Texas.	
		For	940
		Against	839
1972	Position No. 4	Stanley W. Young	912
		Bill Chmylak	752
	Position No. 5	D.H. Tolar	532
		Bob Staton	1133
	Position No. 6	Rodney Madden	34

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		Donald F. Robinson	531
		W.M. "Bill" Fowler	440
		Bill McDonald	661
1972	Position No. 6 (Run-Off)	Bill McDonald	601
		Donald F. Robinson	587
1973	Mayor	Earl E. Dunn	636
		Bob Staton	315
		W.E. Black	819
	Position No. 1	Bill Chymlak	596
		James L. Cook	1108
	Position No. 2	Jimmy A. Burke	1215
	Position No. 3	Robert P. Linberger	937
		Walter D. Hall	724
	Position No. 5	Debbie Moore	257
		Ed Lehr	1249
		Bonnie Johnson	215
1973	Charter Amendments Amendment No. 1	(1) Amending section 2.06 (c) to read: All ordinances, except as otherwise provided in the Charter, shall be read once in open meeting of the Council. (2) Deleting Section 2.06 € entirely; and (3) Deleting the words 'providing that any penal ordinance passed as an emergency measure under Section 2.06 (e) of this Article shall take effect immediately upon it's passage from Section 206 (A).  For	495
		Against	906
	Amendment No. 2	(1) Amending Section 3.02 (b) to read as follows: 'Shall be a qualified elector of the State of Texas under the Constitution thereof.'  For	840
		Against	535
	Amendment No. 3	(1) Amending Section 3.02 (c) to read as follows: 'If any elective or appointive Councilman moves his place of residence outside the corporate limits of the City of Deer Park, his office shall be immediately and automatically vacant and a successor shall be appointed or elected as perscribed by this Charter.'  For	1050
		Against	364
	Amendment No. 4	The Mayor and other Councilmembers shall receive as compensation for their services, until May 1, 1973, such compensation as is now being paid and received by each; thereafter, the Mayor shall receive a salary of \$200.00 per month, and each Councilman shall receive a salary of \$150.00 per month.  For	593
		Against	837
	Amendment No. 5	Except when on City business during regular council meetings, the Mayor shall forfeit \$100.00, and other members shall forfeit \$75.00 of their monthly compensation for each regular council meeting from which he shall be absent.  For	882
		Against	525
	Amendment No. 6	Shall, within twelve (12) weeks of said Councilmember's election, affirmatively swear that he has read the Book of City Ordinances, The Constitution of the State of Texas, with Amendments, all Articles pertaining to Home Rull Cities contained in Title 28 of the Revised Civil Statutes of the State of Texas of 1925, as now or hereafter amended, and all of the Articles, Sections and paragraphs of the Charter of the City of Deer Park, as now or hereafter amended.	

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Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
		For	909
		Against	465
	Amendment No. 7	There shall be established a Department of Taxation, the head of which shall be the City Assessor and Collector of Taxes. He shall be responsible for the assessment and collection of all taxes levied by the City of Deer Park.	
		For	739
		Against	631
	Amendment No. 8	At the close of each fiscal year, and at such other times as it may be deemed necessary, the Council shall cause an independent audit to be made of all accounts of the City by a certified public accountant. The certified public accountant so selected shall have no personal interest, directly or indirectly, in the financial affairs of the City or any of its officers. Upon completion of the audit, the results thereof shall be published immediately in the official newspaper of the City of Deer Park and copies placed on file in the City Secretary's office as a public record.	
		For	989
		Against	398
1973	Mayor (Run-Off)	W.E. Black	871
		Earl E. Dunn	817
1974	Position No. 4	Gordon Robb	418
		Stanley W. Young	416
	Position No. 5	Earl E. Dunn	603
	Position No. 6	Bill McDonald	602
		Bill Chymlak	211
1974	Bond Election (tax paying electors)		
	Proposition No. 1	Issuance of \$800,00 park tax bonds	
		For	466
		Against	399
	Proposition No. 2	Issuance of \$300,000 swimming pool tax bonds	
		For	460
		Against	404
	Proposition No. 3	Issuance of \$1,800,000 water system improvements & extension tax bonds	
		For	367
		Against	488
	Proposition No. 4	Issuance of \$1,200,000 sewer system improvements & extension tax bonds	
		For	380
		Against	479
	Proposition No. 5	Issuance of \$1,300,000 public buildings improvements tax bonds	
		For	282
		Against	565
	Proposition No. 6	Issuance of \$5,100,000 street improvement tax bonds	
		For	345
		Against	514
1974	Bond Election (resident electors)		
	Proposition No. 1	Issuance of \$800,00 park tax bonds	
		For	54
		Against	26
	Propositon No. 2	Issuance of \$300,000 swimming pool tax bonds	
		For	51
		Against	30

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Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Proposition No. 3	Issuance of \$1,800,000 water system improvements & extension tax bonds	
		For	41
		Against	37
	Proposition No. 4	Issuance of \$1,200,000 sewer system improvements & extension tax bonds	
		For	42
		Against	37
	Proposition No. 5	Issuance of \$1,300,000 public buildings improvements tax bonds	
		For	36
		Against	42
	Proposition No. 6	Issuance of \$5,100,000 street improvement tax bonds	
		For	44
		Against	35
<b>1975</b>	Mayor	Glenn M. Tolar	991
		W.E. Black	1287
	Positon No. 1	Joan R. Burke	1054
		James L. Cook	1181
	Positon No. 2	Jimmy A. Burke	1751
	Position No. 3	Robert P. Linberger	1619
		Bill Chmylak	1
<b>1975</b>	Bond Election (tax paying electors)		
	Proposition No. 1	Issuance of \$1,650,000 sanitary sewer system improvements & extension tax bonds	
		For	549
		Against	149
	Proposition No. 2	Issuance of \$1,350,000 street improvement tax bonds	
		For	569
		Against	199
	Proposition No. 3	Issuance of \$500,000 water system improvemts & extension tax bonds	
		For	570
		Against	176
	Proposition No. 4	Issuance of \$200,000 public building improvement tax bonds	
		For	467
		Against	270
	Proposition No. 5	Issuance of \$200,000 park tax bonds	
		For	485
		Against	246
	Local Sales and Use Tax	Adoption of a one per cent (1%) local sales and use tax within the city	
		For	382
		Against	308
<b>1976</b>	Position No. 4	Gordon Robb	572
		Jim Kite	726
	Position No. 5	Earl E. Dunn	907
	Position No. 6	Walter Hall	419
		Bill Chmylak	245
		Bill McDonald	646
<b>1976</b>	Position No. 6 (Run-Off)	Walter Hall	448
		Bill McDonald	456

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Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
1976	Bond Election (resident electors) Proposition No. 1	Issuance of \$4,500,000 street improvement tax bonds	
		For	534
		Against	182
	Proposition No. 2	Issuance of \$1,000,000 water system improvement & extension tax bonds	
		For	551
		Against	163
	Proposition No. 3	Issuance of \$1,500,000 sanitary sewer system improvement & extension tax bonds	
		For	557
		Against	157
	Proposition No. 4	Issuance of \$800,000 public buildings improvement tax bonds	
		For	457
		Against	253
	Proposition No. 5	Issuance of \$200,000 park tax bonds	
		For	484
		Against	226
1977	Mayor	Bill McDonald	271
		Walter Hall	312
		Robert Linberger	834
		Glenn Tolar	825
		Bob Tavel	1165
	Position No. 1	Frankie Fox	983
		Mickey Mouse	1
		Jimmy A. Burke	1511
	Position No. 2	Glenn Tolar	1
		Jerry Garner	1
	Position No. 3	J.A. "Tommy" Thompson	520
		Kenneth Caffey	765
		John C. West	883
		Bob Mabry	1
		William C. Chmylak	1
1977	Mayor (Run-Off)	Robert Linberger	1153
		Glenn Tolar	980
	Position No. 3 (Run-Off)	John C. West	1145
		Kenneth Caffey	938
1978	Position No. 4	Jim Kite	415
	Position No. 5	Earl Dunn	410
	Position No. 6	Dennis Nesser	207
		Bob Staton	408
1979	Mayor	Robert Linberger	360
		Bill McDonald	1
		Bob Tavel	260
	Position No. 1	Ken Hendrix	181
		Bill McDonald	1
		Jimmy A. Burke	323
	Position No. 2	Bill McDonald	1
		John C. West	304
	Position No. 3	Bill McDonald	1



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Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
		Stan Young	1
<b>1980</b>	Bond Election (resident electors)		
	Proposition No. 1	Issuance of \$10,000,000 drainage improvement tax bonds	
		For	581
		Against	94
	Proposition No. 2	Issuance of 2,200,000 water works system improvements & extension tax bonds	
		For	583
		Against	80
	Proposition No. 3	Issuance of \$1,300,000 sanitary sewer improvements & extension tax bonds	
		For	595
		Against	72
<b>1980</b>	Position No. 4	Jim Kite	1070
		Various Write Ins	14
	Position No. 5	Earl Dunn	1106
		Various Write Ins	12
	Position No. 6	Bob Staton	1076
		Various Write Ins	12
	Proposition No. 1	Whether policemen will have the right to organize & bargain collectively	
		For	802
		Against	892
<b>1981</b>	Mayor	Jimmy Burke	1090
		Thomas W. Warren	1055
		Charles B. Urban	110
	Position No. 1	Wayne Riddle	1030
		Bob Tavel	916
		Buddy McDonald	266
	Position No. 2	Frank Fleming	456
		Bill McDonald	766
		Charles Garrison	980
	Position No. 3	John West	1077
		Mrs. Victoria D. Laird	1129
<b>1981</b>	Mayor (Run-Off)	Thomas W. Warren	1147
		Jimmy Burke	1405
	Position No. 1 (Run-Off)	Wayne Riddle	1357
		Bob Tavel	1135
	Position No. 2 (Run-Off)	Bill McDonald	1198
		Charles Garrison	1296
<b>1982</b>	Charter Amendments		
	Amendment No. 1	(1) AMENDING SECTION 1.04 TO READ: Section 1.04-ANNEXATION FOR ALL PURPOSES: The City Council shall have the power by ordinance to fix the boundary limits of the City of Deer Park, and to alter or extend said boundary limits for the annexation of additional territory lying adjacent to the City, with or without the consent of the territory and inhabitants annexed. Before the City may institute annexation proceedings, the City Council shall provide an opportunity for all interested persons to be heard at a public hearing to be held in accordance with the laws of the State of Texas. The City Council shall cause public notice to be published of such hearing, which notice shall conform to the laws of the State of Texas.	

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Upon the final passage of any such ordinance, the boundary limits of the City shall thereafter be fixed as set out in such ordinance, and when any additional territory has been so annexed, same shall be a part of the City of Deer Park, and the property situated therein shall bare its pro rata part of the taxes levied by the City, and the inhabitants thereof shall be entitled to all the rights and privileges of all the citizens, and shall be bound by the acts, ordinances, resolutions and regulations of the City. (2) BY AMENDING SECTION 1.05 TO READ: Section 1.05-LIMITED PURPOSE ANNEXATION: In addition to the power to annex additional territory for all purposes, the City shall have the power, by Ordinance, to fix, alter and extend the corporate boundary limits of the City for the limited purposes of "Planning and Zoning" and "Sanitation and Health Protection", and to annex for one or both of such limited purposes additional territory lying adjacent to the City, with or without the consent of the property owners or inhabitants of such annexed territory; provided, however, that no such territory which lies outside the extra-territorial limits of the City as perscribed by the laws of the State of Texas shall be annexed for any limited purpose or purposes.

Wherever the boundary limits of territory annexed for one or both of such limited purposes are not conterminous with the corporate boundary limits enclosing the territory which is a part of the city for all purposes, such boundary limits of the limited purpose territory shall be know as "Limited Purpose Boundary limits". Every ordinance by which territory is to be annexed to the City for one or both of such limited purposes shall state the limited purpose or purposes for which it is being annexed, and shall be published one time, in a newspaper of general circulation in the City, and in the form in which it is to be finally adopted, not less than 30 days prior to its final passage. Every inhabitant of territory annexed for one or both of said limited purposes, who is otherwise qualified, shall be entitled to vote in City elections on every issue where the question is the election or recall of City Councilman, or Mayor, and every such inhabitant shall be deemed to be a citizen of the City in connection with any City ordinance, regulation, or action which is, or is alleged to be, applicable to him or his property because of such limited purpose annexation, but will not be elegeible to run for any office in the City of Deer Park.

The City shall have no power to levy any tax for municipal purposes on either the property or the inhabitants of territory annexed for limited purpose or purposes, and no funds of the City shall be spent in such territory except where reasonable and expedient for the accomplishmetn of the limited purpose or purposes for which the territory is annexed; but the City may collect reasonable charges from property owners and inhabitants of such territory for services rendered by the City in the accomplishment of the limited purpose or purposes for which the territory is annexed. (3) AMENDING SECTION 1.06 TO READ: Section 1.06-RELINQUISHMENT OF TERRITORY: The City Council shall have the power by Ordinance passed by an affirmative vote of three-fourths (3/4) of the Council members qualified and serving, to alter or contract the boundary limits of the City of Deer Park for the relinquishment of territory. The City Council shall provide an opportunity for all interested persons to be heard at a public hearing to be held not more than twenty (20) days nor less than ten (10) days prior to the institution of relinguishment proceedings. Notice of such public hearing shall be published in a newspaper having general circulation in the City of Deer Park and in the territory proposed to be relinquished.

The notice shall be published at least once in such newspaper not more than twenty (20) days nor less than ten (10) days prior to the hearing. Additional notice by certified mail shall be given to railroad companies whose right-of-way is included in the territory to be relinquished. Provided, however, the requirements of there-fourths vote of Council members qualified and serving and notice and hearing are not required if the City of Deer Park is under a final order from a court of competent jurisdiction to disannex any territory. Relinquishment of territory shall be brought to completion within ninety (90) days of the date on which the City Council institutes relinquishment proceedings or be null and void. Provided, however, any period of time during which the City of Deer Park is restrained or enjoined from reliquinishing and such territory by a court of competent jurisdiction shall be computed in such a 90-day limitation period. (4) BY ADDING A NEW SECTION 1.07 TO READ: Section 1.07-DESINGATION OF INDUSTRIAL DISTRICTS: The City Council shall have the right, power and authority to designate any part of the area located in the extraterritorial jurisdiction of the City of Deer Park, as defined by the laws of the State of Texas, as an industrial district and to treat such area from time to time as the City Council shall deem to be in the best interest of the City, subject to any limitatins imposed by the laws of the State of Texas."

For

Against

418

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	Amendment No. 2	AMENDING SECTION 2.05 (a) (2) TO READ AS FOLLOWS: "Shall, subject to the provision of this Charter and the approval of a majority of the Councilmembers qualified and serving, appoint the City Administrator, the City Attorney, the Judge of the Municipal Court or any alternate judges and such other appointive positions of the City whose appointment is not otherwise provided by the provision of this Charter. However, it is further provided that should the Mayor fail or refuse to appoint the above named appointees within thirty (30) dyas of the date of any vacancy should occur, then the Council shall fill any such vacancy by a majority vote of the Councilmemebers qualified and serving."	
		For	464
		Against	155
	Amendment No. 3	AMENDING SECTION 2.05 (c) (2) TO READ AS FOLLOWS: "Shall, upon recommendation of the City Administrator, appoint the City Secretary, Deputy City Secretary, and all other department directors."	
		For	383
		Against	223
	Amendment No. 4	AMENDING SECTION 2.05 (c) (6) TO READ AS FOLLOWS: "May authorize the payment of actual and receipted expenses incurred by Councilmembers acting in the City's behalf and in their official capacity. Such authorization shall be made only upon a verified application for payment accompanied by receipts, bills, warrants or other evidence to support each expense payment applied for. Such application shall be presented at a regular Council meeting, and no payment shall be made without prior official Council approval. Loss of earnings shall not be allowed as an expense. Nothing in this section shall preclude Councilmembers from drawing a reasonable allowance in advance of anticipated expense expenditure provided, however, any Councilmember drawing such allowance shall be liable to the City of Deer Park for any or all of the amount drawn in excess of that which is authorized as provided hereinabove."	
		For	294
		Against	314
	Amendment No. 5	AMENDING SECTION 2.05 (c) (21) BY DELETING THE WORDS: "WITHOUT SET FEES" FROM SECTION 2.05 (c) (21)	
		For	235
		Against	394
	Amendment No. 6	AMENDING SECTION 2.08 BY DELETING THE LAST SENTENCE OF SECTION 2.08	
		For	380
		Against	205
	Amendment No. 7	AMENDING SECTION 3.01 (D) TO READ AS FOLLOWS: "Newly elected Councilmembers shall be inducted into office at the first regular or special Council meeting following their election. A special Council meeting may be called for the purpose of inducting into office any newly elected Councilmember."	
		For	463
		Against	137
	Amendment No. 8	AMENDING SECTION 3.02 TO READ AS FOLLOWS: (1) "Shall be a qualified elector of the State of Texas under the Constitution thereof and reside within the corporate limits of the City of Deer Park, having so resided continuously for a period of at least twelve (12) months immediately preceding his election." (2) BY DELETING SECTION 3.02 (d) IN ITS ENTIRETY. (3) BY RENUMBERING THE REMAINING PARAGRAPHS IN SECTION 3.02 TO COMPENSATE FOR THE PARAGRAPH DELETED.	
		For	385
		Against	216
	Amendment No. 9	AMENDING SECTION 3.03 IN ITS ENTIRETY TO READY AS FOLLOWS: COMPENSATION OF MAYOR AND COUNCILMEMBERS: "The Mayor shall receive not more than \$275.00 per month as compensation for his services. Each Councilmember shall receive not more than \$175.00 per month as compensation for their services"	

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Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
		For	311
		Against	295
	Amendment No. 10	AMENDING SECTION 3.05 TO READ AS FOLLOWS, BY DELETING SECTION 3.10 IN ITS ENTIRETY AND SUBSTITUTING THE FOLLOWING, AND BY RENUMBERING THE SECTIONS OF CHAPTER III TO COMPENSATE FOR THE DELETION: NOMINATIONS AND ELECTIONS: (a) All City elections shall be governed by the laws of the State of Texas regulating the holding of municipal elections. (b) The City shall hold a regular election in April of every year on the day of the week authorized by the laws of the State of Texas. (c) Special elections shall be ordered by ordinance and shall be held on a date and in such a manner as perscribed by the laws of the State of Texas and in accordance with the ordinances adopted by the Council for the conduct of elections. (d) Notice of each regular, special or run-off election shall be published once a week for two (2) consecutive weeks in the official newspaper of the City of Deer Park, the first of such publications to be no more than twenty-five (25) days nor less than ten (10) days before the election. A copy of such notice shall be filed with the City Secretary and another copy shall be posted on the bulletin board designated by the City for public notices at least twenty (20) days before the election. Each notice shall state the nature and date of the election, the hours during which the polls will be open and the location of the polling places for each precinct.	
		For	397
		Against	178
	Amendment No. 11	AMENDING SECTION 3.07 TO READ AS FOLLOWS: "FILING FOR OFFICE: Any person having the qualifications set forth for the Mayor and other memebbers of the Council under Section 3.02 of this Charter, shall have the right to file an application to have his name placed on the official ballot as a candidate for Mayor or Councilman. Such application shall be sworn to and clearly designate by title or position number the position to which the canidate seeks election. Such application shall conform to the requirements of the laws of the State of Texas, be filed with the City Secretary, or such person as may be appointed by the City Administrator, not less than thirty (30) days prior to the date of the election.	
		In computing said thirty (30) day period, the date of filing and the date of the elections shall not be counted. Said application shall be accompanied by a filing fee of \$25.00 or a nominating petition, addressed to the Mayor, such petition to be in the form and subject to the requirements provided by the laws of the State of Texas. Such petition shall be signed by voters qualified to vote in the election for which the nominating petition is filed equaling five per cent of the entire vote cast for Mayor at the last City election, or by twenty-five (25) such qualified voters, whichever is the lesser number. If a nominating petition is filed, the candidate's written consent must accompany the application and nominating petition. Filing in accordance with the provisions of this section shall entitle such applicant to a place on the official ballot."	
		For	396
		Against	180
	Amendment No. 12	AMENDING SECTION 3.09 (c) TO READ AS FOLLOWS: "Said run-off election shall be held four (4) weeks following the main election, on the same day of the week as the main election was held."	
		For	454
		Against	140
	Amendment No. 13	AMENDING SECTION 3.13 TO READ AS FOLLOWS: "(a) When any position on the City Council becomes vacant, the remaining members of the Council shall, within thirty (30) days of said vacancy, by a majority vote of members qualified and serving, appoint a qualified person to serve in the position or in the alternative the Council within thirty (30) days of said vacancy shall order a special election to be held at the earliest time permitted by the laws of the State of Texas for the purpose of filling the vacancy. (b) The Council may call a special election, in accordance with the laws of the State of Texas, for the purpose of filling a position held by an apointee. In the event, however, that more than two positions are held concurrently by appointees, the Council shall order a special election to be held at the earliest time permitted by the laws of the State of Texas, for the purpose of filling the positions held by such appointees; provided, however, that a special election shall not be required if at the time the third vacancy is filled by appointment less than 210 days remain before the next regular election. (c) Any person elected or appointed to fill any vacancy shall serve only until the next regular City election for the election of Councilmembers, wether or not the term of office for that position expires."	
		For	408
		Against	167

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Amendment No. 14	(1) REPEALING, DELETING AND OMITTING SECTION 3.15 AND SUBSTITUTING A NEW SECTION 3.15 WHICH READS AS FOLLOWS: "Section 3.15-EMPLOYMENT OF FORMER COUNCILMEMBERS: No member of the City Council shall, during the time for which he or she is elected and for two (2) years thereafter, be employed in any salaried position with the City or be financially interested directly or indirectly in any contract with the City or in the sale to the City of any land, materials, supplies or services." (2) REPEALING AND OMITTING THE LAST SENTENCE OF SECTION 5.01 WHICH READS AS FOLLOWS: "No member of Council shall, during the time for which he is elected and for two (2) years thereafter, be appointed or designated City Administrator."	
		For	403
		Against	184
	Amendment No. 15	AMENDING SECTION 5.01 (B)(6) TO READ AS FOLLOWS: "(6) To submit to council the monthly statements prepared by the Director of Finance."	
		For	415
		Against	161
	Amendment No. 16	AMENDING SECTION 5.09 BY: (1) AMENDING EVERY PORTION OF SECTION 5.09 WHICH REFERS TO "CORPORATION COURT" AND SUBSTITUTING THE WORDS "MUNICIPAL COURT", (2) AMENDING SECTION 5.09 (B) TO READ AS FOLLOWS: "There may be appointed such alternate judges as the Council shall deem advisable to preside over the Municipal Court to serve only whne the Judge of the Municipal Court is temporarily unable to act for any reason. Any such alternate judge shall have the same qualifications and term of office as the Judge of the Municipal Court." (3) AMENDING SECTION 5.09 (E) TO READ: "The style of all writs issued from said Court shall be in the name of the State of Texas." (4) REPEALING, DELETING AND OMITTING IN ITS ENTIRETY SECTION 5.09 (G).	
		For	411
		Against	174
	Amendment No. 17	AMENDING SECTION 5.10 TO READ AS FOLLOWS: "Section 5.10-DEPARTMENT OF HEALTH AND SANITATION: The Council shall appoint a Board of Health whose members shall serve for a period of two (2) years, or until their successors shall have been appointed and qualified. The Board shall be appointed or reappointed within one (1) month after the regular City election in each even numbered year. (A) The Board shall be composed of three (3) members which shall be comprised of a qualified physician licensed to practice medicine in the State of Texas, the City Administrator, and a duly licensed civil or sanitary engineer. The physician shall be the presiding officer of the Board and shall receive such compensation as may be fixed by the Council. (B) The Council shall create the position of the City Health Officer and shall appoint the physician on the Board as such officer. The City Administrator shall be responsible for the general administration of the Department and the supervision of the employees thereof. (C) The Board shall recommend to Council for adoption a program of public health, which program shall include the following: (1) Sanitary code. (2) A plan of cooperation with other appropriate government agencies. (3) Ordinances, rules and regulations for the implementation and enforcement of the program, including the following: (a) Ordinances for the control of contagious or infectious diseases. (b) Ordinances for the regulation, licensing and inspection of persons, firms, corporations, common carriers, or associations operating any public place where food or drink or candies or manufactured sweets are served, sold or otherwise handled within the corporate limits of the City of Deer Park. (c) Penalties for the failure of any person, firm, or corporation to comply with such ordinances and regulations as are perscribed under this Section 5.10 or the laws of the State of Texas."	
		For	382
		Against	179

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Amendment No. 18	<p>AMENDING SECTION 5.11 RELATING TO THE DEPARTMENT OF FINANCE BY: (1) REPEALING, DELETING AND OMITTING IN THEIR ENTIRETY SECTIONS 5.12(A), 5.12(B) AND 5.12(H). (2) AMENDING SECTION 5.12(C) TO READ: "Maintain an accounting system in accordance with generally accepted accounting practices for the City and each of its offices, departments and agencies; keep separate accounts for the items of appropriation contained in the City budget, each of which accounts shall show the amount of appropriation, the amounts paid therefrom, the unpaid obligations against it and the unencumbered balance; require reports of receipts and disbursements from each receiving and spending agency of the City Government to be made daily or at such intervals as he may deem expedient."</p> <p>(3) AMENDING SECTION 5.12(D) TO READ: "Submit to the City Administrator, a monthly statement of all receipts and disbursements, in sufficient detail to show the exact financial condition of the City, and a statement of unencumbered appropriation balances by funds." (4) AMENDING SECTION 5.12(I) TO READ: "Monitor all proposed expenditures, and unless he shall certify in writing to the City Administrator that there is an unencumbered balance of appropriated and available funds, no expenditure shall be made." (5) BY RENUMBERING THE REMAINING PARAGRAPHS OF SECTION 5.12 TO COMPENSATE FOR THE PARAGRAPHS DELETED.</p> <p>For</p> <p>Against</p>	<p>378</p> <p>182</p>
	Amendment No. 19	<p>AMENDING SECTION 5.14 (C) TO READ AS FOLLOWS: "Provided the request-notice is found to be in compliance with the foregoing provisions, the Council shall immediately order the formation of an Arbitration Committee for the purpose of settling the existing dispute. Such Committee shall be comprised of three (3) resident qualified voters. Each of the three (3) members thereto shall serve without reward or compensation and no member of the Council, or City employee, or relative thereof shall be eligible to serve upon such Committee. The three (3) qualified citizens to comprise the Arbitration Committee shall be named and appointed in the following manner:"</p> <p>For</p> <p>Against</p>	<p>365</p> <p>191</p>
	Amendment No. 20	<p>(1) AMENDING SECTION 6.02 TO READ: "Section 6.02-BUDGER PROCEDURE (A) SUBMISSION OF ANNUAL BUDGET: The administrator shall submit the proposed budget to the Council at least forty-five (45) days prior to the last regular Council meeting in September of each year. (B) PUBLIC HEARING: Upon presentation of the proposed budget to the Council, the Council shall set a time and place for a public hearing at which hearing all interested persons shall be given the opportunity to be heard on matters relating to the proposed budget. The public hearing shall be held no more than fifteen (15) days after presentation of the proposed budget to Council and at least thirty (30) days prior to the last regular Council meeting in September of each year. Notice of the public hearing shall be published in the official newspaper of the City of Deer Park at least five (5) days prior to the public hearing, which notice shall set forth the time and place of said hearing and contain a summary of the proposed budget. (C) PROCEEDINGS AFTER PUBLIC HEARING: After the public hearing, but before final adoption of the proposed budget, the Council may delete or insert items of expenditure or may increase or decrease the amount of any item of expenditure, except those fixed by law. (D) FORM OF PROPOSED BUDGET: The proposed budget shall contain the following items: (1) A budget message explaining the budget, outlining the proposed financial policies of the City for the coming fiscal year any changes to the existing financial policies, giving the reason therefor, and reasons for any significant changes in expenditure or revenue items from the preceding fiscal year. (2) A consolidated statement of anticipated receipts and proposed expenditures for all funds. (3) An analysis of property valuations. (4) An analysis of tax rates. (5) Tax levies and tax collections for each of the five (5) preceding years. (6) General Fund recourses in detail. (7) Special Fund resources in detail.</p>	

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
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(8) Summary of proposed expenditures by function, department an activity. (9) Detailed estimates of expenditures shown separately for each activity to support the summary (8) above. (10) A revenue and expense statement for all types of notes and bonds. (11) A description of all bond issues outstanding, showing rate of interest, date of issue, maturity date, amount authorized, amount issued and amount outstanding. (12) A schedule of requirements for the principal and interest of each issue of bonds. (13) The proposed appropriation ordinance, (14) The proposed tax levying ordinance. (15) A comparison with the actual expenditures of the last completed fiscal year, the estimated amounts for the current fiscal year and the proposed amounts for the ensuing fiscal year for both revenue items and expenditure items. (16) Such other provisions as the Council, by ordinance, shall provide. (E) ADOPTION OF THE BUDGET: The budget shall, by ordinance, be adopted no later than teh last regular meeting in September of each year, which ordinance shall be the annual appropriation ordinance. Should the Council not adopt a budget before October 1 of each year, the proposed budget shall be deemed adopted by operation of law. (F) FINAL ADOPTION, DISPOSITION: Upon final adoption, the budget shall be in effect for the ensuing fiscal year.

A copy of the budget, as finally adopted, shall be filed with the City Secretary, and all other persons required by the laws of the State of Texas. The final budget shall be printed, reproduced, and copies shall be made availabe for the use of all offices, departments and agencies and for the use of interested persons and organizations. (G) APPROPRIATIONS: From the effective date of the budget, the several amounts stated therein as proposed expenditures shall be and become appropriated to the several objects and purposed named therein. Except as provided in this article no funds of the City shall be expended nor shall any obligation for the expenditure of money be incurred, except pursuant to the annual appropriation ordinance and amendments thereto provided by this Article. At the close of each fiscal year any unencumbered balance of an appropriation shall revert to the General Fund and become available for reappropriation for the next succeeding fiscal year. (H) AMENDMENTS TO BUDGET: After adoption, the budget may be amended by ordinance to appropriate additional funds, or to transfer, either collaterally or linearly, unencumbered funds in all levels of the budget. After such amendments are made copies of the amended budget shall be filed with the responsible parties contained in (F) above. The Council shall have the exclusive authority to transfer any unencumbered funds from one office, department, or agency to any other by ordinance.

The Administrator, with official Council approval, shall have the authority to transfer unencumbered appropriations balances from one expenditure account to another within a single office, department or agency without the enactment of an ordinance. (I) APPROPRIATION LIMITATIONS: No budget shall be adopted, amended, or any appropriation made unless the total estimated revenues, income and funds available shall be equal to or be in excess of such budget or appropriation. (J) MONTHLY REPORTS: The administrator shall submit to the Council a monthly interim report which sets out all receipts and disbursements and a statement of unencumbered appropriation balances. (K) FINAL REPORT: At the close of each fiscal year the Administrator shall submit to the Council a final Annual Report of the financial condition of the City. (L) PUBLIC RECORD: The budget and all amendments thereto, all interim reports and the final annual report, shall be filed with the City Secretary and shall be a public record." (2) AMENDING SECTION 6.03 TO READ: "Section 6.03-BUDGET ESTABLISHES ANNUAL PROPERTY TAX REVENUE: From the effective date of the budget, the same amount stated as the Annual Property Tax Revenue shall constitute a determination of the amount of the levy for the purpose of the City in the corresponding tax year, provided, however that in no event shall such levy exceed the limits set forth in the laws of the State of Texas."

For		370
Against		180

Amendment No. 21

(1) REPEALING, DELETING AND OMITTING SECTION 6.04 IN ITS ENTIRETY. (2) AMENDING SECTION 6.05 TO READ: Section 6.05-CONTINGENT APPROPRIATION: Provision shall be made in the annual budget and in the appropriation ordinance for a contingent appropriation of an amount to be used in case of unforeseen items of expenditures. Such contingent appropriation shall be under the control of the Administrator and distributed by him, after official approval of the Council, on each item of expense expressed separately by the favorable votes of three-fourths (3/4) of the Councilmembers qualified and serving."

For		356
Against		208

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Amendment No. 22	<p>AMENDING SECTION 6.06 TO READ: Section 6.06-BORROWING TO MEET EMERGENCIES: In the absence of unappropriated available revenues or other funds to meet public emergency affecting life, health, property or the public peace, the Council may by resolution authorize the borrowing of money to meet such emergency by the issuance of notes, each of which shall be designated "Emergency Note" and may be renewed from time to time but all such notes or renewals thereof shall mature and be payable not later than the last day of the fiscal year next succeeding the fiscal year in which the note was issued or renewed."</p>	
		For	409
		Against	159
	Amendment No. 23	<p>AMENDING SECTION 6.11 TO READ AS FOLLOWS: Section 6.11-PURCHASE PROCEDURE: All purchases made and contracts executed by the City shall be pursuant to a requisition from the head of the office, department or agency whose appropriation will be charged, and no contract or order shall be binding upon the City unless and until the Director of Finance certifies that there is to the credit of such office, department or agency a sufficient unencumbered appropriation and allotment balance to pay for the supplies, materials, equipment or contractual services for which the contract or order is to be issued. Before the City makes any purchase or contract for supplies, materials, equipment, or contractual services, opportunity shall be given for competition.</p> <p>The Council may by ordinance confer upon the City Administrator general authority to contract for expenditures without further approval of the Council for all budgeted items not exceeding five thousand dollars (\$5,000.00). All contracts for expenditures involving more than five thousand dollars (\$5,000.00) must be expressly approved in advance by the Council. All contracts or purchases involving more than five thousand dollars (\$5,000.00) shall be the lowest and best responsible bidder after there has been opportunity for competitive bidding as provided for by law or ordinance; provided that the Council, or the City Administrator in such cases as he is authorized to contract for the City, shall have the right to reject any and all bids. Copies of all bids shall be delivered to each Councilman immediately."</p>	
		For	296
		Against	194
	Amendment No. 24	<p>(1) AMENDING SECTION 6.11 AS FOLLOWS: (a) REPEALING, DELETING AND OMITTING THE WORDS "DIRECTOR OF FINANCE" FROM LINE 5 OR ARTICLE 6.11 AND SUBSTITUTING THE WORDS "CITY ADMINISTRATOR." (2) RENUMBERING THE REMINING SECTIONS OF THE CHAPTER VI TO COMPENSATE FOR THE SECTIONS DELETED BY AMENDMENT 21.</p>	
		For	327
		Against	160
	Amendment No. 25	<p>AMENDING SECTION 7.01 TO READ: "Section 7.01-POWER TO GRANT FRANCHIES: The Council shall have the power by ordinance to grant, renew, and extend all franchises of every character operating within the City and, with consent of the franchise holder, to amend the same. Provided, however, that no franchise shall be granted for a term of more than thirty (30) years.</p>	
		For	304
		Against	173



## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Amendment No. 26	(1) AMENDING SECTION 7.02 TO READ: "Section 7.02-ORDINANCE GRANTING FRANCHISE: Every ordinance granting, renewing, extending, amending, transferring or authorizing the transfer or assignment of a franchise shall be read at three (3) regular meetings of the Council and shall not be finally acted upon until at least forty-two (42) days after the first reading thereof. Within five (5) days following each of the three (3) readings of said ordinance, the full text thereof shall be published one (1) time in the official newspaper of the City, and the expense of such publication shall be borne by the prospective franchise holder or assignee." (2) BY AMENDING SECTION 7.03 TO READ: "Section 7.03-ASSIGNMENT OF FRANCHISE: No franchise granted by the City shall be assignable without consent of the council expressed by ordinance unless the franchise is expressly made assignable by the terms of the franchise itself. Provided, however, nothing herein shall be construed to prevent an assignment where such is incident to the creation of or foreclosure of a mortgage executed in connection with the installation or improvement of facilities constructed under franchise."	
		For	288
		Against	166
	Amendment No. 27	AMENDING CERTAIN SECTIONS OF SECTION 7.04: (1) BY AMENDING THE LAST SENTENCE OF SECTION 7.04 (G) TO READ: "Provided, however, that any franchise holder which keeps its books in accordance with any one of the standard systems of accounts approved by such agencies as the Federal Communications Commission, the Federal Power Commission, the Railroad Commission of Texas, the National Association of Railroad and Utility Commissioners (NARUC) or the Texas Public Utilities Commission or any successor of such agencies will be considered to have complied with any Council order passed under this section." (2) BY ADDING A NEW SECTION 7.04 (I) TO READ: "To require that the franchise give notice to any subscriber before service is discontinued except in emergency situations."	
		For	327
		Against	148
	Amendment No. 28	AMENDING SECTION 7.05 TO READ: "The Council shall have all power not inconsistent with the laws of the State of Texas, after notice and hearing, to regulate by ordinance the rates, charges or fares of every public utility or franchise holder operating in the City, provided that no such ordinance shall be enacted as an emergency measure. Any such power may, however, be surrendered to the Texas Public Utility Commission if such surrender be authorized by the laws of the State of Texas. Further, the Council may reinstate any such power to surrendered in accordance with the law of the State of Texas."	
		For	300
		Against	157
	Amendment No. 29	ADDING A NEW SECTION 7.10 TO READ AS FOLLOWS: "Section 7.10-MUNICIPALLY OWNED UTILITIES: The City shall have the power to own and operate any public utility and install all facilities that are reasonably needed, and to lease, purchase or condemn any existing utility properties used and useful in public service. The Council shall have the power to delegate the day-to-day operations of any such municipally owned public utility to the administrative department within the City Government."	
		For	317
		Against	148
	Amendment No. 30	ADDING A NEW SECTION 7.11 TO READ AS FOLLOWS: "Section 7.11-SERVICE TO ADJACENT AREAS: The Council shall have the power to furnish utility service to adjacent areas or nearby communities outside the corporate limits of the City of Deer Park is such extra-territorial service shall be deemed by the Council to be in the best interest of the inhabitants of the City of Deer Park."	
		For	281
		Against	186

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Amendment No. 31	AMENDING PORTIONS OF SECTION 8.01 BY: (1) AMENDING THE FIRST PARAGRAPH OF SECTION 8.01 TO READ: "The Council shall appoint a City Planning and Zoning Commission consisting of five (5) regular members, who shall be residents of the City of Deer Park, and such ex officio members as are provided herein. The regular members shall receive such compensation as the Council shall prescribe by ordinance shall hold no other position in the City Government except as member of the Board of Adjustment. The ex officio members shall include the Mayor, the City Administrator, the City Engineer, the Director of Public Works, and such other ex officio members as the Council shall be resolution provide. Ex officio members shall participate in the work of the Commission, but shall not have a vote in its official actions." (2) BY AMENDING SECTION 8.01 (C) TO READ: "Vacancies shall be filled for the unexpired term of any member whose term becomes vacant."	
		For	306
		Against	161
	Amendment No. 32	(1) BY AMENDING SECTION 8.01 (D) (2) TO READ: Approve or disapprove plats of proposed subdivisions or additions subject to any additional approval of the Council required by ordinance. In considering such plats, the Commission shall require that the proposed subdivisions or additions meet, so far as practicable, all the standards of layout and construction of comparable property within the City."	
		For	303
		Against	169
	Amendment No. 33	RELATING TO THE NAME "CITY ADMINISTRATOR" BY AMENDING EVERY PORTION OF THE CHARTER USING THIS NAME AND SUBSTITUTING IN ITS PLACE THE NAME "CITY MANAGER."	
		For	327
		Against	145
	Amendment No. 34	AMENDING SECTION 9.12 TO READ AS FOLLOWS: "Amendments to this Charter may be framed and submitted to the qualified voters of the City in the manner provided by the laws of the State of Texas."	
		For	337
		Against	134
<b>1982</b>	Position No. 2	Charles Garrison	883
		Frank Fleming	510
	Position No. 4	Jim Kite	921
	Position No. 5	Harvey N. Petree	761
		John West	641
	Position No. 6	Thomas C. Bedford	770
		Bob Staton	631
<b>1983</b>	Mayor	Jimmy Burke	815
	Position No. 1	Wayne Riddle	765
	Position No. 2	Charles Garrison	751
	Position No. 3	Tom Warren	319
		R.P. "Bob" Linberger	331
		Ray Zachary	362
<b>1983</b>	Position No. 3 (Run-Off)	Ray Zachary	556
		R.P. "Bob" Linberger	431
<b>1983</b>	Charter Amendments		

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Amendment No. 1	<p><b>POWER OF INITIATIVE:</b> The people of the City of Deer Park reserve the power of direct legislation by initiative, and in the exercise of such power may propose any ordinance, except ordinances appropriating money or levying taxes, or ordinances repealing ordinances appropriating money or levying taxes, or ordinances authorizing the issuance of bonds, not in conflict with this Charter, the State Constitution, or the State laws. Any initiated ordinance may be submitted to the Council by a petition signed by qualified voters of the City equal in number to at least twenty (20%) percent of the qualified voters in the City who are eligible to vote upon such issue.</p> <p>For <span style="float: right;">578</span></p> <p>Against <span style="float: right;">160</span></p>	
	Amendment No. 2	<p><b>POWER OF REFERENDUM:</b> The people of the City of Deer Park reserves the power to approve or reject any ordinance adopted by the Council, except ordinances appropriating money or levying taxes, or ordinances authorizing the issuance of bonds. Prior to or within thirty (30) days after the effective date of any ordinance subject to referendum, a request for the Council to repeal said ordinance may be submitted by a petition signed by qualified voters in the City who are eligible to vote upon such issue.</p> <p>For <span style="float: right;">604</span></p> <p>Against <span style="float: right;">127</span></p>	
	Amendment No. 3	<p><b>AMENDING SECTION 4.03 TO READ AS FOLLOWS:</b> The people of the City of Deer Park reserves the power to recall any elected officer of the City of Deer Park. A demand for the removal of any such officer may be submitted by petition signed by qualified voters in the City equal in number to thirty (30%) percent of the qualified voters in the City who are eligible to vote upon such issue.</p> <p>For <span style="float: right;">620</span></p> <p>Against <span style="float: right;">108</span></p>	
	Amendment No. 4	<p><b>AMENDING SECTION 4.04 TO READ AS FOLLOWS: COMMENCEMENT OF PROCEEDINGS:</b> Any five qualified voters may commence initiative, referendum or recall proceeding by filing with the City Secretary an affidavit stating they will constitute the petitioners' committee and be responsible for preparing and circulating the petition and filing it in proper form. The affidavit shall contain the names and addresses of the committee members and specify the address to which all notices to the committee are to be sent. The affidavit shall also set out in full the proposed initiative ordinance or the number and caption of the ordinance sought to be repealed or the name of officer sought to be recalled. (b) <b>BY AMENDING SECTION 4.05 TO READ AS FOLLOWS: FORM AND CONTENT OF PETITIONS:</b></p> <p>(a) For the purpose of circulation, more than one sub-petition, all uniform in size and style, may be used. For the purpose of filing, all sub-petitions shall be assembled as one petition. Each sub-petition circulated shall contain or have attached thereto throughout its circulation the full text of the proposed initiative ordinance or the ordinance sought to be repealed or the name of the officer sought to be recalled. (b) All signatures shall be executed in ink or indelible pencil and shall be followed by the address and voter registration certificate number of the person signing.</p> <p>(c) Each sub-petition containing signatures shall have attached to it when assembled and filed an affidavit executed by the circulator thereof stating that he personally circulated the sub-petition, that he did not receive compensation for circulation of the sub-petition, the number of signatures thereon, that all the signatures were affixed in his presence, that to the best of his belief and knowledge the signatures are the genuine signatures of the persons whose names purport to be signed and that each signer had an opportunity before signing to read the full text of the proposed initiative ordinance or the ordinance sought to be repealed or to read the name of the officer sought to be recalled. (c) <b>BY AMENDING SECTION 4.06 TO READ AS FOLLOWS: FILING EXAMINATION AND CERTIFICATION OF PETITIONS:</b></p> <p>Within thirty (30) days following the commencement of initiative, referendum or recall proceedings, the petitioners' committee must file the petition with the City Secretary. Within ten (10) days after an initiative, referendum or recall petition is filed, the City Secretary shall examine such petition and shall either certify as to its sufficiency or, if it is insufficient, shall specify the particulars wherein it is defective and shall promptly notify the petitioners' committee by sending a copy of the certificate to the petitioners' committee by certified mail. If the certificate declares the petition to be insufficient, said petition may be amended once by a supplemental petition correcting the defects.</p>	

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
		<p>The petitioners' committee shall file any such supplemental petition, which shall have the same form and content as the original petition, within ten (10) days from the date of the petitioners' committee received notice of the defects in the original petition. Within ten (10) days after such supplemental petition and certify as to its sufficiency. If the supplemental petition is found to be insufficient, no further proceedings shall be had with regard to it. If the original petition, together with any supplemental petition, is found to be sufficient, the City Secretary shall promptly present the certificate of sufficiency together with the petition, to the Council.</p>	
		<p>For</p>	520
		<p>Against</p>	174
	Amendment No. 5	<p>(A) ACTION OF PETITION: When an initiative petition, certified to be sufficient, is submitted to the Council by the City Secretary, the Council shall either: (1) Adopt the proposed initiative ordinance without amendment within fifteen (15) days after the date of the certification and submission to council of the initiative petition; or (2) Submit for approval or disapproval the proposed initiative ordinance without amendment to a vote of the qualified voters of the City at the next regular election date as provided in Article 2.01 (a) of the Texas Election Code.</p> <p>(3) Submit for approval or disapproval the proposed initiative ordinance without amendment and a separate ordinance proposed by the Council, on the same subject to a vote of the qualified voters of the City at the next regular election date as provided in Article 2.01 (a) of the Texas Election Code. (4) The ballots to be used when voting on a proposed initiative ordinance or referred ordinance shall describe any such ordinance sufficiently to identify it and immediately below such description shall be printed upon separate lines the following: "FOR ADOPTION OF THE ORDINANCE" "AGAINST ADOPTION OF THE ORDINANCE"</p> <p>(B) RESULTS OF ELECTION: If a majority of the votes cast are in favor of the initiated ordinance, it shall thereupon be effective as an ordinance of the City. An ordinance so adopted may not be repealed or amended until the expiration of two (2) years after the date of the election and then only by a vote of three-fourths (3/4) of the Councilmembers qualified and serving. An ordinance adopted by initiative shall not be subject to referendum. If the majority of the votes cast are against the initiated ordinance, the subject of said ordinance cannot again be initiated until the expiration of two (2) years after the date of the election.</p>	
		<p>For</p>	511
		<p>Against</p>	188
	Amendment No. 6	<p>AMENDING SECTION 4.08 TO READ AS FOLLOWS: SUSPENSION AND PROCEDURE AFTER SUBMISSION TO COUNCIL-REFERENDUM: (A) SUSPENSION OF EFFECT OF ORDINANCE: When a referendum petition is filed with the City Secretary, the ordinance sought to be repealed shall be suspended from taking effect. Such suspension shall terminate when: (1) There is a final determination of insufficiency of petition by the City Secretary; or (2) The petitioner's committee withdraw the petition; or (3) The Council repeals the ordinance; or (4) The referred ordinance is approved or disapproved by the voters. (B) ACTION ON PETITION: When a referendum petition, certified to be sufficient, is submitted to the Council by the City Secretary, the Council shall either:</p> <p>(1) Repeal the referred ordinance within fifteen (15) days after the date of the certification and submission to Council of the referendum petition; or (2) Submit for approval or disapproval the referred ordinance to a vote of the qualified voters of the City at the next regular election date as provided in Article 2.01 (a) of the Texas Election Code. (3) The ballots to be used when voting on a proposed initiative ordinance or referred ordinance shall describe any such ordinance sufficiently to identify it and immediately below such description shall be printed upon separate lines the following: "FOR REPEAL OF THE ORDINANCE" "AGAINST REPEAL OF THE ORDINANCE" (C) RESULTS OF ELECTION: If the majority of the votes cast are against the referred ordinance it shall thereupon be deemed repealed. An ordinance so repealed may not be reenacted as an ordinance, without substantive change, by Council action or by the initiative process, until the expiration of two (2) years from the date of election. If the majority of the votes cast are in favor of the referred ordinance, it shall thereupon be effective.</p>	
		<p>For</p>	505
		<p>Against</p>	186

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Amendment No. 7	<p>AMENDING SECTION 4.09 TO READ AS FOLLOWS: PROCEDURE AFTER SUBMISSION TO COUNCIL-RECALL: (A) ACTION ON PETITION: When a recall petition, certified to be sufficient, is submitted to the Council by the City Secretary, the Council shall order an election to be held at the next regular election date as provided in Article 2.01 (a) of the Texas Election Code. (B) FORM OF BALLOT: The issue to be submitted on the ballot to the voters is: "Shall (name of person) be removed from the office of (name of office) by recall?" Immediately below each question there shall be printed the two followin propositions, one above the other, in the following order: "FOR THE REMOVAL FROM OFFICE OF (NAME OF PERSON)" "AGAINST THE REMOVAL FROM OFFICE OF (NAME OF PERSON)" (C) RESULTS OF ELECTION: If the majority of the votes cast are the recall of the officer named on the ballot, the Council shall as its next regular meeting declare the office vacant. An officer thus removed shall not be eligible to hold elected office or a position of employment with the City for a period of two (2) years after the date of recall. (D) LIMITATION ON RECALL: No recall petition shall be filed against an officer within six (6) months after begining a term of office, either as a newly elected officer or as an incumbent. No officer shall be subjected to more than one recall election during each term of office.</p> <p>For 514 Against 164</p>	
	Amendment No. 8	<p>AMENDING SECTION 4.10 TO READ AS FOLLOWS: NOTICE: The City Secretary shall cause to have published any proposed initiative ordinance or any referred ordinance or notice of any recall election at least once in the official newspaper of the City of Deer Park at least fifteen (15) days before the election to approve or disapprove any such ordinance or to recall any officer, and to provide other notices of said election as provided for in the Texas Election Code.</p> <p>For 577 Against 113</p>	
	Amendment No. 9	<p>AMENDING THE LAST SENTENCE OF SECTION 5.01 (a) TO READ AS FOLLOWS: 'The manager shall receive compensation as may be fixed by the Council'.</p> <p>For 447 Against 253</p>	
	Amendment No. 10	<p>AMENDING SUB-SECTION 509 (b) TO READ AS FOLLOWS: There may be appointed such associate judges as the council deem advisable. Any such associate judge shall have the same qualifications and term of office as the judge of the municipal court.</p> <p>For 515 Against 194</p>	
	Amendment No. 11	<p>AMENDING SECTION 5.12 (d) TO READ AS FOLLOWS: 'other than payroll checks which may be imprinted with his fascimile signature.'</p> <p>For 535 Against 174</p>	
	Amendment No. 12	<p>REPEALING AND DELETING SECTIONS 5.13, 6.12, 6.13, 6.14, 6.15, 6.16, 6.17, 6.18, AND 6.19 AS THEY REFER TO TAXATION WHICH IS NOW REGULATED BY TEXAS STATUTES, BY REPEALING AND DELETING THEM FROM THE CHAPTER IN THEIR ENTIRETY.</p> <p>For 492 Against 177</p>	
	Amendment No. 13	<p>AMENDING SUB-SECTION 8.01 (A) TO READ AS FOLLOWS: (A) TERM OF OFFICE: Members shall be appointed for two (2) year terms. Three of the memebers shall be appointed after each City election held in even numbered years and two of the members shall be appointed after each City election held in odd numbered years. Members shall assume office on May 31 of the year appointed and serve for a period of two (2) years.</p> <p>For 593 Against 119</p>	
<b>1984</b>	Position No. 4	Jim Kite	61
	Position No. 5	Harvey N. Petree	67
	Position No. 6	Thomas C. Bedford	63

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
1985	Mayor	Jimmy Burke	568
	Position No. 1	Wayne Riddle	535
	Position No. 2	Charles Garrison	524
	Position No. 3	Lois A. Davidson	20
		Ray Zachary	612
		Robert J. Simonis	91
1986	Position No. 4	Jim Kite	259
		Sam Pipkin	494
		Donna Green	1
	Position No. 5	Harvey Petree	581
		Katy Peters	1
	Position No. 6	Thomas Bedford	561
		Jimmy Tengler	1
		D.R. Kilter	1
1986	Bond Election (resident electors)		
	Proposition No. 1	Issuance of \$6,500,000 water treatment plant tax bonds	
		For	560
		Against	64
	Proposition No. 2	Issuance of \$2,700,000 sanitary sewer system improvement & extension tax bonds	
		For	538
		Against	76
	Proposition No. 3	Issuance of \$2,750,000 waterworks system improvement & extension tax bonds	
		For	527
		Against	80
	Proposition No. 4	Issuance of \$4,000,000 street improvement tax bonds	
		For	496
		Against	113
	Proposition No. 5	Issuance of \$750,000 public building tax bonds	
		For	468
		Against	134
	Proposition No. 6	Issuance of \$750,000 park tax bonds	
		For	465
	Against	147	
1987	Mayor	Jimmy Burke	125
	Position No. 1	Wayne Riddle	122
	Position No. 2	Charles Garrison	116
	Position No. 3	Ray Zachary	117
1988	Position No. 4	Sam Pipkin	935
		Larry Cernosek	297
		Howard Shelton	510
		Bob Linberger	1
	Position No. 5	Harvey Petree	1089
		John West	654
		Bob Linberger	3
1989	Mayor	Eddie Dove	374
		Jimmy Burke	1770

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Position No. 1	Wayne Riddle	1451
		Danny Crosslin Sr.	665
	Position No. 2	Bill McDonald	1009
		Charles Garrison	1100
	Position No. 3	Rayma Zachary	1071
		Denton McDugle	1085
<b>1990</b>	Position No. 4	Sam Pipkin	423
	Position No. 5	Eddie Dove	51
		Harvey Petree	477
	Position No. 6	Tom Bedford	419
<b>1991</b>	Mayor	Jimmy A. Burke	102
	Position No. 1	Wayne Riddle	88
	Position No. 2	Charles Garrison	91
	Position No. 3	Denton McDugle	83
<b>1992</b>	Position No. 4	Al Dugas	59
		Sam Pipkin	655
		Robert P. Linderger	488
	Position No.5	Les C. Ellard, Jr.	420
		Tillman McHenry	222
		Bill McDonald	576
	Position No. 6	Tom Bedford	877
<b>1992</b>	Position No. 5 (Run-Off)	Les C. Ellard, Jr.	534
		Bill McDonald	635
<b>1993</b>	Prohibiting bingo games for charitable purposes as authorized by the Bingo Enabling Act in Deer Park, TX	For	1198
		Against	614
<b>1993</b>	Mayor	Jimmy Burke	4078
		Eddie Dove	968
	Position No. 1	Wayne Riddle	3922
	Position No. 2	Tommy Dove	536
		Ruth Palmer	2281
		Brian Barry	2056
	Position No. 3	Dean Lawther	2120
		Denton McDugle	2840
<b>1993</b>	Position No. 2 (Run-Off)	Ruth Palmer	853
		Brian Barry	1026
<b>1993</b>	Bond Election (resident electors) Propositon No. 1	Issuance of \$8,250,000 municipal golf course bonds	
		For	2010
		Against	685
<b>1994</b>	Position No. 4	Sam Pipkin	835
	Position No. 5	Bill McDonald	345
		Dianna Taylor	610

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
1995	Mayor	Jimmy Burke	1340
		Larry Cernosek	553
	Position No. 1	Wayne Riddle	1320
		Troy A. Hopkins	541
	Position No. 2	Brian Barry	1456
	Position No. 3	Eddie Dove	418
		Denton McDugle	1424
1996	Position No. 4	Ron Armstrong	358
		Sam Pipkin	417
	Position No. 5	Dianna Taylor	541
	Position No. 6	Dean Lawther	518
1997	Mayor	Jimmy Burke	1152
		Larry Cernosek	832
	Position No. 1	Wayne Riddle	1454
	Position No. 2	Brian George Barry	1438
	Position No. 3	Denton McDugle	1434
1998	Position No. 4	Bill Brown	480
		Charles Norris	317
	Position No. 5	Dianna Taylor	524
	Position No. 6	Dean Lawther	531
1999	Mayor	Jesse Zesiger	434
		Larry Cernosek	754
		Wayne Riddle	1164
		Dean Lawther	778
	Position No. 1	Eddie Dove	706
		Charles Garrison	2020
	Position No. 2	Brian George Barry	2228
Position No. 3	Denton McDugle	2197	
1999	Mayor (Run-Off)	Dean Lawther	1230
		Wayne Riddle	1593
2000	Position No. 4	Bill Brown	331
	Position No. 5	Joe "Flash" Gordon	100
		Dianna Taylor	429
	Position No. 6	Dean Lawther	305
2000	Bond Election (resident electors)		
	Proposition No. 1	Issuance of \$7,550,000 public safety, fire, & police building bonds	
		For	634
		Against	128
	Proposition No. 2	Issuance of \$6,580,000 park & recreational facility improvement bonds	
		For	524
		Against	234
	Proposition No. 3	Issuance of \$2,250,000 drainage improvements bonds	
		For	662
	Against	86	



## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Proposition No. 4	Issuance of \$3,700,000 streets, sidewalks, & related drainage improvement bonds	
		For	658
		Against	94
	Proposition No. 5	Issuance of \$1,510,000 bonds for renovation, construction, furnishing & equipment of a city hall complex	
		For	549
		Against	203
	Proposition No. 6	Issuance of \$1,750,000 bonds for renovation, construction, furnishing & equipment of a library building	
		For	611
		Against	140
	Proposition No. 7	Issuance of \$2,350,000 community center building bonds	
		For	570
		Against	181
<b>2001</b>	Mayor	Wayne Riddle	792
	Position No. 1	Charles Garrison	771
	Position No. 2	Brian Barry	703
		Larry Cernosek	336
	Position No. 3	Denton McDugle	781
<b>2002</b>	Position No. 4	Bill Brown	445
	Position No. 5	Beckie Stockstill	362
		Ralph E. Ross	174
		Mark Baggett	181
	Position No. 6	Dean Lawther	455
<b>2003</b>	All positions unopposed		
	Position No. 1	Charles Garrison	
	Position No. 2	Brian Barry	
	Position No. 3	Denton Mc Dugle	
<b>2004</b>	Position No. 4	Eric Lambert	270
		Blake Burns	572
		Harrell Kesterson	124
	Position No. 5	Beckie Stockstill	732
		Robert Hippe	170
	Position No. 6	Dean Lawther	777
<b>2004</b>	Special Election	The permanent ad valorem tax freeze on the homesteads of the disabled & persons over the age of 65	
		For	1356
		Against	484
<b>2005</b>	Mayor	Wayne Riddle	1166
	Position No. 1	Cecil Sam Wright	562
		Charles Garrison	965
	Position No. 2	Chuck Watkins	82
		Thane Harrison	929
		Jack Beckham, Sr.	534
<b>2006</b>	All positions unopposed		
	Position No. 4	Blake Burns	

# Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Position No. 5	Beckie Stockstill	
	Position No. 6	Dean Lawther	
<b>2007</b>	Mayor	Wayne Riddle	941
	Position No. 1	Charles Garrison	882
	Position No. 2	Thane Harrison	852
	Position No. 3	E. Dale Wortham	349
		Chris Richey	785
		Kyle Womack	153
<b>2008</b>	Position No. 4	Bill Patterson	1210
		Blake Barnes	965
	Position No. 5	Beckie Stockstill-Cobb	1300
		Larry Cernosek	898
	Position No. 6	Dean Lawther	964
		Jeff Pound	1231
<b>2008</b>	Proposition No. 1	Adoption of a Section 4B additional sales & use tax	
		For	981
		Against	1240
	Proposition No. 2	Amend Section 2.05, C, 6	
		For	1183
		Against	976
	Proposition No. 3	Amend Section 2.05, C	
		For	1146
		Against	997
	Proposition No. 4	Amend Section 5.12, D	
		For	1227
		Against	939
	Proposition No. 5	Amend Section 3.07, B	
		For	1301
		Against	857
	Proposition No. 6	Amend Section 3.02, C	
		For	1417
		Against	743
<b>2009</b>	Mayor	Wayne Riddle	758
	Position No. 1	Charles Garrison	715
	Position No. 2	Thane Harrison	719
		Owen Doyle, Jr.	169
	Position No. 3	Chris Richey	785
		Eddie Dove	90
<b>2010</b>	Position No. 4	Bill Patterson	Elected/ No Opponent
	Position No. 5	G. Terry Lutz	36
		Bill Zastrow	245
		John J. Janatsch	103
		Beckie Stockstill-Cobb	710
	Position No. 6	Eddie Dove	63
		Jeff W. Pound	599

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
		E. Dale Wortham	436
<b>2011</b>	Mayor	Wayne Riddle	1286
	Position No. 1	Andrea Pressley	509
		Jerry L. Mouton, Jr.	908
	Position No. 2	Mitch Contreras	165
	Position No. 3	Thane Harrison	1185
		Shelley Stokes	571
	Proposition No. 1	Chris Richey	1012
		Adoption of a Type B additional sales & use tax	
		For	712
		Against	918
<b>2012</b>	Position No. 4	John Janatsch	710
		Bill Patterson	1273
	Position No. 5	Andrea Pressley	979
		Beckie Stockstill-Cobb	1059
	Position No. 6	Chad Burke	932
		Rae A. Sinor	1157
<b>2013</b>	Mayor	Jeff Pound	1009
		Larry Cernosek	324
		Jerry Mouton, Jr.	1415
	Position No. 1	Sherry Garrison	1496
		Bennie Boles	1184
	Position No. 2	Thane Harrison	2083
	Position No. 3	Chris Richey	2122
<b>2014</b>	Position No. 4	John Janatsch	212
		Bill Patterson	635
	Position No. 5	Shelley D. Stokes	337
		Ron Martin	540
	Position No. 6	Rae A. Sinor	667
<b>2015</b>	Mayor	Jerry L. Mouton, Jr.	1447
	Position No. 1	Sherry Garrison	1537
	Position No. 2	Thane Harrison	1248
		Shelley Stokes	560
		Betty Lemley	277
	Position No. 3	Gerald Cothran	1047
		Tommy Ginn	1051
	Proposition No. 1	Type B additional sales and use tax	
		For	1233
		Against	1054
<b>2016</b>	Position No. 4	Eddie Dove	118
		Bill Patterson	654
	Position No. 5	Ron Martin	628
	Position No. 6	Rae A. Sinor	610
<b>2017</b>	Mayor	Jerry L. Mouton, Jr.	933
		Betty Lemley	330

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Position No. 1	Eddie Dove	12
	Position No. 2	Sherry Garrison	1024
	Position No. 2	Thane Harrison	1013
	Position No. 3	Tommy Ginn	1042
<b>2018</b>	All positions unopposed		
	Position No. 4	Bill Patterson	
	Position No. 5	Ron Martin	
	Position No. 6	Rae A. Sinor	
<b>2019</b>	Mayor	Jerry L. Mouton, Jr.	763
	Position No. 1	Sherry Garrison	666
		J.W. Stokes	252
	Position No. 2	TJ Haight	665
		Carol Castorena-Greer	269
	Position No. 3	Tommy Ginn	771
	Proposition A	To provide for gender neutrality for the position of Police Chief & give the Police Chief the authority to appoint officers. The removal of officers will remain under the authority of the City Manager.	
		For	613
		Against	288
	Proposition B	Giving signatory rights or powers to the Assistant City Manager & Mayor Pro-Tem in the absence of the Mayor.	
		For	707
		Against	198
	Proposition C	Removing the requirement of three readings of ordinances except when additional reading are specifically required by another provision of the City Charter such as granting, renewing, extending, amending, transferring or authorizing the transfer or assignment of a franchise or otherwise may be required by state statute.	
		For	535
		Against	337
	Proposition D	Amending the existing language related to the development of privately owned property to include that the expenditure of public funds may be made for public infrastructure improvements only if it can be shown to the satisfaction of the council that the taxes from the assessed valuation of said property will within a reasonable time frame after it is made, pay for said improvements.	
		For	604
		Against	256
	Proposition E	Removing the existing Employee appeal process involving arbitratio for terminated employees and stating the employee appeal process will be included in the Employee Personnel Manual.	
		For	501
		Against	365
	Proposition F	Amending the Purchasing Procedures by deleting the section requiring the City to accept purchases or contracts from the lowest bidder on purchases or contracts more than \$50,000 and adding that the City will follow the procurement provision provided in the State statutes, which allows for competitive bidding, competitive sealed proposals and specific alternative construction project procuremetn methods.	
		For	672
		Against	201

## Election Results 1962-Current

Year	Council Position/ Charter Election/ Bond Election	Candidate/ Proposition/ Amendment	Total Votes
	Proposition G	Removing the City Council's ability to remove an officer or employee other than as perscribed in this charter beign the City Manager, Municipal Judge, Alternate Judges and City Attorney, leaving all other employee removals under the authority of the City Manager. For Against	566 303
<b>Harris County Joint City General Election</b>			
2020	Position No.4	Bill Patterson	9,346
		Tiffany Patenaude	3,623
	Position No. 5	Ron Martin	2
	Position No.6	Rae A. Sinor	2
<b>2021</b>			
	Mayor	Jerry L. Mouton, Jr.	751
	Position No. 1	Sherry Garrison	748
		Tiffany Patenaude	135
	Position No. 2	TJ Haight	720
	Position No. 3	Tommy Ginn	736
<b>Proposition A</b>			
	Proposition A	Issuance of \$19,500,000 bonds for the design, construction, acquisition & equipment of drainage improvements For Against	741 172
	Proposition B	Issuance of \$16,900,000 bonds for the design, construction, acquisition & equipment of fire department facilities For Against	700 216
	Proposition C	Issuance of \$7,200,000 bonds for the design, construction, acquisition & equipment of streets and sidewalks For Against	757 152
	Proposition D	Issuance of \$22,300,000 bonds for providing funds for the design, construction, acquisition and equipment for a new Jimmy Burke Activity Center For Against	580 331
<b>Special Election Type B</b>			
	Special Election Type B	Adoption of a sales and use tax for the promotion and development of the additional type B economic develepment purpose of land, buildings, equipment, facilities and improvements For Against	631 283