ature to be shown at namal election of Magn-mbly in this state to be second day of Movem-standred sixty-five.

JOHN P. LONGNIO, Secretary-of-State.

PROFOSED AMENDMENT NUMBER ONE COMMENT REGULTION OF COMMENT REGULTION OF COMMENT.

the sight of armies aren of the constitution, in 'relation to factors are in pensions of widows of withred members of a teacher retirement system of the indice or of a scalebration of the state

of animodes to read as followes:

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nor shall the brackly of the state to

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spection thereof, by payments made on a per capita basis directly or through the subdivision of the state; or for the increase in the amount of pensions of any member of a retirement system of the state, or of a subdivision of the

state, or of a subdivision of the state of for a lineague is the amount of pensions of any thirdow of a retired member of a teachers' retirement system of the state or of a subdivision of the state to whom payable as beneficiary under an optional settlement in connection with the pension of such member. The enumeration of legislative powers in this paragraph stall not be taken to diminish any power of the legislative hisnets

tive powers in this paragraph hall not be taken to diminish my hall not be taken to discovered the legislature on authorishs the legislature on authorishs the state to public corroration to be organized for the uppose of making legislature or my middrial or instituction or new middrial or instituction of tamer in the state of the scotlature of the scotlature of the modern of the scotlature of the state in which is a critical problem, the scotlature of the state in which is a critical problem, the scotlature of the state in which is a critical problem, the scotlature of the state in which the scotlature of the state of the

PROPOSED AMENDMENT NUMBER TWO CONCURRENT REGILITION OF THE SENATE AND ASSEMBLY

18. Laws shall be made for accurtaining. By account persons, that the satisfied to the right weaterness is seen of the right was extracted to the research and see the research was the research of the research of the research was the research of the controllar of the research of the research of the research of the research of the controllar of the research of the research of the research o

PROPOSED AMENDMENT NUMBER TISRER CONCURRENT RESOLUTION OF THE SEMATE AND ASSEMBLY

Proposing an amendment to article eight of the constitution, in rela-tion to exceptions to the restric-tions on constitution and paying

Section 1. Resolved (if the Assembly concur), That section two of crisis eight of the constitution be smended to read as follows:

§ 2. No county, city, town, village

of and on terms and conditions prescribed by the sate comproller, but
in no event for a period exceeding
weaty years from the date of such
subspaces.

No Indebtedness shall be convibing on the property of the sate
with the sate of such
subspaces.

No Indebtedness shall be convibing or school district sates such
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utions to sinking funds established anti-manificated for the estropes of also gateling and independences for redicht waith brack and assessed. Nativellations with the sink and should be redicted as the control of the sink bracket in the sink of the control of the sink bracket in the sink of th

er of abligation issued for any such indebteness.

§ 2. Resolved (if the Assembly concur). That the toregoing security concur). That the toregoing security register the resolved of the first regular legizintive session convening after the next succeeding general elec-tion of susmbers of the assembly, and, in conformity with section one of article nipsteen of the constitu-tion, we present our nor invest-

nineteen of the constitution, in re-lation to amendments to the con-stitution by petition and vote of the people

Section 1. Resolved (if the Assembly concur), That article nineteen of the constitution be amended by adding thereo a new section, to be section four, to read as follows:

§ 2. a. In addition to the methods provided in the preceding sections of this article for amending this constitution, the people themselves may by petition propose any amendments thereoff of any such proposed amendment shall first be submitted to the attorney-general within thirty days after such submitted to the attorney-general shall render to the person submitting it his advice as to the form of the proposed amendment and its suitability to accomplish its puspose.

— Within two years after any proposed surrendment has been very before your and the selection of the submitted to the attorney-general and his advice of the attorney-general and his selection for the attorney-general may be exceeded in a patient of submitted to the attorney-general may be exceeded in a patient of the above received, a patient for such amendment want may be exceeded and find this the selection of the first proposed discrete to the less less the selection of the first proposed discrete to the control of the selection of the first proposed discrete to the less less the selection of the first purposed discrete to the proposed of the first proposed discrete to the established to the selection of the first proposed discrete to the proposed of the first proposed discrete to the proposed discrete to the proposed discrete to the proposed discrete to the first proposed discrete to the constitution of the first proposed discrete to the proposed discrete to the proposed discrete to the proposed discrete the proposed discrete to the proposed discrete the proposed discrete to the proposed discrete to the proposed discrete to the proposed discrete to the proposed

suit of the original petition.

J. Any such the nosel and next shell be submitted to the people in the same manner, extracted by 4 the same manner, extracted by 4 the for the submission of anisted originating in the beneficiare. A property of the submission of the majority of the electors originally there are made of the constitution from and after the first day of January next specific the submission of the constitution from and after the first day of January next interest a may be preserved to the submission.

A. If grounding of two or more constitutions a meratiment of the measure resceints the formation of the measure resceints the formation of the measure resceints the submission of the state and a supplementary petition by at least one hundred thousand qualified electors of the state and a supplementary petition by at least one hundred thousand can be supplementary petition by at least one hundred thousand submissions and a supplementary petition by at least one hundred thousand submissions.

ber of affermative notes at such elsection shall prevail to the animat of steh conflict, except as prosided in section three of this article.

1. An emigraal petition as provided for the this section must be rigard of the first section must be rigard and the section must be rigard and the section must be rigard and the section of the state and conflict sections of the state and conflict sections of the section section

atticle sen of the constitution, in relation to authorizing the legislature to make the state idable for the payment of the principal of and interest on bonds of a public erroporation created to make secured leans to non-profit corporations of new industrial of new industrial or manufacturing plants in this state or for the acquisition, rehabilitation or improvement of former industrial or manufacturing plants in this state.

manufacturing plants in this state
Section I. Resolved (if the Assembly concur). That section seven of
article ten of the constitution be renumbered and amended to read as
follows:

[§ 7.] § 8. Notwithstanding any
provision of this or any other article of this constitution, the legislature may by law which shall take
diffect without submission to the
people, make or authorize making
the state liable for the payment of
the principal of and interest on
bonds of a public corporated to the
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present the section sight of article
seven of this constitution, in a principal amount not to exceed thirty years
after the principal of an interest on notes
of seathernomation feased in anticiparticle of such bonds, which notes
and any reaswast interest that maitire within they jeans after the respective delses of anoth notes.

§ 2. Becoived - fif the Assembly
searur, This this foregoing anular
search of the assembly and, in
conformative with section one of article nineteen of the ressitution, be
submissed for three months pseudous
to the time of such election.

to the time of such election.

PROPOSED AMENDMENT
XUMBRE SIX
CONCURRENT RESOLUTION OF
THE SENATE AND ASSEMBLY.

Proposing an amendment to section
four of article eighteen of the constitution, in reliation to maximum
indebtedness legislature may authorize Etites, sown and villages
to contract under such article

to contract under such article

Section 1. Resolved (if the Assembly concur), That section four of
article states of the section four of
article states of the section four of
article states of the purposes of this strictle favy of the purposes of this strictle, the legislature
may suthorite any city, town or village to contract intobtedness to an
amount which shall not stored two
and one-half per centum of the
real section of the
real section as section, as deterlage subject to basedon, as deter-

may be excluded any such indebtedness if the project or projects aided by surantees re-presenting such indebtedness or by loans for which such indebtedness was causafulated thank in the preceding year net revenue to be determined annually by deducting periodic subsidies therefor, received from such project or projects, all costs of operation, maintenance, and the interest on such indebtedness and the amounts required in such year for the payment of such increases, response and required in such year for the payment of such increase of guscantees such interest and year for the payment of such increase of guscantees such interest and such and the one of lears an amount such indebtedness; provided that in the case of guscantees the interest and such and the such as the such and the such and

PROPOSED AMENDMENT
NUMBER SEVEN
CONCURRENT RESOLUTION OF
THE SENATE AND ASSEMBLY

Proposing an amendment to section eight of article seven of the con-stitution, in relation to empower-ing the legislature to provide for the education and support of the mentally fill, the smotionally dis-turbed and the mentally retarded

buthed and the mentally retarded Section I. Resoved (if the Assembly concur), That section eight of article seven of the constitution be amended to read as follows: § 8. I. The money of the state shall not be given or loaned to or in aid of any private corporation or association, or private undertaking; nor shall the credit of the state be given or loaned to or in aid of any individual, or public or private corporation, or association, or private undertaking, but the foregoing provisions shall not apply to any fund or property now held or which may hereafter be held by the state for educational, mental health or mental retargetion, purposes.

or property now held or which may hereafter be held by the state for educational, mental health or mestal retardisation purposes.

2. Subject to the limitations on indebtedesses and taxation, nothing in this constitution comission may be a subject to the limitations or indebtedesses and taxation, nothing in prevent the legislature nor support of the state of the subject of the protection by insurance or otherwise, against the hazards of unemployment, sickness and old age; or fer the education and support of the blind, the deaf, the dumb, the physically handtcapped, the mentally ill, the emotionably disturbed, the mentally ill, the emotionably disturbed for the disturbed and the state of the disturbed and the state of the disturbed and support of neglected of could be desired and support of neglected and desired and support of neglected and desired and support of neglected sections authorized by the state board of social welfare and of the state of the

Continued On Page Four