PLAMATON—Matter in italice is; matter in brackets [] is old to be omitted.

STATE OF NEW YORK

TYURSUANT to the provisions of DURSUANT to the provisions of a section one of article nineteen of the Gonstitution of the State of New York, and section seventy-one of the Electron Law, notice is hereby given man the following proposed amendments numbers one to twenty-two molusive to the Constitution of the State of New York is referred to the Egislature to be chosen at the legislature to be chosen at the legislature to the legislature to the legislature

JOHN P. LOMENZO,

Secretary-of-State.

SECRETARY-Of-State.

SECRETARY-OF-STATE.

SECRETARY-OF-STATE.

SENATE AND ASSEMBLY

Proposing an amendment to section eight of article seven of the constitution, in relation to increase in pensions of widows of retired members of a teachers' retirement system of the state or of a subdivision of the state

retirement system of the state or et a subdivision of the state of et a subdivision of the state.

Section I. Resolved (if the Assembly concur). That section eight of article seven of the section eight of article seven of the state similar to the substitution by amended to read as for substitution by amended to read as for 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 private corporation, or private undertaking; nor shall the credit of the state be given or loaned to or in aid of any fund or property apply to any fund of any fund of any fu

made on a per capital payse directmade on a per capital pass directtermination for the subdivision of
the state or for the increase in
the ameniation of any memberfer a returnment system of the
state or for aubdivision of the
state or for are processe in the
account of person processe in the prount of pensiones of the second of the second of the state of a subdivision of the state to thom paudole as honeficiary unfer no circumstance of the state to the second of the state to the second of the state of the second o

shall not be taken to diminish any power of the legislature hitherto said in the taken to diminish any power of the legislature hitherto existing.

Nothing in this constitution control of the control of the legislature hitherto and the said prevent the legislature from the said prevent the legislature from the construction of the said proposed of the purpose of making not a non-profit corporations. On the construction of new industrial the construction of new industrial to construction of new industrial to manufacturing plants in this state or the acquisition, rehabilitation or improvement of former industrial or manufacturing plants in this state, including the acquisition of real or operty therefor, and the use of such money by such public corporation for such purposes, to provide a deal of the molitory ment in the said of such money by such public corporation shall not exceed thirty per cent centum of youch public corporation shall not exceed thirty per cent centum of the cost of any such project and the repayment of which shall be secured by a mortgage thereon which shall not be a junior incumbrance thereon by more than fifty per centum of such cost.

Secured by a mortgage thereon which shall not be a junior incumbrance thereon by more than fifty per centum of such cost.

Secured by a mortgage thereon which shall not be a junior incumbrance thereon by more than fifty per centure refersibility and the constitution, be published for three months previous to the time of such election.

PROPOSED AMENDMENT
NUMBER TWO
CONCURRENT RESOLUTION OF
THE SENATE AND ASSEMBLY

Proposine an amendment to section five of article two of the constitution, in relation to au thorizing absente registration for votes unable to epistration personal registration because the cutter, occupation or business require them to be outside the counties of their residence at the time of times for personal registration

Section 1. Revolved (if the Assem-

§ 5. Laws shall be made for ascertaining, by proper proofs, the citatens who shall be entitled to the right of suffrage hereby established, and for the registration of voters, which registration shall be completed at least ten days before each estation. Such registration shall not be required for town and village should be required for town and villages the shall not be required to apply a shall not be required to apply in person for registration at the first meeting of the officers having charge of the registry of voters; however, voters who are in the actual military service of the state or on the control of the officers having charge of the registry of voters, however, voters who are in the actual military service of the state or on the control of the control of a veterans' bursaul or immates of illness or physical disability or business require them to be outside the [state of New York] counties of illness or physical disability or business require them to be outside the fatate of New York; counties of the control of the con

PROPOSED AMENDMENT
NUMBER THREE
CONCURRENT RESOLUTION OF
THE SENATE AND ASSEMBLY

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

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

§ 2. No county city, town, village or school district.

state: or for the increase in the profile of increase in the profile of a subdivision of the or for an increase in the profile of a subdivision of the or for an increase in the profile of probable usefulness of the state of the state of a public or state state

utions to sinking funds established and maintained for the purpose of amortizing the indebtedness for which such bonds are issued. Notwithstanding, the foregoing—provisions, indebtedness hereafter contracted by the city of New York and each portion of any such indebtedness from time to time so contracted for (a) the acquisition, construction of the contracted for (a) the acquisition, construction of the contracted for (b) the acquisition, construction of the contracted for (c) the acquisition of the contraction of the co

PROPOSED AMENDMENT NUMBER FOUR CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

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

sation to amenuments to the constitution by petition and vote of the people

Section I. Resolved tif the Assembly concur). That article injecteen of the constitution and activities injecteen of the constitution to the methods section four, in read as follows.

§ 4. a In addition to the methods promided in the preceding constitution, the people there wises may by petition propose any amendments thereto.

b. The wording of any such promitted ments thereto.

b. The wording of any such promitted ments thereto.

b. The wording of any such promitted ments thereto, a fitter of the propose any amendment the attornex-general within therry days after such submission that the proposed amendment and its suiter proposed amendment and the suiter proposed amendment as been submitted to the attornex-aemeral and his advice has been received thereon or after thirty days from the time of such submission if the advice of the attornex-aemeral has not been received a petition for such amendment may be circulated and filed with the secretary of state under the amendment without change the required conditions meeting the required conditions in the calendar year following.

d. If both houses agree to the amendment without change at the

PROPOSED AMENDMENT NUMBER FIVE CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

consider an amenament to and reposits an amenament of any arrangement of section seven of article ten of the constitution in relation to authorizing the legislature to make the state liable for the payment of the principal of and interest on bounds of a public corporation created to make section of the payment of the p

Section I Resolved (if the Assembly concur), That section seven of article ten of the constitution be renumbered and amended to read as follows:

article ten of the constitution be renumbered and amented to read as
follows:

(§ 7.) § 8. Notwithstanding any
provision of this or any other article of this constitution, the ledis' is
the may by law, which shall the
second without subconstitution and the second of the
property of the payment of
the tale liable of the payment of
the nincipal of any payment of
the nincipal of any payment of
the nincipal of any payment of
the purposes specified in the last paracrash of section eight of article
seven of this constitution, in a principal arreunt not to exceed fliftly
serenty-fine million dellars, maturing in not to exceed fliftly serenty-fine million dellars, maturing in not to exceed thirty years
after their respective dates, and for
the expective dates and for
the respective dates an

published for three months previous to the time of such election.

PROPOSED AMENDMENT NUMBER SIX CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY Proposing an amendment to section four of article eighteen of the censitution, in relation to maximum indebtodness legislature may authorize cities, town and villages to contract under such article Section 1. Resolved (if the Assembly concur). That section four of article significant is constitution to a such a such as a such as

milt of the origin it petition.

Any such and many reproduction of the submission of accordance of the submission of accordance originating in the lensitative except that it shall be described as "A poposed amendment or the constitution of the constitution of the submission of accordance or the constitution of the constitution of the constitution of the original petition and after the first day of January next time due naprood or at such later time due naproof or at such later time due naprood or at such later time due not not to the nation of the original petition so the original petition so the protect or projects audiculated in the such and t

PROPOSED AMPROMENT NUMBER SEVEN CONCURRENT RESOLUTION OF THE SENATE AND ASSUMBLY

Proposing an amendment to section eight of article seven of the coneight of article soven of the con-stitution, in relation to employed-ing the legislature to provide for the education and summer of the mentally II, the emotionally dis-turbed and the mentally retarded

mentally 191, the emotionally disturbed and the mentally retarded Unrhed and the mentally retarded Section 1 Resource 41th the Acemptic company. That section picks of a priving exemption of the state and the section of the state and the section of the state and the section of the state shall not be given or loaned to or in aid of any private undertaking; mr 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 productions shall not apply to any fund the section of the

Continued On Page Four