riet or consolidated school district described in this sub-paragraph (e) succeed two per centum.

(f) Notwithstanding the provisions of subparagraphs (a) and (b) of this section, the city of New York and the counties therein, for city and county purpose, in any facel year of such city commencing prior to the date on phete subparagraphs (d) and (b) for this section, a combined total of two sections as combined total of two subparagraphs (e) and (b) of this section, the city of New York end the counties therein, in that portion of the flecal year of such this subparagraph become and the subparagraph become and the subparagraph become as the section of one-holf of one-present of the limitations provided by them (one) of the imminations provided by them (one) of two end (2) a further additional combined total in excess of the limitations provided by two ones of two end of two end of the subparagraph of two end of such city as determined for the paragraph of two end of two end of the one of two ones of two end of two

full valuation of tarable real estimation of the city of New York and the Souther therein shall be year and the Souther therein shall be the second of the city of New York and the York and the York and the Souther shall be seen as the second of the second valuation on each of such casesed valuation on each of such rolls bears to the full valuation, as determined by the state far commission or by such other state officer or agency as the legislature shall be deepned as the legislature shall be determined by the state tax commission or by such other state officer or agency as the legislature shall be determined by the state tax commission or by such other state officer or agency.

Nothing contained in this section shall be deemed to restrict the powers granted to the legislature the year of any content of the section of the section of the section of the section. That the foregoing amendment be referred to the first regular legislative session convening after the next succeeding general election of members of the Assembly, and in conformity with section one of article interest of the constitution. By published for three months previous to the time of such election.

PROPOSED AMENDMENT NUMBER ELEVEN CONCURRENT BESOLUTION OF THE SENATE AND ASSEMBLY

CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY
Proposing an amendment to section one of article two of the state contribution, in relation to qualifications of voters

Section 1. Resolved (if the Assembly concur), That section one of article two of the constitution as amended to read as follows:
Section 1. [Every citizen of the age of twenty-one years, who shall have been a citizen for ninety days, and an inhabitant of this sita for one year next preceding an other of the contribution of the contrib

navy, sir force or any branch thereof, or in the coast guard, or the
source, perent or child of such elector, accompanying or being with
him or ber, if a qualified voter and
a resident of the same election district, shall be deprived of his or her
vote by reason of his or her absence
from such election district, and the
legislature shall provide the manner in which and the times and place
at which such absent electors may
vote, and for the return and control
at the resistance of the return and
of their votes an estimated further,
that in resistantion is not required
to be personal, to elector who is
registered and otherwise qualified
to vote at an election, shall be deprived of his or her right to vote
by reason of his or her right to vote
by reason of his or her right to vote
by reason of his or her removal
from one election district to another
election district in the same county
within the thirty days next preceding the election at which he or alsseries to vote, and even
to reall be entirely to refer a such
election be entirely to refer a such
election is the him to refer a such
election is the him to reduce
to reall be entirely to refer a such
election is such him he or due
to the him so removed.)

Every citizen shall be entitled to
octe of every election for all officers
elected by the people and upon all
questions submitted to the vote
of the people provided that such
citizen is toensy-one years of age
or over and shall have been a resident of this state, and of the county,
city, or village for three months
next preceding an election.

Notwithstanting
provisions, make hundred twenty-two,
no by staining majority, by
naturilization or otherwise, unless
such person is also able, except for
physical disability, to read and write
election of membry with section one
of the referred to the first regular legislative session convention
in the physical disability, to read and write
election of membry with section one
of the constitution.

PROPOSED AMENDMENT

NUMBER TWELVE

CONCURRENT RESOLUTION

THE SENATE AND ASSEMBLY

Proposing an amendment to section nine of article one of the constitution, in relation to the authorization of state lotteries for the support of education in this state

Section 1. Resolved (if the Assembly concur), That subdivision one of section nine of article one of the constitution be amended to real of low state as follows:

In a law shall be passed abridging the rights of the people peace-government, or any department thereof; nor shall any divorce be granted otherwise than by due judicial proceedings; except as hereinafter provided, no lottery or the sale of lottery tickets, pool-selling, book-making, or any other kind of sambling, except lotteries operated to the sale of lottery to the sale of lotteries operated. tickets in connection therewith as may be authorised and prescribed by the legislature, the net proceeds of which shall be applied exclusively to or in aid or support of education in this state as the legislature may prescribe, and except pari-mutuel betting on horse races as may be prescribed by the state of the control of the contro rure may prescribe, and except pari-mutuel betting on horse races is may be prescribed by the legislature and from which the state shall derive a reasonable revenue for the support of government, shall hereafter be authorized or allowed within this state; and the legislature shall pass appropriate laws to prevent offenses against any of the provisions of this section.

§ 2. Resolved (if the Assembly concur). That the foregoing amendment be referred to the first regular legislative session convening after the next succeeding general election of members of the assembly and, in confornity with section one for article nineteen of the constitution, be published for three months previous to the time of such election NUMBER THETEEN CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY Proposing an amendment to sub-

CONCURENT RESOLUTION OF THE SENATE AND ASSEMBLY
Proposing an amendment to subdivision b of section twenty-five
of article six of the constitution,
in relation to continue carvice in
court of appeals of a retired judge
of the court of appeals

Section I. Resolved (if the Assembly concur), That subdivision b
of section twenty-five of article six
of the court of appeals

Section I. Resolved (if the Assembly concur), That subdivision b
of section twenty-five of article six
of the country five of article six
of the constitution be amended to
read as follows:

b. Each judge of the court of appeals, justice of the supreme court,
judge of the court of claims, judge
of the county court, judge of the surrogate's edurt, judge of the famlity court, judge of a court for the
city of New York established pursuant to section fifteen of claims,
such retire on the set and of the
court of appeals land justice of the
court of appeals upon designation
by such court; and each such former
justice of the supreme
court may thereafter perform the duties of a judge of the
court of appeals and each such former
justice of the supreme
court may thereafter perform the duties of a judge of the
court of appeals supon designation
by such court; and each such former
justice of the supreme
court may thereafter perform the duties of a judge of the
court of appeals the court of such
designated to such court and each
such former justice of the supreme
court into the supreme
court into the court of the supreme
court with power to hear and each
such former justice of the supreme
court into the court of the supreme
court into the such court and each
such former justice of the supreme
court in the court of depeals not
designated to such court and each
such former justice of the supreme
court in the court of depeals not
designated to such court and each
such former justice of the supreme
court i

Any such certification shall be valid for a term of Two years and may be extended as provided by law for additional terms of two years. A retired judge of justice shall serve no longer than until the last day of December in the year in which he reaches the age of second retired judge or justice, and retired judge or justice, and experiment of the supreme court of the judicial department of his residence. A retired judge or justice, as the case may be, shall not be counted in determining the number of judges of the termining the number of judges of the court of oppelse or justices in a judicial district for purposes of the court of the substance of the substance of the substance of the section to the substance of the section six substance of the section of members of the assembly concur). That the foregoing amendment be referred to the first regular legislative session convening after the next succeeding general election of members of the assembly, and, in conformity with section one of article nineteen of the constitution, be published for three months previous to the time of such election.

PROPOSED AMENDMENT NUMBER FOURTEEN CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing an amendment to section one of article two of the constitution, in relation to qualifications for voting

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

Section 1. Every citizen of the age of twenty-one years, [who shall have been a citizen for, ninety days,] and an inhabitant of this state for one year next preceding an election and for the last four months village and the state of the constitution of the election district in which he or she may offer his or her vote, shall be entitled to vote at such election in the election district of which he or she shall at the time be a resident, and not election constitution of the people, and upon all questions which may be submitted to over the constitution of his or her vote by reason of his or her vote by reason of his or her vote by reason of his or her absence and which such absent electors may vote, and for the return and canvass of their votes and provided, further, that in any election district, shall be deprived of his or her vote by reason of his or her vote by reason of his or her absence and which such absent elections may vote, and for the return and canvass of their votes and provided, further, that in any election district in which and the time and piace at which and the time and piace at which and the time and piace at which and the return and canvass of their votes and provided, further, that in any election district in which and the return and canvass of their votes and provided further, that in any election district in which and the resonance of the constitution of the constitution of the constitution in th

issistion for a period not to exceed more than sighteen consecutive deus in any estendar year, (2) no participation in a game by any player shall be for a sum in excess of one dollar for any one game; (3) the entire net proceeds of any game shall be exclusively devoted to the entire net proceeds of any game shall be exclusively devoted to the impulsion of any such organization, and the member of eny such organization shall participate in the management or operation of any such against and the entire participate in the management or operation of any such against any emineration of any such games and (8) no person shall reserve to the entire that such games and eminerating states of the expectation of any such against the state of the expectation of the expectation. The legislature shall pass operated to present compared that such games er rigidity regulated to present compared the such games and the decrease of his in the participation by criminal and other undestrable elements and the decrease of his subdivision with the participation of the subdivision.

1 2. Resolved (if the Senate concur), That the foregoing amendment be referred to the first regular legislative session convening after the next succeeding general election one of this subdivision.

1 2. Resolved (if the Senate concur), That the foregoing amendment be referred to the first regular legislative session convening after the next succeeding general election one article nineteen of the contitution, be published for three months previous to the time of such election.

PROPOSED AMENDMENT

CONCUERENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing an amendment to section four of article eighteen of the contitution, in relation to the

may authorize any city, town or vitual to time of such election.

PROPOSED AMEDIMENT CONCURRENT and MANDMENT TO CONCURRENT and ASSEMBLY.

Proposing a manufacture to merchant to the constitution, in relation to the powers of cities, town and wilder the powers of cities, town and wilder the powers of cities, town and wilder and the powers of cities, town and wilder and the powers of cities, town and wilder and the powers of cities, town and wilder the powers of cities, town and wilder and the power of a city.

1. To effectuate any of the purpose of this article the power of the constitution which and the power of the cities of

interest nor shall any such law prevent recourse to an ad valorem taxon real estate to the extent tax or taxes in any me under tax or taxes in any me under tax or taxes in any me under the tax or taxes in any me under the project or such indebtedness, shall become, insufficient to provide fully for payment of such principal and interest in that year.

§ 2. Resolved (if the Senate concur), That the foregoing amendment be referred to the first regular legislative session convening after the next succession convening after the next succession convening senior and the provides of the constitution of published for three months previous to the time of such election.

PROPOSED AMENDMENT NUMBER SEVENTEEN CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing an amendment to section feur of article eighteen of the constitution of the constitution of the constitution of the power of city or village having power of the constant or mere, to exclude a proportionate amount of indebtedness in ascertaining the amount of indebtedness which may be contracted thereunder

section I. Resolved (if the Senate certaining the amount of the there we have been contracted thereunder.

Section I. Resolved (if the Senate configure). That section four efaction is the constitution be amended to read as follows:

§ 4. To effectuate any of the purposes of this article, the legislature may authorize any city town or village to contract the contract of the senate contract of the contract of the senate contract of the senate contract of the senate contract of the real estate of such city, town or village subject to taxation, as determined by the last completed assessment roll and the four preceding assessment roll and the four preceding assessment roll of such city, town or village taxes protoness. In ascertaining assessment roll are city, or own or village taxes protoness. In ascertaining assessment roll and the four preceding such indebtedness protoness. In ascertaining asing a population of the contract indebtedness protoness, to contract indebtedness protoness, to contract indebtedness protoness to this article there may be excluded any such indebtedness heretofore or hereafter contracted, annually proportionately to the extent that lift its project or proceds aided by guarantees represents for which such all have yielded [during the preceding year] net revenue, including periodic subsidies therefor, received from such project or projects, all costs of operation, maintenance, repairs and replace ments, and) provided, however, we want to the contract of the c

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