untary and upheld it. For only the judge and the prisoner's protector were in court when he confessed. No force or

2. But the U.S. Supreme Court rejected another conviction when the "totality" of the conduct of the officers amounted to a denial of "due process of the law."



Camping Business Keeps On Growing

Camping areas for tents or trail ers are now available across view York State from Montauk Pointo Niagara Falls and from Clinton County in the northeast to Chautauqua County in the southwest reports a Cornell University for ester.

ester.

There are at least 225 privately owned campgrounds in the state with sites for 15,028 tents and trailers, in addition to the 89 state-owned campgrounds with morthan 8800 sites, according to Frof. Fred E. Winch, Jr., N. Y. Stat. College of Agriculture. And an additional 3900 privately-owned and about 1200 state-owned spaces can be made available to handle overflow crowds on holidays, he estimated.

About 20 of these privately owned campsites are new this year and 25 more are completing final plans to open this season.

These privately owned campsites are against the season.

plans to open this season.

These privately owned camp-grounds are filling a need in areas where there is insufficient space in state parks or where no other such accommodations exist he sain. At the same time, they provide a business for the farme living in a scenic area but on hill icand that can no longer be farme economically.

iond that can no longer be farmed economically.

Winch said these ex-tarmers are building up their cliented through their friendliness and personal interest in the namer and because any nay reisonal attention to decails, make decisions, and an amickly to make the visitor feetual home."

IVING UNDER LAW

threat.

OLUNTARY CONFESSIONS

Our courts decide where our rights and our security con-

For example, in the days of the rubber hose, the rubber hose, police sought easy confessions. But, today, the U.S. Supreme Court allows only voluntary consistence at trial. Those obtained by force or threats are barred.

Recently the Supreme Court

Recently the Supreme Court epelled out what it means by

1. In one case the sheriff rought the accused into court, ne judge told him of his ights and of the charges rainst him. The prisoner said:

'm guilty. I killed the coman."

A rancher had lassoed him, at the sheriff had stepped in protect him from a gather-g crowd.

It concerned a 19-year-old prisoner who had only fifth grade education. why did the Supreme Court upset this conviction? Because the trial court admitted a coerced confession in evidence.

Officers had arrested the prisoner without a warrant, had held him without much food for two days, and had not allowed him to see anybody he knew. Finally, the police chief the "confessed," the police wanted to "get him," but if he "confessed," the police could hold them off. He broke down and "confessed."

Such confessions, the court

Despite he roping, the urt found the confession volume of free choice."

Such confessions, the court held, were not an "expression of free choice."

see: The New York State Bar Association offers this column as a public service.

Sell That Article Thru The Classified Section

valorem tax on real estate to an extent sufficient to provide for the payment of the principal of and interest on any extent method of the payment of the principal of and interest on any extended to prevent the payment of the payme

From Such other tax are the service of the year. Together with revenues from the project or projects aided by the proceeds of such indebtedness, shall become insufficient to provide fully for gayment of such principal and interest in that year.

§ 2. Received: Iff the Senale concur, That the foregoing amendment is referred to the fair, results in reteen of the constitution shed for three months pre-the time of such election

PROPOSED AMENDMENT SUMBER EIGHTEEN CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Prepared an amendment to section of article eight of the constitution. In relation to empower the legislature to enable countries, cities, towns and villages of the constitution of the countries, cities, towns and villages of the cells, grants or loans of movidial, corporation or association maintaining or operating a symptomy orchestra or opera company or otherwise engaged in the promotion or advancement of arts or sciences

section 1. Resolved (if the Senate concurr, That section one of article eight of the constitution be amended by adding constitution be amended by adding constitution of article eight of the constitution of article eight of the constitution of article eight of the constitution and constitution shall prevent the legislature from authorizing any such municipal corporation to make gifts, grants or loans of money to or in aid of any individual corporation or assectation maintaining or operation of the wise engaged in the promotion otherwise engaged in the promotion otherwise engaged in the promotion of the wise engaged in the promotion of the wise engaged in the promotion of the wise engaged in the promotion of the constitutions and timidations at the legislature engage meanment be referred to the first regular legislative session convening after the next succeeding section on of members of the assertion of members of the assertion of members of the assertion of the constitution of published for three months provious to the time of such election.

PROPOSED AMENDMENT NUMBER NINETEEN CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing an amendment to section proposing an amendment to section that of article seven of the constitution in relation to providing that the proposition of the constitution of the constitution of the constitution of the power of authorize the total of the proposition for the purpose of many of the purpose of the purp

former industrial or manufactur-ing plants in this state shall be extended so as to provide im-proved job opportunities in part of the state, rather than only in areas of the state where un-employment is or may become a critical problem

Section 1. Resolved (if the Senatoric Control of the concur). That the last paragraph of section signs, seven of the constitution be amended to read as follows:

Nothing in this constitution control of the constitution control of the constitution control of the constitution control of the c

such meny by such put of corporation of the second put of the seco

PROPOSED AMENDMENT NUMBER TWENTY CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing a new article eightens of the constitution, in relation to the power of cities having a population of ome million or more to increase job opportunities by assisting industrial rehabilitation and expansion

Section 1. Resolved (if the Senate concur). That the constitution be amended his inserting therein a new article to follow article eighteen, to be article eighteen, to read as follows:

article to follow article eighteen, to be article eighteen-a, to read as follows:

ARTICLE XVIII-A

INDUSTRIAL EXPANSION
Section I. Subject to the provisions of this article, the legislature may provide in such manner, by such means and upon such terms and conditions as it may prescribe to assist, promote, encourage, develop and advance the general prosperty and aconomic welfare of the victo and stone to agree their standard of living by empounding of the state and to improve their standard of living by empounding of the state and to improve their standard of living by empounding of the state and to improve their standard of living by empounding the hourse to add in the execution of more to add in the execution of the standard of the standard the expansion of the contained to the contained to the contained to the contained to the emission, but subject to the limitatione contained in the effect, the leg-

installment of all such indebtedness and of each portion thereof from the court of the amount of amount of an off the court of the amount of amount of an off the court of the

indebledness.

The legislature shall prescribe the method by which and the terms and conditions under which the portionate amount of any such indebtedness to be so excluded shall be determined and no proportionate amount of such indebtedness shall be determined and no proportionate amount of such indebtedness shall be determined and no proportionate and the such actual companies of the superior of the appellist desired comparation of the superior of the supe

islature may authorize any city having a population of one million or more to make loans to or in aid of any individual, or protate corporation or association, or protate corporation or association or more protect undertaking which contraction, improvement expansion of industrial or manufacturing plant or plants or related citities 20.48 to support the construction, improvement expansion of industrial or manufacturing plant or plants or related citities 20.48 to support the proportion of the p

going nowers. This article shall be consumed to the consumers of the consumers of the consumers. The consumers of the consumer of the consumers of the consumers of the constitution of and shall not be construed as imposing additional limitation; but anothing in this article shall be deemed to authorize or empower than as authorized by or pursuant to this article.

2. Resolved (if the Senate consumers of the session convening after the consumers of the assembly, and, in conformation with section one of article normatice of the constitution, be published for three months previous to the time of such election.

PROPOSED AMENDMENT NUMBER TWENTY-ONE CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

Proposing amendments to article sixteen of the constitution, in re-lation to taxing powers of cer-tain cities

Section I. Resolved (if the Senate concur). That section one of article sixteen of the constitution be amended to east as follows: Section I. (a) The power of taxation shall never a surrendered, suspended or contracted surrendered, suspended or contracted survey except as to securities issue way, except as to securities issue way, except as to securities issue way, except as provided is section start, this article. Any laws which delegate the taxing power shall specify the types of taxes which may be imposed thereunder and provide for their review.

hibits, subject in all cases to any limitations imposed by the legislature. Any such local arw imposed in a subject in a s

PROPOSED AMENDMENT CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

in relation to continued service in the appellate distilence.

Instees of the supreme court

Section 1. Resolved (if the Senate concur), That subdivision be of section twenty-five or article six of the control of the supreme court of section twenty-five or article six of the supreme court of the supreme court of the supreme court of the county court, or the county court, or the county court, or the surrogate's court, judge of the count for the surrogate's court, judge of a court for the surrogate's court, judge of a court for the city of New York established pursuant to section fifteen of this article and judge of the district court shall retire on the last day of December of the surrogate scourt, year in which he reaches in tage of seventy. Each such former age of seventy appeals and justice of the supreme court may thereafte person the court of appeals and justice of the supreme court, with power to he supreme court for full duties of a such office. Any such certification are necessary to expedit the business of the court and the supreme to the full duties of such office. Any such certification are necessary to expedit the full duties of such office. Any such certification and provided and may be extended as provided and