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Legal Notice

STATE OF NEW YORK DEPARTMENT OF STATE Albany, September 28, 1973

Pursuant to the provisions of section seventy-two of the election Law, the following Proposition Number One and Proposed Amendments to the State Constitution Numbers One to Ten includive will be submitted to the voters of the State for approval or disapproval, at the General Election on November sixth, nineteen hundred seventy-three, ty-three.

JOHN P. LOMENZO Secretary of State Abstract of Proposition Number One

The purpose and effect of section one of chapter 1048 of the Laws of 1973, as amended by sections 1 and 2 of chapter 1049 of the Laws of 1973, to be known as the Transportation Capital Facilities Bond Act of 1973, are to facilitate the maintenance of subway, bus and commuter rail fares at present or lower levels, to promote and assure the provision of rapid, efficient, economic and safe transportation of persons and property, and to stimulate development and redifficult of communities throughout the state by assuring modern transportation munities throughout the state by assuring modern transportation systems between and within these communities. The statute authorizes the creation of a state debt in an amount not to exceed in the aggregate three billion, five hundred million dollars (\$3,500,000,000) to provide monies to be used. 600) to provide monies to be used. in such manner and upon such terms and conditions as the legislature may prescribe, for the acquisition, construction, reconstruction, improvement and rehabilitation of transportation capital facilities and equipment and for the acquisition of real property and interests in real property required or expected to be required there-

Separate allocations of the monles to be received from the sale of
bonds are made for: (a) State highways, State and Federally aided
highway and highway-transportation projects, State parkways
arterial highways, bikeways and
abandoned railroad transportation
property (i) in New York City, twohundred fifty million dollars
(\$250,000,000); (ii) in counties
within the metropolitan commuter
transportation district but outside
New York City (Nassau, Suffolk,
Westchester, Dutchess, Putnam,
Rockland and Orange), four hundred million dollars (\$400,000,000);
and (iii) in all other counties (i.e.,
outside the metropolitan commuter
transportation district), seven hundred fifty million dollars (\$750,
600,000); and (b) rapid transit Separate allocations of the montransportation district), seven hundred fifty million dollars (\$750,-000,000); and (b) rapid transit railroad, omnibus and marine transportation capital facilities and equipment (i), in New York City one billion one hundred million dollars (\$1,100,000,000); (ii) in counties within the metropolitan commuter transportation district but outside New York City (Nassau, Suffolk, Westchester, Dutchess, Putnam, Rockland and Orange). six hundred million dollars (\$600,000,000); and in all other counties (i.e., outside the metropolitan commuter transportation district) four hundred million dollars (\$400,000, undred million_dollars (\$400,000,-

The statute provides for the sub-mission to the voters at the 1973 general election of the proposition whether the provisions of the act authorizing the creation of a State debt for the above purposes in the amount of three billion, five hundred million dollars (\$3,500,000,000) shall be approved.

Form of Submission of

Proposition Number One Transportation Bond Issue

To facilitate the maintenance of subway, bus and commuter rail fares at present or lower levels, and to provide montes for the acquisition, construction, reconstruc-tion, improvement and schabilita-tion of certain public transporta-tion facilities and equipment, shall tion facililes and equipment, shall section one of chapter ten hundred forty-eight of the laws of nineteen hundred seventy-three, as amended by sections one and two of chapter ten hundred forty-nine of the laws of nineteen hundred seventy-three, known as the transportation capital facilities bond act of hineteen hundred seventy-three, authorizing the creation of a state debt in the amount of three billion five hundred million dollars, be approved? approved?

Abstract of Proposed

Amendment Number One:
The purpose and effect of this
proposed amendment is to permit
the exclusion of indebtedness contracted by a county, city, town or
village after January 1, 1983 (instead
of January 1, 1973) for construction
or reconstruction of sewage facilities in ascertaining the power of
such county, city, town or village to
contract indebtedness within its
constitutional debt limit, pursuant
to method, terms and conditions to method, terms and conditions prescribed by the Legislature.

Form of Submission of Proposed Amendment Number One Exclusion of Indebtedness for Sewage Facilities From Local Constitutional Debt Limits

Shall the proposed amendment to paragraph E of section five of article eight of the Constitution permitting the exclusion of independents contracted by a county, city, town or village after January 1, 1962 and prior to January 1, 1963 (instead of January 1, 1973) for construction or reconstruction. for construction or reconstruction of sewage facilities in ascertaining the power of such county; city, town or village to contract indebtedness within its constitutional debt limit, be approved?

Abstract of Proposed Amendment Number Two

The purpose and effect of this proposed amendment is to permit a person charged with a felony, other than one punishable by death or life imprisonment, with the consent of the district attorney, to waive indictment by a grand jury and consent to be prosecuted on an information filed by the district attorney. Such waiver would be evidenced by a written instrument signed by the defendant in open court in the presence of his counsel. The purpose and effect of this

Form of Submission of Proposed Amendment Number Twe Waiver of Grand Jury Indictments

Shall the proposed amendment to section six of article one of the to section six of article one of the Constitution providing that a person charged with a felony, other than one punishable by death or life imprisonment, may, with the consent of the district attorney waive indictment by a grand jury and consent to be prosecuted on an information filed by the district attorney, and providing that such attorney, and providing that such wafter shall be evidenced by a written instrument signed by the defendant in open court in the presence of his counsel, be ap-

Abstract of Proposed Amendment Number Three

The purpose and effect of this proposed amendment is to expand proposed amendment is to expand the legislature's authorization to loan the money of the state to a public corporation and the use thereof by such corporation for the purpose of making secured loans to non-profit corporations to improve employment opportunities in any area of the state. Pressuch secured loans may be hy a public corporation (and made by a public corporation (and are being made by the Job de-velopment Authority) to finance the construction of new industrial the construction of new industrial or manufacturing plants in the state or the acquisition, rehabilitation or improvement of former industrial or manufacturing plants in the state. Under the terms of the proposed amendment, such public corporation (i.e., the Job Development Authority) would also he nemitted to make secured be permitted to make secured loans to finance the construction of new buildings to be used for reof new buildings to be used for research and development, and for the purchase of machinery and equipment related to such new industrial or manufacturing plants and research and development buildings. The proposed amendment would also increase the percentage that such public corporation may lend to non-profit corporations for all such purposes from thirty percent to forty percent of project cost.

Form of Submission of Proposed Amendment Number Three Improvement of Employment Opportunities

Shall the proposed amendment

Shall the proposed amendment to subdivision three of section eight of article seven of the Constitution. (1) expanding the legislature's power to authorize the loan of the money of the state to a public corporation for the purpose of making secured loans to non-profit corporations to improve employment opportunities in any area of the state to include the authorization of the loan of the money

of the state to such a public corporation and the use thereof by such a public corporation for the purpose of making secured loans to finance the construction of new buildings to be used for research and development and for the purchase of machinery and equipment related to new industrial or manufacturing plants and research and development buildings; and (2) increasing the percentage that such public corporation may lend to non-profit corporations from thirty percent to forty percent of project cost, be approved?

Abstract of Proposed

Abstract of Proposed Amendment Number Four

The purpose and effect of this proposed amendment is to proposed amendment is to in-crease the monetary jurisdiction of the district court from six thousand dollars to ten thousand dollars exclusive of interest and costs and to increase the term of office of judges of the district court from six years to ten years.

Form of Submission of Proposed Amendment Number Four Jurisdiction of District Court and Terms of Office of the Judges Thereof

Shall the proposed amendment Shall the proposed amendment to subdivisions d and h of section sixteen of article six of the Constitution increasing the monetary jurisdiction of the district court from six thousand dollars to ten thousand dollars exclusive of interest and costs and increasing the term of office of the judges of the district court from six years to ten years, be approved? years, be approved?

Abstract of Proposed

Amendment Number Five

The purpose and effect of this proposed amendment is to delete from the Constitution the provision designating the head of the department of correction (now the department of correctional services) as the chairman of the state commission of correction commission of correction.

Form of Submission of Proposed Amendment Number Five Chairmanship of the State Commission of Correction

Shall the proposed amendment to section five of article seventeen of the Constitution, deleting the provision that the head of the department of correction (now the department of correctional services) shall be the chairman of the state commission of correction, be approved?

Abstract of Proposed Amendment Number Six

Amendment Number Six

The purpose and effect of this proposed amendment is to confer upon the family courf jurisdiction over the custody of minors in habeas corpus proceedings. This would be accomplished by eliminating the restriction upon the jurisdiction of the family court, presently contained in the Constitution pursuant—to which that court has jurisdiction over actions and proceedings involving the custody of minors except for custody in habeas corpus proceedings.

Form of Submission of Proposed

Form of Submission of Proposed Amendment Number Si

Family Court; Custody of Minors Shall the proposed amendment to subdivision b of section thirteen of article six of the Constitution eliminating the restriction 'upon' the jurisdiction of the family court to determine the custody of minors in habeas corpus proceedings, thus conferring such jurisdiction upon the family court, be approved?

Abstract of Proposed Amendment Number Seven

Amendment Number Seven
The purpose and effect of this
proposed amendment, which deals,
with forest preserve lands located
outside of the Adirondack and
Catskill parks, is to increase the
size of parcels of land which the
Legislature may dedicate for the
practice of forest or wildlife conservation or authorize the use
thereof for public recreational or
other state purposes or the sale
exchange or other disposition
thereof, from not more than tell
contiguous acres entirely sepanated from any other portion of the
forest preserve to not more than
one hundred contiguous acres entirely
treats received from any without one hundred contiguous acre tirely separated from any other portion of the forest preserve. μ .

Form of Submission of Proposed: Amendment Number Seven 27th Forest Preserve Lands Outside the: Addrondack and Catskill Parks

Shall the proposed amendment to subdivision two of section three of article fourteen of the Consti-tution in relation to increasing the size of parcels of forest preserve

land, outside of the Adirondack and Catskill parks, which the legislature may dedicate for the practice of forest or wildlife conservation or authorize the use thereof for public recreational or other state purposes or the sale, exchange or other disposition thereof, from not more that ten contiguous acres entirely separated from any other portion of the forest preserve to not more than one hundred continguous acres so separated, be approved?

Abstract of Proposed

Abstract of Proposed Amendment Number Eight

The purpose and effect of this proposed amendment is to delete the requirement now contained in the Constitution that no county may be erected unless its population shall entitle it to a member of the assembly.

for assembly. Form of Submission of Proposed Amendment Number Eight Erection of Counties

Shall the proposed amendment to the opening paragraph of section five of article three of the Constitution deleting the requirement that no county may be erected unless its population shall entitle it to a member of the assembly he approved? bly, be approved?

Abstract of Proposed Amendment Number Nine

The purpose and effect of this proposed amendment is to permit a former judge of the court of a former judge of the court of claims, the county court, the family court, the courts for the city of New York established pursuant to section fifteen of article six of the Constitution or of the district court, who has retired because he has attained the constitutionally mandated retirement age of 70 ne has attained the constitutionally mandated retirement age of 70 years; to continue thereafter to perform the duties of a justice of his respective court, and to permit a similarly retired former judge of the surrogate's court to perform after retirement the duties of a justice of the supreme court. Provision permitting a similarly retired judge of the court of appeals or justice of the sur similarly retired judge of the court of appeals or justice of the supreme court to thereafter perform the duties of a justice of the supreme court is retained. "Under existing provisions of the Constitution, such service would be permitted for up to three successive terms of two years, if it is certified that the services of such judge or justice are necessary to expedite justice are necessary to expedite the business of the court and that he is mentally and physically able and competent.

Form of Submission of Proposed Amendment Number Nine Continuation of Services of Jüdges after Retirement

shall the proposed amendment to subdivision b of the section twenty-five of article six of the Constitution providing that a retired former judge of the court of claims, of the county court, of the family court, of a court for the city of New York established pursuant to section fifteen of article six of the Constitution and of the district court may thereafter perform the duties of a justice of his respective court, retaining the provision that a retired judge of the court of appeals and a retired justice of the supreme court may thereafter perform the duties of a justice of the supreme court, and providing that a retired former judge of the surrogate's court may thereafter perform the duties of a justice of the supreme court, and providing that a retired former judge of the surrogate's court may thereafter perform the duties of a justice of the supreme court, be approved?

Abstract of Proposed Amendment Number Ten

Amendment Number Ten

The purpose and effect of this proposed amendment is to discontinue and abolish the county court of Nassau county after December 31, 1973. Judges of the county court of the county of Nassau in office on December 31, 1973 would become justices of the supreme court for the remainder of their terms and actions and proceedings pending in the county court of Nassau county on December 31, 1973 would be transferred to the supreme court in that county or as otherwise may be provided by law otherwise may be provided by law The proposed amendment would also increase the monetary jurisdiction of the district court in Nassau county from six thousand dollars to ten thousand dollars exclusive of interest and costs.

Form of Submission of Proposed
Amendment Number Ten
Discontinuance of the County
Court of Nassau County and
Increase in the Monetary Jurisdiction of the District Court in
Nassau County

Shall the proposed amendment to subdivision d of section six of article six of the Constitution. subdivision a of section ten of article six of the Constitution and sundivision a of section ten of article, six of the Constitution and subdivisions a and b of section thirty-five of article six of the Constitution providing that the county court of Nassau county shalf not be continued after December 31, 1973; that the judges of such court in office on such date shall become justices of the suprems court for the remainder of their terms and for the transfer of all actions and proceedings pending therein on such date; and the proposed amendment to subdivision d of section sixteen of article six of the Constitution increasing the monetary jurisdiction of the district court in Nassau county from six thousand dollars to ten thousand dollars exclusive of interest and costs be approved?

Greenwood News Cont.

Raymond Duke spent the weekend at Syracuse with his parents, called there by the serious illness of his mother.

Rev. and Mrs. Roger Williams of Frankfort, called on Mr. and Mrs. Virgil Hussey and Mr. and Mrs. Albert Lamphier, Saturday

Mrs. Wilbur VanSkiver returned home from the St. James Mercy Hospital last Tuesday, where she was a surgical patient.

Brian Edwards, son of Mr. and Brian Edwards, son of Mr. and Mrs. Donald Edwards of West Greenwood, had a Motor Bike accident on the Rexville Road Sunday and was taken to the hospital by the Greenwood Ambulance.

Proofs of Children's Available Wed. Nov. 7

Proofs of the children's pictures taken recently, by Woltz Studios, Inc., will be available in Greenwood from 1 to 2:30 P. M. at the Town Hall — Wed. Nov. 7 In Andover they will be available from 4 to 5:30 P. M. at the Grange Hall, Wed. Nov. 7.

Scout News

BROWNIE INVESTITURE

Troops 219 and 233 are having a Brownie Investiture at the Andover Central School Cafeteria, Wednesday, November 7, 1973 at

P. M. All mothers and daughters please attend.

Ordiways

Plumbing - Electric and Heating

> PHONE: 478-8280 or 478-8780

Andover, N. Y.

ROJAY TRIO Nightly

TUES. - SAT.

LUNCHES DAILY

DINNERS FRI. & SAT.

SHAMROCK INN

Wellsville