Amendmenta to Constitution

CAPITAMATION - Matter la tiulier is new; ter in beseicht 1 is old lew to be

strate of New York

Orsics 99 THE Sectors of State

Orsics 99 THE Sectors of State

Orsics 99 THE Sectors of State

Person of the Constitution of Election Law, notice is hereby given the collection Law, notice is hereby given the collection Law, notice is hereby given to election Law, notice is hereby given to be constituted on the constitution of the constitution

JAMES A. HAMILTON,
JAMES A. HAMILTON,
AMENDMENT MEGETARY OF SIGH.
LIEUT RESOLUTION OF THE SIME AND
LIEUT PROPRIED AT THE SIME AND
LIEUT PROPRIED AT THE SIME AND
LIEUTON USE OF ARTICLE TWO OF THE CONLUTION, IN RELATION TO RESIDENCE
ALTICATIONS OF VOTES. O'RO Y ASTICLE 1 WO RESIDENCE 1004, 188 RELATION WO RESIDENCE 1 TO THE PROPERTY OF THE PROPERY

published for three months, me of such election. STATE OF NEW YORK, IN ASSEMBLY, IN ASSEMBLY,

Apr 3 1923

bill was duly passed, a majority of all

mbers, elected to the Assembly voting in

thereof, three-fifths being present.

By order of the Assembly OLD

TATE OF NEW YORK

ETATE OF NEW YORK

STATE OF NEW YORK.

- In SENATE,

Apr 18 1923
This bill was duly passed, a majority of all senators elected voting in favor thereof, rs elected voing being present.
By order of the Senate
GEO. R. LUNN
President

STATE OF NEW YORK,
OFFICE OF THE SECRETARY OF STATE
I hereby certify that this resolution was
filed in the office of the Secretary of State.
The 24 day of Apr 1923
JAMES A HAMILTON
TWO
TWO

TWO

LANATION — Matter in italics is new;
in brackets [] is old law to be

atter in brackets [1] is odd law to be mitted.

STATE OF NEW YORK

OFFICE OF THE SECRETARY OF STATE

ALBARY, July 1, 1924

Persuant to the provisions of section one of the Constitution of the State in Yew York, and section sixty-eight of the terion Law, notice is hereby given that the llowing proposed amendments that the llowing proposed amendments of the Constitution of the State of New York is retried to the legislature to be chosen at the tent general election of Senators in this State be held on the fourth day of November, instead of the Constitution of the State of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of the New York is stated to the legislature to be chosen at the state of the New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to be chosen at the state of New York is retried to the legislature to the leg

AMENDMENT NUMBER TWO

AMENDMENT NUMBER TWO
CONCRENEY RESOLUTION OF THE SENATE AND
ASSEMBLY PROPOSING AMENDMENTS O
ANASSEMBLY PROPOSING AMENDMENTS O
ANASSEMBLY PROPOSING AMENDMENTS O
EXAMINATION OF THE CONSTITUTION, IN RELATION
TO STATE OFFICERS AND DEPARATMENTS, AND
THE VISITATION, INSPECTION AND ADMINISTRATION OF CHRAITBASE, CORRECTIONAL AND
OTHER INSTITUTIONS.

§ 1. The ISSECTION OF the operation obamended to read as follows:
§ 1. The ISSECTION of the operation obamended to read as follows:
§ 1. The ISSECTION of the operation obamended to read as follows:
§ 1. The ISSECTION of the operation obamended to read as follows:
§ 1. The ISSECTION of the operation obamended to read as follows:
§ 1. The General Issection of
the operation of the operation of the operation of
the operation of the operation of the operation of
the operation of the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the operation of
the operation of the op

gation of the canals, and also of those relating to the construction and improvement of the canals, except so far as the execution of the canals, except so far as the execution of the lass relating to such construction or improvement shall be confided to the start can be also that the confidence of the canals. He may be suspended or removed force legislature, the shall make the triles and service of the canals. He may be suspended or removed force the canals, the may be suspended or removed force the canals. He may be suspended or removed force the canals, the may be suspended or removed force the canals. He may be suspended or removed force the canals, the supering the canals of the canals of

satisfacts of public works and The supertacking of the former canal covering all
and quite of canal commissioners, as new clared of the control conditions of the control condition of the control c

reary against him, and an exportunity great against him, and an exportunity that the state of th

me, regateruly, insurance; missieruls, coinil service; Ruchiesh, milingy and neval affair.

§ 3. At the service immediately following the dopolition of this article has legislature lead of the control of the service has legislature that the service is the service of the service has been as a service of the sale properties as first day of July, one thousand wine hundred and tuentysis, of all the civil administrative and executive function of the sale government, to the serveral departments in this owner, ment, to the serveral department in this contained in this contiliation, the legislature may from time to time assign by loss were power and functions to department, officers, boards or commissions consistend or created or diminish their power and functions. No specific grant of power herein to a department thall present the legislature from conferring additional powers upon such department. No that this shall not precent the legislature from creating temporary commissions for special purposes on nothing contained in this orthogeneous contents.

the deport firminal which shall visit and the charman institutions used for the detention of special and the charman institutions used for the detention of special and the convicted or strine, or detained as with oscillation of the control of the constitution of senators, and, in conformity with section of article fourteer of the constitution, be published for the constitution of article fourteer of the control o

· 1 .

STATE OF NEW

Ownes or was Sammarate W Harm
Allery Space 1, 1924.
Pursuant to the provisions of section one
of article fouriers of the Constitution of the
State of New York, and services sixty-right and
the Election Law, notice is hereby given that
the following proposed anomalarest to section
State of New York, and the Constitution of the
State of New York and the Constitution of the
State of New York and the Constitution of the
state of New York and the Constitution of the
state of the Constitution of the
tipature to be chosen at the next general eletication of Schazors in this State to be held on
the fourth day of November, clineteen hamdred and twenty-four. day of November, man-centy-four, JAMES A. HAMILTON, Secretary of State.

AMENDMENT NUMBER THREE

AMENDMENT NUMBER THREE
CONCURBENT REGIOCYTOM OF THE SEMANT AND
ASSEMBLY PROPOSING AN AMENDMENT TO
SECTION NIME OF ASTRICE, FIVE OF THE CONSECTION SINCE OF ASTRICE, FIVE OF THE CONSECTION SINCE OF ASTRICE, FIVE OF THE CONSECTION THE AND PARTICIPATION SOCIETY.
SECTION THE AND PARTICIPATION SOCIETY.
THE SECTION THE OF THE SECTION SINCE CONCERT,
THE SECTION THE OF THE SECTION SINCE OF THE SECTION SINCE

\$ 0. Appointments and promotions in the
Historica of the SERIE, and of all the civil
STREET OF THE SECTION SINCE OF THE SECTION SINCE
\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF THE SECTION SINCE

\$ 1. APPOINTMENT OF T

motion, without regards to their standing on any list from which such againstment or pronoun may be made. Lowe shell be made to provide may be made. Lowe shell be made to provide may be made. Lowe shell be made to provide may be made to provide may be made to provide many be made to provide many be made to provide many be made to the foregoing amendement be referred to the legislature to be chosen at the next general election of senators, and in conformity with acction one of article fourtees of the constitution be published for these months previous to the time of succeeding.

STATE OF YEW YORK

This bill was duly possed, a majority of all the members elected to the Assembly voting in favor thereof, thuse-fifth being present.

By Order of the Assembly

favor thereor, By Order of the Assembly
H E MACHOLD
Speaker STATE OF NEW YORK

This bill was duly passed, a majority of all e Senators elected voting in favor thereof, rec-fifths being present. being present.

By order of the Senate
GEO. R. LUNN
President

GEO, R. LUNN
STATE OF NEW YORK.

OFFICE OF THE SCRIFFANT OF STATE
I hereby certify that this resolution was filed in the office of 1923. Secretary of State, as the 1st day of MCS A. HAMILTON, JAMES A. HAMILTON, Secretary of State, which is the secretary of State, as the 1st day of MCS and HAMILTON, Secretary of State, Explanation—Matter in Italica is new; matter in brackets [1] is old law to be omitted.

omitted.
STATE OF NEW YORK.
OFFICE OF THE SECRETARY OF ST

STATE OF NEW YORK.

FIFTCE OF THE SECRETARY OF STATE

PUTSUAL THE SECRETARY OF STATE

PUTSUAL THE SECRETARY OF STATE

ALBERTARY OF STATE

FOR THE SECRETARY OF STATE

FOR THE STATE

FOR T

JAMES A RAMILTON,
Secretory of State,
AMENDMENT NUMBER POUR
CURRENT RESOLUTION OF THE SANATE AND
SEMBLY PROPOSING AMENDMENTS USENMALLY TO ARTICLE SIX OF THE CONSTITU-

TION,
Section 1. Resolved (if the Assembly concur). That article six of the constitution be
umended to read as follows:
ARTICLE VI.
SECTION 1. The supreme court is continued
with general jurisdiction in law, and equity,

partments, at a machine called by the pending justice of the descriptment in arrest, may frequency in a record to the property of the pending pending the pending pending the pending the

office any imager than until the op-of his oppositions as such associate as a or to create a yestower. It has such man of chief judges shall be made from the amountable judges, a temporary ap-ing to management of associate juogromanagement of management of juogromanagement of management of management

vision in any department may, non-vision in an appeal upon any question of law which, in its opinion, ought to be reviewed by the Court of Appeals. In the court of Appeals and the purished to the Court of Appeals and the right of appeal thereto, but the right to appeal thereto, but the right to appeal the suppeal shall not depend upon the amount, in the court of Appeals and the right of appeal thereto.

of the appellate is any depart-t or order which

the or industry. The experience mass intensation one provided by the second of the county of the cou