### Amendments to Constitution

STATE OF NEW YORK DEPARTMENT OF STATE ALBANY, September 15, 1987. TOURSUANT to the provisions of section sighty of the Election Law, the following proposed amendments to the constitution, designated as Proposed Amendments numbers One to Nine inclusive to the votors of this State for approval at the General Election on November eighth, nineteen hunared and twenty-seven. ROBERT MOSES.

Secretary of State. TEXT OF PROPOSED AMENDMENT Section 1. Resolved. That the constitu-

tion be amended by adding a new article to follow article four to be article four-s to read as follows: ARTICLE IV-A

. 1. On or before the fifteenth day of October in the year nineteen hundred and the head of each department of the state government, except the legislature and Judiciary, shall submit to the governor itemised estimates of appropriations to misst the financial needs of such denartment, including a statement in detail of all moneys for which any general of special appropriation is desired at the ensuing session of the legislature, classi-And according to relative importance and in such form and with such explanation the governor may require. Copies of such estimates shall be simultaneously furnished to the designated representatives of the appropriate committees of

the legislature for their information. The governor, after hearings thereon. at which he may require the attendance of heads of departments and their subordinates, shall revise such estimates according to his judgment. The representatives aforesaid of the committees of the legislature shall be invited to attend such hearings, and under regulations to be provided by law shall be entitled to make inquiry in respect to the estimates

and the revision thereof. Itemized estimates of the financial needs of the legislature certified by the presiding officer of each house and of the judiciary cartified by the comptroller shall be transmitted to the governor on or before said fifteenth day of October for inclusion in the budget without revision but with such recommendation as he may

think proper. 4 2. On or before the fifteenth day of Jenuary next succeeding (except in the case of a newly elected governor and \_then on or before the first day of February) he shall submit to the legislature a budget containing a complete plan of proposed expenditures and estimated revenues. It shall contain all the estimates so revised or certified and clearly itemized, and shall be accompanied by a bill or bills for all proposed appropriations and reappropriations; it shall show the estimated revenues for the ensuing fiscal year and the estimated surplus or deficit of revenues at the end of the current fiscal year together with the measures of taxation, if any, which the governor may propose for the increase of the

revenues. It shall be accompanied by --- statement of current assets. liabilities. reserves and surplus or deficit of the state; statements of the debts and funds of the state; an estimate of its financial condition as of the beginning and end of the ensuing fiscal year: and a statement of revenues and expenditures for the two fiscal years next preceding said year in form suitable for comparison. The gover-

nor may before final action by the legislature thereon, and not more than thirty days after submission thereof, amend or supplement the budget: he may also with the consent of the legislature, submit **such** amendment or a supplemental bill at any time before the adjournment of the legislature.

A copy of the budget and of any amend--ments or additions thereto shall be forthwith transmitted by the governor to the comptroller.

§ 3. The governor and the heads of de-- partments shall have the right, and it shall be the duty of the heads of departments when requested by either house of the legislature, to appear and be heard In respect to the budget during the consideration thereof, and to answer inquiries relevant thereto. The procedure for such appearance and inquiries shat

be provided by law. The legislature may - - not alter an appropriation bill submitted by the governor except to strike out or reduce items therein, but it may add thereto items of appropriation provided that such additions are stated separately and distinctly from the original itemof the bill and refer each to a sing! object or purpose; none of the restrictions of this provision, however, shall apply to appropriations for the legislature or judi clary. Such a bill when passed by both houses shall be a law immediately with

out further action by the governor, except that appropriations for the legisla ture and judiciary and separate item added to the governor's bills by the legislature shall be subject to his approval as provided in section nine of article four. 4. Neither house shall consider further appropriations until the appropriafing bills proposed by the governor shall

have been finally acted on by both hauses; nor shall such further appropriations be then made except by separate bills each for a single work or object. v high bills shall be subject to the governor's approval as provided in section in the of article four. Nothing berein contribud shall be construed to prevent the is veryer from recommending that one or ripre of his proposed bills be passed in a vende of the others to subject the improfiles meets of government or to meet

grandman news

LINT OF PROPESED AMENDMENT NUMBER TWO Section 1. Resolved, That section ten of Prifer eight of the constitutions be get reled to read us follows: \$ 10 No county, city, town or village shall a reafter give any money or properry, as lean its money or credit to or in aid of any individual, association or corpiggtion, or become directly or indirectly the owner of stock in, or bonds of, any association or corporation; nor shall any such ecanty, city, town or village be allowed to incur any indebtedness except for county, city, town or village pur-

pures. This section shall not prevent

such a term, chy, who or vibers from a differ such inevision for the aid of by his. No county or city shall be a lowed to herebre indicated for any puras a from notice to an amount which including exacting and datedness. ships exceed ten per centum of the asse sed valuation of the real c-tate of such county or city subject to taxation. as it appeared by the assessment rolls of said county or city on the last assessment for state or county taxes prior to the incurring of such indebte ness; and all indebtedness in ercess of such limita-- tion, except such as now may exist, shall he absolutely yeld except as herein other-What provided. No county or city whose prount indebtedness exceeds ten per

centum of the assessed valuation of its red estate subject to taxation, shall be afferced to become indebted in any further amount until such indebtedness girl be reduced within such limit. This section shall not be construed to preventhe issuing of certificates of indebtedness or revenue bonds issued in anticipation of the collection of taxes for amounts actually contained or to be contained in the taxes for the year when such certificates or revenue bonds are issued and payable out of such taxes; nor to preventhe city of New York from issuing bonds to be redeemed out of the tax levy for the year next succeeding the year of their issue, provided that the amount of such bonds which may be issued in any one vear in excess of the limitations herein contained shall not exceed one-tenth of one per centum of the assessed valuation of the real estate of said city sub irection taxation. All certificates of indebtedness or revenue bonds issued in anticipation of the collection of taxes which are not retired within five year: after their date of issue, and any deb hereafter incurred by any portion or parof a city, if there shall be any such debt shall be included in ascertaining the power of the city to become otherwise indebted; except that debts heretofore or

hereafter incurred by any city to provide for the supply of water, shall not be so included; and except that debts not exceeding in the aggregate the sum of ter million dollars, heretofore or hereafter incurred by any city with a population of not less than two hundred and fifty thousand and not more than one million. and except that debts not exceeding in the aggregate the sum of five million

"\*" improvement as may be required

dollars heretofore or hereafter incurred by any city with a population of not

less than one hundred and seventyfive thousand and not more than two a the comptroller and of the department hundred and fifty thousand, for bo . law, the attorney-general. The head much of the cost and expense of any

ordinance or other local legislaw therein assessing the same raired by assassment upon local appears at territory, shall not be so and except further that any reafter incur ed by the city York for a public improvement cannot or to be owned by the city, which yields to the city current net revenue, after making any necessary allowance for repairs and maintenance, for which the city is liable, in excess of the interest on said debt and of the annua

installments necessary for its amortiza-

tion may be excluded in ascertaining the power of said city to become otherwise indebted, provided that a sinking fund for Its amortization shall have been established and maintained and that the indebtedness shall not be so excluded during any period of time when the revenue aforesaid shall not be sufficient to equal the said interest and amortization installments, and except further that any indebtedness heretofore incurred by the city of New York for any rapid transit or dook investment may be so excluded proportionately to the extent to which -the oursest set revenue received by said city therefrom shall meet the interest and amortization installments thereof, provided that any increase in the debt in-

curring power of the city of New York which shall result from the exclusion of debts heretofore incurred shall be available only for the acquisition or construction of properties to be used for rapid transit or dock purposes. The legislature shall prescribe the method by which and the terms and conditions under which the amount of any debt incurred by the city of New York for a revenue producing improvement to be so excluded shall be determined, and no such debt shall be excluded except in accordance with the determination so prescribed The legislature may in its discretion con-

fer appropriate jurisdiction on the appellate division of the supreme court in the first judicial department for the purpose of determining the amount of any debt to be so excluded. No indebtedness of a city valid at the time of its inception shall thereafter become invalid by reason of the operation of any of the provisions of this section. Whenever the boundaries of any city are the same as those of a county, or when any city shall include within its boundaries more than one county, the nower of any county

wholly included within such city to become indebted shall cease, but the debt of the county, heretofore existing, shall not. for the purpose of this section, he reckoned as a part of the city debt. The amount hereafter to be raised by tax for county or city purposes, in any county containing a city of over one hundred thousand inhabitants, or in any such city of this state. In addition to providing for the principal and interest of the

county or city debt, shall not in the aggregate exceed in any one year two per centum of the assessed valuation of th real and personal estate of such county or city, to be ascertained as preceribed in this section in respect to county or city § 2. Resolved. That article of his of the constitution be amended by adding a new

section to follow section ten, to be section ten-a, to read as follows: § 10-a. Notwithstanding are of the limitations prescribed by the preceding section, dibts may be incurred by the city of New York, ofter January first ninetern bundred and twenty-eight for the construction or equipment, or both. of new rapid transit refronds not exceeding the sum of three hundred million

dollars, and such dobts shall not be included in computing the deb. "mit of such city for the purpose of assertaining the power of such city to become otherwise ind-bled. TEXT OF PROPOSED AMENDMENT

NUMBER THREE Section 1. Resolved, That section fourteen of article seven of the constitution be amended to read as follows: § 14. The legislature may authorize by law the creation of a debt or debts of the state, not exceeding in the parmerate three hundred million - thus to provide moneys for the elimination under state

supervision, of railwad crossings at grade

within the state, at the expense of the state, railroad companies, counties and cities, as hereinafter provided. Of the expense of a grade crossing elimination to which any of the proceeds of such a debt are applied, fifty per centum shall he borne by the railroad company. The <u>remaining fifty per contum shall be borned</u> by the state and the county in which

the crossing is located, or by the state and the city in which It is located if the city contain (we or more counties: -xcept that if so provided by law, such remaining fifty per centum of the expense of elimination of a grade crossing in any other city shall be borne by the state the county and such city. The proportions of the expense of a grade crossing Himination to be borne by the state and rounty state and city, or state, county and city under the provisions of this rection, shall be determined by or purnant to haw. Laws shall be enacted to provide, so for as practicable, for remayer into the state of moneys advanced in all of religiand companies, countles

and with a lot such times, in such mancor and with interest at such rate, that the state of "I be able to pay when due he work on all this state debt equal to the with the will have been so admanced, for interest thereon. The prodisions of this article, not inconsistent with this warrism relating to the Issuance of bonds for a dobt or debts of the state and the maturity and navment thereof. hall a n'v to a state debt or debts created improved to this section; except that the law authorizing the contracting of such data or dobts shall take effect without submission to the neople pursuant to mettin four of this article The arrow total amount of a state debt

or debts which may be created nursuant to this specimen as hereby amended, shall not exceed the difference between the amount of the debt or debts heretofore preated or putborized by law, under the Former provisions of this section, and the sum of three bundred million dollars; and the legislature, by law, may authorize or require a county to bear all or part of the nortion of the expense of any such crossing elimination, heretofore begun or authorized which was imposed by former provisions of this section on a city, town

or village therein TEXT OF PROPOSED AMENDMENT NUMBER FOUR three of the constitution by amended to read as follows: shall receive for his services an annual ralary of two thousand five hundred follars. The members of either house shall also receive the sum of one dollar for every ten miles they shall travel in going to and returning from their place of meeting, once in each session on the most usual route. Senators, when the

ession or when serving as members of he court for the trial of impeachments. ind such members of the assembly, not exceeding nine in number, as shall be appointed managers of an impeachment. hall receive an additional allowance of -n dollars a day, \$ 2. Resolved, That sections four and ight of article four of the constitution

amended to read, respectively, as fol-

renate alone is convened in extraordinary

3 4. The governor shall be commandera-chief of the military and naval forces I the state. He shall have power to invene the legislature, or the senate By, on extraordinary occasions. At exmordinary sessions no subject shall be sted upon except such as the governor av recommend for consideration. He "all communicate by message to the wistature at every session the condition f the state, and recommend such mate rs to it. I shall judge expedient. is show transpot all necessary business The Garage of government, civil and 

the resolved upon by the vislature and shall take care that the ims are faithfully executed. He shall wive for his services an annual salary "two ners "we thousand dollars, and there "I be provided for his use a suitable I furnish descentive residence. 2 S The Barenant-governor shall rethe firm his corvices an annual salary tien the mined dollars, and shall not re-"ve or be entitled to any other commass make a merculisite, for any duty the he may be required to perform " a conditution or by law.

AT OF PROPOSED AMENDMENT NUMBER FIVE Section 1. Resolved, That section four prikle five of the constitution be empled to read as follows: 5.4 The head of the executive departmt shall be the governor. The head of department of audit and control shall

of the department of education shall be the regents of the university of the state of New York, who shall appoint and at pleasure remove a commissioner of education to be the chief administrative officer of the department. The had of the

department of agilulture and markets shall be appointed in a manner to be prescribed by law. Except as otherwise provided in this constitution the heads of all other departments and the members of all boards and commissions mentioned in this article, excepting temporary commissions for special purposes, shall be appointed by the governor by and with the advice and convent of the service and may be removed by the governor, in a manner to be prescribed by law.

TEXT OF PROPOSED AMENDMENT NUMBER SIX Section 1. Pasolved. That section two of article three of the constitution be

amended to read as follows: § 2. The senate thall consist of fifty members, except as her-inniter provided. The senators elected in the year one thousand nine hundred and thenty-six shall hold their offices for two years, and years. The assembly shall consist of one hundred and fifty members. The members of assembly elected in the year one thousand nine hundred and twenty-seven shall hold their office for one year, and

to read as follows: § 1. The executive power shall be vested in a governor, who shall hold his office for four years; a lieutenant governor shall be chosen at the same time, and for the same term. The governor and lieutenant governor elected next preceding the time when this section as hereby amended when this section as hereby amended arrivals. Orange county yellow on fat state are selling at \$7.25-7.50, have the advantage of being accli. and including the thirty-first dam of December, one thousand nine hundred and twenty-eight, and their successors shall he chosen at the general election in that

4 2. Resolved, That section one of arti-

4 3. Resolved, That section one of arti cle fourteen of the constitution be amended to read as fellows: § 1. Any amendment or amendments to this constitution may be proposed in the senate and assembly; and if the same shall be agreed to by a majority of the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their fournals, and the year and hays taken thereon, and referred to the legislature where assembly shall have been chosen

at the next general election of members of assembly, and shall be published for three months previous to the time of enking such choice; and if in the legislature vibose assembly shall have been so next chosen, as aforestid, such proposed | tions. emendment or owendments shall be Egreed to by a majority of all the memers elected to each house, then it shall he the duty of the legislature to submit each proposed amendment or amendments to the neople for approval in such manner and at such times as the legislature whall prescribe; and if the people shall approve and ratify such amendment or amendments by a majority of the electors voting thereon, such amendment or amerdments shall become a part of the constitution from and after the first day

of January next after such approval.

TEXT OF PROPOSED AMENDMENT

NUMBER SEVEN Section 1. Resolved. That section seven of article seven of the constitution be amended to read as follows: § 7. The lands of the state, now owned or hereafter acquired, constituting the forest preserve as now fixed by law, shall he forever kent he wild forest lands. They shall not be leased, sold or exchanged, or be taken by any corporation, public or private, nor shall the timber thereon be sold, removed or destroyed. Nothing contained in this section shall prevent the state from constructing Tranklin county to Long late in Hamil-

ctate highway from Saranac lake in ton county and thence to O'd Force in Herkimer county by way of Blue Mounthin lake and Raquette lake, and nothing thall prevent the state from constructing a state highway in Essex county from Wilmington to the ton of Whiteface nountain. The legislature impy by general laws provide for the use of not exceeding three per centum of such lands for the construction and maintenance of resermirs for municipal water supply, for the anals of the state and to regulate the

dow of streams. Such reservoirs shall be constructed, owned and controlled by the tate, but such work shall not be undertake, until after the boundaries and high low lines thereof shall have been accurately surveyed and fixed, and after pub-'le notice, hearing and determination that such lands are required for such public use. The expense of any such improvements shall be apportioned on the public and private property and municimalities benefited to the extent of the henofits received. Any such received: shall always be operated by the tate and the legislature shall provide for a harge upon the property and municipalities benefited for a reasonable return to the state upon the value of the rights and property of the state used and the servfees of the state randered, which shall be fixed for terms of not exceeding ten

years and be readjustable at the end of any term. Unsenimen conditions chall not he erest dor continued by any such pubthe works. A violation of any of the provisions of this section may be remained at the suit of the people or, with the consent of the concerns court in at sellate

division, on notice to the attornay-reneral it the suit of any cirisen. TEXT OF PROPOSED STENT MENT NUMBER EIGHT Section 1. Resalv d. That section seven of article one of the constitution be imended to read as follows: 73 7. When private property shall be token for any public use the convensation to be made therefor, when such compensation is not made by the state,

thall be ascertained by a tury, or by the supreme court with or without a jury, but not with a referee, or by rat less than three commissioners appoint 1 by a wart of record, its shall by preserved by aw. Private roads may be opened in the manner to be prescribed by law; but in every case the necessity of the road and the amount of all damage to be sustained by the opening thereof shall be arst determined by a jury of free olders. and such amount, together with the exby the person to be benefited. The use \$ 6. Each member of the legislature of property for the drainage of swamp or agricultural lands is declared to be a public use and general laws may be passed permitting the owner or occupants of swamp or agricultural lands to construct and maintain for the drainage thereof, necessary drains, dit hes and dykes upon the lands of others, under proper restrictions on making just compensation, and such compansation tonother with the cars of tuch draining may be assured, while or partly,

regainst any property is reful thereby: but no special laws shall be enacted for such purposes. The legislature may authorize citles and counties to take more land and property than is needed for actual construction in the laying out, widening, exrending or relocating parks, public places bighways or streets; provided, however. that the additional land and property go putherized to be taken shall be no more than sufficient to form suitable building sites abutting on such park, public place. highway or street. After so much of the 'and and property has been appropriated

for such park, public place, highway or street as is needed therefor, the remainder may be rold or leased. TEXT OF PROPOSED AMENDMENT NUMBER NINE Section 1. Resolved. That article twelve of the constitution be amended by adding thereto a new section to follow section seven, to be section eight, to read as

§ 8. Annexation of territory to cities. No territory shall be annexed to any city until the people of the territory proposed to be annexed shall have consented to such annexation by a majority vote on a referendum called for that purpose. FORM OF SURMISSION OF PROPOSED AMENDMENT NUMBER ONE

EXECUTIVE BUDGET Shall the proposed amendment to the Constitution, requiring the governor to submit to the legislature a budget containing, among other things, a complete plan of proposed state expenditures and estimated revenues, accompanied by a bill or bills for all proposed appropriations, and limiting the power of the legisture, with respect to appropriations, be

proved?

RM OF SUBMISSION OF PROPOSED AMENDMENT NUMBER TWO CITY DEBT LIMIT "I the proposed amendment to the "ition, excluding all water debts in

#### From New York State Dept. Agriculture and Markets Nov. 1, 1927.

New York City, Nov. 1, 1927.-Supplies of white potatoes were abundant says the New York office of the State Department of Agriculture and Markets. The market was dull, owing to the very limited detheir successors shall be chosen for four were small and unimportant. Up whites, closely selected extras are ity considered. Choice to prime state New York round whites bulk peddled out at \$3.50-3.65 per 180 pounds; one year ago at \$5; and their successors shall be chosen for two two years ago at \$7.50. Maine Green Mountains realized from \$3.cle four of the constitution be amended | 75-\$4 for the same quantity.

Onion Market Weak ingly dull and weak. Receipts were at 28c. | moderate but there was a large accumulation on hand from previous. The bull market is steady. Heavy | Seed that is grown locally may ions sold thru the stores of commis- medium weights at \$6.50-7; 'light- mated, but, if it contains foul weed sion merchants at 75c-\$1.25 per weights good fleshed at \$5.50-6, seeds, it may be expensive at any sack of 100 pounds. The carlot light and common at\$4.50-5 per cwt. price. shipments of onions of the entire country on Oct. 29th and amounted to 162 cars. Of this quantity, New York state contributed 56 cars.

#### Live Poultry

The receipts of live poultry continue heavy and the demand is very slow. Latest prices, per pound: Fowls, leghorn 15-18c, colored 24-25c, fat heavy at 26-28c. Ducks are selling at 22-26c from nearby sec-

Country Dressed-Calves the receipts of aressed calves

computing the debt limit of cities generally, excluding certain other debts in computing the debt limit of elties of certain classes, and in particular permitting the City of New York to incur debts not exceeding \$300,050,000 for the construction or equipment, or both, of new rapid transit railroads, such debts to be excluded in computing its borrowing power, be approved? FORM OF SUBMISSION OF PROPOSED AMENDMENT NUMBER THREE

GRADE CROSSING ELIMINATION Shall the proposed amendment to the Constitution, as to the special debt heretofore authorized for elimination of grade crossings, and providing that the 50% share to be met by the state and localities together, instead of being divided equally between the state and the city, town or village, shall be divided between the state and county, state and city or state, county and city, the proportion to be determined by law, be approved? FORM OF SUBMISSION OF PROPOSED AMENDMENT NUMBER FOUR

SALARIES Shall the proposed amendment to the Constitution, increasing the annual salary of the governor to twenty-five thousand dohars, of the Heat mint-governor to tenthousand dollars, and of each member of the legislature to two thousan? five hundred dollars, be approved?

AMENDMENT NUMBER FIVE HEAD OF EXECUTIVE DEPARTMENT Shall the propersed amendment to the Constitution, making the governor the head of the executive department, be ap-

FORM OF SUPMISSION OF PROPOSED AMENDMENT NUMBER SIX FOUR-YEAR TE M

Shall the proposed amendment to the Constitution, increasing the terms of office of the governor, lieutenant-governor, comptroller, attorney general and state senators from two years to four years and of members of assembly from one year to two years, to first apply to such officers to be elected by the general election in 1928, and requiring the reference of proposed consitutional a deadments to the next legislature having a newly elected arsembly, be approved? FORM OF SUBMISSION OF PROPOSED AMFNOMENT NUMBER SEVEN

HIGHWAY IN FOREST PRESSURE Shall the proposed amendment to the Constitution, permitting the state to construct a state highway in the forest preserve in Essex county from Wilmington to the top. Whiteface mountain, he approved? FORM OF SUBMETTEN OF PROPOSED AMENDMENT NUMBER ET HT

CONDEMNATION BY COUNTIES. Shall the proposed amendment to the Constitution, authorizing counties to condemn more land timn no ded for constructing-parks-public place, highways or streets, provided the additional land be not more than sufficient to form suitable building sites abutting thereon, and permitting the county to sell or beise any portion of such land, but he ded for such parks, public places "Thhnays or streets,

FORM OF SUBMISSION OF PROPOSED AMENDMENT NUMBER NINE ANNEXATION OF TERRETORY BY CITIES Shall the proposed anundment to the Constitution, preventing the annexation of territory to a city with sut the consent of the people residing in the territory to be annexed, given by a majority vote on nenses of the proceedings shall be paid a referendum called for that purpose, be

were light. The demand is limited. Prices are unchanged. Choice is fat state is selling at \$5.25-6; selling at 22-28c; good at 16-21c; dium fat at \$5-5.50, fleshy to good STATE CROPS common 12-15c; small 10-14c. Prices heavy cutters at \$3.75-4.50; fair in

> Butter, Cheese and Eggs Firm The butter market opened Monday with a much firmer feeling and recovered from Saturday's Latest prices, per pound: | score 481/2-49c; one year ago 481/2c,

two years ago 51c. Cheese markets are firm. New York fancy flats are quoted at 271/2 cents and undergrades at 24 1/2 c.

The egg market rules firm. Prices are now 2c per dozen under those Price changes, however, of a year ago. Nearby hennery selling at 72-76c; nearby gathered Southerns are selling at \$13.50-14: whites, firsts to extra firsts 49-62c; fair to good at \$11-13; culls and nearby hennery browns 57-63c.

Country Dressed Roast Pigs Roasters weighing between 10-12 ers weighing between 100-150 lba

Livestock

The cow market is steady. Here common canners at \$2-2.50; reactor yearlings, common to good \$3.5.50

reactor cows at \$8-6. The calf market is irregular de mand moderate. Choice is selling at \$16-17; fair to good at \$12-15.50 heavy veals at \$8-10; culls and common at \$7-11; grassers and feds at

**\$5-6.25**. The sheep market holds steady. Good to choice ewes are selling at \$6-7; common to good at \$4-5.50; culls at \$2.50-3.50.

The lamb market is steady, qualcommon at \$8-10; medium to prime at \$12-13.25.

The hog market is irregular, York. pounds are selling at 30c per pound are selling at \$9.25-9.75; 160-200 The onion situation was exceed- and those weighing between 13-16c pounds at \$9.75-10.50; 220-280 lbs at \$9.50-9.75; roughs at \$7.50-8.

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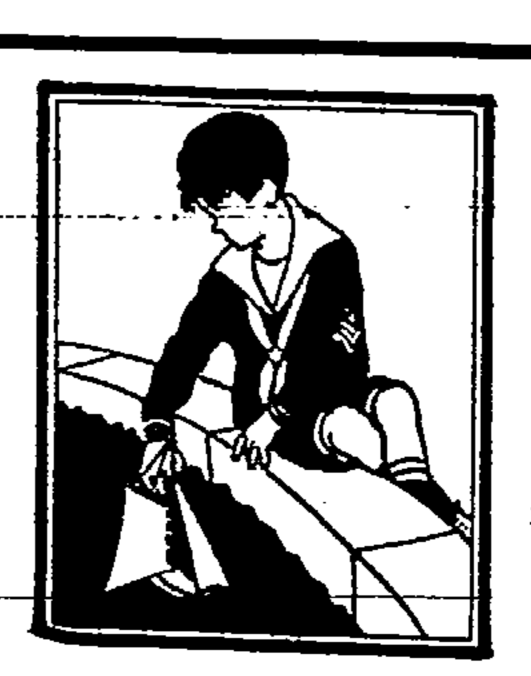
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