### PUBLIC AND LOCAL ACTS

OF

## THE LEGISLATURE

OF THE

# State of Michigan

PASSED AT THE

**REGULAR SESSION OF 1955** 

CONTAINING JOINT RESOLUTIONS, AMENDMENTS TO CONSTITUTION AND ABSTRACTS OF PROCEEDINGS RELATIVE TO CHANGE OF BOUNDARIES OF TOWNSHIPS AND INCORPORATION, ETC., OF CITIES AND VILLAGES.



COMPILED BY

### JAMES M. HARE

SECRETARY OF STATE

AND THE

MICHIGAN COMPILATION COMMISSION

SPEAKER-HINES AND THOMAS, INC., STATE PRINTERS, LANSING, MICH.-1955



#### JOINT RESOLUTIONS

#### [No. 1.]

A JOINT RESOLUTION proposing an amendment to section 23 of article 7 of the state constitution, providing that the conduct of all non-partisan primary elections and elections for judicial offices shall be prescribed by law.

Resolved by the Senate and House of Representatives of the state of Michigan, That the following amendment to section 23 of article 7 of the state constitution, providing that the conduct, of all non-partisan primary elections and elections for judicial offices shall be prescribed by law, is hereby proposed, agreed to and submitted to the people of this state:

#### ARTICLE VII.

Non-partisan elections for judiciary.

Sec. 23. All primary elections and elections of justices of the supreme court, judges of the circuit court, judges of probate courts and all county judicial officers provided for by the legislature under section 21 of article 7 of the constitution shall be non-partisan and shall be conducted as prescribed by law. All elections at which candidates for said judicial offices are nominated are designated "primary elections." Nominations for justices of the supreme court shall be made as now or hereafter provided by law; nominations for all other said judicial offices shall be made at non-partisan primary elections. Except as in the constitution otherwise provided, all primary election and election laws, including laws pertaining to partisan primaries and elections, shall, so far as applicable, govern nominating procedures, primary elections and elections hereunder.

There shall be printed upon the ballot under the name of each incumbent judicial officer, who is a candidate for nomination or election to the same office, the designation of that office.

Resolved further, That the foregoing amendment shall be submitted to the people of the state at the next regular election. The secretary of state is hereby required to certify said proposed amendment to the clerks of the various counties of the state in the manner required by law. It shall be the duty of the board of election commissioners of each county to prepare ballots for the use of the electors when voting on said proposed amendment, which ballot, after setting forth the proposed amendment, in accordance with the provisions of section 3 of article 17 of the constitution, shall be substantially in the following form:

"Yote on amendment to section 23 of article 7 of the state constitution. Shall section 23 of article 7 of the state constitution be amended to provide that the conduct of all non-partisan primary elections and elections for judicial offices shall be prescribed by law?

Yes ( ) No ( )."

It shall be the duty of the board of election commissioners in each county to deliver the ballots so prepared to the inspectors of election of the several voting precincts within their respective counties within the time ballots to be used at said election are required to be delivered to such inspectors under the general election law. All votes cast upon said amendment shall be counted, canvassed and returned in the same manner as is provided by law for counting, canvassing and returning votes cast for state officers.

#### [No. 2.]

A JOINT RESOLUTION proposing an amendment to section 17 of article 7 of the state constitution, relative to the qualifications of judges.

Resolved by the Senate and House of Representatives of the state of Michigan, That the following amendment to section 17 of article 7 of the state constitution, relative to the qualifications of judges, is hereby proposed, agreed to and submitted to the people of this state:

#### ARTICLE VII.

Courts of record; seal; justices of supreme court and circuit judges, qualifi-

Sec. 17. The supreme court and the circuit and probate courts of each county shall be courts of record, and shall each have a common seal. Justices of the supreme court and judges of all circuit courts in this state elected or appointed after July 1, 1955, shall at the time of such election or appointment be under 70 years of age and licensed to practice law in this state.

Resolved further, That the foregoing amendment shall be submitted to the people of the state at the next regular election. The secretary of state is hereby required to certify said proposed amendment to the clerks of the various counties of the state in the manner required by law. It shall be the duty of the board of election commissioners of each county to prepare ballots for the use of the electors when voting on said proposed amendment, which ballot, after setting forth the proposed amendment, in accordance with the provisions of section 3 of article 17 of the constitution, shall be substantially in the following form:

"Vote on amendment to section 17 of article 7 of the state constitution.

Shall section 17 of article 7 of the state constitution be amended relative to the qualifications of judges?

Yes ( ) No ( )."

It shall be the duty of the board of election commissioners in each county to deliver the ballots so prepared to the inspectors of election of the several voting precincts within their respective counties within the time ballots to be used at said election are required to be delivered to such inspectors under the general election law. All votes cast upon said amendment shall be counted, canvassed and returned in the same manner as is provided by law for counting, canvassing and returning votes cast for state officers.

#### [No. 3.]

A JOINT RESOLUTION proposing an amendment to article 10 of the state constitution by adding thereto a new section to stand as section 27 thereof, authorizing the bonding of the state in the sum of not to exceed \$100,000,000.00 for the purpose of making loans to school districts for the payment of principal and interest on school bonds heretofore or hereafter issued for acquiring, constructing, enlarging, improving and equipping school buildings and sites and for the funding or refunding of obligations incurred for 1 or more of the aforesaid purposes, and the pledging of the full faith and credit of the state for the payment thereof.

Resolved by the Senate and House of Representatives of the state of Michigan, That the following amendment to article 10 of the state constitution by adding thereto a new section to stand as section 27 thereof, authorizing the bonding of the state in the sum of not to exceed \$100,000,000.00 for the purpose of advancing funds to school districts for the acquiring, constructing, enlarging, improving and equipping school buildings and sites and for the funding or refunding of obligations incurred for 1 or more of the aforesaid purposes, and the pledging of the full faith and credit of the state for the payment thereof, is hereby proposed, agreed to and submitted to the people of this state:

#### ARTICLE X.

State bonds for loans to school districts; buildings, sites and refunding.

Sec. 27. The state may borrow from time to time such amounts as may be required but not to exceed an aggregate of \$100,000,000.00, pledge its faith and credit and issue its notes or bonds therefor, for the purpose of making loans to school districts for the pay-

ol districts 2 cents of a property on the 1946 its by law. Such taxes endable only by legislaretirement purposes as distinct from the state

ollection as determined ons and credited to the

for such public school under the laws of this ½% of the salaries of nt systems: Provided, s may be provided by of more than 3%.

he effective date of this all sums collected and

of the bonding of the between June 27, 1950 lar session and ratified

, pledge its faith and rities of not to exceed \$13,000,000.00 in each of the years thereafter. iving husband or wife, iding in loco parentis, in the military, naval, en serving in auxiliary who served honorably s state at the time of o entering therein, and the sum of \$10.00 for od in any state of the 00 for each month, or e of the United States, of \$500.00 to any one wife, child or children, parentis, brothers and or who shall hereafter l December 31, 1953, a a of \$500.00: Provided section in any case in e provisions of section and section 25 of this

provide by resolution al bonds at the lowest possible cost, and the legislature is authorized to provide for the method of and eligibility for payment of the sums herein directed. For the retirement of such notes and bonds as shall be issued hereunder, there is appropriated from the general fund each year during their life a sum equal to the amount of principal and interest payments due and payable in each such year. The powers and duties conferred by this amendment on the state administrative board are self-executing.

AMENDMENT to the constitution relative to non-partisan judicial elections proposed by joint resolution at the 1955 regular session and ratified by the people at the biennial spring election, April 4, 1955.

#### ARTICLE VII.

Sec. 23. All primary elections and elections of justices of the supreme court, judges of the circuit court, judges of probate courts and all county judicial officers provided for by the legislature under section 21 of article 7 of the constitution shall be non-partisan and shall be conducted as prescribed by law. All elections at which candidates for said judicial offices are nominated are designated "primary elections." Nominations for justices of the supreme court shall be made as now or hereafter provided by law; nominations for all other said judicial offices shall be made at non-partisan primary elections. Except as in the constitution otherwise provided, all primary election and election laws, including laws pertaining to partisan primaries and elections, shall, so far as applicable, govern nominating procedures, primary elections and elections hereunder. There shall be printed upon the ballot under the name of each incumbent judicial officer, who is a candidate for nomination or election to the same office, the designation of that office.

AMENDMENT to the constitution relative to qualifications for justices of the supreme court and circuit judges, proposed by joint resolution at the 1955 regular session and ratified by the people at the biennial spring election, April 4, 1955.

#### ARTICLE VII.

Sec. 17. The supreme court and the circuit and probate courts of each county shall be courts of record, and shall each have a common seal. Justices of the supreme court and judges of all circuit courts in this state elected or appointed after July 1, 1955, shall at the time of such election or appointment be under 70 years of age and licensed to practice law in this state.

AMENDMENT to the constitution authorizing the state to borrow not to exceed \$100,000,000.000 for loans to school districts, proposed by joint resolution at the 1955 regular session and ratified at the biennial spring election, April 4, 1955.

#### ARTICLE X.

Sec. 27. The state may borrow from time to time such amounts as may be required but not to exceed an aggregate of \$100,000,000.00, pledge its faith and credit and issue its notes or bonds therefor, for the purpose of making loans to school districts for the payment of principal and interest on school bonds heretofore or hereafter issued for acquiring, constructing, enlarging, improving and equipping school buildings and sites and for the funding or refunding of obligations incurred for 1 or more of the aforesaid purposes.

If the minimum amount necessary to be levied in any calendar year for the payment of principal and interest on the bonds of a school district issued prior to July 1, 1962, after deducting any funds pledged to and available for the payment thereof, shall exceed 13 mills on each dollar of its assessed valuation as last equalized by the state, then the state of Michigan shall loan such school district the amount of such excess, but all loans so made