

The State of Wisconsin

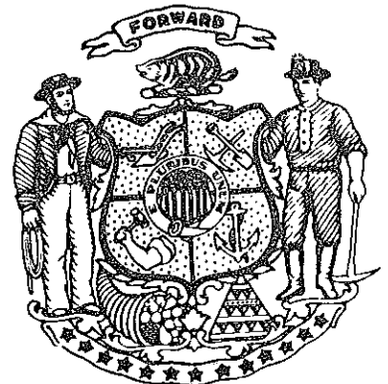
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DISPOSITION OF CONSTITUTIONAL AMENDMENT PROPOSALS

1961-1971 Wisconsin Legislatures

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DISPOSITION OF CONSTITUTIONAL AMENDMENT PROPOSALS1961 TO 1971 WISCONSIN LEGISLATURES *

HIGHLIGHTS

During the past decade, there has been a drastic increase in the number of constitutional amendments considered by the Wisconsin Legislature.

1. The 1961 to 1971 Wisconsin Legislatures considered 373 proposals to amend the constitution, of which 24 were ratified by the people. This 11 year total shows a marked increase from that of the entire period from 1848 to the turn of the century, when there were 222 proposals, of which 14 were ratified.
2. The heaviest concentration of proposals, from the beginning, has concerned Articles IV, VI and VIII dealing, respectively, with legislative, administrative and financial matters. In the 43 sessions from 1848 to the twentieth century, scattered proposals averaged 5 per session, 1 or 2 proposals per article. In the 30 sessions from 1901-1960 the fluctuating increase in proposals averaged 25 per session, with a session average of 11.7 proposed changes for Article IV, 2.9 for Article VI, and 5.6 for Article VIII. An unprecedented increase occurred in the first 3 sessions of this current 10 year period: in 1961, 81 proposals — including 21 for Article IV, 22 for Article VI and 11 for Article VIII; in 1963, 68 proposals — including 22 for Article IV, 13 for Article VI, and 5 for Article VIII; in 1965, 68 proposals — including 20 for Article IV, 7 for Article VI and 13 for Article VIII. The total number of constitutional amendment proposals during the last three sessions was slightly less although still substantial in number: in 1967, 47 proposals — including 10 for Article IV, 5 for Article VI and 5 for Article VIII; in 1969, 45 proposals — including 16 for Article IV, 7 for Article VI and 10 for Article VIII; in 1971, 63 proposals — 14 for Article IV, 7 for Article VI and 14 for Article VIII.
3. Although Article XII, the constitutional amending process, has never been changed, proposals for its revision increased from a sporadic 37 in the 73 sessions of 1848-1959 to a concentrated 19 in the 6 sessions of 1961-1971. It is interesting to note, however, that there were no proposals concerning the amending process during the most recent legislative sessions, 1969 and 1971.

* Prepared by Barbara Anderson, Research Analyst, in April 1972.

4. From 1848 to 1971 a total of 1,536 proposals were introduced, but only 135 proposed changes reached the final stage of submission to the electorate. Including the amendments voted on in 1972, Wisconsin voters have now cast a total of 125 separate votes on constitutional questions at 57 separate elections since the Constitution was adopted. The 98 ratified changes involved 56 sections (including 13 sections created and 4 sections repealed), and the 37 rejected changes involved 16 sections. Of those ratified, the Supreme Court later invalidated changes to 4 sections.

PART I. PROPOSED CONSTITUTIONAL AMENDMENTS, 1961 to 1971, BY
ARTICLE AND SECTION.

NOTE: All constitutional amendments proposed on first or second consideration in the legislative sessions of the 1961 to 1971 Wisconsin Legislatures are included in this study.

Abbreviations:

A.	Assembly
A.J.	Assembly Journal
AJR	Assembly Joint Resolution
Dem.	Democratic
Ind.	Independent
JR	Joint Resolution
Rep.	Republican
S.	Senate
S.J.	Senate Journal
SJR	Senate Joint Resolution

ARTICLE I: DECLARATION OF RIGHTS

Sec. 1: EQUALITY; INHERENT RIGHTS

Declaration of property rights of individuals

1965 AJR 113; By Representative Froehlich, Rep., 9 other Rep. Representatives and 4 Dem. Representatives; no action. Guarantees the right of private real property owners to control or dispose of their property to whomever they choose, or to prohibit use of the property by anyone.

Sec. 18: FREEDOM OF WORSHIP; LIBERTY OF CONSCIENCE; STATE RELIGION;
PUBLIC FUNDS

Permit use of state funds for religious purposes

1963 AJR 98; by Representative Froehlich, Rep.; no action before sine die adjournment. Deletes entire section, substituting: "No law shall be passed respecting the establishment of religion, or prohibiting the free exercise thereof."

1963 AJR 101; by Representative Froehlich, Rep., at the request of Mr. William S. Pfankuch; A. returned to

author, A.J. 2105. Permits use of state funds for elementary or secondary education of resident children at any school.

1969 SJR 119: by Senators Keppler, Rep. and McKenna, Dem.; no action before sine die adjournment. Legislature may provide tuition grants for students enrolled in private schools.

PROPOSED NEW SECTIONS OF ARTICLE I

Legislature may provide for the transportation of children attending parochial or private schools

- 1963 Sub. Amdt. 1, A., to AJR 39; by Representative Manders, Dem., 3 other Dem. Representatives and 3 Rep. Representatives; A. adopted 73 to 21, A.J. 749; S. concurred 25 to 4, S.J. 1079; enrolled as JR 31.
- 1963 Amdt. 1, A., to Sub. Amdt. 1, A., to AJR 39; by Representative R. I. Johnson, Rep.; A. rejected 52 to 21, A.J. 595. Same as AJR 39, except that the word "approved" is inserted before "any parochial or private school or institution of learning."
- 1965 SJR 27; introduced as SECOND CONSIDERATION of 1963 Sub. Amdt. 1, A., to AJR 39, JR 31; by the Committee on Judiciary, but withdrawn by the author, S.J. 898, after a 3/18/65 Attorney General ruling that 1963 JR 31 was invalid as a first consideration due to a publication error.
- 1965 AJR 49; duplicate reintroduction of above; by Representative Manders, Dem., 4 other Dem. Representatives and 2 Rep. Representatives; withdrawn by authors, A.J. 527.
- 1965 AJR 70; by Representative Manders, Dem., 4 other Dem. Representatives and 3 Rep. Representatives; A. adopted 82 to 11, A.J. 581; S. concurred 29 to 0, S.J. 1156; enrolled as JR 46.
- 1967 AJR 7, SECOND CONSIDERATION of 1965 AJR 70, JR 46; by Representative Manders, Dem., 2 other Dem. Representatives and 5 Rep. Representatives; A. adopted 91 to 8, A.J. 105; S. concurred in 30 to 0, S.J. 303; enrolled as JR 13; ratified by the people in the April 1967 election as Section 23 of Article I.

Age of majority set at 19 years

1969 AJR 13; by Representative Kenyon, Rep., one other Rep. Representative, and one Dem. Representative; A. refused to indefinitely postpone 36 to 60, A.J. 941; A. adopted 63 to 34, A.J. 942; S. refused to recall from committee and refer to calendar, 12 to 20, S.J. 2025.

Constitutional duty of Legislature to protect and conserve natural resources

1971 SJR 50; by Senator Johnson, Rep., and 6 other Rep. Representatives; by request of Attorney General Robert W. Warren; S. failed to adopt, S.J. 2994.

Right to keep and bear arms shall not be infringed

1969 SJR 6; by Senators La Fave, Rep., and Krueger, Rep.; no action before sine die adjournment.

Rights of unborn children

1971 AJR 53; by Representative Duren, Dem., 6 other Dem. Representatives and one Rep. Representative; A. failed to adopt, A.J. 4409. Constitutionally recognizes the rights of unborn children beginning with conception.

Use of public school buildings for other purposes

1967 AJR 66; by Representative Shabaz, Rep., 2 other Rep. Representatives and 2 Dem. Representatives; A. adopted 95 to 4, A.J. 1765; no final action in Senate before sine die adjournment. Legislature may authorize the use of public school buildings by civic, charitable and religious organizations, during non-school hours, if reasonable compensation is paid.

1969 AJR 74; same as 1967 AJR 66; by Committee on Rules; by request of Representative Weisensel, Rep. and five other Rep. Representatives; A. adopted 95 to 4, A.J. 2067; S. concurred 29 to 2, S.J. 2035; enrolled as JR 38.

1971 AJR 18; SECOND CONSIDERATION of 1969 AJR 74, JR 38; by Representatives Shabaz, Rep., and and Froehlich, Rep.; withdrawn from committee and returned to author, A.J. 213.

1971 AJR 10; SECOND CONSIDERATION of 1969 AJR 74, JR 38; by Representative Bradley, Rep., and 9 other Rep. Representatives; by request of Mr. Russel Weisensel; A. adopted 96 to 0, A.J. 212; S. concurred in 27 to 1, S.J. 1905; enrolled as JR 27; ratified by the electorate in the April 1972 election.

Denial of equal rights of equal protection on basis of sex prohibited

1971 AJR 140; by Representative Miller, Dem., 55 other Dem. Representatives and 22 Rep. Representatives; cosponsored by Senator Keppler, Rep., 11 other Rep. Senators and 8 Dem. Senators; A. adopted 90 to 7, A.J. 3422; S. concurred in 28 to 0, 2 paired, S.J. 2736; enrolled as JR 44.

ARTICLE III: SUFFRAGE

Sec. 1: ELECTORS

Lower voting age to 18 years

1965 AJR 115; by Representative Myhra, Dem., 3 other Dem. Representatives and 1 Rep. Representative; no action.

Age of majority set at 19 years

1969 AJR 13; by Representative Kenyon, Rep., one other Rep. Representative and one Dem. Representative; A. refused to indefinitely postpone 36 to 60, A.J. 941; A. adopted 63 to 34, A.J. 942; S. refused to recall from committee and refer to calendar, 12 to 20, S.J. 2025.

Sec. 2: WHO NOT ELECTORS

Restrictions on the right to vote of certain convicted persons removed

1971 AJR 157; by Representative Barbee, Dem.; no action. Removes provision that takes away the right to vote from persons convicted of treason or felony unless they are restored to their civil rights.

Sec. 6: EXCLUSION FROM SUFFRAGE

Restrictions on the right to vote of certain convicted persons removed

1971 AJR 157; by Representative Barbee, Dem.; no action. Removes the provision permitting the legislature to pass laws taking away the right to vote from persons convicted of bribery, larceny or any infamous crime.

IV: LEGISLATIVE

Sec. 1: LEGISLATIVE POWER

Reserves for the people the rights of initiative and referendum

1965 SJR 69; by Committee on Legislative Procedure at request of Senators McParland and Denson, Dem., and Leonard and Warren, Rep.; S. refused a 3rd reading, 15 to 15, S.J. 1246; S. refused reconsideration 15 to 15, S.J. 1247. Provides for the direct or indirect initiation of laws and constitutional amendments and the direct veto of legislative acts at the polls, after petitions bearing the requisite number of signatures have been filed.

Provides for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 AJR 37; same as 1965 AJR 107; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500. Provides for a unicameral legislature of not to exceed 45 members.
- 1969 AJR 18; same as 1965 AJR 107; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; same as 1965 AJR 107; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 2: LEGISLATURE, HOW CONSTITUTED

Maximum Assembly membership set at 110

- 1961 AJR 85; by Representative Hutnik, Rep.; A. returned to author, A.J. 2916.
- 1961 AJR 100; by Representative Calvert, Rep., and 11 other Rep. Representatives; A. returned to authors, A.J. 2916. Raises Assembly maximum to 110 -- at least one member per county, no county with more than 10% of total representation, no incorporated municipality with more than 50% of its county's representation.

Assembly apportionment based on ratio of each county's personal income tax revenues to total state personal income tax revenues

- 1961 Sub. Amdt. 1, A., to SJR 116; by Representative Nowakowski, Dem.; A. rejected 84 to 1, A.J. 90, vol. III.
- 1961 Sub. Amdt. 1, A., to AJR 100; by Representative Nowakowski, Dem.; no action.

No county to have more than 20% of the Senatorial seats

- 1961 AJR 156; by Committee on Rules at request of Representative Bidwell, Rep., and 8 other Rep. Representatives; A. tabled without recorded vote, A.J. 31, vol. III.

No county to have more than 20% of the Assembly seats

- 1961 AJR 155; by Committee on Rules at request of Representative Bidwell, Rep., and 9 other Rep. Representatives; A. rejected 49 to 37, A.J. 31, vol. III.

Provides for unicameral Legislature of 43 to 75 members

- 1965 AJR 107; by Representative Parhee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568. Unicameral legislators to be elected alternately from odd and even-numbered districts for 4-year terms.

Assembly renamed House of Representatives

- 1969 SJR 17; by Senator Lorge, Rep.; cosponsored by Representative Belting, Rep.; S. adopted 19 to 10, S.J. 835; reconsideration of vote by which adopted refused 13 to 18, S.J. 1195; no action in Assembly before sine die adjournment.

Fixed number of Senators and Representatives

- 1967 SJR 16; by Senator Leonard, Rep.; no action. Senate to consist of two senators from each congressional district, elected from single-member senate districts. Assembly to consist of three representatives from each senate district, elected from single-member assembly districts.
- 1969 SJR 4; by Senator Lorge, Rep.; S. refused to recall from committee and refer to calendar 11 to 19, S.J. 1233. Legislature to consist of 2 senators from each congressional district and 3 representatives from each senate district.
- 1971 AJR 6; by Representative Sensenbrenner, Rep.; A. failed to adopt A.J. 3145. Legislature to consist of

3 senators from each congressional district and an equal number of representatives from each senate district the total of which may not exceed 81.

Unicameral Legislature

- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500. Provides for a unicameral legislature of not to exceed 45 members.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 3: APPORTIONMENT

Eliminate requirement for periodic apportionment of Senate

- 1961 SJR 24; by Senator Knowles, Rep.; S. rejected with other bills en masse, prior to adjournment, S.J. 2675. Makes 1951 Senate apportionment permanent.
- 1961 Sub. Amdt. 1, S., to SJR 24; by Senator Lauri, Dem.; S. rejected without recorded vote, S.J. 2484. Makes 1959 Senate apportionment permanent.
- 1961 SJR 117; by Committee on Legislative Procedure; S. rejected 14 to 14, S.J. 34, vol. III. Makes 1962 Senate apportionment permanent.

Apportionment by agency other than Legislature

- 1961 Sub. Amdt. 1, S., to SJR 24; by Senator Lauri, Dem.; S. rejected without recorded vote, S.J. 2484. Only Assembly to be reapportioned, and by Supreme Court instead of by Legislature.
- 1969 AJR 30; by Representative Anderson, Dem.; A. indefinitely postponed 54 to 43, A.J. 1222. Grants exclusive authority to apportion legislative seats to the Supreme Court.
- 1971 AJR 134; by Representative Sensenbrenner, Rep.; no action. Reapportionment commission established; every reapportionment plan must be reviewed by the Supreme Court.

Apportionment by commission if Legislature fails to act.

- 1961 SJR 38; by Senator Moser, Dem., and 3 other Dem. Senators; S. rejected 23 to 10, S.J. 564. Commission to consist of Supreme Court Chief Justice or associate justice he designates, and 6 citizens appointed by the acting justice.

- 1961 Amdt. 1,S., to SJR 38; by Committee on Judiciary; S. rejected 19 to 13, S.J. 564. Commission to consist of members of the Judiciary Committees of the Senate and Assembly of the first Legislature following the census.
- 1961 AJR 13; by Representative Risser, Dem.; A. rejected 49 to 37, A.J. 1091.
- 1963 AJR 77; by Representative Flannigan, Dem.; A. rejected 52 to 38, A.J. 2134. Commission to consist of Supreme Court Chief Justice, 5 public members selected by him, the Assembly Speaker, the Senate President pro tempore, a member of each house not of the presiding officer's political party, and the University of Wisconsin President.

Eliminate population basis for apportionment

- 1961 Sub. Amdt. 1,A., to SJR 116; by Representative Nowakowski, Dem.; A. rejected 84 to 1, A.J. 90. Applies to both houses.
- 1961 AJR 100; by Representative Calvert, Rep., and 11 other Rep. Representatives; A. returned to authors, A.J. 2916. Applies only to Assembly.
- 1961 Sub. Amdt. 1,A., to AJR 100; by Representative Nowakowski, Dem.; no action. Applies to both houses.
- 1961 SJR 11; SECOND CONSIDERATION of 1959 SJR 12, JR 30; by Senator Moser, Dem.; S. adopted 33 to 0, S.J. 218; A. concurred in as amended by Amdt. 1,A., to SJR 11 (which changed referendum date), 91 to 0, A.J. 495; S. concurred in Amdt. 1,A., S.J. 673; enrolled as JR 32. Removes "Indians not taxed" from the population exclusions for apportionment. Ratified by the people in the election of November 1962.

Legislature to reapportion in second session following census

- 1961 AJR 162; by Representative Barland, Rep., 3 other Rep. Representatives, and 3 Dem. Representatives; A. adopted 81 to 5, A.J. 97; S. concurred 17 to 7, S.J. 103, vol. III; enrolled as JR 96.
- 1963 AJR 23; SECOND CONSIDERATION of 1961 AJR 162, JR 96; by Representative Barland, Rep.; A. adopted 84 to 2, A.J. 227; S. concurred 29 to 3, S.J. 293; enrolled as JR 9. Rejected by the people in the election of April 1963.

Senate apportionment on area and population basis; Assembly apportionment on population basis

- 1961 SJR 116; by Committee on Legislative Procedure; failed in this form due to adoption of Amdt. 1,S., to SJR 116. Senate apportionment to be based 40% on area and 60% on population.
- 1961 Amdt. 1,S., to SJR 116; by Senator Knowles, Rep.; S. adopted as amended 19 to 9, S.J. 33, vol. III; A.

- nonconcurrent without recorded vote, A.J. 148, vol. III. Same as SJR 116 above, except that "land area" was substituted for "land."
- 1961 Amdt. 1,A., to SJR 116; by Representative Borg, Rep.; A. rejected without recorded vote, A.J. 88, vol. III. Senate apportionment based 30% on land area, 70% on population.
- 1961 AJR 152; by Committee on Rules, at request of Representative Nitschke, Rep.; A. tabled without recorded vote, A.J. 30, vol. III.
- 1963 SJR 6; by Senator Rasmusen, Rep.; S. rejected without recorded vote, S.J. 1792.
- 1963 AJR 31; By Representative Nitschke, Rep., and 2 other Rep. Representatives; no final action before sine die adjournment.
- 1963 Sub. Amdt. 1,A., to AJR 31; by Representative Nitschke, Rep.; no final action before sine die adjournment. Senate apportionment based at least 30% on land area, remainder on population.

Two-house apportionment provisions deleted to implement proposal for unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Implementation of proposal to rename Assembly the House of Representatives

- 1969 SJR 17; by Senator Lorge, Rep.; cosponsored by Representative Belting, Rep.; Senate adopted 19 to 10, S.J. 835; reconsideration of vote by which adopted refused 13 to 18; S.J. 1195; no action in Assembly before sine die adjournment.

Sec. 4: REPRESENTATIVES TO THE ASSEMBLY, HOW CHOSEN

Four-year terms for Representatives to the Assembly

- 1961 AJR 39; by Representative Barron, Dem.; A. rejected without recorded vote, A.J. 1168.

- 1963 SJR 102; by Committee on Legislative Procedure at request of Senator Leonard, Rep.; S. tabled without recorded vote, S.J. 2332.
- 1963 AJR 44; by Representative Barron, Dem., and 4 other Dem. Representatives; failed in this form when Sub. Amdt. 1, A., to AJR 44 adopted.
- 1963 Sub. Amdt. 1, A., to AJR 44; by Representative Barron, Dem.; A. adopted without recorded vote, then rejected 55 to 37, A.J. 907. Same as AJR 44 above, except that 4-year terms were to begin in 1970 instead of 1966.
- 1965 AJR 2; by Representative Schaeffer, Dem., and 7 other Dem. Representatives; A. rejected, A.J. 150; A. refused reconsideration, A.J. 195.
- 1965 AJR 28; by Representative Haase, Rep., and 26 other Rep. Representatives; A. rejected 68 to 28, A.J. 502.
- 1969 AJR 62; by Representative Schowalter, Rep.; by request of Wisconsin County Clerk's Association and Wisconsin County Treasurer's Association; no action before sine die adjournment.
- 1971 AJR 64; by Representative Boeckmann, Dem., 5 other Dem. Representatives and 4 Rep. Representatives; cosponsored by Senator Hollander, Rep., one other Rep. Senator and 3 Dem. Senators; A. failed to adopt A.J. 3145.

Assembly districts may cross county lines

- 1961 AJR 153; by Committee on Rules at request of Representative Nitschke, Rep.; A. rejected 34 to 50, A.J. 88, vol. III. Assembly districts to be bounded by town, village or ward lines.
- 1961 AJR 154; by Committee on Rules at request of Representative Haase, Rep.; A. tabled without recorded vote, A.J. 30, vol. III. Assembly districts to be bounded by town, village or ward lines.
- 1963 AJR 97; by Representative Naleid, Dem., and 2 other Dem. Representatives; no final action before sine die adjournment.
- 1965 SJR 18; by Senator Schreiber, Dem.; no action before 6/10/66 adjournment to 1/11/67.
- 1965 Sub. Amdt. 1, S., to SJR 18; by Senator Schreiber, Dem.; no action before 6/10/66 adjournment to 1/11/67. Permits Assembly district lines to cross county lines and follow town, village and ward lines, where strict adherence to county lines would make it impossible to create districts of substantially equal population.
- 1965 Sub. Amdt. 2, S., to SJR 18; Senator Schreiber, Dem.; no action before 6/10/66 adjournment to 1/11/67. Permits Assembly districts to cross county lines where strict adherence to county lines would create a district not substantially equal in population to other districts.

- 1965 AJR 40; by Representative Warren, Dem., and 3 other Dem. Representatives; A. rejected without recorded vote, A.J. 503.
- 1967 SJR 38; by Senator Schreiber, Dem.; S. rejected without recorded vote, S.J. 1547. Assembly district boundaries may cross county lines if adhering to such lines would create districts of substantially unequal population.
- 1967 AJR 44; by Representative Warren, Dem., 2 other Dem. Representatives, and 3 Rep. Representatives; A. laid on table 69 to 27, A.J. 2543; A. refused to withdraw from table and make a special order of business, 35 to 59, A.J. 2675. Permits Assembly districts to cross county lines and permits the splitting of village along precinct lines.
- 1967 AJR 53; by Representative Kessler, Dem., and 7 other Dem. Representatives; A. laid on table 60 to 35, A.J. 2543.
- 1969 AJR 15; by Representative Warren, Dem., 1 other Dem. Representative, and 2 Rep. Representatives; no action before sine die adjournment. Assembly districts to be bounded by village precinct, town or ward lines, to consist of contiguous territory and be in as compact form as practicable.
- 1969 AJR 67; by Representative Kessler, Dem.; A. laid on table 65 to 31, A.J. 2067; withdrawn from table and made a special order of business, A.J. 2252; A. laid on table 69 to 28, A.J. 2426; A. refused to withdraw from table 13 to 80, A.J. 2651. Assembly district boundaries to consist of contiguous territory in as compact a form as possible instead of being bounded by county, precinct, town or ward lines.

Eliminate use of precinct lines in establishing Assembly district boundaries

- 1963 SJR 1; by Legislative Council; S. adopted 25 to 2, S.J. 627; no further action before sine die adjournment. Assembly districts to be bounded by county, town or ward lines.

Representatives to the Assembly elected from multi-member districts

- 1969 AJR 68; by Representative Kessler, Dem.; no action.

Assembly districting within congressional districts

- 1967 SJR 16; by Senator Leonard, Rep.; no action. Senate to consist of two senators from each congressional district, elected from single-member senate districts. Assembly to consist of three representatives from each senate district, elected from single-member assembly districts.

1971 AJR 6; by Representative Sensenbrenner, Rep.; A. failed to adopt, A.J. 3145.

Implement proposal proposal to rename Assembly the House of Representatives

1969 SJR 17; by Senator Lorge, Rep., cosponsored by Representative Belting, Rep.; S. adopted 19 to 10, S.J. 835; reconsideration of vote by which adopted refused 13 to 18, S.J. 1195; no action in Assembly before sine die adjournment.

Section repealed to implement proposal for a unicameral legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 5: SENATORS, HOW CHOSEN

Six-year terms for Senators

- 1961 AJR 38; by Representative Barron, Dem.; A. rejected without recorded vote, A.J. 1168.
- 1963 SJR 101; by Committee on Legislative Procedure, at request of Senator Leonard; S. tabled without recorded vote, S.J. 2332.
- 1963 AJR 45; by Representative Barron, Dem., and 4 other Dem. Representatives; A. rejected 56 to 39, A.J. 908.
- 1963 Sub. Amdt. 1, A., to AJR 45; by Representative Barron, Dem.; no action. Same as AJR 45, except that it provides that 6-year terms shall begin with 1970 election.
- 1965 AJR 2; by Representative Schaeffer, Dem., and 7 other Dem. Representatives; A. rejected, A.J. 150; A. refused reconsideration, A.J. 195.

Senate apportioned into permanent districts

- 1961 SJR 24; by Senator Knowles, Rep.; S. rejected with other bills en masse, prior to adjournment, S.J. 2675.

1961 Sub. Amdt. 1, S., to SJR 24; by Senator Lauri, Dem.; S. rejected without a recorded vote, A.J. 2484. This amendment and SJR 24 above struck out the line on Senate redistricting to implement proposals to eliminate Senate reapportionment.

Senate districting if within congressional districts

1967 SJR 16; by Senator Leonard, Rep.; no action. Senate to consist of two senators from each congressional district, elected from single-member senate districts. Assembly to consist of three representatives from each senate district, elected from single-member assembly districts.

1971 AJR 6; by Representative Sensenbrenner, Rep.; A. failed to adopt, A.J. 3145. Legislature to consist of 3 senators from each congressional district and an equal number of representatives from each senate district the total of which may not exceed 81.

Senate districts may divide Assembly districts

1965 AJR 47; by Representative Barland, Rep.; failed in this form when Amdt. 1, A., to AJR 47 was adopted.

1965 Amdt. 1, A., to AJR 47; by Representative Kessler, Dem., and Representative Barland, Rep.; A. adopted amendment, then refused 3rd reading of amended AJR 47, A.J. 1145 and 1195. Amendment provided that Senate districts shall not cross county lines but may divide Assembly districts, beginning with 1st general election after reapportionment based on 1970 census.

Members of the Senate to be elected from multimember districts

1969 AJR 68; by Representative Kessler, Dem.; no action.

Implement proposal to rename Assembly the House of Representatives

1969 SJR 17; by Senator Lorge, Rep.; cosponsored by Representative Belting, Rep.; S. adopted 19 to 10, S.J. 835; reconsideration of vote by which adopted refused 13 to 18, S.J. 1195; no action in Assembly before sine die adjournment.

Section repealed to implement proposal for a unicameral Legislature

1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration, 24 to 74, A.J. 2568.

1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.

- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A rejected 84 to 14, A.J. 913.

Sec. 7: ORGANIZATION OF LEGISLATURE; QUORUM; COMPULSORY ATTENDANCE

Eliminate provision that Legislature shall be final judge of election results when seating members

- 1963 SJR 22; by Dem. Senators Stalbaum and Zaborski; S. rejected 19 to 10, S.J. 307.

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 8: RULES; CONTEMPTS; EXPULSION

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem. and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 9: OFFICERS

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Implement proposal to remove the lieutenant governor as president of the Senate and make him "executive assistant" to the governor

- 1967 AJR 11; by Representative G.K. Anderson, Rep.; A. refused to order to a third reading 17 to 69, A.J. 2253.

Sec. 10: JOURNALS; OPEN DOORS; ADJOURNMENTS

Implement proposal for unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 11: MEETING OF LEGISLATURE

Eliminate provision for one regular legislative session every 2 years

- 1965 AJR 5; by Representative Martin, Rep., and 2 other Rep. Representatives; A. adopted 66 to 31, A.J. 957; as concurred 22 to 8, S.J. 1258; enrolled as JR 57.

- 1967 AJR 15; SECOND CONSIDERATION of 1965 AJR 5, JR 57; by Representative Martin, Rep., and 2 other Rep. Representatives; A. adopted 99 to 0, A.J. 214; S. concurred in as amended 27 to 6, S.J. 1591; A. concurred in as amended by S. Amdt. 1, 86 to 3, A.J. 1949; enrolled as JR 48; ratified by the people in the April 1967 election.
- 1967 AJR 16; SECOND CONSIDERATION of 1965 AJR 5, JR 57; by Joint Committee of Legislative Organization; duplicate of 1967 AJR above; no action.

Annual sessions of the Legislature

- 1965 Sub. Amdt. 1,A., to AJR 32; by Representative Steiger, Rep.; no action.
- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.

Annual sessions, with budget session in even-numbered years

- 1965 AJR 32; by Representative Steiger, Rep., and 5 other Rep. Representatives; A. returned to authors, A.J. 1948. Limits the budget session to 30 days.
- 1965 Sub. Amdt. 2,A., to AJR 32; by Representative Steiger, Rep.; no action.

Six-month regular sessions, once every two years

- 1965 SJR 129; by Rep. Senators Krueger and Smith; no action before 6/10/66 adjournment to 1/11/67.

Implement proposal for unicameral Legislature

- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representatives Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 13: INELIGIBILITY OF FEDERAL OFFICERS

Legislators may hold military office in emergency period declared by the executive

- 1963 SJR 24; by Senator Roseleip, Rep., and 2 other Rep. Senators; failed in this form when Sub. Amdt. 1,S., to SJR 24 was adopted.

Legislators may serve in the military reserve for short active duty periods or in the armed forces in emergency period declared by the executive

- 1963 Sub. Amdt. 1, S., to SJR 24; by Senator Roseleip, Rep.; S. adopted 27 to 0, S.J. 630; A. concurred 79 to 11, A.J. 1440; enrolled as JR 34.
- 1965 SJR 15; SECOND CONSIDERATION of 1963 SJR 24, JR 34; by Senator Roseleip, Rep.; S. adopted 27 to 0, S.J. 630; A. concurred 79 to 11, A.J. 1440; enrolled as JR 14. Ratified by the people in the election of April 1966.
- 1965 SJR 12; duplicate reintroduction of above; by Committee on Labor, Taxation, Insurance and Banking; S. refused adoption 17 to 12, S.J. 228.

Sec. 14: FILLING VACANCIES

Governor authorized to fill legislative vacancies by appointment

- 1963 AJR 16; by Dem. Representatives Ryan and Pelecky; failed in this form when Sub. Amdt. 1, A., to AJR 16 was adopted. Appointment for rest of unexpired term, or until successor is elected.
- 1963 Sub. Amdt. 1, A., to AJR 16; by Dem. Representative Ryan and Pelecky; A. adopted without a recorded vote, then rejected 50 to 40, A.J. 413. Appointment effective until a successor is elected.

Implement proposal for a unicameral legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 17: STYLE OF LAWS; BILLS

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration, 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 19: ORIGIN OF BILLS

Implement proposal for a unicameral legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Bills passed by a 2/3 vote of one house may bypass second house

- 1971 AJR 147; by Representative Rutkowski, Dem., and Jackaronis, Dem.; no action.

Sec. 20: YEAS AND NAYS

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration, 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.

- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 22: POWERS OF COUNTY BOARDS

Implement proposal for optional systems of county government ("governing bodies" substituted for "boards of supervisors")

- 1961 SJR 62; by Senator Wilkie, Dem., and 2 other Dem. Senators; S. rejected 25 to 7, S.J. 1420.
- 1961 AJR 4; by Representative Belting, Rep.; A. rejected 72 to 25, A.J. 499.
- 1963 SJR 30; by Senators Risser, Dem., and Draheim, Rep.; S. rejected 22 to 2, S.J. 731.
- 1965 AJR 61; by Committee on Rules at request of Committee of 25; A. indefinitely postponed without recorded vote, A.J. 580.
- 1967 SJR 50; by Senators Hollander, Rep., and Panzer, Rep.; cosponsored by Representative L.H. Johnson, Rep., and 2 other Rep. Representatives; S. laid on table without recorded vote, S.J. 1540.
- 1971 SJR 45; by Committee on Judiciary; by request of Milwaukee county; no action

Sec. 23: TOWN AND COUNTY GOVERNMENT

Elimination of uniformity requirement for county government

- 1961 AJR 4; by Representative Belting, Rep.; A. rejected 72 to 25, A.J. 499.
- 1963 SJR 15; by Senator Risser, Dem.; S. rejected without a recorded vote, S.J. 1789.
- 1963 AJR 53; by Representative Nowakowski, Dem., and 3 other Dem. Representatives; failed in this form when Sub. Amdt. 1, A., to AJR 53 was adopted.
- 1965 AJR 15; by Representative Kordus, Dem.; A. indefinitely postponed 55 to 35, A.J. 512; A. refused reconsideration 30 to 67, A.J. 662.
- 1965 AJR 85; by Representative Froehlich, Rep., and Representative Kordus, Dem.; A. rejected without a recorded vote, A.J. 1676; A. refused reconsideration 33 to 63, A.J. 1997.
- 1967 SJR 47; by Senators Risser, Dem., and Draheim, Rep.; S. refused to adopt 16 to 15, S.J. 1540.

- 1967 SJR 50; by Senators Hollander, Rep., and Panzer, Rep., and 3 other Rep. Representatives; S. laid on table without recorded vote, S.J. 1540.
- 1967 Sub. Amdt. 2, A., to AJR 18; by Representative Lewison, Rep., 1 other Rep. Representative and 1 Dem. Representative; A. adopted 99 to 0, A.J. 1761. (This form amended the original AJR 18, by Representatives Kordus, Rep. and Froehlich, Rep., by providing that the town and county government requirement of uniformity shall not apply to the administrative means of exercising powers of a local legislative character conferred upon the boards of supervisors or the several counties.) S. conferred in as amended 29 to 2, S.J. 1539; enrolled JR 49.
- 1969 SJR 8; SECOND CONSIDERATION of 1967 AJR 18, JR 49 by Senators Hollander, Rep. and Dorman, Dem.; by request of the Tarr Task Force; S. adopted 31 to 0; S.J. 181; A. concurred in 94 to 6, A.J. 228; enrolled as JR 2; ratified by the people in the April 1969 election. Requirement for uniformity shall not apply to the administrative means of exercising powers of a local legislative character.
- 1969 SJR 44; by Senators Hollander, Rep., and Dorman, Dem.; cosponsored by Representative Tobiasz, Dem.; by request of the Tarr Task Force; recalled from committee and returned to authors, S.J. 1863. Removes the requirement that there be but one system of county government; establishes the requirement that the legislature establish one or more systems of county government.
- 1969 SJR 58; by Committee on Judiciary; S. adopted 30 to 0, S.J. 1307; A. concurred in 86 to 5, A.J. 2005; enrolled as JR 32.
- 1971 SJR 4; SECOND CONSIDERATION of 1969 SJR 58, JR 32 by Senator Hollander, Rep., 4 other Rep. Senators and 2 Dem. Senators; cosponsored by Representative Lipscomb, Dem., 2 other Dem. Representatives and one Rep. Representative; by request of Wisconsin County Boards Association; S. adopted 31 to 1, S.J. 138; A. concurred in 75 to 21, A.J. 398; enrolled as JR 13; ratified by the people in the 1972 April election.
- 1971 SJR 45; Committee on Judiciary; by request of Milwaukee county; no action. Home Rule granted to populous counties.

Optional systems of county government provided

- 1961 SJR 62; by Senator Wilkie, Dem., and 2 other Dem. Senators; S. rejected 25 to 7, S.J. 1420. Requires approval by majority vote in each county for acceptance.
- 1961 Amdt. 1, S., to SJR 62; by Senator Busby, Rep.; S. rejected without recorded vote, S.J. 1420. Excludes Milwaukee County from proposed optional systems of county government.

- 1963 SJR 30; by Senator Risser, Dem., and Senator Draheim, Rep.; S. rejected 22 to 2, S.J. 731. Up to 4 optional systems provided by Legislature, acceptance in each county dependent on approval by majority vote.
- 1963 Amdt. 1, S., to SJR 30; by Senator Lorge, Rep.; S. rejected without a recorded vote, S.J. 731. Acceptance dependent on approval by majority vote of the electors of each town, village or city within a county.
- 1963 Amdt. 1, S., to Amdt 1, S., to SJR 30; by Senator Busby, Rep.; S. rejected without a recorded vote, S.J. 731; acceptance dependent on approval by majority vote of the electors of each town, village or city, and a majority of the municipalities.
- 1963 Sub. Amdt. 1, A., to AJR 53; by Representative Kaufman, Dem.; A. adopted 65 to 10, A.J. 1548, then rejected 51 to 38, A.J. 2263. Legislature to establish 4 optional systems of county government.
- 1965 AJR 61; by Committee on Rules at request of Committee of 25; A. indefinitely postponed, A.J. 580. Legislature to provide for 4 optional county systems, acceptance dependent on approval by majority vote in each county.
- 1969 AJR 88; by Representatives Barbee, Dem., and Kessler, Dem.; by request of the Wisconsin Metropolitan Alliance, Inc.; no action before sine die adjournment. Permit legislature to establish such form of local government in metropolitan areas as it deems appropriate.

Create constitutional office of Milwaukee county chief executive

- 1961 AJR 61; SECOND CONSIDERATION of 1959 Sub. Amdt. 1, A., to AJR 121, JR 68; by Representative Kessler, Dem., and 16 other Dem. Representatives; A. adopted 82 to 1, A.J. 1367; S. concurred 29 to 1, S.J. 1548; enrolled as JR 64. Ratified by the people in the election of November 1962.
- 1961 SJR 23; duplicate reintroduction of above; by Senator Zaborski, Dem., and 6 other Dem. Senators; withdrawn by authors, S.J. 1616.

Create constitutional office of county chief executive officer in counties with population of more than 75,000

- 1965 AJR 88; by Representative Kunde, Dem., Representative Warren, Dem., and Representative Froehlich, Rep.; no action before 6/10/66 adjournment to 1/11/67.

Sec. 23a: CHIEF EXECUTIVE OFFICER TO APPROVE OR VETO RESOLUTIONS OR ORDINANCES; PROCEEDINGS ON VETO
This section was created in 1962.

Veto powers for Milwaukee county chief executive (section 23a created)

1961 AJR 61; SECOND CONSIDERATION of 1959 AJR 121, JR 68; by Representative Kessler, Dem., and 16 other Dem. Representatives; A. adopted 82 to 1, A.J. 1367; S. concurred 29 to 1, S.J. 1548; enrolled as JR 64. Ratified by the people in the election of November 1962.

Extended veto powers to chief executive officers of counties with population of 75,000 or more

1965 AJR 88; by Representative Kunde, Dem., Representative Warren, Dem., and Representative Froehlich, Rep.; no action before 6/10/66 adjournment to 1/11/67.

Sec. 24: LOTTERIES AND DIVORCES

Limit definition of lottery "consideration" to permit participation in certain types of contests

1963 SJR 42; by Senator Stalbaum, Dem., 3 other Dem. Senators, and 3 Rep. Senators; failed in this form when Sub. Amdt. 3, S., to SJR 42 was adopted. Listening to television or radio, clipping coupons or visiting stores without being required to make a purchase, does not constitute a lottery "consideration."

1963 Sub. Amdt. 1, S., to SJR 42; by Senator Stalbaum, Dem.; S. rejected without a recorded vote, S.J. 1074. Registration in response to printed or aired advertisement does not constitute a lottery "consideration."

1963 Sub. Amdt. 3, S., to SJR 42; by Senator Keppler, Rep.; S. adopted 27 to 2, S.J. 1074; A concurred 82 to 10, S.J. 1441; enrolled as JR 35. Attention to an aired program, filling out a coupon or entry blank, or visiting a place without being required to pay admittance or make a purchase, does not constitute a lottery "consideration."

1965 SJR 13; SECOND CONSIDERATION of 1963 SJR 42, JR 35; by Senator Keppler, Rep., 14 other Rep. Senators, 12 Dem. Senators and 3 Assembly cosponsors; S. adopted 31 to 0, S.J. 122; A. concurred 86 to 10, A.J. 113; enrolled as JR 2. Ratified by the people in the election of April 1965.

1965 AJR 14; duplicate reintroduction of above; by Representative Clemens, Rep., and 2 other Rep. Representatives; A. tabled, A.J. 235.

Legislature may authorize state-regulated bingo games when conducted by charitable organizations

- 1963 AJR 22; by Representative Lathan, Dem., and Representative P. H. Kelly, Dem.; failed in this form when Sub. Amdt. 1,A., to AJR 22 was adopted. Legalizes benefit bingo games operated by religious, political, fraternal and service organizations, 15% of gross receipts paid the state for supervision.
- 1963 Amdt. 1,A., to AJR 22; A. adopted without recorded vote, A.J. 584; failed in this form when Sub. Amdt. 1,A., to AJR 22 was adopted. Changed "service organizations" to "bona fide veterans organizations, duly chartered by state and federal laws."
- 1963 Amdt. 1,A., to Amdt. 1,A., to AJR 22; by Representative Doughty, Rep.; A. adopted without recorded vote, A.J. 583; failed in this form when Sub. Amdt. 1, A., to AJR 22 was adopted. Added volunteer fire departments to groups permitted to conduct benefit bingo games.
- 1963 Amdt. 2,A., to AJR 22; by Representative P. H. Kelly, Dem.; A. adopted 63 to 17, A.J. 583; failed in this form when Sub. Amdt. 1,A., to AJR 22 was adopted. Allocates 25% of the gross receipts to the state.
- 1963 Amdt. 3,A., to AJR 22; by Representative Nowakowski, Dem.; A. adopted 52 to 31, A.J. 585; failed in this form when Sub. Amdt. 1,A., to AJR 22 was adopted. Strikes out list of organizations and provision for state share of receipts; authorizes bingo "to be controlled by the state of Wisconsin only."
- 1963 Sub. Amdt. 1,A., to AJR 22; by Representative Myhra, Dem.; A. adopted 51 to 42, A.J. 115; S. nonconcurrent without recorded vote, S.J. 1442. Legalizes bingo benefits by religious, political, and fraternal organizations and bona fide veterans' organizations duly chartered under federal and state laws, and volunteer fire departments, 25% of the gross receipts paid the state for supervision.
- 1965 SJR 50; by Senator Roseleip, Rep., and cosponsor Representative Kunde, Dem., at the request of Wisconsin Veterans' Council; no action before 6/10/66 adjournment to 1/11/67. Legalizes bingo games operated by nationally recognized nonprofit religious, political, fraternal and bona fide veterans' organizations, for the benefit of the organizations.
- 1965 AJR 27; by Representative Borg, Rep., 4 other Rep. Representatives and 3 Dem. Representatives; no action before 6/10/66 adjournment to 1/11/67. Same as SJR 50 above.
- 1967 AJR 42; by Representative Kunde, Dem., and 2 other Dem. Representatives; no action.
- 1969 SJR 40; by Representative Atkinson, Rep., and 4 other Rep. Representatives; by request of the Wisconsin Veterans Council; no action.

- 1969 SJR 100; by Senator Lotto, Rep.; cosponsored by Representative Schroeder, Rep.; no action.
- 1971 SJR 13; by Senator Lotto, Rep.; cosponsored by Representative Schroeder, Rep.; S. refused rejection, Ayes 11, Noes 20, S.J. 466; S. adopted 18 to 9, S.J. 467; A. adopted sub. Amdt. 1, 79 to 16, A.J. 960; S. refused to concur in A. Sub. Amdt. 1 without recorded vote, S.J. 1136; committee of conference requested, S.J. 1136; S. adopted report of committee of conference, 21 to 9, S.J. 1781; A. concurred in committee of conference report 60 to 32; enrolled as JR 31.

Legalize pari-mutuel race track betting as revenue source for educational purposes

- 1963 AJR 100; by Representative Alfonsi, Rep.; Representative Borg, Rep., and Representative Barron, Dem.; A. rejected 57 to 31, A.J. 2750.

Legislature may authorize Wisconsin sweepstakes as revenue source for public education

- 1965 AJR 41; by Representative Schaus, Dem., and 12 other Dem. Representatives; no action before 6/10/66 adjournment to 1/11/67.

Legislature may authorize state-regulated raffles when conducted by charitable organizations

- 1971 AJR 116; by Representative Froehlich, Rep., and 2 Dem. Representatives; cosponsored by Senator Keppler, Rep.; no action.

Legislature may authorize lotteries of any type

- 1971 AJR 117; by Representative Barbee, Dem., and 4 other Dem. Representatives; cosponsored by Senator Parys, Dem., one other Dem. Senator and 2 Rep. Senators; no action.
- 1971 SJR 27; by Senators Parys and Schuele, Dems.; cosponsored by Representatives Gaulke, Dem., and 2 other Dem. Representatives; S. rejected 27 to 2, S.J. 830. Eliminates prohibition against legislative authorization of lotteries.

Sec. 26: EXTRA COMPENSATION; SALARY CHANGE

Permit increased compensation during term of office of Supreme Court Justices and other court judges

- 1961 SJR 76; by Legislative Procedure Committee at request of Senators Wilkie, Dem., and Panzer, Rep.; S. adopted 21 to 18, S.J. 1439; A. concurred 63 to 24, A.J. 2327; enrolled as JR 68.
- 1963 SJR 4; SECOND CONSIDERATION of 1961 SJR 76, JR 68; by Senators McParland, Dem., Potter, Rep., and Panzer, Rep.; S. adopted 24 to 9, S.J. 123; A. concurred 68 to 27, A.J. 195; enrolled as JR 7. Rejected by the people in the election of April 1963.
- 1963 Amdt. 1, A., to SJR 34; by Representative Dionesopulos, Dem.; withdrawn and returned to author, A.J. 153. Increased compensation during term of justices and judges "with the exception of Judge John Krueger."

Permit increased or decreased compensation during term of office of Supreme Court justices and other court judges

- 1963 Amdt. 3, A., to SJR 4; by Representative Kunde, Dem.; A. rejected 55 to 36, A.J. 155.
- 1963 AJR 32; by Representative Froehlich, Rep.; Representative Kunde, Dem., and Representative Struebing, Rep.; withdrawn and returned to author, A.J. 1160.

Permit increased compensation during term of office of Supreme Court justices

- 1961 Amdt. 1, A., to SJR 76; by Representative Risser, Dem.; A. adopted 70 to 24, A.J. 1857; S. nonconcurrent without recorded vote, S.J. 2327.
- 1963 Amdt. 2, A., to SJR 4; by Representative Borg, Rep.; A. rejected 59 to 30, A.J. 154.

Permit increased or decreased compensation during term of office of Supreme Court justices

- 1963 SJR 51; by Senators Panzer, Rep. and Leonard, Rep.; S. adopted 23 to 9, S.J. 761; no further action before sine die adjournment.

Permit change in compensation during term of public officers

- 1961 SJR 6; SECOND CONSIDERATION of 1959 SJR 21, JR 29; by Senators Panzer, Rep., and Wilkie, Dem.; S. adopted 24 to 9, S.J. 184; A. concurred 64 to 35, A.J. 201; enrolled as JR 11. Rejected by the people in the April 1961 election. Increase during term of officers other than legislators, with terms of 4 years or more.

- 1965 SJR 44; by Senator Panzer, Rep.; failed in this form when Amdt. 1, S., to SJR 44 was adopted. Increase during term of officer whose term is 8 years or more.
- 1965 Amdt. 1, S., to SJR 44; by Committee on Judiciary; S. adopted without recorded vote, S.J. 798; A. nonconcurrent in SJR 44 as amended, A.J. 2319. Increase or decrease during term of officer, after the 4th year of his term.
- 1965 SJR 47; by Senator Panzer, Rep.; failed in this form when Amdt. 1, S., to SJR 47 was adopted. Increase during term of officer with term of 6 years or more.
- 1965 Amdt. 1, S., to SJR 47; by Senator Zaborski, Dem.; S. adopted without recorded vote, S.J. 815; A. nonconcurrent in SJR 47 as amended, A.J. 2220. Increase during term of officer with term of more than 6 years.

Increased or decreased compensation to become effective simultaneously for all Supreme Court justices or all Circuit Court judges

- 1965 AJR 162; by Representative N. C. Anderson and Representative Nikolay, Dem., and Representative Darland and Representative McKay, Rep.; A. adopted 70 to 96, A.J. 3849; S. concurred 28 to 3, S.J. 2456; enrolled as JR 96.
- 1967 AJR 17; SECOND CONSIDERATION of 1965 AJR 162, JR 96; by Representative Kenyon, Rep. and 5 other Rep. Representatives, 2 Dem. Representatives, and 2 Rep. Senators; by request of the Board of Circuit Judges; A. adopted 86 to 10, A.J. 191; S. concurred in 29 to 1, S.J. 305; enrolled as JR 17; ratified by the people in the April 1967 election. Provides that if any justices of the Supreme Court or judges of circuit court receive an increase or decrease in compensation, the other justices or judges shall receive such increase or decrease if during his term of office.

Retirement benefits may be increased for individuals in any public employe retirement system with the consent of 3/4 of elected members of Legislature

- 1965 SJR 106; by Committee on Legislative Procedure at request of Senator Christopherson, Dem., and Senator La Fave, Rep.; no action before 6/10/66 adjournment to 1/11/67.
- 1967 SJR 41; by Senator Krueger, Rep., and 3 other Rep. Senators; by the request of the Wisconsin Federation of chapters of the National Association of Retired Civil Employees; S. adopted 27 to 6, S.J. 1788; A. concurred in 83 to 14, A.J. 2792; enrolled as JR 57.
- 1969 SJR 13; SECOND CONSIDERATION of 1967 SJR 41, JR 57; by Senator La Fave, Rep.; S. adopted 27 to 0, S.J.

1890; no action in Assembly before sine die adjournment.

1971 SJR 3; by Senator R. La Fave, Rep., and 2 other Rep. Senators; cosponsored by Representative Baldus, Rep., and one Dem. Representative; S. adopted 32 to 0, S.J. 291; A. concurred in 83 to 17, A.J. 553; enrolled as JR 12.

Implement proposal for a unicameral Legislature

1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.

1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.

1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.

1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.

1971 AJR 40; by Representative Barbee, Dem. and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 34: CONTINUITY OF CIVIL GOVERNMENT

Continuity of civil government in case of enemy attack

1961 SJR 1; SECOND CONSIDERATION of 1959 AJR 48, JR 50; by Legislative Council; S. adopted 30 to 0, S.J. 156; A. concurred 89 to 7, A.J. 188; enrolled as JR 10. Ratified by the people in the election of April 1961.

PROPOSED NEW SECTIONS TO ARTICLE IV

Provide for state-wide initiative and referendum

1965 SJR 69; by Committee on Legislative Procedure at request of Senators McParland and Benson, Dem., and Senators Leonard and Warren, Rep.; S. refused 3rd reading 15 to 15, S.J. 1246; S. refused reconsideration 15 to 15, S.J. 1247.

Create joint legislative committee authorized to suspend any administrative agency rule

1965 SJR 72; by Senator La Fave, Rep., and Senator McParland, Dem., and 2 Assembly cosponsors; no action before 6/10/66 adjournment to 1/11/67. Suspensions ordered during a session to end with the session, suspensions ordered after sine die adjournment to end 6 months after next regular session convenes.

Apportionment by agency other than legislature

1969 AJR 19; by Representative Sensenbrenner, Rep.; A. rejected 95 to 2, A.J. 789. Apportionment by reapportionment commission.

Joint convention of the legislature to resolve a legislative impasse

1971 AJR 130; by Representative W.A. Johnson, Dem.; cosponsored by Senator Lipscomb, Dem.; no action as of 1/3/72. Joint convention of the legislature to attempt to resolve legislative impasse caused because a committee of conference has been unable to reach agreement or because the legislature fails to agree on a conference committee report.

ARTICLE V: EXECUTIVE

Sec. 1: GOVERNOR; LIEUTENANT GOVERNOR; TERM

Governor and lieutenant governor: four-year term

- 1961 SJR 16; by Seantor Knowles, Rep.; S. adopted 23 to 10, S.J. 343; A. nonconcurrent without recorded vote, A.J. 1180.
- 1961 SJR 29; by Dem. Senators Cameron and Zaborski; withdrawn by authors.
- 1961 AJR 50; by Representative Barabe, Dem., and 10 other Dem. Representatives; A. rejected 51 to 38, A.J. 1169.
- 1963 SJR 34; by Senator Zaborski, Dem., and 3 other Dem. Senators; S. adopted 17 to 16, S.J. 667; no further action before sine die adjournment.
- 1965 SJR 5; by Rep. Senators Leonard and Keppler and Dem. Senators Risser and Kendziorski; S. adopted 19 to 12, S.J. 637; failed in this form when Sub. Amdt. 1, A., to SJR 5 was adopted.
- 1965 Amdt. 1, S., to SJR 5; by Senator Benson, Dem.; S. refused to adopt 11 to 20, S.J. 635. Also provides that Governor may not serve more than 2 full consecutive terms.
- 1965 Amdt. 2, S., to SJR 5; by Senator Dempsey, Rep., and 2 other Rep. Senators; S. rejected 26 to 5, S.J. 635. Also provides that Governor may not succeed self after one full term.
- 1965 Sub. Amdt. 1, A., to SJR 5; by Representative Steiger, Rep.; A. adopted this form, then concurred in the amended form 88 to 8, A.J. 1936; S. concurred in Sub. Amdt. 1, A., to SJR 5, 27 to 4, S.J. 1553.

1965 AJR 149; by Committee on Rules at request of Representative Steiger, Rep.; no action before 6/10/66 adjournment to 1/11/67.

Governor and Lieutenant governor: two-year term

1971 AJR 138; by Rep. Representatives Shabaz and Wackett; no action.

Governor: four-year term

1961 AJR 21; by Representative Barron, Dem.; A. rejected 45 to 38, A.J. 1092.

1963 AJR 48; by Representative Barron, Dem., and 4 other Dem. Representatives; no action before sine die adjournment.

Lieutenant governor; four-year term

1961 AJR 22; by Representative Barron, Dem; A. rejected without recorded vote, A.J. 1092.

1963 AJR 49; by Representative Barron, Dem., and 4 other Dem. Representatives; A. rejected 56 to 38, A.J. 910.

Sec. 3: ELECTION

Change in wording (tied in with 4-year term proposals for Governor and Lieutenant Governor)

1961 AJR 21	See above, Art. V, Sec. 1
1961 AJR 22	" " " " " "
1963 SJR 34	" " " " " "
1963 AJR 48	" " " " " "
1963 AJR 49	" " " " " "

Joint election of Governor and Lieutenant Governor by single vote

1961 AJR 23; by Representative Barron, Dem.; A. rejected 52 to 32, A.J. 1092.

1963 SJR 33; by Senator Kendziorski, Dem., and 3 other Dem. Senators; S. rejected 22 to 11, S.J. 649.

1963 SJR 108; by Committee on Legislative Procedure at request of Senator Leonard, Rep.; S. tabled without recorded vote, S.J. 2333.

1963 Sub. Amdt. 1, A., to AJR 47; by Representative Barron, Dem.; A. adopted, then rejected 48 to 45, A.J. 909. (This form amended the original AJR 47, by Representative Barron and 4 other Dem. Representatives, by setting 1970 as the beginning election year for the proposal.)

1965 Sub. Amdt. 1, A., to SJR 5; by Representative Steiger, Rep.; A. adopted this amended form, then concurred in

it 88 to 8, A.J. 1936; S. concurred in Sub. Amdt. 1, A., to SJR 5, 27 to 4, S.J. 1553; enrolled as JR 68. (This form amended the original SJR 5, by Rep. Senators Leonard and Keppler and Dem. Senators Risser and Kendziorski, by also proposing the creation of Art. VI, secs. 1m, 1n and 1p, to provide 4-year terms for Secretary of State, State Treasurer and Attorney General.

1965 AJR 3; by Representative Nitschke, Rep.; A. adopted 90 to 5, A.J. 557; S. concurred 18 to 11, S.J. 1159; enrolled as JR 45.

1965 AJR 149; by Committee on Rules at request of Representative Steiger, Rep.; no action before 6/10/66 adjournment to 1/11/67.

1967 AJR 8; SECOND CONSIDERATION of 1965 AJR 3, JR 45; by Representative Nitschke, Rep.; A. adopted 86 to 11, A.J. 178; S. concurred in 25 to 5, S.J. 304; enrolled as JR 14. Ratified by the people in the April 1967 election.

Abolish office of Secretary of State

1969 AJR 104; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action.

Section amended to implement proposal for unicameral Legislature

1969 AJR 18; by Representatives Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.

1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Consecutive terms for office of Governor and Lieutenant Governor prohibited

1971 AJR 143; by Representative Shabaz, Rep., and Wackett, Rep.; no action.

Sec. 7: LIEUTENANT GOVERNOR, WHEN GOVERNOR

Gubernatorial succession

1971 AJR 27; by Representative Sensenbrenner, Rep., and 1 Dem. Representative; A. adopted 83 to 14, A.J. 693; S. concurred in 28 to 3, S.J. 2245; enrolled as JR 34. Lieutenant Governor succeeding a governor who has died, resigned or been removed from office assumes the powers and duties of that office as governor.

Sec. 8: LIEUTENANT GOVERNOR PRESIDENT OF SENATE; WHEN SECRETARY OF STATE TO BE GOVERNOR

Implement proposal to abolish office of secretary of state

- 1961 SJR 35; by Senator Wilkie, Dem.; S. rejected 24 to 8, S.J. 544. Removes provision for Secretary of State to be Governor when offices of Governor and Lieutenant Governor are both vacant; Legislature is to designate officer to fill the vacancy.
- 1971 SJR 76; by Senator Lipscomb, Dem.; cosponsored by Representative Kessler, Dem., and one other Dem. Representative; no action.

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1969 AJR 18, by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Implement proposal making the lieutenant governor "executive assistant" to the governor

- 1967 AJR 11; by Representative G.K. Anderson, Rep.; A. refused to order to a third reading, Ayes 17, Noes 69, A.J. 2253.

Sec. 10: GOVERNOR TO APPROVE OR VETO BILLS; PROCEEDINGS ON VETO

Item veto eliminated

- 1961 AJR 130; by Committee on Rules at request of Representative Romell, Rep.; A. rejected without recorded vote, A.J. 2909. Eliminates provision for partial veto of appropriation bills by Governor.

Change power of item veto

- 1969 AJR 56; by Representative Froehlich, Rep.; A. refused to reject, Ayes 46, Noes 50, A.J. 1993; no final action before sine die adjournment. Item veto would apply to appropriation bills only.

Change requirement for overriding partial vetoes

1969 AJR 9; by Representative Froehlich, Rep., and 6 other Rep. Representatives; A. adopted 71 to 28, A.J. 436; nonconcurrance refused in Senate, Ayes 15, Noes 15, S.J. 1292; S. refused to order to a 3rd reading, Ayes 14, Noes 16, S.J. 1292. Changes requirement on appropriation bills in cases where the vetoed portion does not include an appropriation.

Section amended to implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

PROPOSED NEW SECTION OF ARTICLE V

Governor and lieutenant governor: four-year term

- 1965 AJR 4; by Representative Schaeffer, Dem., and 20 other Dem. Representatives; A. adopted 85 to 12, A.J. 188; S. concurred 21 to 9, S.J. 1910.
- 1965 Amdt. 1, A., to AJR 4; by Representative Merkel, Rep.; A. refused to adopt 47 to 48, A.J. 151. Also bans more than 2 full consecutive terms for Governor.
- 1965 AJR 28; by Representative Haase, Rep., and 26 other Rep. Representatives; A. rejected 68 to 28, A.J. 502.
- 1965 Sub. Amdt. 1, A., to AJR 28; by Representative Barland, Rep.; no action.
- 1967 AJR 9; SECOND CONSIDERATION of 1965 AJR 4, JR 80; by Representative Schaeffer, Dem., and 16 other Dem. Representatives; A. adopted 76 to 19, A.J. 144; S. concurred in 25 to 6, S.J. 249; enrolled as JR 15. Ratified by the people in the April 1967 election and considered as separate questions on the ballot.
- 1967 SJR 11; by Senator Dorman, Dem., 2 other Dem. Senators, and 13 Rep. Representatives; S. adopted 25 to 7, S.J. 174; A. concurred in 87 to 8, A.J. 210; enrolled as JR 11. Duplicate introduction of 1967 AJR 9 above.

Governor: four-year term

1963 SJR 103; by Committee on Legislative Procedure at request of Senator Leonard, Rep.; S. tabled without recorded vote, S.J. 2332.

Lieutenant governor: four-year term

1965 SJR 104; by Committee on Legislative Procedure at request of Senator Leonard, Rep.; S. tabled without recorded vote, S.J. 2332.

Method of filling vacancy in the office of lieutenant governor

1971 AJR 27; by Representative Sensenbrenner, Rep., and 1 Dem. Representative; A. adopted 83 to 14, A.J. 693; S. concurred in 28 to 3, S.J. 2245; enrolled as JR 34. Governor may nominate a lieutenant governor to be confirmed by a majority vote of both houses of the legislature.

ARTICLE VI: ADMINISTRATIVE

Sec. 1: ELECTION OF SECRETARY OF STATE, TREASURER AND ATTORNEY GENERAL; TERM

Abolish the constitutional offices of secretary of state and state treasurer

1961 SJR 35; by Dem. Senators Wilkie and Zaborski; S. rejected 24 to 8, S.J. 544.

1967 AJR 90; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action before sine die adjournment.

1969 AJR 104; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action.

1971 SJR 76; by Senator Lipscomb, Dem.; cosponsored by Representative Kessler, Dem. and one other Dem. Representative; S. failed to adopt, S.J. 2994.

Governor's cabinet to replace elective state offices of secretary of state, treasurer and attorney general

1961 AJR 24; by Representative Barron, Dem.; A. rejected without recorded vote, A.J. 1093.

1963 Sub. Amdt. 1, A., to AJR 52; by Representative Barron, Dem.; A. adopted, then rejected 52 to 43, A.J. 912. (This form amended the original AJR 52, by Representative Barron and 4 other Dem. Representatives, by setting a beginning date for the proposal.)

Attorney general: four-year term

- 1961 AJR 34; by Representative Barron, Dem.; A. adopted Amdt. 1,A. (changing effective date) without recorded vote, then rejected AJR 34, A.J. 1095.
- 1963 SJR 105; by Committee on Legislative Procedure at request of Senator Leonard, Rep.; S. tabled without recorded vote, S.J. 2333.
- 1963 AJR 50; by Representative Barron, Dem., and 4 other Dem. Representatives; A. rejected 56 to 37, A.J. 911. (No action on Sub. Amdt. 1,A., to AJR 50, by Representative Barron, which changed the effective date.)

State treasurer: four-year term

- 1961 AJR 35; by Representative Barron, Dem.; A. adopted Amdt. 1,A. (changing effective date) without recorded vote, then rejected AJR 35, 69 to 12, A.J. 1095.
- 1963 SJR 106; by Committee on Legislative Procedure at request of Senator Leonard, Rep.; S. tabled without recorded vote, S.J. 2333.
- 1963 AJR 51; by Representative Barron, Dem., and 4 other Dem. Representatives; A. rejected 58 to 36, A.J. 911. (No action on Sub. Amdt. 1,A., to AJR 51, by Representative Barron, which changed the effective date.)

Secretary of state: four-year term

- 1961 AJR 36; by Representative Barron, Dem.; A. adopted Amdt. 1,A. (changing effective date) without recorded vote, then rejected AJR 36, A.J. 1095.
- 1963 SJR 107; by Committee on Legislative Procedure at request of Senator Leonard, Rep.; S. tabled without recorded vote, S.J. 2333.
- 1963 Sub. Amdt. 1,A., to AJR 46; by Representative Barron, Dem.; A. adopted, then rejected 57 to 36, A.J. 909. (This form amended the original AJR 46, by Representative Barron and 4 other Dem. Representatives, by changing the effective date.)

Attorney general: two-year term

- 1971 AJR 138; by Representatives Shabaz, Rep., and Wackett, Rep.; no action.

State treasurer: two-year term

- 1971 AJR 138; by Representatives Shabaz, Rep., and Wackett, Rep.; no action.

Secretary of state: two-year term

1971 AJR 138; by Representatives Shabaz, Rep., and Vackett, Rep.; no action.

Sec. 2: SECRETARY OF STATE; DUTIES, COMPENSATION

Abolish the constitutional office of secretary of state

1961 SJR 35; by Dem. Senators Wilkie and Zaborski; S. rejected 24 to 8, S.J. 544.
 1967 AJR 90; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action. Abolish offices of Secretary of State and State Treasurer.
 1971 SJR 76; by Senator Lipscomb, Dem.; cosponsored by Representative Kessler, Dem. and one other Dem. Representative.

Sec. 3: TREASURER AND ATTORNEY GENERAL

Abolish constitutional office of state treasurer

1961 SJR 35; by Dem. Senators Wilkie and Zaborski; S. rejected 24 to 8, S.J. 544.
 1967 AJR 90; by Representative Lipscomb, Dem., and 9 other Dem. Representatives; no action.
 1969 AJR 104; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action.
 1971 SJR 76; by Senator Lipscomb, Dem.; cosponsored by Representative Kessler, Dem., and one other Dem. Representative.

Sec. 4: COUNTY OFFICERS; ELECTIONS, TERMS, REMOVAL; VACANCIES

Removing limitation on number of successive terms for sheriff

1961 AJR 7; SECOND CONSIDERATION of 1959 AJR 31, JR 48; by Representative Gray, Dem., Representative Terry, Rep., and Representative Haase, Rep.; A. adopted 86 to 8, A.J. 126; S. concurred 26 to 5, S.J. 297; enrolled as JR 9. Rejected by the people in the election of April 1961.
 1961 AJR 3; duplicate reintroduction of above; by Representative Gray, Dem.; returned to author, A.J. 114.
 1965 AJR 72; by Representative Lynch, Dem., and cosponsor Senator Schuele, Dem.; A. adopted 68 to 26, A.J. 1131; S. concurred 23 to 3, S.J. 1398.
 1967 SJR 7; SECOND CONSIDERATION of 1965 SJR 72, JR 61; by Senator Terry, Rep., 12 other Rep. Senators; cosponsored by Representative Lynch, Rep. and 18 other Rep. Representatives; S. adopted 31 to 1, S.J.

247; A. concurred in 84 to 13, A.J. 193; enrolled as JR 12; ratified by the people at the April 1967 election.

Nonpartisan spring elections for sheriffs

1965 AJR 29; by Representative Rogers, Dem., and 4 other Dem. Representatives; A. rejected 43 to 30, A.J. 1129; A. refused reconsideration, A.J. 1177.

Legislature may provide for election of single set of county officers to serve certain adjoining counties

1965 AJR 100; by Representative Azim, Rep., and 2 other Rep. Representatives; no action before 6/10/66 and adjournment to 1/11/67.

1967 AJR 13; by Representative Azim, Rep. and Martin, Rep.; A. laid on table 80 to 17, A.J. 2080.

Optional systems of county government: selection of county officers

1961 SJR 20; by Senator Stalbaum, Dem.; S. rejected 18 to 14, S.J. 349. Removes surveyors from list of elective county officers.

1961 SJR 62; by Senator Wilkie, Dem., and 3 other Dem. Senators; S. rejected 25 to 7, S.J. 1420. County officers except the district attorney may be selected by means other than elections, or their offices may be abolished.

1961 AJR 4; by Representative Belting, Rep.; A. rejected 72 to 25, A.J. 499. Eliminates requirement that county officers be selected by elections every 2 years.

1961 AJR 32; by Representative Dionesopulos, Dem.; failed when Amdt. 1, A., to AJR 32 (see below) was adopted. Removes surveyors from list of elective county officers.

1967 SJR 67; by Senator Rasmusen, Rep.; S. adopted 31 to 1, S.J. 1684; no action in Assembly before sine die adjournment. Gives counties of less than 500,000 the option of retaining the elective office of coroner or instituting a medical examiner system.

1967 AJR 57; by Representative Mathews, Dem.; no action. Abolishes the office of coroner and surveyor.

1967 AJR 74; by Representative Kunde, Dem., and 5 other Dem. Representatives; A. laid on table without recorded vote, A.J. 2373. Abolishes office of coroner in all counties except Milwaukee County, and appoints a physician to serve as medical examiner for the county.

1969 SJR 44; by Senators Hollander, Rep., and Dorman, Dem.; cosponsored by Representative Tobiasz, Dem.; by the request of the Tarr Task Force; recalled from committee and returned to authors, S.J. 1863.

- Legislature may provide alternate means for the people of any county to change elective officers to appointive offices or to combine or abolish offices.
- 1969 SJR 57; by Committee on Judiciary; S. rejected 22 to 7, S.J. 1306. Requirement that county officers be elected by the people removed.
- 1969 SJR 63; by Senator Rasmusen, Rep.; by request of the state Medical Society of Wisconsin; S. adopted 30 to 1, S.J. 1403; A. concurred in 86 to 7, A.J. 2015; enrolled as JR 33. Counties of less than 500,000 given the option of retaining the elective office of coroner or instituting a medical examiner system and to permit the institution of a joint medical examiner system by 2 or more counties.
- 1969 AJR 51; by Representative Wing, Ind.; by request of Supervisor Daniel F. Casey, Milwaukee 23rd District; A. rejected 79 to 20, A.J. 2066. Abolish offices of clerk, treasurer, register of deeds, sheriff and clerk of circuit court in counties having a population of 500,000 or more.
- 1969 AJR 33; by Representative Mathews, Rep.; A. rejected 56 to 41; A.J. 1277; A. refused to reconsider vote by which rejected 48 to 49, A.J. 1495. Surveyors and coroners removed from list of elective county officers.
- 1969 AJR 22; by Representative Lipscomb, Dem., 3 other Dem. Representatives, and 1 Rep. Representative; by request of Milwaukee County and Milwaukee County Board of Judges; A. adopted 85 to 11, A.J. 964; S. refused to order to a third reading, Ayes 11, Noes 18, S.J. 1313. Abolish the office of clerk of circuit court (in counties having a population of 500,000 or more).
- 1971 SJR 38; SECOND CONSIDERATION of 1969 SJR 63, JR 33; by Senator Dorman, Dem.; cosponsored by Representative Brown, Dem., and one other Dem. Representative; S. adopted 31 to 0, S.J. 799; A. concurred in 58 to 39, A.J. 2003; enrolled as JR 21; ratified by the people in the April 1972 election.
- 1971 SJR 57; by Senator Dorman, Dem.; cosponsored by Representative Brown, Dem.; no action. Allows voters of counties to change county elective offices to appointive offices and authorized the legislature to designate appointing authorities.

Prohibition against county liability for the acts of sheriffs removed

- 1971 SJR 72; by Senator Devitt, Rep., and one other Rep. Senator; by request of Attorney General Robert W. Warren; S. refused to reject, Ayes 11, Noes 22, S.J. 2242; S. adopted 22 to 10, S.J. 2242; no action in Assembly.

Four-year term of office for sheriffs

- 1971 SJR 66; by Senator Bidwell, Rep., 2 other Rep. Senators and 3 Dem. Senators; cosponsored by Representative Boeckmann, Dem., 2 other Dem. Representatives and 2 Rep. Representatives; by request of Wisconsin Sheriffs and Deputy Sheriffs Association; S. adopted without recorded vote, S.J. 1135; A. laid on table without recorded vote, A.J. 1863.

Four-year terms for county officers

- 1969 AJR 62; by Representative Schowalter, Rep.; by request of Wisconsin County Clerk's Association and Wisconsin County Treasurer's Association; no action. Four-year terms of office for sheriffs, coroners, registers of deeds, district attorneys and all county officials except judicial officers and chief executive officers.
- 1971 SJR 114; by Senator Keppler, Rep., 4 other Rep. Senators and 2 Dem. Senators; cosponsored by Representative Ellis, Rep., 1 other Rep. Representative and 7 Dem. Representatives; no action. Four-year terms for county officers beginning with the 1976 elections.
- 1971 AJR 64; by Representative Boeckmann, Dem., 9 other Rep. Representatives; cosponsored by Senator Hollander, Rep., one other Rep. Senator and 3 Dem. Senators; A. failed to adopt, A.J. 3145.

Special county government system for Milwaukee county:
selection of officers

- 1961 AJR 25; by Representative McCormick, Dem., and 3 other Dem. Representatives; A. returned to authors, A.J. 610. Permits Milwaukee County to abolish any county office or provide other means of filling it.
- 1961 Sub. Amdt. 1, A., to AJR 25; by Representative Ryan, Dem.; no action. Permits 4-year terms for Milwaukee County elective officers.
- 1961 AJR 28; by Representative McCormick, Dem., and 3 other Dem. Representatives; returned to authors, A.J. 1093. Permits Milwaukee County to abolish offices of coroner and surveyor or provide other means of filling the offices.
- 1961 AJR 31; by Representative Dionesopulos, Dem.; A. rejected 44 to 0, A.J. 1093. Abolishes office of coroner in Milwaukee County.
- 1961 Amdt. 1, A., to AJR 32; by Representative Ryan, Dem.; A. adopted amendment without recorded vote, then rejected amended AJR 32, 49 to 38, A.J. 1107.
- 1961 AJR 61; SECOND CONSIDERATION of 1959 AJR 121, JR 68; by Representative Kessler, Dem., and 16 other Dem. Representatives; A. adopted 82 to 1, A.J. 1367; S.

- concurrent 29 to 1, S.J. 1548. Exempts proposed county chief executive officer from 2-year term requirement (4-year term established under Art. IV, Sec. 23, by the proposal). Ratified by the people in the election of November 1962.
- 1961 SJR 23; duplicate reintroduction of above; by Senator Zaborski, Dem., and 6 other Dem. Senators; withdrawn by authors, S.J. 1616.
- 1963 AJR 13; by Representative Ryan, Dem.; withdrawn and returned to author, A.J. 280. Abolishes offices of coroner and surveyor in Milwaukee County.
- 1963 AJR 14; by Representative Dionesopulos, Dem.; A. adopted 71 to 20, A.J. 430; S. concurred 18 to 8, S.J. 1090; enrolled as JR 30. Abolishes offices of coroner and surveyor in Milwaukee County.
- 1965 SJR 17; SECOND CONSIDERATION of 1963 AJR 14, JR 30; by Senator Busby, Rep.; S. adopted 29 to 0, S.J. 229; A. adopted 87 to 5, S.J. 213; enrolled as JR 5. Ratified by the people in the election of April 1965.

PROPOSED NEW SECTIONS OF ARTICLE VI

Four-year term for secretary of state

- 1961 SJR 17; by Senator Knowles, Rep.; S. adopted 20 to 12, S.J. 341; A. nonconcurrent without a recorded vote, A.J. 1180.
- 1961 SJR 28; by Senator Cameron, Dem., and Senator Zaborski, Dem.; withdrawn by authors, S.J. 469.
- 1961 AJR 46; by Representative Greco, Dem., and 7 other Dem. Representatives; A. rejected without recorded vote, A.J. 1168.
- 1963 SJR 36; by Senator Stalbaum, Dem., and 2 other Dem. Senators; S. rejected 16 to 12, S.J. 1088.

Four-year term for attorney general

- 1961 SJR 19; by Senator Knowles, Rep.; S. adopted 23 to 10, S.J. 343; A. rejected without recorded vote, S.J. 1180.
- 1961 SJR 27; by Senator Zaborski, Dem., and Senator Cameron, Dem.; withdrawn by authors, S.J. 469.
- 1961 AJR 47; by Representative Blaska, Dem., and 8 other Dem. Representatives; A. rejected without recorded vote, A.J. 1168.
- 1963 SJR 35; by Senator Stalbaum, Dem., and 2 other Dem. Senators; S. rejected 16 to 11, S.J. 1097.

Four-year term for state treasurer

- 1961 SJR 18; by Senator Knowles, Rep.; S. adopted 19 to 12, S.J. 342; A. rejected without recorded vote, A.J. 1190.
- 1961 SJR 26; by Senator Cameron, Dem., and Senator Zaborski, Dem.; withdrawn by authors.
- 1961 AJR 45; by Representative Blaska, Dem., and 6 other Dem. Representatives; A. rejected without recorded vote, A.J. 1168.
- 1963 SJR 37; by Senator Schmidt, Dem., and 3 other Dem. Senators; S. rejected 16 to 11, S.J. 1088.

Four-year term for secretary of state, attorney general and state treasurer

- 1965 Sub. Amdt. 1, A., to SJR 5; by Representative Steiger, Rep.; A. adopted this amended form, then concurred in it 88 to 8, A.J. 1936; S. concurred in this form 27 to 4, S.J. 1553; enrolled as JR 68. (Original SJR 5 did not include this proposal.)
- 1965 AJR 4; by Representative Schaeffer, Dem., and 20 other Dem. Representatives; A. adopted 85 to 12, A.J. 188; S. concurred 21 to 9, S.J. 1910; enrolled as JR 80.
- 1965 AJR 149; by Committee on Rules at request of Representative Steiger, Rep.; no action before 6/10/66 adjournment to 1/11/67.
- 1967 AJR 9; SECOND CONSIDERATION of 1965 AJR 4, JR 80; by Representative Schaeffer, Dem., and 16 other Dem. Representatives; A. adopted 76 to 19, A.J. 144; S. concurred 25 to 6, S.J. 249; enrolled as JR 15. Ratified by the people in the April 1967 election and considered as separate questions on the ballot.

Governor-appointed "cabinet" type officers

- 1965 SJR 6; by Senator Leonard, Rep.; S. rejected 29 to 2, S.J. 316. For offices of Secretary of State, State Treasurer and Attorney General.
- 1965 Amdt. 1, S., to SJR 6; by Senator Schreiber, Dem., and Senator Hansen, Dem.; S. rejected 12 to 19, S.J. 316. For offices of Secretary of State and State Treasurer only.

Four-year terms for all constitutional state and county officers

- 1965 AJR 28; by Representative Haase, Rep., and 26 other Rep. Representatives; A. rejected 68 to 26, A.J. 502.

Four-year terms for all constitutional county officers

- 1965 Sub. Amdt. 2,A., to AJR 28; by Representative Barland, Rep.; A. refused to adopt 10 to 83, A.J. 500.
- 1965 Amdt. 1,A., to Sub. Amdt. 2,A., to AJR 28; by Representative Kessler, Dem.; A. rejected 66 to 30, A.J. 500. Also barred sheriffs from serving more than one term in succession.

Reorganization of administrative branch by executive orders, effective if not disapproved by the Legislature

- 1961 SJR 44; by Senator Dean, Dem., and 3 other Dem. Senators; S. rejected 20 to 11, S.J. 862.
- 1961 AJR 69; by Representative Molinaro, Dem., and 8 other Dem. Representatives; A. rejected 52 to 45, A.J. 882.
- 1963 AJR 5; by Representative Nikolay, Dem.; A. rejected 50 to 41, A.J. 469.
- 1963 Amdt. 1,A., to AJR 5; by Representative Ward, Dem.; A. refused adoption 8 to 82, A.J. 469. Reorganization recommendations to be made by committee of 5 chosen from industry, business and professional people on a per diem basis of \$10 plus mileage; recommended changes to be set forth in executive orders, effective if not disapproved by the Legislature.
- 1965 AJR 6; by Representative Nikolay, Dem., and 12 other Dem. Representatives; A. adopted 56 to 43, A.J. 124; S. nonconcurrent, 18 to 14, A.J. 726.

Legislature to reorganize administrative branch into 20 principal departments, not counting quasi-legislative, quasi-judicial and temporary agencies

- 1961 SJR 45; by Senator Stalbaum, Dem., and 2 other Dem. Senators; failed in this form when Amdt. 1,S., to SJR 45 was adopted.
- 1961 Amdt. 1,S., to SJR 45; by Senator Wilkie, Dem.; S. adopted without recorded vote, then rejected amended SJR 45, 20 to 11, S.J. 863. Same as SJR 45, except "quasi-legislative and quasi-judicial agencies" changed to "agencies that provide staff services for the legislature and courts."
- 1963 AJR 6; by Representative Nikolay, Dem.; A. rejected 48 to 39, A.J. 470.
- 1965 AJR 7; by Representative Nikolay, Dem., and 13 other Dem. Representatives; failed in this form when Sub. Amdt. 1,A., to AJR 7 was adopted.
- 1965 Sub. Amdt. 1,A., to AJR 7; by Representative Nikolay, Dem.; A. adopted 65 to 34, A.J. 1246; S. nonconcurrent 16 to 15, S.J. 1450. Adds provision that these principal departments shall be headed by single executives, including Secretary of State, State Treasurer, Attorney General, and Superintendent of

Public Instruction; these executives to be appointed by the Governor with consent of Senate, unless they are now elected or appointed as otherwise provided by the Constitution.

ARTICLE VII: JUDICIARY

Sec. 1: IMPEACHMENT; TRIAL

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568. Changes the present impeachment procedure, in which the Assembly acts as a grand jury to initiate the impeachment and the Senate acts as the trial court, to a procedure in which the unicameral Legislature initiates the impeachment and the trial jury consists of the Supreme Court associate justices, or 12 circuit court judges impaneled by the Supreme Court, with the Chief Justice presiding.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Implement proposal to rename Assembly the House of Representatives

- 1969 SJR 17; by Senator Lorge, Rep.; cosponsored by Representative Belting, Rep.; S. adopted 19 to 10, S.J. 835; reconsideration of vote by which adopted refused 13 to 18, S.J. 1195; no further action.

Sec. 2: JUDICIAL POWER, WHERE VESTED

Abolish office of justice of the peace and permit establishment of courts of limited jurisdiction in cities, village or towns

- 1963 Sub. Amdt. 1, S., to SJR 32, as amended by Amdt. 1, A., to Sub. Amdt. 1, S., to SJR 32; S. adopted original Sub. Amdt. 1, S., to SJR 32 by Senator Busby, Rep., 25 to 6, S.J. 550 (this form only abolished office of

justice of the peace); A. adopted Amdt. 1,A., to Sub. Amdt. 1,S., to SJR 32, by Representative Stalbaum, Rep., without recorded vote, A.J. 1830; A. concurred in Sub. Amdt. 1,S., to SJR 32 as amended by Amdt. 1,A., 66 to 19, A.J. 1933; S. concurred in Amdt. 1,A., to Sub. Amdt. 1,S., to SJR 32 without recorded vote; enrolled as JR 48.

1965 SJR 26; SECOND CONSIDERATION of 1963 Sub. Amdt. 1, S., to SJR 32 as amended by Amdt. 1,A., to Sub. Amdt. 1,S., to SJR 32, JR 48; by Committee on Judiciary; S. adopted 25 to 5, S.J. 521; A. concurred 81 to 12, A.J. 1677; enrolled as JR 50. Ratified by the people in the election of April 1966.

Optional court system established

1967 SJR 30; by Senator Lorge, Rep.; S. adopted 20 to 11, S.J. 1529; A. adopted Sub. Amdt. 1,A., 75 to 20, A.J. 2490 (this differed from the original bill by eliminating probate and municipal courts and providing that all judicial power be vested in a supreme court and uniform courts of record, rather than a supreme court and circuit courts); no final action in Senate before sine die adjournment.

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolishes circuit and county courts and replaces them with uniform courts of record.

1971 SJR 51; by Senator Lorge, Rep., and one other Rep. Senator; no action. Establishes intermediate appellate courts.

Environmental courts established to deal with pollution cases

1971 AJR 12; by Representative Hephner, Dem., and 5 other Dem. Representatives; cosponsored by Senator Peloquin, Dem.; A. rejected without recorded vote, A.J. 344.

Judicial selection committees established

1971 SJR 82; by Senator Soik, Rep.; by request of Attorney Myron Ropella; no action.

Sec. 1[4]: SUPREME COURT JUSTICES; TERM; ELECTION; QUORUM

Seven-year terms for Supreme Court justices to be elected from seven justice districts apportioned on population basis

1965 AJR 37; by Representative Romell, Rep., 4 Rep. Representatives and 7 Dem. Senate cosponsors; no action before 6/10/66 adjournment to 1/11/67. Vacancies to be filled by majority vote of legislators of the justice district.

Sec. 4: SUPREME COURT; HOW CONSTITUTED

Extend terms of Supreme Court Justices

1967 SJR 27; by Senator Busby, Rep.; no action.

Judicial selection committees established

1967 SJR 82; by Senator Soik, Rep.; by request of Attorney Myron Ropella; no action.

Number of supreme court justices

1971 AJR 3; by Representative Froehlich, Rep.; A. failed to adopt, A.J. 3145. Number of supreme court justices raised from 7 to 9.

Sec. 5: JUDICIAL CIRCUITS

Implement proposal to abolish circuit and county courts

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Replaced by uniform courts of record.

Sec. 6: ALTERATION OF CIRCUITS

Implement proposal to abolish circuit and county courts

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8; A.J. 1989; no action in Senate before sine die adjournment. Replaced by uniform courts of record.

Judicial selection committees established

1971 SJR 82; by Senator Soik, Rep.; by request of Attorney Myron Ropella; no action.

Sec. 7: CIRCUIT JUDGES; SELECTION, ELIGIBILITY, TERM, SALARY

Implement proposal for establishment of optional court system

1967 SJR 30; by Senator Lorge, Rep.; S. adopted 20 to 11, S.J. 1529; A. adopted A. Sub. Amdt. 1, 75 to 20, A.J. 2490 (this differed from the original bill by eliminating probate and municipal courts and providing that all judicial power be vested in a supreme court and in uniform courts of record rather than a supreme court and circuit courts); no final action in Senate before sine die adjournment.

Judicial selection committees established

1971 SJR 82; by Senator Soik, Rep. by request of Attorney Myron Ropella; no action.

Sec. 8: CIRCUIT COURT, JURISDICTION

Implement proposal to abolish circuit and county courts

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Sec. 9: VACANCIES; JUDICIAL ELECTIONS

Eliminates provisions for ten-year Supreme Court terms, with vacancies filled by appointment by Governor

1965 AJR 37; tied in with proposal for 7-year terms, justice districts and legislative appointments to vacancies; see Sec. 1 [4].

Implement proposal to abolish circuit and county courts

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Judicial selection committees established

1971 SJR 82; by Senator Soik, Rep.; by request of Attorney Myron Ropella; no action.

Implement proposal for establishment of intermediate appellate courts

1971 SJR 51; by Senator Lorge, Rep., and one other Rep. Senator; no action.

Sec. 10: COMPENSATION AND QUALIFICATIONS OF JUDGES

Section amended to implement proposal to abolish circuit and county courts

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Sec. 11: TERMS OF COURTS, CHANGE OF JUDGES

Implement proposal to abolish circuit and county courts

1967 AJR 65; by Representatives Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Sec. 12: CLERKS OF CIRCUIT AND SUPREME COURTS

Four-year term for county clerk of circuit court

- 1965 AJR 28; by Representative Haase, Rep. and 26 other Rep. Representatives; A. rejected 68 to 28, A.J. 502.
- 1965 Sub. Amdt. 2, A., to AJR 28; by Representative Steiger, Rep.; A. refused to adopt 10 to 83, A.J. 500.
- 1969 AJR 62; by Representative Schowalter, Rep.; by request of Wisconsin County Clerk's Association and Wisconsin County Treasurer's Association; no action.
- 1971 SJR 114; by Senator Keppler, Rep., 4 other Rep. Senators and 2 Dem. Senators; cosponsored by Representative Ellis, Rep., 1 other Rep. Representative and 7 Dem. Representatives; no action. 4-year term beginning with the 1976 election.
- 1971 AJR 64; by Representative Boeckmann, Dem., and 9 Rep. Representatives; cosponsored by Senator Hollander, Rep., one other Rep. Senator and 3 Dem. Senators; A. failed to adopt, A.J. 3145.

Six-year terms and April elections for clerks of courts

- 1965 AJR 102; by Representative Haase, Rep., and Representative Nikolay, Dem.; A. adopted 55 to 42, A.J. 1933; S. refused 3rd reading 14 to 16, S.J. 2215.
- 1967 SJR 53; by Senator Borg, Rep. and 4 other Rep. Senators; cosponsored by Representative Lipscomb, Dem., 2 other Dem. Representatives and 1 Rep. Representative; S. rejected without recorded vote, S.J. 1446.

Office of clerk of circuit court abolished

1969 AJR 22; by Representative Lipscomb, Dem., 3 other Dem. Representatives and 1 Rep. Representative; by request of Milwaukee County and Milwaukee County Board of Judges; A. adopted 85 to 11, A.J. 964; S. refused to order to a third reading. Ayes 11, Noes 18, S.J. 1313. Office abolished in counties having a population of 500,000 or more.

Implement proposal for optional county government systems

- 1961 SJR 62; by Senator Wilkie, Dem., and 2 other Dem. Senators; S. rejected 25 to 7, S.J. 1420. Office of clerk of circuit court may be abolished or made nonelective.
- 1961 AJR 4; by Representative Belting, Rep.; A. rejected 72 to 25, A.J. 499. Office of clerk of circuit court may be made nonelective.
- 1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Sec. 13: REMOVAL OF JUDGES

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Removal of judges

- 1971 SJR 111; by Legislative Council; no action. Permits removal of any judge by "address" of the legislature.
- 1971 AJR 4; by Legislative Council; A. adopted 61 to 37, A.J. 569; S. concurred 21 to 10, S.J. 1984; enrolled as JR 26. Supreme Court to suspend or remove members of the judiciary.
- 1971 AJR 31; by Representative Froehlich, Rep.; by request of Miss Gladys Walsh; A. adopted 93 to 7, A.J. 572; S. adopted 31 to 1, S.J. 2108; enrolled as JR 30. Removal of county court judges and municipal court justices by address of both houses of the legislature.
- 1971 AJR 54; by Representative Froehlich, Rep.; A. failed to adopt, A.J. 3145. Permits removal by a disability board, of supreme court justices.

Implement proposal for establishment of optional court system

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Implement proposal for establishment of intermediate appellate courts

1971 SJR 51; by Senator Lorge, Rep., and one other Rep. Senator; no action.

Sec. 14: JUDGES OF PROBATE

Implement proposal for establishment of optional court system

- 1967 SJR 30; by Senator Lorge, Rep.; Senate adopted 20 to 11, S.J. 1529; A. adopted Sub. Amdt. 1, A., which differed from the original bill by eliminating probate and municipal courts and providing that all judicial power be vested in a supreme court and in uniform courts of record rather than a supreme court and circuit courts, 75 to 20, A.J. 2490; no final action in Senate before sine die adjournment.
- 1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Sec. 15: JUSTICES OF THE PEACE

Abolish office of justice of the peace (section repealed)

- 1963 SJR 32; by Senator Lorge, Rep.; failed in this form when Sub. Amdt. 1, S., to SJR 32 was adopted.
- 1963 Sub. Amdt. 1, S., to SJR 32; by Senator Busby, Rep.; S. adopted 25 to 6, S.J. 550; A. concurred 66 to 19, A.J. 1933; enrolled as JR 48.
- 1965 SJR 26; SECOND CONSIDERATION of 1963 SJR 32, JR 48; by Committee on Judiciary; S. adopted 25 to 5, S.J. 521; A. concurred 81 to 12, A.J. 1677; enrolled as JR 50. Ratified by the people in the election of April 1966.

Sec. 23: COURT COMMISSIONERS

Implement proposal for establishment of optional court systems

1967 AJR 65; by Representative Froehlich, Rep.; adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Sec. 24: RETIREMENT AND ELIGIBILITY FOR OFFICE OF JUSTICES AND CIRCUIT JUDGES

Section made applicable to judges of all courts of record

1961 SJR 7; by Senator Panzer, Rep., and Senator Wilkie, Dem.; S. adopted 25 to 3, S.J. 369; A. concurred 93 to 3, A.J. 494; enrolled as JR 29. Retirement set for the day after the July 31 following 70th birthday; retired judges permitted to serve temporary appointments as judges of any court but Supreme Court.

1963 SJR 9; SECOND CONSIDERATION of 1961 SJR 7, JR 29; by Senator Panzer, Rep., and Senator Thompson, Dem.; S. adopted without recorded vote, S.J. 629; A. nonconcurrent 29 to 50, A.J. 2596.

1965 SJR 36; by Committee on Judiciary; failed in this form when Sub. Amdt. 1, A., to SJR 36 was adopted. Retirement set for the day after the July 31 following 70th birthday; sets 6 years of prior service as requirement for temporary appointment of retired justice or judge to any court except Supreme Court.

1965 Amdt. 1, S., to SJR 36; by Senator Panzer, Rep.; failed in this form when Sub. Amdt. 1, A., to SJR 36 was adopted. Sets 6 years of prior service as eligibility requirement for temporary appointment of retired justice or judge to any court except Supreme Court.

1965 Amdt. 1, A., to Sub. Amdt. 1, A., to SJR 36; by Representative G. K. Anderson, Rep.; no action. Broadens all provisions of Sub. Amdt. 1, A., to SJR 36 to cover all courts of record.

1965 Amdt. 2, A., to SJR 36; by Representative Froehlich, Rep.; no action. Retirement set for day after the July 31 following 70th birthday; sets 6 years of prior service as eligibility requirement for temporary appointment of justice or judge to a court of record.

Section changes apply to Supreme Court justices and circuit court judges

- 1965 Sub. Amdt. 1,A., to SJR 36; by Representative Barland, Rep.; Committee of Conference recommended passage of this form without amendment, S.J. 2050; S. adopted Committee of Conference report 30 to 0, S.J. 2294; A. concurred in Committee of Conference report 90 to 4, A.J. 3306; this adoption of Committee of Conference recommendation constituted final passage of Sub. Amdt. 1,A., to SJR 36; enrolled as JR 101. Retirement set for day after the July 31 following 70th birthday; sets 8 years of prior service as eligibility requirement for temporary appointment of retired justice or circuit court judge to a circuit court.
- 1965 Amdt. 2,A., to Sub. Amdt. 1,A., to SJR 36; by Representative Haase, Rep.; A. adopted, A.J. 2128; A. receded from position on amendment in compliance with Committee of Conference recommendation, A.J. 3306. Reinstates provision for retirement at end of month in which age of 70 reached.
- 1967 SJR 96; SECOND CONSIDERATION of 1965 SJR 36, JR 101; by Senators Leonard, Rep., and Risser, Dem.; S. adopted 28 to 0, S.J. 1905; A. concurred in 84 to 8, A.J. 2612; enrolled as JR 56; ratified in two separate questions on the ballot of the April 1968 election. Retirement for Supreme Court justices and circuit judges set for day after the July 31 following the 70th birthday; sets 8 years of prior service as eligibility requirement for temporary appointment of retired justice of circuit court judge to a circuit court.

Implement proposal establishing uniform courts of records

- 1967 AJR 65; by Representatives Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment. Abolish circuit and county courts and replace them with uniform courts of records.

Implement proposal for establishment of intermediate appellate courts

- 1971 SJR 51; by Senator Lorge, Rep., and one other Rep. Senator; no action.

PROPOSED NEW SECTIONS TO ARTICLE VII

Intermediate appellate and superior courts established

- 1971 SJR 51; by Senator Lorge, Rep., and one other Rep. Senator; no action.

Judicial selection committees created

1971 SJR 82; by Senator Soik, Rep.; by request of Attorney Myron Ropella; no action.

ARTICLE VIII: FINANCE

Sec. 1: RULE OF TAXATION UNIFORM; INCOME, PRIVILEGE AND OCCUPATION TAXES

Separate taxation of merchants' stock, manufacturers' stock, livestock

1961 SJR 34; SECOND CONSIDERATION of 1959 Sub. Amdt. 1, A., to AJR 120, JR 77; by Senator Donnelly, Dem., and 3 other Dem. Senators; S. adopted 31 to 0, S.J. 308; A. concurred 92 to 2, A.J. 197; enrolled as JR 13. Provided option to tax merchants' and manufacturers' stocks and livestock not in uniformity with taxation of real and other personal property, but uniformly within each class; permits legislative authorization of the assessment of these special classes by averages. Ratified by the people in the election of April 1961.

1961 AJR 57; by Representative Molinaro, Dem., and 10 other Dem. Representatives; A. rejected 51 to 41, A.J. 1969. Duplicate reintroduction of SJR 34, above.

Separate classification of agricultural or undeveloped lands for purposes of taxation

1963 SJR 68; by Joint Committee on Finance; S. adopted 25 to 0, S.J. 1533; A. concurred 72 to 19, A.J. 2425; enrolled as JR 57. Permits taxation of agricultural land in cities and villages not in uniformity with taxation of other real property, but uniformly within its own class as defined by the Legislature.

1965 SJR 19; SECOND CONSIDERATION of 1963 SJR 68, JR 57; by Committee on Labor, Taxation, Insurance and Banking; no action before 6/10/66 adjournment 1/11/67.

1965 AJR 104; by Representative Azim, Rep., and cosponsor Sen. Leonard, Rep.; no action before 6/10/66 adjournment to 1/11/67. Permits taxation not uniform with that on other property for shoreland, wildlife wetlands and other open or undeveloped lands when preserved in a natural condition by the owner under an agreement with state, local or federal government.

1965 AJR 111; by Rep. Representative Soik and Stalbaum and Dem. Representative Molinaro and Vanderperren; no

- action before 6/10/66 adjournment to 1/11/67. Duplicate reintroduction of SJR 19, above.
- 1967 AJR 49; by Representative N. C. Anderson, Dem.; A. adopted Sub. Amdt. 1, A. 59 to 38, A.J. 2084; A. moved to reconsider vote by which adopted 47 to 45, A.J. 2527; vote reconsidered and Sub. Amdt. 1, A. rejected 50 to 46, A.J. 2582; no further action. Original bill differed from the Sub. Amdt. 1, A. by providing that taxation of agricultural and undeveloped land, as defined by law, need not be uniform with the taxation of other real property, whereas the substitute added that it need not be uniform with the taxation of each other either.
- 1969 AJR 27; by Representative N.C. Anderson, Dem. and one Rep. Representative; no action.
- 1969 AJR 90; by the Committee on Rules; by request of Representative Rogers, Dem. and 2 other Dem. Representatives; no action before sine die adjournment.
- 1971 AJR 1; by Representative N. C. Anderson, Dem.; A. laid on table 65 to 30, A.J. 2365.
- 1971 AJR 25; by Representative Schowalter, Rep., 15 other Rep. Representatives, and 4 Dem. Representatives; cosponsored by Senator Hollander, Rep. and 3 other Rep. Senators; A. laid on table 63 to 32, A.J. 2365.

Prohibit nonresident income taxation

- 1967 AJR 23; by Representative Merkel, Rep., and 5 other Rep. Representatives; A. laid on table without recorded vote, A.J. 407.
- 1971 AJR 30; by Representative Atkinson, Rep.; A. failed to adopt, A.J. 3145.

Exempt certain property from tax uniformity

- 1961 SJR 13 as amended by Amdts. 1, S., 4, S., and 5, S., (all adopted without recorded vote); by Senator Leonard, Rep.; S. adopted 24 to 6, S.J. 821; A. nonconcurrent without recorded vote, A.J. 2004. The original proposal permitted reduced real estate taxes on all private residences, but Amdt. 5, S., by Senator Lauri, Dem., restricted the reduction to owner-occupied private residences; Amdt. 1, S., by Senator Stalbaum, Dem., and Senator Leonard, Rep., provided that the reduction must be made without increasing other general property taxes or reducing the revenue or the tax base of local units; Amdt. 4, S., by Senator Kendziorski, Dem., provided that any reduction must be uniform.
- 1961 Amdt. 2, S., to SJR 13; by Senator Laun, Rep.; S. ruled not germane, S.J. 766. Provided for tax reduction on all real estate taxes.
- 1961 Amdt. 3, S., to SJR 13; by Senator Stalbaum, Dem.; S. rejected 17 to 13, S.J. 802. Permitted uniform

- reduction of real estate taxes on private residences, except that residences of owner-occupants past age 65 may be treated differently.
- 1961 AJR 14 as amended by Amdt. 1,S.; by Representative Pommerening, Rep.; A. adopted 69 to 25, A.J. 557; S. adopted Amdt. 1,S., to AJR 14, by Senator Leonard, Rep., without recorded vote, S.J. 910; S. concurred in AJR 14 as amended by Amdt. 1,S., 19 to 11, S.J. 911; A. concurred in Amdt. 1,S., to AJR 14 without recorded vote, A.J. 846; enrolled as JR 44. Original proposal was for reduced taxes on all private residences; Amdt. 1,S., permitted tax reduction on owner-occupied private residences, without increasing burden on other general property, or reducing revenue or tax base of local governments; any reduction to be uniform.
- 1963 AJR 75; SECOND CONSIDERATION of 1961 AJR 14, JR 44; by Representative Pommerening, Rep., and Representative Harper, Rep.; A. rejected 42 to 43, A.J. 1032.
- 1969 SJR 82; by Senator Schreiber, Dem.; S. rejected without recorded vote, S.J. 1656; vote by which rejected reconsidered, Ayes 17, Noes 13, S.J. 1864; no further action before sine die adjournment. Empowers legislature to partially exempt certain property from tax uniformity.
- 1969 AJR 36; by Representative Warren, Dem., 2 other Dem. Representatives and 3 Rep. Representatives; no action. Property tax freeze to retired homeowners over 65 years of age.
- 1969 AJR 81; by Representative Mittness, Dem., 2 other Dem. Representatives and 3 Rep. Representatives; no action. Exempt from taxation the real property (not exceeding \$10,000 value) of paraplegics, double-leg amputee veterans and persons over the age of 65.
- 1971 SJR 34; by Senator Schuele, Dem.; by request of Milwaukee County and County Supervisor, Edward W. Lane; S. rejected without recorded vote, S.J. 1173; vote by which rejected reconsidered 21 to 4, S.J. 1173; rejection refused without recorded vote, S.J. 1173; S. adopted 31 to 2, S.J. 1174; A. laid on table 59 to 35, A.J. 2370. Reduce property taxes and provide special property tax treatment for the homes of persons over 65.
- 1971 AJR 13; by Representative Sensenbrenner, Rep., and 23 other Rep. Representatives cosponsored by Senator Soik, Rep.; A. failed to adopt, A.J. 3145. Partially exempt homesteads from property tax.
- 1971 AJR 14; by Representative Sensenbrenner, Rep., and 23 other Rep. Representatives; cosponsored by Senator Soik, Rep.; A. refused to withdraw from committee and refer to calendar, Ayes 35, Noes 59, A.J. 1909. Exempt property of owners age 65 or older from the property tax.

- 1971 AJR 60; by Representative Merkel, Rep.; A. failed to adopt, A.J. 3145. Tax exemption for parents of children attending private schools.
- 1971 AJR 73; by Representative Sensenbrenner, Rep., one other Rep. Representative and 2 Dem. Representatives; by request of Wisconsin Savings and Loan League; A. laid on table 60 to 35, A.J. 2366. Exempt homesteads from property tax.
- 1971 AJR 120; by Representative Klicka, Rep., and one other Rep. Representative; A. failed to adopt, A.J. 3145. Exempt temporary vacation homes, occupied only during summer months, from property taxes for school purposes.

Prohibit any state property tax

- 1969 AJR 20; by Representative Froehlich, Rep., and 7 other Rep. Representatives; A. rejected without recorded vote, A.J. 542.

Restrict uniform tax clause to real property

- 1961 AJR 8; by Representative Belting, Rep.; withdrawn by author, A.J. 243.

Change state-wide uniform tax requirement to uniformity within each taxing unit of government

- 1965 AJR 75; by Representative Froehlich, Rep.; A. adopted 67 to 29, A.J. 998; S. nonconcurrent without recorded vote, S.J. 1259.
- 1967 AJR 77; by Representative Parys, Dem., and 5 other Dem. Representatives; no action. Permits municipalities to set fixed assessment values for real estate under conditions and for periods prescribed by law without regard to the uniformity requirement of the constitution.

Limit each taxation district's real property tax levy to 3% of assessed value

- 1965 AJR 74; by Representative Tadych, Dem.; A. rejected without recorded vote, A.J. 1544.

Assessment of real property at different rates

- 1971 SJR 25; by Committee on Judiciary; by request of Village Assessor of West Milwaukee; no action. Provides that real estate be classified for taxation purposes on different bases. The assessment of the highest class may not exceed 2 1/2 times that of the lowest class.

Sec. 3: CREDIT OF STATE

Credit of state used to guarantee industrial development loans

1961 SJR 69; by Senator Lauri, Dem., and Senator Thompson, Dem.; S. rejected 15 to 13, S.J. 1438. For purpose of fostering the physical location of industrial enterprises within the state, the Legislature may insure payment of mortgage loans on the real estate of the enterprises, appropriate money and authorize bond issues not subject to constitutional debt limitations.

Sec. 6: PUBLIC DEBT FOR EXTRAORDINARY EXPENSE; TAXATION

Implement proposal for unicameral Legislature

1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.

Sec. 7: PUBLIC DEBT FOR PUBLIC DEFENSE

State debt authorized for various public purposes

1965 Sub. Amdt. 2, A., to AJR 95, as amended by Amdt. 1, A., to Sub. Amdt. 2, A.; by Representative Nikolay, Dem., and 3 other Dem. Representatives; A. adopted Amdt. 1, A.; to Sub. Amdt. 2, A., by Representative Pommerening, Rep., and Representative Martin, Rep., without recorded vote; A. adopted amended Sub. Amdt. 2, A., to AJR 95, 91 to 3, A.J. 2704; S. concurred 28 to 4, S.J. 2330; enrolled as JR 85. Limits state debt aggregate to 5% of equalized value of taxable property and 3/4% of the value in one year; bans future state building corporations and includes current corporation debts in the permitted state debt. Amdt. 1, A., deleted original provision that each state debt law must state the funds from which revenues will be used to pay the bond issue principal and interest, and that this principal and interest must be accorded first priority on the designated revenues, after payments required on previous bond issues.

1967 AJR 1; by Representative Froehlich, Rep., 2 other Rep. Representatives, and 4 Dem. Representatives; A. adopted 81 to 15, A.J. 1169; S. adopted S. Sub. Amdt. 3, S.J. 2009; A. concurred in as amended 91 to 6, A.J. 2774, enrolled as JR 58.

1969 AJR 1, SECOND CONSIDERATION of 1967 AJR 1, JR 58; by Representative Froehlich, Rep., 4 other Rep. Representatives and 19 Dem. Representatives; A. refused to indefinitely postpone, Ayes 9, Noes 90, A.J. 164; A. adopted 98 to 11, A.J. 165; S. concurred

in 23 to 8, S.J. 300; enrolled as JR 3; ratified by the people in the 1969 April election.

Sec. 8: VOTE ON FISCAL BILLS; QUORUM

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 9: EVIDENCES OF PUBLIC DEBT

State certificates of indebtedness for construction of state buildings

- 1961 SJR 40; by Senator Lauri, Dem.; S. rejected 19 to 12, S.J. 703.
- 1961 AJR 44; by Representative Barron, Dem., and 8 other Dem. Representatives; A. rejected 49 to 41, A.J. 1322.
- 1963 AJR 43; by Representative Schaeffer, Dem., and 6 other Dem. Representatives; A. rejected 46 to 48, A.J. 657.
- 1965 AJR 95; by Representative Schaeffer, Dem., and 8 other Dem. Representatives; failed in this form when Sub. Amdt. 2, A., to AJR 95, which did not affect Art. VIII, Sec. 9, was adopted.

State certificates of indebtedness for highway construction

- 1963 Special Session AJR 4; by Committee on Rules at request of Representative Froehlich, Rep.; no action.

Sec. 10: INTERNAL IMPROVEMENTS

Forestry

- 1961 AJR 133; by Representative Pommerening, Rep., 3 other Rep. Representatives, and 3 Dem. Representatives; A. adopted 91 to 0, A.J. 2698; S. concurred 25 to 2, S.J. 2614; enrolled as JR 90. Raises forest improvement appropriation from 2/10 to 1/4 mill of the assessed value of state taxable property.
- 1963 AJR 73; SECOND CONSIDERATION of 1961 AJR 133, JR 90; by Representative Pommerening, Rep., and Representative Harper, Rep.; A. adopted 86 to 3, A.J. 1028; S. concurred 27 to 2, S.J. 1080; enrolled as JR

32. Rejected by the people in the election of April 1964.
- 1965 SJR 28; by Committee on Conservation at request of Conservation Commission; failed in this form when Sub. Amdt. 1, S., to SJR 28 was adopted. Removes limitation on amount state may appropriate for state forest purposes.
- 1965 Sub. Amdt. 1, S., to SJR 28; by Committee on Judiciary; S. adopted 29 to 1, S.J. 522; A. concurred 90 to 7, A.J. 1562; enrolled as JR 43. Provides that the revenues authorized for state forest improvement may be raised by a property tax.
- 1965 AJR 11; by Representative Alfonsi, Rep., and Representative Haase, Rep.; no action before 6/10/66 adjournment to 1/11/67. Raises maximum forest improvement appropriation from 2/10 to 1/4 mill of the assessed value of state taxable property.
- 1967 SJR 18; SECOND CONSIDERATION of 1965 SJR 28, JR 43; by Senator Krueger, Rep.; S. adopted 32 to 0, S.J. 351; A. concurred in 92 to 8, A.J. 723; enrolled as JR 25; ratified by the people in the April 1968 election.

Industrial development

- 1961 SJR 68; by Dem. Senators Lauri and Thompson; S. rejected 17 to 13, S.J. 1436. State may contract debt for the development of private enterprises.

Navigation on inland waters

- 1961 SJR 43; by Senator Hollander, Rep.; S. adopted 26 to 1, S.J. 650; A. concurred 78 to 1, A.J. 807; enrolled as JR 42. State may contract debt for improvement of navigation on inland waters.
- 1963 SJR 7; SECOND CONSIDERATION of 1961 SJR 43, JR 42; by Senator Hollander, Rep.; S. adopted 18 to 15, S.J. 544; A. rejected 63 to 26, A.J. 2436.

Air and water pollution

- 1965 SJR 130; by Senator La Fave, Rep., 2 other Rep. Senators and 3 cosponsoring Dem. Representatives; S. adopted 27 to 3, S.J. 2493; A. concurred 85 to 0, A.J. 3654; enrolled as JR 102. Permits state to contract debt for abatement and prevention of air and water pollution.
- 1971 AJR 23; by Representative Shabaz, Rep., and 17 other Rep. Representatives; cosponsored by Senator Devitt, Rep.; A. refused to withdraw from committee and refer to calendar, Ayes 36, Noes 58, A.J. 1908; no further action. State may contract public debt for the improvement and protection of the public waters.

County parks

1967 AJR 56; by Representative Pabst, Dem., 16 other Dem. Representatives and 7 Rep. Representatives; A. adopted 91 to 5, A.J. 1890; no action in Senate before sine die adjournment. Provides that the state may appropriate moneys for the purpose of preserving and developing the county parks of the state.

Prohibit any state property tax for use in internal improvements

1969 AJR 20; by Representative Froehlich, Rep., and 7 other Rep. Representatives; A. rejected without recorded vote, A.J. 542.

Low-and moderate-income housing projects authorized

1971 SJR 121; by Senator Knutson, Rep.; no action. Specifically authorizes the state to appropriate money in the treasury or to be raised by future taxation for improvement and construction of housing for low- and moderate-income persons and families.

PROPOSED NEW SECTIONS TO ARTICLE VIII

Limit public debt contracted by nonstock nonprofit ("dummy") corporations

1965 SJR 57; by Senator Lorge, Rep.; failed when S. adopted Amdt. 2, S., to SJR 57, below. Debt not to exceed 1.5% of equalized value of taxable property in state.

1965 Amdt. 2, S., to SJR 57; by Senator Warren, Rep.; S. adopted amendment without recorded vote, then refused to engross and read for 3rd time, S.J. 1433.

State debt authorized for construction of public buildings

1961 SJR 40; by Senator Lauri, Dem.; S. rejected 19 to 12, S.J. 703. Principal amount not to exceed 1% of equalized value of state taxable property.

1961 Amdt. 1, S., to SJR 40; by Senator Lorge, Rep.; S. rejected 16 to 15, S.J. 702. Adds provision that debts incurred by building corporations and other methods are to be considered part of the total permitted state indebtedness for public buildings.

1961 AJR 44; by Representative Barron, Dem., and 8 other Dem. Representatives; A. rejected 49 to 41, A.J. 1322. Principal amount not to exceed 1% of equalized value of state taxable property.

1963 AJR 43; by Representative Schaeffer, Dem., and 6 other Dem. Representatives; A. rejected 46 to 48, A.J. 657. Principal debt not to exceed 1% of equalized value of state taxable property.

- 1965 AJR 64; by Committee on Rules at request of Committee of 25; A. indefinitely postponed without recorded vote, A.J. 821. Debt limited to aggregate of \$90 million plus 1% of equalized value of taxable property; permits debt limit increase by legislative act ratified by electorate; prohibits state debt incurred by agencies other than the Legislature, except when the debts are fully amortized from income not derived from state revenues.
- 1965 AJR 95; by Representative Schaeffer, Dem., and 8 other Dem. Representatives; failed in this form when Sub. Amdt. 2, A., to AJR 95, to amend Art. VIII, Sec. 7, was adopted. Debt limited to aggregate of 2.5% of equalized value of taxable property; bond issues to be authorized separately by laws passed by majority of all members of each house; existing state building corporation bond issues to be amortized as contracts provide, and not to be included in the permitted state indebtedness.
- 1965 Amdt. 1, A., to AJR 95; by Representative Martinbee, Rep.; A. rejected 47 to 45, A.J. 2251. Same as AJR 95 above, except that state building corporation bond issues are to be included in the permitted state indebtedness.

Procedure established for adopting state budget

- 1971 SJR 87; by Senator Heinzen, Rep., and 4 other Rep. Senators; no action.

State debt authorized for construction of highways

- 1963 Special Session AJR 4; by Committee on Rules at request of Representative Froehlich, Rep.; no action. Debt aggregate not to exceed \$500 million; each debt to be authorized by a law passed by majority vote of all members of each house and ratified by the electorate.

State debt authorized for construction of public buildings and highways

- 1965 AJR 20; by Representative Froehlich, Rep., and Representative Conratt, Rep.; withdrawn and returned to authors, A.J. 1151. Debt aggregate not to exceed \$500 million, each debt to be authorized by law passed by 2/3 majority of all members of each house.
- 1965 AJR 94; by Representative Froehlich, Rep., and 2 other Rep. Representatives; no action before 6/10/66 adjournment to 1/11/67. Debt aggregate not to exceed 2.5% of equalized value of taxable property; establishment of new state building corporations prohibited, current corporation debts to be included in permitted state debt limit and provision made for their retirement; state leasing of buildings limited

- to 5-year period; debt limit may be increased to 5% by legislative act ratified by the electorate.
- 1965 Amdt. 2, A., to AJR 95; by Representative Froehlich, Rep.; no action. Debt aggregate limited to 2.5% of equalized value of taxable property; each bond issue to be authorized by law passed by majority of all members of each house; existing bond issues of state building corporations to be amortized according to contract and not included in the permitted state debt limit.
- 1965 Sub. Amdt. 1, A., to AJR 95; by Representative Nikolay, Dem., 2 other Dem. Representatives and one Rep. Representative; A. rejected 47 to 45, A.J. 2251. Debt limit of 2.5% of equalized value; includes state building corporation debts in total permitted state debt; provides for retirement of any corporation debt and prohibits establishment of new state building corporations; limits state leasing of buildings to 5-year period; permits increase of debt limit to 5% by law passed by 2/3 majority of all members of each house ratified by the electorate.

Personal property tax abolished

- 1961 AJR 11; by Representative Romell, Rep., and 2 other Rep. Representatives; A. adopted 68 to 20, A.J. 2066; S. nonconcurrent without recorded vote, S.J. 2193. No ad valorem tax on personal property shall be levied or collected within the state.

Municipalities may authorize assessment freezes

- 1969 AJR 23; by Representative Parys, Dem., 3 other Dem. Representatives and one Rep. Representative; A. rejected 60 to 38, A.J. 2062. Authorize the legislature to permit municipalities to set fixed assessment values for real estate under conditions and for periods prescribed by law without regard to the uniformity requirement.
- 1969 AJR 82; by Representative Sanasarian, Dem., and 3 other Dem. Representatives; A. refused to suspend rules to withdraw from calendar and make a special order of business, A.J. 3244; no further action before sine die adjournment. Permit municipalities to set fixed assessment values for property on which improvements are made when the improvements in any 5 years do not exceed \$1,500 and the property is a one or 2-family residence occupied by the owner.
- 1971 AJR 28; by Representative Sanasarian, Dem., and 12 other Dem. Representatives; cosponsored by Senator Parys, Dem., 2 other Dem. Senators and 2 Rep. Senators; A. laid on table without recorded vote. A.J. 1839. Permit municipalities to set fixed assessment values for property on which improvements are made when the improvements in any 5 years do not

exceed \$1,500 and the property is a one or 2-family residence occupied by the owner.

ARTICLE X: EDUCATION

Sec. 1: SUPERINTENDENT OF PUBLIC INSTRUCTION

Abolish office of state superintendent of public instruction

- 1961 AJR 26; by Representative Calvert, Rep.; returned to author, A.J. 1728. Abolishes elective office of State Superintendent of Public Instruction; creates nonpartisan 10-member State Board of Education, elected from congressional districts for 5-year terms; members to appoint a State Superintendent as Chief administrative officer.
- 1963 Sub. Amdt. 1,A., to AJR 34; by Representative Calvert, Rep.; A. adopted, then rejected without recorded vote, A.J. 693. Original proposal, by Committee on Education at request of Wis. Association of School Boards, same as 1961 AJR 26, above; Sub. Amdt. 1,A., form set the 1968 spring election for the first election of board members, enabling the board to assume direction of the public educational system July 1, 1969.
- 1971 SJR 30; by Committee on Education; by request of Kellett Commission on Education; no action. Office could be retained or by law changed from an elective to an appointive office, or abolished or substantially altered.
- 1971 Sub. Amdt. 1,S., to 1971 SJR 30; by Senator Heinzen, Rep.; no action. Constitutional office replaced with elected state board of education.

Sec. 2: SCHOOL FUND CREATED; INCOME APPLIED

Eliminate requirement that state forfeitures and fines be deposited in the school fund

- 1971 SJR 5; by Legislative Council; S. refused rejection 5 to 25, S.J. 464; S. adopted 25 to 6, S.J. 465; A. laid on table 65 to 30, A.J. 2360. Legislature would have full authority to designate how moneys from fines and forfeitures should be used.

Water pollution fines applied to cleaning up the waters affected

1971 AJR 58; by Representative R.M. Thompson, Dem., 2 other Dem. Representatives and one Rep. Representative; A. adopted 96 to 0, A.J. 1662; no further action.

Sec. 3: DISTRICT SCHOOLS; TUITION; SECTARIAN INSTRUCTION

Public transportation for school children from any school

1963 AJR 39; by Representative Manders, Dem., 2 other Dem. Representatives, and 3 Rep. Representatives; failed in this form when Sub. Amdt. 1, A., to AJR 39, to create Art. I, Sec. 3, was adopted. Permits Legislature to provide for transportation of children to and from any parochial or private school or institution of learning.

Free public school education limited to the curriculum and the school year required by law

1965 SJR 105; by Committee on Legislative Procedure at request of Senator Dorman, Dem., 2 other Dem. Senators and one Rep. Senator; no action before 6/10/66 adjournment to 1/11/67. This proposal would permit charges for summer school programs.

Released time for religious instruction outside the public schools

1965 AJR 50; by Representative Froehlich, Rep.; A. adopted 73 to 23, A.J. 873; no further action before 6/10/66 adjournment to 1/11/67. Legislature permitted to authorize release of district school pupils during regular school hours for the purpose of religious instruction outside the district schools.

1969 AJR 41; by Representative Froehlich, Rep.; A. adopted 95 to 4, A.J. 2063; S. concurred in 28 to 4, S.J. 2034; enrolled as JR 37. Legislature permitted to authorize release of district school pupils during regular school hours for the purpose of religious instruction elsewhere.

1971 AJR 17; SECOND CONSIDERATION of 1969 AJR 41, JR 37; by Representative Froehlich, Rep., 1 other Rep. Representative and 2 Dem. Representatives; cosponsored by Senator Devitt, Rep.; A. adopted 86 to 11, A.J. 221; S. concurred in 23 to 5, S.J. 1906; enrolled as JR 28; ratified by the electorate in the April 1972 election.

Public schools may charge tuition

1971 AJR 60; by Representative Merkel, Rep.; A. failed to adopt, A.J. 3145.

Sec. 7: COMMISSIONERS OF PUBLIC LANDS

Implement proposal to abolish office of Secretary of State and State Treasurer

1961 SJR 35; by Dem. Senators Wilkie and Zaborski; S. rejected 24 to 8, S.J. 544. Governor to appoint board of commissioners for sale of school and university lands; commission to consist of Attorney General and 2 public members.

1967 AJR 90; by Representative Lipscomb, Dem., and 9 other Dem. Representatives; no action.

1969 AJR 104; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action.

1971 SJR 76; by Senator Lipscomb, Dem.; cosponsored by Representative Kessler, Dem. and one other Dem. Representative; no action.

Sec. 8: SALE OF PUBLIC LANDS

Implement proposal to abolish office of State Treasurer

1961 SJR 35; by Dem. Senators Zaborski and Wilkie; S. rejected 24 to 8, S.J. 544. Money payable "into the treasury" rather than "at the office of the treasurer."

1967 AJR 90; by Representative Lipscomb, Dem., and 9 other Dem. Representatives; no action.

1969 AJR 104; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action.

1971 SJR 76; by Senator Lipscomb, Dem.; cosponsored by Representative Kessler, Dem. and one other Dem. Representative; no action.

PROPOSED NEW SECTIONS OF ARTICLE X

Create advisory board of education to assist state superintendent

1961 AJR 17; by Representative Uehling, Rep.; returned to author, A.J. 906.

1963 AJR 42; by Representative Calvert, Rep.; returned to author, A.J. 1163.

ARTICLE XI: CORPORATIONS

Sec. 2: PROPERTY TAKEN BY MUNICIPALITY

Determination of necessity in the manner prescribed by the Legislature

1961 SJR 8; SECOND CONSIDERATION of 1959 AJR 22, JR 47; by Senator Carr, 3 other Rep. Senators and 4 Dem. Senators; A. adopted 68 to 23, A.J. 150; S. concurred 30 to 0, S.J. 270; enrolled as JR 12. Ratified by the people at the election of April 1961. Abolishes requirement for a jury verdict to determine necessity for condemnation.

Determination of necessity by verdict of a jury

1967 AJR 40; by Representative Merkel, Rep.; A. rejected 49 to 45, A.J. 1897. Requires the necessity by verdict of a jury where taking of a property is without the owner's consent for clearance and redevelopment of areas pursuant to an urban development plan.

Sec. 3: MUNICIPAL HOME RULE; DEBT LIMIT; TAX TO PAY DEBT

Debt limit of school districts and cities issuing school bonds

1961 AJR 1; SECOND CONSIDERATION of 1959 SJR 6, JR 35; by Legislative Council; A. adopted 88 to 8, A.J. 139; S. concurred 29 to 2, S.J. 320; enrolled as JR 8. Ratified by the people at the election of April 1961. Debt limit of integrated aid (K-12) school districts: 10% of state equalized valuation.

1969 AJR 11; by Representative Hephner, Dem., and 1 other Dem. Representative; A. indefinitely postponed 56 to 42, A.J. 728; A. refused to reconsider vote by which indefinitely postponed, Ayes 42, Noes 56, A.J. 865. Increases bonding limit to 10% of taxable property.

Section revised for clarification and consistency

1961 AJR 92; by Committee on Rules at request of Legislative Council; A. adopted 75 to 8, A.J. 1466; S. concurred 20 to 6, S.J. 1879; enrolled as JR 71.

1963 AJR 19; SECOND CONSIDERATION of 1961 AJR 92, JR 71; by Representative Barland, Rep.; A. adopted 78 to 10, A.J. 203; S. concurred 30 to 1, S.J. 292; enrolled as JR 8. Ratified by the people at the election of April 1963.

Separate public-utility related indebtedness from debt limits set for special districts

- 1963 SJR 59; by Committee on Legislative Procedure at request of Senator Stalbaum, Dem.; S. adopted 30 to 0, S.J. 1234; A. concurred 60 to 9, A.J. 1831; enrolled as JR 44.
- 1965 SJR 11; SECOND CONSIDERATION of 1963 SJR 59, JR 44; by Committee on Labor, Taxation, Insurance and Banking; S. adopted 30 to 0, S.J. 431; A. concurred 98 to 0, A.J. 1561; enrolled as JR 51. Ratified by the people in the election of April 1966.
- 1965 AJR 10; SECOND CONSIDERATION of 1963 SJR 59, JR 44; by Representative Stalbaum, Rep.; A. adopted 93 to 1, A.J. 728; S. concurred 31 to 1, S.J. 1238; enrolled as JR 58. Identical with SJR 11 above; both JR 51 and JR 58 were cited on the ballot.

Exempt pollution abatement costs from municipal debt limits

- 1971 SJR 36; by Senator Devitt, Rep., and 2 other Rep. Senators; S. rejected without recorded vote, S.J. 2542.

Exclusions from municipal debt to include counties and income-producing public projects

- 1971 SJR 44; by Committee on Judiciary; by request of Milwaukee County; S. adopted 32 to 0, S.J. 1978; A. concurred in 91 to 3, A.J. 3285; enrolled as JR 32.

Home rule for counties

- 1971 SJR 61; by Senator Dorman, Dem.; no action.

Time limit for paying municipal debt extended to 30 years

- 1963 SJR 63; by Committee on Legislative Procedure at request of Dem. Senators Sussman and McParland and Senator Leonard, Rep., at request of Joint School District No. 1, Village of Brown Deer and City of Milwaukee; S. adopted 31 to 0, S.J. 1236; A. concurred 65 to 7, A.J. 1832; enrolled as JR 45.
- 1965 SJR 20; SECOND CONSIDERATION of 1963 SJR 63, JR 45; by Committee on Taxation, Labor, Insurance and Banking; S. adopted 30 to 0, S.J. 521; A. nonconcurred 51 to 41, A.J. 1911.

Implement proposal for revised debt limit formula

- 1961 AJR 134; by Representative Pommerening, Rep., 3 other Rep. Representatives and 2 Dem. Representatives; A. adopted 86 to 1, A.J. 2699; S. concurred 23 to 1, S.J. 2624; enrolled as JR 91.

1963 AJR 74; SECOND CONSIDERATION of 1961 AJR 134, JR 91; by Representative Pommerening, Rep., and Representative Harper, Rep.; A. adopted 68 to 23, A.J. 1030; S. concurred 26 to 2, S.J. 1083; enrolled as JR 33. Rejected by the people at the election of April 1964.

1971 AJR 37; by Representative Hephner, Dem.; no action. Debt limit increased to 10% of the taxable property located within municipality.

State equalized value to be basis for determining municipal debt limits

1961 AJR 84; by Representative Stalbaum, Rep.; A. adopted 67 to 0, A.J. 793; S. concurred 20 to 9, S.J. 1319; enrolled as JR 58. Eliminates locally assessed valuations as basis.

Constitutional debt limit abolished; legislature to enact debt limit statutes

1961 AJR 91; by Committee on Rules at request of Legislative Council; A. rejected without recorded vote, A.J. 1989.

Sec. 3a: ACQUISITION OF LANDS BY STATE AND SUBDIVISIONS; SALE OF EXCESS

Section renumbered to implement proposal to create a new Sec. 3a

1961 AJR 134; by Representative Pommerening, Rep., 3 other Rep. Representatives and 2 Dem. Representatives; A. adopted 86 to 1, A.J. 2699; S. concurred 23 to 1, S.J. 2624; enrolled as JR 91.

1963 AJR 74; SECOND CONSIDERATION of 1961 AJR 134, JR 91; by Representative Pommerening, Rep., and Representative Harper, Rep.; A. adopted 68 to 23, A.J. 1030; S. concurred 26 to 2, S.J. 1083; enrolled as JR 33. Rejected by the people at the election of April 1964.

Sec. 4: GENERAL BANKING LAW

Implement proposal for a unicameral Legislature

1965 AJR 107; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.

1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.

- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

PROPOSED NEW SECTIONS TO ARTICLE XI

Debt limit formula revised to compensate for possible future tax base decrease if certain personal property categories are exempted from taxation

- 1961 AJR 134 as amended by Amdt. 1, S.; by Representative Pommerening, Rep., 3 other Rep. Representatives and 2 Dem. Representatives; A. adopted original resolution 86 to 1, A.J. 2624; S. adopted Amdt. 1, S., to AJR 134 without recorded vote, S.J. 2622; S. concurred in AJR 134 as amended by Amdt. 1, S., 23 to 1, S.J. 2624; A. concurred in Amdt. 1, S., to AJR 134 without recorded vote, A.J. 2966; enrolled as JR 91. Beginning 1964 the percentum debt limitations of Sec. 3, Art. XI, to be modified by this formula: percentum for each governmental unit shall be divided by a fraction, the denominator to be the state equalized value of all taxable property in the governmental unit, and the numerator to be the figure determined for the denominator less the 1963 state equalized value of merchants' stock-in-trade, manufacturers' materials and finished products and livestock "and other general categories of personal property subject to assessment for general property purposes in 1963, but exempted from such assessments in 1964 or thereafter." The words in quotation marks were added by Amdt. 1, S., to AJR 134, by Senator Potter, Rep.
- 1963 AJR 74; SECOND CONSIDERATION of 1961 AJR 134, JR 91; by Rep. Representatives Pommerening and Harper; A. adopted 68 to 23, A.J. 1030; S. concurred 26 to 2, S.J. 1083; enrolled as JR 33. Rejected by the people at the election of April 1964.

City of metropolitan Milwaukee

- 1971 AJR 26; by Representative Tobiasz, Dem., and 5 other Dem. Representatives; A. failed to adopt, A.J. 3145. Creates a city of Metropolitan Milwaukee.

Debt limit of municipality to exclude any debts incurred for any public project authorized by the Legislature

- 1969 AJR 54; by Representative Tobiasz, Dem., at the request of Milwaukee County; no action.

ARTICLE XII: AMENDMENTS

Sec. 1: CONSTITUTIONAL AMENDMENTS

Reasonably related changes may be submitted as a single amendment

- 1961 SJR 15; by Senator Busby, Rep., 2 other Rep. Senators and 4 Dem. Senators; S. adopted 31 to 0, S.J. 281; A. concurred 78 to 18, A.J. 496; enrolled as JR 30.
- 1963 SJR 25; SECOND CONSIDERATION of 1961 SJR 15, JR 30; by Senator Busby, Rep.; S. adopted 25 to 1, S.J. 368; no further action before sine die adjournment.
- 1963 Special Session SJR 1; SECOND CONSIDERATION of 1961 SJR 15, JR 30; by Senator Knowles, Rep., and Senator Zahorski, Dem.; S. adopted 19 to 12, 1963 Sp. Sess. S.J. 4; A. concurred 75 to 16, 1963 Sp. Sess. A.J. 32; enrolled as JR 1. Rejected by the people at the election of April 1964.
- 1963 AJR 24; by Representative Barland, Rep., and Representative Steiger, Rep.; A. rejected without recorded vote, A.J. 414.
- 1965 AJR 76; by Representative Barland, Rep., 2 other Rep. Representatives and 3 Dem. Representatives; A. adopted 85 to 6, A.J. 1439; S. concurred 23 to 6, S.J. 1746.
- 1967 AJR 27; SECOND CONSIDERATION of 1965 AJR 76, JR 74; by Representative Alfonsi, Rep., 2 other Rep. Representatives and 3 Dem. Representatives; A. adopted 88 to 10, A.J. 1762; no action in Senate before sine die adjournment.

Referendum to follow passage of proposal by 2/3 vote of a single Legislature

- 1961 SJR 14, as amended by Amdt. 1, S.; by Senator Busby, Rep., 2 other Rep. Senators and 4 Dem. Senators; S. adopted Amdt. 1, S., by Senator Leonard, Rep., without recorded vote; S. refused 3rd reading of amended SJR 14, 14 to 17, S.J. 483. Amdt. 1, S., provided a waiting period of at least 180 days after passage of the proposed constitutional amendment before submitting it to the electorate.
- 1961 AJR 49; by Representative Barabe, Dem., and 10 other Dem. Representatives; A. rejected 50 to 44, A.J. 1994.
- 1963 AJR 21; by Representative Barland, Rep., and Rep. McKay, Rep.; A. rejected 74 to 17, A.J. 413.

Optional method for initiation of constitutional amendments

1961 AJR 20; by Representative Calvert, Rep., and 6 other Rep. Representatives; A. rejected 49 to 43, A.J. 407. Constitutional amendments may be submitted to the people if, within 3 years, the identical text has been adopted by a majority of the county boards of supervisors.

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; Assembly indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 2: CONSTITUTIONAL CONVENTIONS

Organization and operation of a constitutional convention

1961 AJR 48; by Representative Ward, Dem., and 6 other Dem. Representatives; A. rejected 50 to 43, A.J. 1993. Convention procedure: delegates elected from Senate districts plus 5 at large, by nonpartisan plurality; Secretary of State calls convention within 90 days after election and presides until officers elected and rules adopted; amendments passed by majority roll call vote submitted to electorate; if entire Constitution revised, to be considered as a single amendment.

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Implement proposal to rename Assembly the House of Representatives

1969 SJR 17; by Senator Lorge, Rep.; cosponsored by Representative Belting, Rep.; S. adopted 19 to 10, S.J. 835; reconsideration of vote by which adopted refused 13 to 18; S.J. 1195; no action in Assembly before sine die adjournment.

PROPOSED NEW SECTIONS TO ARTICLE XII

Optional method of constitutional revision

- 1963 SJR 17; by Senator Busby, Rep.; S. rejected without recorded vote, S.J. 2115. Revision proposal to be effective after approval by 2/3 vote of a single legislative session and ratification by the electorate.
- 1963 SJR 18; by Senator Busby, Rep.; S. rejected without recorded vote, S.J. 2115. Revision proposal effective after approval by 2/3 vote of 2 successive legislative sessions and ratification by the electorate.
- 1965 SJR 51 as amended by Amdt. 1, S.; by Senator Busby, Rep.; S. adopted Amdt. 1, S. without recorded vote, S.J. 1126; S. adopted SJR 51 as amended by Amdt. 1, S., 17 to 14, S.J. 1127; A. nonconcurrent without recorded vote, A.J. 2641. Revision effective after approval by 2/3 vote of single session and ratification by the electorate. Amdt. 1, S., by Sen. Busby, Rep., stipulated that the referendum question must be submitted at a general or special election no earlier than 6 months after final adoption by the Legislature.
- 1967 SJR 28; by Senator Busby, Rep.; S. laid on table without recorded vote, S.J. 1524. Revision proposal to be effective after approval by 2/3 vote of a single legislative session and ratification by the electorate.

Circuit and county courts replaced with uniform court of records

1967 AJR 65; by Representative Froehlich, Rep.; A. adopted 84 to 8, A.J. 1989; no action in Senate before sine die adjournment.

Referendum every 10 years on question of calling a constitutional convention

- 1961 AJR 9; by Representative Kessler, Dem.; A. rejected 50 to 41, A.J. 1992.
- 1965 AJR 106; by Representative Kessler, Dem., and 4 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration without recorded

vote, A.J. 2568. Also outlines convention procedure: delegates elected from Senate districts plus 5 at large, by nonpartisan plurality; Secretary of State presides until officers elected and rules adopted; amendments passed by majority roll call vote referred to electorate; entire constitutional revision to be considered as single amendment.

ARTICLE XIII: MISCELLANEOUS PROVISIONS

Sec. 1: POLITICAL YEAR; ELECTIONS

Political year changed to eliminate "lame duck" sessions of the Legislature

1971 AJR 69; by Representative Duren, Dem., 9 other Dem. Representatives, and 2 Rep. Representatives; no action. Political year to be from first Monday of January to first Monday of December.

Sec. 3: ELIGIBILITY TO OFFICE

Persons convicted of crime allowed to hold office

1971 AJR 159; by Representative Barbee, Dem.; no action.

Sec. 4: GREAT SEAL

Legislature to provide for custody of Great Seal

1961 SJR 35; by Dem. Senators Wilkie and Zaborski; S. rejected 24 to 8, S.J. 544. Part of proposal to abolish constitutional office of Secretary of State.
 1967 AJR 90; by Representative Lipscomb, Dem., and 9 other Dem. Representatives; no action.
 1969 AJR 104; by Representative Lipscomb, Dem., and 2 other Dem. Representatives; no action.
 1971 SJR 76; by Senator Lipscomb, Dem.; cosponsored by Representative Kessler, Dem., and one other Dem. Representative; S. failed to adopt, S.J. 2994.

Sec. 6: LEGISLATIVE OFFICERS

Implement proposal for a unicameral Legislature

- 1965 AJR 107; by Representative Barbee, Dem., and 3 other Dem. Representatives; A. refused 3rd reading, A.J. 2349; A. refused reconsideration 24 to 74, A.J. 2568.
- 1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.
- 1967 AJR 37; by Representative Barbee, Dem., and 6 other Dem. Representatives; A. laid on table 73 to 23, A.J. 2081.
- 1969 AJR 18; by Representative Barbee, Dem., and 2 other Dem. Representatives; A. indefinitely postponed 81 to 14, A.J. 1222.
- 1971 AJR 40; by Representative Barbee, Dem., and 4 other Dem. Representatives; A. rejected 84 to 14, A.J. 913.

Sec. 7: DIVISION OF COUNTIES

Division or removal of territory from smaller counties

- 1969 SJR 44; by Senators Hollander, Rep., and Dorman, Dem.; cosponsored by Representative Tobiasz, Dem., at the request of the Tarr Task Force; recalled from committee and returned to authors, S.J. 1863. Eliminate requirement that for the removal of territory from small counties the voters of the county must approve the removal.
- 1969 SJR 55; by Committee on Judiciary; S. laid aside, S.J. 1278; S. refused adoption 13 to 17, S.J. 1291. Eliminate requirement that for the removal of territory from small counties, the voters of the county must approve the removal.
- 1971 SJR 37; by Senator Dorman, Dem., and one other Dem. Senator; cosponsored by Representative Brown, Dem., and one other Dem. Representative; no action. Eliminates the requirement that for the removal of territory from small counties, the voters of the county must approve the removal.

Sec. 8: REMOVAL OF COUNTY SEATS

Abolishes voter approval requirement for change in county seat

- 1969 SJR 44; by Senators Hollander, Rep., and Dorman, Dem.; cosponsored by Representative Tobiasz, Dem.; by request of the Tarr Task Force; recalled from committee and returned to authors, S.J. 1863.
- 1969 SJR 56; by Senate committee on Judiciary; adoption refused 13 to 17, S.J. 1294. Remove requirement that any change in the location of a county seat must

receive prior approval at a referendum by the voters of the county.
 1971 SJR 37; by Senator Dorman, Dem. and one other Dem. Senator; cosponsored by Representative Brown, Dem., and one other Dem. Representative; no action. Remove requirement that any change in the location of a county seat must receive prior approval at a referendum by the voters of the county.

PROPOSED NEW SECTIONS TO ARTICLE XIII

Home rule for each county

1965 AJR 85; by Representative Froehlich, Rep., and Representative Kordus, Dem.; A. rejected, A.J. 1676; A. refused reconsideration, A.J. 1997. County home rule subject to provisions of Constitution and laws of state-wide concern affecting every county.
 1967 AJR 18; by Representative Froehlich, Rep., and one other Rep. Representative; A. adopted Sub. Amdt. 2, A., 99 to 0, A.J. 1761 (Sub. Amdt. 2, A., by Representative Lewison, Rep., one other Rep. Representative and one Dem. Representative, amended the original AJR 18 by providing that the town and county government requirement of uniformity shall not apply to the administrative means of exercising power of a local legislative character conferred upon the boards of supervisors of the several counties); S. concurred in as amended 29 to 2, S.J. 1539; enrolled as JR 49.

State-wide and municipal initiative and referendum

1965 AJR 91; by Representative Froehlich, Rep., 4 other Rep. Representatives and 5 Dem. Representatives; A. rejected 56 to 39, A.J. 2324; A. refused reconsideration, 36 to 54, A.J. 2537. Grants people power to initiate and vote on legislation and to veto measures enacted by state or local lawmakers; directs Legislature to provide for the operation of the right of initiative and referendum.
 1967 SJR 24; by Senator Benson, Dem., and 2 other Dem. Senators; S. adopted S. Sub. Amdt. 1 by Senator Benson and one other Dem. Senator without recorded vote, S.J. 765; S. refused to read a third time, Ayes 13, Noes 18, S.J. 766. Grants people power to initiate and vote on legislation and to veto measures enacted by state or local lawmakers; directs Legislature to provide for the operation of initiative and referendum. Senate Sub. Amdt. 1 changed required number of signatures to petition legislation from 8% to 10%.
 1967 AJR 29; by Representative Kenyon, Rep., and 13 other Rep. Representatives; A. rejected 72 to 24, A.J. 643.

1939 AJR 61; by Representative Froehlich, Rep.; A. rejected 64 to 33, S.J. 2282. People of the state or any city, town, village or county may petition for a referendum to initiate, amend or repeal any law, resolution or ordinance of the state or municipality.

Requirements for holding public office

1971 AJR 19; by Legislative Council; no action. All holders of public offices must be at least 21 years of age at the time of taking office.

ARTICLE XIV: SCHEDULE

Sec. 10: CONGRESSIONAL APPORTIONMENT

Eliminate obsolete list of 21 counties comprising 2 congressional districts

1963 SJR 60; by Senator Roseleip, Rep.; S. rejected 10 to 11, S.J. 1402. Provides for reapportionment of congressional districts on a population basis after every U.S. Census.

Section created to implement proposal for unicameral legislature

1967 SJR 26; by Senator Lourigan, Dem.; S. rejected without recorded vote, S.J. 500.

Apportionment of Congressional, Assembly and Senate districts

1971 AJR 6; by Representative Sensenbrenner, Rep.; A. failed to adopt, A.J. 3145. Implementation of new apportionment method.

PART II. SUBJECT GUIDE: PROPOSED CONSTITUTIONAL AMENDMENTS, 1961-71

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
Abortion	1971	AJR 53	I new
Air pollution	1965	SJR 130	VIII 10
Apportionment: see Judges, Congressional districts, Legislature			
Arms	1969	SJR 6	I new
Bingo: see Gambling			
Civil rights	1971	AJR 53	I new
	1971	AJR 140	I new
	1971	AJR 157	III 2, 6
Congressional districts	1963	SJR 60	XIV 10
Conservation	1971	SJR 50	I new
Constitution:			
--Amending process	1961	SJR 14	XII 1
	1961	SJR 15	XII 1
	1961	AJR 20	XII 1
	1961	AJR 49	XII 1
	1963	SJR 17	XII new
	1963	SJR 18	XII new
	1963	SJR 25	XII 1
	1963	AJR 21	XII 1
	1963	AJR 24	XII 1
Sp. Sess.	1963	SJR 1	XII 1
	1965	SJR 51	XII new
	1965	AJR 76	XII 1
	1965	AJR 107	XII 1
	1967	SJR 28	XII new
	1967	AJR 27	XII 1
--Convention	1961	AJR 9	XII new
	1961	AJR 48	XII 2
	1965	AJR 106	XII new
	1965	AJR 107	XII 2

Contests: see Gambling

Continuity of government: see State government

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
County government:			
--Administration	1967	SJR 50	IV 22
	1969	SJR 44	XIII 7, 8
	1969	SJR 55	XIII 7
	1969	SJR 56	XIII 8
	1969	AJR 88	IV 23
	1971	SJR 37	XIII 7, 8
	1971	SJR 38	VI 4
	1971	SJR 45	IV 22
	1971	SJR 57	VI 4
	1971	SJR 72	IV 4
--Home rule	1965	AJR 85	III <i>new</i>
	1967	AJR 18	XIII <i>new</i>
	1971	SJR 61	XI 3
--Uniformity	1961	SJR 62	IV 22, 23
	1961	AJR 4	IV 22, 23
	1963	SJR 15	IV 23
	1963	SJR 30	IV 22, 23
	1963	AJR 53	IV 23
	1965	AJR 15	IV 23
	1965	AJR 61	IV 22, 23
	1965	AJR 85	IV 23
	1967	SJR 47	IV 23
	1967	SJR 50	IV 23
	1967	AJR 18	IV 23
	1969	SJR 8	IV 23
	1969	SJR 44	IV 23
	1969	SJR 58	IV 23
	1969	AJR 88	IV 23
	1971	SJR 4	IV 23
	1971	SJR 45	IV 23
County officers:			
--Chief executive	1961	SJR 23	IV 23, 23a
	1961	AJR 61	IV 23, 23a
	1965	AJR 88	IV 23, 23a
--Selection of officers	1961	SJR 20	VI 4
	1961	SJR 62	VI 4
	1961	AJR 4	VI 4
	1961	AJR 25	VI 4
	1961	AJR 28	VI 4
	1961	AJR 31	VI 4
	1963	AJR 13	VI 4
	1963	AJR 14	VI 4
	1965	SJR 17	VI 4
	1965	AJR 29	VI 4
	1965	AJR 100	VI 4
	1967	AJR 13	VI 4

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
	1967	AJR 57	VI 4
	1967	AJR 67	VI 4
	1967	AJR 74	VI 4
	1969	SJR 33	VI 4
	1969	SJR 44	VI 4
	1969	SJR 57	VI 4
	1969	SJR 63	VI 4
	1969	AJR 22	VI 4
	1969	AJR 51	VI 4
	1971	SJR 38	VI 4
County officers:			
--Terms of office			
	1961	AJR 3	VI 4
	1961	AJR 7	VI 4
	1961	AJR 25	VI 4
	1965	AJR 28	VI new
	1965	AJR 72	VI 4
	1967	SJR 7	VI 4
	1969	AJR 62	VI 4
	1971	SJR 66	VI 4
	1971	SJR 114	VI 4
	1971	AJR 64	VI 4
Courts: also see Judges			
--Administration			
	1967	SJR 30	VII 2
	1967	AJR 65	VII 2
	1971	SJR 51	VII 2, new
--Clerks of courts			
	1961	SJR 62	VII 12
	1961	AJR 4	VII 12
	1965	AJR 28	VII 12
	1965	AJR 102	VII 12
	1967	SJR 53	VII 11
	1969	AJR 22	VII 12
	1969	AJR 51	VII 12
	1969	AJR 62	VII 12
	1971	SJR 114	VII 12
	1971	AJR 64	VII 12
--Environmental courts			
	1971	AJR 12	VII 2
--Impeachment			
	1965	AJR 107	VII 1
--Justice of the peace; courts of limited jurisdiction			
	1963	SJR 32	VII 2, 15
	1965	SJR 26	VII 2, 15

Debt limit: see Municipal debt, Schools, State finance

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
Eminent domain	1961	SJR 8	XI 2
	1967	AJR 40	XI 2
Forest improvement	1961	AJR 133	VIII 10
	1963	AJR 73	VIII 10
	1965	SJR 23	VIII 10
	1965	AJR 11	VIII 10
	1965	AJR 95	VIII 7
	1967	SJR 18	VIII 10
Gambling: --Bingo	1963	AJR 22	IV 24
	1965	SJR 50	IV 24
	1965	AJR 27	IV 24
	1967	AJR 42	IV 24
	1969	SJR 40	IV 24
	1969	SJR 100	IV 24
	1971	SJR 13	IV 24
--Contests not termed lotteries	1963	SJR 42	IV 24
	1965	SJR 13	IV 24
	1965	AJR 14	IV 24
--Lotteries	1965	AJR 41	IV 24
	1971	SJR 27	IV 24
	1971	AJR 116	IV 24
	1971	AJR 117	IV 24
--Pari-mutual betting	1963	AJR 100	IV 24
Governor: see State officers			
Highway finance	Sp. Sess. 1963	AJR 4	VIII 9m, new
	1965	AJR 20	VIII new
	1965	AJR 94	VIII new
	1965	AJR 95	VIII 7, new
Home rule	1965	AJR 85	XIII new
	1967	AJR 18	XIII new
	1971	SJR 61	XI 3
Industrial development	1961	SJR 68	VIII 10
	1961	SJR 69	VIII 23

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
Initiative and referendum	1965	SJR 69	IV 1
	1965	AJR 91	XIII new
	1967	SJR 24	XIII new
	1967	AJR 29	XIII new
	1969	AJR 61	XIII new
Judges:			
--Appointment	1971	SJR 82	VII new
--Justice of the peace; courts of limited jurisdiction	1963	SJR 32	VII 2, 15
	1965	SJR 26	VII 2, 15
--Removal	1971	SJR 111	VII 13
	1971	AJR 4	VII 13
	1971	AJR 31	VII 13
	1971	AJR 54	VII 13
--Retirement	1961	SJR 7	VII 24
	1963	SJR 9	VII 24
	1965	SJR 36	VII 24
	1967	AJR 17	IV 26
	1967	SJR 96	VII 24
--Salaries	1961	SJR 76	IV 26
	1963	SJR 9	VII 26
	1963	SJR 51	VII 26
	1963	AJR 32	IV 26
	1965	AJR 162	IV 26
	1967	AJR 17	IV 26
	1967	SJR 96	VII 26
--Supreme Court	1965	AJR 37	VII 1/ ^A / ₄
	1971	AJR 3	VII 4
--Temporary appointment	1961	SJR 7	VII 24
	1963	SJR 9	VII 24
	1965	SJR 36	VII 24
	1967	SJR 96	VII 26
--Term of office	1967	SJR 27	VII 4
Legislature:			
--Apportionment	1961	SJR 11	IV 3
	1961	SJR 24	IV 3, 5
	1961	SJR 38	IV 3
	1961	SJR 116	IV 2, 3
	1961	SJR 117	IV 3
	1961	AJR 13	IV 3

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
	1961	AJR 85	IV 2
	1961	AJR 100	IV 2, 3
	1961	AJR 152	IV 3
	1961	AJR 153	IV 4
	1961	AJR 154	IV 4
	1961	AJR 155	IV 2
	1961	AJR 156	IV 2
	1961	AJR 162	IV 3
	1963	SJR 1	IV 4
	1963	SJR 6	IV 3
	1963	AJR 23	IV 3
	1963	AJR 31	IV 3
	1963	AJR 77	IV 3
	1963	AJR 97	IV 4
	1965	SJR 18	IV 4
	1965	AJR 40	IV 4
	1965	AJR 47	IV 5
	1967	AJR 38	IV 4
	1967	AJR 44	IV 4
	1967	AJR 53	IV 4
	1969	SJR 4	IV 1
	1969	SJR 16	IV 3
	1969	AJR 15	IV 4
	1969	AJR 19	IV new
	1969	AJR 30	IV 3
	1969	AJR 67	IV 4
	1969	AJR 68	IV 5
	1969	AJR 6	IV 3, 4
			XIV new
	1971	AJR 134	IV 3
—Impeachment	1965	AJR 107	VII 7
—Legislative procedure	1971	AJR 130	IV new
	1971	AJR 147	IV 19
—Length of sessions	1965	SJR 129	IV 11
	1965	AJR 5	IV 11
	1965	AJR 32	IV 11
	1965	AJR 107	IV 11
	1967	AJR 15	IV 11
	1967	AJR 16	IV 11
	1971	AJR 69	XIII 1
—Military service	1963	SJR 24	IV 13
	1965	SJR 12	IV 13
	1965	SJR 15	IV 13
—Name of houses	1969	SJR 17	IV 2
—Seating members	1963	SJR 22	IV 7

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
—Suspension of administrative agency rules	1965	SJR 72	IV new
—Terms of office	1961	AJR 38	IV 5
	1961	AJR 39	IV 4
	1963	SJR 101	IV 5
	1963	SJR 102	IV 4
	1963	AJR 44	IV 4
	1963	AJR 45	IV 5
	1965	AJR 2	IV 4, 5
	1969	AJR 62	IV 4
	1971	AJR 64	IV 4
—Unicameral legislature	1965	AJR 107	IV 1
	1967	SJR 26	IV 1
	1967	AJR 37	IV 1
	1969	AJR 18	IV 1
	1971	AJR 40	IV 1
—Vacancies	1963	AJR 16	IV 14
Lieutenant governor: see State officers			
Lotteries: see Gambling			
Municipalities	1971	AJR 26	XI new
Municipal debt	1961	AJR 84	XI 3
	1961	AJR 91	XI 3
	1961	AJR 92	XI 3
	1961	AJR 134	XI 3, new
	1963	SJR 59	XI 3
	1963	SJR 63	XI 3
	1963	AJR 19	XI 3
	1963	AJR 74	XI 3
	1965	SJR 11	XI 3
	1965	SJR 20	XI 3
	1965	AJR 10	XI 3
	1969	AJR 11	XI 3
	1969	AJR 54	XI 4
	1971	SJR 36	XI 3
	1971	SJR 44	XI 3
1971	AJR 37	XI 3	
Public officers:			
—Eligibility	1971	AJR 19	XIII new
	1971	AJR 159	XIII 3
Recreation areas	1965	AJR 95	VIII 7
	1967	AJR 56	VIII 10

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.	
Rights of real property owners	1965	AJR 113	I	1
Released time: see Schools				
Religion and state funds: see Schools				
Retirement, public employees	1965	SJR 106	IV	26
	1967	SJR 41	IV	26
	1969	SJR 13	IV	26
	1971	SJR 3	IV	26
Salaries, public officers	1961	SJR 6	IV	26
	1965	SJR 44	IV	26
	1965	SJR 47	IV	26
Schools:				
--Authorized use of school buildings	1967	AJR 66	I	new
	1967	AJR 74	I	new
	1971	AJR 10	I	new
	1971	AJR 18	I	new
--Board of education	1961	AJR 17	X	new
	1961	AJR 26	X	1
	1963	AJR 34	X	1
	1963	AJR 42	X	new
--Debt limit	1961	AJR 1	XI	3
--Limited free school instruction	1965	SJR 105	X	3
--Released time for religious instruction	1965	AJR 50	X	3
	1969	AJR 41	X	3
	1971	AJR 17	X	3
--State funds for education	1963	AJR 98	I	18
	1963	AJR 101	I	18
	1969	SJR 119	I	18
	1971	SJR 5	X	2
--Transportation, public and parochial schools	1963	AJR 39	I	new
			X	3
	1965	SJR 27	I	new
	1965	AJR 49	I	new
	1965	AJR 70	I	new
	1967	AJR 7	I	new

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
—Tuition	1971	AJR 6	X 3
Sheriffs: see County officers			
State building: see State finance			
State finance:			
—Fees and forfeitures	1971	SJR 5	X 2
	1971	AJR 58	X 2
—Public debt	1961	SJR 40	VIII 9, new
	1961	SJR 43	VIII 10
	1961	SJR 68	VIII 10
	1961	SJR 69	VIII 3
	1961	AJR 44	VIII 9, new
	1963	SJR 7	VIII 10
	1963	AJR 43	VIII 9, new
	Sp. Sess. 1963	AJR 4	VIII 9, new
	1965	SJR 57	VIII new
	1965	AJR 20	VIII new
	1965	AJR 64	VIII new
	1965	AJR 94	VIII new
	1965	AJR 95	VIII 7, 9, new
	1967	AJR 1	VIII 7
	1969	AJR 1	VIII 7
	1971	SJR 121	VIII 10
1971	AJR 23	VIII 10	
—State budget	1971	SJR 87	VIII new
—State building corporations	1961	SJR 40	VIII new
	1965	SJR 57	VIII new
	1965	AJR 64	VIII new
	1965	AJR 94	VIII new
	1965	AJR 95	VIII 7, 9
State government:			
—Continuity in war emergency	1961	SJR 1	IV 34
—Reorganization of administrative branch	1961	SJR 44	VI new
	1961	SJR 45	VI new
	1961	AJR 69	VI new
	1963	AJR 5	VI new
	1963	AJR 6	VI new
	1965	AJR 6	VI new
	1965	AJR 7	VI new

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
—Suspension of administrative agency rules	1965	SJR 72	IV new
State officers:			
—Abolition of office	1961	SJR 35	VI 1, 2, 3
	1967	AJR 11	V 8
	1967	AJR 90	VI 1
	1969	SJR 104	V 3
	1971	SJR 30	X 1
	1971	SJR 76	VI 1, 2, 3
—Elective office made appointive	1961	AJR 24	VI 1
	1963	AJR 52	VI 1
	1965	SJR 6	VI new
	1967	AJR 90	VI 1
—Joint election, governor and lieutenant governor	1961	AJR 23	V 3
	1963	SJR 33	V 3
	1963	SJR 108	V 3
	1963	AJR 47	V 3
	1965	SJR 5	V 3
	1965	AJR 3	V 3
	1967	AJR 8	V 3
—Political year	1971	AJR 69	XIII 1
—Succession	1971	AJR 27	V 7
—Terms of office	1961	SJR 16	V 1
	1961	SJR 17	VI new
	1961	SJR 18	VI new
	1961	SJR 19	VI new
	1961	SJR 26	VI new
	1961	SJR 27	VI new
	1961	SJR 28	VI new
	1961	SJR 29	V 1
	1961	AJR 21	V 1, 3
	1961	AJR 22	V 1, 3
	1961	AJR 34	VI 1
	1961	AJR 35	VI 1
	1961	AJR 36	VI 1
	1961	AJR 45	VI new
	1961	AJR 46	VI new
	1961	AJR 47	VI new
	1961	AJR 50	V 1
	1963	SJR 34	V 1
	1963	SJR 35	VI new
	1963	SJR 36	VI new
	1963	SJR 103	V new

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
	1963	SJR 104	V new
	1963	SJR 105	VI 1
	1963	SJR 106	VI 1
	1963	SJR 107	VI 1
	1963	AJR 46	VI 1
	1963	AJR 48	V 1
	1963	AJR 49	V 1
	1963	AJR 50	VI 1
	1963	AJR 51	VI 1
	1965	SJR 5	VI 1, new
	1965	AJR 4	V new
			VI new
	1965	AJR 28	V new
			VI new
	1965	AJR 149	V 1
			VI new
	1967	AJR 9	V new
	1967	SJR 11	V new
	1971	AJR 138	V 1
			VI 1
	1971	AJR 143	V 3
State symbols	1967	AJR 90	XIII 4
Taxation:			
—Homestead exemption	1961	SJR 13	VIII 1
	1961	AJR 14	VIII 1
	1963	AJR 75	VIII 1
	1969	AJR 36	VIII 1
	1969	AJR 81	VIII 1
	1971	SJR 34	VIII 1
	1971	AJR 13	VIII 1
	1971	AJR 14	VIII 1
	1971	AJR 73	VIII 1
—Income tax	1967	AJR 23	VIII 1
	1971	AJR 30	VIII 1
—Personal property tax	1961	AJR 11	VIII new
	1969	AJR 20	VIII 1, 10
	1971	SJR 25	VIII 1
—Property reclassified	1961	SJR 34	VIII 1
	1961	AJR 57	VIII 1
	1963	SJR 68	VIII 1
	1965	SJR 19	VIII 1
	1965	AJR 104	VIII 1
	1965	AJR 111	VIII 1
	1967	AJR 49	VIII 1
	1969	AJR 27	VIII 1
	1969	AJR 90	VIII 1

Subject of the Proposed Amendment	Year	Jt. Res.	ART. & Sec.
	1971	AJR 1	VIII 1
	1971	AJR 25	VIII 1
—Real property tax levy	1965	AJR 74	VIII 1
—Uniformity clause revised	1961	AJR 8	VIII 1
	1965	AJR 75	VIII 1
	1967	AJR 77	VIII 1
	1969	SJR 82	VIII 1
	1969	AJR 23	VIII new
	1969	AJR 82	VIII new
	1971	SJR 34	VIII 1
	1971	AJR 13	VIII 1
	1971	AJR 28	VIII new
	1971	AJR 60	VIII 1
	1971	AJR 73	VIII 1
	1971	AJR 120	VIII 1
Unicameral legislature: see Legislature			
Veto	1969	AJR 9	V 10
	1969	AJR 56	V 10
Voting age	1965	AJR 115	III 1
	1969	AJR 13	I new
			III 1
Water pollution	1965	SJR 130	VIII 10
	1971	AJR 23	VIII 10
Waterways	1961	SJR 43	VIII 10
	1963	SJR 7	VIII 10

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