

South by lands of Nicholson East by Highway, North by lands of Borland, West by lands of Adams. Am't due 7.47
Parcel No. 27. House and Lot assessed to Jane Mc Namee situated in Village of Chappaqua and bounded as follows: East by Highway, North and West by lands of Charlotte Webster, South by lands of D. W. Bailey Amount due 34.80
Parcel No. 28. 5 acres assessed to Clyde Mellin situated in Village of Chappaqua on Bussell Highway and bounded as follows: South by Highway, North, East and West by lands of A. Bussell. Am't due 22.68
Parcel No. 29. 26 acres, house and barn assessed to Chas. A. Valentine and bounded as follows: North by lands of Oscar Brian, East by lands of Albert Turner and Highway, South by lands of Albert Turner, West by lands of Estate of Eugene Gedney Am't due 294.88
Dated Mt. Kisco, N. Y. Town of New Castle. September 4th, 1909. (Signed) JOHN W. BOWRON, Supervisor.

NOTICE of Redemption of Lands Sold for Arrears of Taxes Town of New Castle.

NOTICE OF REDEMPTION OF land sold for arrears of taxes in the Town of New Castle, County of Westchester, State of New York, pursuant to provisions of an act to authorize the sale of land for non-payment of taxes and for the collection of unpaid taxes in the several towns of the County of Westchester, passed June 6th, 1874, and an act to amend same, passed April 28th, 1877

NOTICE is hereby given that the sale held under and pursuant thereof on the 6th DAY OF OCTOBER, 1908, the following described lots, pieces and parcels of land situated in the Town of New Castle, were sold for the shortest period of time bid therefor, respectively, to persons offering to take the same in consideration of advancing the tax and interest, together with the expenses that had accrued thereon at the date of said sale, and that the said lots, pieces and parcels of land described remain unredeemed; and notice is hereby further given that in pursuance to provision of said acts, payment to the undersigned, Supervisor of the Town of New Castle, of the sum set opposite each of said lots, pieces and parcels of land, respectively, will be required to redeem the same before the expiration of the time for the redemption thereof, which will be on

WEDNESDAY, OCTOBER 6, 1909 and unless the lands sold as aforesaid shall be redeemed within one year from the time of sale thereof, which year will expire on

WEDNESDAY, OCTOBER 6, 1909 as aforesaid, a lease will be executed and delivered to the respective purchasers of the same.

Dated, New Castle, Sept. 4, 1909. JOHN W. BOWRON, Supervisor.

NOTICE OF REDEMPTION Same can be redeemed or purchaser entitled to lease at my Office on Wednesday, Oct. 6, 1909.

Parcel No. 1 Poles and wires in Town of New Castle assessed to the New England Tel. Co., Purchaser John Connors. Am't necessary to redeem 13.38

Parcel No. 2 Poles and wires property of the Western Union Tel. Co., situate in the Town of New Castle. Purchaser Town of New Castle Am't necessary to redeem 136.59

Dated at my Office at Mt. Kisco, N. Y. Town of New Castle Sept. 4, 1909. (Signed) JOHN W. BOWRON, Supervisor

Proclamation State of New York County of Westchester, ss The undersigned, the sheriff of said county, in conformity to a precept to him in this behalf directed and delivered, by this, his proclamation, requires all persons bound to appear at a

SUPREME COURT to be held at the Court House in the town of White Plains, in the County of Westchester aforesaid, on the

4th day of October, 1909 at 10 o'clock in the forenoon of that day, by recognition or otherwise, to appear thereat; and the undersigned hereby requires all justices of the peace, coroners and officers who have taken any recognition for the appearance of any person at the said court, or have taken any inquisition or examination of any prisoner or witness, to return such recognizances inquisitions and examinations to the

said court, at the opening thereof, on the first day of its sitting. Signed at the sheriff's office, White Plains, on the

7th day of September, 1909 HENRY SCHERP Acting-Sheriff.

NOTICE OF ELECTION.

To the Electors of the County of Westchester.

The following is a copy of a Notice of Election duly filed and recorded in my office:

STATE OF NEW YORK OFFICE OF THE SECRETARY OF STATE.

Albany, July 24, 1909.

TO THE COMMISSIONER OF ELECTIONS OF THE COUNTY OF WESTCHESTER.

SIR:— NOTICE IS HEREBY given, that, at the General Election to be held in this State on the Tuesday succeeding the first Monday in November next (November 2nd), the following officers may be lawfully voted for, to wit:

A Justice of the Supreme Court for the Ninth Judicial District, in place of MARTIN J. KEOGH whose term of office will expire on the last day of December next

COUNTY AND DISTRICT OFFICERS ALSO TO BE ELECTED FOR SAID COUNTY

4 Members of Assembly A Sheriff, in the place of Vacancy, caused by death of Charles M Lane A Coroner in the place of Amos O Squire All whose terms of office will expire on the last day of December next

At the said General Election, there will be submitted to the people for the purpose of voting thereon the following proposed amendments to the Constitution.

AMENDMENT NUMBER ONE

Amending Section twelve of Article six of the Constitution so that it shall read as follows

S. 12 No person shall hold the office of judge or justice of any court longer than until and including the last day of December next after he shall be seventy years of age Each justice of the supreme court shall receive from the state the sum of ten thousand dollars per year. Those assigned to the appellate divisions in the third and fourth departments shall each receive in addition the sum of two thousand dollars, and the presiding justice thereof the sum of two thousand five hundred dollars per year These justices elected in the first and second judicial departments shall continue to receive from their respective cities, counties or districts, as now provided by law, such additional compensation as will make their aggregate compensation what they are now receiving These justices elected in any judicial department other than the first or second, and assigned to the appellate divisions of the first or second departments, shall, while so assigned, receive from these departments respectively, as now provided by law, such additional sum as is paid to the justices of these departments. A justice elected in the third or fourth department assigned by the appellate division or designated by the governor to hold a trial or special term in a judicial district other than that in which he is elected shall receive in addition ten dollars per day for expenses while actually so engaged in holding such term, which shall be paid by the state and charged upon the judicial district where the service is rendered The compensation herein provided shall be in lieu of and shall exclude all other compensation and allowance to said justices for expenses of every kind and nature whatsoever The provisions of this section shall apply to the judges and justices now in office and to those hereafter elected.

AMENDMENT NUMBER TWO

Amending Section four of Article seven of the Constitution so that it shall read as follows:

S. 4. Except the debts specified in sections two and three of this article, no debts shall be hereafter contracted by or in behalf of this state, unless such debt be authorized by law, for some single work or object, to be distinctly specified therein, and such law shall impose and provide for the collection of a direct annual tax to pay, and sufficient to pay, the interest on such debt as it falls due, and also to pay and discharge the principal of such debt within fifty years from the time of the contracting thereof. No such law shall take effect until it shall, at a general election, have been submitted to the people, and have received a majority of all the votes cast for and against it at such election. On the final passage of such bill in either house of the legislature, the question shall be taken by ayes and noes, to be duly entered on the journals thereof, and shall be "Shall this bill pass, and ought the same to receive the sanction of the people?" The legislature may at any time after the approval of such law by the people, if no debt shall have been contracted in pursuance thereof, repeal the same, and may at any time, by law, forbid the contracting of any further debt or liability under such law, but the tax imposed by such act in proportion to the debt and liability which may have been contracted in pursuance of such law, shall remain in force and be irrepealable, and be annually collected, until the proceeds thereof shall have made the provision hereinbefore specified to pay and discharge the interest and principal of such debt and liability. The money arising from any loan or stock creating such debt or liability shall be applied to the work or object specified in the act authorizing such debt or liability, or for the payment of such debt or liability, and for no other purpose whatever. No such law shall be submitted to be voted on within three months after its passage or at any general election when any other law, or any bill shall be submitted to be voted for or against. The legislature may provide for the issue of bonds of the state to run for a period not exceeding fifty years in lieu of bonds heretofore authorized

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but not issued and shall impose and provide for the collection of a direct annual tax for the payment of the same as hereinbefore required. When any sinking fund created under this section shall equal in amount the debt for which it was created, no further direct tax shall be levied on account of said sinking fund, and the legislature shall reduce the tax to an amount equal to the accruing interest on such debt. The legislature may from time to time alter the rate of interest to be paid upon any such debt, which has been or may be authorized pursuant to the provisions of this section, or upon any part of such debt, provided, however, that the rate of interest shall not be altered upon any part of such debt or upon any bond or other evidence thereon which has been, or shall be created or issued before such alteration. In case the legislature increases the rate of interest upon any such debt or part thereof, it shall impose and provide for the collection of a direct annual tax to pay and sufficient to pay the increased or altered interest on such debt as it falls due and also to pay and discharge the principal of such debt within fifty years from the time of the contracting thereof, and shall appropriate annually to the sinking fund moneys in amount sufficient to pay such interest and pay and discharge the principal of such debt when it shall become due and payable

AMENDMENT NUMBER THREE

Amending Section twenty-seven of Article three of the Constitution so that it shall read as follows:

S. 27 The legislature shall, by general laws, confer upon the boards of supervisors of the several counties of the state such further powers of local legislation and administration as the legislature may, from time to time, deem expedient, and in counties which now have, or may hereafter have, county auditors or other fiscal officers, authorized to audit bills, accounts, charges, claims or demands against the county, the legislature may confer such powers upon said auditors, or fiscal officers, as the legislature may from time to time deem expedient.

AMENDMENT NUMBER FOUR

Amending Section ten of Article eight of the Constitution so that it shall read as follows:

S. 10 No county, city, town or village shall hereafter give any money or property, or loan its money or credit to or in aid of any individual association or corporation or become directly or indirectly the owner of stock in, or bonds of, any association or corporation, nor shall any such county, city, town or village be allowed to incur any indebtedness except for county, city, town or village purposes. This section shall not prevent such county, city, town or village from making such provision for the aid or support of its poor as may be authorized by law. No county, city or village shall be allowed to be indebted for any purpose or in any manner to an amount which, including existing indebtedness, shall exceed ten per centum of the assessed valuation of the real estate of such county or city subject to taxation, as it appeared by the assessment rolls of said county or city on the last assessment for state or county taxes prior to the incurring of such indebtedness, and all indebtedness in excess of such limitation except such as may now exist, shall be absolutely void, except as herein otherwise provided. No county or city whose present indebtedness exceeds ten per centum of the assessed valuation of its real estate subject to taxation shall be allowed to become indebted in any further amount until such indebtedness shall be reduced within such limit. This section shall not be construed to prevent the issuing of certificates of indebtedness or revenue bonds issued in anticipation of the collection of taxes for amounts actually contained or to be contained in the taxes for the year when such certificates or revenue bonds are issued and payable out of such taxes; nor to prevent the city of New York from issuing bonds to be redeemed out of the tax levy for the next succeeding year of their issue, provided that the amount of such bonds which may be issued in any one year in excess of the limitations herein contained shall not exceed one-tenth of one per centum of the assessed valuation of the real estate of said city subject to taxation. Nor shall this section be construed to prevent the issue of bonds to provide for the supply of water, but the term of the bonds issued to provide the supply of water, in excess of the limitation of indebtedness fixed herein, shall not exceed twenty years, and a sinking fund shall be created on the issuing of the said bonds for their redemption, by raising annually a sum which will produce an amount equal to the sum of the principal and interest of said bonds at their maturity. All certificates of indebtedness or revenue bonds issued in anticipation of the collection of taxes which are not retired within five years after their date of issue, and bonds issued to provide for the supply of water, and any debt hereafter incurred by any portion or part of a city if there shall be any such debt, shall be included in ascertaining the power of the city to become otherwise indebted, except that debts incurred by the city of New York after the first day of January, nineteen hundred and four, and debts incurred by any city of the first class after the first day of January, nineteen hundred and eight, and debts incurred by any city of the third class after the first day of January, nineteen hundred and ten, shall not be so included; and except further that any debt hereafter incurred by the city of New York for a public improvement owned or to be owned by the city, which yields to the city current net revenue, after making any necessary allowance for repairs and maintenance for which the city is liable, in excess of the interest on said debt and of the annual installments necessary for its amortization may be excluded in ascertaining the

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power of said city to become otherwise indebted, provided that a sinking fund for its amortization shall have been established and maintained and that the indebtedness shall not be so excluded during any period of time when the revenue aforesaid shall not be sufficient to equal the said interest and amortization instalments and except further that any indebtedness heretofore incurred by the city of New York for any rapid transit or dock investment may be so excluded proportionately to the extent to which the current net revenue received by said city therefrom shall meet the interest and amortization instalments thereof, provided that any increase in the debt incurring power of the city of New York which shall result from the exclusion of debts heretofore incurred shall be available only for the acquisition of construction of properties to be used for rapid transit or dock purposes. The legislature shall prescribe the method by which and the terms and conditions under which the amount of any debt to be so excluded shall be determined, and no such debt shall be excluded except in accordance with the determination so prescribed. The legislature may in its discretion confer appropriate jurisdiction on the appellate division of the supreme court in the first judicial department for the purpose of determining the amount of any debt to be so excluded. No indebtedness of a city shall thereafter become invalid, by reason of the operation of any of the provisions of this section. Whenever the boundaries of any city are the same as those of a county or when any city shall include within its boundaries more than one county, the power of any county wholly included within such city to become indebted shall cease, but the debt shall not, for the purposes of this section, be reckoned as a part of the city debt. The amount hereafter to be raised by tax for county or city purposes in any county containing a city of over one hundred thousand inhabitants or any such city of this state, in addition to providing for the principal and interest of existing debt, shall not in the aggregate exceed in any one year two per centum of the assessed valuation of the real and personal estate of such county or city, to be ascertained as prescribed in this section in respect to county or city debt

At the said General Election there is also to be submitted to the people for the purpose of voting thereon the following proposition or question embodied in Section eight of Chapter three hundred and ninety-one of the Laws of nineteen hundred and nine, herein designated as Proposition Number One.

PROPOSITION NUMBER ONE

"Shall chapter three hundred ninety-one of the laws of nineteen hundred and nine, entitled 'An act making provision for issuing bonds to the amount of not to exceed seven million dollars for the improvement of the Cayuga and Seneca canals, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and nine be approved?"

Given under my hand and seal of office of the Secretary of State at the City of Albany this twenty-fourth day of July in the year one thousand nine hundred and nine [SEAL] SAMUEL S. KOENIG, Secretary of State.

CITY, VILLAGE AND TOWN OFFICERS.

TO THE ELECTORS OF THE SEVERAL CITIES, VILLAGES AND TOWNS IN THE COUNTY OF WESTCHESTER:

NOTICE IS HEREBY GIVEN that the following is a list of all City, Village and Town Officers who may lawfully be voted for by the electors of the respective Cities, Villages and Towns in the County of Westchester, at the General Election to be held in this State on the Tuesday succeeding the first Monday in November next (November 2nd)

TOWN OF BEDFORD.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors A Tax Collector Two Overseers of the Poor Five Constables A Town Superintendent of Highways

TOWN OF CORTLANDT.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors A Receiver of Taxes and Assessments Two Overseers of the Poor Three Town Auditors Four Constables A Town Superintendent of Highways.

TOWN OF EASTCHESTER.

A Supervisor A Town Clerk Two Justices of the Peace for a term of four years One Justice of the Peace for a term of two years, to fill a vacancy caused by the resignation of Henry W. Smith Three Assessors Three Town Auditors An Overseer of the Poor Five Constables A Game Constable A Town Superintendent of Highways. A Receiver of Taxes and Assessments.

TOWN OF GREENBURGH.

A Supervisor. A Town Clerk. Two Justices of the Peace. Three Assessors. A Town Superintendent of Highways.

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A Receiver of Taxes. A Town Superintendent of Highways Five Constables

TOWN OF HARRISON.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors. A Collector of Taxes Two Overseers of the Poor Five Constables A Town Superintendent of Highways

TOWN OF LEWISBORO.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors A Collector A Collector of the Poor Three Trustees of Lewis Fund Three Trustees of Burial Ground Four Constables A Town Superintendent of Highways

TOWN OF MAMARONECK.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors A Collector An Overseer of the Poor Three Town Auditors Four Constables A Town Superintendent of Highways

TOWN OF MT. PLEASANT.

A Supervisor A Town Clerk A Collector Three Assessors Two Overseers of the Poor Two Justices of the Peace Five Constables A Town Superintendent of Highways

CITY OF MOUNT VERNON.

A Mayor A Comptroller A Receiver of Taxes A Treasurer One Assessor One Supervisor from the First Ward One " from the Second Ward One " from the Third Ward One " from the Fourth Ward One " from the Fifth Ward One Alderman from the First Ward One " from the Second Ward One " from the Third Ward One " from the Fourth Ward One " from the Fifth Ward

TOWN OF NEW CASTLE.

A Supervisor A Town Clerk Two Justices of the Peace A Collector Three Assessors. Four Constables. An Overseer of the Poor A Town Superintendent of Highways.

CITY OF NEW ROCHELLE.

A Mayor A Police Justice A Comptroller A City Treasurer A Receiver of Taxes An Assessor One Supervisor from the First Ward One " from the Second Ward One " from the Third Ward One " from the Fourth Ward Two Aldermen from the First Ward Two " from the Second Ward Two " from the Third Ward Two " from the Fourth Ward

TOWN OF NORTH CASTLE.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors Two Overseers of the Poor A Collector of Taxes Five Constables A Town Superintendent of Highways

TOWN OF NORTH SALEM.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors Two Overseers of the Poor A Collector Five Constables A Town Superintendent of Highways.

TOWN OF OSSINING.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors A Collector of Taxes Three Auditors Two Overseers of the Poor Five Constables. A Town Superintendent of Highways.

TOWN OF PELHAM.

A Supervisor A Town Clerk A Collector of Taxes A Two Justices of the Peace Three Assessors One Pound Master One Poor Master Five Constables A Town Superintendent of Highways.

TOWN OF POUNDRIIDGE.

A Supervisor A Town Clerk Three Assessors Two Justices of the Peace A Collector. An Overseer of the Poor Four Constables. A Town Superintendent of Highways.

TOWN OF RYE.

A Supervisor A Town Clerk Two Justices of the Peace Three Assessors. Two Overseers of the Poor Three Auditors. Five Constables. Three Trustees of Public Lands. A Town Superintendent of Highways.

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TOWN OF SCARSDALE. A Supervisor A Town Clerk Two Justices of the Peace. Three Assessors A Collector of Taxes Two Overseers of the Poor. Five Constables A Game Constable. A Town Superintendent of Highways.

TOWN OF SOMERS.

A Supervisor A Town Clerk Two Justices of the Peace. A Tax Collector Three Assessors Four Constables. A Superintendent of the Poor. A Town Superintendent of Highways

TOWN OF WHITE PLAINS.

A Supervisor A Town Clerk A Receiver of Taxes. Two Justices of the Peace. Three Assessors Three Town Auditors Five Constables. A Town Superintendent of Highways. Two Overseers of the Poor.

TOWN OF YORKTOWN.

A Supervisor A Town Clerk A Superintendent of Highways A Collector of Taxes Three Assessors Two Superintendents of the Poor. Two Justices of the Peace. Five Constables

CITY OF YONKERS.

A Mayor A Comptroller A Treasurer A President of the Common Council. Two Assessors Two Justices of the Peace. An Alderman of the First Ward. An Alderman of the Second Ward. An Alderman of the Third Ward. An Alderman of the Fourth Ward. An Alderman of the Fifth Ward. An Alderman of the Sixth Ward. An Alderman of the Seventh Ward. An Alderman of the Eighth Ward. An Alderman of the Ninth Ward. An Alderman of the Tenth Ward. A Supervisor of the First Ward. A Supervisor of the Second Ward. A Supervisor of the Third Ward. A Supervisor of the Fourth Ward. A Supervisor of the Fifth Ward. A Supervisor of the Sixth Ward. A Supervisor of the Seventh Ward. A Supervisor of the Eighth Ward. A Supervisor of the Ninth Ward. A Supervisor of the Tenth Ward. Given under my hand at the Village of White Plains, New York, this fifth day of August in the year one thousand nine hundred and nine. WILLIAM J. WALLIN, Commissioner of Elections in Westchester County.

PLACES IN AND NEAR BEDFORD TOWN

Shallow Brook Farm J. C. Baldwin, Jr. Katonah's Wood Clarence Whitman. Bedford House William Jay. Cantloot Farm A. F. Dickinson. Muscoot Farm F. T. Hopkins. My Fancy George E. Todd. Bonnie View Robert Hogg. The Uplands Eric Anderson Place. Whitehall Manor Misses Parent. Hillborne Farms Dr. Sharp. Waldheim C. V. Schmidt. Aspetong Dr. Letterts. Aratona Hamilton Hoppin. Aratoma Frank Potter. Jocustita Richard Lounsbury. White Gates Farm H. Marquand. Broad Brook Farm Seth Low. Andale Farm Moses Taylor. Locust Knoll C. E. Benedict. Senghurst J. D. Layng. Guard Hill Robert B. Van Cortlandt. Maplehurst Farms E. C. Cowdin. Maplewood Henry Perry. Naarden Farm T. L. Van Norden. Indian Spring Farm Robert Hoe. The Croft Geo. W. Mead. Osaleta Lodge Richard Lawrence. Sunset Hall W. W. Snyder. Sunset Hill Fred Hunt. Far View House Fremont Ganung. Woodside W. L. Prizer. The Knolls Dr. W. J. Carpenter. Cantloe Corners Henry G. Barbery. The Terrace Dr. J. F. Chapman. Lone Pine George R. Barse. Muscoot Lodge Mrs. Sarah Acklan. Rock Ledge D. J. Smith. Maple Tree Farm T. Ludlow Chrystie. Fenimore James S. Metcalfe. Dulce Domum Dr. G. C. Fagan. Hollywood G. H. Avery. Cozy Nest Don Congdon. Lone Pine Farm Robt K Clark. Hill Crest Mrs. Bedell. Ardshiel Charles S. Brown. Ridgewood Farm Henry Whitehouse. Meadowside Col. R. W. Leonard. Newcastle House Winthrop Cowdin. Cedarbrook Farm Jacob Erlich. The Boulders Jacob Erlich. Greymont Charles W. Brower. Rock Rose Farm M. D. Rothschild. The Edgewood Horace Seales. Overbrook Dr. J. A. G. McPhail. Greenlawn Dr. F. J. Quinn. Rensselaerswyck Dr. A. P. Voislavsky. Birch Hill C. F. Boell. Welbourne Farm Dudley Dupignac. Mooland G. L. Boissevain.

T. H. Ganung LET ME ESTIMATE ON YOUR Painting Jobs SATISFACTORY WORK Katonah, N. Y.