AMENDMENTS TO THE CONSTITUTION.

Amendment to the constitution relative to the amendment of the charters of cities and villages, proposed by the second extra session of the legislature of nineteen hundred twelve, and ratified by the people at the November election of nineteen hundred twelve.

ARTICLE EIGHT.

Sec. 21. Under such general laws, the electors of each city and village shall have power and authority to frame, adopt and amend its charter and to amend an existing charter of the city or village heretofore granted or passed by the legislature for the government of the city or village and, through its regularly constituted authority, to pass all laws and ordinances relating to its municipal concerns, subject to the constitution and general laws of this State.

Amendment to the constitution relative to the recall of elective officers, proposed by the legislature of nineteen hundred thirteen, and ratified by the people at the April election of nineteen hundred thirteen.

ARTICLE THREE.

Sec. 8. Laws shall be passed to preserve the purity of elections and guard against abuses of the elective franchise, and to provide for the recall of all elective officers, except judges of courts of record and courts of like jurisdiction upon petition of twenty-five per centum of the number of electors who voted at the preceding election for the office of Governor in their respective electoral districts.

Amendment to the constitution relative to the initiative and referendum upon legislative matters, proposed by the legislature of nineteen hundred thirteen, and ratified by the people at the April election of nineteen hundred thirteen.

ARTICLE FIVE.

Section 1. The legislative power of the State of Michigan is vested in a senate and house of representatives; but the people reserve to them-
Amendment to the constitution relative to the initiative and referendum on constitutional amendments, proposed by the legislature of nineteen hundred thirteen, and ratified by the people at the April election of nineteen hundred thirteen.

ARTICLE SEVENTEEN.

Sec. 2. Amendments may also be proposed to this constitution by petition of the qualified voters of this State. Every such petition shall include the full text of the amendment so proposed and be signed by not less than ten per cent of the legal voters of the State. Initiative petitions proposing an amendment to this constitution shall be filed with the Secretary of State at least four months before the election at which such proposed amendment is to be voted upon. Upon receipt of such petition by the Secretary of State, he shall canvass the same to ascertain if such petition has been signed by the requisite number of qualified electors, and if the same has been so signed, the proposed amendment shall be submitted to the electors at the next regular election at which any State officer is to be elected. Any constitutional amendment initiated by the people as herein provided, shall take effect and become a part of the constitution if the same shall be approved by a majority of the electors voting thereon and not otherwise. Every amendment shall take effect thirty days after the election at which it is approved. The total number of votes cast for Governor at the regular election last preceding the filing of any petition proposing an amendment to the constitution, shall be the basis upon which the number of legal voters necessary to sign such a petition shall be computed. The Secretary of State shall submit all proposed amendments to the constitution initiated by the people for adoption or rejection in compliance herewith. The petition shall consist of sheets in such form and having printed or written at the top thereof such heading as shall be designated or prescribed by the Secretary of State. Such petition shall be signed by qualified voters in person only, with the residence address of such persons and the date of signing the same. To each of such petitions, which may consist of one or more sheets, shall be attached the affidavit of the elector circulating the same, stating that each signature thereto is the genuine signature of the person signing the same, and that to the best knowledge and belief of the affiant each person signing the petition was at the time of signing a qualified elector. Such petition so verified shall be prima facie evidence that the signatures thereon are genuine, and that the persons signing the same are qualified electors. The text of all amendments to be submitted shall be published as constitutional amendments are now required to be published.