CONSTITUTION
OF THE
State of South Carolina,
RATIFIED
IN
CONVENTION,
DECEMBER 4, 1895.

ABBEVILLE, S. C.:
Hugh Wilson, Printer.
1900.
CONSTITUTION
OF THE
State of South Carolina.

ARTICLE I.
DECLARATION OF RIGHTS.
SEC. 1. Political power in people.
SEC. 2. Apportionment of Representatives.
SEC. 3. Meeting of General Assembly.
SEC. 5. Equal protection of laws.
SEC. 6. Taxation.
SEC. 7. No taxation without consent.
SEC. 10. Elections free and open.
SEC. 12. Residence.
SEC. 13. Suspension of laws.
SEC. 14. Departments of government separate.
SEC. 15. Courts public,
SEC. 18. Criminal prosecutions.
SEC. 20. Right to bail.
SEC. 22. Treason.
SEC. 23. Habeas corpus.
SEC. 24. Imprisonment for debt.
SEC. 25. Trial by jury.
SEC. 26. Military subordinate to civil. Quartering soldiers.
SEC. 27. Martial law.

ARTICLE II.
RIGHT OF SUFFRAGE.
SEC. 1. Elections by ballot.
SEC. 2. Elector eligible to office. Two offices.
SEC. 3. Elector defined.
SEC. 4. Qualifications of electors; a—Residence; b—Registration; c—Read or understand Constitution; d—Read and write, or $300; f—Certificate of Registration.
SEC. 5. Appeal.
SEC. 6. Disqualification.
SEC. 7. Residence.
SEC. 8. Registration. Holding elections.
SEC. 10. Primary elections.
SEC. 11. Closing Registration books.
SEC. 12. Municipal electors.
SEC. 13. Election for bonded debt.
SEC. 15. Right of suffrage unmolested.

ARTICLE III.
LEGISLATIVE DEPARTMENT.
SEC. 1. Legislative power.
SEC. 2. Members House of Representatives.
SEC. 3. Number of Representatives.
SEC. 4. Assignment.
SEC. 5. Apportionment.
SEC. 6. Members of Senate.
SEC. 7. Qualification of Senators.
SEC. 8. First election.
SEC. 10. Terms of office.
SEC. 13. Imprisonment of members.
SEC. 15. Bills for revenue.
SEC. 17. One subject.
SEC. 18. Read three times.
SEC. 20. Elections "viva voce."
SEC. 23. Doors open.
SEC. 24. Two offices.
SEC. 25. Vacancies.
SEC. 27. Removal of officers.
SEC. 29. Assessment.
SEC. 30. Extra compensation.
SEC. 31. Sale of lands.
SEC. 33. Marriage—white and negro. Age of consent.
ARTICLE IV.

EXECUTIVE DEPARTMENT.

Sec. 1. Chief Magistrate.
Sec. 2. Election of Governor.
Sec. 3. Qualifications for office of Governor.
Sec. 4. Returns of election for Governor. Result.
Sec. 5. Lieutenant-Governor.
Sec. 6. Vote of Lieutenant-Governor.
Sec. 7. President pro tempore of Senate.
Sec. 8. Senator acting Governor or Lieutenant-Governor.
Sec. 9. Vacancy.
Sec. 10. Commander-in-Chief.
Sec. 11. Pardons. Board of Pardons.
Sec. 12. Execution of laws.
Sec. 13. Compensation.
Sec. 14. Officers and boards report.
Sec. 15. Communications to General Assembly.
Sec. 16. Convene or adjourn General Assembly.
Sec. 17. Commission officers.
Sec. 18. Seal of State.
Sec. 19. Grants and commissions.
Sec. 20. Oath of office.
Sec. 21. Residence of Governor.
Sec. 22. Removal of officers.
Sec. 23. Signature of Governor. Veto.
Sec. 24. Other State officers.

ARTICLE V.

JUDICIAL DEPARTMENT.

Sec. 1. Judicial power.
Sec. 2. Supreme Court.
Sec. 3. Present Justices. Fourth Justice.
Sec. 4. Powers of Supreme Court.
Sec. 5. Times of holding.
Sec. 6. Judge disqualified. Vacancy filled.
Sec. 7. Clerk and Reporter.
Sec. 8. Judgments.
Sec. 9. Compensation.
Sec. 10. Qualification.
Sec. 11. Vacancies.
Sec. 13. Circuits.
Sec. 15. Jurisdiction of Common Pleas.
Sec. 16. Held twice in each County.
Sec. 17. Decisions.
Sec. 18. Jurisdiction of General Sessions.
Sec. 19. Court of Probate.

Sec. 20. Magistrates.
Sec. 21. Jurisdiction of Magistrates.
Sec. 23. Actions cognizable by Magistrates.
Sec. 24. Compensation for officers.
Sec. 25. Powers at chambers.
Sec. 27. Clerk of Court.
Sec. 28. Attorney-General.
Sec. 29. Solicitor.
Sec. 30. Sheriff and Coroner.
Sec. 31. Writs and processes.
Sec. 32. Publication of decisions.
Sec. 33. Labor on highways.
Sec. 34. Matters now pending.

ARTICLE VI.

JURISPRUDENCE.

Sec. 1. Arbitration.
Sec. 2. Change of venue.
Sec. 3. Pleading.
Sec. 4. Statutes.
Sec. 5. Codification of Laws.
Sec. 6. Lynching.

ARTICLE VII.

COUNTIES AND COUNTY GOVERNMENT.

Sec. 1. New Counties.
Sec. 2. Petition for new Counties.
Sec. 3. Population, property, area.
Sec. 4. Old County. Area. Property.
Sec. 5. Eight mile limit.
Sec. 6. Indebtedness.
Sec. 7. County lines.
Sec. 8. County seat.
Sec. 9. Election district.
Sec. 10. Consolidation.
Sec. 11. Townships.
Sec. 12. County boundaries.
Sec. 14. County lines in towns.

ARTICLE VIII.

MUNICIPAL CORPORATIONS AND POLICE REGULATIONS.

Sec. 1. Municipal corporations.
Sec. 2. Organization of cities and towns.
Sec. 3. Restriction of powers.
Sec. 4. Street railway, &c.
Sec. 5. Waterworks, &c.
Sec. 6. Taxation.
Sec. 7. Bonded debt.
Sec. 8. Manufactories.
Sec. 9. Armed police force.
Sec. 10. Boards of Health.
Sec. 11. Alcoholic liquors.
Sec. 12. Prize fighting.
ARTICLE IX.
Corporations.
Sec. 1. Corporation defined.
Sec. 2. Charter.
Sec. 3. Common carrier defined.
Sec. 4. Local agent.
Sec. 5. Discrimination.
Sec. 6. Intersection...Transportation.
Sec. 7. Parallel lines.
Sec. 8. Domestic charter.
Sec. 9. Banking corporations.
Sec. 10. Stocks and bonds.
Sec. 11. Election officers.
Sec. 13. Trusts, &c.
Sec. 15. Injuries to employees.
Sec. 16. Existing charters.
Sec. 17. Forfeit of franchise.
Sec. 18. Liability of stockholders.
Sec. 19. Controlling interest in another corporation.
Sec. 20. Right of way.
Sec. 21. Provisions to be enforced.

ARTICLE X.
Finance and Taxation.
Sec. 1. Assessment and taxation.
Sec. 2. Expenses.
Sec. 3. Tax levied.
Sec. 4. Exemptions.
Sec. 5. Taxes for corporate purposes. Bonded debt.
Sec. 6. Credit of State.
Sec. 7. State indebtedness.
Sec. 8. Receipts and expenditures.
Sec. 9. Payment of money.
Sec. 10. Fiscal year.
Sec. 11. Increase of public debt.
Sec. 13. All taxes based on State levy.

ARTICLE XI.
Education.
Sec. 1. Superintendent of Education.
Sec. 2. State Board.
Sec. 3. School officers.
Sec. 4. Salaries.
Sec. 5. School age. School districts.
Sec. 6. Three mill tax. Enrollment. Trustees. Supplementary tax.
Sec. 7. Separate schools.
Sec. 8. South Carolina University.
Sec. 9. Secular institutions.
Sec. 10. Gifts for educational purposes.
Sec. 12. Profit from sale of liquors.

ARTICLE XII.
Charitable and Penal Institutions.
Sec. 1. Insane, Blind, deaf and dumb.
Sec. 2. Officers and employees.
Sec. 3. County poor.
Sec. 4. Directors.
Sec. 5. Officers of Penitentiary.
Sec. 6. Convicts.
Sec. 7. Juvenile reformatory.
Sec. 8. Vacancies.
Sec. 9. Control of Penitentiary.

ARTICLE XIII.
Militia.
Sec. 1. Militia age.
Sec. 2. Arrest.
Sec. 3. Call out.
Sec. 4. Adjutant-General. Staff officers.
Sec. 5. Pensions.

ARTICLE XIV.
Eminent Domain.
Sec. 1. Jurisdiction of State.
Sec. 2. Title to lands.
Sec. 3. Lands revert.

ARTICLE XV.
Impeachment.
Sec. 1. Power of impeachment.
Sec. 2. Court of impeachment.
Sec. 3. Officers liable to.
Sec. 4. Removal of officers.

ARTICLE XVI.
Amendment and Revision.
Sec. 1. Amendment.
Sec. 2. Two or more amendments.
Sec. 3. Constitutional Convention.

ARTICLE XVII.
Miscellaneous matters.
Sec. 1. Qualification of officers.
Sec. 2. Claims against the State.
Sec. 3. Divorces.
Sec. 4. Denying Supreme Being.
Sec. 5. Public printing.
Sec. 6. Removal of causes.
Sec. 7. Lotteries.
Sec. 8. Gambling and betting.
Sec. 9. Property of married woman.
Sec. 10. Laws now of force.
Sec. 11. First—Laws now of force. Ordinances.
Second—Writs, &c.
Third—Present laws.
Fourth—Fines, penalties, &c.
Fifth—Actions, prosecutions, &c.
Sixth—Officers elected.
Seventh—Elections.
Eighth—Constitution in force and effect.
Ninth—Repeal of Constitution of 1868.
The State of South Carolina:

At a Convention of the People of the State of South Carolina, begun and holden at Columbia, on the Tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the Fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

CONSTITUTION

OF THE

STATE OF SOUTH CAROLINA.

We, the people of the State of South Carolina, in Convention assembled, grateful to God for our liberties, do ordain and establish this Constitution for the preservation and perpetuation of the same.
ARTICLE I.

DECLARATION OF RIGHTS.

Section 1. All political power is vested in and derived from the people only, therefore they have the right at all times to modify their form of government.

Section 2. Representation in the House of Representatives shall be apportioned according to population.

Section 3. The General Assembly ought frequently to assemble for the redress of grievances and for making new laws, as the common good may require.

Section 4. The General Assembly shall make no law respecting an establishment of religion or prohibiting the free exercise thereof, or abridging the freedom of speech or of the press; or the right of the people peaceably to assemble and to petition the Government or any department thereof for a redress of grievances.

Section 5. The privileges and immunities of citizens of this State and of the United States under this Constitution shall not be abridged, nor shall any person be deprived of life, liberty or property without due process of law, nor shall any person be denied the equal protection of the laws.

Section 6. All property subject to taxation shall be taxed in proportion to its value.

Section 7. No tax, subsidy, charge, impost tax or duties shall be established, fixed, laid or levied, under any pretext whatsoever, without the consent of the people or their representatives lawfully assembled.

Section 8. No bill of attainder, ex post facto law, law impairing the obligation of contracts, nor law granting any title of nobility or hereditary emolument, shall be passed, and no conviction shall work corruption of blood or forfeiture of estate.

Section 9. The right of suffrage, as regulated in this Constitution, shall be protected by law regulating elections and prohibiting, under adequate penalties, all undue influences from power, bribery, tumult or improper conduct.

Section 10. All elections shall be free and open, and every inhabitant of this State possessing the qualifications provided for in this Constitution shall have an equal right to elect officers and be elected to fill public office.

Section 11. No property qualification, unless prescribed in this Constitution, shall be necessary for an election to or the holding of any office. No person shall be elected or appointed to office in this State for life or during good behavior, but the terms of all officers shall be for some specified period, except Notaries Public and officers in the militia. After the adoption of this Constitution any person who shall fight a duel or send or accept a chal-
Residence,

Searche, seizes.

Suspension of laws, of

Departments separate.

Courts— remedy.

Searches, seiz-

ures.

Presentment of grand jury.

Not tried twice.

Private property.

Trial by jury.

Witnesses.

Excessive bail

Corporal punishment.

Contempt.

Sureties.

Libel.

lence for that purpose, or be an aider or abettor in fighting a duel; shall be deprived of holding any office of honor or trust in this State, and shall be otherwise punished as the law shall prescribe.

SECTION 12. Temporary absence from the State shall not forfeit a residence once obtained.

SECTION 13. The power of suspending the laws or the execution of the laws shall only be exercised by the General Assembly or by its authority in particular cases expressly provided for by it.

SECTION 14. In the government of this State the legislative, executive and judicial powers of the Government shall be forever separate and distinct from each other, and no person or persons exercising the functions of one of said departments shall assume or discharge the duties of any other.

SECTION 15. All Courts shall be public, and every person shall have speedy remedy therein for wrongs sustained.

SECTION 16. The right of the people to be secure in their persons, houses, papers and effects against unreasonable searches and seizures shall not be violated, and no warrants shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched and the person or thing to be seized.

SECTION 17. No person shall be held to answer for any crime where the punishment exceeds a fine of one hundred dollars or imprisonment for thirty days, with or without hard labor, unless on a presentment or indictment of a grand jury of the County where the crime shall have been committed, except in cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or liberty, nor shall be compelled in any criminal case to be a witness against himself. Private property shall not be taken for private use without the consent of the owner, nor for public use without just compensation being first made therefor.

SECTION 18. In all criminal prosecutions the accused shall enjoy the right to a speedy and public trial by an impartial jury; and to be fully informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to be fully heard in his defence by himself or by his counsel or by both.

SECTION 19. Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted, nor shall witnesses be unreasonably detained. Corporal punishment shall not be inflicted. The power to punish for contempt shall not in any case extend to imprisonment in the State penitentiary.

SECTION 20. All persons shall, before conviction, be bailable by sufficient sureties, except for capital offences when the proof is evident or the presumption great.

SECTION 21. In all indictments or prosecutions for libel, the
truth of the alleged libel may be given in evidence, and the jury shall be the judges of the law and the facts.

Section 22. Treason against the State shall consist alone in levying war or in giving aid and comfort to enemies against the State. No person shall be held guilty of treason, except upon testimony of at least two witnesses to the same overt act, or upon confession in open Court.

Section 23. The privilege of the writ of habeas corpus shall not be suspended unless when, in case of insurrection, rebellion or invasion, the public safety may require it.

Section 24. No person shall be imprisoned for debt except in cases of fraud.

Section 25. The right of trial by jury shall be preserved inviolate.

Section 26. A well regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed. As in times of peace armies are dangerous to liberty, they shall not be maintained without the consent of the General Assembly. The military power of the State shall always be held in subordination to the civil authority and be governed by it. No soldier shall in time of peace be quartered in any house without the consent of the owner, nor in time of war but in the manner to be prescribed by law.

Section 27. No person shall in any case be subject to Martial law or to any pains or penalties by virtue of that law, except those employed in the army and navy of the United States, and except the militia in actual service, but by the authority of the General Assembly.

Section 28. All navigable waters shall forever remain public highways free to the citizens of the State and the United States without tax, impost or toll imposed; and no tax, toll, impost or wharfage shall be imposed, demanded or received from the owners of any merchandise or commodity for the use of the shores or any wharf erected on the shores or in or over the waters of any navigable stream unless the same be authorized by the General Assembly.

Section 29. The provisions of the Constitution shall be taken, deemed and construed to be mandatory and prohibitory, and not merely directory, except where expressly made directory or permissive by its own terms.

ARTICLE II.

RIGHT OF SUFFRAGE.

Section 1. All elections by the people shall be by ballot, and elections shall never be held or the ballots counted in secret.
SECTION 2. Every qualified elector shall be eligible to any office to be voted for, unless disqualified by age, as prescribed in this Constitution. But no person shall hold two offices of honor or profit at the same time: Provided, That any person holding another office may at the same time be an officer in the militia or a Notary Public.

SECTION 3. Every male citizen of this State and of the United States twenty-one years of age and upwards, not laboring under the disabilities named in this Constitution and possessing the qualifications required by it, shall be an elector.

SECTION 4. The qualifications for suffrage shall be as follows:

(a) Residence in the State for two years, in the County one year, in the polling precinct in which the elector offers to vote four months, and the payment six months before any election of any poll tax then due and payable: Provided, That ministers in charge of an organized church and teachers of public schools shall be entitled to vote after six months’ residence in the State, otherwise qualified.

(b) Registration, which shall provide for the enrollment of every elector once in ten years, and also an enrollment during each and every year of every elector not previously registered under the provisions of this Article.

(c) Up to January 1st, 1898, all male persons of voting age applying for registration who can read any Section in this Constitution submitted to them by the registration officer, or understand and explain it when read to them by the registration officer, shall be entitled to register and become electors. A separate record of all persons registered before January 1st, 1898, sworn to by the registration officer, shall be filed, one copy with the Clerk of Court and one in the office of the Secretary of State, on or before February 1st, 1898, and such persons shall remain during life qualified electors unless disqualified by the other provisions of this Article. The certificate of the Clerk of Court or Secretary of State shall be sufficient evidence to establish the right of said citizens to any subsequent registration and the franchise under the limitations herein imposed.

(d) Any person who shall apply for registration after January 1st, 1898, if otherwise qualified, shall be registered: Provided, That he can both read and write any Section of this Constitution submitted to him by the registration officer or can show that he owns, and has paid all taxes collectible during the previous year on property in this State assessed at three hundred dollars (8300) or more.

(e) Managers of election shall require of every elector offering to vote at any election, before allowing him to vote, proof of the payment of all taxes, including poll tax, assessed against him and collectible during the previous year. The production of a cer-
tificate or of the receipt of the officer authorized to collect such 
taxes shall be conclusive proof of the payment thereof.

(f) The General Assembly shall provide for issuing to each 
duly registered elector a certificate of registration, and shall pro-
vide for the renewal of such certificate when lost, mutilated or 
destroyed, if the applicant is still a qualified elector under the 
provisions of this Constitution, or if he has been registered as 
provided in subsection (c).

Section 5. Any person denied registration shall have the 
right to appeal to the Court of Common Pleas, or any Judge 
thereof, and thence to the Supreme Court, to determine his right 
to vote under the limitations imposed in this Article, and on such 
appeal the hearing shall be de novo, and the General Assembly 
shall provide by law for such appeal, and for the correction of 
illegal and fraudulent registration, voting, and all other crimes 
against the election laws.

Section 6. The following persons are disqualified from being 
registered or voting:

First, Persons convicted of burglary, arson, obtaining goods or 
money under false pretenses, perjury, forgery, robbery, bribery, 
adultery, bigamy, wife-beating, house-breaking, receiving stolen 
goods, breach of trust with fraudulent intent, fornication, sodomy, 
incest, assault with intent to ravish, miscegenation, larceny, or 
crimes against the election laws: Provided, That the pardon of 
the Governor shall remove such disqualification.

Second, Persons who are idiots, insane, paupers supported at 
the public expense, and persons confined in any public prison.

Section 7. For the purpose of voting, no person shall be 
deemed to have gained or lost a residence by reason of his pres-
ence or absence while employed in the service of the United 
States, nor while engaged in the navigation of the waters of this 
State, or of the United States, or of the high seas, nor while a 
student of any institution of learning.

Section 8. The General Assembly shall provide by law for 
the registration of all qualified electors, and shall prescribe the 
manner of holding elections and of ascertaining the results of 
the same: Provided, At the first registration under this Con-
stitution, and until the first of January, 1898, the registration shall 
be conducted by a Board of three discreet persons in each County, 
to be appointed by the Governor, by and with the advice and 
consent of the Senate. For the first registration to be provided 
for under this Constitution, the registration books shall be kept 
open for at least six consecutive weeks; and thereafter from time 
to time at least one week in each month, up to thirty days next 
preceding the first election to be held under this Constitution. 
The registration books shall be public records open to the inspec-
tion of any citizen at all times.
SECTION 9. The General Assembly shall provide for the establishment of polling precincts in the several Counties of the State, and those now existing shall so continue until abolished or changed. Each elector shall be required to vote at his own precinct, but provision shall be made for his transfer to another precinct upon his change of residence.

SECTION 10. The General Assembly shall provide by law for the regulation of party primary elections and punishing fraud at the same.

SECTION 11. The registration books shall close at least thirty days before an election, during which time transfers and registration shall not be legal: Provided, Persons who will become of age during that period shall be entitled to registration before the books are closed.

SECTION 12. Electors in municipal elections shall possess the qualifications and be subject to the disqualifications herein prescribed. The production of a certificate of registration from the registration officers of the County as an elector at a precinct included in the incorporated city or town in which the voter desires to vote is declared a condition prerequisite to his obtaining a certificate of registration for municipal elections, and in addition he must have been a resident within the corporate limits at least four months before the election and have paid all taxes due and collectible for the preceding fiscal year. The General Assembly shall provide for the registration of all voters before each election in municipalities: Provided, That nothing herein contained shall apply to any municipal elections which may be held prior to the general election of the year 1896.

SECTION 13. In authorizing a special election in any incorporated city or town in this State for the purpose of bonding the same, the General Assembly shall prescribe as a condition precedent to the holding of said election a petition from a majority of the freeholders of said city or town as shown by its tax books, and at such elections all electors of such city or town who are duly qualified for voting under Section 12 of this Article, and who have paid all taxes, State, County and municipal, for the previous year, shall be allowed to vote; and the vote of a majority of those voting in said election shall be necessary to authorize the issue of said bonds.

SECTION 14. Electors shall in all cases except treason, felony, or a breach of the peace, be privileged from arrest on the days of election during their attendance at the polls, and going to and returning therefrom.

SECTION 15. No power, civil or military, shall at any time interfere to prevent the free exercise of the right of suffrage in this State.
ARTICLE III.

LEGISLATIVE DEPARTMENT.

SECTION 1. The legislative power of this State shall be vested in two distinct branches, the one to be styled the "Senate" and the other the "House of Representatives," and both together the "General Assembly of the State of South Carolina."

SECTION 2. The House of Representatives shall be composed of members chosen by ballot every second year by citizens of this State, qualified as in this Constitution is provided.

SECTION 3. The House of Representatives shall consist of one hundred and twenty-four members, to be apportioned among the several Counties according to the number of inhabitants contained in each. Each County shall constitute one Election District. An enumeration of the inhabitants for this purpose shall be made in the year nineteen hundred and one, and shall be made in the course of every tenth year thereafter, in such manner as shall be by law directed: Provided, That the General Assembly may at any time, in its discretion, adopt the immediately preceding United States Census as a true and correct enumeration of the inhabitants of the several Counties, and make the apportionment of Representatives among the several Counties according to said enumeration: Provided, further, That until the apportionment which shall be made upon the next enumeration shall take effect, the representation of the several Counties as they now exist (including the County of Saluda established by ordinance) shall be as follows: Abbeville, 5; Aiken, 3; Anderson, 5; Barnwell, 5; Beaufort, 4; Berkeley, 4; Charleston, 9; Chester, 3; Chesterfield, 2; Clarendon, 3; Colleton, 4; Darlington, 3; Edgefield, 3; Fairfield, 3; Florence, 3; Georgetown, 2; Greenville, 5; Hampton, 2; Horry, 2; Kershaw, 2; Lancaster, 2; Laurens, 3; Lexington, 2; Marion, 3; Marlboro, 3; Newberry, 3; Oconee, 2; Orangeburg, 5; Pickens, 2; Richland, 4; Saluda, 2; Spartanburg, 6; Sumter, 5; Union, 3; Williamsburg, 3; York, 4: Provided, further, That in the event other Counties are hereafter established, then the General Assembly shall reapportion the Representatives between the Counties.

SECTION 4. In assigning Representatives to the several Counties, the General Assembly shall allow one Representative to every one hundred and twenty-fourth part of the whole number of inhabitants in the State: Provided, That if in the apportionment of Representatives any County shall appear not to be entitled, from its population, to a Representative, such County shall, nevertheless, send one Representative; and if there be still a deficiency in the number of Representatives required by Section third of this Article, such deficiency shall be supplied by assign-
ing Representatives to those Counties having the largest surplus fractions.

SECTION 5. No apportionment of Representatives shall take effect until the general election which shall succeed such apportionment.

SECTION 6. The Senate shall be composed of one member from each County, to be elected for the term of four years by the qualified electors in each County, in the same manner in which members of the House of Representatives are chosen.

SECTION 7. No person shall be eligible to a seat in the Senate or House of Representatives who, at the time of his election, is not a duly qualified elector under this Constitution in the County in which he may be chosen. Senators shall be at least twenty-five and Representatives at least twenty-one years of age.

SECTION 8. The first election for members of the House of Representatives under this Constitution shall be held on Tuesday after the first Monday in November, eighteen hundred and ninety-six, and in every second year thereafter, in such manner and at such places as the General Assembly may prescribe; and the first election for Senators shall be held on Tuesday after the first Monday in November, eighteen hundred and ninety-six, and every fourth year thereafter, except in Counties in which there was an election for Senator in eighteen hundred and ninety-four for a full term, in which Counties no election for Senator shall be held until the general election to be held in eighteen hundred and ninety-eight, and every fourth year thereafter, except to fill vacancies. Senators shall be so classified that one-half of their number, as nearly as practicable, shall be chosen every two years. Whenever the General Assembly shall establish more than one County at any session, it shall so prescribe the first term of the Senators from such Counties as to observe such classification.

SECTION 9. The annual session of the General Assembly heretofore elected, fixed by the Constitution of the year eighteen hundred and sixty-eight to convene on the fourth Tuesday of November, in the year eighteen hundred and ninety-five, is hereby postponed, and the same shall be convened and held in the city of Columbia on the second Tuesday of January, in the year eighteen hundred and ninety-six. The first session of the General Assembly elected under this Constitution shall convene in Columbia on the second Tuesday in January, in the year eighteen hundred and ninety-seven, and thereafter annually at the same time and place. Should the casualties of war or contagious disease render it unsafe to meet at the seat of government, then the Governor may, by proclamation, appoint a more secure and convenient place of meeting. Members of the General Assembly shall not receive any compensation for more than forty days of any one session:
Provided, That this limitation shall not effect the first four sessions of the General Assembly under this Constitution.

Section 10. The terms of office of the Senators and Representatives chosen at a general election shall begin on the Monday following such election.

Section 11. Each house shall judge of the election returns and qualifications of its own members, and a majority of each house shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may compel the attendance of absent members, in such manner and under such penalties as may be provided by law or rule.

Section 12. Each house shall choose its own officers, determine its rules of procedure, punish its members for disorderly behavior, and, with the concurrence of two-thirds, expel a member, but not a second time for the same cause.

Section 13. Each house may punish by imprisonment during its sitting any person not a member who shall be guilty of disrespect to the house by any disorderly or contemptuous behavior in its presence, or who, during the time of its sitting, shall threaten harm to the body or estate of any member for anything said or done in either house, or who shall assault any of them therefor, or who shall assault or arrest any witness or other person ordered to attend the house in his going thereto or returning therefrom, or who shall rescue any person arrested by order of the house: Provided, That such time of imprisonment shall not in any case extend beyond the session of the General Assembly.

Section 14. The members of both houses shall be protected in their persons and estates during their attendance on, going to and returning from the General Assembly, and ten days previous to the sitting and ten days after the adjournment thereof. But these privileges shall not protect any member who shall be charged with treason, felony or breach of the peace.

Section 15. Bills for raising revenue shall originate in the House of Representatives, but may be altered, amended or rejected by the Senate; all other Bills may originate in either house, and may be amended, altered or rejected by the other.

Section 16. The style of all laws shall be: "Be it enacted by the General Assembly of the State of South Carolina."

Section 17. Every Act or resolution having the force of law shall relate to but one subject, and that shall be expressed in the title.

Section 18. No Bill or Joint Resolution shall have the force of law until it shall have been read three times and on three several days in each house, has had the Great Seal of the State affixed to it, and has been signed by the President of the Senate and the Speaker of the House of Representatives: Provided, That either branch of the General Assembly may provide by rule for a first
and third reading of any Bill or Joint Resolution by its title only.

SECTION 19. Each member of the General Assembly shall receive five cents for every mile for ordinary route of travel in going to and returning from the place where its sessions are held; no General Assembly shall have the power to increase the per diem of its own members; and members of the General Assembly when convened in extra session shall receive the same compensation as is fixed by law for the regular session.

SECTION 20. In all elections by the General Assembly, or either house thereof, the members shall vote "viva voce," and their votes, thus given, shall be entered upon the journal of the house to which they respectively belong.

SECTION 21. Neither house, during the session of the General Assembly, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which it shall be at the time sitting.

SECTION 22. Each house shall keep a journal of its own proceedings, and cause the same to be published immediately after its adjournment, excepting such parts as, in its judgment, may require secrecy; and the yeas and nays of the members of either house, on any question, shall, at the desire of ten members of the House or five members of the Senate, respectively, be entered on the journal. Any member of either house shall have liberty to dissent from and protest against any Act or resolution which he may think injurious to the public or to an individual, and have the reasons of his dissent entered on the journal.

SECTION 23. The doors of each house shall be open, except on such occasions as in the opinion of the House may require secrecy.

SECTION 24. No person shall be eligible to a seat in the General Assembly while he holds any office or position of profit or trust under this State, the United States of America, or any of them, or under any other power, except officers in the militia and Notaries Public; and if any member shall accept or exercise any of the said disqualifying offices or positions he shall vacate his seat.

SECTION 25. If any election district shall neglect to choose a member or members on the day of election, or if any person chosen a member of either house shall refuse to qualify and take his seat, or shall resign, die, depart the State, accept any disqualifying office or position, or become otherwise disqualified to hold his seat, a writ of election shall be issued by the President of the Senate or Speaker of the House of Representatives, as the case may be, for the purpose of filling the vacancy thereby occasioned for the remainder of the term for which the person so refusing to qualify, resigning, dying, departing the State, or becoming disquali-
fled, was elected to serve, or the defaulting election district ought to have chosen a member or members.

Section 26. Members of the General Assembly, and all officers before they enter upon the duties of their respective offices, and all members of the bar, before they enter upon the practice of their profession, shall take and subscribe the following oath: "I do solemnly swear (or affirm) that I am duly qualified, according to the Constitution of this State, to exercise the duties of the office to which I have been elected, (or appointed,) and that I will, to the best of my ability, discharge the duties thereof, and preserve, protect, and defend the Constitution of this State and of the United States. I do further solemnly swear (or affirm) that I have not since the first day of January, in the year eighteen hundred and eighty-one, engaged in a duel as principal or second or otherwise; and that I will not, during the term of office to which I have been elected (or appointed) engage in a duel as principal or second or otherwise. So help me God."

Section 27. Officers shall be removed for incapacity, misconduct or neglect of duty, in such manner as may be provided by law, when no mode of trial or removal is provided in this Constitution.

Section 28. The General Assembly shall enact such laws as will exempt from attachment, levy and sale under any mesne or final process issued from any Court, to the head of any family residing in this State, a homestead in lands, whether held in fee or any lesser estate, to the value of one thousand dollars, or so much thereof as the property is worth if its value is less than one thousand dollars, with the yearly products thereof, and to every head of a family residing in this State, whether entitled to a homestead exemption in lands or not, personal property to the value of five hundred dollars, or so much thereof as the property is worth if its value is less than five hundred dollars. The title to the homestead to be set off and assigned shall be absolute and be forever discharged from all debts of the said debtor then existing or thereafter contracted except as hereinafter provided: Provided, That in case any woman having a separate estate shall be married to the head of a family who has not of his own sufficient property to constitute a homestead as hereinbefore provided, said married woman shall be entitled to a like exemption as provided for the head of a family: Provided, further, That there shall not be an allowance of more than one thousand dollars' worth of real estate and more than five hundred dollars' worth of personal property to the husband and wife jointly: Provided, further, That no property shall be exempt from attachment, levy or sale for taxes, or for payment of obligations contracted for the purchase of said homestead or personal property exemption or the erection or making of improvements or repairs thereon: Provided, further, That the yearly products of said homestead shall
Waiver.

Deed of husband and wife.

Exemption for single person.

Taxes laid upon actual value.

Extra compensation not permitted.

Appropriations for repelling invasion.

Public lands.

not be exempt from attachment, levy or sale for the payment of obligations contracted in the production of the same: Provided, further, That no waiver shall defeat the right of homestead before assignment except it be by deed of conveyance, or by mortgage, and only as against the mortgage debt; and no judgment creditor or other creditor whose lien does not bind the homestead shall have any right or equity to require that a lien which embraces the homestead and other property shall first exhaust the homestead: Provided, further, That after a homestead in lands has been set off and recorded the same shall not be waived by deed of conveyance, mortgage or otherwise, unless the same be executed by both husband and wife, if both be living: Provided, further, That any person not the head of a family shall be entitled to a like exemption as provided for the head of a family in all necessary wearing apparel and tools and implements of trade, not to exceed in value the sum of three hundred dollars.

SECTION 29. All taxes upon property, real and personal, shall be laid upon the actual value of the property taxed, as the same shall be ascertained by an assessment made for the purpose of laying such tax.

SECTION 30. The General Assembly shall never grant extra compensation, fee or allowance to any public officer, agent, servant or contractor after service rendered, or contract made, nor authorize payment or part payment of any claim under any contract not authorized by law; but appropriations may be made for expenditures in repelling invasion, preventing or suppressing insurrection.

SECTION 31. Lands belonging to or under the control of the State shall never be donated, directly or indirectly, to private corporations or individuals, or to railroad companies. Nor shall such land be sold to corporations or associations, for a less price than that for which it can be sold to individuals. This, however, shall not prevent the General Assembly from granting a right of way, not exceeding one hundred and fifty feet in width, as a mere easement to railroads across State lands, nor to interfere with the discretion of the General Assembly in confirming the title to lands claimed to belong to the State, but used or possessed by other parties under an adverse claim.

SECTION 32. The General Assembly shall not authorize payment to any person of the salary of a deceased officer beyond the date of his death; nor grant pensions except for military and navy service; nor retire any officer on pay or part pay.

SECTION 33. The marriage of a white person with a negro or mulatto, or person who shall have one-eighth or more negro blood, shall be unlawful and void. No unmarried woman shall legally consent to sexual intercourse who shall not have attained the age of fourteen years.
SECTION 34. The General Assembly of this State shall not enact local or special laws concerning any of the following subjects or for any of the following purposes, to wit:

I. To change the names of persons or places.
II. To lay out, open, alter or work roads or highways.
III. To incorporate cities, towns or villages, or change, amend or extend the charter thereof.
IV. To incorporate educational, religious, charitable, social, manufacturing or banking institutions not under control of the State, or amend or extend the charters thereof.
V. To incorporate school districts.
VI. To authorize the adoption or legitimation of children.
VII. To provide for the protection of game.
VIII. To summon and empanel grand or petit jurors.
IX. To provide for the age at which citizens shall be subject to road or other public duty.
X. To fix the amount or manner of compensation to be paid to any County officer except that the laws may be so made as to grade the compensation in proportion to the population and necessary service required.
XI. In all other cases, where a general law can be made applicable, no special law shall be enacted.
XII. The General Assembly shall forthwith enact general laws concerning said subjects for said purposes, which shall be uniform in their operations: Provided, That nothing contained in this Section shall prohibit the General Assembly from enacting special provisions in general laws.
XIII. The provisions of this Section shall not apply to charitable and educational corporations where, under the terms of a gift, devise, or will, special incorporation may be required.

SECTION 35. It shall be the duty of the General Assembly to enact laws limiting the number of acres of land which any alien or any corporation controlled by aliens may own within this State.

ARTICLE IV.

EXECUTIVE DEPARTMENT.

SECTION 1. The supreme executive authority of this State shall be vested in a Chief Magistrate, who shall be styled "The Governor of the State of South Carolina."

SECTION 2. The Governor shall be elected by the electors duly qualified to vote for members of the House of Representatives, and shall hold his office for two years, and until his successor shall be chosen and qualified, and shall be re-eligible. He shall
be elected at the first general election held under this Constitution for members of the General Assembly, and at each general election thereafter, and shall be installed during the first session of the said General Assembly after his election, on such day as shall be provided by law. The other State officers-elect shall at the same time enter upon the performance of their duties.

Section 3. No person shall be eligible to the office of Governor who denies the existence of the Supreme Being; or who at the time of such election has not attained the age of thirty years; and who shall not have been a citizen of the United States and a citizen and resident of this State for five years next preceding the day of election. No person while governor shall hold any office or other commission (except in the militia) under the authority of this State, or of any other power, at one and the same time.

Section 4. The returns of every election for Governor shall be sealed up by the Boards of Canvassers in the respective Counties, and transmitted, by mail, to the seat of Government, directed to the Secretary of State, who shall deliver them to the Speaker of the House of Representatives at the next ensuing session of the General Assembly; and duplicates of said returns shall be filed with the Clerks of the Courts of said Counties. It shall be the duty of any Clerk of Court to forward to the Secretary of State a certified copy of said returns upon being notified that the returns previously forwarded by mail have not been received at his office. It shall be the duty of the Secretary of State, after the expiration of seven days from the day upon which the votes have been canvassed by the County Board, if the returns thereof from any County have not been received, to notify the Clerk of the Court of said County, and order a copy of the returns filed in his office to be forwarded forthwith. The Secretary of State shall deliver the returns to the Speaker of the House of Representatives, at the next ensuing session of the General Assembly; and during the first week of the session, or as soon as the General Assembly shall have organized by the election of the presiding officers of the two houses, the Speaker shall open and publish them in the presence of both houses. The person having the highest number of votes shall be Governor; but if two or more shall be equal, and highest in votes, the General Assembly shall during the same session, in the House of Representatives, choose one of them Governor ex officio. Contested elections for Governor shall be determined by the General Assembly in such manner as shall be prescribed by law.

Section 5. A Lieutenant Governor shall be chosen at the same time, in the same manner, continue in office for the same period and be possessed of the same qualifications as the Governor, and shall be President of the Senate.

Section 6. The Lieutenant Governor while presiding in the Senate shall have no vote, unless the Senate be equally divided.
SECTION 7. The Senate shall, as soon as practicable after the convening of the General Assembly, choose a President pro tempore to act in the absence of the Lieutenant Governor, or when he shall fill the office of Governor.

SECTION 8. A member of the Senate acting as Governor or Lieutenant Governor shall thereupon vacate his seat and another person shall be elected in his stead.

SECTION 9. In case of the removal of the Governor from office by impeachment, death, resignation, disqualification, disability, or removal from the State, the Lieutenant Governor shall then be Governor; and in case of the removal of the last named officer from his office by impeachment, death, resignation, disqualification, disability, or removal from the State, the President pro tempore of the Senate shall be Governor; and the last named officer shall then forthwith, by proclamation, convene the Senate in order that a President pro tempore may be chosen. In case the Governor be impeached, the Lieutenant Governor shall act in his stead and have his powers until judgment in the case shall have been pronounced. In case of the temporary disability of the Governor the Lieutenant Governor shall perform the duties of the Governor.

SECTION 10. The Governor shall be Commander-in-Chief of the militia of the State, except when they shall be called into the active service of the United States.

SECTION 11. He shall have power to grant reprieves, commutations and pardons after conviction (except in cases of impeachment), in such manner, on such terms and under such restrictions as he shall think proper; and he shall have power to remit fines and forfeitures, unless otherwise directed by law. It shall be his duty to report to the General Assembly, at the next regular session thereafter, all pardons granted by him, with the report of the Board of Pardons. Every petition for pardon or commutation of sentence may be first referred by him to a Board of Pardons, to be provided by the General Assembly, which Board shall hear all such petitions under such rules and regulations as the General Assembly may provide. The Governor may adopt the recommendations of said Board, but in case he does not he shall submit his reasons to the General Assembly.

SECTION 12. He shall take care that the laws be faithfully executed in mercy.

SECTION 13. The Governor and Lieutenant Governor shall, at stated times, receive for their services compensation, which shall be neither increased nor diminished during the period for which they shall have been elected.

SECTION 14. All officers in the Executive Department, and all Boards of public institutions, shall, when required by the Governor, give him information in writing upon any subject relating to the duties of their respective offices or the concerns of their
respective institutions, including itemized accounts of receipts and disbursements.

SECTION 15. The Governor shall, from time to time, give to the General Assembly information of the condition of the State, and recommend for its consideration such measures as he shall deem necessary or expedient.

SECTION 16. He may on extraordinary occasions convene the General Assembly in extra session. Should either house remain without a quorum for five days, or in case of disagreement between the two houses during any session with respect to the time of adjournment, he may adjourn them to such time as he shall think proper, not beyond the time of the annual session then next ensuing.

SECTION 17. He shall commission all officers of the State.

SECTION 18. The Seal of the State now in use shall be used by the Governor officially, and shall be called "The Great Seal of the State of South Carolina."

SECTION 19. All grants and commissions shall be issued in the name and by the authority of the State of South Carolina, sealed with the Great Seal, signed by the Governor, and countersigned by the Secretary of State.

SECTION 20. The Governor and Lieutenant Governor, before entering upon the duties of their respective offices, shall take and subscribe the oath of office as prescribed in Article III, Section 26, of the Constitution.

SECTION 21. The Governor shall reside at the Capital of the State, except in cases of contagion or the emergencies of war; but during the sittings of the General Assembly he shall reside where its sessions are held.

SECTION 22. Whenever it shall be brought to the notice of the Governor by affidavit that any officer who has the custody of public or trust funds is probably guilty of embezzlement or the appropriation of public or trust funds to private use, then the Governor shall direct his immediate prosecution by the proper officer, and upon true bill found the Governor shall suspend such officer and appoint one in his stead, until he shall have been acquitted by the verdict of a jury. In case of conviction the office shall be declared vacant and the vacancy filled as may be provided by law.

SECTION 23. Every Bill or Joint Resolution which shall have passed the General Assembly, except on a question of adjournment, shall, before it becomes a law, be presented to the Governor, and if he approve he shall sign it; if not, he shall return it, with his objections, to the house in which it originated, which shall enter the objection at large on its Journal and proceed to reconsider it. If after such reconsideration two-thirds of that house shall agree to pass it, it shall be sent, together with the objections, to the other house, by which it shall be reconsidered,
and if approved by two-thirds of that house it shall have the same effect as if it had been signed by the Governor; but in all such cases the vote of both houses shall be taken by yeas and nays, and the names of the persons voting for and against the Bill or Joint Resolution shall be entered on the Journals of both houses respectively. Bills appropriating money out of the Treasury shall specify the objects and purposes for which the same are made, and appropriate to them respectively their several amounts in distinct items and Sections. If the Governor shall not approve any one or more of the items or Sections contained in any Bill, but shall approve of the residue thereof, it shall become a law as to the residue in like manner as if he had signed it. The Governor shall then return the Bill with his objections to the items or Sections of the same not approved by him to the house in which the Bill originated, which house shall enter the objections at large upon its Journal and proceed to reconsider so much of said Bill as is not approved by the Governor. The same proceedings shall be had in both houses in reconsidering the same as is provided in case of an entire Bill returned by the Governor with his objections; and if any item or Section of said Bill not approved by the Governor shall be passed by two-thirds of each house of the General Assembly, it shall become a part of said law notwithstanding the objections of the Governor. If a Bill or Joint Resolution shall not be returned by the Governor within three days after it shall have been presented to him, Sundays excepted, it shall have the same force and effect as if he had signed it, unless the General Assembly, by adjournment, prevent its return, in which case it shall have such force and effect unless returned within two days after the next meeting.

SECTION 24. There shall be elected by the qualified voters of the State a Secretary of State, a Comptroller-General, an Attorney-General, a Treasurer, an Adjutant and Inspector-General, and a Superintendent of Education, who shall hold their respective offices for the term of two years, and until their several successors have been chosen and qualified; and whose duties and compensation shall be prescribed by law. The compensation of such officers shall be neither increased nor diminished during the period for which they shall have been elected.

ARTICLE V.
JUDICIAL DEPARTMENT.

SECTION 1. The judicial power of this State shall be vested in a Supreme Court, in two Circuit Courts, to wit: A Court of Common Pleas having civil jurisdiction and a Court of General Ses-
sions with criminal jurisdiction only. The General Assembly may also establish County Courts, Municipal Courts and such Courts in any or all of the Counties of this State inferior to Circuit Courts as may be deemed necessary, but none of such Courts shall ever be invested with jurisdiction to try cases of murder, manslaughter, rape or attempt to rape, arson, common law burglary, bribery or perjury: Provided, Before a County Court shall be established in any County it must be submitted to the qualified electors and a majority of those voting must vote for its establishment.

SECT. 2. The Supreme Court shall consist of a Chief Justice and three Associate Justices, any three of whom shall constitute a quorum for the transaction of business. The Chief Justice shall preside, and in his absence the senior Associate Justice. They shall be elected by a joint *viva voce* vote of the General Assembly for the term of eight years, and shall continue in office until their successors shall be elected and qualified, and shall be so classified that one of them shall go out of office every two years.

SECT. 3. The present Chief Justice and Associate Justices of the Supreme Court are declared to be the Chief Justice and two of the Associate Justices of said Court as herein established until the terms for which they were elected shall expire, and the General Assembly at its next session shall elect the third Associate Justice and make suitable provision for accomplishing the classification above directed.

SECT. 4. The Supreme Court shall have power to issue writs or orders of injunction, mandamus, quo warranto, prohibition, certiorari, habeas corpus and other original and remedial writs. And said Court shall have appellate jurisdiction only in cases of chancery, and in such appeals they shall review the findings of fact as well as the law, except in chancery cases where the facts are settled by a jury and the verdict not set aside, and shall constitute a Court for the correction of errors at law under such regulations as the General Assembly may by law prescribe.

SECT. 5. The Supreme Court shall be held at least twice in each year at the seat of government and at such other place or places in the State as the General Assembly may direct.

SECT. 6. No Judge shall preside at the trial of any cause in the event of which he may be interested, or when either of the parties shall be connected with him by affinity or consanguinity, within such degrees as may be prescribed by law, or in which he may have been counsel or have presided in any inferior Court. In case all or any of the Justices of the Supreme Court shall be thus disqualified, or be otherwise prevented from presiding in any cause or causes, the Court or the Justices thereof shall certify the same to the Governor of the State, and he shall immediately commission, specially, the requisite number of men learned in the law for the trial and determination thereof. The same course
shall be pursued in the Circuit and inferior Courts as is prescribed in this Section for cases of the Supreme Court. The General Assembly shall provide by law for the temporary appointment of men learned in the law to hold either special or regular terms of the Circuit Courts whenever there may be necessity for such appointment.

Section 7. There shall be appointed by the Justices of the Supreme Court a Reporter and a Clerk of said Court, who shall hold their offices for four years, and whose duties and compensation shall be prescribed by law.

Section 8. When a judgment or decree is reversed or affirmed by the Supreme Court, every point made and distinctly stated in the cause and fairly arising upon the record of the case shall be considered and decided, and the reason thereof shall be concisely and briefly stated in writing and preserved with the record of the case.

Section 9. The Justice of the Supreme Court and Judges of the Circuit Court shall each receive compensation for their services to be fixed by law, which shall not be increased or diminished during their continuance in office. They shall not be allowed any fees or perquisites of office, nor shall they hold any other office of trust or profit under this State, the United States, or any other power.

Section 10. No person shall be eligible to the office of Chief Justice, Associate Justice or Judge of the Circuit Court who is not at the time of his election a citizen of the United States and of this State, and has not attained the age of twenty-six years, has not been a licensed attorney at law for at least five years, and been a resident of this State for five years next preceding his election.

Section 11. All vacancies in the Supreme Court or inferior tribunals shall be filled by elections as herein prescribed: Provided, That if the unexpired term does not exceed one year such vacancy may be filled by Executive appointment. All Judges, by virtue of their office, shall be conservators of the peace throughout the State; and when a vacancy is filled by either appointment or election, the incumbent shall hold only for the unexpired term of his predecessor.

Section 12. In all cases decided by the Supreme Court the concurrence of three of the Justices shall be necessary for a reversal of the judgment below, but if the four Justices equally divide in opinion the judgment below shall be affirmed, subject to the provisions hereinafter prescribed. Whenever, upon the hearing of any cause or question before the Supreme Court, in the exercise of its original or appellate jurisdiction, it shall appear to the Justices thereof, or any two of them, that there is involved a question of constitutional law, or of conflict between the Constitution and laws of this State and of the United States, or between the duties and obligations of her citizens under the same, upon
the determination of which the entire Court is not agreed; or whenever the Justices of said Court, or any two of them, desire it on any cause or question so before said Court, the Chief Justice, or in his absence the presiding Associate Justice, shall call to the assistance of the Supreme Court all of the Judges of the Circuit Court: Provided, however, That when the matter to be submitted is involved in an appeal from the Circuit Court, the Circuit Judge who tried the cause shall not sit. A majority of the Justices of the Supreme Court and Circuit Judges shall constitute a quorum. The decision of the Court so constituted, or a majority of the Justices and Judges sitting, shall be final and conclusive. In such case the Chief Justice, or in his absence the presiding Associate Justice, shall preside. Whenever the Justices of the Supreme Court and the Circuit Judges meet together for the purposes aforesaid, if the number thereof qualified to sit constitute an even number, then one of the Circuit Judges must retire; and the Circuit Judges present shall determine by lot which of their number shall retire.

SECTION 13. The State shall be divided into as many Judicial Circuits as the General Assembly may prescribe, and for each Circuit a Judge shall be elected by joint *viva voce* vote of the General Assembly, who shall hold his office for the term of four years; and at the time of his election he shall be an elector of a County of, and during his continuance in office he shall reside in, the Circuit of which he is Judge. The present Judges of the Circuit Courts shall continue in office until the expiration of the terms for which they were elected, and, should a new division of the Judicial Circuits be made, shall be the Judges of the respective Circuits in which they shall reside after said division.

SECTION 14. Judges of the Circuit Courts shall interchange Circuits with each other, and the General Assembly shall provide therefor.

SECTION 15. The Courts of Common Pleas shall have original jurisdiction, subject to appeal to the Supreme Court, to issue writs or orders of injunction, mandamus, habeas corpus, and such other writs as may be necessary to carry their powers into full effect. They shall have jurisdiction in all civil cases. They shall have appellate jurisdiction in all cases within the jurisdiction of inferior Courts, except from such inferior Courts from which the General Assembly shall provide an appeal directly to the Supreme Court.

SECTION 16. The Court of Common Pleas shall sit in each County in this State at least twice in every year at such stated times and places as may be appointed by law.

SECTION 17. It shall be the duty of the Justices of the Supreme Court to file their decisions within sixty days from the last day of the Court at which the cases were heard; and the duty of the Judges of the Circuit Courts to file their decisions within
sixty days from the rising of the last Court of the Circuit then being held.

Section 18. The Court of General Sessions shall have jurisdiction in all criminal cases except those cases in which exclusive jurisdiction shall be given to inferior Courts, and in these it shall have appellate jurisdiction. It shall also have concurrent jurisdiction with, as well as appellate jurisdiction from, the inferior Courts in all cases of riot, assault and battery, and larceny. It shall sit in each County in the State at least twice in each year at such stated times and places as the General Assembly may direct.

Section 19. The Court of Probate shall remain as now established in the County of Charleston. In all other Counties of the State the jurisdiction in all matters testamentary and of administration, in business appertaining to minors and the allotment of dower, in cases of idiocy and lunacy, and persons non compos mentis, shall be vested as the General Assembly may provide, and until such provision such jurisdiction shall remain in the Court of Probate as now established.

Section 20. A sufficient number of Magistrates shall be appointed and commissioned by the Governor, by and with the advice and consent of the Senate, for each County, who shall hold their offices for the term of two years and until their successors are appointed and qualified. Each Magistrate shall have the power, under such regulations as may now or hereafter be provided by law, to appoint one or more Constables to execute writs and processes issued by him. The present Trial Justices are declared Magistrates as herein created, and shall exercise the powers and duties of said office of Magistrate until their successors shall be appointed and qualified. Each Magistrate shall receive a salary, to be fixed by the General Assembly, in lieu of all fees in criminal cases.

Section 21. Magistrates shall have jurisdiction in such civil cases as the General Assembly may prescribe: Provided, Such jurisdiction shall not extend to cases where the value of property in controversy, or the amount claimed, exceeds one hundred dollars, or to cases where the title to real estate is in question, or to cases in chancery. They shall have exclusive jurisdiction in such criminal cases as the General Assembly may prescribe: Provided, further, Such jurisdiction shall not extend to cases where the punishment exceeds a fine of one hundred dollars or imprisonment for thirty days. In criminal matters beyond their jurisdiction to try, they shall sit as Examining Courts, and commit, discharge or (except in capital cases) recognize persons charged with such offences, subject to such regulations as the General Assembly may provide. They shall also have the power to bind over to keep the peace and for good behavior for a time not to exceed twelve months.
Trial by Jury.

Section 22. All persons charged with an offence shall have the right to demand and obtain a trial by jury. The jury in cases civil or criminal in all municipal Courts, and Courts inferior to Circuit Courts shall consist of six. The grand jury of each County shall consist of eighteen members, twelve of whom must agree in a matter before it can be submitted to the Court.

The petit jury of the Circuit Courts shall consist of twelve men, all of whom must agree to a verdict in order to render the same.

Each juror must be a qualified elector under the provisions of this Constitution, between the ages of twenty-one and sixty-five years and of good moral character.

Section 23. Every civil action cognizable by Magistrates shall be brought before a Magistrate in the County where the defendant resides, and every criminal action in the County where the offence was committed. In all cases tried by them, the right of appeal shall be secured under such rules and regulations as may be provided by law: Provided, That in Counties where Magistrates have separate and exclusive territorial jurisdiction, criminal causes shall be tried in the Magistrate's district where the offence was committed, subject to such provision for change of venue from one Magistrate's district to another in the same County as may be provided by the General Assembly.

Section 24. All officers other than those named in Section nine provided for in this Article shall receive for their services such compensation as the General Assembly may from time to time by law direct.

Section 25. Each of the Justices of the Supreme Court and Judges of the Circuit Court shall have the same power at chambers to issue writs of habeas corpus, mandamus, quo warranto, certiorari, prohibition and interlocutory writs or orders of injunction as when in open Court. The Judges of the Circuit Courts shall have such powers at chambers as the General Assembly may provide.

Section 26. Judges shall not charge juries in respect to matters of fact, but shall declare the law.

Section 27. There shall be elected in each County, by the electors thereof, one Clerk for the Court of Common Pleas, who shall hold his office for the term of four years, and until his successor shall be elected and qualified. He shall, by virtue of his office, be Clerk of all other Courts of record held therein, but the General Assembly may provide by law for the election of a Clerk, with a like term of office, for each or any other of the Courts of record, and may authorize the Judge of the Probate Court to perform the duties of Clerk for his Court under such regulations as the General Assembly may direct. Clerks of Courts shall be removable for such cause and in such manner as shall be prescribed by law.
SECTION 28. There shall be an Attorney General for the State, who shall perform such duties as may be prescribed by law. He shall be elected by the qualified electors of the State for the term of two years, and shall receive for his services such compensation as shall be fixed by law.

SECTION 29. There shall be one Solicitor for each Circuit, who shall reside therein, to be elected by the qualified electors of the Circuit, who shall hold his office for the term of four years, and shall receive for his services such compensation as shall be fixed by law. In all cases when an Attorney for the State of any Circuit fails to attend and prosecute according to law, the Court shall have power to appoint an Attorney pro tempore. In the event of the establishment of County Courts the General Assembly may provide for one Solicitor for each County in the place and instead of the Circuit Solicitor, and may prescribe his powers, duties and compensation.

SECTION 30. The qualified electors of each County shall elect a Sheriff and Coroner for the term of four years, and until their successors are elected and qualified; they shall reside in their respective Counties during their continuance in office, and be disqualified for the office a second time if it should appear that they, or either of them, are in default for moneys collected by virtue of their respective offices.

SECTION 31. All writs and processes shall run and all prosecutions shall be conducted in the name of the State of South Carolina; all writs shall be attested by the Clerk of the Court from which they shall be issued; and all indictment shall conclude “against the peace and dignity of the State.”

SECTION 32. The General Assembly shall provide by law for the speedy publication of the decisions of the Supreme Court made under this Constitution.

SECTION 33. Circuit Courts and all Courts inferior thereto and municipal Courts shall have the power, in their discretion, to impose sentence of labor upon highways, streets and other public works upon persons by them sentenced to imprisonment.

SECTION 34. All matters, civil and criminal, now pending within the jurisdiction of any of the Courts of this State shall continue therein until disposed of according to law.

ARTICLE VI.

JURISPRUDENCE.

SECTION 1. The General Assembly shall pass laws allowing differences to be decided by arbitrators, to be appointed by the parties who may choose that mode of adjustment.
SECTION 2. It shall be the duty of the General Assembly to pass laws for the change of venue in all cases, civil and criminal, over which the Circuit Courts have original jurisdiction, upon a proper showing, supported by affidavit, that a fair and impartial trial cannot be had in the County where such action or prosecution was commenced. The State shall have the same right to move for a change of venue that a defendant has for such offences as the General Assembly may prescribe. Unless a change of venue be had under the provisions of this Article the defendant shall be tried in the County where the offence was committed: Provided, however, That no change of venue shall be granted in criminal cases until after a true bill has been found by the grand jury: And Provided, further, That if a change be ordered it shall be to a County in the same Judicial Circuit.

SECTION 3. Justice shall be administered in a uniform mode of pleading without distinction between law and equity.

SECTION 4. Every Statute shall be a public law, unless otherwise declared in the Statute itself.

SECTION 5. The General Assembly, at its first session after the adoption of this Constitution, shall provide for the appointment or election of a Commissioner, whose duty it shall be to collect and revise all the General Statute law of this State then of force as well as that which shall be passed from time to time, and to properly index and arrange the said Statutes when so passed. And the said Commissioner shall reduce into a systematic Code the general statutes, including the Code of Civil Procedure, with all the amendments thereto, and shall, on the first day of the session for the year nineteen hundred and one, and at the end of every subsequent period of not more than ten years, report the result of his labors to the General Assembly, with such recommendations and suggestions as to the abridgment and amendments as may be deemed necessary or proper. Said report when ready to be made, shall be printed and a copy thereof laid upon the desk of each member of both houses of the General Assembly on the first day of the first session, but shall not be taken up for consideration until the next session of said General Assembly. The said Code shall be declared by the General Assembly, in an Act passed according to the forms of this Constitution for the enactment of laws, to be the only general statutory law of the State; but no alterations or additions to any of the laws therein contained shall be made except by Bill passed under the formalities heretofore prescribed for the passage of laws. Provision shall be made by law for filling vacancies, regulating the term of office and the compensation of said Commissioner, not exceeding five hundred dollars per annum, and imposing such other duties as may be desired. And the General Assembly shall by committee inquire into the progress of his work at each session.
Section 6. In the case of any prisoner lawfully in the charge, custody or control of any officer, State, County or municipal, being seized and taken from said officer through his negligence, permission or connivance, by a mob or other unlawful assemblage of persons, and at their hands suffering bodily violence or death, the said officer shall be deemed guilty of a misdemeanour, and, upon true bill found, shall be deposed from his office pending his trial, and upon conviction shall forfeit his office, and shall, unless pardoned by the Governor, be ineligible to hold any office of trust or profit within this State. It shall be the duty of the Prosecuting Attorney within whose Circuit or County the offence may be committed to forthwith institute a prosecution against said officer, who shall be tried in such County, in the same Circuit, other than the one in which the offence was committed, as the Attorney General may elect. The fees and mileage of all material witnesses, both for the State and for the defence, shall be paid by the State Treasurer, in such manner as may be provided by law: Provided, In all cases of lynching when death ensues, the County where such lynching takes place shall, without regard to the conduct of the officers, be liable in exemplary damages of not less than two thousand dollars to the legal representatives of the person lynched: Provided, further, That any County against which a judgment has been obtained for damages in any case of lynching shall have the right to recover the amount of said judgment from the parties engaged in said lynching in any Court of competent jurisdiction.

ARTICLE VII.

COUNTIES AND COUNTY GOVERNMENT.

Section 1. The General Assembly may establish new Counties in the following manner: Whenever one-third of the qualified electors within the area of each section of an old County proposed to be cut off to form a new County shall petition the Governor for the creation of a new County, setting forth the boundaries and showing compliance with the requirements of this Article, the Governor shall order an election, within a reasonable time thereafter, by the qualified electors within the proposed area, in which election they shall vote "Yes" or "No" upon the question of creating said new County; and at the same election the question of a name and a County seat for such County shall be submitted to the electors.

Section 2. If two-thirds of the qualified electors voting at such election shall vote "Yes" upon such questions, then the General Assembly at the next session shall establish such new County: Provided, No section of the County proposed to be dismembered shall be thus cut off without consent by a two-thirds vote.
of those voting in such section; and no County shall be formed without complying with all the conditions imposed in this Article. An election upon the question of forming the same proposed new County shall not be held oftener than once in four years.

SECTION 3. No new County hereafter formed shall contain less than one hundred and twenty-four part of the whole number of inhabitants of the State, nor shall it have less assessed taxable property than one and one half millions of dollars as shown by the last tax returns, nor shall it contain less area than four hundred square miles.

SECTION 4. No old County shall be reduced to less area than five hundred square miles, to less assessed taxable property than two million dollars, nor to a smaller population than fifteen thousand inhabitants.

SECTION 5. In the formation of new Counties no old County shall be cut within eight miles of its court house building.

SECTION 6. All new Counties hereafter formed shall bear a just apportionment of the valid indebtedness of the old County or Counties from which they have been formed.

SECTION 7. The General Assembly shall have the power to alter County lines at any time: Provided, That before any existing County line is altered the question shall be first submitted to the qualified electors of the territory proposed to be taken from one County and given to another, and shall have received two-thirds of the votes cast: Provided further, That the change shall not reduce the County from which the territory is taken below the limits prescribed in Sections 3, 4 and 5 of this Article: Provided, That the proper proportion of the existing County indebtedness of the section so transferred shall be assumed by the County to which the territory is transferred.

SECTION 8. No County seat shall be removed except by a vote of two-thirds of the qualified electors of said County voting in an election held for that purpose, but such election shall not be held in any County oftener than once in five years.

SECTION 9. Each County shall constitute one election district, and shall be a body politic and corporate.

SECTION 10. The General Assembly may provide for the consolidation of two or more existing Counties if a majority of the qualified electors of such Counties voting at an election held for that purpose shall vote separately therefor, but such election shall not be held oftener than once in four years in the same Counties.

SECTION 11. Each of the several townships of this State, with names and boundaries as now established by law, shall constitute a body politic and corporate, but this shall not prevent the General Assembly from organizing other townships or changing the boundaries of those already established; and the General Assembly may provide such system of township government as it shall
think proper in any and all the Counties, and may make special provision for municipal government and for the protection of chartered rights and powers of municipalities.

Section 12. Until changed by the General Assembly, as allowed by this Constitution, the boundaries of the several Counties shall remain as now established, except that the boundaries of the County of Edgefield shall undergo such changes as are made necessary by the formation of a new County from a portion of Edgefield, to be known as Saluda, the boundaries of which are set forth in a Constitutional ordinance. The election ordered in said ordinance for the location of its County seat shall be held under the Constitution and laws now of force. And the General Assembly shall provide for the assessment of property in the County of Saluda for the fiscal year beginning January first, eighteen hundred and ninety-six, and for the collection of said taxes when assessed.

Section 13. The General Assembly may at any time arrange the various Counties into Judicial Circuits, and into Congressional Districts, including the County of Saluda, as it may deem wise and proper, and may establish or alter the location of voting precincts in any County.

Section 14. Hereafter no County lines shall be so established as to pass through any incorporated city or town of this State.

ARTICLE VIII.

Municipal Corporations and Police Regulations.

Section 1. The General Assembly shall provide by general laws for the organization and classification of municipal corporations. The powers of each class shall be defined so that no such corporations shall have any powers or be subject to any restrictions other than all corporations of the same class. Cities and towns now existing under special charters may reorganize under the general laws of the State, and when so reorganized their special charters shall cease and determine.

Section 2. No city or town shall be organized without the consent of the majority of the electors residing and entitled by law to vote within the district proposed to be incorporated; such consent to be ascertained in the manner and under such regulations as may be prescribed by law.

Section 3. The General Assembly shall restrict the powers of cities and towns to levy taxes and assessments, to borrow money and to contract debts, and no tax or assessment shall be levied or debt contracted except in pursuance of law, for public purposes specified by law.

Section 4. No law shall be passed by the General Assembly granting the right to construct and operate a street or other rail-
way, telegraph, telephone or electric plant, or to erect water or gas works for public uses or to lay mains for any purpose, without first obtaining the consent of the local authorities in control of the streets or public places proposed to be occupied for any such or like purposes.

Section 5. Cities and towns may acquire, by construction or purchase, and may operate, water works systems and plants for furnishing lights, and may furnish water and lights to individuals, firms and private corporations for reasonable compensation: Provided, That no such construction or purchase shall be made except upon a majority vote of the electors in said cities or towns who are qualified to vote on the bonded indebtedness of said cities or towns.

Section 6. The corporate authorities of cities and towns in this State shall be vested with power to assess and collect taxes for corporate purposes, said taxes to be uniform in respect to persons and property within the jurisdiction of the body composing the same; and all the property, except such as is exempt by law, within the limits of cities and towns shall be taxed for the payment of debts contracted under authority of law. License or privileged taxes imposed shall be graduated so as to secure a just imposition of such tax upon the classes subject thereto.

Section 7. No city or town in this State shall hereafter incur any bonded debt which, including existing bonded indebtedness, shall exceed eight per centum of the assessed value of the taxable property therein, and no such debt shall be created without submitting the question as to the creation thereof to the qualified electors of such city or town, as provided in this Constitution for such special elections; and unless a majority of such electors voting on the question shall be in favor of creating such further bonded debt, none shall be created: Provided, That this Section shall not be construed to prevent the issuing of certificates of indebtedness in anticipation of the collection of taxes for amounts actually contained or to be contained in the taxes for the year when such certificates are issued and payable out of such taxes: And provided, further, That such cities and towns shall on the issuing of such bonds create a sinking fund for the redemption thereof at maturity. Nothing herein contained shall prevent the issuing of bonds to an amount sufficient to refund bonded indebtedness existing at the time of the adoption of this Constitution.

Section 8. Cities and towns may exempt from taxation, by general or special ordinance, except for school purposes, manufactories established within their limits for five successive years from the time of the establishment of such manufactories: Provided, That such ordinance shall be first ratified by a majority of such qualified electors of such city or town as shall vote at an election held for that purpose.
SECTION 9. No armed police force or representatives of a detective agency shall ever be brought into this State for the suppression of domestic violence; nor shall any other armed or unarmed body of men be brought in for that purpose, except upon the application of the General Assembly or of the Executive of this State (when the General Assembly is not in session), as provided in the Constitution of the United States. The General Assembly shall provide proper penalties for the enforcement of the provisions of this Section.

SECTION 10. It shall be the duty of the General Assembly to create Boards of Health wherever they may be necessary, giving to them power and authority to make such regulations as shall protect the health of the community and abate nuisances.

SECTION 11. In the exercise of the police power the General Assembly shall have the right to prohibit the manufacture and sale and retail of alcoholic liquors or beverages within the State. The General Assembly may license persons or corporations to manufacture and sell and retail alcoholic liquors or beverages within the State under such rules and restrictions as it deems proper; or the General Assembly may prohibit the manufacture and sale and retail of alcoholic liquors and beverages within the State, and may authorize and empower State, County and municipal officers, all or either, under the authority and in the name of the State, to buy in any market and retail within the State liquors and beverages in such packages and quantities, under such rules and regulations, as it deems expedient: Provided, that no license shall be granted to sell alcoholic beverages in less quantities than one-half pint, or to sell them between sundown and sunrise, or to sell them to be drunk on the premises: And provided, further, That the General Assembly shall not delegate to any municipal corporation the power to issue licenses to sell the same.

SECTION 12. All prize-fighting is prohibited in this State, and the General Assembly shall provide by proper laws for the prevention and punishment of the same.

ARTICLE IX.
CORPORATIONS.

SECTION 1. The term corporation as used in this Article includes all associations and joint stock companies having powers and privileges not possessed by individuals or partnerships, and excludes municipal corporations.

SECTION 2. No charter of incorporation shall be granted, changed or amended by special law, except in the case of such charitable, educational, penal or reformatory corporations as may
be under the control of the State, or may be provided for in this Constitution, but the General Assembly shall provide by general laws for changing or amending existing charters, and for the organization of all corporations hereafter to be created, and any such law so passed, as well as all charters now existing or hereafter created, shall be subject to future repeal or alteration: Provided, That the General Assembly may by a two-thirds vote of each house on a concurrent resolution allow a Bill for a special charter to be introduced, and when so introduced may pass the same as other Bills.

**SECTION 3.** All railroad, express, canal and other corporations engaged in transportation for hire, and all telegraph and other corporations engaged in the business of transmitting intelligence for hire are common carriers in their respective lines of business, and are subject to liability and taxation as such. It shall be unlawful for any such corporation to make any contract relieving it of its common law liability or limiting the same, in reference to the carriage of passengers.

**SECTION 4.** Every corporation organized or doing business in this State, other than religious, educational or benevolent associations, shall have and maintain at least one agent in this State upon whom process may be served, and at least one public office for the transaction of its business: Provided, This Section shall not apply to mercantile corporations: Provided, That nothing contained in this Section shall be construed to prohibit the General Assembly from providing for the service of process on any agent of a corporation so as to bind such corporation.

**SECTION 5.** No discrimination in charges or facilities for transportation of the same classes of freight or passengers, or for the transmission of intelligence within this State, or coming from or going to any other State, shall be made by any railroad or other transportation or transmission company between places or persons.

Persons and property transported by any railroad or any other transportation or transmission company or corporation, shall be delivered at any station, landing or port at charges not exceeding the charges for the transportation of persons and property of the same class, in the same direction, to any more distant station, landing or port. Excursion and commutation tickets may be issued at special rates. This Section shall not prevent the Railroad Commission from making such competitive rates as shall, in their judgment, be just and equitable between the railroads and the public, at all junctional and competitive points or at points where water competition controls the traffic or at points where the competition of points located in other States may make necessary the prescribing of different rates for the protection of the commerce of this State.
Section 6. Any railroad or other transportation corporation, and any telegraph or other transmitting corporation, organized under the laws of this State, shall have the right to connect its roads or lines, at the State line, with those in other States, and shall have the right to intersect with or cross any other railroad, street railway, transportation road or transmitting line, and shall each receive and transport the freight, passengers, cars (loaded or empty) and messages delivered to it by another without delay or discrimination.

Section 7. No railroad, or other transportation company, and no telegraph or other transmitting corporation, or the lessees, purchasers or managers of any such corporation, shall consolidate the stock, property or franchises of such corporation with, or lease or purchase the works or franchises of, or in any way control, any other railroad or other transportation, telegraph or other transmitting company owning or having under its control a parallel or competing line; and the question whether railroads or other transportation, telegraph or other transmitting companies are parallel or competing lines shall, when demanded by the party complainant, be decided by a jury as in other civil causes.

Section 8. The General Assembly shall not grant to any foreign corporation or association a license to build, operate or lease any railroad in this State; but in all cases where a railroad is to be built or operated, or is now being operated, in this State, and the same shall be partly in this State and partly in another State, or in other States, the owners or projectors thereof shall first become incorporated under the laws of this State; nor shall any foreign corporation or association lease or operate any railroad in this State, or purchase the same or any interest therein. Consolidation of any railroad lines and corporations in this State with others shall be allowed only where the consolidated company shall become a domestic corporation of this State. No general or special law shall ever be passed for the benefit of any foreign corporation operating a railroad under any existing license of this State or under any existing lease, and no grant of any right or privilege and no exemption from any burden shall be made to any such foreign corporation, except upon the condition that the owners or stockholders thereof shall first organize a corporation in this State under the laws thereof, and shall thereafter operate and manage the same and the business thereof under said domestic charter.

Section 9. The General Assembly shall have no power to grant any special charter for banking purposes, but corporations or associations may be formed for such purposes under general laws, with such privileges, powers and limitations, not inconsistent with this Constitution, as it may deem proper. The General Assembly shall provide by law for the thorough examination and inspection of all banking and fiscal corporations of this State.
SECTION 10. Stock or bonds shall not be issued by any corporation save for labor done, or money or property actually received or subscribed; and all fictitious increase of stock or indebtedness shall be void.

SECTION 11. The General Assembly shall provide by law for the election of directors, trustees or managers of all corporations so that each stockholder shall be allowed to cast, in person or by proxy, as many votes as the number of shares he owns multiplied by the number of directors, trustees or managers to be elected, the same to be cast for any one candidate or to be distributed among two or more candidates.

SECTION 12. Corporations shall not engage in any business except that specifically authorized by their charters or necessarily incident thereto.

SECTION 13. The General Assembly shall enact laws to prevent all trusts, combinations, contracts and agreements against the public welfare; and to prevent abuses, unjust discriminations and extortion in all charges of transporting and transmitting companies; and shall pass laws for the supervision and regulation of such companies by commission or otherwise, and shall provide adequate penalties, to the extent, if necessary for that purpose, of forfeiture of their franchises.

SECTION 14. A Commission is hereby established to be known as "the Railroad Commission," which shall be composed of not less than three members, whose powers over all transporting and transmitting corporations, and duties, manner of election and term of office shall be regulated by law; and until otherwise provided by law the said Commissioners shall have the same powers and jurisdiction, perform the same duties and receive the same compensation as now conferred, prescribed and allowed by law to the existing Railroad Commissioners: Provided, That the members thereof shall be elected at the expiration of the terms of the present Railroad Commissioners, who are hereby continued in office for the terms for which they were elected.

SECTION 15. Every employee of any railroad corporation shall have the same rights and remedies for any injury suffered by him from the acts or omissions of said corporations or its employees as are allowed by law to other persons not employees, when the injury results from the negligence of a superior agent or officer, or of a person having a right to control or direct the services of a party injured, and also when the injury results from the negligence of a fellow servant engaged in another department of labor from that of the party injured, or of a fellow servant on another train of cars, or one engaged about a different piece of work. Knowledge by any employee injured of the defective or unsafe character or condition of any machinery, ways or appliances shall be no defence to an action for injury caused thereby, except as to conductors or engineers in charge of dangerous or unsafe cars or
engines voluntarily operated by them. When death ensues from any injury to employees, the legal or personal representatives of the person injured shall have the same right and remedies as are allowed by law to such representatives of other persons. Any contract or agreement, expressed or implied, made by any employee to waive the benefit of this Section shall be null and void; and this Section shall not be construed to deprive any employee of a corporation, or his legal or personal representative, of any remedy or right that he now has by the law of the land. The General Assembly may extend the remedies herein provided for to any other class of employees.

Section 16. All existing charters or grants of corporate franchise under which organizations have not in good faith taken place at the adoption of this Constitution shall be subject to the provisions of this Article.

Section 17. The General Assembly shall never remit the forfeiture of the franchise of any corporation now chartered, nor alter nor amend the charter thereof, nor pass any general or special law for the benefit of such corporation, except upon the condition that such corporation shall thereafter hold its charter and franchise subject to the provisions of this Constitution, and the acceptance by any corporation of any provision of any such laws or the taking of any benefit or advantage from the same shall be conclusively held an agreement by such corporation to hold its charter and franchise under the provisions of this Article.

Section 18. The stockholders of all insolvent corporations shall be individually liable to the creditors thereof only to the extent of the amount remaining due to the corporation upon the stock owned by them: Provided, That stockholders in banks or banking institutions shall be liable to depositors therein in a sum equal in amount to their stock over and above the face value of the same.

Section 19. Nothing prohibited in this Article shall be permitted to be done by any corporation or company, persons or person, either for its or their own benefit or otherwise, by its or their holding or controlling in its or their own name or otherwise, or in the name of any other person or persons, or other corporation or company whatsoever, a majority of the capital stock, or of bonds having voting power, of any railroad or transportation company, or corporation created by or existing under the laws of this State, or doing business within this State.

Section 20. No right of way shall be appropriated to the use of any corporation until full compensation therefor shall be first made to the owner or secured by a deposit of money, irrespective of any benefit from any improvement proposed by such corpora-
tion, which compensation shall be ascertained by a jury of twelve men, in a Court of record, as shall be prescribed by law.

SECTION 21. The General Assembly shall enforce the provisions of this Article by appropriate legislation.

ARTICLE X.

FINANCE AND TAXATION.

SECTION 1. The General Assembly shall provide by law for a uniform and equal rate of assessment and taxation, and shall prescribe regulations to secure a just valuation for taxation of all property, real, personal and possessory, except mines and mining claims, the products of which alone shall be taxed; and also excepting such property as may be exempted by law for municipal, educational, literary, scientific, religious or charitable purposes: Provided, however, That the General Assembly may impose a capitation tax upon such domestic animals as from their nature and habits are destructive of other property: And provided, further, That the General Assembly may provide for a graduated tax on incomes, and for a graduated license on occupations and business.

SECTION 2. The General Assembly shall provide for an annual tax sufficient to defray the estimated expenses of the State for each year, and whenever it shall happen that the ordinary expenses of the State for any year shall exceed the income of the State for such year the General Assembly shall provide for levying a tax for the ensuing year sufficient, with other sources of income, to pay the deficiency of the preceding year together with the estimated expenses of the ensuing year.

SECTION 3. No tax shall be levied except in pursuance of a law which shall distinctly state the object of the same; to which object the tax shall be applied.

SECTION 4. There shall be exempted from taxation all County, township and municipal property used exclusively for public purposes and not for revenue, and the property of all schools, colleges and institutions of learning, all charitable institutions in the nature of asylums for the infirm, deaf and dumb, blind, idiotic and indigent persons, except where the profits of such institutions are applied to private uses; all public libraries, churches, parsonages and burying grounds; but property of associations and societies, although connected with charitable objects, shall not be exempt from State, County or municipal taxation: Provided, That as to real estate this exemption shall not extend beyond the buildings and premises actually occupied by such schools, colleges, institutions of learning, asylums, libraries, churches, parsonages and burial grounds, although connected with charitable objects.
Section 5. The corporate authorities of Counties, townships, school districts, cities, towns and villages may be vested with power to assess and collect taxes for corporate purposes; such taxes to be uniform in respect to persons and property within the jurisdiction of the body imposing the same. All shares of stockholders in any bank or banking association located in this State, whether now or hereafter incorporated, or organized under the laws of this State or of the United States, shall be listed at their true value in money, and taxed for municipal purposes in the city, ward, town or incorporated village, where such bank is located, and not elsewhere: Provided, That the words "true value in money" as used in line 12 [line 12 of original MS. and line 9 of this printing.—Editor] of this Section shall be so construed as to mean and include all surplus or extra moneys, capital, and every species of personal property of value owned or in possession of any such bank: Provided, A like rule of taxation shall apply to the stockholders of all corporations other than banking institutions. And the General Assembly shall require that all the property, except that herein permitted to be exempted within the limits of municipal corporations, shall be taxed for corporate purposes and for the payment of debts contracted under authority of law. The bonded debt of any County, township, school district, municipal corporation or political division or subdivision of this State shall never exceed eight per centum of the assessed value of all the taxable property therein. And no County, township, municipal corporation or other political division of this State shall hereafter be authorized to increase its bonded indebtedness if at the time of any proposed increase thereof the aggregate amount of its already existing bonded debt amounts to eight per centum of the value of all taxable property therein as ascertained by the valuation for State taxation.

And wherever there shall be several political divisions or municipal corporations covering or extending over the same territory, or portions thereof, possessing a power to levy a tax or contract a debt, then each of such political divisions or municipal corporations shall so exercise its power to increase its debt under the foregoing eight per cent. limitation that the aggregate debt over and upon any territory of this State shall never exceed fifteen per centum of the value of all taxable property in such territory as valued for taxation by the State: Provided, That nothing herein shall prevent the issue of bonds for the purpose of paying or refunding any valid municipal debt heretofore contracted in excess of eight per centum of the assessed value of all the taxable property therein.

Section 6. The credit of the State shall not be pledged or loaned for the benefit of any individual, company, association or corporation; and the State shall not become a joint owner of or
For what purposes tax levied or bonds issued.

Receipts and expenditures.

Money.

Fiscal year.

Public debt.

State bonds.

Safe-keeping of public funds.

stockholder in any company, association or corporation. The General Assembly shall not have power to authorize any County or township to levy a tax or issue bonds for any purpose except for educational purposes, to build and repair public roads, buildings and bridges, to maintain and support prisoners, pay jurors, County officers, and for litigation, quarantine and Court expenses, and for ordinary County purposes, to support paupers, and pay past indebtedness.

**Section 7.** No scrip, certificate or other evidence of State indebtedness shall be issued except for the redemption of stock, bonds or other evidence of indebtedness previously issued, or for such debts as are expressly authorized in this Constitution.

**Section 8.** An accurate statement of the receipts and expenditures of the public money shall be published with the laws of each regular session of the General Assembly, in such manner as may by law be directed.

**Section 9.** Money shall be drawn from the Treasury only in pursuance of appropriations made by law.

**Section 10.** The fiscal year shall commence on the first day of January in each year.

**Section 11.** To the end that the public debt of South Carolina may not hereafter be increased without the due consideration and free consent of the people of the State, the General Assembly is hereby forbidden to create any further debt or obligation, either by the loan of the credit of the State, by guaranty, endorsement or otherwise, except for the ordinary and current business of the State, without first submitting the question as to the creation of such new debt, guaranty, endorsement or loan of its credit to the qualified electors of this State at a general State election; and unless two-thirds of the qualified electors of this State, voting on the question, shall be in favor of increasing the debt, guaranty, endorsement or loan of its credit, none shall be created or made. And any debt contracted by the State shall be by loan on State bonds, of amounts not less than fifty dollars each, bearing interest, payable not more than forty years after final passage of the law authorizing such debt. A correct registry of all such bonds shall be kept by the Treasurer in numerical order, so as to always exhibit the number and amount unpaid, and to whom severally made payable. And the General Assembly shall levy an annual tax sufficient to pay the annual interest on said bonds.

**Section 12.** Suitable laws shall be passed by the General Assembly for the safe-keeping, transfer and disbursement of the State, County and school funds; and all officers and other persons charged with the same shall keep an accurate entry of each sum received, and of each payment and transfer, and shall give such security for the faithful discharge of such duties as the General Assembly may provide. And it shall be the duty of the Gen-
eral Assembly to pass laws making embezzlement of such funds a felony, punishable by fine and imprisonment, proportioned to the amount of the deficiency or embezzlement, and the party convicted of such felony shall be disqualified from ever holding any office of honor or emolument in this State: Provided, however, that the General Assembly, by a two-thirds vote, may remove the disability upon payment in full of the principal and interest of the sum embezzled.

Section 13. The General Assembly shall provide for the assessment of all property for taxation; and State, County, township, school, municipal and all other taxes shall be levied on the same assessment, which shall be that made for State taxes; and the taxes for the subdivisions of the State shall be levied and collected by the respective fiscal authorities thereof.

ARTICLE XI.

EDUCATION.

Section 1. The supervision of public instruction shall be vested in a State Superintendent of Education, who shall be elected for the term of two years by the qualified electors of the State, in such manner and at such time as the other State officers are elected; his powers, duties and compensation shall be defined by the General Assembly.

Section 2. There shall be a State Board of Education, composed of the Governor, the State Superintendent of Education, and not exceeding seven persons to be appointed by the Governor every four years, of which Board the Governor shall be Chairman, and the State Superintendent of Education, Secretary. This Board shall have the regulation of examination of teachers applying for certificates of qualification, and shall award all scholarships, and have such other powers and duties as may be determined by law. The traveling expenses of the persons to be appointed shall be provided for by the General Assembly.

Section 3. The General Assembly shall make provision for the election or appointment of all other necessary school officers, and shall define their qualifications, powers, duties, compensation and terms of office.

Section 4. The salaries of the State and County school officers and compensation of County Treasurers for collecting and disbursing school moneys shall not be paid out of the school funds, but shall be otherwise provided for by the General Assembly.

Section 5. The General Assembly shall provide for a liberal system of free public schools for all children between the ages of six and twenty-one years, and for the division of the Counties.
School districts. into suitable school districts, as compact in form as practicable, having regard to natural boundaries, and not to exceed forty-nine nor be less than nine square miles in area: Provided, That in cities of ten thousand inhabitants and over, this limitation of area shall not apply: Provided, further, That when any school district laid out under this Section shall embrace cities or towns already embraced into special school districts in which graded school buildings have been erected by the issue of bonds, or by special taxation, or by donation, all the territory included in said school district shall bear its just proportion of any tax that may be levied to liquidate such bonds or support the public schools therein: Provided, further, That nothing in this Article contained shall be construed as a repeal of the laws under which the several graded school districts of this State are organized. The present division of the Counties into school districts and the provisions of law now governing the same shall remain until changed by the General Assembly.

SECTION 6. The existing County Boards of Commissioners of the several Counties, or such officer or officers as may hereafter be vested with the same or similar powers and duties, shall levy an annual tax of three mills on the dollar upon all the taxable property in their respective Counties, which tax shall be collected at the same time and by the same officers as the other taxes for the same year, and shall be held in the County treasury of the respective Counties; and the said fund shall be apportioned among the school districts of the County in proportion to the number of pupils enrolled in the public schools of the respective districts, and the officer or officers charged by law with making said apportionment shall notify the Trustees of the respective school districts thereof, who shall expend and disburse the same as the General Assembly may prescribe. The General Assembly shall define "enrollment." Not less than three Trustees for each school district shall be selected from the qualified voters and taxpayers therein, in such manner and for such terms as the General Assembly may determine, except in cases of special school districts now existing, where the provisions of law now governing the same shall remain unchanged by the General Assembly: Provided, The manner of the selection of said Trustees need not be uniform throughout the State. There shall be assessed on all taxable polls in the State between the ages of twenty-one and sixty years (excepting Confederate soldiers above the age of fifty years,) an annual tax of one dollar on each poll, the proceeds of which tax shall be expended for school purposes in the several school districts in which it is collected. Whenever during the three next ensuing fiscal years the tax levied by the said County Boards of Commissioners or similar officers and the poll tax shall not yield an amount equal to three dollars per capita of the number of children enrolled in the public schools of each
County for the scholastic year ending the thirty-first day of October in the year eighteen hundred and ninety-five, as it appears in the report of the State Superintendent of Education for said scholastic year, the Comptroller-General shall, for the aforesaid three next ensuing fiscal years, on the first day of each of said years, levy such an annual tax on the taxable property of the State as he may determine to be necessary to make up such deficiency, to be collected as other State taxes, and apportion the same among the Counties of the State in proportion to the respective deficiencies therein. The sum so apportioned shall be paid by the State Treasurer to the County Treasurers of the respective Counties, in proportion to the respective deficiencies therein, on the warrant of the Comptroller-General, and shall be apportioned among the school districts of the Counties, and disbursed as other school funds; and from and after the thirty-first day of December, in the year eighteen hundred and ninety-eight, the General Assembly shall cause to be levied annually on all the taxable property of the State such a tax, in addition to the said tax levied by the said County Boards of Commissioners or similar officers, and poll tax above provided, as may be necessary to keep the schools open throughout the State for such length of time in each scholastic year as the General Assembly may prescribe; and said tax shall be apportioned among the Counties in proportion to the deficiencies therein and disbursed as other school funds. Any school district may by the authority of the General Assembly levy an additional tax for the support of its schools.

**Section 7.** Separate schools shall be provided for children of the white and colored races, and no child of either race shall ever be permitted to attend a school provided for children of the other race.

**Section 8.** The General Assembly may provide for the maintenance of Clemson Agricultural College, the University of South Carolina, and the Winthrop Normal and Industrial College, a branch thereof, as now established by law, and may create scholarships therein; the proceeds realized from the land scrip given by the Act of Congress passed the second day of July, in the year eighteen hundred and sixty-two, for the support of an agricultural college, and any lands or funds which have heretofore been or may hereafter be given or appropriated for educational purposes by the Congress of the United States, shall be applied as directed in the Acts appropriating the same: Provided, That the General Assembly shall, as soon as practicable, wholly separate Claflin College from Claflin University, and provide for a separate corps of professors and instructors therein, representation to be given to men and women of the negro race; and it shall be the Colored Normal, Industrial, Agricultural and Mechanical College of this State.

School district tax.

Separate schools.

State University.

Clemson Agricultural College.

Land scrip.

Claflin University.

Colored Normal, Industrial, Agricultural and Mechanical College.
Property or credit of State shall not benefit sectarian institutions.

Gifts for educational purposes.

Gifts to State.

Assets of estates or copartnerships.

Direct tax.

State school fund.

Income from sale or license for sale of liquors.

Section 9. The property or credit of the State of South Carolina, or of any County, city, town, township, school district, or other subdivision of the said State, or any public money, from whatever source derived, shall not, by gift, donation, loan, contract, appropriation, or otherwise, be used, directly or indirectly, in aid or maintenance of any college, school, hospital, orphan house, or other institution, society or organization, of whatever kind, which is wholly or in part under the direction or control of any church or of any religious or sectarian denomination, society or organization.

Section 10. All gifts of every kind for educational purposes, if accepted by the General Assembly, shall be applied and used for the purposes designated by the giver, unless the same be in conflict with the provisions of this Constitution.

Section 11. All gifts to the State where the purpose is not designated, all escheated property, the net assets or funds of all estates or copartnerships in the hands of the Courts of the State where there have been no claimants for the same within the last seventy years, and other money coming into the Treasury of the State by reason of the twelfth Section of an Act entitled "An Act to provide a mode of distribution of the moneys as direct tax from the citizens of this State by the United States in trust to the State of South Carolina," approved the twenty-fourth day of December, in the year eighteen hundred and ninety-one, together with such other means as the General Assembly may provide, shall be securely invested as the State School Fund, and the annual income therefrom shall be apportioned by the General Assembly for the purpose of maintaining the public schools.

Section 12. All the net income to be derived by the State from the sale or license for the sale of spirituous, malt, vinous and intoxicating liquors and beverages, not including so much thereof as is now or may hereafter be allowed by law to go to the Counties and municipal corporations of the State, shall be applied annually in aid of the supplementary taxes provided for in the sixth Section of this Article; and if after said application there should be a surplus, it shall be devoted to public school purposes, and apportioned as the General Assembly may determine: Provided, however, That the said supplementary taxes shall only be levied when the net income aforesaid from the sale or license for the sale of alcoholic liquors or beverages are not sufficient to meet and equalize the deficiencies for which the said supplementary taxes are provided.

Article XII.

Charitable and Penal Institutions.

Section 1. Institutions for the care of the insane, blind, deaf and dumb and the poor shall always be fostered and supported by
this State, and shall be subject to such regulations as the General Assembly may enact.

Section 2. The Regents of the State Hospital for the Insane and the Superintendent thereof, who shall be a physician, shall be appointed by the Governor, by and with the advice and consent of the Senate. All other physicians, officers and employees of the Hospital shall be appointed by the Regents, unless otherwise ordered by the General Assembly.

Section 3. The respective Counties of this State shall make such provision as may be determined by law for all those inhabitants who by reason of age, infirmities and misfortune may have a claim upon the sympathy and aid of society.

Section 4. The Directors of the benevolent and penal State institutions which may be hereafter created shall be appointed or elected as the General Assembly may direct.

Section 5. The Directors and Superintendent of the Penitentiary shall be appointed or elected as the General Assembly may direct.

Section 6. All convicts sentenced to hard labor by any of the Courts in this State may be employed upon the public works of the State or of the Counties and upon the public highways.

Section 7. Provision may be made by the General Assembly for the establishment and maintenance by the State of a Reformatory for juvenile offenders separate and apart from hardened criminals.

Section 8. The Governor shall have power to fill all vacancies that may occur in the offices aforesaid, except where otherwise provided for, with the power of removal until the next session of the General Assembly and until a successor or successors shall be appointed and confirmed.

Section 9. The Penitentiary and the convicts thereto sentenced shall forever be under the supervision and control of officers employed by the State; and in case any convicts are hired or farmed out, as may be provided by law, their maintenance, support, medical attendance and discipline shall be under the direction of officers detailed for those duties by the authorities of the Penitentiary.

---

ARTICLE XIII.

MILITIA.

Section 1. The militia of this State shall consist of all able-bodied male citizens of the State between the ages of eighteen and forty-five years, except such persons as are now or may be exempted by the laws of the United States or this State, or who from religious scruples may be averse to bearing arms, and shall be organized, officered, armed, equipped and disciplined as the General Assembly may by law direct.
SECTION 2. The volunteer and militia forces shall (except for treason, felony and breach of the peace) be exempt from arrest by warrant or other process while in active service or attending muster or the election of officers, or while going to or returning from either of the same.

SECTION 3. The Governor shall have the power to call out the volunteer and militia forces, either or both, to execute the laws, repel invasions, suppress insurrections and preserve the public peace.

SECTION 4. There shall be an Adjutant and Inspector General elected by the qualified electors of the State at the same time and in the same manner as other State officers, who shall rank as Brigadier General, and whose duties and compensation shall be prescribed by law. The Governor shall, by and with the advice and consent of the Senate, appoint such other staff officers as the General Assembly may direct.

SECTION 5. The General Assembly is hereby empowered and required, at its first session after the adoption of this Constitution, to provide such proper and liberal legislation as will guarantee and secure an annual pension to every indigent or disabled Confederate soldier and sailor of this State and of the late Confederate States who are citizens of this State, and also to the indigent widows of Confederate soldiers and sailors.

ARTICLE XIV.

EMINENT DOMAIN.

SECTION 1. The State shall have concurrent jurisdiction on all rivers bordering on this State, so far as such rivers shall form a common boundary to this and any other State bounded by the same; and they, together with all navigable waters within the limits of the State, shall be common highways and forever free, as well to the inhabitants of this State as to the citizens of the United States, without any tax or impost therefor, unless the same be expressly provided for by the General Assembly.

SECTION 2. The title to all lands and other property which have heretofore accrued to this State by grant, gift, purchase, forfeiture, escheats or otherwise shall vest in the State of South Carolina, the same as though no change had taken place.

SECTION 3. The people of the State are declared to possess the ultimate property in and to all lands within the jurisdiction of the State; and all lands the title to which shall fail from defect of heirs shall revert or escheat to the people.
ARTICLE XV.

IMPEACHMENT.

Section 1. The House of Representatives shall have the sole power of impeachment. A vote of two-thirds of all the members elected shall be required for an impeachment. Any officer impeached shall thereby be suspended from office until judgment in the case shall have been pronounced; and the office shall be filled during the trial in such manner as may be provided by law.

Section 2. All impeachments shall be tried by the Senate, and when sitting for that purpose they shall be under oath or affirmation. No person shall be convicted except by a vote of two-thirds of all the members elected. When the Governor is impeached, the Chief Justice of the Supreme Court, or if he be disqualified, the Senior Justice shall preside, with a casting vote in all preliminary questions.

Section 3. The Governor and all other executive and judicial officers shall be liable to impeachment; but judgment in such cases shall not extend further than removal from office. The persons convicted shall, nevertheless, be liable to indictment, trial and punishment according to law.

Section 4. For any willful neglect of duty, or other reasonable cause, which shall not be sufficient ground of impeachment, the Governor shall remove any executive or judicial officer on the address of two-thirds of each house of the General Assembly: Provided, That the cause or causes for which said removal may be required shall be stated at length in such address, and entered on the Journals of each house: And provided, further, That the officer intended to be removed shall be notified of such cause or causes, and shall be admitted to a hearing in his own defence, or by his counsel, or by both, before any vote for such address; and in all cases the vote shall be taken by yeas and nays, and be entered on the Journal of each house respectively.

ARTICLE XVI.

AMENDMENT AND REVISION OF THE CONSTITUTION.

Section 1. Any amendment or amendments to this Constitution may be proposed in the Senate or House of Representatives. If the same be agreed to by two-thirds of the members elected to each house, such amendment or amendments shall be entered on the Journals respectively, with the yeas and nays taken thereon; and the same shall be submitted to the qualified electors of the
State at the next general election thereafter for Representatives; and if a majority of the electors qualified to vote for members of the General Assembly, voting thereon, shall vote in favor of such amendment or amendments, and a majority of each branch of the next General Assembly shall, after such an election and before another, ratify the same amendment or amendments, by yeas and nays, the same shall become part of the Constitution: Provided, That such amendment or amendments shall have been read three times, on three several days, in each house.

**SECTION 2.** If two or more amendments shall be submitted at the same time, they shall be submitted in such manner that the electors shall vote for or against each of such amendments separately.

**SECTION 3.** Whenever two-thirds of the members elected to each branch of the General Assembly shall think it necessary to call a Convention to revise, amend or change this Constitution, they shall recommend to the electors to vote for or against a Convention at the next election for Representatives; and if a majority of all the electors voting at said election shall have voted for a Convention, the General Assembly shall, at its next session, provide by law for calling the same; and such Convention shall consist of a number of members equal to that of the most numerous branch of the General Assembly.

---

**ARTICLE XVII.**

**MISCELLANEOUS MATTERS.**

**SECTION 1.** No person shall be elected or appointed to any office in this State unless he possess the qualifications of an elector: Provided, The provisions of this Section shall not apply to the offices of State Librarian and Departmental Clerks, to either of which offices any woman, a resident of the State two years, who has attained the age of twenty-one years, shall be eligible.

**SECTION 2.** The General Assembly may direct by law, in what manner claims against the State may be established and adjusted.

**SECTION 3.** Divorces from the bonds of matrimony shall not be allowed in this State.

**SECTION 4.** No person who denies the existence of a Supreme Being shall hold any office under this Constitution.

**SECTION 5.** The printing of the laws, journals, bills, legislative documents and papers for each branch of the General Assembly, with the printing required for the Executive and other de-
parts of the State, shall be let, on contract, in such manner as shall be prescribed by law.

Section 6. The General Assembly shall provide for the removal of all causes which may be pending when this Constitution goes into effect to Courts created by the same.

Section 7. No lottery shall ever be allowed, or be advertised by newspapers, or otherwise, or its tickets be sold in this State; and the General Assembly shall provide by law at its next session for the enforcement of this provision.

Section 8. It shall be unlawful for any person holding an office of honor, trust or profit to engage in gambling or betting on games of chance; and any such officer, upon conviction thereof, shall become thereby disqualified from the further exercise of the functions of his office, and the office of said person shall become vacant, as in the case of resignation or death.

Section 9. The real and personal property of a woman held at the time of her marriage, or that which she may thereafter acquire, either by gift, grant, inheritance, devise or otherwise, shall be her separate property, and she shall have all the rights incident to the same to which an unmarried woman or a man is entitled. She shall have the power to contract and be contracted with in the same manner as if she were unmarried.

Section 10. All laws now in force in this State and not repugnant to this Constitution shall remain and be enforced until altered or repealed by the General Assembly, or shall expire by their own limitations.

Section 11. That no inconvenience may arise from the change in the Constitution of this State, and in order to carry this Constitution into complete operation, it is hereby declared:

First. That all laws in force in this State, at the time of the adoption of this Constitution, not inconsistent therewith and constitutional when enacted, shall remain in full force until altered or repealed by the General Assembly or expire by their own limitation. All ordinances passed and ratified at this Convention shall have the same force and effect as if included in and constituting a part of this Constitution.

Second. All writs, actions, causes of action, proceedings, prosecutions, and rights of individuals, of bodies corporate and of the State, when not inconsistent with this Constitution, shall continue as valid.

Third. The provisions of all laws which are inconsistent with this Constitution shall cease upon its adoption, except that all laws which are inconsistent with such provisions of this Constitution as require legislation to enforce them shall remain in force until such legislation is had.

Fourth. All fines, penalties, forfeitures and escheats accruing to the State of South Carolina under the Constitution and laws heretofore in force shall accrue to the use of the State of South.
Carolina under this Constitution, except as herein otherwise provided.

Fifth. All recognizances, obligations and all other instruments entered into or executed before the adoption of this Constitution to the State, or to any County, township, city or town therein, and all fines, taxes, penalties and forfeitures due or owing to this State, or to any County, township, city or town therein, and all writs, prosecutions, actions and proceedings, except as herein otherwise provided, shall continue and remain unaffected by the adoption of this Constitution. All indictments which shall have been found, or may hereafter be found, for any crime or offence committed before the adoption of this Constitution may be prosecuted as if no change had been made, except as otherwise provided herein.

Sixth. All officers, State, executive, legislative, judicial, circuit, district, County, township and municipal, who may be in office at the adoption of this Constitution, or who may be elected before the election of their successors as herein provided, shall hold their respective offices until their terms have expired and until their successors are elected or appointed and qualified as provided in this Constitution, unless sooner removed as may be provided by law; and shall receive the compensation now fixed by the Statute Laws in force at the adoption of this Constitution.

Seventh. At all elections held for members of the General Assembly in case of a vacancy, or for any other office, State, County or municipal, the qualifications of electors shall remain as they were under the Constitution of eighteen hundred and sixty-eight until the first day of November, in the year eighteen hundred and ninety-six.

Eighth. This Constitution, adopted by the people of South Carolina in Convention assembled, shall be in force and effect from and after the thirty-first day of December, in the year eighteen hundred and ninety-five.

Ninth. The provisions of the Constitution of eighteen hundred and sixty-eight and amendments thereto are repealed by this Constitution, except when re-ordained and declared herein.

Done in Convention in Columbia on the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

JOHN GARY EVANS,
President of the Convention.
IRA B. JONES,
Vice President of the Convention.

Attest:
S. W. VANCE,
Secretary of the Convention.
Delegates from Abbeville:
FRANK B. GARY.
ROBERT R. HEMPHILL.
J. C. KLUGH.
I. H. McCALLA.
R. F. McCASLAN.
W. C. McGOWAN.

Delegates from Aiken:
D. S. HENDERSON.
R. L. GUNTER.
F. P. WOODWARD.

Delegates from Anderson:
J. E. BREAZEALE.
GEO. E. PRINCE.
J. M. SULLIVAN.
D. H. RUSSELL.
J. PERRY GLENN.
L. D. HARRIS.

Delegates from Barnwell:
W. C. SMITH.
C. M. HIERS.
A. HOWARD PATTERSON.
ROBERT ALDRICH.
G. DUNCAN BELLINGER.
GEO. H. BATES.

Delegates from Beaufort:
None.

Delegates from Berkeley:
E. J. DENNIS.
J. B. MORRISON.
H. H. MURRAY.
JAS. B. WIGGINS.
R. C. McMakin.
A. H. DEHAY.

Delegates from Charleston:
JULIAN MITCHELL.
J. N. NATHANS.
W. ST. JULIEN JERVEY.
GEO. F. VON KOLNITZ, JR.
J. P. K. BRYAN.
JOS. L. OLIVER.
WILLIAM MOSELEY FITCH.
Delegates from Chester:
  J. L. Glenn.
  T. J. Cunningham.
  R. O. Atkinson.
  George Williams Gage.

Delegates from Chesterfield:
  E. J. Kennedy.
  E. N. Redfearn.
  F. P. Taylor.

Delegates from Clarendon:
  Daniel J. Bradham.
  Joseph S. Cantey.
  John W. Kennedy.
  *J. M. Sprott.

Delegates from Colleton:
  D. H. Behre.
  L. E. Parler.
  C. W. Garris.
  M. R. Cooper.
  M. P. Howell.

Delegates from Darlington:
  J. O. A. Moore.
  Henry Castles Burn.
  J. N. Parrott.

Delegates from Edgefield:
  B. R. Tillman.
  W. J. Talbert.
  W. H. Timmerman.
  G. D. Tillman.
  J. C. Sheppard.
  R. B. Watson.

Delegates from Fairfield:
  G. W. Ragsdale.
  W. L. Rosborough.
  Thos. W. Brice.

Delegates from Florence:
  R. M. McGowan.
  W. F. Clayton.
  Brown B. McWhite.
  *J. O. Byrd.

Delegates from Georgetown:
  I. Harleston Read.
  E. F. Mathews.

*Died during session.
Delegates from Greenville:

J. WALTER GRAY.
G. G. WELLS.
J. THOMAS AUSTIN.
HUGH M. BARTON.
HUGH B. BUIST.
HENRY J. HAYNSWORTH.

Delegates from Hampton:

WILLIAM J. GOODING.
CHARLES J. C. HUTSON.
AMOS J. HARRISON.

Delegates from Horry:

JOHN P. DERHAM.
J. A. McDERMOTTE.
JEREMIAH SMITH.

Delegates from Kershaw:

J. W. FLOYD.
C. L. WINKLER.
S. T. HAY.

Delegates from Lancaster:

J. N. ESTRIDGE.
JNO. W. HAMEL.

Delegates from Laurens:

ALEX. J. SMITH.
R. L. HENRY.
J. H. WHARTON.

Delegates from Lexington:

C. M. EFIRD.
J. L. SHULER.
E. L. LYBRAND.

Delegates from Marion:

W. J. MONTGOMERY.
J. EDWIN ELLERBE.
E. B. BERRY.
JAMES D. MONTGOMERY.

Delegates from Marlboro:

THOMAS EDWARD DUDLEY.
W. DeWITT EVANS.
THOS. IRBY ROGERS.
*ROBERT HAYNE HODGES.

*Died during session.
Delegates from Newberry:

GEORGE JOHNSTONE.
J. A. SLIGH.
GEO. S. MOWER.
JOS. L. KEITT.

Delegates from Oconee:

J. C. ALEXANDER.
O. M. DOYLE.
WM. J. STRIBLING.

Delegates from Orangeburg:

I. W. BOWMAN.
L. S. CONNOR.
E. H. HOUSE.
OSCAR R. LOWMAN.
A. K. SMOKE.
J. WM. STOKES.

Delegates from Pickens:

WM. THOS. FIELD.
WM. THOS. BOWEN.
R. FRANK SMITH.

Delegates from Richland:

JOHN T. SLOAN.
JOHN JOSEPH MCMANAN.
WILIE JONES.
H. C. PATTON.

Delegates from Spartanburg:

C. A. BARRY.
M. O. ROWLAND.
W. T. BOBO.
W. E. CARVER.
A. S. WATERS.
T. EARLE JOHNSON.
STANYARNE WILSON.

Delegates from Sumter:

T. B. FRASER.
RICHARD D. LEE.
GEO. P. MCKAGEN, SR.
SHEPARD NASH.
JAS. H. SCARBOROUGH.
R. P. STACKHOUSE.
Delegates from Union:

JAMES T. DOUGLASS.
WM. A. NICHOLSON.
C. H. PEAKE.
J. C. OTTS.

Delegates from Williamsburg:

S. W. GAMBLE.
THOS. M. GILLAND.
GEORGE J. GRAHAM.
WM. R. SINGLETARY.

Delegates from York:

A. H. WHITE.
W. BLACKBURN WILSON.
J. FRANK ASHE.
GENERAL INDEX.

Able-bodied male citizens between 18 and 45 compose militia.................. XIII 1 47
Absence, temporary, does not forfeit residence............................... I 12 8
Account of public moneys to be published each year....................... X 8 42
Accused confronted with witnesses.............................................. I 18 8
have public trial by jury...................................................... I 18 8
have compulsory process for witnesses...................................... I 18 8
heard in defence................................................................. I 18 8
informed of accusation......................................................... I 18 8
Act or joint resolution shall relate to one subject, to be expressed in title............................................................. III 17 15
of Congress, proceeds of land scrip under................................ XI 8 45
Actions, all to continue except................................................ XVII 11 51
Adjutant and Inspector-General, compensation, duties, election, rank.......................................................... XIII 4 48
compensation, term of office, election by................................. IV 24 23
Age of school children.......................................................... XI 5 43
Agent, no extra compensation.................................................. III 30 18
each corporation must keep one in State on whom process may be served................................................................. IX 4 36
Aliens, lands held by, to be limited........................................... III 35 19
Amendments to Constitution, how proposed, to be entered on Journals, submitted to electors, ratified, read three times...... XVI 1 49
when two or more proposed must be voted on separately.............. XVI 2 50
Appeal from Circuit Courts..................................................... V 4 24
Magistrates.......................................................... V 23 28
Municipal Courts............................................................. V 15 26
Registration officer............................................................ II 5 11
Appropriations for repelling invasion, &c.................................. III 30 18
Arbitrators to be provided for................................................ VI 1 29
Arms, right to people to keep and bear..................................... I 26 9
Armed body of men, none, or of armed police force, shall ever be brought into State, except when........................................ VII 9 32
Armies shall not be maintained without consent of General Assem-
bly................................................................. I 26 9
Arrest, volunteer and militia forces exempt from, when.................. XIII 2 48
electors privileged from, when.................................................. II 14 12
Associate Justices, election of............................................... V 2 24
classification of............................................................... V 2 24
present, part of Court.......................................................... V 3 24
term of office of............................................................... V 2 24
third, election of.............................................................. V 3 24
Association, foreign, cannot build or lease a railroad in, or in part in this State........................................................ IX 8 37
Assessment, uniform rate provided for........................................ X 1 40
Assets of estate or copartnerships not claimed for 70 years shall be invested as school funds...................... XI 11 46
Asylums, certain property of, exempt from taxation
Attainder, no bill of, shall be passed
Attendance of absent members may be compelled
Attorney-General, term of office of.
Authority, supreme executive of the State vested in
Ball, excessive shall not be required
Ballot, all elections shall be by
Ballots shall never be counted in secret
Bar, members of, oath of
Banks to be examined
Banks, shares of stockholders must be taxed for municipal purposes where bank is situated
Banking corporations must operate under general laws
Benevolent State institutions, directors of, how appointed
Betting unlawful in officer
Bills, printing of
appropriation, Governor may veto any part
Governor must return in three days unless
must be signed or vetoed by Governor
revenue, must originate in House
others may originate in either house
or joint resolutions, read three times
must have "great seal"
signed by President of Senate
Speaker of House
Blind, institution provided for
Board of Canvassers file duplicates of returns of elections for Governor with Clerk of Court
forward returns of election for Governor to Secretary of State
Pardons provided
Registration provided
Boards of public institutions to report to Governor
health may be selected
Bonds of municipalities, elections to issue
fictitious, void
how issued in municipalities
issued only for labor, money or property
Bonds of municipalities, elections to issue limited
may be refunded
question of issue must be submitted to electors
sinking fund must be created to redeem
debt of Counties, &c., limited
Bonded municipal debt limited
Books of registration, close of
Burying grounds exempt from taxation
Boundary rivers common highways
State has concurrent jurisdiction over
<table>
<thead>
<tr>
<th>Art.</th>
<th>Sec.</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>XVII</td>
<td>6</td>
<td>51</td>
</tr>
<tr>
<td>XVII</td>
<td>11</td>
<td>51</td>
</tr>
<tr>
<td>II</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>II</td>
<td>4</td>
<td>11</td>
</tr>
<tr>
<td>II</td>
<td>4</td>
<td>11</td>
</tr>
<tr>
<td>II</td>
<td>12</td>
<td>12</td>
</tr>
<tr>
<td>X</td>
<td>7</td>
<td>42</td>
</tr>
<tr>
<td>VIII</td>
<td>7</td>
<td>34</td>
</tr>
<tr>
<td>I</td>
<td>11</td>
<td>8</td>
</tr>
<tr>
<td>I</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>IX</td>
<td>13</td>
<td>38</td>
</tr>
<tr>
<td>X</td>
<td>4</td>
<td>40</td>
</tr>
<tr>
<td>V</td>
<td>18</td>
<td>27</td>
</tr>
<tr>
<td>IX</td>
<td>2</td>
<td>35</td>
</tr>
<tr>
<td>IX</td>
<td>16</td>
<td>39</td>
</tr>
<tr>
<td>V</td>
<td>2</td>
<td>24</td>
</tr>
<tr>
<td>V</td>
<td>2</td>
<td>24</td>
</tr>
<tr>
<td>V</td>
<td>3</td>
<td>24</td>
</tr>
<tr>
<td>V</td>
<td>12</td>
<td>25</td>
</tr>
<tr>
<td>XV</td>
<td>2</td>
<td>49</td>
</tr>
<tr>
<td>IV</td>
<td>1</td>
<td>19</td>
</tr>
<tr>
<td>IV</td>
<td>1</td>
<td>19</td>
</tr>
<tr>
<td>V</td>
<td>6</td>
<td>24</td>
</tr>
<tr>
<td>V</td>
<td>25</td>
<td>28</td>
</tr>
<tr>
<td>V</td>
<td>25</td>
<td>28</td>
</tr>
<tr>
<td>V</td>
<td>22</td>
<td>28</td>
</tr>
<tr>
<td>V</td>
<td>33</td>
<td>29</td>
</tr>
<tr>
<td>V</td>
<td>33</td>
<td>29</td>
</tr>
<tr>
<td>V</td>
<td>13</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>17</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>14</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>13</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>12</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>13</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>12</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>25</td>
<td>28</td>
</tr>
<tr>
<td>V</td>
<td>25</td>
<td>28</td>
</tr>
<tr>
<td>V</td>
<td>13</td>
<td>26</td>
</tr>
<tr>
<td>II</td>
<td>3</td>
<td>10</td>
</tr>
<tr>
<td>VIII</td>
<td>2</td>
<td>33</td>
</tr>
<tr>
<td>VII</td>
<td>14</td>
<td>33</td>
</tr>
<tr>
<td>VIII</td>
<td>3</td>
<td>33</td>
</tr>
<tr>
<td>VIII</td>
<td>5</td>
<td>34</td>
</tr>
<tr>
<td>VIII</td>
<td>6</td>
<td>34</td>
</tr>
<tr>
<td>VIII</td>
<td>8</td>
<td>34</td>
</tr>
</tbody>
</table>

Causes, removal of, into Courts created herein
of action continue, except

Certificate or receipt of officer, authorized to collect, proof of payment of taxes
of registration must be issued to registered elector.
renewal.
requisite for voting in municipal election
of State indebtedness, none issued except for.
of indebtedness may be issued.

Challenge, person sending or accepting, deprived of holding office.
Charge, none levied without consent
Charges, extortion in; to be prevented
Charitable institutions, property of, exempt from taxation
Charleston County, Court of Probate in
Charter, bill for special, may be introduced, how
Charters, not organized under, subject to the provisions of this Article
Chief Justice, election of
term of office of.
present, declared to be.
may call in Circuit Judges
preside when Governor impeached.
Chief Magistrate, supreme executive authority
vested in.
styled "The Governor of the State of South Carolina"

Child of either race shall not attend school of the other
Churches, property of, exempt from taxation
Circuit Court, judicial power vested in
General Assembly may provide for holding of, by
men learned in the law
Judges of, powers at chambers
Circuit Courts have such powers as General Assembly may grant.
petit jury in
may impose sentence of labor on highways
Circuit Judge, election of.
file decisions in 60 days after last Court in Circuit.
interchange Circuits
must be elector in County of Circuit in which elected
must reside in Circuit.
one must retire if number in Supreme Court even
present, continue in office.
who tried case cannot sit in Supreme Court on hearing appeal.
powers of, at chambers
have such powers as General Assembly may grant.
term of office of.

Citizen, every male elector unless, &c
City, none organized except by consent of electors.
no County line shall hereafter be cut through
Citizens, can levy no tax except in pursuance of law.
may acquire and operate water and light plants
may collect taxes for corporate purposes.
may exempt manufactures from taxation, how.
<table>
<thead>
<tr>
<th>Cities may be permitted to levy taxes for corporate purposes.</th>
<th>X</th>
<th>5</th>
<th>41</th>
</tr>
</thead>
<tbody>
<tr>
<td>may organize under general laws.</td>
<td>VIII</td>
<td>1</td>
<td>33</td>
</tr>
<tr>
<td>powers to levy taxes restricted</td>
<td>VIII</td>
<td>3</td>
<td>33</td>
</tr>
<tr>
<td>special charters cease when</td>
<td>VIII</td>
<td>1</td>
<td>33</td>
</tr>
<tr>
<td>Civil action tried where defendant resides.</td>
<td>V</td>
<td>23</td>
<td>28</td>
</tr>
<tr>
<td>Claims against State, how established.</td>
<td>XVII</td>
<td>2</td>
<td>50</td>
</tr>
<tr>
<td>Claflin University shall be separated from Claflin College</td>
<td>XI</td>
<td>8</td>
<td>45</td>
</tr>
<tr>
<td>Clemson Agricultural College may be maintained</td>
<td>XI</td>
<td>8</td>
<td>45</td>
</tr>
<tr>
<td>certain funds donated to</td>
<td>XI</td>
<td>8</td>
<td>45</td>
</tr>
<tr>
<td>Clerk of Court of Common Pleas</td>
<td>V</td>
<td>27</td>
<td>28</td>
</tr>
<tr>
<td>Clerk of all other Courts of record, except</td>
<td>V</td>
<td>27</td>
<td>28</td>
</tr>
<tr>
<td>to file duplicate returns of election for Governor</td>
<td>IV</td>
<td>4</td>
<td>20</td>
</tr>
<tr>
<td>to forward copies to Secretary of State upon notice</td>
<td>IV</td>
<td>4</td>
<td>20</td>
</tr>
<tr>
<td>to keep a list of electors registered up to January, 1888</td>
<td>II</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>certificate of, sufficient to establish right to registration</td>
<td>II</td>
<td>4</td>
<td>11</td>
</tr>
<tr>
<td>how and when removed</td>
<td>V</td>
<td>27</td>
<td>28</td>
</tr>
<tr>
<td>shall attest writs</td>
<td>V</td>
<td>31</td>
<td>29</td>
</tr>
<tr>
<td>term of office of</td>
<td>V</td>
<td>27</td>
<td>28</td>
</tr>
<tr>
<td>Clerk of Supreme Court, appointment of</td>
<td>V</td>
<td>7</td>
<td>25</td>
</tr>
<tr>
<td>term of office of</td>
<td>V</td>
<td>7</td>
<td>25</td>
</tr>
<tr>
<td>Code of Civil Procedure to be prepared by Commissioner</td>
<td>VI</td>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>Colleges, property of, exempt from taxation</td>
<td>X</td>
<td>4</td>
<td>30</td>
</tr>
<tr>
<td>Colored Normal, Agricultural, Industrial and Mechanical College of this State</td>
<td>XI</td>
<td>8</td>
<td>45</td>
</tr>
<tr>
<td>Combinations shall be prevented</td>
<td>IX</td>
<td>13</td>
<td>38</td>
</tr>
<tr>
<td>Commissioner to codify laws, election of</td>
<td>VI</td>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>duties of</td>
<td>VI</td>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>report of, to be examined by Committee</td>
<td>VI</td>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>report of, to lay on desks of members 1 year</td>
<td>VI</td>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>compensation of</td>
<td>VI</td>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>Common law liability, corporations cannot relieve themselves of, as to carriage of passengers</td>
<td>IX</td>
<td>3</td>
<td>46</td>
</tr>
<tr>
<td>Commutations, Governor may grant</td>
<td>IV</td>
<td>11</td>
<td>21</td>
</tr>
<tr>
<td>Company, any transportation or transmission, may connect with or cross other lines</td>
<td>IX</td>
<td>6</td>
<td>37</td>
</tr>
<tr>
<td>shall receive, transport and transmit freight and messages without delay</td>
<td>IX</td>
<td>6</td>
<td>37</td>
</tr>
<tr>
<td>shall not consolidate or control stock of competing or parallel lines</td>
<td>IX</td>
<td>7</td>
<td>37</td>
</tr>
<tr>
<td>Companies, certain, to be regulated by Commission or otherwise</td>
<td>IX</td>
<td>13</td>
<td>38</td>
</tr>
<tr>
<td>Compensation of other officers than those in Section 9, Article 5</td>
<td>V</td>
<td>24</td>
<td>28</td>
</tr>
<tr>
<td>of Attorney General</td>
<td>V</td>
<td>28</td>
<td>29</td>
</tr>
<tr>
<td>of Solicitor</td>
<td>V</td>
<td>29</td>
<td>29</td>
</tr>
<tr>
<td>of members of General Assembly</td>
<td>III</td>
<td>9</td>
<td>14</td>
</tr>
<tr>
<td>no extra, to be allowed</td>
<td>III</td>
<td>36</td>
<td>18</td>
</tr>
<tr>
<td>of Governor</td>
<td>IV</td>
<td>13</td>
<td>21</td>
</tr>
<tr>
<td>of Lieutenant-Governor</td>
<td>IV</td>
<td>13</td>
<td>21</td>
</tr>
<tr>
<td>of Comptroller-General</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>Comptroller-General, elected by</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>term of office of</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>compensation of</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
</tbody>
</table>
Counties, body politic and corporate ........................................... VII 9 32
bonded debt of, limited ......................................................... X 5 41
Courts, General Assembly may establish ....................................... V 1 23
establishment of, must be submitted to an election ......................... V 1 24
County, each, one election district ........................................... III 3 14
each, one Senator ................................................................. III 6 13
each, at least one Representative ............................................. VII 4 13
each, one election district ..................................................... VII 9 32
election on, not oftener than once in four years. ........................... VII 2 32
funds, safe keeping of, shall be provided for ................................ X 12 42
in case of lynching, may obtain judgment against parties engaged in ................................................................. VI 5 30
liable for damages in case of lynching ........................................ VI 6 31
may be authorized to levy tax or issue bonds for what purpose............. X 6 42
new, inhabitants, taxable property, area ..................................... VII 3 32
new, shall bear just proportion of indebtedness ................................ VII 6 32
no line of, to be hereafter run through a city or town ...................... VII 14 33
no section of, to be cut off except by two-third vote ....................... VII 2 31
of Edgefield, boundary of ...................................................... VII 12 33
of Saluda, election in .............................................................. VII 12 33
assessment in ............................................................................. VII 12 33
collection of taxes in .................................................................... VII 12 33
may be put in Congressional and Judicial Districts ............................ VII 13 33
old, inhabitants, taxable property, area ....................................... VII 5 32
old, not to be cut within 8 miles of court house building .................. VII 5 32
residence in, one year necessary to vote ...................................... II 4 10
seat, election for, shall not be held oftener than 5 years ............... VII 8 32
seat shall not be removed except upon election ................................ VII 8 32
shall provide for poor ................................................................... XIII 3 47
Treasurer of, compensation of, for handling school fund shall not be paid out of same ........................................... XI 4 43
shall collect school tax ............................................................... XI 6 44
Counties, boundaries of present, remain ...................................... VII 12 44
division into school district shall remain ....................................... XI 5 44
may be arranged into Congressional and Judicial Districts ............. VII 12 33
may be permitted to tax for corporate purposes ............................. X 5 41
name and County seat, election on .............................................. VII 1 31
new, how established ................................................................... VII 1 31
representation of, in House of Representatives .............................. III 3 13
shall be divided into school districts ............................................ XI 5 44
two or more may be consolidated, how ......................................... VII 10 32
Court of Probate in Charleston County ......................................... V 19 27
jurisdiction of ............................................................................. V 19 27
Judge of, may perform duties of Clerk .......................................... V 27 28
Common Pleas, appeal to, from registration officer ......................... II 5 11
from ...................................................................................... V 15 26
appellate jurisdiction from inferior Courts established .................. V 14 26
jurisdiction of ............................................................................. V 1 24
sit twice a year in each County .................................................. V 16 26
General Sessions, jurisdiction of .................................................. V 18 27
established ................................................................................ V 1 24
held twice a year in each County ................................................ V 18 27
<table>
<thead>
<tr>
<th>Art.</th>
<th>Sec.</th>
<th>Page.</th>
</tr>
</thead>
<tbody>
<tr>
<td>XI</td>
<td>5</td>
<td>48</td>
</tr>
<tr>
<td>XIII</td>
<td>6</td>
<td>44</td>
</tr>
<tr>
<td>VII</td>
<td>13</td>
<td>33</td>
</tr>
<tr>
<td>V</td>
<td>20</td>
<td>27</td>
</tr>
<tr>
<td>VII</td>
<td>11</td>
<td>51</td>
</tr>
<tr>
<td>XVII</td>
<td>11</td>
<td>51</td>
</tr>
<tr>
<td>I</td>
<td>29</td>
<td>9</td>
</tr>
<tr>
<td>XVI</td>
<td>12</td>
<td>25</td>
</tr>
<tr>
<td>XVI</td>
<td>3</td>
<td>50</td>
</tr>
<tr>
<td>I</td>
<td>19</td>
<td>8</td>
</tr>
<tr>
<td>IX</td>
<td>13</td>
<td>38</td>
</tr>
<tr>
<td>XII</td>
<td>9</td>
<td>47</td>
</tr>
<tr>
<td>XII</td>
<td>6</td>
<td>47</td>
</tr>
<tr>
<td>I</td>
<td>8</td>
<td>7</td>
</tr>
<tr>
<td>V</td>
<td>30</td>
<td>29</td>
</tr>
<tr>
<td>V</td>
<td>30</td>
<td>29</td>
</tr>
<tr>
<td>V</td>
<td>30</td>
<td>29</td>
</tr>
<tr>
<td>IX</td>
<td>16</td>
<td>39</td>
</tr>
<tr>
<td>IX</td>
<td>1</td>
<td>35</td>
</tr>
<tr>
<td>IX</td>
<td>17</td>
<td>39</td>
</tr>
<tr>
<td>IX</td>
<td>8</td>
<td>37</td>
</tr>
<tr>
<td>IX</td>
<td>8</td>
<td>37</td>
</tr>
<tr>
<td>IX</td>
<td>4</td>
<td>36</td>
</tr>
<tr>
<td>IX</td>
<td>4</td>
<td>36</td>
</tr>
<tr>
<td>IX</td>
<td>4</td>
<td>36</td>
</tr>
<tr>
<td>IX</td>
<td>9</td>
<td>37</td>
</tr>
<tr>
<td>IX</td>
<td>9</td>
<td>37</td>
</tr>
<tr>
<td>IX</td>
<td>3</td>
<td>36</td>
</tr>
<tr>
<td>IX</td>
<td>3</td>
<td>36</td>
</tr>
<tr>
<td>IX</td>
<td>9</td>
<td>37</td>
</tr>
<tr>
<td>III</td>
<td>31</td>
<td>18</td>
</tr>
<tr>
<td>III</td>
<td>31</td>
<td>18</td>
</tr>
<tr>
<td>IX</td>
<td>12</td>
<td>38</td>
</tr>
<tr>
<td>IX</td>
<td>19</td>
<td>39</td>
</tr>
<tr>
<td>III</td>
<td>35</td>
<td>19</td>
</tr>
</tbody>
</table>

Concurrent jurisdiction, State shall have, on boundary rivers
Confederate soldiers, pension of indigent
over 50 years old exempt from poll tax
Congressional Districts, General Assembly may form
Constables, how appointed
Constitution, takes effect when
of 1868 repealed
ratified
provisions of, mandatory and prohibitory, except
Constitutional law, questions of, to be decided by Justices and Judges, when
Convention to alter, amend or change Constitution, how called
composed of how many members
Contempt, punishment for, shall not extend to imprisonment in Penitentiary
Contract and agreement against public welfare shall be prevented
Convicts of Penitentiary shall be under control of State officers
hired out shall be maintained, supported, disciplined, &c., under State officers
sentenced to hard labor may be employed on public roads and highways
Conviction shall not work corruption of blood or forfeiture of estate
Coroner, election of
term of office of
residence of
disqualified a second time, if
Corporate franchises not heretofore organized under in good faith subject to the provisions of this Constitution
Corporation defined
any, accepting certain provisions shall be held to what agreement
domestic, only can consolidate railroads
foreign, cannot build, operate, lease, any railroad or part of railroad in this State without domestic charter
General Assembly may provide for service of process on any agent of
must keep one agent in State on whom process can be served
organized and doing business in this State must keep one business office in State
shall not appropriate right of way except
Corporations, banking, can have no special charter, but must operate under general laws
cannot relieve themselves of common law liability as to passengers
engaged in transportation or transmitting intelligence must be taxed as such
fiscal, must be examined
may buy public lands
public lands shall not be donated to
shall only engage in business authorized by law
shall not do prohibited acts through controlling interests in other corporations
alien, lands held by, limited.
<table>
<thead>
<tr>
<th>Art.</th>
<th>Sec.</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Art.</td>
<td>Sec.</td>
<td>Page</td>
</tr>
<tr>
<td>V</td>
<td>29</td>
<td>29</td>
</tr>
<tr>
<td>V</td>
<td>6</td>
<td>24</td>
</tr>
<tr>
<td>I</td>
<td>15</td>
<td>8</td>
</tr>
<tr>
<td>X</td>
<td>6</td>
<td>41</td>
</tr>
<tr>
<td>XI</td>
<td>9</td>
<td>46</td>
</tr>
<tr>
<td>XII</td>
<td>1</td>
<td>46</td>
</tr>
<tr>
<td>X</td>
<td>11</td>
<td>42</td>
</tr>
<tr>
<td>VIII</td>
<td>7</td>
<td>34</td>
</tr>
<tr>
<td>VIII</td>
<td>7</td>
<td>34</td>
</tr>
<tr>
<td>II</td>
<td>13</td>
<td>12</td>
</tr>
<tr>
<td>VIII</td>
<td>7</td>
<td>34</td>
</tr>
<tr>
<td>VIII</td>
<td>7</td>
<td>34</td>
</tr>
<tr>
<td>I</td>
<td>24</td>
<td>9</td>
</tr>
<tr>
<td>V</td>
<td>17</td>
<td>26</td>
</tr>
<tr>
<td>V</td>
<td>32</td>
<td>29</td>
</tr>
<tr>
<td>VI</td>
<td>1</td>
<td>29</td>
</tr>
<tr>
<td>X</td>
<td>2</td>
<td>40</td>
</tr>
<tr>
<td>I</td>
<td>14</td>
<td>8</td>
</tr>
<tr>
<td>XVII</td>
<td>1</td>
<td>50</td>
</tr>
<tr>
<td>VIII</td>
<td>9</td>
<td>35</td>
</tr>
<tr>
<td>XI</td>
<td>11</td>
<td>38</td>
</tr>
<tr>
<td>XII</td>
<td>4</td>
<td>47</td>
</tr>
<tr>
<td>XII</td>
<td>5</td>
<td>47</td>
</tr>
<tr>
<td>XI</td>
<td>11</td>
<td>46</td>
</tr>
<tr>
<td>X</td>
<td>12</td>
<td>43</td>
</tr>
<tr>
<td>IX</td>
<td>13</td>
<td>38</td>
</tr>
<tr>
<td>IX</td>
<td>5</td>
<td>36</td>
</tr>
<tr>
<td>VII</td>
<td>13</td>
<td>33</td>
</tr>
<tr>
<td>XVII</td>
<td>3</td>
<td>50</td>
</tr>
<tr>
<td>III</td>
<td>23</td>
<td>16</td>
</tr>
<tr>
<td>I</td>
<td>11</td>
<td>7</td>
</tr>
<tr>
<td>I</td>
<td>7</td>
<td>7</td>
</tr>
<tr>
<td>XI</td>
<td>10</td>
<td>46</td>
</tr>
<tr>
<td>II</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>III</td>
<td>8</td>
<td>14</td>
</tr>
<tr>
<td>III</td>
<td>8</td>
<td>14</td>
</tr>
<tr>
<td>III</td>
<td>11</td>
<td>15</td>
</tr>
<tr>
<td>III</td>
<td>3</td>
<td>13</td>
</tr>
<tr>
<td>VII</td>
<td>9</td>
<td>32</td>
</tr>
<tr>
<td>VII</td>
<td>1</td>
<td>31</td>
</tr>
<tr>
<td>VII</td>
<td>8</td>
<td>32</td>
</tr>
<tr>
<td>VII</td>
<td>8</td>
<td>32</td>
</tr>
</tbody>
</table>

Court of General Sessions, may appoint Attorney for State pro tempore.

Courts retain jurisdiction of matters now pending.

Credit of State shall not be pledged. shall never be used for benefit of any sectarian institution.

Credit of State shall not be pledged.

Courts retain jurisdiction of matters now pending. shall be public.

Debt of State, not increased, except, how municipal bonded, limitation of may be refunded.

question of, must be submitted to electors.

Deaf and dumb, institutions for, provided to same effect.

Debt of State, not increased, except, how.

Debt of State, not increased, except, how. may be refunded.

question of, must be submitted to electors.

Deaf and dumb, institutions for, provided to same effect.

Debt of State, not increased, except, how.

Credit of State shall not be pledged. shall never be used for benefit of any sectarian institution.

Courts retain jurisdiction of matters now pending. shall be public.

Defendant tried where offence was committed unless, when.

Deficiencies in expenses of State Government, how collected.

Defendant tried where offence was committed unless, when.

Defendants tried where crime committed.

Detected agencies, representatives of, armed, shall never be brought in the State except. beneficial and penal State institutions, how appointed or elected.

State Penitentiary, how appointed or elected.

"Direct tax" shall be invested as school fund.

Disability of embezzlement, how removed.

Disability of embezzlement, how removed.

Discrimination shall be prevented.

in charges, none can be made by transportation or transmission companies.

Districts, Congressional and Judicial, may be made.

Districts, Congressional and Judicial, may be made.

Districts, Congressional and Judicial, may be made.

Ducives shall not be allowed

doors of each house shall be open, except.

Duel, fighting, aiding or abetting, or sending challenge deprives of holding office.

Duties shall not be levied without consent.

Educational purposes, gifts for, shall be used as directed.

Election, Managers of, must require of voter payment of all taxes.

for Senators.

Representatives.

of members, each house judge of district, each County one.

to same effect.

for new County, name and County seat.

removal of County seat.

not often than 5 years.
<table>
<thead>
<tr>
<th>Election for consolidation of 2 or more Counties</th>
<th>VII</th>
<th>10</th>
<th>32</th>
</tr>
</thead>
<tbody>
<tr>
<td>special, for bonded municipal debt</td>
<td>VIII</td>
<td>7</td>
<td>34</td>
</tr>
<tr>
<td>for exempting manufactories from municipal taxation</td>
<td>VIII</td>
<td>8</td>
<td>34</td>
</tr>
<tr>
<td>increasing public debt</td>
<td>X</td>
<td>11</td>
<td>42</td>
</tr>
<tr>
<td>calling Constitutional Convention</td>
<td>XVI</td>
<td>3</td>
<td>50</td>
</tr>
<tr>
<td>on Constitutional amendments</td>
<td>XVI</td>
<td>1</td>
<td>49</td>
</tr>
<tr>
<td>Elections shall be free and open</td>
<td>I</td>
<td>10</td>
<td>7</td>
</tr>
<tr>
<td>by ballot</td>
<td>II</td>
<td>1</td>
<td>9</td>
</tr>
<tr>
<td>never be held in secret</td>
<td>II</td>
<td>1</td>
<td>9</td>
</tr>
<tr>
<td>rules for holding, shall be prescribed by General Assembly</td>
<td>II</td>
<td>8</td>
<td>11</td>
</tr>
<tr>
<td>ascertaining results shall be prescribed by General Assembly</td>
<td>II</td>
<td>13</td>
<td>12</td>
</tr>
<tr>
<td>in municipalities for bonded debt</td>
<td>II</td>
<td>13</td>
<td>12</td>
</tr>
<tr>
<td>in General Assembly viva voce</td>
<td>III</td>
<td>20</td>
<td>16</td>
</tr>
<tr>
<td>entered on Journals</td>
<td>III</td>
<td>20</td>
<td>16</td>
</tr>
<tr>
<td>prior to November 1st, 1896, shall be under Constitution of 1868</td>
<td>XVII</td>
<td>11</td>
<td>51</td>
</tr>
<tr>
<td>Electric plant, how right to construct granted</td>
<td>VIII</td>
<td>4</td>
<td>33</td>
</tr>
<tr>
<td>Elector offering to vote must have paid all taxes for previous year</td>
<td>II</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>every qualified eligible to office, except</td>
<td>II</td>
<td>3</td>
<td>10</td>
</tr>
<tr>
<td>defined</td>
<td>II</td>
<td>2</td>
<td>10</td>
</tr>
<tr>
<td>must register every ten years</td>
<td>II</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>Electors of city or town, consent of majority necessary to organize</td>
<td>VIII</td>
<td>2</td>
<td>33</td>
</tr>
<tr>
<td>who are, in municipalities on question of issuing bonds</td>
<td>II</td>
<td>13</td>
<td>12</td>
</tr>
<tr>
<td>when privileged from arrest</td>
<td>II</td>
<td>14</td>
<td>12</td>
</tr>
<tr>
<td>provisions for registration of, by General Assembly</td>
<td>II</td>
<td>8</td>
<td>11</td>
</tr>
<tr>
<td>in municipalities, a qualification of</td>
<td>II</td>
<td>12</td>
<td>12</td>
</tr>
<tr>
<td>Embezzlement, officer removed for</td>
<td>IV</td>
<td>22</td>
<td>22</td>
</tr>
<tr>
<td>of certain funds, felony</td>
<td>X</td>
<td>12</td>
<td>43</td>
</tr>
<tr>
<td>Employee of railroad, rights and remedies</td>
<td>IX</td>
<td>15</td>
<td>38</td>
</tr>
<tr>
<td>contract to waive benefit of this Section</td>
<td>XI</td>
<td>15</td>
<td>39</td>
</tr>
<tr>
<td>void</td>
<td>IX</td>
<td>15</td>
<td>38</td>
</tr>
<tr>
<td>Employee of railroad, death of, by injury, rights, and remedies to representatives.</td>
<td>IX</td>
<td>15</td>
<td>38</td>
</tr>
<tr>
<td>knowledge of defective or unsafe appliances</td>
<td>IX</td>
<td>15</td>
<td>38</td>
</tr>
<tr>
<td>no defense against, except</td>
<td>IX</td>
<td>15</td>
<td>38</td>
</tr>
<tr>
<td>remedies and rights herein may be extended to other corporations.</td>
<td>IX</td>
<td>15</td>
<td>38</td>
</tr>
<tr>
<td>Enumeration of inhabitants, when had</td>
<td>III</td>
<td>3</td>
<td>13</td>
</tr>
<tr>
<td>Escheated property shall be vested in school funds</td>
<td>XI</td>
<td>11</td>
<td>46</td>
</tr>
<tr>
<td>Escheats accruing shall come to State</td>
<td>XVII</td>
<td>11</td>
<td>51</td>
</tr>
<tr>
<td>Evidence of State indebtedness shall not be issued except for.</td>
<td>X</td>
<td>7</td>
<td>42</td>
</tr>
<tr>
<td>Expenses of State Government shall be annually provided for.</td>
<td>X</td>
<td>2</td>
<td>40</td>
</tr>
<tr>
<td>Executive Department, all officers in, shall report to Governor.</td>
<td>IV</td>
<td>14</td>
<td>21</td>
</tr>
<tr>
<td>Ex post facto laws shall not be passed</td>
<td>I</td>
<td>8</td>
<td>7</td>
</tr>
<tr>
<td>Felony to embezzle certain funds</td>
<td>X</td>
<td>12</td>
<td>43</td>
</tr>
<tr>
<td>Fiscal year commences</td>
<td>X</td>
<td>10</td>
<td>42</td>
</tr>
<tr>
<td>Fines, all accruing shall come to State</td>
<td>XVII</td>
<td>11</td>
<td>51</td>
</tr>
<tr>
<td>Forfeitures accruing shall come to State</td>
<td>XVII</td>
<td>11</td>
<td>51</td>
</tr>
</tbody>
</table>
Foreign corporation or association cannot build, operate or lease
any railroad in, or partly in, this State.......................... IX 8 37
shall have no general or special favors except on certain
conditions.......................................................... IX 8 37
Fraud, no imprisonment for, except in debt.......................... I 24 9
at primary elections to be punished.................................. II 10 12
Freeholders in municipalities must petition for election to issue
bonds .......................................................... II 13 12
Funds of estates and copartnerships not claimed in 70 years shall
be vested as school funds........................................ XI 11 46
Gambling, unlawful, for officer.................................................. XVII 8 51
officer engaging in, loses office...................................... XVII 8 51
Gas works, how right to erect granted.................................. VIII 4 34
General Assembly shall frequently assemble
may authorize suspension of laws................................... I 13 8
may consent to maintain army......................................... I 26 9
may declare martial law........................................... I 27 9
may authorize erection of wharves and collection of tolls........ II 28 9
shall provide certificates of registration.................... II 4 10
shall provide for appeal from registration officers
for correction of illegal and fraudulent voting and crimes against
election laws .......................................................... II 5 11
shall provide for registration of electors and
holding of elections...................................... II 8 11
shall provide polling precincts.................................. II 9 12
regulation of primary elections........................ II 10 12
consists of........................................................... III 1 13
session of 1895 postponed....................................... III 9 14
sessions, when held........................................... III 9 14
compensation of members of
members of, when protected........................................III 14 15
per diem................................................... III 19 16
cannot increase compensation.................................. III 19 16
same compensation in extra session.......................... III 19 16
elections, in viva voce........................................ III 20 16
entered on Journals.......................................... III 20 16
who eligible as member........................................ III 24 16
oath of members............................................... III 26 17
may grant right of way over public lands.................... III 31 18
may confirm title to public lands........................ III 31 18
shall not authorize payment of salary of deceased officer after death
shall not grant pensions, except..................................... III 32 18
shall not retire officer on pay or part pay........................ III 32 18
cannot enact certain special laws.................................. III 34 19
may limit number of acres of land held by
aliens or alien corporations.................................. III 35 19
must open returns of election of Governor............... IV 4 20
shall elect Governor, when................................. IV 4 20
General Assembly shall prescribe how contested elections for Governor may be determined. .......... IV 4 20
shall provide Board of Pardons. ............... IV 11 21
may prescribe jurisdiction of Magistrates. .... V 21 27
may provide clerk for other Courts of record... V 27 23
may authorize Judge of Probate to perform duties of clerk. .......................... V 27 28
may provide one Solicitor for each County if County Courts established. ......... V 29 29
shall provide for publication of decisions of Supreme Court. ......................... V 32 29
shall provide for arbitration of differences... VI 1 29
may establish new Counties, when. .......... VII 1 31
to same effect................................ VII 2 31
may alter County lines, when. .............. VII 7 32
may provide for consolidation of two or more Counties. ............................. VII 10 32
may establish or change townships. ......... VII 11 32
may provide township government. ........ VII 11 33
may make special provisions for municipal government..................................... VII 11 33
may form Judicial and Congressional Districts. ........................................ VII 13 33
shall pass general laws for organization and classification of municipal corporations. VIII 1 31
shall restrict municipalities in levying taxes.... VIII 3 33
shall not grant right to construct street railways, &c., without consent of local authorities. ........ VIII 4 34
may create Boards of Health. ................. VIII 10 35
may prohibit manufacture or sale of liquors... VIII 11 35
may authorize State and County officers to buy and sell liquors. ..................... VIII 11 35
shall not grant special charters except on two-third vote. ......................... IX 2 36
Governor may convene, in extra session ........ IV 16 22
adjourn in case of disagreement .......... IV 16 22
may establish County, inferior and municipal Courts.................................... V 1 24
shall elect Chief Justices. ...................... V 2 24
Associate Justices. ............................. V 2 24
third Associate Justice. ....................... V 3 24
Circuit Judges. ................................. V 13 26
shall provide for holding special or regular terms of Circuit Courts by men learned in the law. .... V 6 24
may divide the State into Judicial Circuits... V 13 26
shall provide for Judges to interchange Circuits... V 14 26
shall not license foreign corporation to build railroads in this State.................. IX 8 37
shall provide for examination of banking and fiscal corporations...................... IX 9 37
shall provide for directors of corporations by cumulative plan ....................... IX 11 38
shall prevent trusts, combinations, &c. ........ IX 13 38
General Assembly shall never remit the forfeiture of the franchise of any corporation, unless
shall provide for uniform assessment and taxation
shall provide for annual expenses of State Government
shall provide for deficiency in expenses of State Government
may authorize County or township to issue bonds, for what purpose
forbidden to create debt except
shall provide for safe keeping of funds
shall make embezzlement of certain funds a felony
may remove disability of embezzlement, how
shall provide for assessment of all property
shall prescribe duties and powers of Superintendent of Education
shall provide for all school officers, their powers, duties and compensation
shall provide free public schools
shall define "enrollment"
shall apportion income of invested school funds
shall provide for appointment or election of Directors of Penitentiary and State benevolent and charitable institutions
may provide Reformatory for juvenile offenders
shall provide pensions for indigent soldiers, sailors, and widows of
may charge tax or impost on navigable waters
may ask removal of executive or judicial officer
may provide for calling Constitutional Convention
may direct how claims against State shall be established
shall provide for removal of causes
shall prohibit lotteries

General Sessions, Court of, jurisdiction of
appellate jurisdiction from inferior Courts
concurrent jurisdiction with inferior Courts in certain cases

Gifts for educational purposes shall be used as directed
to State not otherwise designated shall be invested as school funds

Graded school districts included in new district, new territory shall bear its part of bonded debt existing

Graded school districts not repealed

Grants of corporate franchises, not organized under in good faith, subject to
how issued

Grand Jury, presentment by, necessary in graver cases consists of 18
12 must agree
<p>| Government, forms of, modified by people. | I 1 7 |
| Governor, pardon of, removes disqualification for voting. | II 6 11 |
| appoints Boards of Registration. | II 8 11 |
| may change place of meeting of General Assembly in case of contagion. | III 9 14 |
| elected by term of office of when elected installation of who eligible to office of hold no other office except returns of election of, how forwarded. | IV 2 19 IV 2 20 IV 2 20 IV 3 20 IV 3 20 |
| contested elections of, how determined. | IV 4 20 |
| vacancy in office of, how filled. | IV 9 21 |
| commander-in-chief of, militia, except. | IV 10 21 |
| grant reprieves, pardons, &amp;c. | IV 11 21 |
| remit fines or forfeitures. | IV 11 21 |
| executes the laws compensation of. | IV 12 21 IV 13 21 |
| may demand reports of executive officers and Boards of public institutions. | IV 14 21 |
| appoints Magistrates. | V 20 27 |
| order election for new County when. | VIII 1 33 |
| may apply for armed police force. | VIII 9 35 |
| shall give the General Assembly information of the condition of the State. | IV 15 22 |
| may recommend measures to the General Assembly. | IV 15 22 |
| shall commission all officers. | IV 17 22 |
| sign grants and commissions. | IV 19 22 |
| oath of office of. | IV 20 22 |
| reside at capital, except. | IV 21 22 |
| may suspend officer for embezzlement. | IV 22 22 |
| sign bill or joint resolution. | IV 23 22 |
| may veto bill or joint resolution. | IV 23 22 |
| any part of appropriation bill. | IV 23 23 |
| must return bill or joint resolution within three days unless. | IV 23 23 |
| shall commission one learned in law to act in place of disqualified Judge or Justice. | V 6 24 |
| appoint Justice or Judge for less time than one year. | V 11 25 |
| member of State Board of Education. | XI 2 43 |
| Chairman of such Board. | XI 2 43 |
| shall appoint Superintendent and Regents for State Hospital for Insane. | XII 2 47 |
| fill vacancies in offices in penal and charitable institutions. | XII 8 47 |
| may call out militia and volunteer forces when. | XIII 3 45 |
| appoint staff officers. | XIII 4 48 |
| impeachment of, Chief Justice presides. | XV 2 49 |
| may remove executive or judicial officers when. | XV 4 49 |
| Habeas corpus shall not be suspended unless. | I 23 9 |
| Highways, navigable waters and boundary rivers are. | XIV 1 48 |</p>
<table>
<thead>
<tr>
<th>Homestead established.</th>
<th>Articles, Sections, Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>House, each shall judge of election and qualification of its members.</td>
<td>11.15</td>
</tr>
<tr>
<td>majority of each, constitute a quorum.</td>
<td>11.15</td>
</tr>
<tr>
<td>each, chooses its own officers.</td>
<td>12.15</td>
</tr>
<tr>
<td>determine its own rules.</td>
<td>12.15</td>
</tr>
<tr>
<td>punish its members.</td>
<td>12.15</td>
</tr>
<tr>
<td>expel a member.</td>
<td>12.15</td>
</tr>
<tr>
<td>may punish any person when.</td>
<td>13.15</td>
</tr>
<tr>
<td>neither shall adjourn for more than three days without consent of the other, nor to any other place than.</td>
<td>21.16</td>
</tr>
<tr>
<td>each shall keep a journal.</td>
<td>22.16</td>
</tr>
<tr>
<td>shall cause its journal to be published.</td>
<td>22.16</td>
</tr>
<tr>
<td>each, doors of, open except.</td>
<td>23.16</td>
</tr>
<tr>
<td>House of Representatives, branch of legislative power.</td>
<td>1.13</td>
</tr>
<tr>
<td>composed of.</td>
<td>2.13</td>
</tr>
<tr>
<td>members of, elected every two years.</td>
<td>2.13</td>
</tr>
<tr>
<td>number of members.</td>
<td>3.13</td>
</tr>
<tr>
<td>present apportionment of members.</td>
<td>3.13</td>
</tr>
<tr>
<td>qualification of members.</td>
<td>7.14</td>
</tr>
<tr>
<td>members of, how apportioned.</td>
<td>3.13</td>
</tr>
<tr>
<td>first election for members of.</td>
<td>8.14</td>
</tr>
<tr>
<td>subsequent election for members of.</td>
<td>8.14</td>
</tr>
<tr>
<td>bills for revenue shall originate in.</td>
<td>15.15</td>
</tr>
<tr>
<td>ten members may demand “yeas” and “nays”.</td>
<td>22.16</td>
</tr>
<tr>
<td>vacancies in membership of, how filled.</td>
<td>25.16</td>
</tr>
<tr>
<td>has sole power of impeachments.</td>
<td>1.49</td>
</tr>
<tr>
<td>may propose amendments to Constitution.</td>
<td>16.149</td>
</tr>
<tr>
<td>Husband and wife must both sign deed or mortgage of homestead after assignment, if both living.</td>
<td>28.18</td>
</tr>
<tr>
<td>Immunities and privileges shall not be abridged.</td>
<td>5.7</td>
</tr>
<tr>
<td>Impeachment, Governor, executive and judicial officers liable to.</td>
<td>3.49</td>
</tr>
<tr>
<td>judgment of, shall extend only to.</td>
<td>3.49</td>
</tr>
<tr>
<td>person convicted of, liable to indictment.</td>
<td>3.49</td>
</tr>
<tr>
<td>sole power of, in House of Representatives.</td>
<td>1.49</td>
</tr>
<tr>
<td>what necessary for.</td>
<td>1.49</td>
</tr>
<tr>
<td>tried by Senate.</td>
<td>2.49</td>
</tr>
<tr>
<td>two-third vote necessary to convict.</td>
<td>2.49</td>
</tr>
<tr>
<td>of Governor, who presides.</td>
<td>2.49</td>
</tr>
<tr>
<td>Implements and tools of single person exempt from levy and sale.</td>
<td>28.18</td>
</tr>
<tr>
<td>Income from sale, or license for sale, of liquors shall be used for public schools in aid of supplementary tax.</td>
<td>12.46</td>
</tr>
<tr>
<td>Incorporation, special, may be had when required by terms of will, no charter of, shall be granted by special law except.</td>
<td>34.19</td>
</tr>
<tr>
<td>all charters of, must be had under general laws, except.</td>
<td>2.35</td>
</tr>
<tr>
<td>Indictments or prosecutions for libel, jury judges of law and fact.</td>
<td>21.8</td>
</tr>
<tr>
<td>shall conclude how.</td>
<td>13.26</td>
</tr>
</tbody>
</table>
Inferior Courts may impose sentence of labor on highways.
General Assembly may establish
shall not have jurisdiction of certain crimes
jury in

Influences, undue, &c., voter to be protected from.
Inhabitants, every, possessing qualifications may be elected to office.

General Assembly may establish
shall not have jurisdiction of certain crimes
jury in

Influences, undue, &c., voter to be protected from.
Inhabitants, every, possessing qualifications may be elected to office.

Institutions, public, Boards of, report to Governor
of learning, property of, exempt from taxation
for insane, blind, deaf and dumb provided

Instruments entered into, heretofore voted, shall continue

Joint Resolution, read three times
signed by President of Senate,
by Speaker of House of Representatives.

Governor must sign or veto
must return in three days, unless

Journal, each house must keep
yeas and nays entered on
member may enter dissent

Journals, causes for address of removal of officer spread at large on
yeas and nays entered on, on each address
Judge disqualified, vacancy filled, how
Judge who tried case cannot sit on hearing in Supreme Court.
of Probate Court may perform duties of Clerk
Judges, powers at chambers
shall not charge juries on facts, but shall declare the law
compensation of
no fees or perquisites
hold no other office
qualifications of
conservators of the peace
filling vacancy holds for unexpired time
cannot sit in certain cases

Judgment of Supreme Court must be in writing and preserved in record of case.
below reversed by concurrence of three Justices

Judicial Circuits, State divided into

General Assembly may form

 Jurisdiction of Court of Common Pleas.
 to same effect
of Supreme Court
of General Sessions

to same effect
	of Probate

to same effect.
in municipal and inferior Courts composed of six
<table>
<thead>
<tr>
<th>Art.</th>
<th>Sec.</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jury, may decide question of parallel or competing lines</td>
<td>IX</td>
<td>7 37</td>
</tr>
<tr>
<td>Juries, Judges shall not charge on facts</td>
<td>V</td>
<td>26 28</td>
</tr>
<tr>
<td>Juror, qualification of</td>
<td>V</td>
<td>22 28</td>
</tr>
<tr>
<td>Justices, concurrence of 3 necessary to reverse judgment below...</td>
<td>V</td>
<td>12 25</td>
</tr>
<tr>
<td>term of office of...</td>
<td>V</td>
<td>6 24</td>
</tr>
<tr>
<td>when disqualified, vacancy, how filled...</td>
<td>V</td>
<td>6 24</td>
</tr>
<tr>
<td>appoint a Clerk and Reporter...</td>
<td>V</td>
<td>7 25</td>
</tr>
<tr>
<td>compensation of...</td>
<td>V</td>
<td>9 25</td>
</tr>
<tr>
<td>no fees or perquisites...</td>
<td>V</td>
<td>9 25</td>
</tr>
<tr>
<td>hold no other office...</td>
<td>V</td>
<td>9 25</td>
</tr>
<tr>
<td>qualifications of...</td>
<td>V</td>
<td>10 25</td>
</tr>
<tr>
<td>if equally divided, opinion below affirmed, unless...</td>
<td>V</td>
<td>12 25</td>
</tr>
<tr>
<td>may call to their aid judges of Circuit Court, when...</td>
<td>V</td>
<td>12 26</td>
</tr>
<tr>
<td>have certain powers at chambers...</td>
<td>V</td>
<td>25 28</td>
</tr>
<tr>
<td>Justice shall be administered without distinction between law and equity...</td>
<td>VI</td>
<td>3 30</td>
</tr>
<tr>
<td>senior, shall preside in impeachment of Governor...</td>
<td>XV</td>
<td>2 49</td>
</tr>
<tr>
<td>Juvenile offenders; reformatory for, may be provided...</td>
<td>XII</td>
<td>7 47</td>
</tr>
<tr>
<td>Land held by aliens to be limited...</td>
<td>III</td>
<td>35 19</td>
</tr>
<tr>
<td>scrip, proceeds of, how used...</td>
<td>XI</td>
<td>8 45</td>
</tr>
<tr>
<td>Lands, public, not to be sold, except...</td>
<td>III</td>
<td>31 18</td>
</tr>
<tr>
<td>not to be donated...</td>
<td>III</td>
<td>31 18</td>
</tr>
<tr>
<td>title to certain, shall vest in State...</td>
<td>XIV</td>
<td>2 48</td>
</tr>
<tr>
<td>ultimate property vested in people...</td>
<td>XIV</td>
<td>3 48</td>
</tr>
<tr>
<td>title to, failing for want of heirs revert to people...</td>
<td>XIV</td>
<td>3 48</td>
</tr>
<tr>
<td>Law, no ex post facto, shall be passed...</td>
<td>I</td>
<td>8 7</td>
</tr>
<tr>
<td>impairing obligations of contracts shall not be passed...</td>
<td>I</td>
<td>8 7</td>
</tr>
<tr>
<td>granting title of nobility or hereditary emolument shall not be passed...</td>
<td>I</td>
<td>8 7</td>
</tr>
<tr>
<td>martial, no person subject to except...</td>
<td>I</td>
<td>27 9</td>
</tr>
<tr>
<td>none ever passed for benefit if foreign corporation, except...</td>
<td>IX</td>
<td>8 37</td>
</tr>
<tr>
<td>Laws, suspension of...</td>
<td>I</td>
<td>13 8</td>
</tr>
<tr>
<td>equal rights under...</td>
<td>I</td>
<td>1 7</td>
</tr>
<tr>
<td>crimes against election...</td>
<td>II</td>
<td>5 11</td>
</tr>
<tr>
<td>style of...</td>
<td>III</td>
<td>16 15</td>
</tr>
<tr>
<td>certain special, prohibited...</td>
<td>III</td>
<td>34 19</td>
</tr>
<tr>
<td>Governor shall have, executed...</td>
<td>IV</td>
<td>12 21</td>
</tr>
<tr>
<td>printing of...</td>
<td>XVII</td>
<td>5 50</td>
</tr>
<tr>
<td>now of force...</td>
<td>XVII</td>
<td>10 51</td>
</tr>
<tr>
<td>to same effect...</td>
<td>XVII</td>
<td>11 51</td>
</tr>
<tr>
<td>repugnant to Constitution...</td>
<td>XVII</td>
<td>10 51</td>
</tr>
<tr>
<td>inconsistent with Constitution...</td>
<td>XVII</td>
<td>11 51</td>
</tr>
<tr>
<td>Legislative documents, printing of...</td>
<td>XVII</td>
<td>5 50</td>
</tr>
<tr>
<td>Liability of stockholders...</td>
<td>IX</td>
<td>18 39</td>
</tr>
<tr>
<td>in banks...</td>
<td>IX</td>
<td>18 39</td>
</tr>
<tr>
<td>Libraries, public, property of, exempt from taxation...</td>
<td>X</td>
<td>4 40</td>
</tr>
<tr>
<td>Liberty, no person to be deprived of, without due process of law...</td>
<td>I</td>
<td>5 7</td>
</tr>
<tr>
<td>License on occupations and business...</td>
<td>X</td>
<td>1 40</td>
</tr>
<tr>
<td>Licenses in municipalities...</td>
<td>VIII</td>
<td>6 34</td>
</tr>
<tr>
<td>Life, no person deprived of, without due process of law...</td>
<td>I</td>
<td>5 7</td>
</tr>
<tr>
<td>Lights, plants for furnishing...</td>
<td>VIII</td>
<td>5 34</td>
</tr>
</tbody>
</table>
Lieutenant-Governor, when elected
oath of office.
compensation of
term of office
qualifications
President of Senate
no vote while presiding unless
compensation of
term of
President
vacancy, how filled
when act as Governor

Liquors, sale and manufacture of
State, County and municipal officers may be authorized to
buy and sell
General Assembly may grant license to sell
municipal corporations cannot
Loan of credit of State forbidden
Lotteries forbidden
Lynching, damages for, in case of death
Magistrates, how appointed
term of office
appoint one or more Constables
salary of
jurisdiction of
sit as examining Courts
may recognize or discharge except in capital cases
may bind over to keep peace
try civil actions where
try criminal actions where

Militia, subject to martial law
Governor Commander-in-Chief of
who shall compose
how organized, &c.
when exempt from arrest
Governor may call out

Mains, how right to lay, granted
Managers of Election must require payment of taxes by voter
corporations, how elected
Manufactures may be exempt from what taxation
Marriage of whites and negroes void
Married woman, property exemption
right of property
contract of

Matters civil and criminal now pending
Mines, products of taxed
Ministers, residence of, to vote
Members of bar, oath of
each house may be punished
both houses protected
House, 10 demand yeas and nays
Senate, 5 demand yeas and nays
either house may dissent on Journal
General Assembly, per diem of
mileage of
cannot increase compensation
Members of General Assembly compensation in extra session... III 19 16
oath of... III 26 17
Member of Senate acting as Governor or Lieutenant-Governor... IV 8 21
Misdemeanor to permit prisoner to be lynched... VI 6 31
Money, how drawn from Treasury... X 9 42
Municipal elections, registration for...
qualification of electors in...
Courts, jury in... II 12 12
may be established... V 22 28
Municipal Courts, may impose sentence of labor on highways...
corporations, organization and classification of... VIII 1 30
cannot license sale of liquors... VIII 11 35
property, what exempt from taxation... X 4 40
corporation, bonded debt of... X 5 41
refunding or paying existing debt... X 5 41
Municipalities, special, government for... VII 11 33
Navigable waters, highways... XIV 1 48
Negro and white, marriages between... III 33 18
No conviction work corruption of blood, &c... I 8 7
No tax, &c., laid without consent... I 7 7
Notaries Public not limited in term... I 11 7
Oath of Governor and Lieutenat-Governor...
all officers... III 26 17
Obligations, heretofore made valid... XVII 11 52
Offence, not tried twice, for same... I 17 8
Offences, bailable, except... I 20 8
Office, who eligible to...
to same effect... II 10 7
term of, for specified period... II 2 10
person fighting duel, &c., cannot hold... I 11 7
term of, Senators and Representatives begin... III 10 15
disqualifies for seat in General Assembly, except... III 24 16
of Governor, who eligible to... IV 3 20
corporation must keep one in this State... IX 4 36
Officer, none retired on pay or part pay...
of registration submit any Section of Constitution to voter... II 4 10
must keep separate record of, when... II 4 10
swear to and file record of voters... II 4 10
require applicant to read and write, when; or have $300 worth of property... II 4 10
authorized to collect, receipt or certificate of, proof of payment of taxes... II 4 10
permitting prisoner lynched, penalty... VI 6 31
impeached, suspended... XV 1 49
when removed... XV 4 49
to same effect... IV 22 22
notified of intention to remove... XV 4 49
qualification of... XVII 1 50
to same effect... XVII 4 50
betting or gambling... XVII 8 51
in militia, not limited in term... I 11 7
deceased, salary of... III 32 18
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officers chosen by each house</td>
<td>III 12 15</td>
</tr>
<tr>
<td>oath of</td>
<td>III 15 20</td>
</tr>
<tr>
<td>all, elected by</td>
<td>I 10 7</td>
</tr>
<tr>
<td>removal of</td>
<td>III 27 17</td>
</tr>
<tr>
<td>Officers, other State, enter upon duties</td>
<td>IV 2 20</td>
</tr>
<tr>
<td>executive, report to Governor</td>
<td>IV 14 21</td>
</tr>
<tr>
<td>commissioned by Governor</td>
<td>IV 17 22</td>
</tr>
<tr>
<td>certain, compensation of</td>
<td>V 24 28</td>
</tr>
<tr>
<td>keep accounts</td>
<td>X 12 42</td>
</tr>
<tr>
<td>embezzling, felony</td>
<td>X 12 43</td>
</tr>
<tr>
<td>present, hold over</td>
<td>XVII 11 52</td>
</tr>
<tr>
<td>compensation of present</td>
<td>XVII 11 52</td>
</tr>
<tr>
<td>Offices, two not held, except</td>
<td>II 2 10</td>
</tr>
<tr>
<td>Ordinances ratified by Convention have what effect</td>
<td>XVII 11 51</td>
</tr>
<tr>
<td>Pardon removes disqualifications</td>
<td>II 6 11</td>
</tr>
<tr>
<td>Pardons and commutations</td>
<td>IV 11 21</td>
</tr>
<tr>
<td>Board of</td>
<td>IV 11 21</td>
</tr>
<tr>
<td>Passengers, corporations cannot relieve themselves of common</td>
<td>IX 3 38</td>
</tr>
<tr>
<td>law liability in carriage of</td>
<td>XII 4 47</td>
</tr>
<tr>
<td>Penal State institutions, directors of</td>
<td>XII 5 47</td>
</tr>
<tr>
<td>Penitentiary, Directors of</td>
<td>XII 9 47</td>
</tr>
<tr>
<td>Penalities, accruing, come to State</td>
<td>XVII 11 51</td>
</tr>
<tr>
<td>controlled by State officers</td>
<td>XIII 5 48</td>
</tr>
<tr>
<td>Pensions for indigent soldiers, sailors and widows, thereof</td>
<td>III 32 18</td>
</tr>
<tr>
<td>not granted, except for</td>
<td>I 1 7</td>
</tr>
<tr>
<td>right to assemble and petition</td>
<td>I 4 7</td>
</tr>
<tr>
<td>secure against unreasonable searches and seizures</td>
<td>I 16 8</td>
</tr>
<tr>
<td>keep and bear arms</td>
<td>I 26 9</td>
</tr>
<tr>
<td>Persons, all male, when qualified for registration, to January, 1898</td>
<td>II 4 10</td>
</tr>
<tr>
<td>all male, when qualified after January, 1898</td>
<td>II 4 10</td>
</tr>
<tr>
<td>disqualified from registering and voting</td>
<td>II 6 11</td>
</tr>
<tr>
<td>registered up to January, 1898, qualified electors for life</td>
<td>II 4 10</td>
</tr>
<tr>
<td>coming of age can register 30 days before elections</td>
<td>II 11 12</td>
</tr>
<tr>
<td>Petit jury consists of 12</td>
<td>V 22 28</td>
</tr>
<tr>
<td>all must agree</td>
<td>V 22 28</td>
</tr>
<tr>
<td>Petition for elections for new County</td>
<td>VII 1 31</td>
</tr>
<tr>
<td>of freeholders in municipality necessary for election to issue bonds</td>
<td>II 13 12</td>
</tr>
<tr>
<td>right of people</td>
<td>I 4 7</td>
</tr>
<tr>
<td>Police, no armed force shall ever be brought into State</td>
<td>VIII 9 35</td>
</tr>
<tr>
<td>Political divisions of State, limitation of bonded debt of</td>
<td>X 5 45</td>
</tr>
<tr>
<td>power vested in people</td>
<td>I 1 7</td>
</tr>
<tr>
<td>Polling precincts to be provided</td>
<td>II 9 12</td>
</tr>
<tr>
<td>now existing continue</td>
<td>II 9 12</td>
</tr>
<tr>
<td>residence in, four months necessary to vote</td>
<td>II 4 10</td>
</tr>
<tr>
<td>Poll tax, payment of, necessary to vote</td>
<td>II 4 10</td>
</tr>
<tr>
<td>to same effect</td>
<td>II 4 11</td>
</tr>
<tr>
<td>fixed at one dollar</td>
<td>XI 6 44</td>
</tr>
<tr>
<td>Confederate soldiers over 50 years, exempt from</td>
<td>XI 6 44</td>
</tr>
<tr>
<td>how collected and disbursed</td>
<td>XI 6 44</td>
</tr>
<tr>
<td>Primary elections, regulations of</td>
<td>II 10 12</td>
</tr>
<tr>
<td>Prize fighting prohibited</td>
<td>VIII 12 35</td>
</tr>
<tr>
<td>Privileges and immunities not abridged</td>
<td>I 5 7</td>
</tr>
<tr>
<td>Art.</td>
<td>Sec.</td>
</tr>
<tr>
<td>------</td>
<td>------</td>
</tr>
<tr>
<td>Population, representation apportioned according to</td>
<td>I</td>
</tr>
<tr>
<td>Power, political, vested in people</td>
<td>I</td>
</tr>
<tr>
<td>military, subordinate to civil</td>
<td>I</td>
</tr>
<tr>
<td>of government, separate</td>
<td>I</td>
</tr>
<tr>
<td>judicial, vested in certain Courts</td>
<td>V</td>
</tr>
<tr>
<td>Poor of County to be provided for</td>
<td>XII</td>
</tr>
<tr>
<td>Press, freedom of</td>
<td>I</td>
</tr>
<tr>
<td>Precinct, polling</td>
<td>II</td>
</tr>
<tr>
<td>each elector to vote at own</td>
<td>II</td>
</tr>
<tr>
<td>President of Senate, writ of elections to fill vacancies</td>
<td>III</td>
</tr>
<tr>
<td>Lieutenant-Governor shall be</td>
<td>IV</td>
</tr>
<tr>
<td><strong>pro tempore</strong> chosen, when</td>
<td>IV</td>
</tr>
<tr>
<td>vacancy, how filled</td>
<td>IV</td>
</tr>
<tr>
<td>Prisoner lynched officer prosecuted</td>
<td>VI</td>
</tr>
<tr>
<td>Probate Court—see Court of Probate</td>
<td></td>
</tr>
<tr>
<td>Process, service of, on corporations</td>
<td>IX</td>
</tr>
<tr>
<td>Proceeds of land scrip</td>
<td>XI</td>
</tr>
<tr>
<td>Proceeding, present continue</td>
<td>XVII</td>
</tr>
<tr>
<td>Property, $300 alternative qualification for registration</td>
<td>II</td>
</tr>
<tr>
<td>not deprived of, without due process of law</td>
<td>I</td>
</tr>
<tr>
<td>taxed according to value</td>
<td>I</td>
</tr>
<tr>
<td>to same effect</td>
<td>III</td>
</tr>
<tr>
<td>private, not taken for private use</td>
<td>I</td>
</tr>
<tr>
<td>public use without compensation</td>
<td>I</td>
</tr>
<tr>
<td>exempt from levy or sale</td>
<td>III</td>
</tr>
<tr>
<td>not for taxes or purchase money</td>
<td>III</td>
</tr>
<tr>
<td>assessed and taxed</td>
<td>X</td>
</tr>
<tr>
<td>certain exempt from taxation</td>
<td>X</td>
</tr>
<tr>
<td>of State never used for benefit of any sectarian institution</td>
<td>XI</td>
</tr>
<tr>
<td>of married women, how held</td>
<td>XVII</td>
</tr>
<tr>
<td>ultimate, in lands in people</td>
<td>XIV</td>
</tr>
<tr>
<td>in municipalities taxed uniform</td>
<td>VIII</td>
</tr>
<tr>
<td>Protection of laws not denied</td>
<td>I</td>
</tr>
<tr>
<td>Prosecutions or indictments for libel</td>
<td>I</td>
</tr>
<tr>
<td>present, continue</td>
<td>XVII</td>
</tr>
<tr>
<td>to same effect</td>
<td>XVII</td>
</tr>
<tr>
<td>Provisions of Constitution</td>
<td>I</td>
</tr>
<tr>
<td>laws remain</td>
<td>XVII</td>
</tr>
<tr>
<td>Printing of executive department</td>
<td>XVII</td>
</tr>
<tr>
<td>Public printing let on contract</td>
<td>XVII</td>
</tr>
<tr>
<td>Punishment, no corporal</td>
<td>I</td>
</tr>
<tr>
<td>Public institutions, Boards of, report to Governor</td>
<td>IV</td>
</tr>
<tr>
<td>Public moneys, account of, published</td>
<td>X</td>
</tr>
<tr>
<td>debt not increased, except</td>
<td>X</td>
</tr>
<tr>
<td>Qualification for voting, no property, except</td>
<td>I</td>
</tr>
<tr>
<td>members of General Assembly</td>
<td>III</td>
</tr>
<tr>
<td>of Governor</td>
<td>IV</td>
</tr>
<tr>
<td>of Lieutenant-Governor</td>
<td>IV</td>
</tr>
<tr>
<td>of Justices and Judges</td>
<td>V</td>
</tr>
<tr>
<td>of jurors</td>
<td>V</td>
</tr>
<tr>
<td>Questions of Constitutional law may be decided by Justices of Supreme Court and Judges of Circuit Court</td>
<td>V</td>
</tr>
<tr>
<td>Questions of whether companies are competing may be decided by jury</td>
<td>IX 7 37</td>
</tr>
<tr>
<td>Railroad Commission may make certain rates</td>
<td>IX 5 36</td>
</tr>
<tr>
<td>may connect with or cross other lines</td>
<td>IX 6 37</td>
</tr>
<tr>
<td>carry freight and passengers without discrimination</td>
<td>IX 6 37</td>
</tr>
<tr>
<td>not consolidate with or control stock of competing lines</td>
<td>IX 7 37</td>
</tr>
<tr>
<td>only consolidated by domestic corporations</td>
<td>IX 8 37</td>
</tr>
<tr>
<td>Commission established</td>
<td>IX 14 38</td>
</tr>
<tr>
<td>duties, election of, and term of office to be regulated</td>
<td>IX 14 38</td>
</tr>
<tr>
<td>present, continued</td>
<td>IX 14 38</td>
</tr>
<tr>
<td>powers and duties of</td>
<td>IX 14 38</td>
</tr>
<tr>
<td>employees' rights and remedies</td>
<td>IX 15 38</td>
</tr>
<tr>
<td>rates, no discrimination in</td>
<td>IX 5 36</td>
</tr>
<tr>
<td>competitive, Railroad Commission may make</td>
<td>IX 5 36</td>
</tr>
<tr>
<td>Receipt, proof of payment of taxes</td>
<td>II 4 11</td>
</tr>
<tr>
<td>Record of persons registered up to January, 1898</td>
<td>XII 4 10</td>
</tr>
<tr>
<td>Reformatory for juvenile offenders</td>
<td>XII 7 47</td>
</tr>
<tr>
<td>Regents of State Hospital for Insane, how appointed</td>
<td>XII 2 47</td>
</tr>
<tr>
<td>Records, public, registration book shall be</td>
<td>II 8 11</td>
</tr>
<tr>
<td>Recognizances heretofore entered into valid</td>
<td>XVII 11 52</td>
</tr>
<tr>
<td>Registration necessary to vote</td>
<td>II 4 10</td>
</tr>
<tr>
<td>every ten years</td>
<td>II 4 10</td>
</tr>
<tr>
<td>certificate of, to elector</td>
<td>II 4 10</td>
</tr>
<tr>
<td>of electors to be provided</td>
<td>II 8 11</td>
</tr>
<tr>
<td>to January, 1898, by Board</td>
<td>II 8 11</td>
</tr>
<tr>
<td>books open</td>
<td>II 8 11</td>
</tr>
<tr>
<td>of, public records</td>
<td>II 8 11</td>
</tr>
<tr>
<td>close 30 days before election</td>
<td>II 11 12</td>
</tr>
<tr>
<td>municipal elections</td>
<td>II 12 12</td>
</tr>
<tr>
<td>certificate of, in municipal elections</td>
<td>II 12 12</td>
</tr>
<tr>
<td>Religion, none established</td>
<td>I 4 7</td>
</tr>
<tr>
<td>Remedy for all wrongs</td>
<td>I 15 8</td>
</tr>
<tr>
<td>Removal of officers</td>
<td>III 27 17</td>
</tr>
<tr>
<td>Representation in House of Representatives</td>
<td>I 2 7</td>
</tr>
<tr>
<td>according to population</td>
<td>I 2 7</td>
</tr>
<tr>
<td>Representatives, apportionment of</td>
<td>III 3 13</td>
</tr>
<tr>
<td>how assigned</td>
<td>III 4 13</td>
</tr>
<tr>
<td>apportionment of, when to take effect</td>
<td>III 5 14</td>
</tr>
<tr>
<td>terms of, begin</td>
<td>III 10 15</td>
</tr>
<tr>
<td>Reporter of Supreme Court, appointment of</td>
<td>V 7 25</td>
</tr>
<tr>
<td>term of office of</td>
<td>V 7 25</td>
</tr>
<tr>
<td>Residence not lost by temporary absence</td>
<td>I 12 8</td>
</tr>
<tr>
<td>two years necessary to vote</td>
<td>II 4 10</td>
</tr>
<tr>
<td>not lost by temporary employment or navigation of seas</td>
<td>II 7 11</td>
</tr>
<tr>
<td>change of, change of precincts</td>
<td>II 9 12</td>
</tr>
<tr>
<td>of Governor</td>
<td>IV 21 22</td>
</tr>
<tr>
<td>Circuit Judge</td>
<td>V 13 26</td>
</tr>
<tr>
<td>Solicitor</td>
<td>V 29 29</td>
</tr>
<tr>
<td>Sheriff</td>
<td>V 30 29</td>
</tr>
<tr>
<td>Coroner</td>
<td>V 30 29</td>
</tr>
<tr>
<td>Resolution, but one subject, and expressed in title</td>
<td>III 17 15</td>
</tr>
<tr>
<td>Returns of election for Governor</td>
<td>IV 4 20</td>
</tr>
<tr>
<td>Clause</td>
<td>Art.</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Revenue, bills for, orginate.</td>
<td>III</td>
</tr>
<tr>
<td>Right of way over public lands.</td>
<td>III</td>
</tr>
<tr>
<td>how appropriated.</td>
<td>IX</td>
</tr>
<tr>
<td>value of, ascertained by jury.</td>
<td>IX</td>
</tr>
<tr>
<td>Rights, present, of individuals and bodies corporate.</td>
<td>XVII</td>
</tr>
<tr>
<td>Rivers, boundary, highways.</td>
<td>XIV</td>
</tr>
<tr>
<td>Rules of procedure for each house.</td>
<td>III</td>
</tr>
<tr>
<td>Salaries of school officers and County Treasurers.</td>
<td>XI</td>
</tr>
<tr>
<td>of deceased officers.</td>
<td>III</td>
</tr>
<tr>
<td>Sailors, indigent, pension of.</td>
<td>XIII</td>
</tr>
<tr>
<td>Saluda—see County of.</td>
<td>X</td>
</tr>
<tr>
<td>Scrip, none to be issued, except.</td>
<td>IV</td>
</tr>
<tr>
<td>Secretary of State have returns of election of Governor forwarded.</td>
<td>IV</td>
</tr>
<tr>
<td>countersign grant and commissions.</td>
<td>IV</td>
</tr>
<tr>
<td>elected by.</td>
<td>IV</td>
</tr>
<tr>
<td>term of office of.</td>
<td>IV</td>
</tr>
<tr>
<td>compensation of.</td>
<td>IV</td>
</tr>
<tr>
<td>copy of registered voters filed with.</td>
<td>II</td>
</tr>
<tr>
<td>certificate of, sufficient for registration.</td>
<td>II</td>
</tr>
<tr>
<td>receive returns of election for Governor.</td>
<td>IV</td>
</tr>
<tr>
<td>deliver same to Speaker of House of Representatives.</td>
<td>IV</td>
</tr>
<tr>
<td>Senate, Lieutenant-Governor President of.</td>
<td>IV</td>
</tr>
<tr>
<td>President pro tempore chosen, when.</td>
<td>IV</td>
</tr>
<tr>
<td>member acting as Governor or Lieutenant-Governor resign his seat.</td>
<td>IV</td>
</tr>
<tr>
<td>vacancy, President pro tempore, how filled.</td>
<td>IV</td>
</tr>
<tr>
<td>when convened by proclamation.</td>
<td>IV</td>
</tr>
<tr>
<td>branch of legislative power.</td>
<td>III</td>
</tr>
<tr>
<td>composed of.</td>
<td>III</td>
</tr>
<tr>
<td>term of members of.</td>
<td>III</td>
</tr>
<tr>
<td>bills for revenue amended in.</td>
<td>III</td>
</tr>
<tr>
<td>other, may originate in</td>
<td>III</td>
</tr>
<tr>
<td>5 members may demand yeas and nays</td>
<td>III</td>
</tr>
<tr>
<td>Senate, vacancies in, how filled.</td>
<td>III</td>
</tr>
<tr>
<td>try impeachments.</td>
<td>XV</td>
</tr>
<tr>
<td>propose amendments to Constitution.</td>
<td>XVI</td>
</tr>
<tr>
<td>Senators, qualification of.</td>
<td>III</td>
</tr>
<tr>
<td>first election for.</td>
<td>III</td>
</tr>
<tr>
<td>subsequent election for.</td>
<td>III</td>
</tr>
<tr>
<td>classification of.</td>
<td>III</td>
</tr>
<tr>
<td>terms of, begin.</td>
<td>III</td>
</tr>
<tr>
<td>Seizures and searches, people secure against unreasonable.</td>
<td>I</td>
</tr>
<tr>
<td>Service of process on corporations.</td>
<td>IX</td>
</tr>
<tr>
<td>Servant, no extra compensation.</td>
<td>III</td>
</tr>
<tr>
<td>Sexual intercourse.</td>
<td>III</td>
</tr>
<tr>
<td>Sinking fund, must have, to redeem bonds.</td>
<td>VIII</td>
</tr>
<tr>
<td>School property exempt from taxation.</td>
<td>X</td>
</tr>
<tr>
<td>School districts may levy taxes.</td>
<td>X</td>
</tr>
<tr>
<td>to same effect.</td>
<td>XI</td>
</tr>
<tr>
<td>bonded debt limited.</td>
<td>X</td>
</tr>
<tr>
<td>area.</td>
<td>XI</td>
</tr>
<tr>
<td>officers to be provided.</td>
<td>XI</td>
</tr>
</tbody>
</table>
School, free public, provided
children, ages of
districts, all territory in, bear just proportion of bonded debt
funds, how apportioned
disbursed by Trustees
Trustees, number of
how elected

Schools, separate, for white and colored

Shares of stockholders of corporations must be taxed, where

Sheriff, election of
term of office of
residence of
disqualified for office second time, when

Soldier not quartered in private house, except

Solicitor, one for each Circuit
election of
term of office of
compensation of
one for each County, when

Speech, freedom of

Speaker of House of Representatives, issue writ of election to fill vacancy
open returns of election of
goVERNOR, when

State have changes of venue, when
Government, expenses of
shall not be joint owner or stockholder:
bonds, denomination of
shall be registered

State bonds, annual tax for interest on
and County school funds, safe keeping of
Board of Education, composed of
how appointed
Chairman and Secretary of
regulate examination of teachers
award scholarships
traveling expenses of

Hospital for Insane—

Regents of, to be physicians
Superintendent of
how appointed
other physicians and officers appointed
two years' residence in, necessary to vote
officers enter upon duties, when
concurrent jurisdiction on boundary rivers
vested with title to certain lands
Librarian not subject to provisions of Article 17, Section 1

Statement of account of public moneys published
Staff officers, how appointed
Statute, every, public law, unless

Art.  Sec.  Page.
XI 5 44
XI 5 43
X 5 41
XI 6 44
XI 6 44
XI 6 44
XI 6 44
XI 7 45
X 5 41
V 30 29
V 30 29
V 30 29
V 30 29
V 30 29
I 26 9
V 29 29
V 29 29
V 29 29
V 29 29
I 4 7
III 25 16
IV 4 20
VI 2 30
X 2 40
X 6 41
X 11 42
X 11 42
X 11 42
X 11 42
XI 2 48
XI 2 43
XI 2 43
XI 2 43
XI 2 43
XII 2 47
XII 2 47
XII 2 47
XII 2 47
II 4 10
IV 2 20
XIV 1 48
XIV 2 48
XVII 1 50
X 8 42
XIII 4 48
XIII 4 50
<table>
<thead>
<tr>
<th>Statute Description</th>
<th>Art.</th>
<th>Sec.</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statutes codified by Commissioner... every ten years.</td>
<td>VI</td>
<td>5</td>
<td>30</td>
</tr>
<tr>
<td>Street railway, how right to construct, granted.</td>
<td>VIII</td>
<td>4</td>
<td>33</td>
</tr>
<tr>
<td>Student, residence of, attending institution of learning.</td>
<td>II</td>
<td>7</td>
<td>11</td>
</tr>
<tr>
<td>Stock only issued for labor, money or property.</td>
<td>IX</td>
<td>10</td>
<td>38</td>
</tr>
<tr>
<td>Stockholders, liability of... in banks.</td>
<td>IX</td>
<td>18</td>
<td>39</td>
</tr>
<tr>
<td>Style of laws...</td>
<td>III</td>
<td>16</td>
<td>15</td>
</tr>
<tr>
<td>Subsidy not levied, without consent.</td>
<td>I</td>
<td>7</td>
<td>7</td>
</tr>
<tr>
<td>Suffrage, right of, protected... to same effect.</td>
<td>II</td>
<td>15</td>
<td>12</td>
</tr>
<tr>
<td>Sureties, all persons, bailable by, except...</td>
<td>I</td>
<td>20</td>
<td>8</td>
</tr>
<tr>
<td>Superintendent of Education—</td>
<td>XI</td>
<td>1</td>
<td>43</td>
</tr>
<tr>
<td>term of office of... to same effect.</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>time of election of... duties and powers of, to be provided...</td>
<td>XI</td>
<td>1</td>
<td>43</td>
</tr>
<tr>
<td>members of State Board...</td>
<td>XI</td>
<td>2</td>
<td>43</td>
</tr>
<tr>
<td>Secretary of State Board...</td>
<td>XI</td>
<td>2</td>
<td>43</td>
</tr>
<tr>
<td>elected by... compensation of...</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>Supreme Court, judicial powers vested in...</td>
<td>V</td>
<td>1</td>
<td>23</td>
</tr>
<tr>
<td>composed of... quorum...</td>
<td>V</td>
<td>2</td>
<td>24</td>
</tr>
<tr>
<td>issue writs... jurisdiction of...</td>
<td>V</td>
<td>4</td>
<td>24</td>
</tr>
<tr>
<td>held twice a year at capital...</td>
<td>V</td>
<td>5</td>
<td>24</td>
</tr>
<tr>
<td>decide each point... put decree in writing... preserve decree in record...</td>
<td>V</td>
<td>8</td>
<td>25</td>
</tr>
<tr>
<td>decisions of, published...</td>
<td>V</td>
<td>8</td>
<td>25</td>
</tr>
<tr>
<td>Supreme Being, person denying existence of, cannot hold office...</td>
<td>XVII</td>
<td>4</td>
<td>50</td>
</tr>
<tr>
<td>Supplementary taxes for schools...</td>
<td>XI</td>
<td>6</td>
<td>44</td>
</tr>
<tr>
<td>how collected and disbursed...</td>
<td>XI</td>
<td>6</td>
<td>45</td>
</tr>
<tr>
<td>income of sale of liquors in aid of...</td>
<td>XI</td>
<td>12</td>
<td>46</td>
</tr>
<tr>
<td>not to be levied, when...</td>
<td>XI</td>
<td>12</td>
<td>46</td>
</tr>
<tr>
<td>Tax, none for use of navigable waters, except...</td>
<td>I</td>
<td>28</td>
<td>9</td>
</tr>
<tr>
<td>capitation, on certain domestic animals...</td>
<td>X</td>
<td>1</td>
<td>40</td>
</tr>
<tr>
<td>on incomes may be provided...</td>
<td>X</td>
<td>1</td>
<td>40</td>
</tr>
<tr>
<td>none, except in pursuance of law...</td>
<td>X</td>
<td>3</td>
<td>40</td>
</tr>
<tr>
<td>how applied... for schools, 3 mills...</td>
<td>X</td>
<td>3</td>
<td>40</td>
</tr>
<tr>
<td>Taxes, payment of, for past year necessary to vote...</td>
<td>II</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>certificate or receipt proof of payment...</td>
<td>II</td>
<td>4</td>
<td>11</td>
</tr>
<tr>
<td>property not exempt from...</td>
<td>III</td>
<td>28</td>
<td>17</td>
</tr>
<tr>
<td>laid according to actual value...</td>
<td>III</td>
<td>29</td>
<td>18</td>
</tr>
<tr>
<td>in municipalities restricted...</td>
<td>VIII</td>
<td>3</td>
<td>33</td>
</tr>
<tr>
<td>corporate must be uniform...</td>
<td>VIII</td>
<td>6</td>
<td>34</td>
</tr>
<tr>
<td>privileged, how graduated...</td>
<td>VIII</td>
<td>6</td>
<td>34</td>
</tr>
<tr>
<td>all, levied on same assessment...</td>
<td>X</td>
<td>13</td>
<td>43</td>
</tr>
<tr>
<td>how collected...</td>
<td>X</td>
<td>13</td>
<td>43</td>
</tr>
<tr>
<td>Title</td>
<td>Art.</td>
<td>Sec.</td>
<td>Page</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
<td>------</td>
<td>------</td>
</tr>
<tr>
<td>Taxation, in proportion to value.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>manufactures, how and when exempt from certain</td>
<td>VIII</td>
<td>6</td>
<td>7</td>
</tr>
<tr>
<td>uniform rate of</td>
<td>X</td>
<td>1</td>
<td>40</td>
</tr>
<tr>
<td>ceratin property exempt from</td>
<td>X</td>
<td>4</td>
<td>40</td>
</tr>
<tr>
<td>Teachers of public schools, residence of, for voting</td>
<td>II</td>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>Telephone plant, how right to construct, granted</td>
<td>VIII</td>
<td>4</td>
<td>34</td>
</tr>
<tr>
<td>Tickets, excursion or commutation, may be issued</td>
<td>IX</td>
<td>5</td>
<td>36</td>
</tr>
<tr>
<td>Title to certain lands vest in State</td>
<td>XIV</td>
<td>2</td>
<td>48</td>
</tr>
<tr>
<td>Toll, none on navigable waters, except</td>
<td>I</td>
<td>28</td>
<td>9</td>
</tr>
<tr>
<td>Tools and implements of single man exempt from levy and sale</td>
<td>III</td>
<td>28</td>
<td>18</td>
</tr>
<tr>
<td>Town, no County line through</td>
<td>VII</td>
<td>14</td>
<td>33</td>
</tr>
<tr>
<td>none organized, except how</td>
<td>VIII</td>
<td>2</td>
<td>33</td>
</tr>
<tr>
<td>Towns may organize under general laws</td>
<td>VIII</td>
<td>1</td>
<td>33</td>
</tr>
<tr>
<td>when special charters cease</td>
<td>VIII</td>
<td>1</td>
<td>33</td>
</tr>
<tr>
<td>power to levy taxes restricted</td>
<td>VIII</td>
<td>3</td>
<td>33</td>
</tr>
<tr>
<td>may acquire and operate water and light plants</td>
<td>VIII</td>
<td>5</td>
<td>34</td>
</tr>
<tr>
<td>collect taxes for corporate purposes</td>
<td>VIII</td>
<td>6</td>
<td>34</td>
</tr>
<tr>
<td>to same effect</td>
<td>X</td>
<td>5</td>
<td>41</td>
</tr>
<tr>
<td>may exempt manufactories from taxes, how</td>
<td>VIII</td>
<td>8</td>
<td>34</td>
</tr>
<tr>
<td>Townships corporate bodies</td>
<td>VII</td>
<td>11</td>
<td>32</td>
</tr>
<tr>
<td>government for, may be provided</td>
<td>VII</td>
<td>11</td>
<td>32</td>
</tr>
<tr>
<td>property exempt from taxation</td>
<td>X</td>
<td>4</td>
<td>40</td>
</tr>
<tr>
<td>may tax for corporate purposes</td>
<td>X</td>
<td>5</td>
<td>41</td>
</tr>
<tr>
<td>bonded debt of, limited</td>
<td>X</td>
<td>5</td>
<td>41</td>
</tr>
<tr>
<td>may issue bonds for what purpose</td>
<td>X</td>
<td>6</td>
<td>42</td>
</tr>
<tr>
<td>Treasurer, State, elected by</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>term of office of</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>compensation of</td>
<td>IV</td>
<td>24</td>
<td>23</td>
</tr>
<tr>
<td>Treason defined</td>
<td>I</td>
<td>22</td>
<td>9</td>
</tr>
<tr>
<td>how convicted of</td>
<td>I</td>
<td>22</td>
<td>9</td>
</tr>
<tr>
<td>Trial Justices declared Magistrates, by jury preserved</td>
<td>V</td>
<td>20</td>
<td>27</td>
</tr>
<tr>
<td>Trust funds, appropriating to private use, officers removed for</td>
<td>IV</td>
<td>22</td>
<td>22</td>
</tr>
<tr>
<td>Trusts shall be prevented</td>
<td>IX</td>
<td>13</td>
<td>21</td>
</tr>
<tr>
<td>“True value in money” defined</td>
<td>X</td>
<td>5</td>
<td>41</td>
</tr>
<tr>
<td>Trustees of corporations, how elected</td>
<td>IX</td>
<td>11</td>
<td>21</td>
</tr>
<tr>
<td>schools shall disburse school funds</td>
<td>XI</td>
<td>6</td>
<td>44</td>
</tr>
<tr>
<td>Truth in evidence in libel</td>
<td>I</td>
<td>21</td>
<td>9</td>
</tr>
<tr>
<td>University of South Carolina</td>
<td>XI</td>
<td>8</td>
<td>45</td>
</tr>
<tr>
<td>Claflin</td>
<td>XI</td>
<td>8</td>
<td>45</td>
</tr>
<tr>
<td>Vacancy in office of penal and charitable institution, how filled</td>
<td>XII</td>
<td>8</td>
<td>47</td>
</tr>
<tr>
<td>by impeachment, how filled</td>
<td>XV</td>
<td>1</td>
<td>49</td>
</tr>
<tr>
<td>Vacancies in Senate and House of Representatives, how filled</td>
<td>III</td>
<td>25</td>
<td>16</td>
</tr>
<tr>
<td>Supreme Court, or inferior tribunals, how filled</td>
<td>V</td>
<td>11'</td>
<td>25</td>
</tr>
<tr>
<td>Venue, change of, in Magistrates' districts</td>
<td>V</td>
<td>23</td>
<td>28</td>
</tr>
<tr>
<td>all cases</td>
<td>VI</td>
<td>2</td>
<td>30</td>
</tr>
<tr>
<td>Veto to bill or joint resolutions</td>
<td>IV</td>
<td>23</td>
<td>23</td>
</tr>
<tr>
<td>to any part of appropriation bill</td>
<td>IV</td>
<td>23</td>
<td>23</td>
</tr>
<tr>
<td>Villages may be permitted to levy what taxes.</td>
<td>X</td>
<td>5</td>
<td>41</td>
</tr>
<tr>
<td>Volunteer forces exempt from arrest when</td>
<td>XIII</td>
<td>2</td>
<td>48</td>
</tr>
<tr>
<td>may be called out when</td>
<td>XIII</td>
<td>2</td>
<td>48</td>
</tr>
<tr>
<td>Voting, persons disqualified from</td>
<td>II</td>
<td>6</td>
<td>11</td>
</tr>
<tr>
<td>Warrants, how issued</td>
<td>I</td>
<td>16</td>
<td>8</td>
</tr>
</tbody>
</table>
Water works, how right to erect, granted .......................... VIII 4 34
and plants, cities may acquire ........................................ VIII 5 34
Waters, navigable, highways ......................................... I 28 9
free from tax, &c ....................................................... I 28 9
Wharf, no tax for, unless ............................................. I 28 9
White person and negro cannot marry ............................ III 33 18
Widows, certain, pensions for ........................................ XIII 5 48
Wife and husband, both sign deed or mortgage of homestead after assignment .................................. III 28 18
Winthrop Normal and Industrial College ........................ XI 8 45
Witness not compelled to be against himself ..................... I 17 8
Witnesses, accused confronted by ................................... I 18 8
shall have process to obtain ......................................... I 18 8
not be unduly detained .............................................. I 19 8
two, necessary in treason ............................................. I 22 9
in lynching cases paid by State ...................................... VI 6 31
Woman, unmarried, sexual intercourse of under 14 ............. III 33 18
eligible to certain offices and clerkships ....................... XVII 1 50
married, property of, how held .................................. XVII 9 51
power to contract ..................................................... XVII 9 57
Writs, certain, issued at chambers ................................. V 25 28
and processes in name of State ..................................... V 31 29
attested by Clerk of Court ........................................ V 31 29
present, valid, except ............................................... XVII 11 51
continued ............................................................. XVII 11 51
"Yeas" and "nays" may be demanded by five members of Senate .. III 22 16
ten members of House .............................................. III 22 16
necessary to pass Bill over Governor's veto and entered on Journal ........................................ IV 23 22
on address of removal entered on Journals .................... XV 4 49
on amendments to Constitution entered on Journals ........ XVI 1 49
ORDINANCES
PASSED BY THE
South Carolina Constitutional Convention
OF 1895.

THE STATE OF SOUTH CAROLINA:
At a Convention of the people of the State of South Carolina begun
and held at Columbia on the tenth day of September, in the year of
our Lord one thousand eight hundred and ninety-five, and thence con-
tinued by divers adjournments to the fourth day of December, in the
year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

TO ESTABLISH A NEW JUDICIAL AND ELECTION COUNTY FROM A
PORTION OF THE TERRITORY OF EDGEFIELD COUNTY, TO BE
CALLED SALUDA, WITH BOUNDARIES AS HEREAFTER DE-
SCRIBED.

We, the people of the State of South Carolina, by our delegates in
Convention assembled, do ordain:

SECTION 1. That a new judicial and election County, which shall
be known as Saluda County, shall be formed, and is hereby authorized
to be formed, with the following boundaries, to wit:

Beginning at the centre of Big Saluda River at a point opposite the
corner of Edgefield and Lexington Counties, thence the Edgefield and
Lexington line to the corner of Lexington and Aiken Counties, thence
the Edgefield and Aiken line to a point three miles north of where the
public road crosses said line near Lybrand's old mill, thence a straight
line to ten-mile post on public highway leading from Edgefield to Co-
lumbia near the residence of J. W. L. Bartley, thence a straight line
to the junction of the public road leading from Pleasant Cross with
the Long Cane road near Wm. Lott's, thence by the Long Cane road
to Matt. Mathis' Cross Roads, thence a straight line to Owdom's post-
office, thence a straight line to Little Red Hill school house near Dr.
Landrum's old place, thence a straight line to a point on the north-
western line of Pine Grove Township, one mile north of Double
Bridges, thence along the northwestern boundary of Pine Grove Town-
ship, to the point on the old Charleston and Cambridge road where it
crosses Halfway Swamp Creek, thence down the middle of Halfway
Swamp Creek to a point in the middle of Saluda River opposite the
mouth of said creek, thence down the middle of Big Saluda River to
the initial point; and the territory embraced within the said lines shall be known as the County of Saluda.

SECTION 2. That J. H. Edwards, B. W. Crouch, Alvin Ethredge, P. C. Stevens, B. L. Canghman, James P. Bean, C. P. Boozer, J. R. Watson, and J. B. Suddath be, and are hereby, appointed Commissioners to have the boundaries of said new County Saluda as above indicated, surveyed and properly marked, as well as to designate and establish the County seat: Provided. That the County seat shall be located within three (3) miles of the geographical centre of the County, to be ascertained by drawing diagonal lines from the four corners of the County and taking the point of crossing as such centre, the particular site to be decided by vote of the people in said County at an election which shall be held in accordance with law by order of the Governor; and to provide suitable buildings for the several Court and County officers, and to select and purchase or procure sites for the usual public buildings, and contract for and superintend the erection of the court house and jail thereon, and said public buildings shall be built at the expense of the citizens of the said County of Saluda; and to meet the said demand a special tax, not exceeding two mills on the dollar of the assessed value of real and personal property in said County, be levied by the proper County officials hereinafter provided for, in accordance with the laws now in force regulating the assessment and collection of taxes.

SECTION 3. That an election shall be held in the County of Saluda on Tuesday following the first Monday in November, A. D. 1896, or on such other day as may be provided by law hereinafter, for members of the General Assembly and for the regular County officers provided for by the Constitution and laws of the State.

SECTION 4. That until the next apportionment of Representatives the said County of Saluda shall be entitled to two Representatives.

SECTION 5. That the voting precincts heretofore established by law in that portion of Edgefield County embraced in the limits of Saluda County shall be the precincts of Saluda County.

SECTION 6. That the County of Saluda be, and is hereby, attached to the Second Congressional District, and shall form part and parcel of the Fifth Judicial Circuit, and that the regular terms of the Courts of General Sessions and Common Pleas shall be held at such times as shall be fixed by law; and that the Trial Justices located in that portion of Edgefield County embraced in the limits of Saluda County shall be continued in office until their successors shall have been appointed and qualified: Provided, however, That from and after the time this ordinance goes into effect they shall be confined and limited in their official capacity, duty and power to said limits of Saluda County.

SECTION 7. That from and after the first day of December, A. D. 1896, all suits pending in the Courts of Edgefield of which the defendants reside in that portion of said County now established as the County of Saluda, and all indictments pending in the said County of Edgefield where the offence was committed in that part of said County now established as the County of Saluda, shall be transferred to the
Calendars of the Courts of the said County of Saluda; and all records, commissions and other papers belonging to any of the said suits or indictments, together with all the legal incidents thereto appertaining, shall be transferred to the Clerk of the Court of the said County of Saluda.

Section 8. That the Governor be, and is hereby, authorized and empowered to appoint a Commission of five persons, two of whom shall be residents of the County of Edgefield, two residents of the new County of Saluda, and one resident of some other County of the State, which said Commission shall divide and apportion between the two Counties herein provided for the present lawful bona fide indebtedness of the old County of Edgefield, having regard to the amount of unpaid taxes due to the said County of Edgefield.

Section 9. The General Assembly may pass any Act not inconsistent with this Ordinance to carry the same into effect.

Done in Columbia, the sixteenth day of October, in the year of our Lord, one thousand eight hundred and ninety-five.

JNO. GARY EVANS,
President of Convention.

Attest:
S. W. VANCE,
Secretary of Convention.

The State of South Carolina:
At a Convention of the people of the State of South Carolina begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

To Provide an Alphabetical Index and Marginal Notes to the Constitution and Ordinances of the Convention of the Year 1895.

Whereas, it is desirable to facilitate and afford easy reference to the provisions of the Constitution of the year 1895; now,

Be it ordained by the people of the State of South Carolina, in Convention assembled, and by the authority of the same:

Section 1. That C. M. Efird is hereby authorized and appointed to prepare a complete alphabetical index, with marginal notes, of the Constitution and Ordinances adopted by this Convention, to form a part of this Constitution and Ordinances when printed, and that he receive as compensation therefor fifty dollars, the same to be paid him by the State Treasurer upon the warrant of the Comptroller-General.

JNO. GARY EVANS,
President.

Attest:
S. W. VANCE,
Secretary of Convention.
The State of South Carolina.

At a Convention of the people of the State of South Carolina, begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

To Provide for the Payment of Interest on the Public Debt of the State of South Carolina to Become Due on the First Day of January, A. D. 1896, and to Require the General Assembly to Make Appropriations for That Purpose.

We, the people of South Carolina, by our delegates in Convention assembled, do ordain:

Section 1. That the Governor and State Treasurer be, and are hereby, authorized to make arrangements for the payment of the semi-annual interest due on the public debt of the State on the first day of January, A. D. 1896, and, if necessary, in anticipation of the collection of taxes, they are hereby authorized to borrow for that purpose a sum not exceeding one hundred and sixty thousand dollars.

Section 2. That the General Assembly, at its next session, is hereby required and directed to make an appropriation for the payment of said loan.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

JNO. GARY EVANS.
President of Convention.

Attest:

S. W. VANCE,
Secretary of Convention.
The State of South Carolina:

At a Convention of the people of the State of South Carolina, begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

To Authorize the General Assembly to Provide for a Sinking Fund in the Several Counties of the State to Enable the Same to Do Business on a Cash Basis.

Whereas in most, if not in all, of the Counties of the State the taxes are never realized until a year after the levy, and consequently the contracts for ordinary County purposes and for the running of the schools have to be made on a credit instead of a cash basis; and whereas this is an evil that ought to be remedied, Therefore,

Be it ordained by the people of the State of South Carolina, in Convention assembled, and by the authority of the same:

Section 1. That the General Assembly may provide for an annual tax levy, not to exceed one-half of one mill, in each County not now on a cash basis. The proceeds of all such levies shall be used as a sinking fund for each and every County in which it is levied and collected, and shall be invested or paid out as the General Assembly shall direct, until an amount sufficient shall have been collected to put such Counties on a cash basis, then such annual levies shall cease.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

JNO. GARY EVANS,
President of Convention.

Attest:
S. W. VANCE,
Secretary of Convention.
The State of South Carolina.

At a Convention of the people of the State of South Carolina, begun and held at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

In Regard to Paying the State Printer.

Be it ordained by the people of the State of South Carolina, in Convention assembled:

That the Comptroller-General be authorized to audit the accounts of the State Printer for work done for the Convention before or after the adjournment sine die, and to draw his warrant upon the State Treasurer therefor upon the production of the proper vouchers.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

JNO. GARY EVANS,
President of Convention.

Attest:

S. W. Vance,
Secretary of Convention.

The State of South Carolina.

At a Convention of the people of the State of South Carolina, begun and held at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

To Provide for the Pay of the Commissioners and Managers of Election.

Be it ordained by the people of the State of South Carolina:

That the General Assembly, at its next session, shall provide reasonable compensation for the Commissioners, Managers and other officers, who conducted the election for members of this Constitutional Convention.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

JNO. GARY EVANS,
President of Convention.

Attest:

S. W. Vance,
Secretary of Convention.
At a Convention of the people of the State of South Carolina begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

To Provide That the General Assembly May Enact Laws Necessary to Validate and Carry into Effect the Subscriptions to the Capital Stock of the Carolina, Knoxville and Western Railroad Company, Heretofore Voted For and Authorized by the Qualified Electors of Greenville County.

We, the people of South Carolina, by our delegates in Convention assembled, do ordain:

Section 1. That nothing contained in the Constitution adopted by the people of South Carolina, now in Convention assembled, shall inhibit the General Assembly from enacting all laws necessary to validate and carry into effect the subscription to the capital stock of the Carolina, Knoxville and Western Railroad Company, heretofore voted for and authorized by the qualified electors of Greenville County: Provided, That said railroad company shall comply with all the conditions upon which the said bonds were originally voted: And provided, further. That the qualified electors of said County shall reaffirm the grant of authority to issue said bonds at an election called for the purpose within such time as the General Assembly may prescribe.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

JNO. GARY EVANS,
President of Convention.

Attest:

S. W. VANCE,
Secretary of Convention.
The State of South Carolina:

At a Convention of the people of the State of South Carolina begun and held at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

To Provide for the Payment of the Per Diem and Mileage of Delegates, Officers and Employees of the Convention and Other Necessary Expenses, and To Require the General Assembly to Make Additional Appropriations to Pay the Same.

We, the people of South Carolina, by our delegates in Convention assembled, do ordain:

Section 1. That the amount of $30,000, if so much be necessary, in addition to the $30,000 appropriated by the last General Assembly, be, and is hereby, appropriated to pay the per diem and mileage of the delegates, officers and employees of the Convention and other necessary expenses.

Section 2. That the Governor and State Treasurer be, and they are hereby, authorized to borrow sufficient money to meet this additional appropriation, and the State Treasurer is hereby authorized to pay it out upon the warrants of the Comptroller-General, who is hereby required to issue his warrant or warrants for this additional appropriation, or so much thereof, as may be necessary to meet the purposes of this Ordinance.

Section 3. That the General Assembly is hereby required and directed, at its next session, to make an appropriation, sufficient to pay the amount of money the State Treasurer is herein authorized to borrow for the payment of the balance of the per diem and mileage of the delegates, officers and employees of the Convention, and other necessary expenses, after the exhaustion of the $30,000 already appropriated by the General Assembly.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

Attest:

S. W. Vance,
Secretary of Convention.

Jno. Gary Evans,
President of Convention.
THE STATE OF SOUTH CAROLINA:

At a Convention of the people of the State of South Carolina begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

TO PROVIDE THAT THE GENERAL ASSEMBLY MAY ENACT LAWS NECESSARY TO VALIDATE AND CARRY INTO EFFECT SUBSCRIPTIONS TO THE CAPITAL STOCK OF CERTAIN RAILROAD COMPANIES, HERETOFORE VOTED BY THE COUNTY OF FAIRFIELD, AND TO VALIDATE AND AUTHORIZE THE ISSUE OF BONDS IN PAYMENT OF THE SAME.

Be it ordained by the people of South Carolina, in Convention assembled, That nothing contained in the Constitution adopted by the people of South Carolina, now in Convention assembled, shall prohibit the General Assembly from enacting laws necessary to validate and carry into effect the subscription to the capital stock of the Cape Fear and Cincinnati Railroad Company, and the subscription to the capital stock of the Wadesboro, Winnsboro and Camak Railroad Company, heretofore voted for and authorized by the qualified electors of Fairfield County, and to validate and authorize the issue of the bonds of said County in payment of the same: Provided, That the said railroad companies comply with all the conditions upon which said subscriptions and bonds were originally voted: And provided, further, That the qualified electors of said County reaffirm the grant of authority to issue said bonds in payment of said subscriptions to either or both of said railroad companies at the next general election for State and County officers.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

JNO. GARY EVANS,
President of Convention.

Attest:

S. W. VANCE,
Secretary of Convention.
THE STATE OF SOUTH CAROLINA:

At a Convention of the people of the State of South Carolina begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

FIXING THE PAY AND MILEAGE OF THE MEMBERS, OFFICERS AND EMPLOYEES OF THIS CONVENTION.

We, the people of South Carolina, in Convention assembled, do ordain:

SECTION 1. That the following sums, if so much be necessary, be, and the same are hereby, appropriated to pay the expenses of the Constitutional Convention from the tenth day of September, eighteen hundred and ninety-five, to the close of the session (except the time of the recess taken from the fourth day of October, eighteen hundred and ninety-five, to the fifteenth day of October, eighteen hundred and ninety-five,) to the close of the session, as follows: For the per diem of the members at two dollars, and an additional per diem of two dollars from the sixteenth day of October, eighteen hundred and ninety-five, to the end of the session; for the pay of S. W. Vance, Secretary of the Convention, six hundred dollars; for the pay of P. L. Melton, Assistant Secretary of the Convention, four dollars per day; for the pay of H. R. Flannigan, Second Assistant Secretary of the Convention, three dollars per day; for the pay of J. T. Gantt, Journal Clerk, three dollars per day and three dollars per day for indexing after adjournment, not to exceed twenty days, such number of days as are absolutely necessary to be certified to by the Secretary of the Convention; for the pay of D. H. Witherspoon, Bill Clerk, three dollars per day; for the pay of A. H. Dagnall, Reading Clerk, three dollars per day; for the pay of E. P. Jennings, Postal Clerk, two dollars per day; for the pay of R. M. Jolly, Doorkeeper, two dollars and fifty cents per day; for the pay of Joseph Witherspoon, Assistant Doorkeeper, two dollars per day; for the pay of W. J. Shelton, Gallery Doorkeeper, two dollars per day; for the pay of Glenn Smith, James Robinson, J. B. Hughes, Belton Drafts Caughman, J. W. McCalla, U. R. Brooks, Jr., Pages of the Constitutional Convention, each one dollar and fifty cents per day; for the pay of W. W. Lazenbury, West Oliphant, Damon Cantey, Council Cross, James Adamson and Aaron Owens, Laborers, each one dollar and fifty cents per day; for the pay of W. Boyd Evans, Clerk of Judiciary Committee, two dollars per day; for the pay of Benjamin W. Crouch, Clerk of the Suffrage Committee, two dollars per day; for the pay of Levi David, Clerk of the Educational Committee, two dollars per day; for the pay of A. R. Harmon, Clerk of the Executive Committee, two dollars per day; for the pay of J. W. Wessinger, Clerk of the Legislative Committee, two dollars per day; for the pay
of R. L. Freeman, Clerk of the Committee on Finance and Taxation, two dollars per day; for the pay of G. P. Smith, Clerk of the Committee on Declaration of Rights, two dollars per day; for the pay of E. W. Townsend, Clerk of the Committee on Miscellaneous Matters, two dollars per day; for the pay of G. H. Charles, Clerk of the Committee on Counties and County Government, two dollars per day; for the pay of W. H. Yeldell, Chief Clerk of the Engrossing Department, three dollars per day; for the pay of N. H. Stansell, Sergeant-at-Arms, three dollars per day; for the pay of the two Chaplains of the Convention, seventy-five dollars each.

Section 2. Be it further ordained, That the mileage of the members of the Convention shall be five cents per mile, to and from the Convention by the usual routes. And be it further ordained, That according to a resolution passed by the Constitutional Convention on the twenty-first day (Thursday, October third, eighteen hundred and ninety-five), the members, officers and employees of this Convention be paid five cents per mile going to their homes during the recess and returning therefrom.

Section 3. Be it further ordained, That the following sums, if so much be necessary, be appropriated: To pay for the printing connected with the Convention, —— dollars; for lights, $700; for stationery, —— dollars.

Section 4. The disbursing officer of this Convention shall, upon the adjournment thereof, or as soon thereafter as practicable, issue to the widows of the late J. O. Byrd, R. H. Hodges and J. M. Sprott, members of this Convention, who died while in attendance thereon, pay certificates for the amounts which would have been due their respective husbands had they lived and been in attendance upon this body when it adjourned.

Section 5. Each delegate, officer and employee be allowed mileage at five cents per mile going to his home and returning, for the recess from the twenty-seventh day of November to the third day of December; that no per diem be allowed for said recess to delegates, officers and employees, except to those who remained in Columbia sick during the recess and except those delegates who shall attend the meetings of the Committee on Order, Style and Revision, and the clerks employed by said Committee shall be paid four dollars per day.

Done in Convention, in Columbia, on the third day of December, A. D. 1895.

JNO. GARY EVANS,
President of Convention.

Attest:

S. W. VANCE,
Secretary of Convention.
THE STATE OF SOUTH CAROLINA:

At a Convention of the people of the State of South Carolina begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

TO PROVIDE THAT THE GENERAL ASSEMBLY MAY ENACT SUCH LAWS AS MAY BE NECESSARY TO VALIDATE AND CARRY INTO EFFECT SUBSCRIPTIONS TO THE CAPITAL STOCK OF CERTAIN RAILROAD COMPANIES, HERETOFORE VOTED BY THE COUNTY OF CHESTERFIELD AND BY THE CITY OF SPARTANBURG, RESPECTIVELY, AND TO VALIDATE AND AUTHORIZE THE ISSUE OF BONDS IN PAYMENT OF THE SAME.

Be it ordained by the people of South Carolina, in Convention assembled, That nothing in the Constitution ordained and established by the people of South Carolina, now in Convention assembled, shall prohibit the General Assembly from enacting such laws as may be necessary to validate and carry into effect the subscriptions to the capital stock of the Chesterfield and Lancaster Railroad Company, and to the Chesterfield and Kershaw Railroad Company, heretofore voted for and authorized by the qualified voters of Chesterfield County, and to validate and authorize the issue of the bonds of said County in payment of the same; or from enacting such laws as may be necessary to validate and carry into effect the subscription by the city of Spartanburg to the capital stock of the Spartanburg and Rutherfordton Railroad Company heretofore voted for and authorized by the qualified voters of the city of Spartanburg, and to validate and authorize the issue of the bonds of said city in payment of the same.

Done in Convention, in Columbia, on the twentieth day of November, A. D. 1895.

JNO. GARY EVANS,
President of Convention.

Attest:
S. W. VANCE,
Secretary of Convention.
THE STATE OF SOUTH CAROLINA:

At a Convention of the people of the State of South Carolina begun and holden at Columbia on the tenth day of September, in the year of our Lord one thousand eight hundred and ninety-five, and thence continued by divers adjournments to the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-five.

AN ORDINANCE

TO POSTPONE THE NEXT REGULAR SESSION OF THE GENERAL ASSEMBLY FROM THE FOURTH TUESDAY IN NOVEMBER, 1895, TO THE SECOND TUESDAY IN JANUARY, 1896.

Be it ordained by the people of South Carolina, in Convention assembled, and by authority of the same, That the next regular session of the General Assembly of this State, appointed by law, to be held on the fourth Tuesday of November, in the year of our Lord one thousand eight hundred and ninety-five, be, and the same is hereby, postponed until the second Tuesday of January, in the year of our Lord one thousand eight hundred and ninety-six; and that the Governor of the State, be, and is hereby, authorized and empowered to issue his proclamation to that effect.

Done in Convention this eighteenth day of November, 1895.

JNO. GARY EVANS.  
President of Convention.

Attest:
S. W. VANCE,  
Secretary of Convention.
# INDEX TO ORDINANCES.

<table>
<thead>
<tr>
<th>Ordinance</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>An Ordinance authorizing the Comptroller General to audit accounts of the State Printer</td>
<td>88</td>
</tr>
<tr>
<td>An Ordinance establishing the County of Saluda</td>
<td>83, 84, 85</td>
</tr>
<tr>
<td>An Ordinance fixing the pay of members, officers and employees</td>
<td>93</td>
</tr>
<tr>
<td>An Ordinance postponing session of General Assembly for 1895</td>
<td>95</td>
</tr>
<tr>
<td>An Ordinance providing for index and marginal notes for Constitution and Ordinances</td>
<td>85</td>
</tr>
<tr>
<td>An Ordinance providing for payment of interest on public debt</td>
<td>86</td>
</tr>
<tr>
<td>An Ordinance providing for sinking fund in several Counties</td>
<td>87</td>
</tr>
<tr>
<td>An Ordinance providing for pay of Managers and Commissioners of Election</td>
<td>88</td>
</tr>
<tr>
<td>An Ordinance providing for payment of members, officers and employees, and other expenses</td>
<td>90</td>
</tr>
<tr>
<td>An Ordinance validating subscription to Carolina, Knoxville and Western Railroad Company</td>
<td>89</td>
</tr>
<tr>
<td>An Ordinance validating subscription to Cape Fear and Cincinnati Railroad Company</td>
<td>91</td>
</tr>
<tr>
<td>An Ordinance validating subscription to the Chesterfield and Kershaw Railroad Company</td>
<td>94</td>
</tr>
<tr>
<td>An Ordinance validating subscription to the Chesterfield and Lancaster Railroad Company</td>
<td>94</td>
</tr>
<tr>
<td>An Ordinance validating subscription to the Spartanburg and Rutherfordton Railroad Company</td>
<td>94</td>
</tr>
<tr>
<td>An Ordinance validating subscription to the Wadesboro, Winnsboro and Camak Railroad Company</td>
<td>91</td>
</tr>
</tbody>
</table>