

The following images show the Statement of Facts that was presented to the Superior Common Law Court, Nevada republic, concerning the "Missing" 13th Amendment to the Constitution for the United States of America.

The said court being convened with the power and the authority established by the 7th Article of the Bill of Rights,

The Superior Common Law Court Jury found that the "Missing" 13th Amendment was properly ratified and has been unlawfully removed from the Constitution for the United States of Ameica by persons unknown, and that said 13th Amendment was, and is now, the true law of the land.

Its decision cannot be reviewed by any other court of the land

20041025-0002951

Fee: \$36.00 N/C Fee: \$0.00

10/25/2004

11:41:24

T20040119312 Requestor:

JAMES COMET BARRUS JR

Frances Deane

Clark County Recorder Pgs: 23

FINDING OF FACTS

THE ORIGINAL THIRTEENTH AMENDMENT

Finding of Fact

James Comet; Barrus Jr % temporary mailing location 7194 South 2740 East Salt Lake City, Utah [84121]

Return to:

7 pages

Supporting documents

15 pages

2/27/2012 7:50 PM 2 of 58



ORIGINAL | OCT 18

Nevada state court

Nevada state court superior court common law venue original and exclusive jurisdiction united States of America Nevada Republic (organic)

Nevada state court

Nevada state court

Nevada Republic

united States of America To:

- 1. COUNTY OF CLARK (sic)
- 2. STATE OF NEVADA (sic)
- 3. UNITED STATES (sic)

FINDINGS OF FACT

Comes now Brent and hereby presents the following facts of truth to the Common Law Justices on the 18th day of October, 2004 for their consideration of truth and fact.

Facts

- 1. There are ongoing unlawful attempts by legislators, judges and bureaucrats to abrogate and modify our Constitution. Our freedom is under attack. Not from an armed outside enemy, but from trusted officials whom we have elected, or appointed, to watch over our Life, Liberty, and the Pursuit of Happiness. The no more insidious assault than an attack by trusted individuals from within the system. These people have violated their Constitutional duties.
- 2. "Titles of nobility" were prohibited in both Article VI of the Articles of Confederation (1777) and in Article I, Sections 9 and 10 of the Constitution for the united States (1787);

Articles of Confederation: Article VI. No State, without the consent of the United States in Congress assembled, shall send any embassy to, or receive any embassy from, or enter into any conference, agreement, alliance or treaty with any King, Prince or State; nor shall any person holding any office of profit or trust under the United States, or any of them, accept any present, emolument, office or title of any kind whatever from any King, Prince or foreign State; nor shall the United States in Congress assembled, or any of them, grant any title of politive.

Constitution: Article I, Section 9: No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.

Nevada state court Page 1 of 7

Section. 10. No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.

- 3. Although already prohibited by the Constitution, an additional "title of nobility" amendment was proposed in 1789, and again in 1810, known as the 13th Amendment. The Founding Fathers wanted an Amendment that provided a punishment for those who defied the Law. The 1810 Amendment was properly ratified by the States and thus became a part of the Constitution, and thereby the law of the land.
- 4. The founding fathers saw such a serious threat in "titles of nobility" and "honors" that anyone receiving them would forfeit their citizenship, and never again be able to hold any office in either the federal or State government. Since the government prohibited them several times over four decades, and went through the amending process (even though "titles of nobility" were already prohibited by the Constitution), the Amendment carries much more significance for our Founding Fathers than is readily apparent today.
- 5. In an attempt to unlawfully change the Constitution, the predecessors of the above listed individuals quietly removed a valid Amendment to the Constitution for the united States of America. Their actions were timed to coincide with the tumult and confusion of the War of 1812, when the Capital Building and many of the original records were destroyed by the British. The removal was completed following the Civil War. This Amendment, the 13th, was properly ratified in 1812. It has never been reversed, and so, it is still the law of the land, Today. The 13th Amendment bars all individuals who claim a title of nobility from holding any office of honor or trust.

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the united States, and shall be incapable of holding any office of trust or profit under them, or either of them."

The true 13th Amendment to the Constitution for the united states of America

6. When the Proposed Amendment was passed by the Congress there were 17 States. Ratification requires ¾ of the then existing States accept the Amendment. Thirteen States were required to Ratify the Amendment. The order of ratification is:

December 25, 1810: Maryland ratifies the 13th Amendment, the 1st state. January 31, 1811: January 31, 1811: Kentucky ratifies the 13th Amendment, the 2nd state. Ohio unanimously ratifies the 13th Amendment, the 3rd state. February 2, 1811: Delaware ratifies the 13th Amendment, the 4th state. Pennsylvania ratifies the 13th Amendment, the 5th state. February 6, 1811 New Jersey ratifies the 13th Amendment, the 6th state. February 13,1811: October 24, 1811: Vermont ratifies the 13th Amendment, the 7th state November 21, 1811: Tennessee ratifies the 13th Amendment, the 8th state. November 22, 1811: Georgia ratifies the 13th Amendment, the 9th state. North Carolina ratifies the 13th Amendment, the 10th state. December 23, 1811: February 27, 1812: Massachusetts ratifies the 13th Amendment, the 11th state.

March 12, 1812: New York fails ratification of the 13th Amendment.

April 30, 1812: Louisiana becomes the 18th state in the Union, but is not consulted on the

pending constitutional amendment.

June 12, 1812: The War of 1812 begins.

June 12, 1812: Governor Plumer of New Hampshire send letter to New Hampshire

Legislature accompanied by letters from the Chief Executive Officers of Georgia, North Carolina, Tennessee, Virginia, and Vermont indicating ratification of the 13th Amendment by their State. Virginia thus is shown to

be the 12th State to ratify the Amendment.

December 9, 1812: New Hampshire ratifies the 13th Amendment, the 13th of the 13 states

required.

7. On March 10, 1819, the Virginia legislature passed Act No. 280 (Virginia Archives of Richmond, "misc." file, p. 299 for micro-film):

Nevada state court Page 2 of 7

"Be it enacted by the General Assembly, that there shall be published an edition of the Laws of this Commonwealth in which shall be contained the following matters, that is to say: the Constitution of the united States and the amendments thereto..."

This act, by the Virginia General Assembly, was the specific legislated instructions on what was, by law, to be included in the re-publication (a special edition) of the Virginia Civil Code.

The Virginia General Assembly had already agreed that all Acts were to go into effect on the day that the Act to re-publish the Civil Code was enacted. Therefore, if the 13th Amendment had not already been ratified, its official date of ratification would be as of the date of re-publication of the Virginia Civil Code: March 12, 1819.

- 8. However, there is evidence that the State of Virginia ratified the Amendment in 1812 and the documentation was either never forwarded to Washington or was lost when the Capital and records were burned in the War of 1812.
- 9. In 2003 -- A bill, House Concurrent Resolution 10, was placed before the New Hampshire legislature, to reaffirm New Hampshire's December 9, 1812 ratification of the 13th Amendment... Known as New Hampshire House Concurrent Resolution 10
- 10. February 2003 -- Representative Marple, prime sponsor of the New Hampshire Resolution 10 above, sent the 13th Amendment Committee copies of pages from the NH Journal of the Senate, Dated June 12, 1812, that has these surprising statements on pages 48 and 49:

Page 48:

"The following was received from His Excellency the Governor, by the Secretary.

To the Senate and House of Representatives.

I herewith communicate to the Legislature for their consideration, certain laws and resolutions passed by the Legislatures of Georgia, North-Carolina, Tennessee, Virginia and Vermont, upon the subject of amendments of the Constitution of the United States, together with letters from the executive officers of those States.

WILLIAM PLUMER" June 12, 1812

Page 49:

"Voted, That Messers. Kimball and Ham, with such as the House of Representatives may join, be a committee to take into consideration certain laws and resolutions passed by the Legislatures of Georgia, North-Carolina, Tennessee, Virginia and Vermont, and other documents accompanying the same, communicated this day by His Excellency the Governor, and report thereon. Sent down for concurrence."

- 11. The above entry in the Senate Record for New Hampshire clearly shows that Virginia ratified the 13th Amendment prior to June 12, 1812. Early enough before that date that documents from Virginia reached New Hampshire evidencing their ratification of the Amendment. Governor Plumer, clearly states that he included copies of those documents with his transmittal letter to the New Hampshire Senate and House of Representatives.
- 12. The publication of the Constitution for the United States with the Laws of the Commonwealth of Virginia on March 12, 1819 clearly indicates that the Amendment was properly ratified by Virginia. They also knew there were powerful forces allied against this ratification so they took extraordinary measures to make sure that it was published in sufficient quantity (4,000 copies were ordered, almost triple their usual order), and instructed the printer to send a copy to President James Monroe as well as James Madison and Thomas Jefferson. (The printer, Thomas Ritchie, was bonded. He was required to be extremely accurate in his research and his printing, or he would forfeit his bond.)
- 13. There is no Constitutional requirement that any notification be sent to the Secretary of State, or to any other individual, that they had ratified the 13th Amendment. The Constitution only requires that three-fourths of the states ratify so that an Amendment will be added to the Constitution. If three-quarters of the states ratify, the Amendment is passed. No provisions are stated concerning any announcement.

Nevada state court Page 3 of 7

- 14. Printing the Constitution, with the 13th Amendment, by the Virginia Legislature is prima facie evidence of ratification. The 13th Amendment is now, and has been since 1812, the official Law of the Land and a valid part of the Constitution for the united States of America.
- 15. Following Virginia's publication of March 12, 1819, other states and territories quickly followed suit.

Word of Virginia's publication quickly spread throughout the States and both Rhode Island and Kentucky published the new Amendment in 1822. Ohio first published in 1824. Maine ordered 10,000 copies of the Constitution with the 13th Amendment to be printed for use in the schools in 1825, and again in 1831 for their Census Edition. Indiana Revised Laws of 1831 published the 13th Article on p. 20. Northwestern Territories published in 1833. Ohio published in 1831 and 1833. Then came the Wisconsin Territory in 1839; lowa Territory in 1843; Ohio again, in 1848; Kansas Statutes in 1855; and Nebraska Territory six times in a row from 1855 to 1860.

- 16. The title "Esquire," which Attorneys have freely adopted and claim, is a "title of nobility or honor." They have no right to be a citizen of the united States, and cannot hold any office of trust or profit. All laws passed by a Senate, or a House of Representatives, that has a sitting member who claims the title of Esquire, or any other Title of Nobility, are null and void.
- 17. When an Attorney is admitted to the "Bar" they are granted the title "Esquire." In England a knight held the title of "Squire" and his armor bearer was granted the title "Esquire". King George, of Revolutionary War fame, established the International Bar Association (IBA) and authorized the IBA to grant the title of Attorney and the associated title, Esquire, to all Lawyers who joined the IBA. Because the International Bar Association, to which the other Bar Associations, ABA and State Bars belong, still grants the titles of "Attorney" and "Esquire" as approved and permitted by the King, or Queen of England the titles "Attorney" and "Esquire" are titles of nobility granted by the King or Queen of England.
- 18. Every Congress since 1812 has contained individuals who claim titles of nobility. Thus, every Congress since 1812 is unconstitutional. No valid laws have been passed, no valid Amendments to the US Constitution have been adopted, no additional States have been properly created. All States formed since 1812 do not exist as valid States.
- 19. Every Federal and State Supreme Court is composed of Attorneys who claim the title of "Esquire." These Supreme Courts are unconstitutionally staffed. The constitution does not require that any specific learning or knowledge be had by anyone for any position. Any Sovereign can "sit" on the Supreme Court.
- 20. The constitutions of most states formed since 1812 require that the State Attorney General be a member of the Bar. The Attorney General is serving unlawfully and the provision in the State Constitution is unconstitutional.
- 21. In Colonial America, attorneys trained attorneys but most held no "title of nobility" or "honor". There was no requirement that one be a lawyer to hold the position of district attorney, attorney general, or judge; a citizen's "counsel of choice" was not restricted to a lawyer; there were no state or national bar associations. The only organization that certified lawyers was the International Bar Association (IBA), chartered by the King of England, headquartered in London, and closely associated with the international banking system. Lawyers admitted to the IBA received the rank "Esquire" -- a "title of nobility".
- 22. Just holding a Title of Nobility is not the basic problem. The problem lies in the Oath that accompanies the granting of the Title. You never get anything for nothing. The Oath requires strict allegiance to the codes of the "Bar" Association. Even today, an Attorney's first obligation is not to his, or her, client, but to the court. This creates a conflict of interest, because the Attorney has accepted payment from the client.

No man can serve two masters: for either he will hate the one, and love the other; or else he will hold to the one, and despise the other. Ye cannot serve God and mammon.

New Testament | Matthew 6:24

23. All of the laws passed since 1812, are invalid.

Nevada state court

Page 4 of 7

from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not

"Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it. . .

A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby.

No one is bound to obey an unconstitutional law and no courts are bound to enforce it. "

Black's Law Dictionary, 6th Edition, Page 260.

CONCLUSION

Pursuant to the facts established, The 13th Amendment to the Constitution for the united States as originally passed in 1812, and as set forth to wit:

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the united States, and shall be incapable of holding any office of trust or profit under them, or either of them."

The true 13th Amendment to the Constitution for the united states of America

is a true and valid Amendment to the said Constitution and must be recognized as the valid "Law of the Land" in all States and venues.

It is the finding of this Court that this printed Finding of Facts are true and correct, so executed this 18th day of October, 2004.

By the court_	Richard Peter Signature	
Justice_	Print Peter	_countyClar L
By the court	Signature - Joseph	<u> </u>
Justice_	Print Print	county Trains
By the court	Sharin Lee;	
Justice_	Sharon Lee	county Barough of Palneer
By the court	Signature Facilities	<u></u>
Justice_	Print DAVID	county CLS NC

Nevada state court Page 5 of 7

ORIGINAL		
By the court Signature		
Justice Samuela Mae	county_C/ark	
By the court Signature		
Justice Parrell George	countyclark	
By the court Signature		
Print	county	
By the court ///www. Signature		
Justice Michael Frances Print Print	county_ <i>CTATH</i> C	
By the court Signature Justice Rich & J 2 C	county diselant a C. C.	
By the court	county	
Signature/ Justice Stave John Print	county E/ Pas =	
By the court Signature		
Justice Robert Arthur Print	county Brown	
By the court <u>Delant Cory</u> Signature		
Justice Delant Cony	county <u>Tackson</u>	
Nevada state court Page 6 of 7		

ORIGINAL Harry duly appointed and commissioned, hereby witness to the above signatures, being the one's identified as the Justices, called by Clark county common law court on this _/ g/ day of ________, Anno domini 2004, and called to order by, Brent Hadlon; Gundersen, to hear and establish the facts as stated herein, and as those facts being true, correct and certain, to any matter relating to Brent Hadlon; Gundersen relating to Brent Hadlon; Gundersen. Under the full Faith and Credit of the several states. Harry dejure Notary by necessity Clark county, Nevada state Commission expires - Life Common law Notary



Nevada state court Page 7 of 7

My commission expires

2/27/2012 7:50 PM 9 of 58

PRIVATE PUBLICATIONS

In addition to the Public and Official Publications shown above the following Private Publications also show the Amendment in its proper place and validly existing as a part of the Constitution for the united States of America.

"The History of the World", Samuel Maunder, Harper, New York, 1850, vol. 2, p.462. Republished by Wm. Burtis, Baltimore, 1856, vol. 2, p.462.

"The Rights of an American Citizen", Benj. Oliver, Counsellor at Law, Boston, 1832, p. 89.

"Laws of the United States of America", Bioren and Duane, Philadelphia & Washington, 1815, vol. 1, p.74. [See: Note below]

"The American Politician", M. Sears, Boston, 1842, p.27.

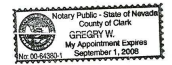
"Constitution of the United States", C.A. Cummings, Lynn, Massachusetts, not dated, p.35.

"Political Text Book Containing the Declaration of Independence", Edward Currier, Blake, Holliston, Mass. 1841, p.129.

"Brief Exposition of the Constitution of the United States for the use of Common Schools", John S. Hart, A.M. (Principal of Philadelphia High School and Professor of Moral Mental and Political Science), Butler and Co., Philadelphia, 1850, p.100.

"Potter's Justice", H. Potter, U.S. District Court Judge, Raleigh, North Carolina, 1828, p.404, 2nd Edition [the 1st Ed., 1816, does not have "Titles of Nobility"].

State of Nevada County of Clark



I certify that this is a true and correct copy of a document in the possession of

OD A 25 TOOL

(Signature of Notary)

Supporting Documentation

The following images have been taken from the web site of the TONA Research Committee: www.amendment-13.org/publications.html#mo.

We owe them a debt of great gratitude for their marvelous efforts.

These images show what the TONA Research Committee discovered in the archives of the various States and Territories.

The books were published from 1816 through 1876 and clearly show the inclusion of the "Missing" 13th Amendment, "Titles of Nobility and Honour," to the Constitution for the united States.

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to

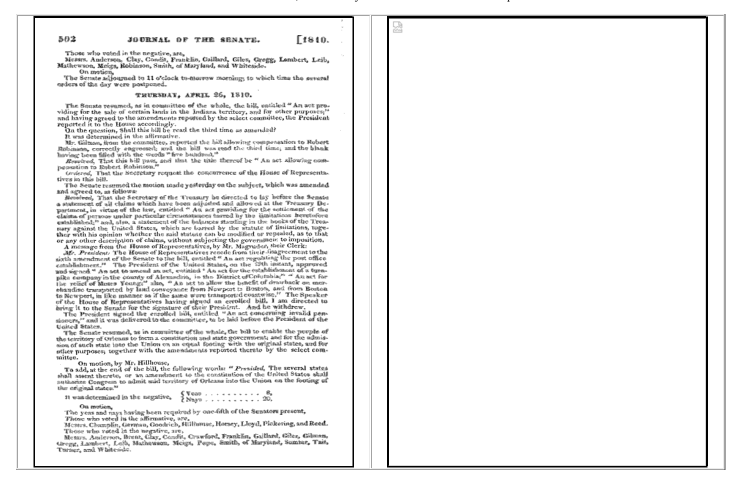
be a citizen of the united States, and shall be incapable of holding any office of trust or profit under them, or either of them." - The true 13th Amendment to the Constitution for the united states of America

As each year has gone by the Committee has found more publications. And, as images from the newly found publications are made available they are posted to the web site.

In each of the years indicated there is positive proof that a publication of the Laws of the indicated State or Territory was printed that included the true 13th Amendment in its proper place as a valid part of the Constitution for the united States of America. Years shown in blue are the years for which the publications have been located and for which there are images printed herein.

Chronology of Events

The 13th Amendment was proposed in the 11th congress, 2nd session in 1810. The proposed Amendment was then sent to the States for Ratification. At the time there were 17 States and ¾ had to ratify. This meant 13 States were required for Ratification.



[1810.

JOURNAL OF THE SENATE. 504

Those who voted in the negative, are,
Messrs. Champlin, Condit, Crawford, Pranklin, Gaillard, German, Gilman, Goodrich, Hillhouse, Lambert, Mathewson, Smith, of Maryland, Smith, of New York, and Whiteside.

And the resolution having been further amended by inserting the words "and retain," after the words "accept," in the second instance, the President reported it to the house accordingly.

It was determined in the affirmative.

Mr. Clay gave notice that to-morrow he should ask leave to bring in a bill, a supplement to an act, entitled "An act for the punishment of certain crimes against the United States."

Mr. Gilman, from the committee, reported the amendments to the bill.

United States."

Mr. Gilman, from the committee, reported the amendments to the bill, entitled. "An act providing for the sale of certain lands in the Indiana territory, and for other purposes," correctly engressed.

After the consideration of the Executive business,
The Senate adjourned to 11 o'clock to-morrow morning; to which time the several orders of the day were postponed.

FRIDAY, APRIL 27, 1810.

The Senate resumed, as in committee of the whole, the bill making further provision for the corps of engineers, together with the amendment reported thereto by the select committee.

It was motions the further consideration thereof be postponed until Monday next. The Senate resumed, as in committee of the whole, the bill appropriating a sum of money for procuring munitions of war, and for other purposes.

On motion,

Resolved, That the referred to a select committee, to consider and report thereon, tredeval, That Messrs, Smith, of Maryland, Gilman, and Clay, be the committee of Mr. Smith, of Maryland, from the committee to whom was referred the bill, entitled "An act authorizing a loan of money for a sum not exceeding the amount of the principal of the public debt reimbursable during the year 1810," reported it with amendments.

Pursuant to notice, Mr. Clay asked and obtained leave to bring in a bill, a supple-

ments.

Pursuant to notice, Mr. Clay asked and obtained leave to bring in a bill, a supplement to an act, entitled "An act for the punishment of certain crimes against the United States;" which bill was read and passed to the second reading.

The Senate resumed, as in committee of the whole, the bill for the preservation of peace, and maintenance of the authority of the United States in the ports, harbors, and waters, under their jurisdiction, together with the amendments reported therete by the select committee.

On motion,
The yeas and nays having been required by one-fifth of the Senators present,
Those who voted in the affirmative, are,
Messrs. Anderson, Champlin, Crawford, Gaillard, German, Gilman, Goodrich, Hill-house, Horsey, Lloyd, Mathewson, Pickering, Reed, Smith, of Maryland, Smith, of
New York, Sumter, Tait, and Turner.
Those who voted in the negative, are,
Messrs. Clay, Condit, Franklin, Gregg, Lambert, Leib, Pope, Robinson, and Whiteside.

side. And, on the question to agree to insert the following as a substitute:

Delaware Ratified - Feb. 2, 1811

Pennsylvania Ratified - Feb. 6, 1811

Pennsylvania published its Laws in 1818, 1824, and 1831, showing the 13th Amendment in its proper place and validly existing as a part of the Constitution for the united States of America. Images of the 1818 and 1824 publications have been located

DIGEST

Laws of Pennsylvania,

PROSE THE TEAR ONE THOUSAND SEVEN HUNDRED, TO THE TWENTY FOURTH DAY OF MARCH ONE THOUSAND EIGHT HUNDRED AND EIGHTEEN

WITH

References to Reports of Judicial Decisions

SUPREME COURT OF PENNSYLVANIA.

BY JOHN PURDON.

PHILADELPHIA:

PUBLISHED BY PHILIP H. NICKLIN, No. 175, CHESNUT STREET.
W. Pry, Printer.
1818.

Constitution of the Biffiteb States.

(Amendments.)

(Amend

The following article was proposed by Congress to the several states for their adoption as part of the constitution, and has been ra-tified by the state of Pennsylvania, and some of the other states, but had not, in March 1825, been ratified by the number of states re-quired by the fifth article of the constitution, and is therefore as yet, no part of the constitution of the United States.]

Eleventh Congress. Second Session. November 27th, 1809.

Eleventh Congress. Second Session. November 27th, 1809.

AAT. XIII. If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honour, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them. [Sec Const. U. S. Art. 1, S. ix, §, 7,]

* Before the first Wednesday in January, by the same Act. † On the second Wednesday in February, by the same Act.

EXHIBIT D-41

DIGEST

OF THE

Laws of Pennsylvania,

FROM THE YEAR

ONE THOUSAND SEVEN HUNDRED,

THIRTIETH DAY OF MARCH, ONE THOUSAND EIGHT HUN-DRED AND TWENTY-FOUR

WITH SOME

REFERENCES TO REPORTS OF JUDICIAL DECISIONS.

BY JOHN PURDON.

PHILADELPHIA:

PUBLISHED BY MCARTY & DAVIS, No. 171 MARKET STAGET. 1824.

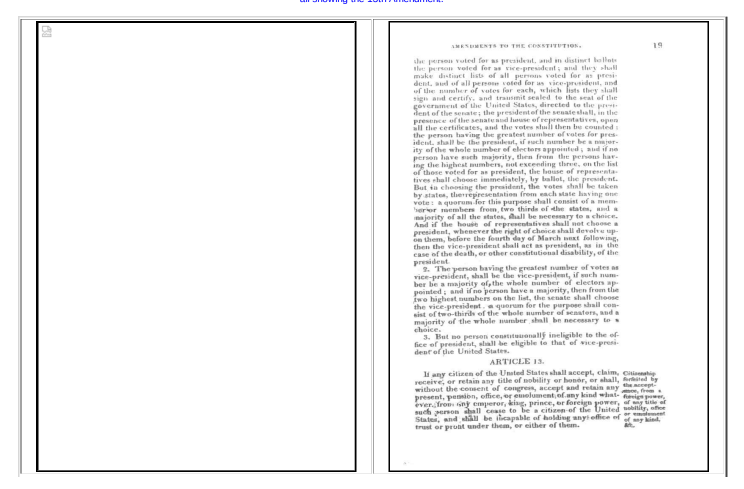
13 of 58

New Jersey Ratified - Feb. 13, 1811

Georgia
Ratified - Dec. 13, 1811

Connecticut Rejected - May 11,1813

Even though Connecticut rejected the Amendment it still recognized the validity of the ratification process and published the Connecticut Laws in 1821, 1824, 1835, and 1839, all showing the 13th Amendment.



THE PUBLIC

STATUTE LAWS

OF THE

STATE OF CONNECTICUT.

AS REVISED AND ENACTED BY THE

GENERAL ASSEMBLY.

IN MAY, 1821.

WITH THE ACTS OF THE THREE SUBSEQUENT SESSIONS INCORPORATED ;

TO WHICH ARE PREFIXED

THE DECLARATION OF INDEPENDENCE, THE CUNSTITUTION OF THE

UNITED STATES, AND THE CONSTITUTION OF CONNECTICUT.

PRESARED AND PUBLISHED UNDER THE

AUTHORITY OF THE GENERAL ASSEMBLY.

HARTFORD:

PUBLISHED BY H. HUNTINGTON, JR.

SENJAMIN H. PORTON,....PRINTER

1824.

AMENDMENTS TO THE CONSTITUTION.

the person voted for as president, and in distinct ballotthe person voted for as vice-president; and they shall
make distinct lists of all persons voted for as president, and of all persons voted for as vice-president, and
of the number of votes for each, which lists they shall
sign and certify, and transmit scaled to the seat of the
government of the United States, directed to the president of the senate; the president of the senate shall, in the
presence of the senate and house of representatives, open
all the certificates, and the votes shall then be counted;
the person having the greatest number of votes for president, shall be the president, if such number be a majority of the whole number of electors appointed; and if no
person have such majority, then from the persons having the highest numbers, not exceeding three, on the list
of those voted for as president, the house of representatives shall choose immediately, by ballot, the president.
But in choosing the president, the votes shall be taken
by states, the representation from each state having one
vote: a quorum for this purpose shall consist of a member or members from two thirds of the states, and a
majority of all the states, shall be necessary to a choice.
And if the house of representatives shall not choose a
president, whenever the right of choice shall devolve upon them, before the fourth day of March' next following,
then the vice-president shall act as president, as in the
case of the death, or other constitutional disability, of the
president.

2. The person having the greatest number of votes as president.

president.

2. The person having the greatest number of votes as vice-president, shall be the vice-president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice-president; a quorum for the purpose shall consist of two-thirds of the whole number of senators; and a majority of the whole number shall be necessary to a choice.

S. But no person constitutionally ineligible to the of fice of president, shall be eligible to that of vice-presi-dent of the United States.

ARTICLE XIII.

Hany citizen of the United States shall accept, claim, Citizenship receive, or retain any litle of nobility or hapor, or shall, farfitted by without the consent of congress accept and retain any emek, from a present, pension office, or emolument of any kind what-foreign power, from any emperor, king, prince, or foreign power, of any tift such person shall cease to be a citizen of the United; noting and shall be incapable of holding any office of trust trust or profit under them, or either of them.

THE PUBLIC

STATUTE LAWS

OF THE

STATE OF CONNECTICUT.

COMPILED IN OBEDIENCE TO A RESOLVE OF THE

GENERAL ASSEMBLY.

Passed May 1835.

TO WHICH IS PREFIXED THE DECLARATION OF INDEPENDENCE,

CONSTITUTION OF THE UNITED STATES,

AND CONSTITUTION OF THE STATE OF CONNECTICUT.

AUTHORITY OF THE STATE.

HARTFORD :

JOHN B. ELDREDGE, PRINTER.

1835.

AMENDMENTS TO THE CONSTITUTION.

19

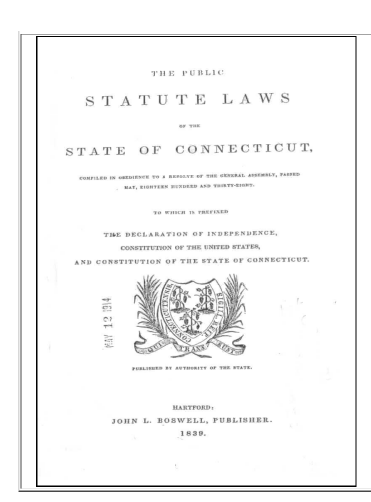
the person voted for as president, and in distinct ballots the person voted for as vice-president; and they shall make distinct lists of all persons voted for as president, and of the number of votes for each, which list they shall sign and certify, and transmit scaled to the scat of the government of the United States, directed to the president of the senate; the president of the senate shall, in the presence of the senate and house of representatives, open all the certificates, and the votes shall then be counted: the person having the greatest number of votes for president, shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote: a quorum for this purpose shall consist of a member or members from two thirds of the states, and a majority of all the states, shall be necessary to a choice. And if the house of representatives shall not choose a president, whenever the right of a choice shall devolve upon them, before the fourth day of March next following, then the vice-president shall act as president, as in the case of the death, or other constitutional disability, of the president, shall be the vice-president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice-president; a quorum for the purpose shall consist of two-thirds of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall chos

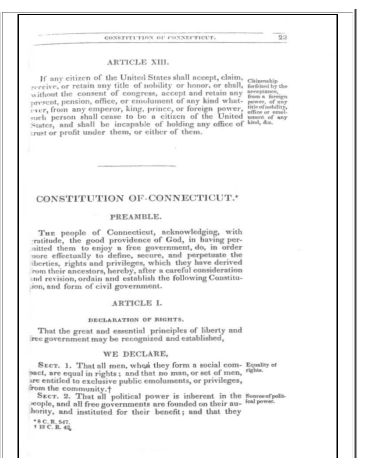
ARTICLE 13.

If any citizen of the United States shall accept, claim, Citizenship is receive, or retain any title of nobility or honor, or shall, felted by the without the consent of congress, socept and retain any a foreign persent, pension, office, or emolument of any kind what-er; of any ti ever, from any emperor, king, prince, or foreign power, of nobility, such person shall cease to be a citizen of the United me say States, and shall be incapable of holding any office of kin.

Trust or profit under them, or either of them.

15 of 58





Massachusetts Ratified - Feb. 27, 1812

 $Mass a chusetts \ published \ its \ Laws \ in \ 1816 \ and \ in \ 1823, \ both \ of \ which \ contain \ the \ 13th \ Amendment$

294

U. S. CONSTITUTION.

Feb. 27, An. 1814.

SECT. 3. And be it further enacted, That the Register Register may of Deeds in the northern district for the registering of deeds hold his office. in the late county of Hampshire, and which by the act before recited is included in the county of Franklin, shall continue to hold his said office during the term for which he was chosen; and shall be register for the registering at all deeds and conveyances of land, and executions levied on land, lying and being within the said county of Franklin, during the aforesaid term; and shall, from and since the second day of December last, be holden to pay over to the Treasurer of said county of Franklin, the duties by his payable on the registering of deeds and other conveyances in said registry; and shall, as soon as may be after a Treasurer of said county of Franklin shall be appointed or chosen, make and execute a bond to such Treasurer, cording to the law in that behalf made.

cording to the law in that behalf made.

Sect. 4. And be it further enacted, That the Western
Circuit does, and shall, to every intent and purpose, include the county of Franklin, and that the Justices of the Circuit Court of Common Pleas shall hold their courts Greenfield, within and for said county, at such times may be prescribed by law.

[This act passed Feb. 27, 1812.]

An act to ratify an Amendment of the Constitution of the United States, proposed to the Legislatures of the several states, by a resolve of Congress, passed November twenty-seventh, one thousand eight hundred and nine.

WHEREAS at the second session of the eleventh Congress of the United States, begun and below the city of Washington, in the district of Columbia. Monday the twenty-seventh day of November, one them sand eight hundred and nine, it was resolved as follows, vis. Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, to

thirds of both houses concurring, That the following see

U. S. CONSTITUTION.

Feb. 27, An. 1812.

295

tion be submitted to the Legislatures of the several States. which, when ratified by the Legislatures of three fourths of the States, shall be valid and binding as a part of the Constitution of the United States

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall, Amendm without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatso-ever, from any emperour, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

Be it therefore enacted by the Senate and House of Representatives, in General Court assembled, and by the Ratised.

authority of the same, That the said proposed amendment be, and the same is hereby ratified, on behalf of the Commonwealth of Massachusetts, to become, when ratified by the Legislatures of three fourths of the several States, part of the Constitution of the United States.

[This act passed Feb. 27, 1812.]

An act to incorporate the Society for Theological education.

[This act passed Feb. 27, 1812.]

An act to apportion, and assess a tax of one hundred and thirty-three thousand three hundred and and thirty-three thousand three nundred and thirty-three dollars, ninety-seven cents, and providing for the reimbursement of twenty-six thousand four hundred and sixteen dollars, paid out of the publick treasury, to the members of the House of Representatives, for their attendance at the two last sessions of the General Court.

[This act passed Feb. 27, 1812.]

12

CONSTITUTION OF MASSACHUSETTS.

President of the Senate shall, in the presence of the Senate and House of Representatives, open all these certificates, and the votes shall then be counted: the person having the greatest number of votes for President, shall be the President, if such number of each of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the Representatives shall consist of, a member- or members from two thinds of the States, and a majority, of all the States shall be necessary to a cheese. And if the House of Representatives shall not choose a President, the work of the President of the States, and a majority, of all the States shall be necessary to a cheese that the states of the death or other constitutional disability of the President.

2. The person having the greatest number of votes as Vice-resident, shall be the Vice President, if such number be a majority of the President, if such number be majority of the President, if such number so n the list, the Senate shall choose the Vice President; and if no person have a majority then from the two highest numbers on the list, the Senate shall choose the Vice President; a quotum for Senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally incligable to the office of President of the United

to a choice.
3. But no person constitutionally ineligible to the office of esident, shall be eligible to that of Vice President of the United

3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vice President of the United States.
XIII. If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall, without the consent of Congress, accept and retain any present, pension, office, or enolument of any kind whatever, from any Emperor, King, Prince, or Foreign Power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

A Constitution.

OR FORM OF GOVERNMENT, FOR THE COMMON WEALTH OF MASSACHUSETTS.

PREAMBLE

THE end of the institution, mannenance, and administration of government, is to secure the existence of the body politic, to protect it, and to furnish the individuals, who compose it, with the power of enjoying, in safety and tranquillity, their natural

CONSTITUTION OF MASSACHUSETTS.

President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted: the person having the greatest number of votes for President, shall be the President, if such number of a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of these voted for as President, the House of Representatives shall consist of a member of the president of these voted for as President, the House of Representatives shall the President, the votes of the president of t

3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vice President of the United

President, shall be eligible to that of Vice President of the United States. XIII. If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall, without the consent of Congress, accept and retain any present, pension, office, or enolument of any kind whatever, from any Emperor, King, Prince, or Foreign Power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

A Constitution.

OR FORM OF GOVERNMENT, FOR THE COMMON-WEALTH OF MASSACHUSETTS.

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Maryland Ratified - Dec. 25, 1810

South Carolina Tabled - Dec. 21, 1814

We have found no record of any further action being taken

New Hampshire Ratified - Dec. 9, 1812

100

Journal of the House.

Which report was accepted.

Voted that Messrs: Richardson, P. Merrill, Waldron, M. Hodgdon, Paige, Wilson of Peterborough, E. Brown, Henderson, S. P. Webster and Young, with such as the Senate may join, be a committee to take into consideration the memorial of Philip Carrigain, Esq. and the papers accompanying the same, and report thereon.

A bill entitled, "An act to incorporate sundry persons by the name of the Episcopal Church in New Holderness," having had three several readings, passed to be enacted.

A bill, entitled "An act to incorporate certain persons by the name of the Proprietors of Alton Social Library," having had three several readings, passed to he enacted.

The committee appointed on the petition of the proprietors of Pemigewassett Bridge, praying to have their toll raised, reported, that the prayer of the petition be granted with the proposed amendments, and that they have leave to bring in a bill accordingly.

Which report was accepted.

Voted that the accounts of Israel Bartlett be referred to the committee on the account of Capt. Jonathan Clark, and that they report thereon.

Voted, that the account of William Tarlton, Esquire, be referred to the committee on the account of Josiah Butler, Esq. and that they report thereon.

The committee appointed to take into consideration certain laws and resolutions passed by the legislatures of Georgia, North Carolina, Tennessee, Virginia and Vermont, and other documents accompanying the same, communicated by His November Session-1812.

101

Excellency the Governor at the last session, reported the resolves exhibited; and further reported that it is, in their opinion, not expedient adopt or approve the other proposed amendments to the Constitution of the United States.

Which report was accepted.

Whereas His Excellency the Governor of this State has, laid before the General Court a resolution passed by the Congress of the United States, in the words following, (to wit)

"Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, two thirds of both houses concurring, that the following section be submitted to the legislatures of the several States — which, when ratified by the legislatures of three-fourths of the States, shall be valid and binding, as a part of the constitution of the United States."

"If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any Emperor, King, Prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding my office of trust or profit under them or either of them."

Therefore,

Resolved, by the Senate and House, of Representatives in General Court convened, That the foregoing Amendment proposed by Congress to the Constitution of the United States be, and the same is, hereby, on the part of this State, agreed to, ratified and confirmed.

102

Journal of the House

And be it further resolved, That His Excellency the Governor be requested to transmit copies of the foregoing resolution to the President of the Senate and Speaker of the House of Representatives of the United States, and to each of our Senators and Representatives in Congress, and to each of the Governors, of the several States.

Voted that Messrs. Pattee, I. Shepard and Daniel, with such as the Senate may join, be a committee to consider the petition of David Atwood, and others praying for a tax of three cents per acme on each acre of land in the town of Alexandria, and report thereon.

Voted, that a bill, entitled "An act restoring the town of Westmorelaud to their law in certain case," be recommitted for further consideration.

Voted, that W. Webster, E. Colby & Jn. Kimball, Esquire be a committee to view, in the recess of the legislature, the lands and roads in the vicinity of Pemigewassett River, and the mouth of Newfound pond river, where Central bridge is proposed to be erected; that the committee attend to the said business, at the expense of the petitioners for said bridge, and report at the next session of the Legislature.

Adjourned to nine o'clock to-morrow morning

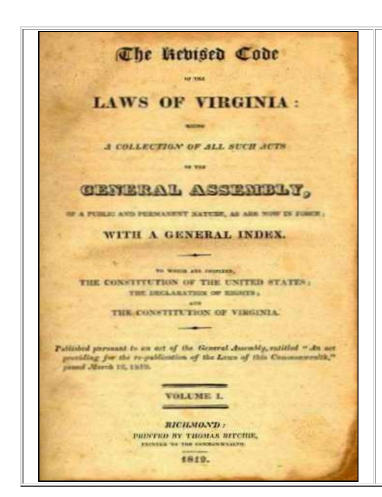
THURSDAY, DEC. 10, 1812.

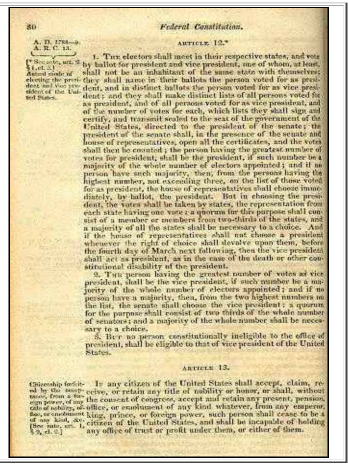
The house met according to adjournment.

The committee on the petition of President Wheelock and T. W. Thompson,. Esquire, reported, that the prayer of said petition

Virginia Ratified - Mar. 12, 1819

Ratification by Virginia has been questioned – but, the publication of the Laws of Virginia with the 13th Amendment in its proper place provides the verification that Virginia did indeed ratify the 13th Amendment



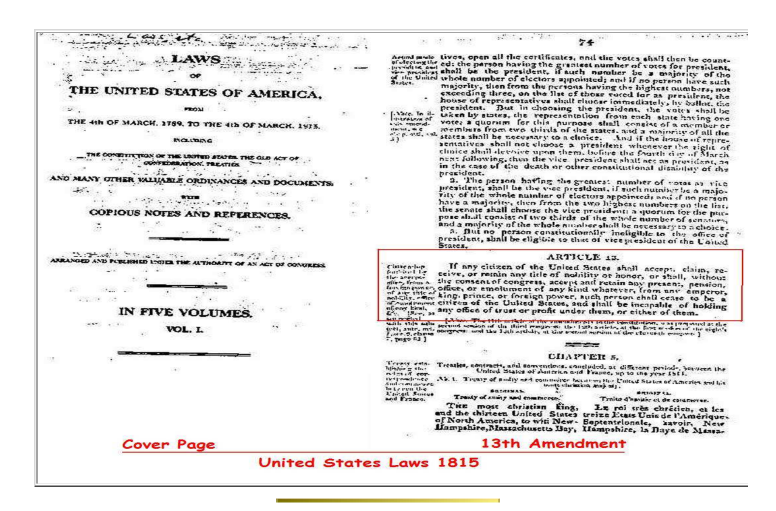


Even though we used the date of March 12, 1819 as the ratification date by Virginia there is solid, irrefutable evidence that Virginia ratified the 13th Amendment very early in the process

Documentation has been located in both the Senate and House records of the State of New Hampshire that they were in possession of a Letter from the Governor of Virginia indicating passage

The images of these pages will be found in the New Hampshire display

Add to the New Hampshire papers the fact that in1915 the Federal Congress authorized the publication of the United States Laws including the Constitution - showing the 13th Amendment in its proper place



New York Rejected - May 1, 1813

New York published but the date is unknown

North Carolina Ratified - Dec. 23, 1811

451

A MANUAL

OF

THE LAWS OF NORTH-CAROLINA,

ARRANGED UNDER DISTINCT HEADS, IN ALPHABE TICAL ORDER.

WITH REPERENCES FROM ONE BEAD TO ANOTHER, WHEN A SUBJECT IS MUNICIPALITY IN ANY OTHER PART OF THE BOOK THAN UNDER THE DISTINCT HEAD TO PRICE IT BILLOYOR.

BY JOHN HAYWOOD, ESQ.

MATE ONE OF THE PURCES OF THE SUPREME COURTS OF LAW AND ROUGH?

Fourth Edition, improved and corrected to the present time, BY A GENTLEMAN OF THE PROPESSION.

- RALEIGH :

PRINTED BY J. GALES.

AND MAY BE HAD OF THE PRINTERS AND HOGESELLERS IN ALL THE

TOWNS IN THE STATE,

1819.

CONSTITUTION OF THE UNITED STATES.

Art. v111. Excessive ball shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted. Art. tx. The enumeration in the constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Imposed, nor cruel and unusual punsaments minuses.

Art, ix. The enumeration in the constitution, of certain rights, shall not be constructed to deny or disparage others retained by the people.

Art ix. The powers not delegated to the United States by the constitution, nor probabited by it to the states, are reserved to the states, are reserved to the states proceed to the united states by the construction, nor probabited by it to the states, are reserved to the states are reserved to extend to any auti in law or equity, commenced or prosecuted against one of the United States shall nece constructed to extend to say and it in law or equity, commenced or prosecuted against one of the United States by clittens of another state, or by clittens of substances.

1. The electors shall need to their respective states, and vote by ballot for president and vice-president, one of whom at least, shall note be an inhabitant of the same state with themselves. They shall nime in their ballots the person voted for as yice-president; and they shall nime in their ballots the person voted for as yice-president; and they shall nime of states, they shall sign and certify and transmit sealed to the least of the government of the United States, directed to the president of the Senate and House of Representatives, open all the least of the Senate and House of Representatives, open all the revision of the Senate shall, in the presence of the Senate and House of Representatives, and an anjority of the whole number of electors appointed. And if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the House of Representatives shall not choose a president, the House of Representatives shall considered, the works shall be necessary to a choice. And if the forms of Representatives shall not choose a president, when we have the right of choice shall devolve upon them, before the fourth day of March near the following, then the vice-president, shall ac

dent, as in the case of the death or other constitutional disability of the president.

The person having the greatest number of votes as vice-president, shall be the vice-president, if such number be a majority of the whole number of electors appointed. And if no person have a majority, then from the two highest numbers on the list, the Senare shall choose the vice-president. A quorum for the purpose, shall choose the vice-president. A quorum for the purpose, shall choose the vice-president. A quorum for the purpose, shall choose the vice-president. A quorum for the purpose, shall choose the vice-president. A quorum for the purpose, shall choose the vice-president and president of the Whole and majority of the whole number shall be necessary to a choice. But no person, constitutionally include the full that the shall be not the shall accept, claim, receive, or the president of the constitution of the constitution of the constitution of the prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

LAWS

STATE OF NORTH-CAROLINA.

THE TITLES OF SUCH STATUTES AND PARTS OF STATUTES OF GREAT BRITAIN

AS ARE IN FORCE IN SAID STATE:

TOGETHER WITH

e second Charter granted by Charles II. to the Proprietors of Carolina:

The Great Deed of Grant from the Lords Proprietors; The Grant from George II. to John Lord Granville:

The Bill of Rights and Constitution of the State, including the names of the Members of the Convention that formed the same;

The Constitution of the United States, with the Amendments; and The Treaty of Peace of 1783:

MARGINAL NOTES AND REFERENCES.

Revised, under the authority of the General Assembly, by

HEN. POTTER, J. L. TAYLOR & BART, YANCEY, ESQT.

And published accuraling to an Act of the Legislature of 1819, under the

HENRY POTTER.

IN THO VOLUMES.

TOL. 1.

RALEIGH: PRINTED AND SOLD BY J. CALES 1821.

A. D. 1811. CHAP, 814-815

A. D. 1311.* CHAP, \$14—\$15

this state, or shall utter or pass the same, knowing it to be coanterfeir, and shall be legally convicted of either of the said offences in any superior court of law of this state, the person or persons so found guilty, shall on the first conviction, receive thirty-nine lashes on his or her bare back, and on the second conviction of the above described offences, or either of them, shall receive thirty-nine Irsiles on his or her bare back, and he imprisoned to a length of time not exceeding twelve months, and be branded in the right cheek with the letter C.

4. Jul be it further enoted. That from and after the passing of this art, if any person or persons shall have in his or their possession, any instrument or instruments for the purpose of making any counterfeit similibration of the purpose of making any counterfeit similibrated or fixeness of a Spanish milled dollar, English ments for the purpose of making and of gold or silver, ing counterwhich is in common nea and received in the discharge money. of contracts by the citizens of this state, and shall be duly convicted thereof in any superior court of law of this state, the person or persons so offending, shall receive thirty-nine lashes on his or their bare back, and be further liable to be fined at the discretion of the court, in the sum of five hundred dollars, and be imprisoned not more than twelve months. soned not more than twelve months.

CHAP, 215.

An act to ratife on behalf of the state of North Carolina, a proposed amendment of the constitution of the United States, relative to titles of indicity or homor, processes, pensions, offices or emoluments from any foreign power.

That the following amendment of the enterty of the Congress of the United States, proposed by the Congress of the United States, in the manner prescribed the constitution of the United States, in the manner prescribed to the constitution, viz: "If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the Congress, accept and retain any present, pension, office or emolument of any kind whatsucer, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them or either of them," be, and the same is hereby ratified on behalf of the state of

Rhode Island Rejected - Sep. 15, 1814

Even though Rhode Island rejected the Amendment it still recognized the ratification process by publishing the Laws of Rhode Island, including the 13th Amendment

THE:

PUBLIC LAWS

OF THE

State of Rhode-Kaland

PROVIDENCE PLANTATIONS,

AS REVISED BY A COMMITTEE, AND FINALLY ENACTED BY THE HONORABLE GENERAL ASSEMBLY, AT THEIR SESSION IN JANUARY, 1822.

Co which are prefired

THE CHARTER, DECLARATION OF INDEPENDENCE, ARTICLES OF CONFEDERATION, CONSTITUTION OF THE UNITED STATES, AND PRESIDENT WASHINGTON'S ADDRESS OF SEPTEMBER, 1796.

PUBLISHED BY AUTHORITY.

Ignorantia legis neminem excusat.
IGNORANCE OF THE LAW IS NO EXCUSE FOR ITS VIOLATION.

PROVIDENCE : PAINTED AND PUBLISHED BY MILLER & HUTCHENS. 46

PRESIDENT WASHINGTON'S ADDRESS.

ARTICLE 13.

If any citizen of the United States shall accept, claim, receive or retain, any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them. or either of

[Note.—The eleventh article of the amendments to the constitution was proposed at the second session of the third Congress; the twelfth article, at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.]

PRESIDENT WASHINGTON'S ADDRESS

Of September, 1796.

TO THE PEOPLE OF THE UNITED STATES.

Friends and Fellow-Citizens,

Friends and Fellow-Citizens,

The period for a new election of a citizen to administer the executive government of the United States, being not far distant, and the time actually arrived when your thoughts must be employed in designating the person who is to be clothed with that important trust, it appears to me proper, especially as it may conduce to a more distinct expression of the public voice, that I should now apprise you of the resolution I have formed, to decline being considered among the number of those out of whom a choice is to be made

I beg you, at the same time, to do me the justice to be assured, that this resolution has not been taken without a strict regard to all the considerations appertaining to the relation

sured, that this resolution has not been taken without a strict regard to all the considerations appertaining to the relation which binds a dutiful citizen to his country; and that, in withdrawing the tender of service which silence in my situation might imply, I am influenced by no diminution of zeal for your future interests, no deficiency of grateful respect for your past kindness; but am supported by a full conviction that the step is compatible with both.

The acceptance of, and continuance hitherto in the office to which your suffrages have twice called me, have been an uniform sacrifice of inclination to the opinion of duty, and to

EXHIBIT D-44

Vermont Ratified - Oct. 24, 1811

Kentucky Ratified - Jan. 31, 1811

A DIGEST OF THE STATUTE LAW OF KENTUCKY: BEING A COLLECTION OF ALL THE ACTS OF THE GENERAL ASSEMBL OF A PUBLIC AND PERMANENT NATURE, FROM THE COMMENCEMENT OF THE COVERNMENT TO MAY SESSION ALSO, THE English and Dirginia Statutes. YET IN FORCE; TOGETHER WITH SEVERAL ACTS OF CONGRESS. WITH REFERENCES TO REPORTS OF IUDICIAL DECISIONS EN THE COURT OF APPEALS OF RENTUCKY AND SUPERME COURT OF THE UNITED STATES. EN TWO VOLUMES. BY WILLIAM LITTELL AND JACOB SWIGERT. PUBLISHED UNDER THE PATRONAGE OF THE LEGISLATURE. VOLUME I. FRANKFORT: PRINTED BY KENDALL AND BUSSELT, PRINTERS FOR THE STATE. 1800.

CONSTITUTION.

16

ARTICLE XII.

1. The electors shall meet in their respective states with the president and vice president, one whom, at least, shall not be an inhabitant of the satisfact with themselves; they shall name in their ball is persons voted for as president, and in distinct ballots person voted for as vice president, and they shall me distinct lists of all persons voted for as president, and all persons voted for as vice president, and they shall me distinct lists of all persons voted for as president, and all persons voted for as vice president, and of the number of votes for each, which lists they shall sign and certify and transmit sealed to the seat of government of United States, directed to the president of the Senate; it president of the Senate; it president seated to the seat of government of the votes shall then be counted; the person having the president shall be the votes shall then be counted; the person having the redectors appointed; and if no person have such majority than from the persons having the highest number, not ecceding three, on the list of those voted for as president the House of Representatives shall be to have such majority than the president. But, in choosing the president, the votes shall be taken by states, the representation for each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of states, and a majority of all the states shall be necessary to choice. And if the House of Representatives shall not choosing them, before the fourth day of March next following, the twice president shall act as president, as in the case of death or other constitutional disability of the president.

2. The person having the greatest number of votes vice president, shall be the vice president, if such number a majority of the whole number of senators, and a majority of the whole number of senators, and a majority of whole number of senators, and a majority of the hole number of senators, and a majority of the breident, a quorum for that purpose, shall c

When cirizen-ship shall be fortalled.

the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, clareceive, or retain any title of nobility or honor, or showithout the consent of Congress, accept and retain present, pension, office, or emolument of any kind whatefrom any emperor, king, prince, or foreign power, such son shall cease to be a citizen of the United States, a shall be incapable of holding any office of trust or product them, or either of them.

Tennessee Ratified - Nov. 21, 1811

Ohio Ratified - Jan. 31, 1811

It is interesting to note that the Ohio 1833 volume was edited by Salmon P. Chase, who was Lincoln's Secretary of the Treasury during the Civil War and then served as Supreme Court Chief Justice 1864-1873. Ohio also published in 1819, 1835, and 1848, but copies of these publications have not been located

2/27/2012 7:50 PM 24 of 58

ATTS

OF

A GENERAL NATURE,

enacted, rebisid and ordered to be re-printed,

AT THE FIRST SESSION

Swenty-Second General Wesembly

OF THE

STATE OF OHIO,

BEGUN AND HELD IN THE TOWN OF COLUMBUS,

DECEMBER 1, 1823;

AND IN THE TWENTY SECOND YEAR OF SAID STATE.

VOL. XXII.

PUBLISHED BY AUTHORITY.

COLUMBUS:

PRINTED BY P. H. OLMSTED.

1894.

Exhibit "E" page 1 of 4

house of representatives shall chose immediately, by ballot, the presign dent; but in choosing the president, the votes shall be taken by states, the representation from each state baving one vote; a quorum for this purposes hall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the bouse of representatives shall not choose a president whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president shall act as president, as in the case of the death or other constitutional disability of the president. The particular half and the state of the death or other constitutional disability of the president. The particular half is a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the rice president; a quarum for the purpose shall consist of two thirds of the whole number of senators; and a majority of the whole number of senators; and the senate shall choose the respective of

ARTICLE XIIL

If any citizen of the United States shall accept, claim, receive, or reation any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

them.

[Note: The 11th article of the anostdownes to the consultation, was proposed at the reaced
grassion of the third energiese: the 12th article, at the few session of the nighth congress; and
the 12th article, at the second session of the discretch congress;
}

Exhibit "E" page 3 of 4

CONSTITUTION OF

ber be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest number, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President: but in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorom for this purpose shall consist of a member or members from two thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of Murch next following, then the Vice President shall act as President, as in the case of the death or other constitutional disability of the President. The person having the greatest number of votes as Vice President, shall be the Vice President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two thirds of the whole number of Senators; and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the United States.

ARTICLE XIIL

If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note. The 11th article of the amendments to the Constitution, was proposed at the second session of the third Congress: the 12th article, at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.

STATUTES OF OHIO

AND OF THE

NORTHWESTERN TERRITORY,

FROM 1788 TO 1833 INCLUSIVE: 1843

THE ORDINANCE OF 1787;

THE CONSTITUTIONS OF OHIO AND OF THE UNITED STATES,

AND VARIOUS PUBLIC INSTRUMENTS AND ACTS OF CONGRESS:

ILLLUSTRATED BY

A PRELIMINARY SKETCH OF THE HISTORY OF OHIO;

NUMEROUS REFERENCES AND NOTES,

AND COPIOUS INDEXES.

VOLUME I.

BY SALMON P. CHASE.

CINCINNATI: PUBLISHED BY COREY & FAIRBANK. 1833.

CONSTITUTION OF THE UNITED STATES.

ARTICLE IX.

The enumeration, in the constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

ARTICLE X.

The powers not delegated to the United States by the constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

ARTICLE XI.

The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.

ARTICLE XII.

The electors shall meet in their respective states, and vote by ballot for president and vice president, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as vice president; and they shall make distinct lists of all persons voted for as vice president; and they shall make distinct lists of all persons voted for as vice president; and they shall make distinct lists of all persons voted for as vice president; and they shall make distinct lists of all persons voted for saving the state of the season season of the season season season is season of the season of the season sea

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or remolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note.—The first ten of the above amendments were proposed at the first session of the reconquest; the elevanth, at the second session of the third congress; the elevanth, at the second session of the tighth congres; tand the thirteenth, at the second season of the elevanth congres; and the thirteenth, at the second season of the elevanth congres; and the thirteenth, at the second season of the elevanth congress; and the thirteenth, at the second season of the elevanth congress; and the thirteenth, at the second season of the elevanth congress; and the thirteenth of the second season of the elevanth of the second season of the season of the second seas

Louisiana Recognized

Louisiana entered the Union after the 13th Amendment was sent to the States for Ratification. Ratification by Louisiana was not required, but Louisiana recognized the ratification process by publishing its Laws with the 13th Amendment included

26 of 58

P

CIVIL CODE

STATE OF LOUISIANA. partyrish by riv

TREATY OF CESSION WITH FRANCE,

THE CONSTITUTION

UNITED STATES OF AMERICA,

AND, OF THE STATE. sold to 9 Sabourve at Cowir.

Published by a Citizen of Conisiana.

Zenowbalance

1825.

TREATY OF CESSION.

then from the persons having the highest numbers not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice-president shall act as president, as in the case of the death or other constitutional disability of the president.

and the presence of the presen

ARTICLE XIII.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honour, or shall without the consent of congress, eate accept and retain any present, pension, office or emolument of any kind free whatever, from any emperor, king, prince or foreign, power, such person site shall cease to be a citizen of the United States, and shall be incapable of most holding any office of trust or profit under them, or either of them.

[The other articles proposed as amendments to the constitution of the United States, not having been ratified by the constitutional number of the Legislatures of the reversal states, have not become law.]

TREATY

BETWEEN

THE UNITED STATES OF AMERICA

AND THE

PRIENCH REPUBLIC.

The president of the United States of America and the first consul of the French Republic, in the name of the French people, desiring to remove all sources of minundershell the convenience of minundershell remove the second and fifth articles of the convenience of the varieties of the second and fifth articles of the convenience of the treaty concluded at an nine (thirtieth September, one thousand eight hundred) in venience of the second single the second seco

THE STATE REGISTER:

COMPRISING AN HISTORICAL AND

Statistical Account of Youisiana.

FROM ITS EARLIEST SETTLEMENT AS A TERRITORY DOWN TO ITS PRESENT PERIOD AS A STATE;

ACCURATE LIST OF ALL

STATE AND PARISH OFFICERS.

COMPILED BY A. W. BELL.

35454

BATON ROUGE:
T. B. R. HATCH & CO., PUBLISHERS.
nted at the "Eally Advocate" Book and Job Office.
1855.

THE STATE REGISTER.

rights, shall not be construed to deny or disparage others retained by the people.

ARTICLE X. The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

ARTICLE XI. The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another State, or by citizens or subjects of any foreign State.

ARTICLE XII. 1. The electors shall meet in their respective states, and vote by ballot for President and Vice-President, "one of whom, at least, shall not be an inhabitant of the same State with themselves; they shall name in their ballot the person voted for as President, and in distinct ballot the person voted for as President, and off all persons voted for as Vice-President, and off all persons voted for as Vice-President, and off the number of votes for each, which lists they shall sign and certify, and transmit scaled to the seat of government of the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted. The person having the greatest number of votes for President shall be President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall not person having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President of the States, and an any any of the death or other Constitutional disability of the President, if such number of votes as Vice-Preside

27 of 58

Indiana Recognized

THE

REVISED LAWS

INDIANA

ADOPTED AND ENACTED BY THE

GENERAL ASSEMBLY

TO WHICH ARE PREFIXED

THE DECLARATION OF INDEPENDENCE, THE CONSTITUTION OF THE U. S., THE CONSTITUTION OF THE STATE OF INDIANA

AND

SUNDRY OTHER DOCUMENTS, CONNECTED WITH THE POLITICAL HISTORY OF THE TERRITORY AND STATE OF INDIANA

ARRANGED AND PUBLISHED BY

AUTHORITY OF THE GENERAL ASSEMBLY

CORYDON

PRINTED BY CARPENTER AND DOUGLASS

1824

20'

CESSION OF N. W. TERRITORY.

numbers on the list, the senate shall choose the Vice Predident: a quorum for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally inclinate the theory of President, shall be eligible to that of Vice-President of the United States.

ARTICLE 13.

ARTICLE 13.

If any citizen of the United States shall accept, claim, a receive, or retain any title of nobility or honour, or said, a without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

ACT OF VIRGINIA.

n Act to authorize the Delegates of this state in Congress, to convey to the United States in Congress assembled, all the Right of this Com-monwealth to the Territory North Westward of the river Ozno.

[PASSED BECEMBER 20, 1780.]

- Whereas the Congress of the United States did, by their act of the sixth day of September, in the year one thou-sand seven hundred and eighty, recommend to the several
- sand seven hundred and eighty, recommend to the soveral states in the Union, having claims to waste and unappropri-ated lands in the Western Country, a liberal cession to the United States, of a portion of their respective claims for the common benefit of the Union:

 2. And whereas this Commonwealth did, on the second day of January, in the year one thousand seven hundred and eighty-one, yield to the Congress of the United States, for the benefit of the said States, all right, title, and claim, which, the said Commonwealth had to the territory North-West of the river Ohie, subject to the conditions annexed to the said act of cession:

 3. And whereas the United States in Congress assem-
- the said act of cession:

 3. And whereas the United States in Congress assemoled, have, by their Act of the thirteenth of September last,
 sipulated the terms on which they agree to accept the cession of this state, should the Legislature approve thereof,
 which terms, although they do not come fully up to the
 propositions of this Commonwealth, are conceived on the
 whole, to approach so nearly to them, as to induce this state
 to accept thereof, in fall confidence that Congress will, in
 justice to this state for the liberal cession she hath made.

THE

REVISED LAWS

OF

INDIANA

WHICH ARE COMPRISED OF ALL SUCH ACTS OF A GENERAL NATURE AS ARE IN FORCE IN SAID STATE

ADOPTED AND ENACTED BY THE

GENERAL ASSEMBLY

AT THE FIFTEENTH SESSION

TO WHICH ARE PREFIXED

THE DECLARATION OF INDEPENDENCE, THE CONSTITUTION OF THE U. S. & THE CONSTITUTION OF THE STATE OF INDIANA.

AND

SUNDRY DOCUMENTS CONNECTED WITH THE POLITICAL HISTORY OF THE TERRITORY, AND THE STATE OF INDIANA

ARRANGED AND PUBLISHED BY

AUTHORITY OF THE GENERAL ASSEMBLY

INDIANAPOLIS

PRINTED BY DOUGLASS AND MAGUIRE

1831

CESSION OF N. W. TERRIVORY.

Use Touse of Representatives shall not choose a Present, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vace-President shall act as President, as in the case of the death, or other constitutional disability, of the President.

2. The person having the greatest number of votes as Vice-President, found be the Vice-President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senkte shall choose the Vice-President: a quorum for the purpose shall consist of two-thighs of the whole number of Senators, and a majority of the whole number of senators, and a majority of the whole number on senators, and a majority of the whole number constitutionally ineligible to the office of President, shall be eligible to that of Vice-President of the United States.

ARTICLE 13.

ARTICLE 13.

ARTICLE 13.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honour, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of hodding any office of trust or profit under them, or either of them.

ACT OF VIRGINIA.

ACT OF VIRGINIA.

As Act is authorise the Designites of this State in Congress, to convey to the United States (Congress assembled, all the Right of this Combinomesalth by the Territory North Westward of the river Onto.

[FASSED DECEMENT 30, 1783.]

1. WHIMMAN the Congress of the United States did, by their act of the sixth day of September, in the year one thousand seven hundred and eighty, recommend to the exernal states in the Union, having claims to wante and unappropriated lands in the Western Country, a liberal cession to the United States, of a portion of their respective claims for the common benefit of the Union:

2. And whereas this Commonwealth stid, on the second day of January, in the year one thousand seven hundred and eighty-one, yield to the Congress of the United States, for the benefit of the said States, all right, title, and claim, which the said Commonwealth had to the territory North-West of the river Ohio, subject to the conditions annexed to the said act of session:

3. And whereas the United States in Congress assembled, have, by their Act of the thirteenth of September lost.

THE

REVISED STATUTES

OF THE

STATE OF INDIANA,

ADOPTED AND ENACTED BY THE GENERAL ASSEMBLY AT THEIR

TWENTY-SECOND SESSION.

TO WHICH ARE PREFIXED

THE DECLARATION OF INDEPENDENCE, THE CONSTITUTION OF THE U.S., THE CONSTITUTION OF THE STATE OF INDIANA.

AND SUNDEY OTHER DOCUMENTS CONNECTED WITH THE POLITICAL MISTORY OF THE

TERRITORY AND STATE OF INDIANA.

ARRANGED, COMPILED, AND PUBLISHED BY

AUTHORITY OF THE GENERAL ASSEMBLY.

INDIANAPOLIS:

DOUGLASS & NOEL, PRINTERS.

1838.

CESSION OF N. W. TERRITORY.

19

of the Senate: the President of the Senate shall, in presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted: the person having the greatest number of votes for President, shall be the President, if such number the a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the vote shall be taken by states, the representation from each state having one vote: a mornim for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states, shall be necessary to a choice. And if the House of Representatives shall not choose a President, whenever the right of choice shall devoke upon them, before the fourth day of March next following, then, the Vice President shall act as President, as in the case of the death, or other constitutional disability of the President.

2. The person having the greatest number of votes as Vice President shall be the Nice President shall be the Michael and the Nice President shall can be preson have a majority, then from the two highest numbers on the list, the Senate shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary shall be necessary to the whole number of President, shall be helpful to that of Vice President of the United States.

If any critizen of the United States shall accept, claim, To-Chizenania, forceive, or retain any title of nobility or honor, or shall, without fetted, &c. the consent of congress, accept and retain any present, pension, office, or encolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

ACT OF VIRGINIA.

N ACT to authorize the Delegates of this State in Congress, to convey to the United States in Congress assembled, all the right of this Commonwealth to the Territory north westward of the river Obio.

[FASSED DECEMBER 20, 1783.]

Weereas the Congress of the United States did, by their resunts act of the sixth day of September, in the year one thousand seven hundred and eighty, recommend to the several states

Mississippi Recognized

Mississippi was not a State when the Amendment was sent to the States for Ratification. Mississippi acknowledged the ratification of the 13th Amendment by publishing its Laws in 1823, 1824, and 1839. Copies of the 1823 publication have not been located

The Revised Code

OF THE

LAWS OF MISSISSIPPI

IN WHICH

ARE COMPRISED ALL SUCH ACTS

General Assembly

OF A PUBLIC NATURE AS WERE PASSED.

AT THE END OF THE YEAR 1825

GENERAL INDEX

Published according to an act of the general assembly, entitled An Act to Revised the Codes, which Laws of a public nature shall be incorporated in the revision, also providing for the publication thereof, passed Jun 20, 1820, and a supplemental thereto, passed January 21, 1823.

NATCHEZ

PRINTED BY FRANCIS BAKER

1824

502

ARTICLES OF AGREEMENT AND CESSION.

2. The person having the greatest number of votes as vice president, shall be the vice president; if such number be a my jority of the whole number of electors appointed; and if no pecson have a majority, then from the two highest numbers on the list, the senate shall choose the vice president: a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.
3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE 13.

Office of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without preparing from a the consent of congress, accept and retain any present, pension, nor title of nobility, office, or emolument of any kind whatever, from any emperor, billy, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

CHAPTER 2.

Articles of Agreement and Cession,

Entered into on the 14th day of April, one thousand eight hundred and two, be tween the commissioners appointed on the part of the United States, by virtue of an act entitled, "An act for an emphasize actionment of Limits with the state of Georgia, and authorising the establishment of a government in the Mississipp territory," and of the act supplemental to the last mentioned act, on one part and the commissioners appointed on the part of the state of Georgia, by virtue of, an act entitled, "An act to carry the twenty-third section of the first article of the constitution into effect," and of the act to amend the last mentioned act on the other part. on the other part.

ARTICLE 1.

ARTICLE 1.

The state of Georgia cedes to the United States all the right, title and claim, which the said state has to the jurisdiction and state and the state of the United States, abouth of the state of Tennessee, and, west of a line beginning on the western bank of the Chataboucheeriver, where the same crosses the boundary line between the United States and Spain; running thence up the said river Chatabouchee, and along the western bank thereof, to the great bend thereof, next above the place where a certain creek or river called "Uchee," (being the first considerable stream on the western side, above the Cusselas and Coweta towns,) empties into the said Chatabouchee river; thence in a direct line to Nickajack, on the Tennessee river; thence crossing the said last mentioned river, and

DIGEST

LAWS OF MISSISSIPPI,

LAWS OF A GENERAL NATURE,

INCLUDING THE

ACTS OF THE SESSION OF 1839.

BY T. J. FOX ALDEN, AND J. A. VAN HOESEN.

NEW-YORK: ALEXANDER S. GOULD, PRINTER, 144 NASSAU-STREET. 1839.



CONSTITUTION OF THE UNITED STATES.

CONSTITUTION OF THE UNITED STATES. By
purpose shall consist of a thember or members from two thirds of the states,
and a majority of all the states shall be necessary to a choice. And if the
House of Representatives shall not choose a President whenever the right of
choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall not as President, as in the case of the death
or other constitutional disability of the President.

2. The person having the greatest number of votes as Vice-President, shall
be the Vice-President, if such number be a majority of the whole number of
electors appointed; and if no person have a majority, then from the two
highest numbers on the list, the Sanate shall choose the Vice-President: a
quorum for the purpose shall consist of two thirds of the whole number of
scators, and a majority of the whole number shall be uncessary to a choice.

2. But no person constitutionally inetigible to the office of President, shall
be eligible to that of Vice-President of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whateer, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

CHAPTER II.

ARTICLES OF AGREEMENT AND CESSION.

intered into on the 14th day of April, one thousand eight hundred and two, between the commissioners appointed on the part of the United States, by victuo of an act antitled, "An act for a manicable settlement of limits with the State of Georgia, and substricting the establishment of a government in the Mississippi territory," and of the act supplemental to the last mestioned att, on one part; and the commissioners appointed on the part of the State of Georgia, by victuo of an act entitled, "An act to carry the twenty-third section of the first articles of the continuion into effect," and of the act to amond the last mentioned act, on the other part.

The State of Georgia cedes to the United States all the right, title and claim, which the said state has to the jurisdiction and soil of the land situated within the boundaries of the United States, south of the state of Tennessee,

Illinois Recognized

LAWS

PASSED BY THE

THIRD GENERAL ASSEMBLY

OF THE

STATE OF ILLINOIS.

AT THEIR

FIRST SESSION,

COMMENCED, AT VANDALIA, DECEMBER 9, 1899.

AND ENDED FEBRUARY 18, 1895.

TO WHICH ARE PREFIXED

THE DYSIANATION OF INDEPENDENCE, THE ARTICLES OF COURTE DATION, THE CONSTITUTION OF THE DATE OF THE DATE OF CHARGE THE DATE OF THE TRANSPORT O

PUBLISHED BY AUTHORITY.

VANDALIA:

PRINTED BY BLACKWELL & BERRY, PRINTERS TO THE STATE.

majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of, a member or members from two thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president shall at as prevident, as in the case of the death or other constitutional disability of the president.

in the case of the usual to once the president.

2. The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice president; a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE 13.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power; such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

CESSION FROM THE STATE OF VIRGINIA.

Whereas the general assembly of Virginia, at their session, commencing on the 20th day of October, 1783, passed an act to authorize their delegates in congress, to convey to the United States in congress assembled, all the right of that commonwealth to the territory northwestward of the river Ohio: and whereas the delegates of the said commonwealth have presented to congress the form of a deed proposed to be executed pursuant to the said act, in the words following:

To all who shall see these presents, we, Thomas Jefferson, Samuel Hardy, Arthur Lee, and James Monroe, the underwrit-

THE

REVISED CODE OF LAWS,

OF

BLUINOIS.

ENACTED BY THE FIFTH GENERAL ASSEMBLY,

AT THEIR SESSION HELD AT VANDALIA, COMMENCING ON THE

FOURTH DAY OF DECEMBER, 1826, AND ENDING THE NINETEENTH OF FEBRUARY,

1827.

PUBLISHED IN PURSUANCE OF LAW.

VANDALIA:

Printed by Robert Blackwell, Printer to the State.

RESOLUTION, &c.

ing the president, the votes share be taken by states, the representation from each state having one votes a quorum for this purpose shall consist of a member or members from two thirds of the states, at dampority of all the astates shall be necessary to a choner. And the house of representatives shall not theose a president whenever the right of choice shall devolve upon them, before the fourth day of March 1800 and the state of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice president, and the two highest number of votes as vice president, if such number be a majority of the whole number of electors appointed; and if no person having a majority, then from the two highest numbers on the lat, the senate shall be the vice president, and if no person have a majority, then from the two highest numbers on the lat, the senate shall choose the vice president a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the effect of president, shall be eligible to that of vice president of the United States.

If any citizen of the United States shall accept, claims, receive, or retain any title of nobility or honor, or shall, without the covered of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cause to be a citizen of the United States, and shall be incapable of bolding any office of trust or profit under them, or either of them.

RESOLUTION.

DECLARING THE ADMISSION OF THE STATE OF ILLINOIS INTO THE UNION.

Resulted by the Scinite and House of Representatives of the United State of America, in Congress unswitched, "That, whereas, in pursuance of an act of Congress, passed on the eighteenth day of April, one thousand eight bundred and eighteen, entitled "An act to enable the people of the Illinois Territory to form a constitution and state government, and for the admission of such state into the union, on an equal footing with the original states," the people of said territory did, on the twenty-sixth day of August, in the present year, by a consecution called for that purpose, form for themselves a constitution and state government, which exhibits and the people and states in the first of the constitution and state government, which exhibits and the people and states in the first of the constitution and the people and states in the first of the constitution and state government, which exhibits and the people and states in the first of the constitution and government and the states and the people and states in the different dependence of the properties of the articles of the properties of the properties of the articles of the properties of the properties of the articles of the properties of the prop

THE

REVISED LAWS

ILLINOIS,

Containing all Laws of a general and public nature passed by the eighth Genera?

Assembly, at their session held at Vandulia, commencing on the third day of December, 1832, and endity it the second day of Murch, 1833, together with all Lawa required to be tra-published by the anid General Assembly.

PUBLISHED IN PURSUANCE OF LAW.

VANDALIA: PRINTED BY GREINER & SHERMAN.

STATE CONSTITUTION

of the government of the United States, directed to the president of the senate; the president of the senate shall, in the presence of the senate and house of representatives, open all the certificates, and the value shall then be counted: the person having the greatest number of votes for president, shall be the president, if such number of better appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by states, the representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-rum for this purpose shall consist of a member or members from two-rum for this purpose shall consist of a member of members from two-rum for this purpose shall consistent shall all act as president, as in the case of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice president: a quorum for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

RESOLUTION.

Resolved by the Senate and House of Representatives of the United states of America in Congress assembled, That, whereas, in pursuanch an act of congress, passed on the nighteenth day of April, one

THE

PUBLIC AND GENERAL.

STATUTE LAWS

OF THE

STATE OF ILLINOIS:

ALL THE LAWS PUBLISHED IN THE "REVISED STATUTES" OF HEA, ENGLIF STOR AS ARE REFEALED, TOGETHER WITH ALL THE ACTS OF A GENERAL AND FUBLIC NATURE, PASSED BY THE KINTH GENERAL ASPECUBLY, AT THEIR

FIRST SESSION,

DECEMBER 1, 1834, AND ENDING FEBRUARY 13, 1835; AND AT THEAD

SECOND SESSION.

DECEMBER 7, 1836, AND ENDING JANUARY 18, 1836;

AND THOSE PASSED BY THE

TENTH GENERAL ASSEMBLY, AT THEIR SESSION

COMMENCING DECEMBER 5, 1836, AND ENDING MARCH 6, 1837;

SPECIAL SESSION,

COMMERCING JULY 10, AND ENDING JULY 29, 1837; WHICH ARE NOT REPEALED

> AND ALSO THE MILITIA LAW.

ARRANGED ALPHABETICALLY,

OCCASIONAL REFERENCES.

CHICAGO: PUBLISHED BY STEPHEN F. GALE. 1839.

UNITED STATES' CONSTITUTION.

then the vice president shall act as president, as in the case of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice president, shall be the vice president, if such number be Majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice president; a quorum for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

of someons, and a bounded of choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

If any citizen of the United States shall accept, claim, receive, or re-If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or locare, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

RESOLUTION

DECLARING THE ADMISSION OF THE STATE OF ILLINOIS INTO THE UNION.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, whereas, in pursuance of an act of congress, passed on the eighteenth day of April, one thousand eight laundred and eighteen, entitled "An act to enable the people of the Illinois Territory to form a constitution and state government, and for the admission of such state into the Union, on an equal footing with the original states," the people of said territory did, on the twenty-sixth day of August, in the present year, by a convention called for that purpose, form for themselves a constitution and state government, which constitution and state government, so formed, is republican, and in conformity to the principles of the articles of compact between the original states and the people and states in the territory north-west of the river Ohio, passed on the thirteenth day of July, one thousand seven hundred and eighty-seven: Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the state of Illinois shall be one, and is bereby declared to be one, of the United States of America, and admitted into the Union on an equal footing with the original states, in all respects whatever.

Approver, December 3, 1888.

Alabama Not Known

Maine Recognized

The rediscovery document found by Dodge and Dunn in 1983 is the 1825 publication of the Constitutions of Maine and of the United States

a 'the whole number of Sensters, and a majority of the whole number shall be necessary in a chainer. 3. But no person constitutionally incligible to the office of President, shall be eligible to that of vice-President of the United States. ARTICLE ZIII. If any citizen of the United States shall accept, claim, receive or retain any title of nobility or house, or shall, without the consent of Congress, accept and retain any present, and the consent of Congress, accept and retain any present, and the consent of Congress, accept and retain any present, and the consent of the United States, and shall be incapable of holding any office of trust or profit under them, and incapable of holding any office of trust or profit under them, or either of thom. DEGLARATION OF INDEPENTENCE. Is Congress, Just 4, 1770. The Unanimous Declaration of the Thirten United States of America. WHEN in the course of human events, it becomes necessary for an prophe to disable the publical shanks which there are not of annually and the same prophe to disable the publical shanks which there are not of annually the same and epul attains to which the last set of fastier end of annually feet entitle thom, a decent expect to cause which into public the same and epul attains to which the last set of nature and the publical shall be same and the same and		Ch.	
whole number shall be necessary to a choice. 3. But no person constitutionally incligible to the office of President, shall be eligible to that of Vice-President of the United States. ARTICLE MII. If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emoliment of any kind whatever, from any emperor, king, prince, or foreign states, and shall be incapable of holding any office of trust or profit under them, or either of thom. **DEGLARATION OF INDEPFNIPNOS.** In Congress, July 4, 1770. The Unanimous Declaration of the Thirteen United States of America. WHEN in the course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth and the states of the earth of of the ear		1 CO23	45
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ceive of retain any title of hobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such present and proposed an	i		ARTICLE XIII.
IN CONGRESS, JULY 4, 1776. The Unanimous Declaration of the Thirteen United States of America. WHEN in the course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the pass of nature end of the earth the separate and equal tails to the theorem the open to the opinious of nature end of the pass of the end opinious of nankind, requires, that they should declare the causes which impel them to the separation. We hold there truths to be self-evident: that ALL MEN ANE SILEATED SAULE; that they are endowed by their Creatur with curtato un-likehable rights: that smoog these are life, liberty, and the paranti of nappiness. That to section there rights, governments are instituted number means, the pass of the governed; that whenever any form of government becomes destructive of these coals, it is the right of the people to a divror to aboth highan to institute new government, laying its found, too on such principles, and organizing its powers in such form, as to them shall seem must likely to effect their sidesy and happiness. Prudence, indeed, will dictate, that our enuments long established should not be changed for light and transient causes; and acroudingly all experience hath shewn, that mankind are more alloying to suffer, while evils are entireshed, than include the layer was bolishing the forms to which impaired, privating in arisbly the same object, evinces a doing to celebre them under alloying a risbly the same object, evinces a doing to celebre them under alloying the same object, evinces a doing to the refere them under alloying the same object, evinces a doing to the refere them under alloying the government, and to a voide government, and			ceive of retain any title of nobility or honor, or shall, with- out the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such persons shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them,
In Congress, July 4, 1776. The Unanimous Declaration of the Thirteen United States of America. WHEN in the course of human events, it becomes accessary for one people to dissolve the political bands which have connected them with another, and to assume among the pass of the earth the separate and equal station decade there is not a series of the earth of the separation and equal station decade the peet to the opinious of naukind, requires, that they should declare the enuses which impel them to the separation. We hold these truths to be self-evident: that ALL MEN ARE SINGATED EQUAL; that they are endowed by their Greature with cortain un-lienable rights: that among these are life, liberty, and the pursait of napplicess. That to secure there rights, gave aments are instituted unusy men, deliving their just powers from the consent of the governed; that whenever any form of government becomes destructive of these ends, it is the right of the people to a hieror to abolic highan to institute new government, laying its found-tion on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their sidey and happiness. Prudence, indeed, will dictate, that our remeans long established should not be changed for light and transfer actions are consended in the state of the such as the such as the consender, while will are a the change for light and transfer actions and actions and they were the such as the consenders, who will not be changed for light and transfer actions and any one of the people of the consenders, whenever and the consenders are a design to refer them under also the people as a bolishing the forms to which the people is a right of the action holishing to right the people is a right of the action holishing to right of the people and the people of the peop	l		
The Unanimous Declaration of the Thirteen United States of America. WHEN in the course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth the separate and equal station to which the laws of nature after an analysis, to requires, that they should declare the causes which improve the property of the course of mankind, requires, that they should declare the causes which improve the house of the course of the course of the property of the property of the course of the property of the course of the course of the course of the property of the course of the course of the course of the course of the property of the course of the course of the property of the course of the property of the course of the property of the property of the course of the property of the course of the property of the course of the governed; that whenever any form of government becomes destructive of these couls, it is the right of the people to altered to abole high and transition envery government, laying its found, too on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their select and happiness. Produces, indeed, will dictate, that vaccroneant long established should not be changed for light and transition causes; and acroadingly all experiences hath shown, that mankind was more disposed to suffer, while evils are sufferable, than to right reason of the course of t			DECLARATION OF INDEPENDENCE.
WHEN in the course of human events, it becomes necessary for one people to dissolve the political hands which have connected them with another, and to assume among the powers of the earth the separate and equal station to which the laws of nature end of nature's God entitle them, a decent respect to the opinious of markind, requires, that they should declare the causes which impel them to the separation. We hold these truths to be self-evident: that ALL SEN ARE SILEATED KAUAL; that they are endowed by their Creatur with cartino unclienable rights: that among these are life, thetry, and the pursait of nappiness. That to secure there rights, governments are instituted mong men, de-iving their just powers from the conseent of the governed; that whenever any form of government becomes destructive of these ends, it is the right of the people to alter or to aboli h ligand to institute new government, laying its found, tion on such principles, and organizing its power's in such form, as to them shall seem most likely to effect their safety and happiness. Produces, indeed, will dictate, that we remem a long established should not be changen for light and transient causes; and accordingly all experience hath shew, that mankind are more disposed to suffer, while evils one sufferable, than to cight themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and unorpations, personing in arisibly the same object, evinces a design to reduce them under absolute depution, it is their daily to throw off such government, and to no vide now sugards for this future security. Such has been			IN CONGRESS, JULY 4, 1776.
for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth the separate and equal station to which the laws of nature end of mature's God entitle them, a decent respect to the opinium of mature's God entitle them, a decent respect to the opinium of maukind, requires, that they should declare the causes which impel them to the separation. We hold there touths to be self-evident: that ALL MEN ARE \$\frac{3}{2} \text{REATED RADAL}\$, that they are endowed by their Greator with cortain un-lienable rights: that among these are life, liberty, and the pursuit of nappliness. That to seeme there rights, governments are instituted among men, de viving their just powers from the consent of the governed; that whenever any form of government becomes destructive of those each, it is the right of the people to alt-ror to aboli h it, and to institute new government, laying its found, ton on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness. Prudence, indeed, will dictate, that we are mental tong established should not be changed for light and transient causes; and accordingly all experience hath shown, that markind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usarpations, perceiving in arisably the same object, evinces as drain to reduce them under absolute despinition, it is their right, it is their duty to thow off such government, and to a vide new enacts for their feature term under absolute despinition, it is their right, it is their duty to thow off such government, and to a vide new enacts for			
			for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earling the separate and equal station to which the laws of nature and of mature's God entitle them, a decent respect to the opinious of maukind, requires, that they should declare the causes which impel them to the separation. We hold these truths to be self-evident: that ALL SIEN ARE SIEATED SAUAL; that they are endowed by their Greatur with cortain one-henable rights; that among these are life, therty, and the pursuit of nappliness. That to secure there rights, governments are instituted among men, de-iving their just powers from the consent of the governed; that wherever any form of government becomes destructive of these ends, it is ther right of the people to albertor to aboli bit, and to institute new government, laying its found, tion on such principles, and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness. Produces, indeed, will dictate, that workment long setablished should not be changed for light and transient causes; and accordingly all experience hash shew, that mankind are more disposed to suffer, while evils one suffershle, than to sight themselves by abolishing the farms to which they are accustomed. But when a long train of abuses and warpations, persuing in arising the same object, evinces a design to reduce them under absolute depution, it is their right, it is their duty to throw off such government, and to a poile new goards for their fourse recently. Such has been
			Y

CONSTITUTION

OF THE

STATE OF MAINE,

AND THAT OF THE

UNITED STATES;

WITH

MARGINAL REFERENCES:

CONTAINING

PERS CONTAINING

OF THE

SEVERAL TOWNS & PLANTATIONS IN MAINE IN 1886.

PRINTED ST ORDER OF THE LEGISLATURE.

PRINTED ST TOOD AND HOLDER.

1831.

50 -

AMENDMENTS TO THE CONSTITUTION.

and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of President, shall be eligible to the office of Vice-President of the United States.

ARTICLE XIII.

Citizenship If any citizen of the United States shall forfeited by the accept, claim, receive or retain any title ance, from a of nobility or honor, or shall, without foreign power, of any title consent of Congress, accept and retain the of nobility of any present, pension, office, or emolument ty, office of emolument of of any kind whatever, from any emperor, any kind, &c. king, prince, or foreign power, such person [See, as connected with shall cease to be a citizen of the United this subject, States, and shall be incapable of holding aute, Art.; Sec. 9, chasse any office of trust or profit under them, or 7, page 65.] either of them.

[NOTE. The eleventh article of the Amendments to the Constitution, was proposed at the second session of the third Congress; and the twelfth article, at the first session of the eighth Congress.]

Missouri Recognized

Missouri was not a State when the Amendment was sent for ratification.

Missouri showed its recognition of the 13th Amendment by including it in its published Laws

DIGEST OF THE LAWS OF MISSOURI TERRITORY COMPRISING THE STATE OF THE STATE OF THE CHIEF STATES TO LOCISLESS CONSTITUTION OF THE OFFICE OF THE STATES -- FRANCE CASE; — EASIE OF THE STATES -- (Sphadelsadly arroaged) -- PARISH HEADTS -- (Sphadelsadly arroaged) -- PARISH HEADTS -- (SPHADELSADE ALCOTTED OF ACT. LAWD OF THE METTER STATES -- (SPHADELSADE ALCOTTED STATES -- (SPHADELSADE ALCOTTED STATES -- (SPHADELSADE ALCOTTED STATES -- (SPHADELSADE ALCOTTED STATES -- (SPHADELSADE STATES --TO WHICH AND ADDED. A variety of Forms, useful to Magistrates, BT HENRY S. GEYER. ST. LOUIS: PRINTED FOR THE PUBLISHER, BY JOSEPH CHARLESS. AT THE MISSURI GARRITY OFFICE. 1818.

TREATY OF CESSION.

and if no person have such majority, then from the persons having the highest numbers, not exceeding three on the list of those voted for an president, the house of representatives shall choose immediately, by ballots the problems. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president whenever the right of choice shall devoice upon them, before the fourth day of March next following, then the vice-president shall act as president, as in the case of the shall or other constitutional disability of the president.

2. The person having the greatest number of votes as vice-president, shall be the vice president, if such number be a majority of the whole number of electors appelined; and if no person have a majority, thus from the two highest numbers on the list, the senate shall choose the vice president: a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number as all be necessary to reforce.

shall consist of two thirds of the whole number of sena-tors, and a majority of the whole number shall be ne-cessary to a choice.

5. But up person constitutionally ineligible to the office of president, shall be eligible to that of vice presi-dent of the United States.

ARTICLE 15.

H. Shy citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and subject, site in any present, pensions office, or emolument of succe, set. 2, clause 7.

Desire et abreveen the Emited States of America and the French republic.

The president of the U. Le premier consul de la the parties states of America, and the republique Française, as first consul of the French nom du peuple Française, et of miun, expublic, in the name of le president des Etats Unit derstand, the French people, desired d'Américale, désirant prédict ling to rémove all source of venir tout sujet de messire.

LAWS

OF THE

State of Missouri:

REVISED AND DIGESTED

BY AUTHORITY

GENERAL ASSEMBLY.

IN TWO VOLUMES.

WITH AN APPENDIX.



Published according to an act of the General Assembly, passed £1st February, 1825.

VOL. I.

ST. LOUIS:

Printed by E. Charless, for the State.

1825.

TREATY OF CESSION.

31

and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice-president: a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice-president of the United States.

ARTICLE 13.

If any citizen of the United States shall accept, claim, [5ee, as receive, or retain any title of nobility or honor, or shall, concected with the consent of congress, accept and retain any with this part, pension, office, or emolument of any kind what-ant-art, tover, from any emperor, king, prince, or foreign power, see 9, such person shall cease to be a citizen of the United States, clauser, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Now The Lift stick of the annual ment to the constitution.]

[Note.—The 11th article of the amendments to the constitution, was proposed at the second session of the third congress: the 12th article, at the first session of the eighth congress; and the 13th article, at the second session of the eleventh congress.]

TREATY OF CESSION.

TREATY OF CESSION.

Treaty between the U. States of America and the French republic.

The president of the United States of America, and the Desire of irst consul of the French republic, in the name of the periles irst consul of the French republic, in the name of the to remove French people, desiring to remove all source of misunder-all source of its adding relative to objects of discussion mentioned in the misunder-ceond and fifth articles of the convention of the 3th Ven-stading relacioned and fifth articles of the convention of the 3th Ven-stading relacioned and the state of the treaty con-of Madrid, laided at Madrid the 27th October, 1795, between his of the 27th catholic majesty and the said United States, and willing to Ontober, trengthen the union and friendship which at the time of 1795, 4e- he said convention was happily re-ostablished between And to he two nations, have respectively named their plenipo-strengthen entiaries, to wit, the president of the United States of the scale of the said states, to be the two nations, have respectively named their plenipo-two nations of the said states, and James Monroe, minister of the States, and James Monroe, minister of the United States, and James Monroe, minister between acrony extraordinary of the said states, as government of the French republic; and the first outsul, in the name of the French people, the French citien Barbe Marbois, minister of the public treasury, who, the having respectively exchanged their full powers, have greed to the following articles:

REVISED STATUTES

OF THE

STATE OF MISSOURI,

REVISED AND DIGESTED BY THE RIGHTH GENERAL ASSEMBLY DURING THE YEARS

ONE THOUSAND EIGHT HUNDRED AND THIRTY-FOUR, AND ONE

THOUSAND EIGHT HUNDRED AND THIRTY-FIVE.

TOGETHER WITH

THE CONSTITUTIONS OF MISSOURI AND OF THE UNITED STATES.

PRINTED AND PUBLISHED UNDER THE DESCRION OF THE SUPERINTENDENT

APPOINTED BY THE GENERAL MESEMBLY FOR THAT PURPORE.

ST. LOUIS.

RISTES AT THE ARGUS OFFICE. fangananafanta

1835.

CONSTITUTION OF THE UNITED STATES. 12

ARTICLE IX.

The enumeration in the constitution, of certain rights, shall not be construed to deny or dispurage others retained by the people.

ARTICLE X.

The powers not delegated to the United States by the constitution, nor pro-hibited by it to these states, are reserved to the states respectively, or to the people.

The judicial power of the United States shall not be construed to extend to any suits in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.

ARTICLE XIL

ARTICLE XII.

1. The electors shall meet in their respective states, and vote by ballot for president and vice-president, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as president, and in distinct ballots the person voted for as vice-president; and they shall make distinct lists of all persons voted for as vice-president; and they shall make distinct lists of all persons voted for as vice-president, and of all persons voted for as vice-president, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the president of the senate; the president of the senate shall, in the presence of the senate and house of representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for president, shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then shown the persons having the highest ununbers, not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shell be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the states, and a mesonity of the president.

2. The person having the greatest number of votes as vice-president, shall be vice-president, if such number be a majority, of the or observable to the order of the constitutional disability of the president.

2. The person having the greatest number of votes as vice-president, shall be vice-president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the senate soal choose the vice-president: a quorum f

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of uobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cause to be a citizen

THE

REVISED STATUTES

OF THE

STATE OF MISSOURI,

BEVISED AND DIGUSTED BY THE EIGHTH GENERAL ASSEMBLY, DURING THE YEARS

ONE THOUSAND EIGHT HUNDRED AND THIRTY-FOUR, AND ONE

THOUSAND EIGHT HUNDRED AND THUTTY-FIVE.

TOGETHER WITH

THE CONSTITUTIONS OF MISSOURI AND OF THE UNITED STATES.

Second Edition.

PRINTED BY ORDER OF THE LEGISLATURE OF MISSOURI, BY WM. M. CAMPBELL.

CHAMBERS, KNAPP & CO. SAINT LOUIS.

1840.

CONSTITUTION OF THE UNITED STATES.

ARTICLE XI.

The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.

ARTICLE XII.

ARTICLE XII.

1. The electors shall meet in their respective states, and vote by bullet for president and vice-president, one of whom, at least shall not be an inhabitant of the same state with themselves; they shall mame in their bullets the person toted for as president, and in distinct bullets the person voted for as vice-president; and they shall make distinct hists of all persons voted for as vice-president, and of all persons voted for as vice-president, and of all persons voted for as vice-president, and of the number of votes for each, which hists they shall sign and certify, and transmit, sended to the sensite; the president of the sensite shall, in the presence of the sense hall, in the presence of the sense hall, in the presence of the sense and the votes shall then be counted; the person having the greatest number of votes for president, shall be the president if such number be a majority of the whole number of electors appointed; and if no person have such a majority of the whole number of electors appointed; and if no person have such a majority of the voted for as president, the house of representatives shall choose inmediately, by ballot, the president. But in choosing the president, the vote shall be taken by states, the representation from each state having one vote; a queuous for this purpose shall consist of a member or members from two thirds of the sites, and majority of all the states shall be received upon them, before the fourth day of March next following, then the vice-president stall act as a president, as in the vare of the death or other constitutional disability of the president, is such another or majority, then town the vice-president shall be received and if no person having the great, a number of states as this point of the whole number of clectors appointed; and if no person have a region in the vare of the death or other constitutional disability of the president. It wish number be a majority of the whole number of clectors appointed; and if no person have a region is clause

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any precent, penion, office or emolument of my kind whitever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them or either of them.

[Note:—The 11th article of the amendments to the constitution, was proposed at the second session of the third congress; the 12th article, at the first session of the eighth congress; and the 13th article, at the second session of the eleventh congress.]

THE

REVISED STATUTES

OFTHE

STATE OF MISSOURI

Revised and Digested

BY THE

Eighth General Assembly,

DURING THE YEARS ONE THOUSAND EIGHT HUNDRED AND THIRTY-FOUR, AND NE THOUSAND EIGHT HUNDRED AND THIRTY-FIVE.

TOGETHER WITH

THE CONSTITUTIONS OF MISSOURI AND OF THE UNITED STATES.

THIRD EDITION.

SAINT LOUIS:

Printed by order of the Secretary of State, By CHAMBERS & KNAPP-REPUBLICAN' OFFICE

1841-

CONSTITUTION OF THE UNITED STATES.

ARTICLE XI.

The judicial power of the United States shall not be construed to extend to any in law or equity, commenced or prosecuted against one of the United States citizens of another state, or by citizens or subjects of any foreign state.

ARTICLE XII.

ARTICLE XII.

The electors shall meet in their respective states, and vote by ballot for prent and vice-president, one of whom, at least, shall not be an inhabitant of the c state with themselves; they shall name in their ballots the person voted for resident, and in distinct ballots the person voted for resident, and in distinct ballots the person voted for as rice-president; and shall make distinct lists of all persons voted for as president, and of all pervoted for as vice-president, and of the number of votes for each, which lists shall sign and certify, and transmit, sealed to the seat of the government of United States, directed to the president of the seat of the government of United States, directed to the president of the seat (the president of the stall, in the presence of the senate and house of representatives, open all certificates, and the votes shall then be counted: the person having the great-number of votes for president, shall be the president, if such number be a may of the whole number of electors appointed; and if no person haves such a may then from the persons having the highest numbers, not exceeding three, on list of those voted for as president, the house of representatives shall choose ediately, by ballot, the president. But in choosing the president, the votes I be taken by states, the representation from each state having one vote; a rum for this purpose shall consist of a member or members from two thirds of states, and a majority of all the states shall be necessary to a choice. And if house of representatives shall not choose a president whenever the right of ice shall devolve upon them, before the fourth day of March next following, at the vice-president shall act as president, as in the case of the death or other stitutional disability of the president.

The person having the greatest number of votes as vice-president, shall be represident, and if such number be a majority of the whole number of electors ointed; and if no person have a majority, then from the two highest numbe

ARTICLE XIII.

any citizen of the United States, shall accept, claim, receive, or retain any of nobility or honor, or shall, without the consent of congress, accept and in any present, pension, office or emolument of any kind whatever, from any ierer, king, prince, or foreign power, such person shall cease to be a citizen he United States, and shall be incapable of holding any office of trust or profit or them or either of them.

Norr.—The 11th article of the amendments to the constitution, was proposed he second session of the third congress; the 12th article, at the first session of eighth congress; and the 13th article, at the second session of the eleventh con-

THE

REVISED STATUTES

STATE OF MISSOURI,

SEVISED AND DIGESTED BY THE THIRTEENTH GENERAL ASSEMBLY, BURING THE SESSION OF EIGHTEEN HUNDRED AND FORTY-FOUR AND EIGHTEEN HUNDRED AND FORTY-FIVE;

TO WHICH ARE PREFIXED

THE CONSTITUTIONS

UNITED STATES AND OF THE STATE OF MISSOURI,

THE ACT OF CONGRESS

AUTHORIZING THE PEOPLE OF MISSOURI TERRITORY TO FORM A STATE GOVERNMENT,

THE ORDINANCE

3F THE CONVENTION OF THE PEOPLE OF MISSOURI, BY THEIR REPRESENTATIVES, DECLARING THE ASSENT OF THE PROFILE OF MISSOURI TO THE CONDITIONS AND PROVISIONS OF THE SAID ACT OF CONGRESS.

APPENDIX.

PRINTED UNDER THE SUPERINTENDENCE OF

WILLIAM CLAUDE JONES, COMMISSIONER, APPOINTED IN VIBILE OF "AN ACT TO PROVIDE FOR THE ELECTION AND COMPENSATION OF A COMMISSIONER TO SUPERINTEND THE PRINTING OF THE REVISED LAWS."

> ST. LOUIS: PRINTED FOR THE STATE, BY J. W. DOUGHERTY. 1845.

TREATY OF CESSION.

President, the vote shall be taken by States, the representation from each State having one votes a quorum for this purpose shell consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall represent the state of the States of the States of the House of Representatives shall be constituted and stability of the President. As a President, as in the case of the death or other constitutional disability of the President.

2. The person having the greatest number or votes as Vice President, shall be Vice President, in the state of the death or other constitutional disability of the President.

3. Description of the Purpose shall consist of two-thirds of the whole number on the last, the Scane shall choose the Vice President aporting for the purpose shall consist of two-thirds of the whole number of Senatory, and a majority of the whole number shall be encessary to a choice.

3. But no person constitutionally indigible to the office of President, shall be eligible to that of Vice President, of the Dutter States. A RTICLE XIII.

Vice President of the United States.

ARTICLE XIII.

If any critican of the United States shall accept, claim, receive, or retain any title of nobility or homory, or shall, without the censent of Congress, accept and retain any present, penalon, office or emolument of any kind whatever, from any respector, king, prince, or foreign power, such person shall crease to be a clitter of the United States, and shall be incapable of holding any office of trait or profit under them, or either of them.

[Norz...—The Illia strict of the amendments to the Constitution, was proposed at the second resistent of the third Congress in the first variety, at the first resisting of the righth Congress; and the 13th article, at the second season of the elevanth Congress.]

TREATY OF CESSION.

Treaty between the United States of America, and the French Republic.

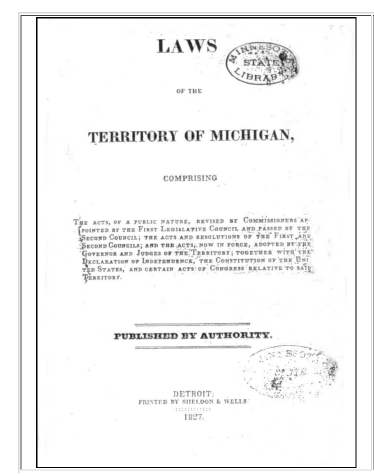
The President of the United States of America, and the first consul of the French republic, in the name of the French people, desiring to remove all source of mynumerationing relative to objects of 400 consultations of the French prophe desiring to remove all sources of mynumerationing relative to objects of 400 consultations. Superment, 1800.) relatives to the rights chained by the United States, in virtue of the freshy concluded at Madrid the 27th October, 1730, between his Catholic Majesty and the said United States, and willing to strengthen the unson and friendship which at the time of the said United States, and willing to strengthen the unson and friendship which at the time of the said United States, and willing to strengthen the unson and friendship which at the time of the said United States, and Madrid the 27th of the said States, and represent the consultation of the said States, and the power of the said States, Robert R. Livingston, minister plenipotentiary of the United States, and James More, minister plenipotentiary and envey extraordinary of the said States, next the government of the French republic, and the first consult of the French people, the French claires Babe have spreed to the following and envey extraordinary of the said States, next the power of the States, and James Morenary, and St. Idelforms, the 9th Yender American States and the States, and states a thought of the States, and states a streng proof of the States, and states as the states of the States, and states as through the American States, and states and the States, and the Prench Republic forever, asserted it, and such as it should be after the treaties subsequently extend into between Spain and treat

magnizates and multiplay others, of such of the sau papers and occuments as may be necessary to the AAR. 3. The inhabitants of the corded teriforary shall be incorporated in the union of the United States, and admitted as soon as possible, according to the principles of the federal constitution, to the enjoyment of all the rights, advantages, and immunities of citizens of the United States; and in-the meantime they shall be maintained and protected in the free enjoyment of their liberty, property, and the religion which they protect government of France a commissary to Luxilians, to the end that he do every act necessary, as well to receive from the officers of his catholic majesty the said country and its dependencies, in the name of the French republic, it is has not been sirredy done, as to taxasmit it in the name of the French republic, it if has not been sirredy done, as to taxasmit it in the ream of the French republic to the commissary or agent of the United States. AART. 5. Immediately after the relatication of the present treaty by the Fresidant of the United States.

Arkansas Not Known

Michigan Recognized

Territorial Publications



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lowing, then the vice president shall act as president, as in the case of the death or other constitutional disability of the president.

2.2 The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest number of somethielist, the senate shall choose the vice president: a milest number of senators, and a majority of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

2. "S" But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, re-ceive, or retain any title of nobility or honor, or shall, with-out the consent of congress, accept and retain any present, pension; office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

ACTS OF CONGRESS.

AN ORDINANCE,

FOR THE GOVERNMENT OF THE TERRITORY OF THE UNITED STATES, NORTH-WEST OF THE RIVER OHIO.

The it ordained, by the United States, in Congress as-fembled, That the said Territory, for the purposes of tem-porary government, be one district; subject, however, to be divided into two districts, as future circumstances may, in the opinion of Congress, make it expedient.

2/27/2012 7:50 PM 38 of 58



OF THE

TERRITORY OF MICHIGAN.

NDENSED, ARRANGED, AND PASSED BY THE FIFTH LEGISLA-TIVE COUNCIL.

TOGETHER WITH

THE DECLARATION OF INDEPENDENCE; THE CONSTITUTION OF THE UNITED STATES; THE ORDINANCE OF 1787;
AND THE ACTS OF CONGRESS, RELATIVE TO SAID TERRITORY.

PUBLISHED BY AUTHORITY

Betroit. PRINTED BY SHELDON M'KNIGHT. 1832.

.3.3

for as *toe president, and they shall make distinct lists of all persons voted for as president, and of all persons voted for as rice president, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the president of the senate; the president of the senate snail, in the presence of the senate and house of representatives, open all the certificates, and the votes shall then be counted the person having the greatest number of votes for president, shall be the president if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the nouse of representatives shall not choose a president whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president snall act as president, as in the case of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice president, snall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have 2 majority, then from the two highest numbers on the list, the senate shall choose the vice president: a quorum for that purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president

3. But no person constitututionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE XIII.

When citizen. If any citizen of the United States shall accept, claim, ship shall be receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

Florida Recognized

Territorial Publications

2/27/2012 7:50 PM 39 of 58

AUTE

OF THE

LEGISLATIVE COUNCIL

TERRITORY OF FLORIDA.

PARSED AT THEIR FIRST SESSION

1333.

TOGETHER WITH

Treaty of Cersio:—Governor Jacksons' Ordinances—The Act of Congress organising the Territorial Government—Constitution of the United Sutes—Spanish regulations for the alletment of Lands, &c. &c. &c.

BY AUTHORITY.

PENSACOLA:

PLORIDIAN PRESS

1323.

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whom at least, shall not be an inhabitant of the same state with the average it in the an inhabitant of the same the person voted for as president, and in distinct ballots the person voted for as vice president, and they shall make distinct hiss of all persons voted for as president, and of all persons voted for as president, and of the make distinct his of all persons voted for as president, and of the number of votes for each, which lists they shall sign and certify, and transmit cealed to the secut of the government of the United States, directed to the president of the sentest and thouse of representatives, open all the certification, and the votes shall then be counted: the person having the greatest number of votes for president, shall be the president of the sentest and the votes for president, shall be the president of the sentest and the president of the sentest of the president. The president of the president of the sentest of the president of the presid

Nor. The 11th tree of the according to the control of the control

ACTS

LEGISLATIVE COUNCIL

OF THE

Territory of Florida,

PASSED AT THEIR THIRD SESSION,

1334,

TOGETHER BITH

BY AUTHORITY.

TALLAHASSEE.

FRINTED AT THE OFFICE OF THE FLORIDA INTELLIGENCER.

1325,

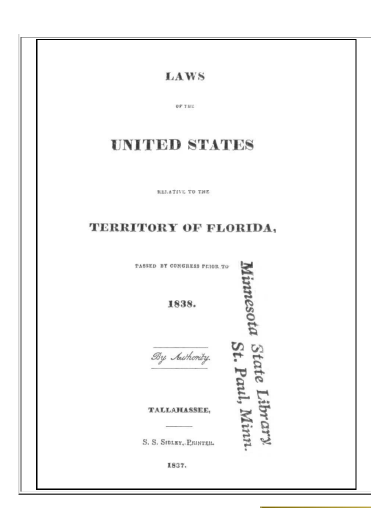
a majority of all the states, shall be necessary to a choice. And if the house of representatives shall not choose a president whenever the right of choice shall devoive upon them, before the fourth day of March next following, then the vice president, shall act as president, as in the case of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice-president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person-have a majority, then from the two highest numbers on the list, the senate shall choose the vice-presidents a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number of senators, and a majority of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall without the consent of congress, accept and retain any present, pension, office, or emolument of any kind whaterer, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States and shall be incapable of holding any-office of trust or profit under them, or either of them.



2. The person having the greatest number of votes as Vice President, shall be the Vice President, if such ammber be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice President, a quorum for the purpose shall consex of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vice President of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of mobility or honor, or shall without the consent of Congress, accept and retain any present, persons, office or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall coase to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

Texas Not Known

Iowa Recognized

Territorial Publications

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president of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for president, shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the House of Representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by States, the representation from each State kaving one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a president, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president shall act as president, as in the case of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed;

2. The person having the greatest number of votes as vice president, shall be the vice president, if such number le a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the vice president: a quorum, for that purpose, shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE XIII.

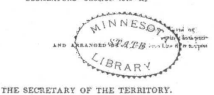
If any citizen of the United States shall accept, claim, When citizenreceive, or retain any title of nobility or honor, or shall, ship shall be
without the consent of Congress, accept and retain any forfeited.
present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power,
such person shall cease to be a citizen of the United States,
and shall be incapable of holding any office of trust or
profit under them, or cither of them.

REVISED STATUTES

or the

TERRITORY OF IOWA.

REVISED AND COMPILED BY A JOINT COMMITTEE OF THE LEGISLATURE—SESSION 1842-43,





IOWA CITY:
FRINTED BY HUGHES & WILLIAMS,
1843.

22 CONSTITUTION OF THE UNITED STATES.

ARTICLE XIII.

If any citizens of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

Wisconsin Recognized

There was an 1833 Northwest Territory Publication that contained the 13th Amendment, but copies of the book have not been located

Minnesota Recognized

There was an 1833 Northwest Territory Publication that contained the 13th Amendment, but copies of the book have not been located

Kansas Recognized

Kansas was not a State when the Amendment was sent for Ratification. Kansas has acknowledged its acceptance of the 13th Amendment

GENERAL LAWS STATE OF KANSAS, FIRST SESSION OF THE LEGISLATURE, COMMENCED AT THE CAPITAL. MARCH 26, 1861, TO WHICH ARE APPEADED THE DECLARATION OF INDEPENDENCE, CONSTITUTION OF THE UNITED STATES, TREATY OF CESSION, ORGANIC ACT, CONSTITUTION OF THE STATE OF STATE OFFICERS AND MEMBERS AND OFFICERS OF LEGISLATURE. PUBLISHED BY AUTHORITY. LAWRENCE, KANSAS: "KANSAS STATE JOURNAL" STEAM POWER PRESS PRINT. 1861.

ARTICLE XIII.

Heavy divines all seconds are second as a company title of nobility or honor, or shall, without the consecuted as a company title of nobility or honor, or shall, without the consecution of the United States, and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

Note.—The 11th article of the amendments to the Constitution was proposed at the second session of the third Congress; the 12th article, at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.]

GENERAL LAW

STATE OF KANSAS.

IN FORCE AT THE CLOSE OF THE

SESSION OF THE LEGISLATURE

Ending March 6th, 1862.

TO WHICH IS APPENDED

THE CONSTITUTION OF THE UNITED STATES, TREATY OF CESSION, ORGANIC ACT, CONSTITUTION OF THE STATE OF KANSAS, AND THE ACT OF ADMISSION.



STATEHIS

TOPEKA, KANSAS:

J. H. BENNET, STATE PRINTER. Printed at the Gazette Co's Steam Printing House, Cinc 1.862 .

THE UNITED STATES.

rum for the purpose shall consist of two-thirds of the who number of Senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of His realistications.

President, shall be eligible to that of Vice President of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, re- If any citizen ceive or retain any title of nobility or honor, or shall, without scopt any in the consent of Congress, accept and retain any present, penfrom any ferrit sion, office or emolument of any kind whatever, from any em-peror, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Norz.—The Lith article of the amendments to the Constitution was proposed at the second session of the third Congress; the Lith article, at the first session of the eighth Congress; and the Lith Article, at the second session of the eleventh Congress.]

THE

GENERAL STATUTES

STATE OF KANSAS:

REVISED BY JOHN M. PRICE, SAMUEL A. RIGGS, AND JAMES MCCAHON, COMMISSIONERS APPOINTED BY THE GOVERNOO, ENDER AN ACT APPROVED PERSONNEL IN, INC.
REPORTED TO, AND AMENDED AND ADDITED BY, THE LEGISLATURE, AT ITS

WITH HEAD NOTES, MARGINAL NOTES, REFERENCES TO DECISIONS, AND AN INDEX, PREPARED BY THE COMMISSIONERS.

TO WRICE THE

CONSTITUTIONS OF THE UNITED STATES AND THE STATE OF KANSAS,

TOGETHER WITH THE ORGANIC ACT OF THE TERRITORY OF KANSAS, THE TREATY CEDING THE TERRITORY OF LOCISLAYA TO THE UNITED STATES, AND THE ACT ADMITTING RANSAS INTO THE UNION,

PUBLISHED BY AUTHORITY OF LAW.



PRINTED FOR THE STATE, BY JOHN SPEER, PUBLIC PRINTER. 1868.

THE UNITED STATES.

3. But no person constitutionally ineligible to the office most of President, shall be eligible to that of Vice President of the United States.

of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument, of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

ARTICLE XIV.

ARTICLE XIV

 Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been strong and duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

2. Congress shall have power to enforce this article by the subject to appropriate legislation.

appropriates registrateaum.

[Form.—The Hartler of the memoralmenth to the Constitution was preposed at the distance of the third Congress; the 15th seriols at the first sention of the eighth confused on the third Congress; the 15th seriols at the first sentence of the eighth confused on the third of the confused on the first day of Formary, 15th, and on the 15th day of December, follow William B. Sewerd, between the first day of Formary, 15th, and on the 15th day of December, follow William B. Sewerd, between the first day of Formary, 15th, and on the 15th day of December, following the first day of the first day of the property of the property

19

2/27/2012 7:50 PM 44 of 58

Nebraska Recognized

Both State and Territorial Publications

TERRITORY OF NEBRASKA

LAWS, RESOLUTIONS AND MEMORIALS.

PASSED AT THE

REGULAR SESSION

FIRST GENERAL ASSEMBLY

OF THE

TERRITORY OF NEBRASKA,

CLASSINED AT UMARA CITY, ON THE 16TH DAY OF JANUARY, ASNO BOMIST, 1865.

TOGETHER MITH

FIRE CONSTITUTION OF THE UNITED STATES, THE ORGANIC LAW, AND THE PROCLAMATIONS ISSUED IN THE OR-GANIZATION OF THE TERRITORIAL GOVERNMENT.

PUBLISHED BY AUTHORITY.

SHERMAN & STRICKLAND, TERRITORIAL PRINTERS.

OMAHA CITY, N. T

1855.

20

sident, shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the House of Representatives shall choose immediately, by ballot, the president. But in choosing the president, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a president, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president shall act as president, as in the case of the death or other constitutional disability of the president.

dent.
2. The person having the greatest number of votes as vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the vice president: a quorum, for that purpose, shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

and a unjority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE XIII.

When citisenship shall be forfeited. If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

45 of 58

LAWS, JOINT RESOLUTIONS, AND MEMORIALS

PASSED AT THE

SECOND SESSION OF THE LEGISLATIVE ASSEMBLY

TERRITORY OF NEBRASKA

BEGUN AND HELD AT OMAHA CITY, N. T.,

DECEMBER 16th, A. D. 1855

TOGETHER WITH

THE CONSTITUTION OF THE UNITED STATES AND THE ORGANIC LAW.

PRINTED AND PUBLISHED BY AUTHORITY.

BROWNVILLE, N. T.

ROBERT W. FURNAS, TERRITORIAL PRINTER.

1857

of votes for each, which lists they shall sign and certify, and transmit scaled to the scat of government of the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such as the president. ber of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But, in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from twothirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in the case of the death or other constitutional disability of the President.

2. The person having the greatest number of votes as Vice-President, shall be the Vice-President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum, for that purpose, shall consist of two-thirds of the whole number of Senators and a majority of the whole number shall be necessary. Senators, and a majority of the whole number shall be necessary

to a choice.

3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vice-President of the United States.

ARTICLE XIII.

when citizenship shall be forfeticel.

If any citizen of the United States shall accept, claim, receive,
or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, effice, or
emolument of any kind whatever, from any emperor, king, prince,
or foreign power, such person shall cease to be a cirizen of the
United States, and shall be incapable of holding any office of trust or profit under them, or either of them

LAWS, JOINT RESOLUTIONS, AND MEMORIALS,

PASSED AT THE

THIRD SESSION OF THE LEGISLATIVE ASSEMBLY

OF THE

TERRITORY OF NEBRASKA,

BEGUN AND HELD AT OMAHA CITY, N. T.,

JANUARY 5th, A. D. 1857.

TOGETHER WITH

THE CONSTITUTION OF THE UNITED STATES

AND THE ORGANIC LAW.

PRINTED AND PUBLISHED BY AUTHORITY.

BROWNVILLE, N. T. ROBERT W. FURNAS, TERRITORIAL PRINTER. 1857.

for as President, and of all persons voted for as Vice-Presidents, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest number, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But, in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President hall act as President, is such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum, for that purpose, shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of

sary to a choice.

3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vice-President of the United States.

ARTICLE XIII.

When currenties If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of helding any office of trust or profit under them, or either of them.

EXHIBIT D-27

Laws. Joint Resolutions and Memorials

FOURTH SESSION OF THE LEGISLATIVE ASSEMBLY

TERRITORY OF NEBRASKA

BEGUN AND HELD AT OMAHA CITY, N. T.

DECEMBER 8th, A. D., 1857

TOGETHER WITH

THE CONSTITUTION OF THE UNITED STATES

ORGANIC LAW

PRINTED AND PUBLISHED BY AUTHORITY

OMAHA CITY, N. T. EDWIN S. CHAPMAN, TERRITORIAL PRINTER

1858

18

all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which all persons voted for as I resident, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons baving the highest number, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by bullot, the President. But, in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall devolve upon them left the forest the fewth days of Masch next following then the a President, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in the case of the

Vice-President shall act as President, as in the case of the death or other constitutional disability of the President.

2. The person having the greatest number of votes as Vice-President, shall be the Vice-President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for that purpose, shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally eligible to the office of

3. But no person constitutionally eligible to the office of President, shall be eligible to that of Vice President of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

Laws, Joint Resolutions and Memorials

PASSED AT THE FIFTH SESSION

OF THE

LEGISLATIVE ASSEMBLY

TERRITORY OF NEBRASKA.

BEGUN AND HELD AT OMAHA CITY, N. T.,

SEPTEMBER 21, A. D. 1858.

TOGETHER WITH

THE CONSTITUTION OF THE UNITED STATES

AND THE

ORGANIC LAW.

PUBLISHED BY AUTHORITY.

THOMAS MORTON, of the "Nebraska City News," and THEODORE H. ROBERTSON, of the "Omaha Nebraskian," PUBLIC PRINTERS FOR THE TRRRITORY. 1859.

CONSTITUTION

ARTICLE XII.

1. The electors shall meet in their respective states and vote by ballot, for president and vice president, one of vote by ballot, for president and vice president, one of state with themselves; they shall name in their ballots the persons voted for as president, and in distinct ballots the persons voted for as president; and they shall make distinct lists of all persons voted for as president, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the president of the Senate; the president of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for president, shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest number, not exceeding three, on the list of those voted for as president, the House of Representatives shall choose immediately, by ballot, the president. But, in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the House of Representatives shall be necessary to a choice, And if the House of Representatives shall not choose a president, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice president, shall be the vice president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the vice president; and number of the whole number of senators, and a majority of the whole number and be necessary to a choice.

3. But no person const

ship shall be

the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

16

CONSTITUTION.

ARTICLE XII:

**Month of the section of the section

of president, shall the United States.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or boner, or shall without the consent of Congress, accept and retain any present, pension, office, or enclument of duy kind whatever, from any emperor, king, prince or foreign power, such person shall sease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

EXHIBIT D-32 PRINTED BY THOMAS MORTON,

"NEBRASKA CITY WEWS," 1861.

CONSTITUTION.

ARTICLE XII.

ARTICLE XII.

It The electors shall meet in their respective states and Mode of steating vota by ballot, for president and vice-president, one of two functions and whole, at least shall not be an inhabitant of the same the United state with themselves; they shall name in their ballots the persons voted for as president, and in distinct ballots the persons voted for as vice president; and they shall make distinct lists of all persons voted for as vice president, and of the number of two first of the president of the persons voted for as vice president, and of the number of transmit, sealed to the seat of government of the United States, directed to the president of the Senate; the president of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person baving the resident further number of votes for president, shall be the president, if anch number of seators appointed; and if no person have such majority, then from the persons having the highest number, not expected in the person baving the highest humber, not expected in the person having the highest number, not expected in the person having the president, the House of Representatives shall choose immediately, by helfold, the president. But in choosing the president, the president the rotes shall be taken by states, the representation from the beautiful of a member or members from two thirds of the states, and a majority of all the states shall be necessary to a holder. And if the House of Representatives shall not choose president, whenever the right of choice shall devolve upon the persident, whenever the right of choice shall devolve upon the person having the greatest number of votes as not president, shall be the vice president, if such number the majority of the whole number of electors appointed; and If no person have a majority, then from the two highest isonates on the list, the Senate shall choose the vice president. The person have a majority, then from the two highest isonates on the list, the

Thirts details the eligible to that of vice president, agoring, for that purpose, shall consist of two thirds the whole number of senators, and a majority of the lamber shall be necessary to a choice.

But no person constitutionally ineligible to the office president, shall be eligible to that of vice president of United States.

United States.

ARTICLE XIII.

citizen of the United States shall accept, claim, when ditament of the Congress, accept and retain any title of nobility or honor, or shall, cordinate the consent of Congress, accept and retain any

Taws, Joint Resolutions and Memorials,

PASSED AT THE EIGHTH SESSION

LEGISLATIVE ASSEMBLY

TERRITORY OF NEBRASKA,

BEGUN AND HELD AT OMAHA CITY, N. T.,

DECEMBER 2, A. D., 1861,

TOGETHER WITH

THE CONSTITUTION OF THE UNITED STATES,

ORGANIC LAW.

PUBLISHED BY AUTHORITY.

OMAHA CITY: TAYLOR & MoCLURE, PRINTERS. 1862.

CONSTITUTION.

18

ment of the United States, directed to the president of the Senate; the president of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for president, shall be the president, if such number be a majorty of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest number, not exceeding three, on the list of those voted for as president, the House of Representatives shall choose immediately, by ballot, the president. But, in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall censist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the House of Representatives shall not choose a president, whenever the right of choice shall devolve upon them before the fourth day of March next following, then the vice-president shall act as president, as in the case of the death or other constitutional disability of the present.

resent.

2. The person having the greatest number of votes as vice-president, shall be the vice-president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the vice-president; a quorum, for that purpose, shall consist of two-thirds of the whole number of senates and a president of the whole number shall be present.

shall consist of two-thirds of the whole number of sena-tors, and a majority of the whole number shall be neces-sary to a choice.

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice-president of the United States.

When citizen-ship shall be forfeited.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

Colorado Recognized

Territorial Publications

2/27/2012 7:50 PM 49 of 58

GENERAL LAWS, JOINT RESOLUTIONS, MEMORIALS,

AND PRIVATE ACTS,

PASSED AT THE FIRST SESSION

Colorano (Tex.) Naus, should de. EGISLATIVE

TERRITORY OF COLORADO.

BEGUN AND HELD AT

DENVER, COLORADO TER., SEPT. 9th, 1861.

TOGETHER WITH

THE DECLARATION OF INDEPENDENCE,

THE CONSTITUTION OF THE UNITED STATES,

ORGANIC ACT OF THE TERRITORY.

PUBLISHED BY AUTHORITY.

DENVER-THOS. GIBSON, COLORADO REPUBLICAN AND HERALD OFFICE. 1861. 0 AMENDMENTS TO THE CONSTITUTION.

AMENDMENTS TO THE CONSTITUTION.

The seat of government of the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March following, then the Vice President and not a President, as in the case of the death or other constitutional disability of the President. Shall be Vice President, it such number be a majority of the whole number of votes as Vice President, shall be Vice President, it such number be a majority of the whole number of sentors, and a majority of the whole number of Senators, and a majority of the whole number of Senators, and a majority of the whole number of sentors, and a majority of the whole number of sentors, and a majority of the whole number of sentors, and a majority of the whole number of sentors, and a majority of the whole number of Senators, and a majority of the whole number of sentors, and a majority of the whole number of Senators, and a majority of the whole number of sentors, and a majority of the whole number of sentors, and a majority of the whole number of Senators, and a majority of the whole number of sentors, and a m

Of the Vice Presi-

ARTICLE XIII.

ARTICLE MIII.

If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note.—The 11th article of the amendments to the Constitution was proposed at the second session of the third Congress; the 12th article, at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.]

28 AMENDMENTS TO THE CONSTITUTION.

the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March following, then the Vice President shall act as President, as in the case of the death or other constitutional disability of the President.

2. The person having the greatest number of votes as Vice President, shall be Vice President, if such number a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers in the list, the Senate shall consist of two-thirds of the whole number of Senators, and a majority of the whole number of Senators, and a majority of the whole number of Senators, and a majority of the whole number of Senators, and a majority of the Whole number of Senators, and a majority of the whole number of Senators, and a majority of the Whole number of Senators, and a majority of the Whole number of Senators, and a majority of the Whole number of Senators, and a majority of the whole number of Senators, and a majority of the Whole number shall be necessary to a choice.

Of the Vice President.

the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note.—The 11th article of the amendments to the Constitution was proposed at the second session of the third Congress; the 12th article, at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.]

50 of 58



Joint Besolutions, Memorials and Private Acts,

PASSED AT THE

THIRD SESSION

OF THE

LEGISLATIVE ASSEMBLY

Territory of Colorado,

Begun at Gelden City, on the 1st day of February, 1864. Adjourned to Denver, on the 4th day of February.

TOGETHER WITH THE DECLARATION OF INDEPENDENCE, THE CONSTITUTION OF THE UNITED STATES.

ORGANIC ACT OF THE TERRITORY.

PUBLISHED BY AUTHORITY.

DENVER: Byers & Dailey, Printers—Rocky Mountain News Office, 1864. 26

distinct ballots the person voted for as Vice President; and they shall make distinct lists of all persons voted for as President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the high-est numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March following, then the Vice President shall act as President, shall be Vice President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers in the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vice President of the United States.

Of the Vice President.

ARTICLE XIII.

The arm of the United States shall accept, as fortist claim, receive or retain any title of nobility or honor, it etiititle or shall, without the consent of Congress, accept and retain any present, pension, office or emolument of

GENERAL LAWS,

Joint Besolutions, Memorials and Private Jots,

PASSED AT THE

FOURTH SESSION

OF THE

LEGISLATIVE ASSEMBLY

Territory of Colorado.

BEGUN AND HELD AT GOLDEN CITY, JAN. 2d, 1865.

TOGETHER WITH THE DECLARATION OF INDEPENDENCE THE CONSTITUTION OF THE UNITED STATES

AND THE

ORGANIC ACT OF THE TERRITORY.

PUBLISHED BY AUTHORITY.

DENVER: Byers & Dailey, Printers-Rocky Mountain News Office, 1865. AMENDMENTS TO THE CONSTITUTION.

ARTICLE XIII.

728

If any citizen of the United States shall accept, claim, receive or retain any title of nobility or honor, or shall without the consent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note.—The 11th article of the amendments to the Constitution was proposed at the second session of the third Congress; the 12th article at the first session of the eighth Congress; and the 13th article, at the second session of the eleventh Congress.]

51 of 58

GENERAL LAWS,

JOINT RESOLUTIONS, MEMORIALS, AND PRIVATE ACTS,

PASSED AT THE

FIFTH SESSION

OF THE

LEGISLATIVE ASSEMBLY

TERRITORY OF COLORADO.

BROUN AT GOLDEN CITY, ON THE PIRST DAY OF JANUARY, 1868, AND ADJOURNED TO DENVER ON THE SECOND DAY OF JANUARY, 1866.

TOGETHER WITH THE DECLARATION OF INDEPENDENCE, THE CONSTITUTION OF THE UNITED STATES,

AND THE

ORGANIC ACT OF THE TERRITORY,

WITH THE AMENDMENTS THRRETO.

PUBLISHED BY AUTHORITY.

CENTRAL CITY: PRINTED BY DAVID C. COLLIER, MINERS' REGISTER OFFICE. 1866.

28

AMENDMENTS TO THE CONSTITUTION.

ber of senators, and a majority of the whole number shall be necessary to a choice

3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States.

ARTICLE XIII.

 If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and or shall, without the consent of congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prine, or foreign power, such person shall cease to be acitizen of the United States, and shall be incapable of holding any office of trust or profit under them, or

[Note.—The 11th article of the amendments to the constitution was proposed at the second session of the third congress; the 12th article, at the first session of the eight congress; and the 18th article, at the second session of the eleventh congress.]

ARTICLE XIV.

1. Neither slavery nor involuntary servitude, except as a punishment for arime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

2. Congress shall have power to enforce this article by appropriate legislation.

GENERAL LAWS.

JOINT RESOLUTIONS, MEMORIALS, AND PRIVATE ACTS,

PASSED AT THE

SIXTH SESSION

LEGISLATIVE ASSEMBLY

TERRITORY OF COLORADO.

CONVENED AT GOLDEN CITY, ON THE THIRD DAY OF DECEMBER, 1866.

TOGETHER WITH THE DECLARATION OF INDEPENDENCE, THE CONSTITUTION OF THE UNITED STATES,

ORGANIC ACT OF THE TERRITORY,

WITH THE AMENDMENTS THERETO.

PUBLISHED BY AUTHORITY.

CENTRAL CITY:

DAVID C. COLLIER, PRINTER, MINERS' REGISTEE OFFICE.

28 AMENDMENTS TO THE CONSTITUTION.

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3. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice-president of the United States.

ARTICLE XIII.

ARTICLE XIII.

In what cases percease for the United States shall accept claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

[Note.—The 11th article of the amendments to the constitution was proposed at the second session of the eighth congress; and the 13th article, at the second session of the eleventh congress.]

ARTICLE XIV.

Slavery modelshed should be should b

2. Congress shall have power to enforce this article by appropriate legislation.

LEYES GENERALES.

APROBADAS EN LAS SESIONES 4º, 5º Y 6º

ASAMBLEA LEGISLATIVA

TERRITORIO DE COLORADO.

\$UNTO 000

LA DECLARACION DE INDEPENDENCIA.

LA CONSTITUCION DE LOS ESTADOS UNIDOS,

ACTAS ORGANICAS DEL TERRITORIO.

P To

PUBLICADAS POR MANDATO DE LA AUTORIDAD.

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JAN 1 1 1979

United and of large

DENVER, COLORADO:

DANIEL WITTER. 1867.



ENMIENDAS HECHAS A LA CONSTITUCION.

ARTICULO XIII.

Si algun ciudadano de los Estados Unidos aceptase, reclamase, recibiese 6 guardase algun título de honor 6 nobleza, 6 aceptase y retuviose algun presente, pension, empleo 6 emolumento, de cualquiera class que sea, de algun Emperador, Rev. Príncipe 6 poder extranjero, sia consentimiento del Congreso, la tal persona dejará de ser ciudadano de los Estados Unidos, y no podrá ocupar ningun empleo de confianza 6 provecho en ellos 6 en ninguno de ellos.

[Nota.—El Artículo 11 de las enmiendas à la Constitucion, fué pro-puesto en la segunda Sesion del tercer Congreso; el Artículo 12, en la primera Sesion del octavo Congreso; el Artículo 13, en la Sesion del undécimo Congreso.]

THE

REVISED STATUTES

COLORADO:

AS PASSED AT THE

SEVENTH SESSION OF THE LEGISLATIVE ASSEMBLY, CONVENED ON THE SECOND DAY OF DECEMBER, A. D. 1807.

ACTS OF A PUBLIC NATURE PASSED AT THE SAME BES. SION, AND THE PRIOR LAWS STILL IN FORCE.

THE DROLARATION OF INDEPENDENCE, THE CONSTITUTION OF THE UNITED STATES, THE ORGANIO ACT, AND THE AMERICANTS THERETO.

PUBLISEED BY AUTHORITY.

CENTRAL CITY: PRINTED BY DAVID C. COLLIER, AT THE REGISTRE OFFICE. AMENDMENTS TO THE CONSTITUTION.

27

ARTICLE XIL

ARTICLE XII

1. The electors shall meet in their respective states and vote by ballot for president and vice-president, one of whom, at least, shall not be an inhabitant of the same state as themselves; they shall name in their ballots the person voted for as vice-president, and in distinct ballots the person voted for as vice-president, and they shall make the lists of all persons voted for as vice-president, and of the number of votes for each, which lists they shall sign and certify, and transmit scaled to the seat of government of the United States, directed to the president of the senate; the president of the senate shall, in the presence of the senate and house of representatives, open all the certificates, and the votes hall then be counted; the person having the greatest number f votes for president shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the house of representatives shall shoose immediately, by ballot, the president in choosing the president, the votes shall be taken by states, the representation from seach state having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall be necessary to a choice. And if the house of representatives all of these president whenever the right of choice shall devolve upon them, before the fourth day of March following, then the vice-president, shall be vice-president, as humber of votes as vice-president; shall be vice-president, as humbers in the list, the senate shall shoose the vice-president; a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number of lectors appointed; and if no person have a majority, then from the two highest numbers in the l

to a choice.

5. But no person constitutionally ineligible to the office of president, shall be eligible to that of vice-president of the United States.

ARTICLE XIII.

If any citizen of the United States shall accept, claim, re-sive, or retain, any title of nobility or honor, or shall, without the consent of congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor,

53 of 58

North Dakota Recognized

Territorial Publications

GENERAL LAWS,

AND

MEMORIALS AND RESOLUTIONS

TERRITORY OF DAKOTA,

PASSED AT THE FIRST SESSION

OF THE

LEGISLATIVE ASSEMBLY,

COMMENCED AT THE TOWN OF TANKTON, MARCH II, AND CONCLUDED MAY 15, 1862.

TO WHICH ARE PREPIXED

A BRIEF DESCRIPTION OF THE TERRITORY AND ITS GOVERNMENT,
THE CONSTITUTION OF THE USITED STATES, THE
DECLARATION OF INDEPENDENCE, AND THE
ACT ORGANIZING THE TERRITORY.

PUBLISHED BY AUTHORITY.

YANKTON, DAKOTA TERRITORY: JOSIAH C. TRASK, PUBLIC PRIPTER, "BAROTLY" OFFICE. 1869 CONSTITUTION OF THE UNITED STATES.

15

name in their ballots the person voted for as president, and in distinct ballots the person voted for as vice-president; and they shall make distinct lists of all persons voted for as president, and of all persons voted for as vice-president, and of the number of votes for each; which lists they shall sign and certify, and transmit, scaled, to the seat of government of the United States, directed to the president of the senate shall, in the president of the senate and house of representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for president shall be president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by ballot, the president. But, in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice-president shall act as president, as in the case of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice-president.

- other constitutional disability of the president.

 2. The person having the greatest number of votes as vice-president shall be the vice-president, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the seance shall choose the vice-president: a quorum for the purpose shall consist of two thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.
- But no person constitutionally ineligible to the office of president shall be eligible to that of vice-president of the United States.

ARTICLE XIII.

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MEMORIALS AND RESOLUTIONS

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TERRITORY OF DAKOTA,

PASSED AT THE SECOND SESSION

OF THE

LEGISLATIVE ASSEMBLY,

CONMENCED AT THE TOWN OF VANETON DECEMBER 1, 1962, AND CONCLUDED

TO WHICH ARE PREFIXED

THE CONSTITUTION OF THE UNITED STATES, THE DECLARATION OF INDEPENDENCE, AND THE ACT ORGANIZING THE TERRITORY.

PUBLISHED BY AUTHORITY.

YANKTON, DAKOTA TERRITORY. KINGSBURY & ZIEBACH, PUBLIC PRINTERS,

DAKOTIAN OFFICE 12625

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CONSTITUTION OF THE UNITED STATES.

of the whole number of electors appointed; and if m have a majority, then from the two highest numbers det, the senate shall choose the vice-president; a quorum purpose shall consist of two-thirds of the whole nummenators, and a majority of the whole number shall be

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ARTICLE XIII.

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GENERAL

LAWS, MEMORIALS AND RESOLUTIONS

OF THE

TERRITORY

DAKOTA,

PASSED AT THE SIXTH SESSION OF THE

LEGISLATIVE ASSEMBLY

BEGUN AND WELD AT YANKTON, THE CAPITAL OF SAID TERRITORY, ON MONDAY, DECEMBER 4th, A. D. 1886, AND CONCLUDED JANUARY 12th, A. D. 1887.

TO WHICH ARE PRECINED

A Tible of C. Sance The Boundaries by the Court Series of Act Department in Territory.

PE SHED BY AUTHORITY.

YAMATON, DAROTA TERATORY,
GEO. W. KINGSERET, ILBERT PRINCES, ENIOS-ARD DESCRIPTION OFFICE
A 1 - 17.

1867

XXVIII

CONSTITUTION OF Th ...

majority of the whole number of electors appointed; and if s person have such majority, then from the persons having d highest number, not exceeding three, on the list of those row for as president, the house of representatives shall choose it for as presuent, the neuse of representatives shall choose mediately, by ballot, the president. But, in choosing the president, the votes shall be taken by states, the representative from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the state. and a majority of all the states shall be necessary to a chie And if the house of representatives shall not choose a presiden whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice-presiden shall act as president, as in the case of the death or other on stitutional disability of the president.

2. The person having the greatest number of votes a vice-president shall be the vice-president, if such number be majority of the whole number of electors appointed; and if a person have a majority, then from the two highest numbers at the list, the senate shall choose the vice-president: a quoran for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be as cessary to a choice.

3. But no person constitutionally inelligible to the effice of president shall be elligible to that of vice-president of the United States of the United Sta ted States.

ARTICLE MIH.

Sea utte of new Milty of London of the United States, Sound Scott States, States sceptred ceive, or retain any title of mebility of houor, or shall, without the consent of congress, accept or retain any present, pension, the consent of congress, accept or retain any present, pension, and the distances. It was not consent of congress, accept or retain any present, pension, and the distances. If any citizen of the United States, shall accept, claim, reoffice, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

ARTICLE XIV.

Neither slavery nor involuntary servitude, except as a pun-

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GENERAL LAWS.

MEMORIALS AND RESOLUTIONS

TERRITORY OF WYOMING.

PASSED AT THE FIRST SESSION

LEGISLATIVE ASSEMBLY,

CONTENED AT

Cheyenne, October 12th, 1869,

AND ADJOURNED SINE DIE, DECEMBER 11TH, 1808, TO WHICH ARE PREPEXED

DECLARATION OF INDEPENDENCE, CONSTITUTION OF THE UNITED STATES, AND THE ACT ORGANIZING THE TERRITORY,

TOGETHER WITH

EXECUTIVE PROCLAMATIONS.

PUBLISHED BY AUTHORITY.

CHEVENNE, W. T. S. ALLAN BRISTOL, PUBLIC PRINTER, TRIBUNE OFFICE... AMENDMENTS TO THE CONSTITUTION

the number of votes for each; which lists they shall sign and certify, transmit, sealed, to the seat of government of the United States, directeto the president of the sonate. The president of the senate shall, in the presence of the senate and house of representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for president shall be president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, an the list of those voted for as president, the house of representatives shall choose immediately, by hallot, the president. But, in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president, whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice-president shall act as president, as in the case of the death or other constitutional disability of the president.

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3. But no person constitutionally ineligible to the office of president shall be eligible to that of vice-president of the United States.

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If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, accept or retain any present, person, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them.

ARTICLE XIV.

- Neither slavery nor involuntary servitude, except as a publishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.
 Congress shall have power to enforce this article by appropriate
- legislation.

THE COMPILED

LAWS OF WYOMING

INCLUDING ALL THE



LAWS IN FORCE IN SAID TERRITORY AT THE CLOSE OF THE FOURTH SESSION OF THE LEGISLATIVE ASSEMBLY OF SAID TERRITORY, TOGETHER WITH SUCH LAWS OF THE UNITED STATES AS ARE APPLICABLE TO SAID TERRITORY; ALSO THE TREATIES MADE WITH THE SHOEK AND SHOSHOME TRIDES OF INDIANS IN THE YEAR 1868; WITH A SYNOPSIS OF THE PRE-EMPTION, HOME-STEAD AND MINING LAWS OF THE UNITED STATES.

PUBLISHED BY AUTHORITY OF THE AUT OF THE POURTH LEGISLATIVE ASSEMBLY OF SAID TERRITORY, EXTITLED
"AN ACT TO COMPILE AND PUBLISH THE LAWS OF WYOMING IN ONE VOLUME."

J. R. WHITEHEAD, SUPERINTENDENT OF COMPILATION.

H. GLAFCKE: LEADER STEAM BOOK AND JOS PRINT, CHEYENNE, WYOMING. 1876.

CONSTITUTION OF UNITED STATES.

two highest numbers on the list, the senate shall choose the Vice President; a quorum for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary

But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the United States.

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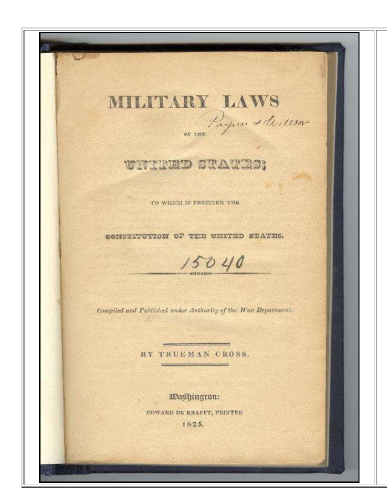
ARTICLE XV.

1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any. State on account of race, color or previous condition of servitude.

2. The congress shall have power to enforce this article by appropriate legislation.

Military Laws of the United States

Authorized by Secretary of War John C. Calhoun. Published in Washington D.C.



tinct lists of all persons voted for as president, and of all persons voted for as vice-president, and of the number of votes for each, which lists they shall sign and certify, and transmit scaled to the seat of the government of the United States, directed to the president of the senate; the president of the senate shall, in the presence of the senate and house of representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for president, shall be the president, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons baving the highest numbers, not exceeding three, on the list of those voted for as president, the house of representatives shall choose immediately, by bullot, the president. But in choosing the president, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the states, and a majority of all the states shall be necessary to a choice. And if the house of representatives shall not choose a president whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the vice-president shall act as president, as in the case of the death or other constitutional disability of the president.

2. The person having the greatest number of votes as vice-president, shall be the vice-president, if such number he a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest of the whole number of senators, and a majority of the whole number of senators, and a majority of the whole number shall be necessary to a choice.

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Return to top of page

Missing 13th Amendment Chronology | Missing 13th Amendment Facts

Constitutional Quiz | Truth | Index to Historical Documents | Basic Concepts

Return to Home Page

Other Comments of Interest

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2/27/2012 7:50 PM 58 of 58