

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
http://www.constitutionalconcepts.org/13thamend- images.htm


## FINDING OF FACTS

## THE ORIGINAL THIRTEENTH AMENDMENT

| Finding of Fact | 7 pages |
| :--- | :--- |
| Supporting documents | 15 pages |

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 Law Justices on the $18^{\text {th }}$ 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 nobility.

Constitution: Article I, Section 9: No Titie 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.
3. Although already prohibited by the Constitution, an additional "title of nobility" amendment was proposed in 1789, and again in 1810, known as the $13^{\text {th }}$ 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 $13^{\text {th }}$, was properly ratified in 1812 . It has never been reversed, and so, it is still the law of the land, Today. The $13^{\text {th }}$ 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 $13^{\text {th }}$ 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 $3 / 4$ of the then existing States accept the Amendment. Thirteen States were required to Ratify the Amendment. The order of ratification is:

December 25, 1810 : January 31, 1811: January 31, 1811:
February 2, 1811:
February 6, 1811
February 13,1811:
October 24, 1811
November 21, 1811:
November 22, 1811:
December 23, 1811:
February 27, 1812:
March 12, 1812 :
April 30, 1812:
June 12, 1812:
June 12, 1812:

December 9, 1812:

Maryland ratifies the 13 th Amendment, the $1^{\text {st }}$ state. Kentucky ratifies the 13 th Amendment, the $2^{\text {nd }}$ state. Ohio unanimously ratifies the 13th Amendment, the $3^{\text {rd }}$ state. Delaware ratifies the 13 th Amendment, the $4^{\text {th }}$ state.
Pennsylvania ratifies the 13 th Amendment, the $5^{\text {th }}$ state.
New Jersey ratifies the 13th Amendment, the $6^{\text {th }}$ state.
Vermont ratifies the 13th Amendment, the 7th state.
Tennessee ratifies the 13 th Amendment, the $8^{\text {th }}$ state.
Georgia ratifies the 13th Amendment, the $9^{\text {th }}$ state.
North Carolina ratifies the 13 th Amendment, the $10^{\text {th }}$ state.
Massachusetts ratifies the 13th Amendment, the 11 th state.
New York fails ratification of the 13th Amendment.
Louisiana becomes the 18th state in the Union, but is not consulted on the pending constitutional amendment.
The War of 1812 begins.
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 $13^{\text {th }}$ Amendment by their State. Virainia thus is shown to be the $12^{\text {mi }}$ State to ratify the Amendment.
New Hampshire ratifies the 13 th Amendment, the $13^{\text {th }}$ 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):
"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 $13^{\text {th }}$ 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 $13^{\text {th }}$ 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.
"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 $13^{\text {th }}$ 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

## ORIGINAL

14. Printing the Constitution, with the $13^{\text {th }}$ Amendment, by the Virginia Legislature is prima facie evidence of ratification. The $13^{\text {th }}$ 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; Iowa 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 Kiag: 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.

## ORIGINAL

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 been enacted.
"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 $13^{\text {th }}$ 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 $13^{\text {th }}$ 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 $18^{\text {th }}$ day of October, 2004.


By the court Cumuela fine
Signature

county


By the court


Justice
 Frances $\qquad$ county $\qquad$
By the court


By the court


Justice

$\qquad$ county Cl Pase

By the court


Justice $\qquad$ county $\qquad$ no u

By the court Delant Cory

$\qquad$ county Jackson

[^0]
## ORIGINAL

## Harry

1, , 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 18 , Anno domini 2004, and called to order by. Brent Hadlon; Gundersen, to hear
day of $O$ Lo and establish the facts as stated herein, and as those facts being true, correct and certain, to any matter relating to Brent Hadlon; Gundersen.


Under the full Faith and Credit of the several states.


Nevada state court
Page 7 of 7

## 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


## 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.


Those who voted in the negative, are
Messrs. Champlin, Condit, Crawford, Franklin, Gaillard, German, Gilman, Good-
rich, Hilhouse, Lambert, Mathewson, Smith, of Maryland, Smith, of New York, and Whiteside.
And the resolution having been further amended by inserting the words "and re-
tain", affer the words "accept," in the second instance, the President reported it to
the house accordingly.
On the question, Shall this resolution be engrossed and read a third time as amended? It was determined in the affirmative.
Mr. Clay gave notice that to-morrow he should ask leave to bring in a bill, a supple ment to an act, entitled "An act for the punishment of certain crimes against the Mr, Gilman, from the commitree, reported the amendments to the bill, entitied "An act providing for the sale of certain lands in the Indian: territory, and for other purposes," correctly engrossce.
her the consiournci to 11 Executive business, orders of the day were postponed.

FRIDAY, APRIL 27, 1810.
The Senate resumed, as in committee of the whole, the bill making further provi
sion for the corps of engineers, together with the amendment reported thereto by the
On motion

On motion, It was agreed that the further consideration thereof be postponed until Monday next money for procuring manitions of war, and for other purposes.

Resolverf, That jut be referred to a select committee, to consider and report thereon Ordered, That Messrs, Smith, of Maryland, Gilman, and Clay, be the committec An act anthorizing a loan of moncy for a sum not exceeding the amount of the prine pal of the public debt reimbursable during the year 1810, ," reported it with amend | ments. |
| :---: |

ment to an act, entitted "An act for the punishmed of certain crimes against the Unitcd Statess", whieh bill was read and passed to the second reading.
The Senate resumed, as in conmittee of the whole, the bill for the preservation of watcrs, under their jurisdiction, together with the amendments reported thereto by the seleet committee.
Tesolved, That the further consideration thereof be postponed until the first Monday in December next.
The Scaste restiocd, as in committec of the whole, the bill, entitled "An act con Frrming , and their deppendenceries, and for onther purposes," together with the amend-
ments reported thereto ly the select conmittee.
On the question to agree to so mueh of the report of the select committee as goes Mr. Pope called tor a division of the question, and it was taken on striking out, and

On motion,

The yeas and nays having been required by onc-fifth of the Senators present
Those who voted in the affirmative, are,
Messrs. Anderson, Champlin, Crawtord, Gailt, German, Gilman, Goodrich, H
Messrs. Anderson, Champlin, Crawford, Gaillard, German, Gilman, Goodrich, Hilk-
house, Horsey, Lloyd, Mathewson, Pickering, Reed, Smith, of Maryland, Smith, of New York, Sumter, Tait, and Tumer.
Messrs. Clay, Condit, Franklin, Greģ, Lambert, Leib;-Pope, Robinson, and White-
And, on the question to agree to insert the following as a substitute:

## Delaware

Ratified - Feb. 2, 181

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


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 pullin

## STATUTE LAWS

or THE

STATEOECONTECTICUT,
as revised and enacted by the

## GEMERAL ASSEMCBEX,

in may, 1821.


ThE DECLARATION of indereninence, the tungtotuthon of the
United states, akd the constitution of connecticut.
-0.

AUTHORITY OF THE GENERAL ASSEMBETY

HARTFORD
PUBLISHED BY H. HUNTHETON, gR.

1824.

AMENDMENTS TO THE CONETATHTRON:
the person voled for as president, and in distinct bullot. the person voted for as vice-president; and they shall make distinct lists of oll persons voted for as gresi dent, and of all persons coted for as rice-pecsident, and sign and certify, and transmit sealed to the seat of thic rovermment of the United Stafes, direoted to the presi dent of the senate; the president of the serate shall, in the presence of the senate and home 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 ifne person have such majority, then from the persons hav ing the highest numbers, not exceeding tiree, 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 ropresentation from cach state having one vote: a quorum for this purpose shall consist of a member or members from two thirds of the states, atid a
majority of all the states, shall be necessary to a choice. majority of all the slates, shall be necessary to.a choice. And if housc of representives 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 disubility, of the president.
2. The person havgng the greatest number of votes as vice-president, shall be the vice-president, if such number be a majority of the whole number of clectors appointed; aud if no person have a majority, then from the two highest mumbers 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 in majority of the whole number shanil be necessary to a choice.
3. But no person constitutarally ineligible to the of fice of president, shall be eligible to that of vice-president of the United States.

## ARTICLE XII.

If any citizen of the Wuited States shat accept, cłaim, Cinzenhip receive, or retain any fitle of nobility or hatpor, or shall, forfeited by without the consent of congress actept and retain any wemot, from i present, pension office, or emolument of any kand what roveign power ever, fromany emperor, king, prince, or foreiga pouver, surhitity, offico
such person shall cease to be ca citizen of the thilited States, and shall be incapable of holding any office of trusf or profit under them. or either of them.

## STATE OF CONNECTICUT,

complled in onedience to a hesonte op the

GENERAL ASSEMELY,

Passed May 1835,
to which is mefixed the decharation of independence, constituthon of the united states,
and constitltion of the state of connecticut.

## 

the person voted for as presudent, and in distinct batlers the persen voted for as viess-president; and they shall mad of all persons voted for as viece-president, and of the number of votes for each, which list they shall sigh. and certify, and transmit scaled to the seat of the govermment of the United States, directed to the president of the senate; the president of the sennte stmil, tim the presence of the senate and house of representatives, open all the certificatos, 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 mano person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as prosident, the hrouse 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 necossary to a choice. Andident, whonever the right of a choice shall devolve upon them, before the fourth day of Mareh next following, then the vice-president shall act as president, as in the ease 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 wumber be a majority of the whole number of clectors ap popnted, and if no person have list, he senate shall choose the vies-presidem: a quorum for the purpose shall consist of two-lhirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice.
3. But no person constitutiopally ineligible to the of fiee of president, shall be eligible to that of vice-president of the United States.

ARTICLE 18
If any citizen of the United Statees shall accept, claim, Cifizomenip for receive, or retain any title of nobility or honor, or shall, ffitod by this ar without the consent of congress, accept and retain any enfuroign pow present, pension, office, or emolument of any kind what- er, of nny titio ever, from any emperor, king, prince, or forsign Fower, of nollify, of such person ehall cease to be a citizen of the United States, and shall be imeapable of holding any office of kim any trust or profit under them, or either of them.

S T A T U T E LA W S
or the
STATE OF CONNECTICUT,

max, kiamteen muxdind akd tilkty-mant.

To which th matisen

THE DECLARATION OF INDEPENDENCE,
CONSTITUTION OF THE UNITED STATES,
AND CONATITUTION OF THE STATE OF CONNECTICUT.


HARTFORD.
JOHN L. BOSWELL, PUBLISHER.
1839.

## ARTICLE XIII

If any citizen of the United States shall accept, claim fecive, or retain any title of nobility or honor, or shall, Cummentip the without the consent of congress, accept and retain any present, pension, office, or emulument of any kind what wver, from any emperor, king, prince, or foreign power fitiener, or niny such person shall cease to be a citizen of the United omen or of any trust or profit under them, or either of them.

CONSTITUTION OF-CONNECTICUT.* PREAMBLE.

The people of Connecticut, ncknowledging, with ratitude, the good providence of God, in having perratitude, the goodi providence of God, nore effectually to define, secure, and perpetuate the iberties, rights and privileges, which they have derived rom their ancestors, hereby, after a careful consideration and revision, ordain and establish the following Constituion, and form of civil government.

ARTICLE I.
declaration of meats
That the great and essential principles of liberty and ree government may be recognized and established,

WE DECLARE,
Sect. 1. That all men, when they form a social com- Equality of pact, are equal in riphts ; and that no man, or set of men, riyhtat. are entitled to exclusive public emoluments, or privileges, from the community. $\dagger$
Sect. 2. That all political power is inherent in the Sourceorpolit cople, and all free governments are founded on their au-


## Massachusetts

Ratified - Feb. 27, 1812
Massachusetts published its Laws in 1816 and in 1823, both of which contain the 13th Amendment
 continue to hold his said office during the term for which he was chosen; and shall be register for the registering of all deeds and conveyances of land, and executions levied on land, lying and being within the said county of Frapklim luring the aforesaid term; and shall, from and since the second day of December last, be holden to pay over tot the Treasurer of said county of Frankliu, the duties by hat payable on the registering of deeds and other conveyance in said registry; and shall, as soon as may be after Treasurer of said county of Franklin shall be appointen or chosen, make and execute a bond to such Treasurer, a cording to the law in that behalf made.
Sect. 4. And be it further enacted, That the Wester Circuit does, and shall, to every intent and purpose, inclied he county of Franklin, and that the Justices of the Bt 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 Constitutionos the United States, proposed to the Legislatures of the several states, by a resolve of Congress, pasind hundred and nine.

Whereas at the second session of tha eleventh Congress of the United States, begun and heldid the city of Washington, in the district of Columbiat, on $_{\text {I }}$ Monday the twenty-seventh day of November, one thy sand eight hundred and nine, it was resolved as follows, vim
Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, tup thirds of both houses concurring, That the following neef

ข. s. CONSTITUTION.
Feb. 27, An. 1812.
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, Amendmen without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatsoever, 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 Ratifed 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 27, 1812.]

An act to incorporate the Society for Theological education

```
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 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.]

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 be a majority of the whole number of electors appoint-
ed; 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 tion 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 rity of the whole number of electors appointed; and if no merson 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 necessaPresident, shallbe eligible to that of $V$ ice President of the United
States. If any citizen of the United States shall accept, claim,
XIII.
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

## Contitittiont

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

## PREAMBLE

The end of the institution, mantenance, and administration of governiment, is to secure the existence of the body politic, to proteet 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 Represeatatives, 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 appointhaving 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 Representashall 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, sident 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 majo-
rity 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
President, shall be eligible to that of Vice President of the United States.
XII
XIII. If any citizen of the United States shall accept, claim,
receive, or retain any title of nobility or honour, or shall, without receive, or retain any title of nobility or honour, or shall, without office, or emolument of any kind whatever, from any Emperor, King, Prince, or Foreign Power, such person shall cease to be a cilizen of the Uniled States, and shall be mcapable of holding

## 

or form of government, for the common WEALTH OF MASSACHUSETTS

PREAMBLE.
THE end of the institution, maintenance, and administration protect it, and to furnish the individuals, who compose it, with the power of enjoying, in safety and tranquillity, their natural

# Maryland <br> 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

Fixecllency the Governot at the last session, reponted the resolves exhibited; and fumther reponed that it is, in their opinion, not expedient adopt of approve the other proposed amendments to the Constitution of the Inited States.

Which iepott was accepted.
Whereas llis lixeellency the Govemor of this State has, laid before the (ieneral Coun a resolution passed by the Congess of the Inited states, in the words following. (to wit)
"Resolved by the Senate and Ilouse of Representatives of the Inited States of America in Congress assembled, I wo thitds of both houses concurring, that the following section be submitted to the legislatures of the sevetal states which. when tatified by the Iegistatures of thee-fourths of the States, shall be valid and binding, as a part of the constitution of the thited States."
"If any citizen of the United States slatl accept, claim. receive, of retain any title of nobility or honor, or shall, without the consemt of Congress, aceept and retain any present. pension, oflice or emolument of any kind whatever, from any Fimperor, King. Prince of foreign power, sthe herson shall cease to be a citizen of the thited States, and shall be incapable of holding my oflice of tmst of prolit under them of 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 Hnited States be, and the same is, hereby, ofl the patt of this State, dgreed in, ratified and conlimed.

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

## The litbiged $\mathbb{C o d e}$

## " m

## LAWS OF VIRGINLA:

A COLLECTION OF ALLL SUCH AOT<br>****<br>GMBNIBTRAII ASSMOMBUTIO


WITH A GENERAL INDEX.

THE CON TTTETION of THE UNTTED ETATEA,
The atcivkwheor of meters.
Th\& cuvetitemox of vikicista
$\longrightarrow$

 packer wiond th, 1 trth

## VOLE3HE 1.

TICH.WONTD



## 1819.

30:
A. 17.2783 .2
$\xrightarrow{\text { A. }}$,
Fiscon wh


dete on vos
ved

## Federat Cowstitidian.

1. Tirn electore skabl uneer in tlumir rexpective states, andt wete fisll bat for presslent and viee pestalent, mbe of whotriat leas, hall not be an inhahatant of the sume, state with themselverg, dent, and in listinct ballots the person vostint for as vice pirestdontr and thoy stall make distinct lista of all persons voted fie as president, snd of all perzoais voted for as vice prosedent, asil of the number of votes nor eacle, which lists they phaff sign asel crited Shates, alizected to the wresident of the spate the Tralted States, alirected to the gresident of the senates the reatdeot at the sengte shall, in whe pesence of the se atate and shall thent the conintivit; the person lisiving the sceatest mumber of Sonil ther: the conintert; the porzon listug the secatest numuce of
ratea for president, thall bo the president. if sach number the a vates iot president, thall bo the grosident, it such number in a person have such majority, then; from efu persong liaving than fighest numbiev, not mseseiling thec, on tha list of tlusur voted or its pesident, the housir of represeatatives stall ebooge imme. diatoly, by lallot, the president. Bat in chnosing the presi. lent, the vated shall be taken py vtates, the representation from
 sist of a member or memben troin two-thirdasid the states, ind a majority of all the states slall be necensary to a chionce. And If the husse of repeeseatatives shall nut chrose a presitlont the furtli day of March nest faltumiur shen the ricie poneded hall iac aresiont, as in the case of the deatle or ofther cat stitndions! dtabitity if the prestident.
 president, shall be the vice prexidients if ataco manber los a mat jority of the whole number of clecturs itprointed, and if mo petson have n matirity, Thea, from tbe two highest numbere 30 The livt, the senate shall choase the vice presindent; \& quorum
 of semators; and a majority of the whole namber sisall be nece? sary to a chotes
S. Bur no peraon constitutionally ineligible to the bfloe of precident, shall be eligible to that of vicepresident of the United stater.

## Antwerat 13.

 ouv, From she cetye, or setair any title af nobility or honor, or shall, without cin forow, of the cotsent of cotgrese, accept ath retain any greshnt, penstan




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


United States Laws 1815

New York
Rejected - May 1, 1813
New York published but the date is unknown

North Carolina
Ratified - Dec. 23, 1811

## A MANUAL

or
THE L.AWS OF NOORTH-C.AROLTNA,
ARRANGED UNDER DISTINCT HEADS, IN ALPHABE TICAL ORDER,


beach fr miosoo.

V JOHVV HAYHOOD, ESQ.

Fourth Edition, improved and corrected to the present time;
by a gentleman of the phofession.

- raneige:

PRLNTED BYJ GALES
 Towns in tag state,
1819.

CONSTITUTION OF THE ENTIED STATES.
Art. virr. Excessive bail shall not be required, nor excessive fines Impased, nor cruel and unusual punishments inflicted. shall riot be construed to deny or disparage oithers retained by the prople. The ? Pren Art x. The powers not delegated to the United States hy the
conatiution. nor prohibited by it to the states, are reserved to the states respectirely, or to thepeople.
Art xt. The juffial power of the United States shall net be construed to extend to any suit in law or equity, commenanother state, or by cirizens or subjects of any forzign state.

1. The electors shall treet in their respective states, and vale ing bullot for president and vice-president, one of whom at least, shail nime in their ballots the persot voted for as vice-president; and in distinct ballots, the person voted for as president; and they shall
trake distinct lists of all persons foted for hs presidert and of all pernnms roted for as vice-president, and the number of votes for each: which lists they shall sign and certify and transmit sealed to the
beat of the governaient of the (laited States, dirdeted to the presiseat of the governaient of the United stater, dirdeted to the presi-
dent of the Senate. The president of the Senate shall, in the presence of the Senate and fouse of Representatives, open all the certificates; and the vetes shall then be counted. The person hav-
ing the greatest number of votes for president shall be the president, if such gumber be a majority of the whote mumber of electos, ap-
poinced. And if no person have such majocity, then from the persons having the higheist numbers, not excerding three, on the list of those voted for sis president, the House of Represectatives shall
choose immedately, by ballot, the presiden. But in chosing the president, the votes sy sall bet, take president. but states; the representatinet from each state having one vute. A quorum for this purpose shull
consist of a member or members from two thirds of the states, and a majority of all the states shall be neecessary to a choice. And if
the House of Representatives shall not choose a president whenever the House of Representatives shall not choose a president whenever
the right of choice shall devolve upon them, before the fourth day the right of choice shall devolve upon them, betore the fourth day
of March next following, then the vice-president shall act as president, as in the case of the eleath or other constitutional disability of the president.
The person having the greatest number of vntes as vice-presidient, shall be the vice-president, if such number be a majority of the jority, then from the two highiest numbers on the list, the Sena*e shali choose the vice-president. A querum for the purpose, shal jority of the whole number shal be necessary to a choice. Bnt no person, constitutionally ineligible to the office of Preailent, shall be eligible to that of vice-president of the United States.
If If any citizen of the United States shall aecept, claim, rec or retain, any title of pobility or honvur, wor shall, without the consent of Congress, accept and retain any present, pension, office, or or foreign power, such person stall cease to be a eitizen of the Uvitedt stakes, and shall be ineapable of holding any office of trust
or profit under them, or, either ot them.

## 凹A코

or $\mathrm{t} \mathrm{H}_{1}$
STATE OF NORTH-CAROIINA.
mecemize
THE: TLTLES OF SUCE STMTLTES NVD [DRTS OF STATEIES OF GRENT BRETMAN

AS AHE LN FORCE IN SAID S:CLIE
tocetmer with
${ }^{m}$ e second Charter sranted by Chailes IT. to the Proprictors of Carolinat .
The Great Dird of Grant from the Lotedy Proprietors;
The Gra:t finm George Ir. to John Lorli Granzille';
The Bill of Rishts and Conotitution of the State, inchuding the names of the shembros of the Consention that fartned the same;
The Constitution of the Enited Slates, zeith the Amendinenis; ated Tere Preaty ol: Peace of 1-83:
with
MARGNNAL NVOTES AND REFERENUES

Revised, undes the autharity of the Gencral Assembly, by
LLEN. POTTER, J. L. T.AYLOR \& B.ART. Y.
Awei pualished acera-aing to an tet of the Lepisiature of 1819 , "nder the
HENRY IOUTEER.

' 'ol. 1.

A. D. 1211. CALAP. 814-815

Whis state, or shall utter or pass the same, kuoning it i. the said offences in any supprioe court of law of this the said oflemees in any superioe court of haw of this
state, the person or persans so fornil guitis, shall on the first conviction, receive thinty-nine lashes un his or fre bare back, and on the second conviction of the above described offi-nces, or cither of them, shall reecive thirtyhise laslust on his ow leer base hawt, anat be imprisoned Give a length of time not excecoling twelve ruonths, and ght cherk with the kether C. passius of this act, if any persan or persoans shall have ith his ow their proxsessiont, any instranoent or iustru- Punishment for ments for the purpuer of making any comnte:fet simili- haring in pose tute or hikeness of a Spanish tailfed dosilar, Englisi suinea, or wher forcign coin, made of gold or sifler, which is in common nse and revival in the divelararge of contracts by the citizeny of this state, and shall be this state, the person or persons so uftientiny, shall tecive thirty-mine lasties on his or their bare back, and be further liable to be fined at the discretion of the coart, in the sum of five humifreal dollars, and be imprisoned not more than twelve monilhs.

## CHIP. $2 \boldsymbol{1}$

In act to catify un befolf of the stre of Nourth Carulina, a propposed This amend.
 De it enactel, vir. That the following amendment of Che constitution of the linited States, propesed hy the by the fifth article of the constitution, viz. WIr nuy ci- Amemiment $t$, izen of the Uuited States shall accept, claim, receive of the United or refain any title of nobility or honor, or shall. with- ing reitizene pres ont the consent of Congress, accept and retain any pre- frot aceepting, sent, pension, oflice or emolument of any kimt whatssctrr, tron any emperor, king, prince or foreisen power, States, aut shall be incapable of tholding auy emiten trust or profit uneler them or either of thens, be, and the satue is lierely ratified on belialf of the state of

46 PRESIDENT WaSHINGTON'G aDDRESE-
ARTICLE 13.
If any citizen of the United States shall accept, claim, receive or retain, any title of nobility or honor, or shall, withous 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 to be a citizen of the United States, and shall be incapable of holding any office of trust or profit ander them. or either of them.
[Nore.-The eleventh article of the amendments to the constitution wes proposed at the second session of the third Congress; the twelfh article, at: session of the eleventh Congress.]

## PRESIDENT W ASHINGTON'S ADDRESS

$$
\text { Of September, } 1796
$$

TO THE PEOPLE OF THE UNTEE STATES.
s revised by a committee, and finally enacted by the honorable geteral assembly, at their session in january, 1822.

Co which are prefired

THE CHARTER, DECLARATION OF INDEPENDENCE, ARTHCLES OF CONFEDERATION, CONSTITUTION OF THE UNITED states, and president washington's

ADDRESS OF GEPTEMBER, 1796.

PUBLISHED BY AUTHORITY.


Ignorantial legis neminem exeusat. orornce of the law ts no excese for its violatiox.

d Fellow-Citizens,
The period for a new election of a citizen to administer the executive government of the Unifed 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 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 vour 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 bitherto in the office to which your suffrages have twice called me, have been an iniform sacrifice of inclination to the opinion of duty, and to
EXHIBIT D-44

Vermont
Ratified - Oct. 24, 1811

Kentucky
Ratified - Jan. 31, 1811


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



## 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




## Mississippi <br> 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

INWHCH

ARE COMPRISED ALL SUCH ACTS of the


F A PUblic natureas were passed
AT THE END OF THE YEAR 1825


Published according to an act of the general assemblr, 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 June 30,1820 and a supplemental
lication thereof, passed yune 30

NATCHEZ
PRINTED BY FRANCIS BAKER

1824

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 m f jority iof the whole number of electors appointed; and if no per son have a majority, then from the two highest numbers on the list, the senate shall choose the .rice president: a quorum for the purpose shall consist of two thirds of the whole number of to a choice. 3. But no president, shall be eligible to that of vice president of the Uni ued States.

## ARTICLE 13.

If any citizen of the United States shall accept, claim, to ceive, or retain any title of nobility or honor, or shall, withou the consent of congress, accept and retain any presrnt, pensiot office, or emolument of any kind $x$ hatever, from any emperor king, prince, or foreign power, such person shall cease to be citizen of the United States, and shall be incapable of holdin
any office of trust or profit under them, or either of them.

CHAPTER

Articles of Agreement and Cession,
Arvicies of akireeruent an seltiont $241 / 1$
April, 1802.

Entered into on the 14th day of April, one thonaand eight hamdred and two, be tricen the ommaimsiovers appointed on the part of the United States, by virtur Georris, and ad, "An mat for ma unpheation wetlement of limits with be whate of territory," and of the set wupplemental to the last mentioned act, on one pal and the eormimisioners appointed on the part of the state of Georgia, by pirte of, as sot entitited, "An set to enrry the tuenty-thiral wection of the frrat artiel of the eoostitution into effect," and or the act to amend the last mentioned a on the other par

## ARTICLE 1

Georgia eedes
territary weat
territary vest
The state of Georgia cedes to the United States all the righ n, 1 arame itle and claim, which the said state has to the jurisdiction iath soil of the land situated within the boundaries of the United
States, south of the state of Ternessec, and west of a line be ginning on the western bank of theChatahouchee river, where the same crosses the boundary line between the United States and Spain; ranning thence up the said river Chatahouchee, and along the western bank thereof, to the great bend thereof; nex above the place where a certain ereek or river called "Uchee, (being the first considerable stream on the western side, sbove the Cossetas and Cowete towns, empties into the snid Chata nessee river; thence crossing the said last mentioned river, and

DIGEST
or rix
LAWS OF MISSISSIPPI,


LAWS OF A GENERAX NATURE,
meluderg, tas

ACTS OF THE SESSION OF 1839 .

TXT. J. FOX AIDENT, AND J. A. VAN HonsEng.

NEW-YORK
alexander s. gocld, printer, 144 nassat-street. 1839.

Illinois
Recognized

## LAWS

Passed by ter
THIRD GENERAL ASSEMBLY
or тия
STATTR (OT TGIINOTS
at their
FIRST SESSION,
COMMENCED, AT VANDALIA, DECEMBFR 2 , 188.

AND ENDED FEBRUARI 18, 1995.

TO WHICH ARE PEETIXED





## PUBLISHED BTAUTHORITY. -9

PANDALFA:
PRINTED BY BLACKWELL \& BERRY,
phatine to the atate. ,

## 43

majority, then from the persons having the highest numbers, not excceding three, on the list if those vated for as president, the bouse of representatives shall thonse inmediately, by ballot, the president. But in choosing the presilent, the votes shall be taken by states, the representation from each state having one vote; a quarum for this purpuse shall consist of a member or members from two thirls of the states, and a majority of all the statcs shall he necessary to a choice. And if the house of representatives shall not clinose a priasient whenever the rigite of
chevies shall fevolve upon them, before the fourth day of Mareh next following, then the virt president shall act an prasident, as in the case of the death or other constitutional disnbility of the president.
g. The persen having the geratest number of votes as vice presiment, shall be the vief president, if such number be a majority of the whole number of electors appointed; and if no peraon liave a majority, then from the two highest numbers on the list, the senate shall chowse the vice president: a quorum for the purpose shall coneist of two thirls of the whule number of senaenrs, and a majority of the whole number sliall be necessary to
choies. 3. B

But no person constitutionsilly 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 Uiited States shall accept, claim, receive, or retain any title of nobislity or honor, ur ahall, withont the consent of congress, acerpt and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or fureizn power; such person shall cease to be a citizen of the United States, and slall be incapable of holding any office
of trust or profit under them, or either of them.

CESSION 干ROM THE STATE OF VIRGINTA
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 commonsrealth to the territory northwestward of the river Ohio: and wheress tue delegrates of the said ons gress the form of a deed proposed to To all who shall see these prese
Samuel Hardy, Arthur Lee, and James Monroe, the underyrit-

REVISED CODE OF LAAWS,
or

IT【ITOTS

ENACTED BY THE PLFTH GENEMAL ASSEMEBLY,

AT Theik assstor usLD at vandalle, cosmencisc on the
roerth may or decemmen, 1826, and endisg
THE NINETEENTH of FRBRUARY,
1827.

PUBLISHED IN PURSUANCE OF LAAW.

## YANDALTA:

Frintod by Robert Blackwell, Printer to the State

$\therefore 6 \quad$ RESOLLTION.\&.



 rigit nfehoice shatl of wolse upent them, before the fourth day of Mi.rith
 ease of the duath or other constitutional diaphity of lie preatern 2. The persan laviug the greatest numbir of volts as tite freideot, shall be tive vire prrsident,
 choose the vice presidenti: a quorum for the purpoes thatl constet of two thirds of the whule number of senalors, and a majority of the whole namber simall he mecessary to a riowe. 3. Rat no person constitstionally inelipible to the wifice of presideet, shall be eligible to that of vice pretidett of the United States
anticie 13.
Tr any citizen of the United States shall nccept, daim, reccire, or retaite any titie of notility of honor, or shall, without the rovient of eosgress, arrept and retain any presem, pension, offire, of emolu ment of any kind whatever, from noy emperor, king, prince no foreifn power, such person shall cense to be a citizen of the Uniticd under thein, or either of them.

RESOLUTION',

Resolved by the Senale and House of Repreamiatires of dir thited States of Amecricn, in :Congress ussembicd, That, wherras, in pursuance of annet of Congress, passed nn the eightecnth day of April, ave people of the llineis Tertitory to fopm a constitstion and static for erument, and for the admission of such stale into the union, oil an equal foating inith the original slates," the perple of said territory did on the twenty-sisth day of August, in the prescnt year, by a coip irntion called for that purpose, frim for themelves a conslitution and slate governtpent, which constitution and slatc covcramerm, so formed conpract between the original) states and the people and stater in the Meritory northwest of the शiver Olifo, pasued on the thirterntli (tin) of



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



S0. AMENDMENTS TO THE CONSTITUTION.
and a majority of the whole number shall be necessary to a chnice.
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 xill.
Citizenship If any citizen of the United States shall forfeited by accept, claim, receive or retain any title ance, from a of nobility or honor, or shall, without er. of any ti- the consent of Congress, accept and retain the of nobili-any present, pension, office, or emolument ty
emolament of of of
of any kind whatever, from any emperor, any kind, sc. king, prince, or foreign power, such person [See, as connected withshall, States, and shall be incapable of holding ante, Art t, Sec. any office of trust or profit under them, or 7, page 65.] either of them.
[NOTE. The eleventh article of the Amendments to tha Constitation, was proposed at the recond session of the third Congress ; and the twelfth article, at the 6rst 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

## TREATY OF CEESTON.

A.

## Hig

of the
LA W S
or

MASSOTIRT TERRITORY
coscraytiva


(diphabetically arrometid), srosusi fenarr



Hi variety of $k$ ux mo, useluh to Magistrates,

B T HENRY S. GEYER.

ST. LOUTS :
RJUNKED FOR THE PUBLISHER, BY SOBEPH CHARLESS.


## 1818.

## LAWS

or the
Etaty or

REVISED AND DIGESTED

BY AUTHORITY

OR THE

CETMEAT AsSEMETXX.

IN TWO VOLUMES.


Published according to an act of the General Assembly, passpd elst February, 1895.

## ST. LOUIS:

Printed by E. Charless, for the State.
1825.

TREATY OF CESSION.
and if no person have a majority, then from the two highest numbers on the list, the senate shall choose the vice-presilent: a quorum for the purpose shall consist of two third
of the whole wall be necessary to a cheice.
whole number shall be necessary to a choice.
presilent shall be eligible to that of of president, shat be eligible to that of vice-president of
Are United States. Arte 13.
If any citizen of the United States shall accept, claim, [Fee, ss receive, or retain any tille of nobility or honor, or shall, coneerted w $^{\text {" }}$-ut the consent of congress, accept and retain any whyect. cver, from any emperor, king, prince, or foreign power, eee 9 . such person shall cease to be a citizen of the United States, elmuse7, and shall be incapable of holding any office of trust or profit under them, or either of them.
[Nome.- The 11 th artiele of the amendments to the constitution,
kas proposed at the speond session of the third congress: the $12 \mathrm{I}_{\mathrm{h}}$
article, at the first session of the eighth congress: and the $13 t h$ ar
tiele, at the second session of the eleventh eongress-]

TREATE OE CESSTONT.
Treaty betweep the U. States of America and the French republic 3eA pril, $180{ }^{3}$ The presficnt of the United States of America, and the Desirr of irst consul of the French republic, in the name of the the prorries French people, desiring to remove all source of misunder- ollsoureo of itanding relative to oljfects of discussion mentioned in the misunderecond and fifth articles of the convention of the 3 th Vert-standing re lemiaire, an 9 ( 3 )th September, 1800 ) relative to the rights onastroction laimed by the Uited States, in rirtac of the treaty con- of the treong atholic majesty and the said United Stater, betweon his of the 27 L trengthen the union and friendship which, and wiling to ortober, the sine the ution wail he two nations, have respectively named their plenipo- strenth entiaries, to wit, the president of the United States of the anloa America, by and with the ndvice and consent of the senate and friend of the said states, Robert R. Livinsiton, minister plenipo ship of the entiary of the United States, and James Monroe, minister of terifiary and envoy extraordinary of the said states,
temary and envoy extraordinary of the said states opsul, in the name of the French people, the French citijem Barbe Marbois, minister of the public trensury, who fer having respectively cxchanged their fult power, have greed to the following articles:

## REVISED STATUTES

OF THE

STATE OF MISSOURI,

## befised and mgested by the mighth geniral asómbly durima the mears

ońz thousand gight fúndred and thirty-rour, and onm
THOUSAND EIGHT HUNDRED AND THIRTX-GTYE
toostuse witu
THE CONSTITUTIONS OF MISSOURI AND OF THE UNITED STATES.

appointed by the general agmblyfor that purfober.

ST, LOUIS.


1835

## CONSTITUTION OF THE UNITED STATES,

ARTJCLE IX.

The enumeration in the constitution, of eertain rights, shall not be eonstrued te deny or disparage others retained by the people.
ARTICLE X.

The powers not delegated to the United States by the consritution, nor pro
ARTICLEXL

The judicial patwer 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 Statet
by citizens of another state, or by citens or subjects of eny foreigut state.
ARTICLE XII.

1. The electors shall meet in their respective states, and vote by ballot for pre sident 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, ind 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 persont voted for es 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 nump ber 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 major ty, then the persons having the highest numbers, not exceeding three, on the list of by ballot, the president. But in choosing the president, the votes shall be taken by slates, the representation from each state having one vote; a quorum for this" pur pose 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 bouse of repres sentatives shall not choose a president whenever the right of choice shall devolve
upon them, before the fourth day of March next following, then the rice-presidene spall aot as president, as in the case of the death or other constitutional disatility of the pitsident.
2. The person having the greatest number of votes as vice-president, shall be rice-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 siball choose the vice-president: a quorum for the purpose shal consist of two thirds of the whole number of senators, and a majority of the
3. But no person constitutionally ineligible to
eligible to that of vice-prefident of the United Staterice of president, eball ba
ARTICLE XIII.

If eny citizen of the United States shall accept, claim, receive, or retain any pithe nobility or honor, or ahall, without the cepsent of congress, acceept and emperor, king, prince, or foreign power, such person shall cease to be from any

14 CONSTITUTION OF THE UNITED STATES
ARTICLE NI.
The jodicial power of the United States shall not be construed to cestend to any The jodicial powiter of the United States shat not be construed to cstend to any
suit in law or equity, commenced or prosecuted ngainst ene of the Cinited States by citizens of anolicr stite, or by citizens or suljicets oi ans forsign state.

ARTLCLE XIl.

1. The cieciars shall mect in their reppective states, and vote by ballot for président and vice-president, wac of ivhon, at leath, shall wet be an inibatitant of the same state with emectes, hley shath mame in their tallits the perton woted for
 voted for as viec-pre-ident, :and of the number of wist ior each. which lists they shall sign and certis, and tram-mit, senkd to the reat of the goresument of the United States. directed to the president of the tenate: the prestident of thic semate shath, in the prosence of the senate sind house sti ispresentanivet, open all the cer tificates, and the votes stah then be coutted: the person liaving the grestest num-
ber of votes for president. shall be the president. if such mumbre be at majority of the whole mabur of electors apmpinted: andif no ferten bave tuchanamity then from the persons having the hifhett nambers, no cse adine thires. on the list of those veted for af prusident. the honse rit represemative fhall choose ham diatels. by Lalles, the president. But in thoosing the prestewt ite rotes stailt be laken by
 jority of all the states ahall be necessary to a blicest. Ahd if the honse of repre sentatives shath not choort a pretident whenever tha right ef chaise shaif derelve
 of the president.

 pointed: asd if an perzon have a majority. that hem the tho hifhthe-1 nembers on
 number shall be neecstary to acheice
2. But no persen constitutionally ineligithle the the entice of provilent. shall he digithe to that of tiecepretident of the lonised \$t,

WRTHCLE XIH
If any citiz...n of the V'nited S:ate shath arrept. chaim. recrive, or retain any
 retain any pretent, pension. biftice or cmolument of any hind whitcier. fiom any the United States, and shall be incarable of holding ant office of trust or profit undee them or either of them.
[Nore.-The It thaticle of the amendments to the cometitution, was propored nt the second cession of the third congrese; the 12th article, at the first sestion of cone eighath congress; and the 13 ith article. at the second sestion of the elevently

THE

REVISED STATUTES
ortit

Revised and Digested
ey tre

Eighth General Assembiy,
during the years one thousand eight hundred and thirty-four, and one thousasd elght huxdred and thirty five:

Tagstier nith

THE CONSTITUTIONS OF MISSOURI AND OF THE UNITED STATES,
$\qquad$

SAINT LOUIS:
Printed by order of the Secretary of Slate,

$841-\Rightarrow 81$.
$\Rightarrow 1811$.

## THE

REVISED STATUTES

STATE OF MISSOURI,<br><br>ExDRED AxD Toart-FNE

## THE CONSTITUTIONS

UNITED STATES AND OF THE STATE OF IIEsOURI,

THE ACT OF CONGRESS
ALTHORZLNG THE PEOPLE OF MISSOLR TERRHORI TO FCRMA A STATE GOVERNMEST,

THE ORDINANCE
 DLCLARIVG TME ASSEMT OF TME PFORLE OF NISSOEPI TO THE
ASD PROVISIONS OF THE SAID ACT OF CONGRESS:
with as
APPENDIX.
ranted undenthe seremixtendence of
WILLIAM CLAUDE JONES, COMmissioner,

a commishonen to superintend the fainting or the revised Laws."
ST. LOUIS:
PRINTED FOR THE STATE, BY J. W. DOUGHERTY. 1845.

## CONSTITUTION OF THE UNITED STATES.

 ARTICLE XIThe judicial power of the United States shull not be construed to extend to any in law or equity, commenced or prosecuted against one of the United States sitizens 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 preat and vice-president, one of whom, at least, shall not be an inhabitant of the c state with thensdyes, hey shall name in their bullots the porson voted for 'shall make distinct lists of all persons voted for as president, and of all pervoted for as vice-president, and of the number of yotes for each, which lists shall sign'and certify, and transmit, sualed to the seat of the government of United States, directed to the president of the senate; the presinent of the to shall, in the presence of the senate and house of representatives, open al certificates, and the votes shall then be counted: the person liaving the great number of votes for president, shall be the president, if such number be a ma$y$ of the whole number of electors appointed; and if no personhave such a may then from the persons having the highost numbers, not exeeeding three, on list of those voted for as president, the house of representatives shall ehoose ediately, by ballot, the presidont. But in choosing the president, the votes be for this purpose shall consist of a member or members from two thirds at rum for this purpose shall consist of a member or members fon tho thats of house of representatives shall not choose a president whenever the right of ce shall devolve upon them, before the fourth day of March next following the vice-presidentshall act as president, as in the case of the death or other ititutional disability of the president.
The person having the greatest number of voles as vice-president, shall be --president, 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 lughest numbers he list, the senate shall choose the vice-president: a quorum for the purpose consist of two thirds of the whole number of senators, and a majority of the le number shall be necessary to a choice.
But no person constitntionally incligible to the office of president, shall be ible to that of viec-president of the United States.

ARTICLE XIII.
§any citizen of the Unitud States, shall acecpt, clain, receivc, or retain any of nobility or honor, or shall, without the consent of congress, aecept and in any present, pension, office or omolument of any kind whatever, from any e- United States, and shall be incapable of holding any office of trust or profit er them or either of them.
Nors.-The 11th article of the amendments to the constitution, was proposed he second session of the third congress; the 12th artiele, at the first session of eighth congress; and the 13tharticle, at the second session of the eleventh conss.].


Michigan
Recognized




Florida

## Recognized

Territorial Publications



Texas
Not Known

Iowa
Recognized
Territorial Publications
president of the Senate shall, in the presence of the Senato and IIouse of IRepresentatives, open all the certificates, and the votes shall then be eounted; the person having the greatest number of votes for president, shall be the previlent, if such number be a majority of the whole numfur of clectors appointed; and if no person have such mriority, then from the prrsons having the highest numburs, nut rexemating three. on the list of those voted for as prosiden', the llowe of liepresentatives shall choose immediately, by ballot, the president. Jhat in choosing tho previlutit, the votes shall ho taken by States, the repreerntation from each State kaving one vote; a quorum for this purpue shall consist of a member or members from two-thirds of the States, and a mpjority of all the States stall bo necessary to a choice. And if the House of Rrpresentatives shall not choose a president, whenever the right of choice shall devolve upon them, before the fourth day of Mareh next following, then the vice presi-d-nt shall act as president, as in the case of the death or wher constitutional disability of the president.
2. The person having the greatest number of votes as viec prissident, shall be the viee president, if such number lie a majority of the whole number of electors appointed; awd if no person have a majority, then from the two highrat numbers on the list, the Senate shall choose the viee presitent: 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 of the United States.

ARTICLE XIIT.
If any citizen of the United States shall accept, claim, When citizen. receive, or retain any title of nobility or honor, or shall, ship shall bo without the consent of Congress, accept and retain any forieitech. present, pension, offies, 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 iacapable of holding any office of trust or profit under them, or either of them.

REVISED STATUTES
of tixi

22 CONSTITUTION OF THE UNITED STATES.

## ARTICLE XIII.

If any citizens of the United States shall aceept, 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 powcr, 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.

TERRHTORYOTHWA,

REVISED AND COMPILED BY A JOINT COMMTTYGE OF THE LEGISLATURE-SESSION 1862-43,


IOWA CITY
PRINTED BY HUGHES \& WILLIAMA,

## Wisconsin <br> 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 <br> Recognized

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

GENERAL LAWS
or тus
STATE 0F KANSAS
aferd at tux
FIRST SESSION OF THE LEGISLATURE,
COMPGENCED AT TIIE CAPITAL. MAROH 26, 1861,
to when ane apresbegit
THE DECLABATION OF INDEPENDENCE, CONSTITUTION OF THE
United states, treaty of cession, organic act,
ITED STATES, TREATY OF CESSION, ORGANIC AO
CONSTITUTION OF TIE ETATK OF KANSAS,
ACT OF ADMISSION, LISTS OF STATE
OFFICERS AND MEMDKHS AND
officers of Legislature.

ate journaln steam row
" kansas state journaln steam power phess punt. 1861 .

## CONSTITUTION OF THE UNITED STATES.

ARTICLE XIII.

Ither sition of. If any citizen of the United States shall accept, claim, receive
 porve, soc sent 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
[Nors.-The 11th artiole of the mmandments to the Constitution was proposed at eighth Congrose; and the 131 h artiole, At the socond sostion of the gist sassion of the


TERRITORY OF NEBRASKA.

LAWS, RESOLUTIONS AND MEMORIALS,
PASSED AT THE
REGULAR
or tue


of tue
'ULIRILTORY OF' NEBRASKA,


## TOGETHER WVTH

flit. ''ONS'PITUTION' OF THE UNITED STATES, THE ORGANIC B,AW, AND THE PHOCLAMATIONS ISSUED IN THE OR
fiANI\%ATIOS OF THE TERRITORIAL GOVERNMHAT T

PUBLISHED BY AUTHORITY

SHERMIAN \& STRICKLAND, TERRITORIAL PRINTERS.
OINXAXEA. OXTY, NT, Ty

### 1.353.

sident, shall be the president, if suth number be a majority of the whole number of electors appointed ; and if no persun lave such majurity, then from the persons haring the highest numbers, not esceeding thrve, on the list of those roted 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 yuorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the Sutas 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 haring the greatest number of votes as rice president, shall be the vice president, if such number be a majority of the whole number of electors appointed ; and if no person lave a majority, then from the two hughest numbers on the list, the Senate shall choose the viee president: a quorum, for that purpose, shall consist of two-thirds of the whole number of Senstors, and a mujurity of the whule number shall be nereseary to a choire.
3. But no person constitationally ineligible te the ultire of pmox dent, shall be eligible to that of vice president of the United States.

## ARTICLE XIII.

If any eitizen of the United States shinll accept, elnim, receive, or retain any title of nobility or honor, or shall, without the con sent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, ling, 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 truat or proft under them, or cither of them.

## LAWS, JOINT RESOLUTIONS, AND MEMORIALS

PASSED AT THE

SECOND SESSION OF THE LEGISLATIVE ASSEMBLY
of the
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 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 s majority of the whole number of electors appointed ; and if no person have such majority, then from the persons having the higbest numbers, not exceeding three, on the list of those voted for as President, the House of Representatires shall choose immediately, br ballot, the President. But, in choosing the President, the votes sball be taken by States, the representation from each State having one vote ; a quorum for this purpose shall consist of a member or members frum 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 cboice shall devolve upon them, before the fourth day of March next following, then the Viee-President shall act as President, ns in the case of the death or other constitutional disability of the President.
9. The person having the greatest number of votes as VicePresident, shall be the Vice-President, if such number be a ms. jority of the whole number of electors appointed; and if no person have a majority, then from the two higbest numbers on the list, the Senate shall choose the Viee-President; s 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 of the United States.

ARTICLE XIII.
If any citizen of the Uuited States shall accept, claim, receive, or retain any title of nobility or honor, or shall, without the eonsent of Congress, aceept and rutain any present, pension, oftiee, or emolument of any kind whatever, from any emperor, king. prince, or forcign power, suel, person shall cease to be a citizen of the United States, and shall be ineapable of holding any oflice of trus or profit under them, or either of them

LAWS, JOINT RESOLUTIONS, AND MEMORLLLS, PASSED AT THE

THIRD SESSION OF THE LEGISLATIVE ASSEMBLY
of TME

## 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 TEEE ORGANICIAW.

PRINTED AND PUBLISHED BY AUTHORITY.

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

## 18

for as President, and of all persons voted for as Vice-Presidenta 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 Cnited 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 clectors appointed; and if no person hnve such mnjority, then from the persons having the highest number, not exceeding three, on 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 shail 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 Presides as President, shall be the Vica-President, if such number be a majority of the whole number of electors appointed; and if no person hnve a majority, then from the wo highest numbers on the list, the Senate shall choose the Viec-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 10 a choice.
3. But no person constitutionally ineligible to the office of President, shall be eligible to that of Vire-President of the United States.

## ARTICLE NIII.

When mitumbin
If any citizen of the Cnited dtates shall accept, cirrim. receire, or retain any title of nobility or honor, or shall. without the consent of Congress, accept and retain any present, pelision office, or emolument of any kind whatever, from any emperor king, prince, or foreign power, such person shall cease to hee a citizen of the C nited States, and shat- be pithav of them. any office of trust or profit under them, or either of thrm

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 ns President, and of all persons voted for an Vice-President, and of the number of votes for each, which lists they sball sign and certify, and transmit sealed to the seat of government of the United States, directed to the President of the Scnate; 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 baring the bighest number, not exceeding three, on the list of those voted for as President, the Huase of Representatives ahall 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 shal! consist of a menber or members from two-thirds of the States, and a majority of all the States shall be mecessary to a chenice. And if the House of Representatires shall not chnose a Fresident, whenever the right of choice shall devolve upon them. lefiare the fourth dny of March nest following, then the Yice-President sluall act as Preaident as in the pase of the death or other constitutional disability of the P'resident.
2. The person having the grentest number of sotes as VicePresident, shall be the Vice-President, if such number be a majority of the whole number of electors appuinted; and if no person hare a majority, then from the two lighest numbers on the li-t, the Senate shall ehoose the Vice-Yresident; a quorum for that purpose, shall consist of two-thirds of the whole number of Senators, and a majority of the whole number Ehall be necessary to a choice.
3. But no person constitutionally eligible to the office of Presinent, shall be cligible to that of Vice.President of the United States.

## ARTICLE XIII.

Whan eritionewip
If any citizen of the United States shall accept, elaim, receire, or retain any title of nobili-y 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, sueh person shall cense to be a citizen of the United States, and shall be incapable of bolding anyy office of trust or profit under them, or either of them.

## Caws, 3 oint hissolutions any 年temorials

PASSED AT THE PIFTH SESSION
of $1 \mathrm{TH}_{8}$
LEGISLATIVE ASSEMBLY

OF THE
TERRITORY OF NEBRASKA,
BEGUN AND HELD AT OMAHA OITY, N. T.,
SEPTEMABER 21, A. D. LBE8.
TOGETAER WITB

THE CONSTITUTION OF THE UNITED STATES
ANP TBE
ORGANICLAW,

PUBLIRHED BY AUTHORITY.

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

## CONSTITUTION.

## ARTICLE KII

Mode of elicet.
togs preideot
and vico pres

1. The electors shall mpet 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 persons 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 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 cortificates, and the votes shall then be connted; 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 snch 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 baving 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 clivice 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 higbest numbers on the list, the Senate shall choose the vice presi dent; a quorum, for that purpose, stasil cousisi of two this of the whole number of senators, and a majority of the whole number shall be necessary to a choice.
3. Bnt 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, Whea ellizac-:
sbip tell bo eceive, 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 rom any emperor, king, prince, or foreign power, such and shall be incapable of holding any office of trust or profit under them, or either of them.

## Cosetitutiow.

## ARTICLE XII:

Mose of filentige 1. The electors shall meet is their"respootive ntates Thon- Vmotidet of vote by ballot, for prexident and vice president. oni the Untiad whom, at least, ahall not be an inhabilant of the s state with themselves; they shall name is their ballots persons voted for as president, and in distinct ballots person voted for as vice president; and they shall m
distinct lists of all persons voted for as president, and all persons voted for as viee president, sid of the nam of votes for each, which lists they shall sign and cert and transmit sealed to the seat of government of United States, directed to the president of the Senate; president of the Senate shall, in the presence of the Sens and House of Representatives, open all the certificates, n the votes shall then be counted; the person having t greatest sumber of votes for president, sball be the pre electors appointed; and if no person have such majorit then from the persons having the highest number, not e ceeding three, on the list of those voted for as preaider the House of Representatives shall choose immediately, ballot, the president. But, in choosing the president, ti votes shall be taken by states, the representation fro each state having one vote; a quorum for this purpose sha consist of a member or members from two-thirds of $t]$ states, and a majority of all the states shall be necessary to
choice. And if the House of Representatives shall not choos choice. And if the House of Representatives shall not choos a president, whenever the right of choice sball devolve npo them before the fourth day of March next following, the the vice president shall act as president, as in the case o the death or other constitutional disabiny of the president vice president, shall be the vice president, if such numbe be a majarity of the whole number of electors appointed and if no person have a majority, then from the two highes numbers on the list, the Senate shall choose the vicd presi dent; a quorum, for that purpose, shall consist of two thirde of the whole number of senaturs, and a majority of the whole number shall be necessary to a choice
3. But so person constitutionally ineligible to the office of president, shall be eligible to that of vice president of the United States. $\qquad$
When aldass.
If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or bonor, or shall,
withont the consent of Congress, accept and retain any present, pension, office, or emolument of \&uy kind whatever, from any amperor, kigg, 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.

| क~ | 113963 | $\begin{aligned} & K F N \\ & 25 \\ & N 4 \\ & 1860 \end{aligned}$ |
| :---: | :---: | :---: |


PASSED AT THE SEVENTH SESSION
or the
LEGISLATIVE ASSEMBLY
or the
TERRITORY OF NEBRASKA,
BEaOk and heid at
OMAHA CITY, N. Th DECEMBER 5, A. D. 1860.
tooprace wiry
THE CONSTITUTION OF THE UNITED STATES


EXHIBIT

## D-32

 PRINTED BY THONAS MORTON,"NEBRASKA CITY WEWS,"
1861.


## Colorado <br> Recognized

Territorial Publications

GENERAL LAWS, JOINT RESOLUTIONS, MEMORIALS,
AND PRIVATE AOTS,
PASSED AT THE FIRST SESSION

Ciferar: $<$ ovthe
-EgÍSLATIVE ASSEMBLY
or tirs
TERRITORY OF COLORADO,
begery axd betid at
DENVER, COLORADO TER., SEPT. 9th, 1861.
TOGETHER WITH
THE DECLARATION OR INDEPENDENCE,

THE CONSTITUTION OF THE UNITED STATES,

AsD THE
ORGANIC ACT OF THE TERRITORY.

PUBLISHED BY AUTEORITY.

DENVER:
thos. Gibson, colorado republican and herald office. 1861.

2 AMENDMEATS TO THE CONSTITUTION.
the seat of government of the United States, directer to the President of the Senate; the President of the Senate shall, in the presence of the Senate and Honse of Representatives, open all the eertificates, 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 liate such majority, then from the persons having the hiphest numbers, not exceeding three, on the iresentatives shall choose immediately, by ballot, the President. But in choosing the President, the rotes slall be taken by States, the representation from each State having one rote; a quorum forthis purpose shall consist of a member or members from two-fhirds of the Statez, and a majonity of all the States shall be necessary to $n$ choiec. And if the Honse of Representatires fhall not clionos. a President whenerer the right of choice shall dow we upon them. before the fourth day of Jarch following, thien the Viee Prasident shall act as Prevident, is in the caze of the rieath or other constitutional disthity of the President.
Af the Nice Preet- 2. The persmn baving the greatest number of whe namben he n unt nppointet: and if mopersoa have annjoric. thea men the two highest mminers in the list, the Senate aboll cloose the lice President: a quorum for the parpuee shall consist of two-thitds of the whole nimber "ff be necessory to a clioice. 3. But no person eonstitutionaly ineligible to The
office of President, shall be eligible to tati of Yise President of the Tuited Stutes.

ARTICJE XIII.

If any citizen of the United States shall accept, clainn, receive or retain any title of nobility or honor, or shall, without the cousent of Congress, accept and retain any present, pension, office or emolument of any kind whatever, from any emperor, king, prince, or foreikn power, sheh person shall eease to be a citizen of the United States, and shall be incapable of holding nay office of trust or prolit 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 eightl Congress; and the 13th artiele, at the second session of the eleventh Congress.]
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 nppointed; 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 Presilunt. But in choosing the President. the rotes shall be taken by in choosing the President. the rotes shat be taken by States, the representation from each Sate 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 shinll not choose a Presitent whenever the rigit of choice shall deverve upon them, before the fourth duy of March following- then the Vice President shall aet as President. as in the case of the death or other constitutional lisability of the President.

Viee Presilent, shall be thice Presilent, 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 semate shall choose the Vice President : a quorum for the purpose shall consist of twothirls of the whole number of Senntors, and a majority of the whole number shall be necessary to a choice.
3. But no person constitutionally incligible to the office of Presilent, shall be eligible to that of Vice President of the Unitel States.

## ARTICLE XIII.

In what


If any citizen of the Enited States shall accept, claim, receive or retain any title of nobility or honor, or shall, without the consent of Congress, aceept 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 LAWS,
JOINT RESOLUTIONS, MEMORLALS, AND PRIVATE ACTS,
PASESD AT THE
FIFTH SESSION
op tex
LEGISLATIVE ASSEMBLY
op tur
TERRITORY OF COLORADO.



GOGETHER WITH TEE DECLARATION OF INDEPENDENCE, THE CONSTITETION OF THE UNITED STATES,

- and the

ORGANIC ACT OF THE TERRITORY,
WITH THE AKgNDEENTB Thareto.

PUBLISHED BY AUTHORITY.
$\longrightarrow$
CENTRAL CITY:
priated my david c. Colliter, gtiners' regibter offioe. 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 eonstitutionally ineligible to the office of president, shall be eligible to that of vicepresident of the United States.

## ARTICLE XIII.

In what ca
ses Porsons
altizenshi P

1. If any citizen of the United States shall acceph, claim, receive, or retain any title of nobility or honor, or shall, without the consent of congress, aceept and retain any present, pension, office or emolument $\alpha$ any kind whatever, from any emperor, ling, 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 therm.
[NOTE- - The 11th article of the amendments to the constitution was proposel at the second session of the third congress; the 12 th article, at the first session of the eight congress; and the 13 th article, at the second session of the eleventh congress.]

## ARTIOLE XIV.

1. Neither flavery nor involuntary servitude, except as a punishment for crime 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,
rassed at trat

SIXTH SESSION
or the
LEGISLATIVE ASSEMBLY or THa

TERRTTORY OF COLORADO.

```
Conyenrd at Goladen City, os the thimd day of Decembem, 18G6.
TOGETHER WITIL THL TDECLATAATION OF INDEPESDNNCE, THE CONSTITUTION OF THE CNILED STATES,
AxD tive
ORGANIC AUT OF THE TERRITORY,
with the anymbungts theneto:
PUBLISAED BY AUTHORTTM
```

$\qquad$

OENTRALOITY:
david c. collifer, pieinter, miners' registee office. 186 т.

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.

## A RTICLE NTII

1n what oal
sos persous

1. If any citizen of the United States shall accent sor
citerther the
citime claim, receive, or retain any title of nobility or aceent or shall, without the consent of congress, accept and retain any present, pension, office or emolument of :tuy kind whatever, from any emperor, king, prince, or foreign power, such person shall eease to be a citihen of the united States, and shall be incapable of holding any office of trust or profit under them, or either of them.

HOTE.-The 1lth article of the amendments to the constitution was proposed at the second session of of the eighth congress; and the 13 th article session second session of the elev cond session of the eleventh congress.?

ARTICLE NIV.
Slavery 1. Neither slavery nor involuntary servitude, ex shall have been duly convicted, shall exist within the United States, or any place subject to their juris diction.
2. Congress shall have power to enforce this article by approprinte legislation.

## LEYES GENERALES,

APROBADAS EN LAS SESTONES 4A, 5* Y 6*
DELA
asamblea legislativa par

TERRITORIO DE COLORADO, ${ }^{c}$
sesto cost
A DECLARACIOY DE ENDEPENDENCLA,

La Constitucion de los Estados Unidos, rese

ACTAS ORGAITCAS DHE TERRITORIO.

PURLICADAE POR NANDATO DH TLA AUIOFIDAD.


## ARTICULO XILL

La ant ano Si algun cindadano de los Estados Unidos aceptase, rerderap rat reclamase, recibiese of guardase alchun titulo de bonor 6 noblezs, 6 aceptase y returicee algun preseate, pension, empleo $\sigma^{\prime}$ emolumento, de cuilquiers claso que zea, de algun Eraperador, Res, Príncipe 6 poder extranjero, siu consentimiento del Oongreso, la thl persons dejars de ser
ciudadano de $10^{\circ}$ Estados Unidos, f no podrí ocupar ningun cmpleo do confiama of provecho en ellos on aningano de ellos.
[Som-E1 Artioulo 11 de les enmionins $\leq$ Is Constitucion, fab proprierto on In ocgunds Sesion dol tercer congriso; el Articulo 19, en in primera Sepion del octiko Congreso; el articuio 13, em in Sosion del undecifor Congreso.]

REVISED STATUTES

COLORADO:


SEYENTH SESSION OP TUE LEGISLATTYE ASSEMBLY, CONVEMED ON THE BECOND DAY OF DECEMERE, A. T. 1907.

A180, yze
AOTB OR A PUBLLO NATURE PASUED AT THE SAME gRRGION, AND THE PRIOR LAWS STILL IN FORCE.

TEI DROLARATION OF MGDPPANDENCE, TAE CONBTITUTION OT THB


AMmADENTE THERETO.



## ABTIOLE XIL

1. The elsators shall meat in their reapective states and vote by ballol for president and vice-prenident, one of whom, at least, shall not be an inhabitant of the same atate an themselves; they shall name in thair ballote the permon voted for as presi. dent, and in diatinot bsillots the pereon votad for as vice-presildent; and they absill make distinet. lista of all pervons poted for ats proaidert, and of all persons voted for as vico-president, and of the number of votes lor each, which lists they shall sign and oortify, and transsait asealed to the sest of government of the Jaited States, directed to the president of the ssasate; the president of the sanate shall, in the preaence of the semate nad house of reprosentativen open all the certifcates, and the votes ball then be oounted; the poraon having the greatest nuwber a votes for presideat shall be the prasident, if tuch number bo no pertion hava much majority, then from the pergons having the highest numbera not oxcesdiag thres, on ths liot of thes voted for as presidont, the house of representatives ahsil ahores immediatoly, by ballot, the president. But in choosing the pres idont, the votes shall he taken by aut in choosing the presfrom sach state having one vote; a quarum for this purpo whall sonsist of a member or members from swo thirds of the atatez, nad a majority of all the stateas shall bo necessary to choioc. And if the houas of representatives ahall not chocse a president Whenever the right of choice ahall devolve upon them, pefore the fourth day of March following, thea the vice-president alall aot as president, as in the crso of the death or other oonstitutional disability of the president.
2. The peraon having the greatest number of votes as ricepresident, ahall be vice-president, if sueh nuraber be a majority have a majority, then from the two bighest numbers in therion the senato shall shoose the vice-president; a quorum for the purpowe ghall consiat of two thirds of the whole number of enators, and \& mejority of the whole number shall be necestary to a ohoive.
3. But no pereon conutitutionally ineligible to the office of president, abill be eligitle to that of vice-president of the Jnived Stavas.

## ARTICLA XIII.

1. If any eitisen of the United States hhall wecept, elaim, re aive, or retain, any title of nobility or honor, or sledl, without he concent of congrees, acoept and retain any present, pension, eftice or amolament of any kind wbatever, trom any onparor,
 1808.

## North Dakota <br> Recognized

Territorial Publications

GENERAL LAWS,

AND

MEMORIALS dYD REGOLUTJOYS $\therefore \because$

## TERRITORY OF DAKOTA,

PASSED AT THE finst session or the

LEGISLATIVE ASSEMBLY,
conagiced at tile tows of tankrox, hancil is, and concleded hat is. ise
to wimer ane phepixed
A BRIEF DESCRIPTIOX OF TBE TERRITORY AND ITS GOVERNMGNT,
the constitution of the uyited states, the
DECLARATION OF INDEPENDENCE, AND THE
AOT ORGANIZING THE TERRITORY


YANKTON, DAKOTA TERRITORY: JOSIAHC. TRASK.
poblic parstan, "Dakothax" oryice
1869.

CONSTITUTION OF THE UNITED STATES.
name in their ballots the person voted for :as president. and in tistinet ballots the person voted for as vice-prevident: and thev shall make distinct lists of all persons voted for as president, and of all persons roted for as rice-president, and of the number of votes tor eatch: aed or as heeprill , and certity, anil transmit sealed the the bat of government of the Trital Snies, dircetel to the presilent ot The previden of the acmate shall in the prosconce of the he senate. The president of the sedre slill the cortiticates and enate tin he repest her

 majority of the whole number of clectors appointed; and if no person bave such majority, then from the persons thaving the highest numpert. not exceeding three, on the list of those voted for as president, the bouse of representatives shall choose immediately, by billot, the president. But, in choosing the president, the votes shall be talken 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 aecessary to a choice, A:ad if the house of representatives shall not choose a president, whenerer the right of choice shall devalve pon them, before the fourth dny of March next following, then the rice-president shall act as president, as in the cave of the death or ather constitutional disability of the president
2. The person having the greatest number of votes ats rice-president shall be the vice-president, if such number be a majorty of the whole number of electors appointed; and if no person liave a mator ify, then from the two lighest numbers on the list, the senate shal boose the rice-president: a quorum for the purpose zhall monsist of wo thinds of the whole number of senntors, and a majority of the whole number shall be necessary to a choice.
3. But no person constitutionally ineligible to the office of prosi deat shall be eligible to that of ricc-president of the Thital Sitates.

ARTICLE NIII
If any citizen of the United States shall accept, claim. receive, or wo tuth or mo retsin any title of nobility or honor, or shall, without the consent of be kertherel. ar acept or retain any present, pension, office. or ensumen
a pomer, such person shall cense to be a citizen of the United Stan and shall be incapable of bolding any office of trust or profit under them, or either of them.

AND<br>MEMORIALS AND．$\because$ RTSOLUTIOKS<br>$\because$ 回

TERRITORYOFDAKOTA，

PASSED AT THE SECOND SESEION
of the
LEGISLATIVE ASSEMBLY，
 saxcant 3，1963．
to whtelf AME PMerised
THE CONSTITLTION OF THE CNITED STATES，THE DECLARATION OF IMDEPENDENCE，AND THE： ACT ORGAMIZLNG THE TERRITORI：


YANETON，DATKOTA TERRIIORY．
KTNGSBURY \＆ZIEBNEK 1MBLIC PRIXTERS，
Datortas uFluct
$\rightarrow \quad 1562 \mathrm{c} 3$
1862 －and 63

COESTITUTION OF TUE USITED STATES．
of tho Thole number of electors appointed；and if Tri．have a majority，then from the two highest numbers ata the senate shall choose the rice－president ；a quorum
Sporpose shall consist of two－thirds of the whole num－ menators，and a majority of the whole number shall be asirifto＇s choice．
Whatno person constitutionally ineligible to the office of went shall be eligible to that of vice－president of the


## ARTICLE XIII．

Ancitizen of the United States shall accept，claim，re－Miputatme．

casent of congress，accept or retain any present，pension，
or emolument of any kind whatever，from any emperor，
armee，or foreign power，such person shall cease to be a
of the United States，and shall be incapable of holding
thes of trust or profit under them，or either of them．

## GENERAL

LATS，MEMORJALS AND RESOLUTIONS
of res


DA边A，

LEGJSLATIVE ASSEMBLY


A！
さエv゙II

## CONSTITUTIOS OF TH＿

majority of the whole number of electors appointed；and if， person tave such majority，then from the persons laving \＆ highest number，nut excecting three，on the list of those rote for as president，the ifeuse of representatives shall choose in mediately，by ballot，tho presidicat．Dut，in choosing the pro ident，the votes slat：I we taiken by states，the representatin from exch state baving one vule ；rquorum for this purpose sha consist of a womber gr tuetubars fro：n tro－thirds of the stata and a majerity of ail tiee stites saill be necessary to a checia And if the house of represwhanires shat not choosea presidea whenever the rftit niz ciatee shat！tevolve upun them，bein the foursid ing of Siachnert thliswing，then the vice－presiden shall act as presii．icnt，as iat the caze of the leath or other cos． stitutional disatitity of the presiletat．
2．The person laving the greatest number of votes vice－president sfat！be the vice－president，if such number be majority of the whole umber of electors appeinted；and if＝ person have a majority，then from the two highest numbers a the liss，tios zemto sladl cinvose the vice－president ：a quora for the purpose alut！cunsia！of ：wo－thir！！a of the whole numbe of seastors，anaia ianjurity oi the wiole number shall be at cessary to a cleviec．
3．Bu： 20 persaan constitutionalty inelligible to the cffice of president shat be clligible to tian of viec－presideat of the to ted Suates．

## AREICLE NIIL

 the consuat of cun－ress，accept or retain any present，pension office，or cmolument of any kind wtatever，from eny emperor， king，prince，or forciga power，such person shall cease to bes citizea of the Cuited Sitates，and shall be incapable of holdint any office of trust or proft unler them，or either of them

## ARTICLE XIV．

semtion I．
Neither alarery nor involuntary servitude，except as a pun

## Recognized

Territorial Publications

Wyoming
Recognized

## Territorial Publications

## GENERALIAWS,

## MEMORIALS AND RESOLUTIONS

TERRITORY OF WYOMING。
PASSED AT THE FIRST SESSION
or trin
LEGISMA'TIVZE ASSEMBXY,
coxresen at
Oheyenne, October 12th, 1869,


DECLARATION OF INDHPENDENCE, OONSTITUTION OF THE UNITED STATES, AND THE ACT ORGANIZINE THE TERERTORY,

топктиер шети
EXECUTIVE PROCLAMATIONS.

## PUBLISHED BY AUTHORITY:

CHEYRNNE, W. T.
\&. ALLAN BRISTOL, PUBLIC PRINTER, TRIBUNE OFFTCF: 1870.

## AMKAMNSTR TO THE CONSTITETEN

the number of votes for each; which lists they shall sigu aml cortily, ransmit, sealed, to the sent of government of the Unitel Stutes, direct to the president of the seniate. The president of the senate shall, it th presence of the senate anil honse of represmatives, operis all the certificates, and the vates shall then be connten; the person having the greatest number of votes for presifent shall be president, if surh mumber we a majority of the whole number of electors appointerl: anal if tra person have such majority, then from the persons latwing the highes numbers, not exceeding thrse, yn the list of those votenl for as presiden the house of representatives shall chnose immeliately. by hallot, the president. But, it choosing the president the votes shall be taken his states, the representation from cach state having one vote; a quorum for his purpose shall consist of a member or memhers from twothirds of the states, athe a majority of all the states slan be neseratry to a thoice And if the house of representatives slatl not choose a president, whenever the right of ehoice shall devolve upon then, before the fouch ilay of Tarch next following, then the viee-presithant slafll act as prositunt, as in the case of the death or other constitational disahility of the president.
2. The person having the greatest $\quad$ mumber of cotes an vice presilent shall the the vice-presilent, if steh number be a majority onf the whole mumber of electors appointed: and if nu person have a majority, the from the two highest pumbers on the list, the seante slant choose the vicc-president: a quorum fir the purpose shall eonsist of twh-thirds of the whole number of senators, and a majority of the whole ummber slat the necessary to a chetice
3. But no person constitutianally incligiblo to the aflice of presilent shall be eligible to that of viee-prestibent of the "Taited Stater.

## NRTMC1F XIII.

If any eitizen of the Unitur States shall arcopt, claim, receive, or retain any tite of mobility or honor, or shall, withont the consent of congrese, aceept or retait any present, pension, offiee, or cutulameat of any kind whatever, from any etmperor, king, primee, or foreig, power. such person shall cease to be $n$ eitizon of the United states, and shall he incapable of holding any othite of trust or protit umber thom, or either of them.

## ARTICLE XIV.

1. Neither slavery nor iavoluntary servituld, exeept ax at puishment for crine whereof the party shall have hees daty vonvicteal, shall exist within the Unitell States, or any place sulyect to their jurisliction.
2. Cotgress shall have pewer thentirec this artiche by sppropriato legislation.

THE COMPILED

## LAWS OF WYOMING




Lairs in porce is s.ad Territury at tue close of tue futrtif sczalon of the Legislative Assembly of saly Tenmions, togetuen. wita sleca Laws of the Cxited Statio as ake aphlicable to sald Territolis; also the Treaties made with the shocs ajo shozhose Thides of Indass is the Tear 18G8; with a Sixopsis of the Pae-Eyption, Home-
etead and Misiso Lants of the Cxited Nitates.
$\qquad$


$\qquad$


- . . ....... -
H. GLAFCKE:
leader stean book and jug print, cheyexien, wyouing. 1876.

Constitution of United States. Xxix
two highest numbers on the list, the senate shall choose the Tice 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 a a choice.
3. But no person constitutionally ineligible to the office of I'resident shall be eligible to that of Vice President of the United States.
ARTICLE XUII.

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, pension, office, or emolument of any kind whatver, 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.

1. Neither slavery nor involuntary servitude, except as a punishment for crime 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.

## 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.finct lists of all persons voted for as president, and of all persons foted for as viee-president, and of the number ot votes for each, which lists they shall sign aud gertify, and transmit scaleel to the seat of the govermment of the United States, directed to the president of the searato; the president, of the senate phatl, in the presence of the senate and honse of representalives, open all the certificates, and the votes shall then be countid: the person having the freatest numther of votes for president. sladl be the president, if such rumber be a majority of the whole number of electors aypointed; and it no person have suets majority, then trom the persones laying the litginest numbers, not excecding threse on the list of those vated for as preqidient, the house of representatives shall chouse immediately, by bathot. the president. Bat in fhoosing the presidcots. the voles shath be taken by states, lire represemtatisan fiom earn state having one vore; a quornm ios lity parposid stall cansist ni a momber ov monuers rour liver-thivas of the states. and a majority of all the states shall be neetusaty to a choice. And il ine wouse of representatives shall whe chrose a preaident wheneves the tight of chaice shand flevalve woon them, befoue the fousth flay of Mareh noxt fullowing, then the vice-gresident shall net. as presideat, as in the caise ont the death os ather collstitutional disahility of the prosident.

ㅇ. The persan baving the greatest number of sutes ats Fice-prestient, shall be the vice-presifent, if sueli number be a majorify of the whole nimmber of electaps appointerif; and if no person liave a majority, then frosm the tive highest
 dent: a quorum for the purpose shall consish of twa-thimbs of the mhote mamber of somatarse anm a mathmety of the whale number bhats be necossam fo a cinnise.
S. But seo person comsfitutionally ineligible to tho office of presirlesit, shail be eligible to that of vice-jrcsitlent of the Erited Shutes.

## ARTICHE KII.

If any citizen of the United States shall aceept, claim, receive, or refatin any hite of noblity of homoy: os shall, without lhe consent of congreas, accost and retain arny pressent, pension. offics, or cmalument of atuy kind whakever, from atry emjetor, hings prince, of foreiss power, such person shall cease ta bet it eitizent of the United Sitates, and shall be incalabile of holaling any office of trast or jroQt under them, of either of them.

Return to top of page
Missing 13th Amendment Chronology | Missing 13th Amendment Facts
Constitutional Quiz $\mid$ Truth $\mid \underline{\text { Index to Historical Documents } \mid \underline{B a s i c} \text { Concepts }}$
Return to Home Page
Other Comments of Interest
Please direct all comments to: reply@constitutionalconcepts.org


[^0]:    Nevada state court
    Page 6 of 7

