Constitution Poster

PRINT INSTRUCTIONS

To Print!

- Go to **Print** and adjust settings.
- Under size options, make sure 'fit' is checked. You will want to print the poster on 11x17 paper.
- Make sure 'Choose paper source by PDF page size' is clicked to eliminate white borders and have the Constitution fill out the whole paper whenever possible.
- You are now ready to print! You will have a total of 6 pages for each poster.

To Assemble!

- Fold any remaining white edges behind the paper so that they are not showing.
 (You can also tape the edges back if you like.)
- Then take pages 1 and 2 and tape them so they are attached vertically.
- Next, you will repeat the process for pages 3 and 4, and 5 and 6.
- Once you have the cross sections finished, assemble the three sections horizontally.
- Repeat this process for the second page of the poster!







insure domestic Tranquility, provide for the common defence, promote the g and our Posterity, do ordain and establish this Constitution for the United

Article l

Aution 2. The House of Degrammatives shall be compared of Members chosen every accord Year by the Graph of the several Autor, and the Chetars in each State shall have the Qualifications requisite for Chetars of the most account of the several Autor, and the Chetars in each State shall have the Qualifications requisite for Chetars of the most account of the Autor of the Autor.

No Series shall be a Depresentative who shall not have attained to the Sign of twenty five Yours, and been over Yours a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State in which he

Supercontratives and direct Laws shall be apparticulad among the several Action which may be included within this Union, according to their respective. Numbers, which shall be determined by adding to the whole. Number of few Sersons, including those beaut to Acrosive for a Leron of Yours, and excluding stratumens not toward, these of files of all other Gersons. The actual Communion shall be made within three Yours after the first. Meeting of the Congress of the United Action, and within every subsequent Leron of ten Yours, in such Manner as they shall by Low direct. The number of Superconstatives shall not exceed one for every thirty Thousand, but each Main shall have at Least one Superconstative, and until such manner shall be made, the Action of New Hampshire shall be entitled to clear three, Marsachanetts eight, Shade Island and Gravidence Bustations one, Connecticut five, New York six, New York six, New York of Carolina law and Connecticut five States of Carolina law and Connecticut five States of Carolina law and Carolina law and Carolina law. Dubaware one , Maryland six. Dirginia ten , North Carolina five , Acuth Carolina five , and Georgia three.

Action 2. The Security of the United Active shall be compared of two Securities from each State, chosen by the Englishers thereof, for six Years, and each Securities shall have one Pote.

Incurdicately after they shall be assembled in Consequence of the first Charter, they shall be decided as equally as may be into three Charter. The Security of the first Chart chart the Expiration of the account Year, of the security account of the fearth Year, and of the third Chart at the Expiration of the sixth Year, so that one third may be chosen every second Year; and if Tucancies happen by Genignation, or otherwise, during the Greens of

No Stream shall be a Ameter who shall not have attained to the Syc of thirty Years, and been vine Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State for which he shall be chosen. The Pice Frankent of the Unsted Autos aball be President of the Somete, but shall beave no Dote, unless they be equally divided

The Amute shall chase their other Officers, and also a Gresident pro tempore, in the Absence of the Pice Fresident, or when he shall exercise the Office of Gresident of the United States

The Asserte shall have the sole Groves to try all Impacehments. When sitting for that Gregiose, they shall be on Outh or Affirmation. When the Fresident of the United Autor is tried, the Chief Justice shall precide. And no Gressen shall be consisted without the Concurrence of two thirds of the Mombers present.

Judgment in Cases of Imperchment shall not extend further then to removal from Office, and disqualification to hold and enjoy any Office of honor, I met or Frest under the United States: but the Pasty convicted shall nevertheless be leable and subject to Audietment, I sink Judgment and Danishment, according to Line. Section 1. The Times, Places and Manner of holding Chetions for Amaters and Depresentatives, shall be presented in such Aute by the Engislature thereof, but the Congress may at any time by Low make or alter such Degulations.

The Congress shall assimble at least once in every Year, and such Meeting shall be on the first Menday in December, anders they shall by Leav appoint a different Bay.

Action 3. Each Henry shall be the Judge of the Elections, Getierns and Qualifications of its own Members, and a Majority of each shall constitute a Quenum to do Chasiness; but a smaller, Number may adjust my to day, and may be authorized to comput the Attendance of absent Members, in such Manner, and under such Graultics as each House i

Each House may determine the Links of its Droccolings, punish its Members for disorderly Acharicus, and, with the Concurrence of two thirds, expel a Nember.

Each Please shall keep a Journal of its Frocustings, and from time to time publish the same, excepting such Durts as may in their Judgment require Acrociz, and the Yeas and Nays of the Members of either Flouse on any qu shall at the Desire of one fifth of those Present, be entered on the Journal

Neather Heuse, during the Assion of Congress, shall, without the Consent of the other, adjourn for more than three days, nor to any other Place than that in which the two Houses shall be sitting.

Auction 6. The Ameters and Degreesentatives shall receive a Compansation for their Acreives, to be ascertained by Luce, and paid eat of the Transacy of the United States. They shall in all Cases, except Iseason, February and Assach of the Grace, be privileged from Street during their Standance at the Assion of their respective Houses, and in going to und returning from the same, and for any Speech or Debute in either Flower, they shall not be questioned in any other Place. No America or Depresentative shall, during the Line for which he was elected, be appointed to any civil Office under the Statherity of the United States, which shall have been constad, as the Emberments whereaf shall have been constant.

during such time, and no Geron holding any Office under the United States, shall be a Member of either House during his Continuouse in Office. Action 1. All Chills for raining Devenue shall originate in the House of Depresentatives; but the Sounte may propose or concur with Soundments as an other Bills.

Every Will which shall have passed the Flower of Depresentatives and the Secule, shall, before it become a Law, be presented to the Decident of the United States, If he approve he shall sign it, but if not be shall return it, with his Objections to that House in which it shall have originated, who shall enter the Objections at large on their Journal, and proceed to reconsider it. If after such Seconsideration two thirds of that House shall agree to pass the Objections at large land the sent together with the Objections, to the other House, by which it shall blaverise be reconsidered, and if approved by two thirds of that House, it shall become a Lieu. Out in all such Cases the Potes of both Houses shall be determined by Year and Nays, and the Names of the Dissuis rating for and against the Civil shall be extend on the Jucissal of each House respectively. If any Civil shall not be returned by the Fresident within ten Stays (Aundays excepted) after it shall have been presented to him, the Anne shall be a Live, in like Numer as if he had signed it, review the Congress by their Adjuarmment prevent its Detarn, in which Case it shall not be a Line

Every Order, Sesselation, or Pote to which the Concurrence of the Amate and House of Depresentatives may be necessary (except on a question of Adjournment) shall be presented to the President of the United States, and before the Shame shall take Office, shall be approved by him, or being disapproved by him, shall be repassed by two thirds of the Sanate and Please of Depresentatives, according to the Sana and Limitations prescribed in the Case of a Aid. Action 8. The Congress shall have Gover To beg and collect Taxes, Inspects and Excises, to pay the Schots and provide for the common Defence and general Wolfare of the United States; but all Indias, Inspects and Excises shall he aniform throughout the United States,

States in Order to form a more perfect Union, establish Justice, general Welfare, and secure the Blessings of Liberty to ourselves d States of America.

Article II

Aution 1. The executive Sever shall be vested in a President of the United Autor of Severice. He shall hold his Office during the Zerm of four Years, and, together with the Pice President, chasen for the same

Each State shall appoint, in such Manner as the Togislature thereof may direct, as Neumber of Electors, equal to the whole, Neumber of American and Supresentatives to which the State way be entitled in the Congress; but no American Electors.

The Cheters shall meet in their respective States, and vete by Bullet for two Strawns, of whom one at least shall need be an Inhabitant of the same State with themselves. Stud they shall make a List of all the German rated for, and of the Number of Potas for each, which List they shall sign and certify, and transmit scaled to the Sout of the Government of the United States, directed to the Fresident of the Soute. The President of the Acoustic shall, in the Greence of the Acoustic and Heuse of Geoperantatives, open all the Cortificates, and the Dotes shall then be counted. The German having the greatest. Number of Geoperantatives Green than one who have such Majority, and have an equal. Number of Geoperantatives aball immediately choice by Challed one of them for Greenlant, and if no Green have a Majority, then from the fire highest on the Lot the said House shall in like Manner chair the Greenlant. And in charing the President, the Peter shall be taken by Atata, the Depresentation from each State having one Pete; A quarum for this Berpose shall consist of a Member or Members from two thirds of the Atatas, and a Majority of all the Atatas shall be recovery to a Choice. In every Case, after the Choice of the Decident, the Decident, the Decident, Rember of Peters of the Chotors shall be the Pice President. And if there should remain tive or were who have equal Peter, the Senate shall share from them by Ballet the Pice Fresident.

The Congress may determine the Zeme of chasing the Electors, and the Bay on which they shall give their Potes, which Bay shall be the serve throughout the United States

No Derson except a natural barn Citizen, or a Citizen of the United States, at the time of the Adaption of this Constitution, shall be eligible to the Office of Desident; neither shall any person be eligible to that

Office who shall not have attained to the Size of thirty five Years, and been fraction Years a Secretary within the United States.

In Case of the Secured of the President from Office, or of his Scath, Securement, or Inability to discharge the Series and Statics of the said Office, the Anne shall devote on the Pice President, and the Congress way by Line provide for the Case of Secured, Scath, Securement or Inability, both of the President and Pice Securement, declaring what Officer shall then set as Devotent, and such Officer shall art accordingly, until the Disability be removed, or a President shall be elected.

within that Period any other Execution of his Office, he shall take the following Orith or . Affirmation: "I do solvenedy sever (or affirm) that I will fully execute the Office of President of the United States, and will to

the best of may Alakty, procurse, protect and defend the Constitution of the United Atates.

Aution 2. The Desident shall be Communder in Chief of the Asseny and Navy of the United Atates, and of the Military of the account Atates, when collect into the actual Acroise of the United Atates, he may require the Opinion, in writing, of the principal Officer in each of the executive Departments, upon any Adjust relating to the Duties of their respective Offices, and he shall have Frever to grant Departments and Durdons for

He shall have Green, by and with the Advice and Consent of the Amate, to make I realise, provided two thirds of the Amaters present concers, and he shall nominate, and by and with the Advice and Consent of the Amate, shall appaint Ambassadars, other public Ministers and Cansals. Judges of the supreme Court, and all other Officers of the United States, whose Appariatments are not havin otherwise provided for, and which shall be established by Law but the Congress may by Line vest the Appointment of such inferior Officers, as they think proper, in the Fresident above, in the Courts of Line, or in the Heads of Depostments.

The President shall have Somer to fill up all Diameirs that may happen during the Secret of the Senate, by granting Commissions which shall expire at the End of their west Session Action 3. He shall from time to time give to the Congress Information of the Acide of the Union, and recommend to their Consideration such Steamers as he shall judge necessary and expedient; he may adionary Occasions, convene both Houses, or eather of them, and in Case of Bisagreement between them, with Gaspeet to the Time of Shijournment, he may adjourn them to such Time as he shall think proper, he shall receive Ambasanders and other public Ministers, he shall take Care that the Lines be faithfully executed, and shall Commission all the Officers of the United States. Aution of The President, Pice Gresident and all civil Officers of the United Autor, shall be removed from Office on Inspeculament for, and Conviction of Treason, Circlery, or other high Crimes and Misdemenness.

Article III

Section 1. The judicial Gover of the United States, shall be vested in one sugreene Court, and in such inferior Courts or the Congress may from time to time ordain and establish. The Judges, both of the sugreene and inferior Courts, shall hold their Offices during good Chehaviour, and shall, at stated Linux, receive for their Arvivas, a Compensation, which shall not be diminished during their Continuance in Office. Section 2. The judicial Grover shall extend to all Cases, in Line and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Statharity,— to all Cases affecting Ambassadors, other public Ministers and Consuls;—to all Cases of admirality and musitime Jurisdiction;—to Continversies to which the United States shall be a Party;—to Continversies between two or more Autor; - between a Auto and Citizens of another Auto, - between Citizens of different Autor, - between Citizens of the same Auto claiming Lands under Grants of different Autor and between a Auto, or the

In all Cases affecting Ambassaders, other public Ministers and Counds, and those in which a State shall be Gerty, the supreme Court shall have original Jurisdiction. In all the other Cases before mentioned. the supreme Court shall have appellate Jurisdiction, both as to Low and Fact, with such Exceptions, and under such Degedetions as the Congress shall make.

The Trial of all Crimes, except in Cases of Improachment; shall be by Jury, and such Trial shall be hold in the Auto schere the said Crimes shall have been committed, but when not committed within any State, the I vial shall be at each Place or Places as the Congress may by Lice have directed. Action 3. Irwanon against the United States, shall consist only in longing War against them, or in adhering to their Enemies, giving them Stat and Comfort. No Gerson shall be convicted of Irwanon unless on the

he semiform throughout the United States, In barrow . Having on the excelet of the United States. To regulate Commerce with foreign, Nations, and among the reveral States, and with the Indian Tribus; Ze establish an majorm Sink of Naturalization, and anaform Laws on the subject of Bankraptoins throughout the United States. Le voin , Honey, regulate the Value thereof, and of foreign Coin, and for the Aumbard of Weights and Manucos. In provide for the Grinishment of counterfeiting the Accuratios and current Coin of the Usuted Autos; To establish Post Offices and post Roads: To provide the Dayress of Arience and nachel State by accuring for limited Lines to Stathers and Inventors the exclusive Stight to their requestive Writings and Discoveries.

Le constitute Inhands inferior to the supreme Court.

To define and punish Gracies and Februies committed on the high Acas, and Offenses against the Low of Notions;

To declare War, grant Letters of Stangue and Signisal, and make States concerning Captures on Land and Water; To raise and support Annies, but no Appropriation of Hanny to that Use shall be for a larger Term than two Years. To make Studies for the Government and Singulation of the band and naved Forces, To provide for calling firth the Militius to execute the Laws of the Union, suppress Insurrections and repol Invasions, To provide for engancing, and disciplining, the Militia, and for governing such Dest of them as may be employed in the Acrine of the United Atates, reserving to the Atates respectively, the Appaintment of the Officers, and the Australian and the Atates according to the Anatomic proportion of the Congress.

The asservine exclusive Logislation in all Cases schoolsower, ever such District (not exceeding teas, Miles appare) as may by Cossion of particular Atates, and the Acceptance of Congress, became the Anato of the Government of the United Atates, and the exceeding ever all Llaws purchased by the Consent of the Liquidings.—And I know which shall be successary and proper for carrying into Executions the foregoing Dowers, and all other Dowers exited by this Constitutions in the Government of the United Atates, or in any Department or Officer thereof. Action 2 The Atagration or Anyontation of each Dowers and eight, but a Tax or duty may be imposed on such Angestation, not exceeding ten dollars for each Dowers.

The Atricians of the West of Hadran Corpora shall not be assignmented and eight, but as Consess of Schooline or Anyons the probability and shafty arong require it. The Privilege of the Writ of Habous Corpus shall not be assponded, unless when in Cases of Schallion or Transien the public Aufoty may require it.
No Chill of Stituinder as on part facts. Euro shall be passed.
No Capitation, or other direct, Law shall be baid, unless in Proportion to the Consus or Enumeration berein before directed to be taken. No Tax or Buty shall be laid on Articles exported from any State.

No Deference shall be given by any Stagulation of Commerce or Stevenue to the Serts of one State over those of another, nor shall Dissuls bound to, or from, one State, be obliged to enter, clear, or pay Statics in another.

No Staney shall be drawn from the Transvey, but in Consequence of Appropriations made by Cour, and a regular Statement and Account of the Gravipis and Expanditures of all public, Honey shall be published from time to time.

No Title of Nobibity shall be granted by the United States. And no Serson holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Embassical Office, or Title, of any hind Action to No Auto shall enter into any Isaaty. Alliance, or Confederation, grant Letters of Marque and Superial, evin Money, entit Wills of Coulds, make any Ihing had gold and silver Coin a Tender in Sugment of Solits; pars any Otal of Stituinder, or just feels Line, or Law impuring the Obligation of Contracts, or grant any Itile of Nobelity

No Auto shall, without the Comment of the Congress, buy any Inspects or Senters on Imports or Coperts, except what may be absolutely necessary for executing its inspection Lines, and the net Graduce of all Protects and Inspects, build by any State on Imports or Coperts, shall be for the Use of the Institut Advisor, and all such Lines shall be subject to the Sevenies and Contract of the Congress. No Auto shall, without the Comment of Congress, buy any Budg of Louinege, loop Louips, or Major of Mar in time of Brave, enter into any Systement or Compact with unother Auto, or with a foreign Graves, or engage in Mar, winters metanlig invaded, or in such imminent Danger as will not admit of debug.

The word "the" being interlined between the seventh and eighth lines of the first page. The word "thirty" being partly written on an erazure in the fifteenth line of the first page. The words "is tried" being interlined between the thirty second and thirty third lines of the first page and the word "the" being interlined between the forty third and forty fourth lines of the second page.

Attest William Jackson Secretary

Day of Sep of the Indep We have her

Delaw

Maryland

Vaginia

North barolina

doph bordena C

George

Section 3. Demon against the United States, shall consist only in larging Was against them, or in adhering to their Enomies, giving them And Comfort. No Gerson shall be convicted of Demon andors on the Internacy of two Mitnesses to the same overt Act, or on Confussion in open Court.

The Congress shall have Green to declare the Greenshawerd of Demon, but no Atlantice of Demon shall work Corruption of Obad, or Tenfature except during the Life of the Gerson attained. Article 17 Action 1. Trult Truth and Credit shall be given in each Acts to the public Acts, Seconds, and judicial Brovedings of every other Atate. And the Congress may by general Lines preacible the Alanner in which such Acts. Seconds and Proceedings shall be proved, and the Office thereof.

Action 2. The Citizens of each Acute shall be entitled to all Privileges and Januarytics of Citizens in the several Acute. A Grown charged in may State with Transas. February or other Crime, who shall flee from Justice, and be found in months State, shall are Stremand of the executive Authority of the State from which he fled, be delivered up, to be removed to the Auto having Jurisdiction of the Crime No Derson held to Arrive or Labour in one Auto, under the Laws thereof, excepting into unother, shall, in Consequence of any Law or Gegulation therein, he discharged from such Arrive or Labour had shall be delivered up on Claims of the Burty to whom such Arrive or Labour may be disc. Action 3. New Atotas may be admitted by the Congress into this Union; but no new Acto shall be farmed as creeted within the Jurisdation of any other Acto, nor any Acto be formed by the Junction of two or more Actos, or Starts of Actor, without the Congress of the Ligislatures of the Actor, concerned as well as of the Congress.

The Congress shall have Drover to dispose of and make all secolful States and Dequilations respecting the Territory or other Droperty belonging to the United Actor, and nothing in this Constitution shall be so constitued as to Dejudice any Chains of the United Actor, or of any particular Actor.

Action 1. The United Actor shall guarantee to every Atota in this Union a Depulsion. Term of Government, and shall protect each of them against Auronion, and on Application of the Legislature, or of the Executive (when the Legislature convents) against demonstractions. Executive (when the Legislature cannot be convened) against descentic Protence. Article # The Congress, whenever two thirds of both Houses shall decens it necessary, shall propose Somendoments to this Constitution, or, on the Applications of the Legislations of two thirds of the several Autor, shall call a Convention for proposing Somendowents, which, in either Case, shall be valid to all Intents and Biriposes, as Bast of this Constitution, when ratified by the Legislations of three fourths of the several Autor, or by Conventions in three fourths thereof, as the one or the other Made of Shatefactions way be proposed by the Congress; Strevided that no Assendment which way be usual prior to the Year One thousand eight boundard and eight shall in any. Hanner affect the first and fearth Chauses in the Ninth Section of the first Statule, and that no Aute, without its Consent, shall be deprived of its equal Suffrage in the Security All Bubis constructed and Engagements instruct into, before the Adaptions of this Constitution, shall be as valid against the United Acutes under this Constitution, as conder the Confederation This Constitution, and the Lines of the United States which shall be made in Gresname thereof, and all Iseatus made, or which shall be made, under the Stathority of the United States, shall be the suprema Line of the Land, and the Judges in every State shall be bound throby, any Thing in the Constitution or Lines of any State to the Contrary notivethatanding. The America and Augmentatives before mentioned, and the Stanbers of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Outh or Affirmation, to support this Constitutions, but no religious Zest shall over be required as a Qualification to any Office or public Zenst under the United States. The Scatification of the Conventions of nine States, shall be sufficient for the Establishment of this Constitution between the States so ratifying the Anne. Convention by the Unanimous Consent of the States present the Seventeenth September in the Year of our Lord one thousand seven hundred and Eighty seven and lependence of the United States of America the Twelfth In Ditness where of rereunto subscribed our Names, and defunction Bere Gentlethe Medford jin New Hampfhir (Micholas Gilmon) Suis Brown Maffechaptia (Namanillownam) James motterery M. Jano, Johnson miof The Venyor Connecte ut | Roger Shermon New York . . . Alexander Hamilton Dant Garroll Wet Living to John Poleer -David Brearly James messon & Mor Patroffice Such? Dolls Spaight. Milleamson f. Butterpo /tolmonix Charle Steworth Sinekay Charles Vinchney William Four James Hilson Stor Balower good mis

of Rights

Amendment 91

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

Amendment 911

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

Amendment VIII

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Amendment 1X

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

Amendment X

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











NATIONAL CONSTITUTION CENTER



Independence Mall | 525 Arch Street | Philadelphia, PA 19106

Amendment 1

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

Amendment 11

A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

Amendment 111

No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

Amendment 19

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

Amendment 9

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor bedeprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.



Amendmen

Amendment XI

The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State.

Amendment XII

The Electors shall meet in their respective states, and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as 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 the government of the United States, directed to the President of the Senate:- The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted:-The person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of Electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. [And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in case of the death or other constitutional disability of the President]* The person having the greatest number of votes as Vice-President, shall be the Vice-President, if such number be a majority of the whole number of Electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States.

ents 11-27

Amendment XIX

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

Amendment XX

Section 1. The terms of the President and the Vice President shall end at noon on the 20th day of January. and the terms of Senators and Representatives at noon on the 3d day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin. Section 2. The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the 3d day of January, unless they shall by law appoint a different day. Section 3. If, at the time fixed for the beginning of the term of the President, the President elect shall have died, the Vice President elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified. Section 4. The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them. Section 5. Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article. Section 6. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission.

Amendment XXI

Section 1. The eighteenth article of amendment to the Constitution of the United States is hereby repealed. Section 2. The transportation or importation into any State, Territory, or possession of the United States

Section 2. The transportation of importation into any State, Territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited. Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

Amendment XXII

Section 1. No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of President more than once. But this Article shall not apply to any person holding the office of President when this Article was proposed by Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this Article becomes operative from holding the office of President or acting as President during the remainder of such term. Section 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress.

Amendment XXIII

Section 1. The District constituting the seat of Government of the United States shall appoint in such manner as Congress may direct: A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the District would be entitled if it were a State, but in no event more than the least populous State; they shall be in addition to those appointed by the States, but they shall be considered, for the purposes of the election of President and Vice President, to be electors appointed by a State; and they shall meet in the District and perform such duties as provided by the twelfth article of amendment. Section 2. The Congress shall have power to enforce this article by appropriate legislation.

Amendment XXIV

Section 1. The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay poll tax or other tax. Section 2. The Congress shall have power to enforce this article by appropriate legislation.

Amendment XXV

Section 1. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President. Section 2. Whenever there is a vacancy in the office of the Vice President. the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress. Section 3. Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President. Section 4. Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President. Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within fortyeight hours for that purpose if not in session. If the Congress, within twenty- one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office.

Amendment XII

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

Amendment XIV

Section 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws. Section 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, [being twenty-one years of age.]* and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State. Section 3. No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability. Section 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void. Section 5. The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.

Amendment XV

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

Amendment XVI

(Note: Article I, Section 9 of the Constitution was modified by the 16th Amendment.) The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration.

Amendment XVII

The Senate of the United States shall be composed of two Senators from each State, elected by the people thereof, for six years; and each Senator shall have one vote. The electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State legislatures. When vacancies happen in the representation of any State in the Senate, the executive authority of such State shall issue writs of election to fill such vacancies: Provided, That the legislature of any State may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct. This amendment shall not be so construed as to affect the election or term of any Senator chosen before it becomes valid as part of the Constitution.

Amendment XVIII

Section 1. After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States

intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited. Section 2. The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation. Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.



Amendment XXVI

Section 1. The right of citizens of the United States, who are eighteen years of age or older, to vote shall not be denied or abridged by the United States or by any State on account of age. Section 2. The Congress shall have power to enforce this article by appropriate legislation.

Amendment XXVII

No law, varying the compensation for the services of the Senators and Representatives, shall take effect, until an election of representatives shall have intervened.











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