THE RESTORATION, RECONSTRUCTION AND UNION OF THE STATES, boxes had on to an

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INO. W. TARBOX.

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will be allowed.

CONSTITUTION OF SOUTH CAROLINA. We, the People of the State of South Car-

State according to the number of white An enumeration of the white inhabitants, for this purpose, was made in the year one thousand eight hundred and fifty-nine, and shall be made in the course of every shall be, by law, directed, and Representhe apportionment which shall be made upon the next enumeration shall take ef-Election Districts, as herein constituted, shall continue as assigned at the last apportionment; each District which has been discretefore divided into smaller Districts, known as Parishes having the aggregate number of Representatives which the Parishes, heretofore embraced within its feet, the representation of the several the Representative to which the Parish of Atl Saints has been heretoford entitled Horry Election Districture mode a me veb as

directed shall not be made in the course of the year appointed for the purpose, it shall be the duty of the Governor to have it effected as soon thereafter as shall be by imprisonment during its sitting, any led by the Electors duly qualified to vote the first general election under this Con-

assigning Representatives to those Election Districts having the largest surplus
fractions, whether these fractions consist
of a combination of population and taxes
or of population, or taxes separately, unil the number of one hundred and twenty-four members be made up. Provided,
Representatives.

That not more than tweive Representatives shall in any apportionment
be assigned to any one Election District.

Section 10. No apportionment of Re
Section 25. In all elections by the

Section 25. In all elections by the

Section 25. In all elections by the

Section 6. The Lieutenant-Governor,
last dev of its session, excent, such Bills

to hold any tilize of lioner, trust ov profit,
nor shall be entered on the Journal
of each House respectively. If any Bill
asked to it, and has been signed in
the Senate House shall be entered on the Journal
of each House respectively. If any Bill
asked to it, and has been signed in
the Senate House shall be entered on the Journal
description of each House respectively. If any Bill
asked to it, and has been signed in
the Senate House by the President of the
Section 5. A Lieutenant-Governor
shall be entered on the Journal
description of each House respectively. If any Bill
asked to it, and has been signed in
the Senate House shall be a law in like manner as it
the Bill shall be entered on the Journal
description of each House respectively. If any Bill
asked to it, and has been signed in
the Senate House shall not be returned by the Governor
within two days (Sandays excepted) after
it shall have been presented to him, the
same shall be a law in like manner as it
the Bill shall be entered on the Journal
Assembly in such manner as shall be preserible by law.

Section 5. A Lieutenant-Governor
shall novertheless, be fiable to indiction of
the Bill shall be entered on the Bill shall not be returned by the Governor
it shall not be returned by the Bill
asked to it, and has been signed in
the Bill shall be entered on the Bill shall not be returned by the Covernor
it shall not be retu assigning Representatives to those Elec-ion Districts having the largest surplus Section 10: No apportionment of Re-

SECTION 11. The Senate shall be com- respectively belong. posed of one member from each Election
District, except the Election District of Charleston, to which shall be allowed two
Constitution, shall be cutitled to receive

signated the Election District of Charles shall continue, a resident of the District he holds any office of profit or trust under tempore may be chosen to exercise the

limits of the said Parishes, to be known ble to, or take, or retain, a seat in the er, except officers in the militia, army or as the Election District of Berkley. Senate, unless he is a free white man, who navy of this State, Magistrates or Justices remain as they are now established. five years next preceding the day of elec-Section 5. The House of Representation; and hath been for the last six United States of America, orany of them, tives shall consist of one hundred and months of this time, and shall continue or the agents of such contractor, be eligitwenty four members, to be apportioned to be, a resident of the District which he ble to a seat in either House. And if any

Assembly, whether direct or indirect or in inhabitants contained in each, and the the House of Representatives shall be cho- cate his seat. ding thereto all taxes elsewhere paid on They shall meet on the fourth Monday in or shall resign, die, depart the State, accept account of property held in such District. November, annually, at Columbia, (which any disqualifying office, or become othershall be, by law, directed, and Representatives shall be assigned to the different Districts in the above mentioned propor-

> Senators and Representatives, chosen at a general election, shall begin on the Monday following such elections

limits, have had since that apportionment, sent members in such manner and under such penalties as may be provided by law. Section 18. Bach House shall choose being, during the interval assigned to its own officers, determine its rules of proceeding, punish its members for disorder-Secreen 6. If the enumeration herein by behavior, and, with the concurrence of

gislative authority of the State.
SECTION 25 In all elections by the

presentatives shall be construed to take General Assembly, or either House thereeffect in any manner, until the general of, the members shall vote viva voce, and have no election which shall succeed such apportion votes thus given shall be entered upon the Journal of the House to which they

out of the public treasury, for their ex-Senators.

Section 12. Upon the meeting of the penses during their attendance on, going Section 1. The Legislative authority of this State shall be vested in a General seady, which shall consist of a Senate seady, which shall consist of a Senate seady, which shall be vested in a General seady, which shall consist of a Senate seady of the House of Representatives being first General Assembly, which shall constant by first General Assembly which shall be deviced their offices during as Governor or Lieuten and Governor, shall their offices during as Governor or Lieuten and Governor, shall be detected their offices during good behaviour, and shall, at stated times, receive a compensation for their seather person shall be elected times, receive a compensation in each House chosen and actiovernor, shall thereupon vacate his and twenty cents for every mile of the State, and another person shall be elected in his stead.

Section 12. Upon the meeting of the General Assembly, shall hold during as Governor or Lieuten and Governor, shall their offices during good behaviour, and shall, at stated times, receive a compensation for their section and Governor, shall their offices during good behaviour, and shall, at stated times, receive a compensation for their seat, and another person shall be elected in his stead.

Section 1. The Legislative authority of two classes; the weather the provisions of the House of Representatives being and contain the chosen and actiovernor, shall their offices of their offices are thouse of the House of Representatives being and Governor, shall their offices of their of and a House of Representatives. shall be so proportioned that one half of but no alteration shall be made to take of office; and in case of the imposchment of

ton, the other consisting of all that part of which he is to represent.

the Judicial District which is without the Section 14. No person shall be eligimong the several Election Districts of the is to represent. The state of the member shall accept or exercise any of Section 15. Senators and Members of the said disqualifying offices, he shall va-

> shall remain the seat of Government until | wise disqualified to hold his seat, a writ of otherwise determined by the concurrence election shall be issued by the President of two-thirds of both branches of the of the Senate or Speaker of the House of ceive for their services a compensation shall be entitled to vote who has the fol-whole representation, unless the casual-Representatives, as the case may be, for which shall be neither increased or diminties of war or contagious disorders shall the purpose of filling the vacancy thereby occasioned for the remainder of the term shall have been elected.

SECTION 30. And whereas the Ministers of the Gospel are, by their own probe eligible to the office of Governor, Lieutenant-Governor, or to a scat in the Senate or House of Representatives.

DARLINGTON, S. C., TUESDAY, OCTOBER 10, 1865, perquied at detail of the language of the state of

ex officio be President of the Senate.

Section 6. The Lieutenant-Governor, acting as President of the Senate, shall have no vote, unless the Senate be equally

SECTION 7. The Senate shall choose a respectively belong.

BECTION 20. The members of the General Assembly, who shall meet under this when he shall exercise the office of Gov-

ernor. Section 8. A member of the Senate or of the House of Representatives being

see by ballot, every second year, by the cite as of this State qualified as in this Constitution is provided.

The House of Representative Senators, hay, as nearly as possible, continue to be chosen Assembly which shall make such alterative such alterative shall be composed of members, chosen by ballot, every second year, by the cite as of this State qualified as in this Constitution is provided.

The House of Representative House of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the existence of the Central Assembly which shall make such alterative extending the Existence of the Central Assembly which shall make such alterative extending the Existence of the Central Assembly which shall make such alterative extending the Existence of the Central Assembly which shall make such alterative extending the Existence of the Central Assembly which shall make such alterative extending the Existence of the Central Assembly which shall make such alterative extending the Existence of the Central Assembly which shall make such alterative extending the C Section 3. Each Judicial District in of Representatives, unless he is a free without the consent of the other, adjourn when the effice of Governor, Licutenantthe State shall be accept Charleston District, which the divided into two Election Districts of this State three years next preshall be divided into two Election Districts resident of this State three years next preone consisting of the late Parishes of ceding the day of election; and hath been for the last six months of this time, and to a seat in the General Assembly whilst convene the Smate, that a President proto a seat in the General Assembly whilst convene the Smate, that a President pro-

SECTION 10 The Governor shall be Commander-inchief of the army and na-

such restrictions as he shall think proper; and he shall have power to remit fines and forfeitures, anless otherwise directed by law. It shall be his duty to report to the

SECTION 12. He shall take care that ished during the period for which they a free white man, who has attained the

essary or expedient.

Section 16. He may on extraordinary occasions convene the General Assembly and should either House remain without respect to the time of adjournment, may adjourn them to such time as he shall SECTION 1. The Executive authority of day of November then next ensuing. this State shall be vested in a Chief Mag- | Scotton 17. He shall commission all

index under this constitution, the amount of taxes shall be estimated from the average of the two years next preceding such apportionment, but in every subsequent apportionment from the average of the two years next preceding.

Section 21. Bills for ruising a revenue shall be determined by a messenger chosen by the seat of Government, but in every subsequent apportionment from the average of the two years next preceding.

Section 21. Bills for ruising a revenue shall defive tem to the Speaker of the House of Representatives, and all obtained to the positive, but may be altered, amended or depresentatives, and all obtained to the positive shall appear not to be entitled, from at population and its taxes, to a Representative and if her best at the description of the control of the season of the february of the same accordance to the season of the february as a season of the General Assembly. The person having the higher season of the february of the same accordance to the season of the february as a season of the General Assembly. The person having the higher season of the february of the same of the positive season of the General Assembly and the person having the higher season of the february of the same of the person having the force of law shall relate to but of the person having the force of law shall be equal and highest in voics. the General Assembly shall be determined by years and nays, and the assembly of the whole representation of that other the same ession, in the House of Representatives are quirted by section. The person having the higher season of the february as a section of the same of the person having the first of the minute of the person that the section of the originated, who shall have been cheen the section of the section of the same of the person that the section of the originate of the same of the person that the section of the originate of the same of the section of the same of the section of the same last day of its session, except such Bills us have been returned by the Governor as herein provided.

ARTICLE III. SECTION 1. The Judicial power shall

be vested in such Superior and Inferior Courts of Law and Equity as the General nor diminished during their continuance pass either House, a copy of it shall be in office; but they shall receive no fees or served on the officer, and a hearing be alrior Court or Courts to be styled "The years, and shall not be eligible for the District Court," the Judge whereof shall next succeeding term.

be resident in the district while in office, Section 2. All other officers shall be person of color; and the General Assem- State of South Carolina, be sealed with tion of the said Court to other subjects. the Governor.

Section 2. The Judges shall meet and ARTICLE VIII.

In all elections to be made by the peoage of tweaty-one years, and is not a pau-Section 14. All officers in the Executive Department, when required by the vate soldier of the army, nor a seamon or Section 3. The military all writing upon any subject relating to the duties of their respective offices.

Section 15. The fovernor shall from time to time give to the General Assembly, information of the condition of the State and recommend to their consideration and laws of the United States according to the Constitution and laws of the United States.

Hubeas Corpus shall not be suspensed, unless when, in case of rebellion or invasion, the public safety requires it.

Section 5. Excessive bail shall not be required nor excessive fines imposed, nor excessive fines imposed, nor cruel punishments inflicted. of election, and for the last six mouths of hereditary distinction, nor create any General Assembly may, by requiring a havior, registry of voters, or other suitable legislation guard against frauds in elections and usurpations of the right of suffrage, impose disqualifications to vote as punishment for crime, and may prescribe additional qualifications for voters in munici-

to liability to impeacement, may be punished for official misconduct in such manner as the General Assembly, previous to their appointment, may provide as a Section 5. If any civil officer shall become disabled from discharging the duties of his office, by reason of any permanent bodily or mental infirmity. his office may Assembly shall from time to time direct and establish. The Judges of the Superior Courts shall be elected by the General Assembly, shall hold their offices during good behaviour, and shall, at stated resolution shall contain the grounds for resolution shall contain the grounds for the proposed removal, and before it shall

Breette ARTICLE VIEW

Section 1. The Treasurer and Se Assembly, which shall consist of a Senate years; and the number of these classes and a House of Representatives.

Secrion 2. The House of Representatives of Senators, may, as the Whole number of Senators, may, as feet during the existence of the General lish for each District in the State an Infections of Senators and the number of these classes by law, it circumstances shall require; but no alteration shall be made to take effect during the existence of the General lish for each District in the State an Infections of Senators, which shall have such alteration shall be made to take effect during the existence of the General lish for each District in the State an Infections of Senators, which shall make such alteration shall be made to take effect during the existence of the General lish for each District in the State an Infections of Senators, which shall make such alteration shall be continued to take effect during the existence of the General lish for each District in the State an Infections of Senators and the number of these classes by law, it circumstances shall require; Lieutenant-Governor shall succeed to his them, or any other power. The General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General tary of State shall be cleated by the General

shall be elected by the General Assembly appointed as they hitherto have been, and shall be re-eligible, which Court shall have jutisdiction of all parties are persons of color, and of all criminal cases wherein the arcused is a the name and by the authority of the countries are persons of colors. bly is empowered to extend the jurisdic- the seal of the State, and be signed by

sit at Columbia at such time as the Gen- All laws of force in this State, at the vy of this State, and of the militia, except eral Assembly may by Act prescribe, for adoption of this Constitution, and not re-Secrice 4. The boundaries of the sev-bath attained the age of thirty years, hath of Inferior Courts, which such Justices when they shall be called into the actual been a citizen and resident or this State receive no salaries; nor shall any contract all motions for new trials and in arrest of all motions for new trials and in arrest of all motions for new trials and in arrest of all motions for new trials. Section 11. He shall have power to judgment, and such points of law as may by except where they are temporary, in be submitted to them; and the General which case they shall expire at the times to judgment, and such points of law as may by except where they are temporary, in the such manner. On such terms and under places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in their dispersion of the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places for the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places for such meeting as in the General Assembly may by Act appoint such other places fo

Section 1. All power is originally vested in the people, and all free Governments are founded on their authority, and are instituted for their peace, safety and hap-SECTION 2. No person shall be taken.

Secretor 13. The Governor and Lieutenant Governor shall, at stared times, receive for their services a compensation or imprisoned, or disseized of his freehold ed, or in any manner deprived of his life. liberty or property, but by due process of law; nor shall any bill of attainder, ex post facto law, or law impairing the obligation of contracts, ever be passed by the Gene-

SECRION 3. The military shall be su-Districts in the above mentioned proportion by the Act of the General Assembly at the session immediately succeeding every engineering in Provided, That until ery engineering in the above mentioned proportion in the above mentioned proportion in the above mentioned proportion in the above mentioned proportion, and the session immediately succeeding every engineering the State, tive Department, when required by the proclamation, appoint a more secure and or becoming disqualified, was elected to Governor, shall give him information in the day of the United States. Section 3. The military shall be state, to the United States. He shall for the two years next preceding to the shall for the two years next preceding to the day of election have been a citical formation in the day of election have been a citical formation. Section 16. The terms of office of the united States. Section 16. The terms of office of the united States. Section 16. The terms of office of the united States. Section 16. The terms of office of the united States. Section 16. The terms of office of the united States are the civil power. Section 16. The terms of office of the united States. Section 16. The united States are the civil power. Section 16. The united States are the civil power. Section 16. The terms of office of the united States. Section 16. The united States are the civil power. Section 16. The united States are the civil power of the United States. Section 16. The united States are the civil power. Section 16. The united States are the civil power of the United States. Section 17. The united States are the civil power of the United States. Section 18. The military shall be state. Section 18. The united States are the civil power of the United States. Section 18. The united States are the civil power of the United States. Section 18. The united States are the civil power of the United States. Section 18. The united States are the civil power of the United States. Section 18. The united States are the civil power of the United States. S

> State and recommend to their consideration and laws of the United States according to the Consideration such measures as he shall judge nection such measures as he shall judge nection such measures as he shall judge nection and laws of the United States of the United States of the United States according to the Constant and laws of the United States of cruel punishments inflicted.
>
> He shall have resided in this State for at Section 6. The General Assembly of the United States according to the Constant and laws of the United States. least two years next preceeding the day shall not grant any title of nobility, or

that time in the District in which he of-fers to vote: Provided, however, That the for a longer time than during good be-

SECTION 7. The trial by jury as heretoserved. But the General Assembly have power to determine the number of

ARTICLE V.

All persons who shall be elected or appointed to any office of profit or trust, bestive entering on the execution thereof, shall take (besides special oaths not repugnant to this Constitution, prescribed by the General Assembly.) the following oath:

"I do swear (or affirm) that I am duly qualified according to the Constitution of the same than State to exercise the office to which I Section 3. The Governor to have it affected as soon thereafter, so, shall be presented by the Electors shill present and a member, who shall be gained to not office of profit or trust, be affected as soon thereafter, so chart of the whole several biseries, the General Assembly shall allow one Representative by the General Assembly and the Constitution of the whole are redeated by the General Assembly the Bloover one of the whole are redeated by the General Assembly the Bloover of the whole are redeated by the General Assembly the Bloover of the whole are redeated by the General Assembly the Bloover of the Whole and David of the State of the Constitution of the State of the