No. 100 人名图图 2.25 A246 B

SOUTH CAROLINA.

IR, THE PROPLE OF THE STATE OF SOUTH CARD-LINA, BY OUR DELEGATE: IN CONVENTION MET, DO ORDAIN AND ESTABLISHTHIS CONSTI-TUTION FOR THE GOVERNMENT OF THE SAID.

ARTICLE L

SECTION 1. The Legislative authority of this State shall be vested in a General Assembly, which shall consist of a Senate and a House

of Representatives.
SECTION 2. The House of Representatives shall be composed of Members chosen by ballot, every second year, by the citiz us o this State, qualified as in this Constitution is provided.

SECTION 3. Each Judicial District in he State shall constitute one Election District, ex State shall constitute one Election District, ex-cept Charleston District, which shall be divi-ded into two Election Districts, one consisting of the late Parishes of St. Phillip and St. Michael, to be designated the Election Dis-trict of Charleston; the other consisting of all that part of the Judicial District, which is without the limits of said Parishes, to be known as the Election District of Residue.

micharly, to be designated the Election District of Charleston; the other consisting of all that part of the Judicial District, which is without the limits of said Parishes, to be known as the Election District of Berkeley.

Section 4. The boundaries of the several Judicial and Election Districts shall remain as they are now established.

Section 5. The House of Representatives shall consist of one hondred and twenty four M-mbers, to be apportioned among the several Election Districts of the State, according to the number of hite inhabitants cartained in each, and thear and of all taxes raised by the General Assembly, whether direct or indirect, or of whatever soccies paid in each, deducting therefrom all taxes paid on account of property held in any other District, and adding therefrom all taxes elsewhere paid on account of property held in any other District. An enumeration of the white inhabitants, for this purpose, was made in the year one thousand eight hundred and fifty-nitee, and shall be made in the course of every tenth year thereafter, in such manner as shall be, by law, directed; and Representatives shall be assigned to the different Districts in the above-mentioned proportion, by Ac of the General Assembly at the session immediately succeeding every enome ration: Provided, That until the a postnorment, which shall be made upon the next enumeration, shall take effect, the representation of the several Election Districts, as herein constituted, shall continue as assigned at the last apportionment, each District which has been heretofore divided into smaller Districts, knewn as Parishes, having the avgregate number of Representatives which the Parishes heretofore embraced within its limits have had since that apportionment, the Representative to which the Parish of All Santas has been heretofore embraced within its limits have had since that apportionment, the Representative to which the Parish of All Santas has been heretofore criftled, being during this interval, assigned to Horry Election District

the white inhabitants, and of the sixty second part of the taxes, as when added together form a unit.

SECTION S. All taxes upon properly, real or personal, shall be laid upor the actual value of the property taxed, as the same shall be ascertained by the assessment made or the purpose of laying such tax. In the first apportionment which shall be made under the Constitution, the amount of taxes shall be estimated from the average of the two years next preceding such apportionment; but in ever subsequent apportion ment, from the average of the ten years then next preceding.

SECTION 9. If, if the apportionment of Representatives; and, if there he still a deficiency of the number of Representatives required by section fifth, such deficiency shall be supplied by assigning Representatives required by section fifth, such deficiency shall be supplied by assigning Representatives to those Election Districts having the largest surplus fractions, whether those fractions consist of a combination of appulation and taxes, or of population or taxes separately, until the number of one hundred and twenty-four Members be made up. Provided, however, That not more than twelve Representatives shall, in any apportionment, be assigned to any ene Election District. SECTION 10. No apportionment of Representatives shall be construed to the energy in any manner, until the general faction is the except the Election District of Cfrelevan, to which shall be construed to the first General Assembly, which shall be chosen under the provisions of this Constitution, the Senators shall be devided, by lot, into two classes; the reate of the Senators of the one class to be vacated at the expiration of the one class to be vacated at the expiration of the constitution.

classes; the reats of the Senators of the one class to be vacated at the expiration of four years; and the number of these classes shall be so proportioned that one half of the whole number of Senators may, as we rive as possible continue to be chosen thereafter way we

ond year.

SECTION 13. No person shall be eighie to, or take or retain, a seat in the liouse of Representatives, unless he is a free white man, who hath attained the age of twenty one year, hath been a citizen and a resident of this State

hath been a citizen and a resident of this State three years next preceding the day of election, and hath here for the last six months of this time, and shall continue, a resident of the District which he is to represent.

SECTION 14. No person shall be cligible to, or take or retain, a seat in the Senate, unless he is a free white man, who hath attained the age of thirty years, hath been a citizen and resident of this State five years next preceding the day of election, and hath been, for the last six months of this time, and shall continue to be, a resident of the District which he is to represent.

SECTION 15. Senators and Members of the Section 15. Senators and Members of the House of Representatives shall be chosen at a general election on the third canceday in October in the present year, and on the same day in every second yor thereafter, in such manner, and for such terms of office, as are herein directed. They shall meet on the first Monday in November, annually, at Columbia, (which shall remain the seat of of Government, until otherwise determined by the consurrence of two-thirds of both branches of the whole representation.) unless the casualities of war or contaginal disorders shall render it unsafe to meet there, in either of which cases, the Governor or Commander in chief, for the time being, may, by proclamation, appoint a muse seoure and convenient place of meeting.

SECTION 16 The terms of office of the Senas tors and Representatives chosen at a general election, shall begin on Mon ay following

SECTION 17. Each House shall judge of the

elections, returns and qualifications of its own Members; and a majority of each House shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized to compet the attendance of absent Members, in such manner, and under such penaltics, as may be provided by law.

Section 18 Each House shall choose its own officers, determine its rules of proceeding, punish its Members for disorderly behavior, and, with the concurrence of two-thirds, expel a Member, but not a second time for the same

SECTION 19 Each House may punish, by im-SECTION 19 Fach House may punish, by imprisonme I, during its sitting, any person not a Member, who shall be guilty of disrespect to the House by any disorderly or contemptuous behavior in its presence; or who, during the time fits sitting, shall threaten harm to begly or estate of any Member for anything said or done in either House, or who shall assault any of them therefor, or who shall assault or arrest any witness or other person actived. In attent

of them therefor, or who shall assault or arrest any witness or other person ordered to attend the House, in his going thereto, or returning thereform, or who shall rescue any person arrested by order of the House.

Section 20. The Members of both Houses shall be protected in their persons and estates fouring their attendance on, going to and returning from, the General Assembly, and ten days previous to the sitting, and ten days previous to the sitting, and ten days after the adjournment thereof. But these privileges shall not be extended so as to protect any Member who shall be charged with treason, felony, or breach of the peace.

Section 21 Bills for raising a revinue shall originate in the House of Representatives, but

Section 21 Bills for raising a revenue shall originate in the House of Representatives, but may be altered, amended or rejected by the Senate; and all other bills may originate in either House, and may be amended, altered or rejected by the other Section 22. Every Act or Resolution having the force of law shall relate to but one subject, and that as all be expressed in the title.

Section 23. No bill shall have the force of law until it shall have been read three times, and on three several days, in each House, has been signed in the Senate Ilouse by the President of the Senate and the Speaker of the House of Representatives.

Section 24. No money shall be drawn out of the Public Treasory but by the legislative authority of the State.

Section 25. In all elections by the General Assembly, or either House thereof, the men

Section 25. In all elections by the General Assembly, or either House thereof, the members shall vote * time voce,* and their votes thus given, shall be entered upon the journals of the House to which they respectively belong.

Section 26 The members of the General Assembly, who shall meet under this Constitution, shall be entitled to receive out of the Public Treasury, for their expenses during their attendance on, going to and returning from, the General Assembly, five dollars for each days attendance, and, twenty cents for every mile of the ordinary route of travel between the residence of the Member and the capital or other piece of sitting of the General Assembly, other place of sitting of the General Assembly, both going and returning; and the same may be increased or diminished by law, if circumstances shall require; but no alteration shall be made to take effect during the existence of the General Assembly which shall make such atteration.

steration,
Section 27 Neither House, during the sestion of the General Assembly, shall, wi hout the consent of the other, adjourn for more than three days, nor to any other place than that in which the Assembly shall be at the time status.

that in which the Assembly shall be at the time sitting.

SECTION 28. No person shall be eligible to a seat in the General Assembly whilat he holes any office or profit or trust under this State, the United States of America, or any of them, or under any other power, except officers in the militis, army or navy of this State. Magis trates or Justices of Inferior Courts, while such justices receive no salarice; nor shall any contractor of the army or navy of this State, the United States of merica, or any of them, or the age is of such contractor, be eligible to a seat in either House. And if any Member all accept rexercise any of the said disqualifying offices, he shall vacate his seat. SECTON 29. If any Ecction District shall neglect to choose a member or members on the day of election, or if any person chosen a member of either House shall resign, die, depart the State, accept any disqualifying office, or become otherwise disquality in general the State, accept any disqualifying office, or become otherwise disqualified to hold his seat, a writ of election shall be issued by the President of the Senate or Speaker of the House of Representatives, as the case may be, for the purpose of filling the vacancy thereby occasioned, for the remainder of the term for

House of Representatives, as the case may be, for the purpose of filling the vacancy thereby occasioned, for the remainder of the term for which the person so relusing to quality, resigning, dying, departing the State, or becoming disqualified, was elected to serve, or the defaulting Election District ought to have chosen a member or members.

SECTION 30. And whereas, the ministers of the Gospel are, by their profession, dedicated to the service of God and the cure of souls, and oug t not be diverted from the great duties of their functions, therefore, no minister of the Gospel or public preacher of any religious persuasion, which he continues in the exercise of his pastoral functions, shall be eligible to the office of Gospener, Lieutenant Governor, or to a seat in the Senate or the House of Representatives

ARTICLE II.

Section 1. The Executive authority of this State shall be vested in a Chief Magistrate, who shall be styled, The Governor of the State of South Carolina SECTION 2. The Governor shall be elected by

SECTION 2. The Governor shall be elected by the charms duly qualified to vote for merabers of the House of K presentatives, and shall hold one office for four years, and until his successor shall be chosen and qualified; but the same price price was shall be chosen and qualified; but the same price is shall be eligible to the office of Governor, unless he hath attrained the age of thirty years, and hath been a citizen and resident of this State for the ten years next preceding the day of election. And no person shall hold the office of Governor, and any other office or commission, civil or military, (except in militis.) under this State or the United States, or and the same time.

Section 4. The returns of every election of

United States, tr any or them, or any other power, at one and the same time.

SECTION 4. The returns of every election of Gov. rhor shall be sealed up by the Managers of Elections in their respective Districts, and transmitted, by a messenger chosen by them, to the seat of Government, directed to the Secretary of State, who shall deliver them to the Speaker of the House of Representatives, at the next ensuing session of the General Assembly, sluring the first week of which session the Speaker shall open and publish them in the presence of both Houses of th General Assembly. The person having the highest number of votes, shall be Governor, but if two or more shall be equal and highest in votes, the General Assembly shall, during the same session, in the House of Representatives, choose one of them Governor wise voce. Contested elections for Governor shall be determined by the General assembly in such manager as shall be prescribed by law.

Section 5. A Lieutenant Governor shall be

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

SECTION 6. The Lieutenant Governor, acting

members of the section of the section of the

shellows of Representatives, being chosen and acting as Governor or Lieutenant-Governor shall, thereupon, vacate his sead, and another person shall be elected in his stead.

Section 9. In case of the impeschment of the Governor or his removal from office, death, resignation, disqualification, disability or removal from the State, the Lieutenant-Governor shall succeed to his office, and in case of the impeachment of the Lieutenart Governor or his removal from office, death, resignation, disqualification, disability or removal from the State, the President pro tempore of the Senate shall succeed to his office; and when the office of the G vernor, Lieutenant Governor and President pro tempore of the Senate; the Secretary of State, for the time being, shall, by proclamation, convene the Senate; that a President pro tempore may be chosen to exercise the office of Governor for the unexpired term.

Section 10. The Governor shall be Com-

term.
SECTION 10. The Governor shall be Commander-in-Chief of the Army and Navy of this State and of the militia, except when they shall be called into the actual service of the

shall be called into the actual service of the United States.

SECTION 11. He shall have power to grant reprieves and pardons after conviction, (except in cases of impeachment,) in such manner, on such terms and under such restrictions as he shall think proper, and he shall have power to remit fines and forfeitures, unless otherwise directed by law. It shall be his duty to report to the General Assembly at the next regular session thereafter all pardons granted by him, with a full statement of each case and the reasons moving him thereunte

with a full statement of each case and the reasons moving him thereunto
Section 12. He shall take care that the
laws be faithfully executed in mercy.
Section 13 The Governor and LicutenantGovernor shall, at stated times, receive for their

services a compensation which shall be neither increased nor diminished during the period for which they shall have been elect

SECTION 14 All officers in the Executive Department, when required by the Governor, shall give him information in writing upon any subject relating to the duties of their respective offices.

tive offices.
SECTION 15. The Governor shall, from time

SECTION 15. The Governor shall, from time to time, give to the General Assembly information of the condition of the State, and recommend to their consideration such measures as he shall judge necessars or expedient.

SECTION 16. He may, on extraordinary occasions, convene the General Assembly, and should either House remain without a quorum for three days, or in case of disagreement between the two Houses, with respect to the time of adjournment may adjourn them to such time as he shall think proper, not beyond the fourth Monday of November them next ensuing.

ing. Section 17. He shall commission all offi

Section 13. He shall commission and on cers of the State.

Section 18. It shall be the duty of the Managers of Elections of this State, at the first general elections under this Constitution, and at each alternate general election thereaft r, to hold an election for Governor and Lieuten-

general elections under this Constitution, and at each alternate general election thereaft, to hold an election for Governor and Lieutenant Governor.

Section 19 The Governor and the Lieuten ant Governor before entering upon the duties of their respective offices, shall, in the presence of the General Assembly, take the oath of office preribed in this Constitution.

Section 20 The Governor shall reside, during the sitting of the General Assembly, at the place where its assion may be heligined the General Assembly have require him to reside at the Capitol of the State.

Section 21 Every Bill which shall have passed the General Assembly, shall, before it become a law, he presented to the Governor, if he approve, he shall sign it; but i not, he shall return it, with his objections to that House in which it shall have origina ed, who shall enter the objections at large on their journal; and proceed to reconsider it. It after such reconsiderat on a majority of the whole representation of that House, by which it shall be sent, together with the objections, to the ther House, by which it shall have be repossible to the House, the shall agree to pass the Bill, it shall be sent, together with the objections, to the ther House, by which it shall be determined by year and if approved by a majority of the whole representation of that other House, itshall become a law But in all such cases the votes of both Houses shall be determined by year and naya, and the names of the persons voting for and against the Bill such cases the votes of both Houses shall be determined by year and naya, and the names of the persons voting for and against the Bill shall be entered on the journal of each House respectively. If any Bill shall not be returned by the Governor returned to the Governor returned by the Governor as herein provided.

ARTICLE III.

ARTICLE III.

AR FICLE III.

Section 1. The judicial power shall be vested in such Superior and Inferior Courts of Law and Equity as the General 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 behavior, and shall, at stated times, receive a compensation for their services, which shall neither be increased nor diminished during their continuance in office; but they shall receive no free or perquisites of office, nor hold any other office of profit or trust under this State, the United States of America, or any of them or any other power. The General Assembly shall, as soon as possible, establish for each District in the State an Inferior Court or Courts, to be styled "The District Court," the Judge whereof shall be resident in the District while in office, shall be resident in the District while in office, shall be resident in the District while in office, shall be resident on the General Assembly for four years, and shall be re-eligible, which Court shall have jurisdiction of all civil causes wherein one or both of the parties are persons of color, and of all criminal cases wherein the accused is a person of color, and the General Assembly is empowered to extend the jurisdiction of the saud Court to other subjects

Section 2. The Judges shall meet and sit

diction of the said Court to other subjects

Section 2. The Judges shall meet and sit at Columbia, it such firms as the General Assembly may by Act prescribe, for the purpose of hearing and determining all motions for new trials and in arrest of jud. ment, and such points of slaw as may be submitted to them, and the General Assembly may by Act appoint such other places for such meeting as in their discretion may seem fit.

Section 3. The style of all processes shall be, "The State of South Carolina." All prescutions shall be carried on to the same and by the authority of the State of South Carolina, and conclude, "against the peace and dignity of the same."

ARTICLE IV.

In all elections to be made by the people of this State, or of any part thereof, for civil or political offices, every person shall be entitled to vote, who has the following qualifications, to wit:

He shall be a free white man, who has attained the age of twenty one years, and is not a pauper, not a non commissioned officer or pri-vate soldier of the array, nor a scangar, r ma-

as President of the Senate, shall have no vote. unless the Senate be equally divided.

Section 7. The Senate shall choose a President pro tempore to act in the absence of the Lieutenant-Governor, or when he shall exercise the office of Governor.

Section 8. A member of the Senate, or of the House of Representatives, being chosen and acting as Governor or Lieutenant-Governor shall, thereupon, vacate his sext, and another person shall be elected in his sext, and another person shall be elected in his stand.

Section 9. In case of the impeachment of the Governor or his r moval from office, death, for the two years next preceding the day of election, have been a citizen of the same period, an emigrant from Europe, who has declared his intention to become a citizen of the United States, according to the Constitution and Laws of the United States in the State for at least two years next preceding the day of election, have been a citizen of the same period, an emigrant from Europe, who has declared his intention to become a citizen of the same period, an emigrant from Europe, who has declared his intention to become a citizen of the United States according to the Constitution and Laws of the United States in the day of the United States are constituted from Europe, who has declared his intention to become a citizen of the States, according to the Constitution and Laws of the United States. He shall, for the two years next preceding the day of lection, have been a citizen of the two years are period, an emigrant from Europe, who has declared his intention to become a citizen of the same period, an emigrant from Europe, who has declared his intention to become a citizen of the two years are period, an emigrant from Europe, who has declared his intention to become a citizen of the same period, an emigrant from Europe, and the two years are at preceding the day of the United States. requiring a registry of voters, or other suita-ble legislation, guard against frauds in elec-tions, and usurpations of the right of suffrage, may impose disqualification to vote as a pun-ishment for crime, and may prescribe ad-ditional qualifications for voters in municipal elections.

ARTICLEV

ARTICLE V.

All persons, who shall be elected or appointed to any office of profit or trust, before 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 this Sinte, to exercise the office to which I have been appointed, and that I will, to the best of my ability, discharge the duties thereof, and preserve, project and defend the Constitution of this State, and that of the United States. So belp me God."

ARTICLE VI.

SECTION 1. The House of Representatives shall have the sole power of impeaching, but no impeachment shall be made, unless with the concurrence of two-thirds of the House of

Representatives
Section 2. All impeachments shall be tried by the Senate. When sitting for that purpose the Senaters shall be on oath or affirmation, and no person shall be convicted without the concurrence of two-thirds of the members

present.
Section 3. The Governor. Lieutenant-Governor, and all civil officers, shall be liable to impeachment for high crimes and misdemeanors, for my misbehavior in oil ce, for corruption in procuring office, or for any act which nois, for my misbehavior in oil ce, for corruption in procuring office, or for any act which shall degrade their official character. But judgment in such cases shall not extend further than to removal from office, and disqualification to hold any office of honor, trust or profit under this. State The party convicted shall, nevertheless, be liable to indictment, trial, judgment and punishment according to law.

law.

Section 4. All civil officers, whose authority is funited to a single Judicial District, a single Election District, or part of either, shall be appointed, hold their office, be removed from office and, in addition to liability to imecaniment, may be punished for official missional conduct, in such manner as the General Assembly, previous to their appointment, may provide.

provide.

SECTION 5. If any civil officer shall become disabled from discharging the duties of his office, by reason of any permanent bodily or mental infernity, his office may be declared to be vacant, by joins resolution, agreed to by two-thirds of the whole representation in each House of the General Assembly: Provided. That such resolution shall contain the grounds for the proposed removal, and before it shall pass either House, a copy of it shall be served on the officer, and a hearing be allowed him.

ARTICLE VII.

ARTICLE VII.

SECTION I. The Treasurer and the Secretary of State shall be elected by the General Assembly, to the House of Representatives, shall hold their offices for four years and shall not be eligible for the next succeeting term.

SECTION 2. All other officers shall be appointed, as they hitherto have been, until otherwise directed by law; but the same person shall not hold the office of sheriff for two congecutive terms.

terms

SECTION 3. All commissions shall be in the name and by the authority of the State of South Carolina, be realed with the seat of the State, and be signed by the Governor.

ARTICLE VIII

ARTICLE VIII

All lawa of force in this State, at the adoption of this Constitution, and not repugnant hereto, shill so continue, until altered or repealed by the General Assembly, except where they are temporary, in which case they shall expire at the times respectively limited for their duration, if not continued by Act of the General Assembly.

ARTICLE IX.

ARTICLE IX.

SECTION 1 All power is originally invested the people, and all free Governments are founded in their authority, and are instituted for their peace, smely and happiness

SECTION 2. No person shall be taken, or impriso ed, or disseized of his freehold, liberties or privileges, or outlawed or exiled, or in any manner deprived of his fife, liberty or property, but by due process of law; nor shall sny bil of attainder, ex post facto law, or the law impairing the obligation of contracts, ever be passed by the General Assembly.

SECTION 3. The unlitary shall be subordinate to the civil power.

Section 3. The inflittery shall be subordinate to the civil power.
Section 4 The privilege of the writ of habeas corpus thall not be suspended, unless when, in case of rebellion or invasion, the public safety

require it.

Ection 5. Excessive ball shall not be required, nor excessive fines imposed, nor cruel punishment inflicted.

Sabrion 6. The General Assembly shall not grant any title of nobility, or hereditary distinction, nor create any office, the appointment to which shall be for any longer time

ment to which shall be for any longer time than during good behavior. SECTION 7. The trial by jury, as heretofore used in this State, and the liberty of the press, shall be forever inviolably preserved. But the General Assembly shall have power to deter-mine the number of persons who shall con-stitute the jury in the Inferior or District Courts Courts
SECTION 5. The free exercise and enjoyment

SECTION 5. The free exercise and enjoyment of religious profession and worship, without discrimination or preference, shall be allowed within this State, to all mankind: Provided, That the liberty of conscience hereby declared shall not be construed as to excus acts of licentiousness, or justity practices meanistent with the peace and safety of the State.

SECTION 9 The rights, privileges, immunities and catates of both civil and religious societies and corporate bodies, shall remain as if the Constitution of this State had not been slitered or amended.

as if the Constitution of this Sta's had not been altered or amended.

SECTION 10 The rights of primogeniture shall not be re-established, and there shall not fail to be some legislative provision for the equitable distribution of the estates of intestates.

SECTION 11. The slaves of South Caroling having been emancipated by the action of the United States authorities, neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall ever be re-established in this State.

ARTICLE X.

SECTION 1. The General Assembly, when-ever a tax is laid upon land, shall, at the same time, impose a capitation tax, which shall not be less upon each poll than one-fourth of the tax laid upon each bundred dollars worth of the "seessed value of the land taxed; excepting however, from the speration of such capitation

tax, all such classes of persons, as from disa-bility or otherwise, ought, in the judgment of the General Assembly, to be exempted.

ARTICLE XI

Section 1. The business of the Treasury shall be conducted by one Treasurer, who shall hold his office and reside at the seat of Govern-

SECTION 2. The Secretary of State shall hold his office and reside at the seat of Government.

ARTICLE XII.

ARTICLE XII.

Section I. No Convention of the people shall be called, unless by the concurrence of two-thirds of the whole representation in each House of the General Assembly.

Section 2. No part of this Constitution shall be altered, unless a bill to alter the same shall have been read, on three several days, in the House of Representatives, and on three several days, in the House of Representatives, and on three several days, in the House of Representatives, and on three several days in the Senate, and agreed to, at the second and third readings, by two-thirds of the whole representation in each House of the General Assembly; neither shall any alteration take effect, until the bill, so agreed to, shall be published for three months previous to a new election for members, of the House of Representatives; and, if the alteration proposed by the preceding General Assembly, shall be agreed to, by the new General Assembly; in their first session, by the concurrence of two-thirds of the whole representation in each House, after the same shall have been read on three several days in each, then and not otherwise, the same shall become a part of the Constitution.

Done in Canvention, at Columbia, in the State of South Carolina, the twenty-seventh day of September, in the year of our Lord one thousand eight hundred and sixty-five.

D. L. WARDLAW,

Precident of the Convention.

Attest: John T. Sloan, Clerk of the Convention.

Government of the United States. President-Andrew Johnson, of Tennes-

Scoretary of State-W. H. Seward, of New York. Secretary of War-Edwin M. Stanton, of

Penusylvania. Postmaster General-William Dennison, of Ohio.

Secretary of the Navy-Gideon Welles, of Connecticut.

Secretary of the interior-James Harlan, Iowa. Secretary of the Treasury-Hugh McCulough, of Illinois.

Attorney General-James Speed, of Kentucky.

President of the Senate-Lafayette S. Poster, of Connectiont.
Speaker of the House-Schoyler Colfax, of Indiana.

SUPREME COURT.

Salmon C. Chase, Ohio, Chief Justice.

1. James M. Wayne, Georgia. 2. Samuel Nelson, New York.

Robert C. Grier, Pennsylvania.

Nathan Clifford, Maine.

Noah H. Swayne, Ohio.

Daniel Davis, Illinois.

Samuel Miller, Iowa.
 Samuel F. Field, California.

LIEUTENANT GENERALS. Wingfield Scott, Virginia. Ulysses S. Grant, of Ohio.

Adjutant General Lorenzo Thomas, Dela-Judge Advocate General, Joseph Holt,

D. C. Quartermaster General, Monigomery C. Meigs, of Pennsylvania.

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