

**NOTICE OF ELECTION**

State of South Carolina  
County of Laurens.

Notice is hereby given that the General Election for State and County officers will be held at the voting precincts prescribed by law in said county on Tuesday, November 2, 1920, said day being Tuesday following the first Monday in November, as prescribed by State Constitution.

The qualifications for suffrage: Changes of election shall require of every elector offering to vote at any election, before allowing him or her to vote, the production of his or her registration certificate and proof of the payment of all taxes, including poll tax, assessed against him or her and collectible during the previous year.

Production of such a certificate or of the receipt of the officer authorized to collect such taxes shall be conclusive proof of the payment thereof.

Section 237, Code of 1912, as amended by Act No. 6, special session of 1913.

Section 237. There shall be three separate and distinct ballots, as follows: One ballot for United States Senator, Representatives in Congress and Presidential electors; and one ballot for Governor, Lieutenant Governor, State officers, Circuit Solicitors, members of the House of Representatives, State Senator, county officers; and one ballot for all Constitutional amendments and special questions, each of three said boxes to be appropriately labeled, which ballots shall be of plain white paper and of such width and length as to contain the names of the officer or officers and question or questions to be voted for or upon, clear and even cut, without ornament, designation, mutilation, symbol or mark of any kind whatsoever, except the name or names of the person or persons voted for and the office to which such person or persons are intended to be chosen, and all special questions shall be written or printed or partly written or partly printed thereon in black ink; and such ballot shall be so folded as to conceal the name or names, question or questions thereon, and, so folded, shall be deposited in a box to be constructed, kept and disposed of as herein provided by law, and no ballot of any other description found in either of said boxes shall be counted.

On all special questions the ballot shall state the question or questions, and shall thereafter have the words "Yes" and "No" inserted so that the voter may indicate his or her vote by striking out one or the other of such words on said ballot, the word not so stricken out to be counted.

Before the hour fixed for opening the polls, Managers and Clerks must take and subscribe the Constitutional oath. The Chairman of the Board of Managers can administer the oath to the other members and to the Clerk; a Notary Public must administer the oath to the Chairman. The Managers elect their Chairman and Clerk.

Polls at each voting place must be opened at 7 o'clock a. m. and closed at 6 p. m.

The Managers have the power to fill a vacancy, and if none of the Managers attend, the citizens can appoint from among the qualified voters the Managers, who, after being sworn, can conduct the election.

At the close of the election the Managers and Clerk must proceed publicly to open the ballot boxes and count the ballots therein, and continue without adjournment until the same is completed, and make a statement of the result for each office, and sign the same. Within three days thereafter the Chairman of the Board, or one designated by the Board, must deliver to the Commissioners of Election the poll list, the boxes containing the ballots and written statements of the results of the election.

At the said election qualified electors will vote upon the adoption or rejection of amendments to the State Constitution, as provided in the following resolutions:

A joint Resolution to Amend Section 4 of Article III of the Constitution, Relating to the Manner of Fixing the Amount of Compensation to Be Paid to County Officers, by Striking Out Section X of the Original Constitution, appearing in Code of Laws, Volume 1, Page 615, as Subsection VIII.

A joint Resolution to Amend Section 5 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Town of Marion.

A joint Resolution to Amend Section 5 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Town of Saluda, in Saluda County, and King-tree, Williamsburg County.

A joint Resolution to Amend Section 5 of Article VIII of the Constitution, Relating to the Limit of the Bonded Debt of Cities, by Adding Thereto as to the City of Charleston.

A joint Resolution to Amend Section 5 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Bonded Debt of the City of Charleston.

A joint Resolution to Amend Section 5 of Article VIII of the Constitution, Relating to Waterworks and Plants for Furnishing Lights, by Adding a Proviso Referring to Ice Manufacturing Plants.

A joint Resolution to Propose an Amendment to Article VIII of the Constitution by Adding Thereto Section 13, to Empower Cities and Towns to Acquire and Operate Ice Plants.

A joint Resolution to Amend Section 7, Article VIII of the Constitution, Relating to the Bonded Indebtedness of Cities, by Adding a Proviso Thereto as to the City of Union.

A joint Resolution to Amend Section 7 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Various Townships of Union County.

A joint Resolution to Amend Section 7 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Town of Bonnetsville.

A joint Resolution to Amend Section 7 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Town of Bennettsville.

A joint Resolution to Amend Section 7 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Town of Bishopville.

Thereto as to the Bonded Debt of the City of Charleston.

A joint Resolution to Amend Section 7 of Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Town of Newberry.

A joint Resolution Proposing to Amend Section 7, Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to the Town of Bennettsville.

A joint Resolution to Amend Section 7 of Article VIII and Section 5 of Article X of the Constitution, So as to Exempt the Town of Chesterfield from the Provisions Thereof.

A joint Resolution to Amend Section 7 of Article VIII and Section 5 of Article X of the Constitution, So as to Exempt the Town of Irivisville from the Provisions Thereof.

A joint Resolution to Amend Section 7 of Article VIII and Sections 5 and 6 of Article X of the Constitution, So as to Exempt the County of Richland from the Provisions Thereof.

A joint Resolution to Amend Article VIII, Section 7, and Article X, Section 5 of the Constitution of South Carolina, by Exempting the Town of Attendale, in Attendale County, from the Provisions Thereof.

A joint Resolution to Amend Section 7 of Article VIII and Section 5 of Article X of the Constitution, So as to Exempt the Town of Hartsville from the Provisions Thereof.

A joint Resolution to Amend Section 7 of Article VIII and Sections 5 and 6 of Article X of the Constitution, So as to Exempt the County of Richland from the Provisions Thereof.

A joint Resolution to Amend Article VIII, Section 7, and Article X, Section 5 of the Constitution of South Carolina, by Exempting the Town of Attendale, in Attendale County, from the Provisions Thereof.

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