takes place shall, without regard to the conduct of the officers, be hable in exemplary damages of not less than \$2,000 to the legal representatives of the person lynched: Provided, further, That any county against which a judgment has been obtained for damages in any case of lynching shall have the right to recover the amount of said

ARTICLE VIL

COUNTIES AND COUNTY GOVERNMENT. Sec. 1. The general assembly may establish new counties in the following | charters shall cease and determine. manner: Whenever one-third of the qualified electors within the area of each section of an old county proposed to be cut off to form a new county shall petition the governor for the creation of a new county, setting forth | consent to be ascertained in the manthe boundaries and showing compliance with the requirements of this article, the governor shall order an electhey shall vote "Yes" or "No" upon the question of creating said new county; and at the same election the question of a name and a county seat law. for such county shall be submitted to

the electors. Sec. 2. If two-thirds of the qualified vote "Yes" upon such questions, then the general assembly at the next session shall establish such new county: Provided. No section of the county proposed to be dismembered shall be thus cut off without consent by a twothirds vote of those voting in such section; and no county shall be formed without complying with all the conditions imposed in this article. An election upon the question of forming the same proposed new county shall not be held oftener than once in four

formed shall contain less than one one whole number of inhabitants of the State, nor shall it have less assessed taxable property than \$1,500,000 as or towns. shown by the last tax returns, nor square miles.

ty than \$2,000,000, nor to a smaller population than 15,000 inhabitants.

Sec. 5. In the formation of new within eight miles of its courthouse payment of debts contracted under aubuilding.

Sec. 6. All new counties hereafter formed shall bear a just apportionment of the valid indebiness of the old county or counties from which they have been formed.

Sec. 7. The general assembly shall have the power to alter county lines at any time: Provided, That before any question shall be first submitted to the qualified electors of the territory proposed to be taken from one county and given to another, and shall have received two-thirds of the votes cast: Provided, further, That the change shall not reduce the county from which the territory is taken below the limits this article: Provided, That the propferred shall be assumed by the county to which the territory is transferred.

moved except by a vote of two-thirds voting in an election held for that purpose, but such election shall not be

Sec. 9. Each county shall constitute one election district, and shall be a body politic and corporate.

Sec. 10. The general assembly may provide for the consolidation of two or more existing counties if a majority of the qualified electors of such counties voting at an election held for that purpose shall vote separately therefor, but such election shall not be held oftener than once in four years in the same counties.

Sec. 11. Each of the several townships of this State, with names and city or town as shall vote at an elec- other railroad, street railway, trans boundaries as now established by law, shall constitute a body politic and corporate, but this shall not prevent the representatives of a detective agency the freight, passengers, cars floaded or general assembly from organizing other townships or changing the boundaries of those already established; and the general assembly may provide such system of township government as it shall think proper in any and all the counties, and may make special provision for municipal government and for powers of municipalities.

Sec. 12. Until changed by the general assembly. as allowed by this Constitution the boundaries of the several counties shall remain as now established, except that the boundaries of the county of Edgefield shall undergo Saluda, the boundaries of which are set | and abute nuisances. forth in a Constitut onal ordinance. The election ordered in said ordinance lice power the general assembly shall other civil causes. for the location of its county seat shall have the right to prohibit the manube held under the Constitution and facture and sale and retail of alcoholic laws now of force. And the general assembly shall provide for the assessment of property in the county of January 1st, 1836, and for the collec-

tion of said taxes when assessed. Sec. 13. The general assembly may at any time arrange the various counties into judicial circuits, and into congressional districts, including the county of Saluda, as it may deem wise and proper, and may establish or alter the location of voting precincts in any

Sec. 14. Hereafter no county lines

ARTICLE VIII. 1. UNICIPAL CORPORATIONS AND POLICE REGULATIONS.

Section 1. The general assembly shall provide by general laws for the organization and classification of mueach class shall be defined so that no to sell the same. judgment from the porties engaged in such corporations shall have any powsaid lynching in any court of competent ers or be subject to any restrictions other than all corporations of the same class. Cities and towns now existing under special charters may re-organize under the general laws of the State, and when so re-organized their special

Sec. 2. No city or town shall be organized without the consent of the majority of the electors residing and entitled by law to vote within the district proposed to be incorporated; such ner and under such regulations as may be prescribed by law.

Sec. 3. The general assembly shall tion, within a reasonable time there- restrict the powers of cities and towns after, by the qualified electors within to levy taxes and assessments, to bor- reformatory corporations as may be the proposed area, in which election row money and to contract debts, and under the control of the State, or may no tex or assessment shall be levied or be provided for in this Constitution. debt contra ted except in pursuance of | but the general assembly shall provide law, for public purposes specified by by general laws for changing or amend-

Sec. 4. No law shall be passed by the general assembly granting the right to construct and operate a street or places proposed to be occupied for any such or like purposes.

Sec. 5. Cities and towns may acquire, by construction or purchase, and may operate water works systems viduals, firms and private corporations Sec. 3. No new county hereafter ed, that no such construction or purchase shall be made except upon a mahundred and twenty-fourth part of the jority vote of the electors in said cities

Sec. 6. The corporate authorities shall it contain less area than 400 of cities and towns in this State shall be vested with power to assess and Sec. 4. No old county shall be re- collect taxes for corporate purposes, duced to less area than 500 square said taxes to be uniform in respect to miles, to less assessed taxable proper- persons and property within the jurisaction of the body composing the as is exempt by law, within the limits of section shall not apply to mercantile counties no old county shall be cut cities and towns shall be taxed for the corporations: Provided, That nothing taxes imposed shall be graduated so as to secure a just imposition of such tax upon the classes subject thereto.

Sec. 7. No city or town in this State debtedness, shall exceed 8 per centum sengers, or for the transmission of in- sioners; provided, that the members of the assessed value of the taxable telligence within this State, or coming existing county line is altered the property therein, and no such debt from or going to any other State, shall question as to the creation thereof to the qualified electors of such city or town, as provided in this Constitution for such special elections; and unless a majority of such electors voting on the tation or transmission company or corquestion shall be in favor of creating poration, shall be delivered at any such further bonded debt, none shall station, landing or port at charges not or omissions of said corporation or its prescribed in sections 3, 4 and 5 of be created; Provided, that this section exceeding the charges for the transshall not be construed to prevent the portation of persons and property of other persons not employees, when the er proportion of the existing county Issuing of certificates of indebtedness indebtedness of the section so trans- in anticipation of the collection of to any more distant station, landing superior agent or officer, or of a pertaxes for amounts actually contained or port. Excursion and commutation Sec. 8. No county seat shall be re- year when such certificates are issued This section shall not prevent the railand payable out of such taxes: And road commission from making such negligence of a fellow servant engaged of the qualified electors of said county provided, further, that such cities and competive rates as shall, in their judg- in another department of labor from bonds create a sinking fund for the reheld in any county oftener than once demption thereof at maturity. Nothing herein contained shall prevent the issuing of bonds to an amount sufficient to retund bonded indebtedness exist-

> from taxation, by general or special manufactories established within their time of the establishment of such manutactories: Provided, that such ordition held for that purpose.

lence; nor any other armed or unarmed | crimination, body of men be brought in for that purpose, except upon the application of the general assembly or of the ex-

Sec. 10. It shall be the duty of the health wherever they may be neces-

liquors or beverages within the State. The general assembly may license perbeverages within the State under such tail of alcoholic liquors and beverages

Sec. 12. All prize-fighting is prohibited in this State, and the general assembly shall provide by proper laws for the prevention and punishment of the same.

ARTICLE IX. CORPORATIONS.

Section 1. The term corporation as used in this article includes all associations and joint stock companies having powers and privileges not possessed by individuals or partnerships and excludes municipal corporations.

Sec. 2. No charter of incorporation shall be granted, changed or amended by special law, except in the case of inspection of all banking and fiscal such charitable, educational, penal or corporations of this State. ing existing charters, and for the organization of all corporations hereafter to be created, and any such law so passed, as well as all charters now electors voting at such election shall other railway, telegraph, telephone or existing or hereafter created, shall be electric plant, or to erect water or gas | subject to future repeal or alteration; works for public use or to lay mains provided, that the general assembly for any purpose, without first obtain- may by a two-thirds vote of each house ing the consent of the local authorities on a concurrent resolution allow a bill in control of the streets or public for a special charter to be introduced, and when so introduced may pass the same as other bills.

> Sec. 3. All railroad, express, canal and other corporations engaged in transportation for hire and all teleand plants for furnishing lights, and graph and other corporations engaged may furnish water and lights to indi- in the business of transmitting intelligence for hire are common carriers in for reasonable compensation: Provid- their respective lines of business, and are subject to liability and taxation as such. It shall be unlawful for any such corporation to make any contract or towns who are qualified to vote on relieving it of its common law liabilthe bonded indebtedness of said cities ity or limiting the same, in reference to the carriage of passengers.

Sec. 4. Every corporation organized or doing business in this State, other than religious, educational or benevolent associations, shall have and maintain at least one agent in this State upon whom process may be served, and at least one public office for the transacsame; and all the property except such | tion of its business. Provided, This contained in this section shall be conthornty of law. License or privileged strued to prohibit the general assemso as to bind such coporation.

Sec. 5. No discrimination transportation or transmission company between places or persons.

Persons and property transported by any railroad or any other transporor to be contained in the taxes for the tickets may be issued at special rates. towns shall on the issuing of such ment, be just and equitable between that of the party injured, or of a feljunctional and competive points or at or one engaged about a different piece points where water competition con- of work. Knowledge by any employee competition of points located in other ing at the time of the adoption of this | States may make necessary the prescribing of different rates for the pro-

Sec. 8. Cities and towns may exempt | tection of the commerce of this State. ordinance, except for school purposes, portation corporation, and any tele- safe cars or engines voluntarily operalimits for five successive years from the tion, organized under the laws of this from any injury to employees, the State, shall have the right to connect | legal or personal representatives of the nance shall be first ratified by a ma- those in other States, and shall have right and remedies as are allowed by jornty of such qualified electors of such the right to intersect with or cross any law to such representatives of other portation road or transmitting line, Sec. 9. No armed police force or and shall each receive and transport em loyee to waive the benefit of this shall ever be brought into this State empty) and messages delivered to for the suppression of domestic vio- it by another without delay or dis-

Sec. 7. No railroad, or other transportation company, and no telegraph or other transmitting corporation, or ecutive of this State (when the gener- the lessees, purchasers or managers of al assembly is not in session,) as pro- any such corporation, shall consolidate the protection of chartered rights and | vided in the Constitution of the United | the stock, property or franchises of States. The general assembly shall such corporation with, or lease or purprovide proper penalties for the eu- chase the works or franchises of, or in forcement of the provisions of this any way control, any other railroad or transmitting company owning or hav- the provisions of this article. general assembly to create boards of ling under its control a parallel or competing line; and the question whether such changes as are made necessary by sary, giving to them power and author- railroads or other transportation, telethe formation of a new country from a ity to make such regulations as shall graph or other transmitting companies portion of Edgefield, to be known as protect the health of the community are parallel or competing lines shall, thereof, nor pass any general or special o Sec. 11. In the exercise of the po- plainant, be decided by a jury as in paration, except upon the condition

> er; or the general assembly may pro- in another State, or in other States, the provisions of this article. hibit the manufacture and sale and re- the owners or projectors thereof shall first become incorporated under the within the State, and may authorize laws of this State; nor shall any forand empower the State, county and eign corporation or association lease or

cense shall be granted to sell alcoholic general or special law shall ever be beverages in less quantities than one passed for the benefit of any foreign article shall be permitted to be done by property in such territory as valued half pint, or to sell them between sun- corporation operating a railroad under any corporation or company, persons for taxation by the State: Provided, down and sunrise, or to sell them to be an existing license of this State or un- or person, either for its or their own That nothing herein shall prevent the drunk on the premises: And provided, der any existing lease, and no grant of benefit or otherwise, by its or their issue of bonds for the purpose of payfurther, that the general assembly any right or privilege and no exemp- holding or controlling in its or their ing or refunding any valid municipal shall not delegate to any municipal tion from any burden shall be made to own name or otherwise, or in the name debt heretofore contracted in excess of nicipal corporations. The powers of corporation the power to issue licenses any such foreign corporation, except of any other persons, or oth- 8 per centum of the assessed value of

Sec. 9. The general assembly shall have no power to grant any special charter for banking purposes, but corporations or associations may be formed for such purposes under general laws, with such privileges, powers and tive of any benefit from any improve- and repair public roads, buildings and limitations, not inconsistent with this Constitution, as it may deem proper. The general assembly shall provide by law for the thorough examination and record, as shall be prescribed by law. expenses, and for ordinary county

Sec. 10. Stock or bonds shall not be issued by any corporation save for labor done, or money or property actually received or subscribed; and all fictitions increase of stock or in-

debtedness shall be void. Sec. 11. The general assembly shall provide by law for the election of directors, trustees or managers of all corporations so that each stockholder shall be allowed to cast, in person or by proxy, as many votes as the number of shares he owns multiplied by the number of directors, trustees or managers to be elected, the same to be cast for any one candidate or to be distributed among two or more candidates.

Sec. 12. Corporations shall not engage in any business except that specifically anthorized by their charters or necessarily incident thereto.

Sec. 13. The general assembly shall enact laws to prevent all trusts, combinations, contracts and agreements against the public welfare; and to prevent abuses, unjust discriminations and extortion in all charges of transporting and transmitting companies; and shall pass laws for the supervision and regulation of such companies by commission or otherwise, and shall provide adequate penalties, to the extent, if necessary for that purpose, of forfeiture of their franchises.

Sec. 14. A commission is hereby established to be known as "the railroad commission," which shall be composed of not less than three members, whose powers over all transporting and transmitting corporations, and duties, manner of election and term of office shall be regulated by law; and until otherbly from providing for the service of wise provided by law the said commisprocess on any agent of a corporation | sioners shall have the same powers and jurisdiction, perform the same duties in | and receive the same compensation as shall hereafter incur any bonded debt, charges or facilities for, transportation | now conferred, prescribed and allowed which, including existing bonded in- of the same classes of freight or pas- by law to the existing railroad commisthereof shall be elected at the expiration of the terms of the present railshall be created without submitting the be made by any railroad or other road commissioners, who are hereby continued in office for the terms for which they were elected.

Sec. 15. Every employee of any railroad corporation shall have the same rights and remedies for any injury suffered by him from the acts exployees, as are allowed by law to the same class, in the same direction, injury results from the negligence of a son having a right to control or direct I tne services of a party injured, and also when the injury results from the the railroads and the public, at all low servant on another train of cars, trols the traffic or at points where the injured of the defective or unsafe character or condition of any machinery, ways or appliances shall be no defence to an action for injury caused thereby, except to conductors or en-Sec. 6. Any railroad or other trans- gineers in charge of dangerous or ungraph or other transmitting corpora- ted by them. When death ensues its roads or lines, at the State line, with person injured shall have the same persons. Any contract or agreement, expressed or implied, made by any section shall be null and void; and this section shall not be construed to deprive any employee of a corporation, or his legal or personal representative, of any remedy or right that he now has by the law of the land. The general assembly may extend the remedies herein provided for to any other class or employees.

Sec. 16. All existing charters or grants of corporate franchise under which organizations have not in good faith taken place at the adoption of other transportation, telegraph or other this Constitution shall be subject to

Sec. 17. The general assembly shall never remit the forfeiture of the frauchise of any corporation now chartered, nor alter nor amend the charter when demanded by the party com- cial law for the benefit of such corthat such corporation shall thereafter Sec. S. The general assembly shall hold its charter and tranchise subject not grant to any foreign corporation to the provisions of this Constitution, or association a liceuse to build, oper- and the acceptance by any corporation ate or lease any railroad in this State; of any provision of any such laws or sons or corporations to manufacture but in all cases where a railroad is to the taking of any benefit or advantage Saluda for the fiscal year beginning and sell and retail alcoholic fiquors or be built or operated, or is now being from the same shall be conclusively operated, in this State, and the same heli an agreement by such corporation rules and restrictions as it deems prop- shall be partly in this State and partly to hold its charter and franchise under

> manicial officers, all or either, under operate any railroad in this State, or due to the corroration upon the stock the authority and in the made of the purchase the same or any interest there- owned by the m: Provided, That stock-State, to buy in any market and retail in. Consolidation of any railroad lines | helders in banks or banking institu within the State liquois and beverages and corporations in this State with hour shall be liable to depositors

upon the condition that the owners or er corporation or company whatsoever, all the taxable property therein. stockholders thereof shall first organ- a majority of the capital stock, or of ize a corporation in this State under | bonds having voting power, of any rail- | not be pledged or loaned for the benthe laws thereof, and shall thereafter road or transportation company, or efit of any individual, company, assooperate and manage the same and the | corporation created by or existing un- | ciation or corporation; and the State business thereof under said domestic der the laws of this State, or doing shall not become a joint owner of or business within this State.

Sec. 20. No right of way shall be appropriated to the use of any corporshall be first made to the owner, or secured by a deposit of money, irrespec- | cept for educational purposes, to build ment proposed by such corporation, bridges, to maintain and support priswhich compensation shall be ascer- oners, pay jurors, county officers, and tained by a jury of 12 men in a court of for litigation, quarantine and court

enforce the provisions of this article by | 1 ast indebebtedness. approprite legislation.

ARTICLE X.

FINANCE AND TAXATION.

Section 1. The general assembly shall previde by law for a uniform and such debts as are expressly authorized equal rate of assessment and taxation, in this Conscitution. and shall prescribe regulations to secure a just valuation for taxation of all | receipts and expenditures of the pubproperty, real, personal and possessory, lic money shall be published with the except mines and mining claims, the laws of each regular session of the genproducts of which alone shall be taxed; eral assembly, in such manner as may and also excepting such property as may be exempted by law for municipal, educational, literary, scientific, re- the treasury only in pursuance of apligious or charitable purposes: Provided, however, That the general assembly may impose a capitation tax upon such domestic animals as from each year. their nature and habits are destructive incomes, and for a graduated license on occupations and business.

the ensuing year.

to which object the tax shall be ap-

Sec. 4. There shall be exempted deaf and dumb, blind, idiotic and in- | said bonds. digent persons, except where the profconnected with coaritable objects.

Sec. 5. The corporate authorities of counties, townships, school districts, sons and property within the jurisdic- upon payment in full of the principal tion of the body imposing the same. and interest of the sum embezzied. All shares of the stockholders in any bank or banking association located in this State, whether now or hereafter erty for taxation; and State, county, incorporated, or organized under the township, school, municipal and all laws of this State or of the United other taxes shall be levied on the same States, shall be listed at their true assessment, which shall be that made value in money, and taxed for munic- for State taxes; and the taxes for the ipal purposes in the city, ward, town subdivision of the State shall be levied or incorporated village where such and collected by the respective fiscal bank is located, and not elsewhere: authorities thereof. Provided, That the words "true value in money" as used in line 12 of this section shall, be so construed as to mean and include all surplus or extra moneys, capital, and every species of lie instruction shall be vested in the personal property of value owned or State superintendent of education, in possession of any such tank: Pro- who shall be elected for the term of vided, A like rale of taxation shall ap- two years by the qualitied electors of ply to the stockholders of all corporations other than banking institutions. time as the other State officers are And the general assembly shall require | elected; his powers, duties and comthat all the property, except that here- pensation shall be defined by the genin permitted to be exempted within | eral assembly. the limits of municipal corporations, Sec. 2. There shall be a State shall be taxed for corporate purposes board of education, composed of the and for the payment of debts contract- governor, the state superintendent of ed under authority of law. The education, and not exceeding seven londed debt of any county, township, persons to be appointed by the govornschool district, municipal corporation or every four years, of which board or political civision or subdivision of the governor shall be chairman, and this State shall never exceed 8 per the state superintendent of education, centam of the assessed value of all the secretary. This board shall have the taxable property therein. And no regulation of examination of teachers county, township, manicipal corpora- applying for certificates of qualification or other political division of this tion, and shall award all scholarships State shall hereafter be cuthorized to and have such other powers and duties increase its bonded indebt duess if at as may be determined by law. The the time of any proposed increase travelling expenses of the persons to thereof the aggregate amount of its be appointed shall be provided for by already existing bonded debt amounts | the general assembly. to 8 per centum of the value of all Sec. 3. The general assembly taxable property therein as ascertained | shall make provision for the election by the valuation for State taxation.

same territory, or portions thereof, possessing a power to levy a tax or and county school officers and comcontract debt, then each of such po- pensation of county treasurers for collitteal divisions or municipal cor, ora- I cting and disbursing school moneys tions shall so exercise its power to shall not be paid out of the school increase its debt under the foregoing innels, but shall be otherwise provided shall be so established as to pass through any incorporated city or town of this State.

In such packages and quantities, under shall be allowed only where the derivation in a sum equal in amount to some and in amount to some and above the face debt over and above the face their steek over and above the face this State shall never exceed 15 per provide for a liberal system of free

Sec. 19. Nothing prohibited in this centum of the value of all taxable

Sec. 6. The credit of the State shall stockholder in any company, association or corporation. The general assembly shall not have power to anthoration until full compensation therefor | ize any county or township to levy a tax or issue bonds for any purpose ex-Sec. 21. The general assembly shall | purposes, to support panpers, and pay

Sec. 7. No scrip, certificate or other evidence of State indebtedness shall be issued except for the redemption of stock, bonds or other evidences of indebtedness previously issued, or for

Sec. 8. An accurate statement of the by law be directed.

Sec. 9. Money shall be drawn from propriations made by law. Sec. 10. The fiscal year shall com-

mence on the first day of January in Sec. 11. To the end that the public

of other property: And provided, debt. South Carolina may not herefurther, That the general assembly after be increased without the due conmay provide for a graduated tax on sideration and free consent of the people of the State, the general assembly is hereby forbidden to create any fur-Sec. 2. The generable assembly ther debt or obligation, either by the shall provide for an annual tax suf- loan of the credit of the State by guarficient to defray the estimated ex- anty, endorsement or otherwise, except penses of the State for each year, and | for the ordinary and current business whenever it shall bappen that the or- of the State, without first submitting dinary expenses of the State for any the question as to the creation of such year shall exceed the income of the | new debt, guaranty, endorsement or State for such year the general as- loan of its credit to the qualified elecsembly shall provide for levying a tax tors of this State at a general State for the ensuing year sufficient, with election; and unless two-thirds of the other sources of income, to pay the qualified electors of this State, voting deficiency of the proceeding year to- on the question, shall be in favor of ingether with the estimated expenses of creasing the debt, guaranty, endorsement or loan of its credit, none shall Sec. 3. No tax shall be levied ex- be created or made. And any deot concept in pursuance of a law which shall | tracted by the State shall be by loan on distinctly state the object of the same; State bonds, of amounts not less than \$50 each, bearing interest, payable not more than 40 years after final passage of the law authorizing such debt. A from taxation all county, township correct registry of all such bonds shall and municipal property used exclu- be kept by the treasurer in numerical sively for public purposes and not for order, so as to always exhibit the numrevenue, and the property of all ber and amount unpaid, and to whom schools, colleges, and justitutions of severally made payable. And thegenlearning, all charitable institutions in eral assembly shall levy an annual tax the nature of asylums for the infirm, sufficient to pay the annual interest on

Sec. 12. Suitable laws shall be passits of such institutions are applied to ed by the general assembly for the private uses; all public libraries, safe-keeping, transfer and disbursechurches. parsonages and burying ment of the State, country and school grounds; but property of associations funds; and all officers and other perand societies, although connected sens charged with the same shall keep with charitable objects, shall not be an accurate entry of each sum received, exempt from State, county, or munic- and of each payment and transfer and ipal taxation: Provided, That as to shall give such security for the faithful real estate this exemption shall not discharge of such duties as the general extend beyond the buildings and assembly may provide. And it shall premises actually occupied by such be the duty of the general assembly schools, colleges, institutions of learn- to pass laws making embezziement of ing, asylums, libraries, churches, ; ar- such funds a felony, punishable by fine sonages and burial grounds, although and imprisonment, proportioned to the amount of the deficiency or embezziement, and the party convicted of such felony shall be disqualified from ever cities, towns and villages may be vest- holding any office of honor or emolued with power to assess and collect ment in this State: Provided, however, taxes for corporate purposes; such that the general ass mply, by a twotaxes to be uniform in respect to per- | thirds vote, may remove the disability

Sec. 13. The general assembly shall provide for the assessment of all prop-

ARTICLE XI.

Section 1. The supervision of pubthe State, in such manner and at such

or appointment of all other necessary And wherever there shall be several school officers, and shall define their political divisions or manacipal corpoliqualitication, powers, duties, compensation and terms of office.

See. 4. The salaries of the State