

ed by the Board of Commissioners of the Port of New Orleans and by the said Commission Council, and to be further approved and ratified by the Board of Levy Commissioners of the Orleans Levee District and by the State Board of Engineers of the State of Louisiana; the concurrence of all these bodies being necessary to the adoption of said plans and specifications.

Section 2. Be it further resolved, etc., That for the digging and building of said canal, locks, slips, laterals, basins and appurtenances thereof, the said Board of Commissioners of the Port of New Orleans shall have the right to appropriate any property necessary for that purpose, and to pay for same and the necessary works and improvements thereon by issuing mortgage or mortgages, bond or bonds, against the real estate and canal and locks and other improvements erected thereon; said mortgage or mortgages, bond or bonds, to be paid out of the net receipts of said canal and appurtenances thereof, after the payment of operating expenses; and that the said Board of Commissioners of the Port of New Orleans are empowered to fix charges for tolls in said canal and for charges to all vessels mooring against the banks of said canal.

Section 3. Be it further resolved, etc., That the foregoing sections are self-operative, and the Board of Commissioners of the Port of New Orleans shall, by ordinance or otherwise, carry the same into effect.

Section 4. Be it further resolved, etc., That at the congressional election to be held in this State on the first Tuesday following the first Monday in November, 1914, the foregoing amendment to the Constitution of the State shall be submitted to the electors of the State; that on the official ballot to be used at said election shall be placed the words "For the Board of Commissioners Canal Amendment," and the words "Against the Board of Commissioners Canal Amendment," and every elector shall indicate his vote on the proposed amendment, as provided by the general election laws of this State.

L. E. THOMAS,
Speaker of the House of Representatives.

THOMAS C. BARRET,
Lieutenant Governor and President of the Senate.

Approved: July 9, 1914.

L. E. HALL,
Governor of the State of Louisiana.

A true copy.

ALVIN E. HEBERT,
Secretary of State.

ACT NO. 257.
House Bill No. 513. By Mr. Fleury.

JOINT RESOLUTION.

Proposing an amendment to Article 109 of the Constitution of Louisiana, relative to District Courts.

Section 1. Be it resolved by the General Assembly of the State of Louisiana, two-thirds of all the members elected to each House concurring, That the following amendment to the Constitution of Louisiana shall be submitted to the electors of the State, at the Congressional election to be held on the first Tuesday after the first Monday in November, 1914, and if approved and ratified by a majority of said electors voting in said election the same to become a part of the Constitution, to-wit:

Article 109. The District Courts, except in the parish of Orleans, shall have original jurisdiction in all civil matters where the amount in dispute shall exceed fifty (\$50) dollars, exclusive of interest and in all cases where the title to real estate is involved, or to office or other public positions, or civil or political rights, and in all other cases where no specific amount is in contest, except as otherwise provided in this Constitution.

They shall have unlimited and exclusive original jurisdiction in all criminal cases except such as may be vested in other courts authorized by this constitution; and in all probate and succession matters, and where a succession is a party defendant, and in all cases where the State, a parish, municipality or other political corporation is a party defendant, and in all proceedings for the appointment of receivers or liquidators to corporations or partnerships; and said court shall have authority to issue all such writs, process and orders as may be necessary or proper for the purpose of the jurisdiction herein conferred upon them.

There shall be one district judge in each district except in the First, Thirtieth, Fifteenth, Twenty-first, Twenty-fifth and Twenty-eighth Judicial Districts, where until otherwise provided by law there shall be three (3) district judges in the First Judicial District, and in the other districts above mentioned there shall be two (2) district judges.

District judges shall be elected by a plurality of the qualified voters of their respective districts, in which they shall have actual residents for two years next preceding their election.

They shall be learned in the law and shall have practiced law in this State five years previous to their election.

District Judges under this Constitution shall be elected on the Tuesday after the first Monday in November, 1916, and every four years thereafter.

Vacancies occasioned by death, resignation, or otherwise where the unexpired portion of the term is less than one year shall be filled for the remainder of the term by appointment by the Governor, with the advice and consent of the Senate. In all cases where the unexpired portion of the term is one year or more the vacancy shall be filled by special election, to be called by the Governor and held within sixty days of the occurrence of the vacancy, under the general election laws of the State.

Section 2. Be it further resolved, etc., That the foregoing amendment to the Article 109 of the Constitution of this State, if adopted, shall become operative on the first Tuesday after the first Monday in November, 1914, at which time the additional Judges provided for in said Article shall be elected in conformity with existing election laws and they shall hold office for a term of two years and until their successors are elected and qualified.

Section 3. Be it further resolved, etc., That upon the official ballots to be used at said Congressional election shall be printed the words "For the proposed amendment to Article 109 of the Constitution of Louisiana, relative to District Courts," and "Against the proposed amendment to Article 109 of the Constitution of Louisiana, relative to District Courts," and such elector shall indicate his vote on the proposed amendment, as provided in the general election laws of this State, which of the

propositions "For" or "Against" he votes for.

L. E. THOMAS,
Speaker of the House of Representatives.

THOMAS C. BARRET,
Lieutenant Governor and President of the Senate.

Approved: July 9, 1914.

L. E. HALL,
Governor of the State of Louisiana.

A true copy.

ALVIN E. HEBERT,
Secretary of State.

ACT NO. 260.
House Bill No. 153. By Mr. Generally.

AN ACT.

To define motor vehicles and to provide for their registry, and imposing penalties for any violations of this act; and an Act whereof it is intended to have this act ratified by an amendment to the Constitution of the State. Therefore:

Section 1. Be it enacted by the General Assembly of the State of Louisiana, two-thirds of all the members elected to each House concurring:

That a motor vehicle is defined to be any vehicle operated by any power other than muscular power, and designed and intended for use on public highways, roads and streets. Motor vehicles are classified into three sub-classes: (a) any motor vehicle used exclusively in commerce for the carrying or transporting of merchandise on the public highways, roads and streets is classified as a motor truck. Any motor vehicle containing only two running wheels arranged tandem, is classified as a motor cycle. All other motor vehicles are classified as motor cars.

Section 2. Be it further enacted, etc., That every owner of a motor vehicle which shall be operated or driven upon public highways of this State, shall, except as herein otherwise expressly provided, cause to be filed by mail or otherwise in the office of the Secretary of State an application for registration on a separate card, to be filed by the Secretary of State for the purpose of maintaining (a) a brief description of the motor vehicle to be registered, including the name of the manufacturer and factory number of such vehicle, the character and amount of the motive power, stated in figures of horsepower, given where practicable, in accordance with the rating established by the Association of Licensed Automobile Manufacturers; (b) the name, residence, including parish and business address of the owner of such motor vehicle; (c) provided, that if such motor vehicle is to be used solely for commercial purposes the applicant shall so certify.

Section 3. Be it further enacted, etc., Upon the receipt of an application for registration of a motor vehicle as provided in Section 2, the Secretary of State shall file such application in his office and register such motor vehicle or vehicles, with the name, residence and business address of the owner, manufacturer or dealer, as the facts stated in such application, in a book or index to be kept for the purpose, under the distinctive number assigned to such motor vehicle by the Secretary of State, which book or index shall be open to public inspection during reasonable business hours.

Section 4. Be it further enacted, etc., Upon the filing of such application and the payment of the license hereinafter provided, the Secretary of State shall assign to such motor vehicle a distinctive number, and, without further expense to the applicant, issue and deliver to the owner a certificate of registration, and two number plates. Such number plates shall be of distinctly different color, each having width shall be at all times a marked contrast between the color of the number plates and that of the numerals or letters thereon. Such number plate shall be of metal, at least six inches wide and not less than fifteen inches in length, on which there shall be the abbreviation "La." and there shall be the distinctive number assigned to the vehicle set forth in the numerals four inches long, each stroke of which shall be at least five-eighths of an inch in width; provided, that in the case of a motor vehicle registered by a manufacturer or dealer there shall be on such plate in addition to the foregoing the letter "M," each stroke of such letter to be at least four inches long and five eighths of an inch wide. No vehicle shall display the number plates of more than one State at any time. In the event of the loss, mutilation or destruction of any certificate of registration, or number plate, the owner of a registered motor vehicle or manufacturer, or dealer, as the case may be, may obtain from the Secretary of State, upon an affidavit showing such fact, the payment of a fee of one dollar, two new number plates, and thereupon the original license plates shall become void and any person found using same shall be subject to the penalties imposed by Section 14.

All certificates of registration shall begin on their respective dates, and shall expire on the 31st day of December next following. A new registration must be had each year, and the license fee therefor paid annually; provided that persons holding a certificate for one year shall not become delinquent for failure to register, or pay the annual license fee until the first day of February of the following year.

Section 5. Be it further enacted, etc., There shall be an annual license fee, which shall be divided into classifications known as a whole license fee, and a half license fee. The whole license fee shall apply to all registrations made under the provisions of this act, prior to the first day of August of each year; and the half license fee shall apply to all registrations under the provisions of this act after the first day of August of each year. All license fees except as hereinafter provided shall be based on horsepower of motor, and shall be computed according to the following standard, to-wit:

D 2 X N

2.5

D is the cylinder bore in inches; N the number of cylinders. The license fee shall be twenty-five cents for each horsepower; provided that the minimum whole license fee shall be Five Dollars. All motor cars shall be subject to this license. Motorcycles shall pay a flat license fee of Two Dollars per annum. Motor trucks shall pay a flat license fee of Seven Dollars and Fifty Cents per annum. The one-half license shall apply to all motor vehicles and shall be half of the license rate herein provided for a whole license for each

classification. Persons, firms and corporations, manufacturing or dealing in motor vehicles shall pay the license fee on each vehicle, or any special make of motor handled, provided that dealers handling both new and second-hand motor vehicles shall pay the license on new makes only. Persons, firms or corporations dealing in or handling second-hand motor vehicles exclusively shall pay a flat license fee of Ten Dollars per annum.

Section 6. Be it further enacted, etc., That upon the sale or transfer of a motor vehicle registered in accordance with this act, the vendor shall immediately file notice thereof with the name and residence of the vendee to the Secretary of State, and the vendee shall within ten days after the date of such sale transfer, upon a blank to be furnished him for that purpose, make application for a change of registration, which shall, with a fee of One Dollar, be forwarded to the Secretary of State, who shall note upon the registration book or index such change of ownership.

Section 7. Be it further enacted, etc., Upon the sale or transfer of a motor vehicle by the manufacturer or dealer, the vendee shall be allowed to operate same upon the public highways for a period of fifteen days after taking possession thereof, or until he shall have received his certificate of registration and number plates from the Secretary of State, providing that during such period the motor vehicle shall have attached thereto, in accordance with the provisions hereof, a placard bearing the registration number of the dealer under which it might previously have been operated; and provided, further, that application for registration shall be made by mail or otherwise before such vehicle shall be operated or driven on the public highways.

Section 8. Be it further enacted, etc., That every person, firm, association or corporation manufacturing or dealing in motor vehicles may instead of registering each motor vehicle so manufactured or dealt in, make an application upon a blank to be furnished by the Secretary of State, for a general certificate of registration for all motor vehicles owned and controlled by such manufacturer or dealer, such application to contain (a) a brief description of each style or type of motor vehicle manufactured or dealt in by such manufacturer or dealer, including the character of the motor power, the amount of such motor power, stated in figures of horsepower, in accordance with the rating established by this act; (b) the name, residence, including parish and business address, of such manufacturer or dealer. On the payment of the registration fee provided in Section 5, such application shall be filed and registered in the office of the Secretary of State in the manner provided in Section 3 of this act. There shall thereupon be assigned and issued to such manufacturer or dealer a certificate of registration, and a number plate with a number corresponding to the number of such certificate of registration. Such number plate or duplicate thereof shall be displayed by every motor vehicle of such manufacturer or dealer when the same is operated or driven on the public highways. Such manufacturer or dealer may obtain as many duplicates of such number plate as may be desired upon payment to the Secretary of State of One Dollar for each duplicate. Nothing in this article shall be construed to apply to a motor vehicle operated by a manufacturer or dealer for private use or for hire.

Section 9. Be it further enacted, etc., The provisions of the foregoing sections relative to registration and display of registration numbers, shall not apply to a motor vehicle owned by a non-resident of this State, provided, that the owner thereof shall have complied with the provisions of the law of the foreign country, State, Territory or Federal district of his residence relative to registration of motor vehicles and the display of registration numbers thereon, and shall conspicuously display his registration numbers as required by the laws of this State, and shall have a certificate of title as to motor vehicle owned by a non-resident of this State only to the extent that under the laws of foreign country, State, or Territory, or Federal district of his residence like exemptions and privileges are granted to motor vehicles duly registered under the laws of and owned by residents of this State.

Section 10. Be it further enacted, etc., All track engines, road rollers, fire wagons, fire engines, police cars, ambulances, as well as all other motor vehicles used exclusively for public purposes by the United States Government, the State, or any of the subdivisions thereof, including the parishes, cities, towns and villages, as well as all public utility vehicles, district, parochial or municipal, are excluded from the provisions of this act.

Section 11. Be it further enacted, etc., The Secretary of State shall deposit all funds collected under the provisions of this act, as soon after the collection as practicable, in one of the banks of the State previously selected for that purpose, in State bank depositories, in a special fund which shall bear interest at the same rate as other deposits; and on or before the fifteenth day of each year, the Secretary of State shall transmit to the Parish Treasurer of each parish, with a sworn account thereof, of the amount of interest under the provisions of this act, from persons, firms or corporations residing throughout the State, deducting therefrom only the amounts expended by him, in accordance with the provisions of Section 12 of this act.

The Clerks of the District Courts throughout the State (parish of Orleans excepted) shall within ten days after the collection hereof, transmit to the Parish Treasurer all fines and penalties collected from any violation of any State law relating to motor vehicles, and shall annually between the first and fifteenth day of January of each year, file with the Parish Treasurer a statement showing in detail the amounts and sources from whence said funds were collected. The Clerks of the First and Second City Original Courts of the City of New Orleans, shall within two

days after the collection thereof, transmit to the Commissioner of Finance of the City of New Orleans, all fines and penalties collected, or any violation of the provisions of any State law relating to motor vehicles, and shall annually between the first and fifteenth day of January of each year, file with the Commissioner of Finance of the City of New Orleans, a sworn statement showing in detail the amounts and sources from whence said funds were collected. All funds deposited with the respective Parish Treasurers shall be Special Highway funds of the parish and shall be withdrawn from Parish Treasury by the Police Jury of each parish only for the purpose of constructing, maintaining, or operation of public roads, highways or bridges, or for the payment of interest on bonds issued solely for such purpose.

The fund deposited with the Commissioner of Finance of the City of New Orleans, under the provisions of this Act, shall form a special Highway Fund for the City of New Orleans, and shall be used exclusively for the purpose of constructing, operating, and maintaining highways, bridges, viaducts, and aqueducts, as well as culverts, drains and appurtenances thereof; or for the purpose of paying the interest on bonds or public improvement certificates hereafter issued by the City of New Orleans exclusively for the construction of public highways, roads, bridges, viaducts, or aqueducts within said parish.

Section 12. Be it further enacted, etc., That the Secretary of State shall give bond in such sum as may be fixed by the Governor of the State of Louisiana, with a surety company authorized to do business in the State of Louisiana, as surety thereon, and shall be entitled to charge the cost thereof, which shall not exceed one-fourth of one per cent, and to charge same against the license fees collected.

The bond shall be made in favor of the State of Louisiana for faithful performance by the Secretary of State of his duties under this act, and the prompt delivery to the proper parties of the public funds of the State, which shall be held for the benefit of the respective parishes and the City of New Orleans, as its interest might appear.

He shall appoint a chief clerk and such additional clerks as may be necessary, who shall have charge of the business of the Secretary of State under the provisions of this act, and shall hold his position at the pleasure of the Secretary of State. All of the incidental expenses necessary to carry into effect and enforce the provisions of this act shall be paid by the Secretary of State by check, and shall be deducted from the returns made to the Parish Treasurer and Commissioner of Finance of the City of New Orleans. The expense of said office shall be charged against the funds accruing from the respective parish funds, and the funds accruing to the Highway Fund of the City of New Orleans pro rata, and in no event shall the salary and expenses of the office exceed ten per cent of the total amount of the license fees collected under the provisions of this act.

Section 13. Be it further enacted, etc., That whenever any portion of the Highway Fund of the City of New Orleans created by the provisions of this act shall be used for the construction of roads, bridges, viaducts, or aqueducts in accordance with this act, or for the payment of interest on bonds or public improvement certificates as herein provided, the City of New Orleans shall be obliged whenever it grants any franchise to any person, firm, association or corporation for the use of said road, bridge, aqueduct or viaduct, to make provisions under the grant of said franchise for the reimbursement to the Highway Fund of the City of New Orleans, of any amount reasonably commensurate with the extent of the franchise granted, and the extent to which said road, bridge, viaduct or aqueduct is utilized under said franchise.

Section 14. Be it further enacted, etc., That any person failing to register his motor vehicle, or to make a return as herein provided, within the time fixed by the provisions of this act; or any person otherwise violating any of the provisions hereof; or any person making a willful false statement in relation to any matter or thing required to be done under the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than Five Dollars, nor more than Twenty-five Dollars; or by imprisonment in the parish jail, for not more than thirty days, or both, in the discretion of the Court.

Section 15. Be it further enacted, etc., That this act shall go into effect, and become operative on the first day of January, 1915, if ratified and approved by the electors of the State, as provided in Sections 16 and 17 of this act, and it is the intention of this act that the ratification and approval by the electors of the State shall legalize and render valid all of the provisions hereof, reserving to the General Assembly of the State the right to amend this act in any respect whatever.

Section 16. Be it further enacted, etc., That all laws or parts of laws in conflict with the provisions of this act are hereby repealed.

Section 17. Be it further enacted, etc., That at the general election to be held in this State on the first Monday of the month of November, 1914, there shall be submitted to the electors of the State, the following amendment to the Constitution, to-wit:

"The General Assembly shall provide for the registration of automobiles and motor vehicles and provide a license tax for the use thereof. And all provisions of the Constitution that conflict herewith are to this extent repealed, and Act No. 151 of 1914, entitled 'An Act to Define Motor Vehicles,' etc., is ratified and approved.

Section 18. Be it further enacted, etc., That on the official ballot to be used in said election, shall be placed the words "For the Amendment Licensing Automobiles," and the words "Against the Amendment Licensing Automobiles," and each elector shall indicate by his vote on the proposed amendment as provided for by the General Assembly of this State.

L. E. THOMAS,
Speaker of the House of Representatives.

THOMAS C. BARRET,
Lieutenant Governor and President of the Senate.

Approved: July 9, 1914.

L. E. HALL,
Governor of the State of Louisiana.

A true copy.

ALVIN E. HEBERT,
Secretary of State.

Secretary of State.

ACT NO. 278.
House Bill No. 537. By Mr. Jahncke.

JOINT RESOLUTION.

Proposing an amendment to the Constitution of the State of Louisiana, relative to the issuance of Bonds and the levying of a special tax to provide therefor by the City of New Orleans, to create a lake shore park, to provide for the administration of the park, and for the sale of certain property acquired in connection therewith.

Section 1. Be it resolved, by the General Assembly of the State of Louisiana, two-thirds of all members elected to each House concurring, That the following amendment to the Constitution of this State be submitted to the electors of the State at the next general election for representatives in Congress to be held on the Tuesday next following the first Monday in November, 1914, to-wit:

Article 1. That for the purpose of acquiring the front of Lake Pontchartrain from what is known as West End to Milburn, or such part thereof as may be deemed necessary and feasible, as hereinafter set forth, the city of New Orleans, be, and it is hereby authorized to issue bonds to an amount not exceeding \$3,000,000.00, in denominations of \$100.00, \$500.00, \$1000.00, payable fifty years after date, with interest at the rate of 4 1/2 per cent per annum, redeemable by coupons to be attached to said bonds, and to provide for the payment of the principal and interest of said bonds, there is hereby levied annually a special tax on all the property, real and personal, in the city of New Orleans, to the amount of six-tenths of one mill on the dollar, which shall be collected the same as other taxes due to the city of New Orleans, and immediately paid to the Board of Liquidation of the city of New Orleans where same shall be held separate, in what shall be known as the "Lake Shore Park Fund," and to establish and administer said park, there is hereby created a commission of seven citizens and taxpayers, male or female, one from each of the principal districts of the city of New Orleans, who shall be appointed by the Mayor of the city and confirmed by the Commission Council as soon as this amendment is adopted; such first appointee shall hold office respectively for one, two, three, four, five, six and seven years, and the expiration of each term, their successors shall be appointed for the full terms of seven years, and the Mayor, in making the first appointments, shall designate the term of office of the respective appointees. The members of said Board shall name and elect their own officers and shall serve without compensation, but shall be allowed a secretary and such clerical assistance as may be necessary, this to be determined, and the salaries fixed and paid by the Board of Liquidation, which shall also fix and pay the necessary amounts for the other expenses of said Board out of said tax.

The avails of said tax, in excess of the amount necessary to pay the semi-annual interest on said bonds and the expenses of the Board as above set forth, shall be invested by said Board of Liquidation for account of said fund, or they may purchase, at not more than par, with said surplus and if, at any time, the surplus reaches such an amount that the Board desires it not advisable to hold same longer, and it is not able to purchase said bonds at the rate above stated, it shall then have the right to call in any of said bonds, beginning with the highest number, but not exceeding their market value.

Said bonds shall be sold at par and partially in cash, and the amount of cash to be determined by the Board of Liquidation. The Board herein created shall be known as the New Orleans Lake Shore Park Board, and shall have the right to purchase such property as may be necessary within the limits above specified, to establish thereon a lake front park, and to build a walk and to reclaim the sea wall into the lake and filling the space between same and the present shore line, and to do all other work necessary to accomplish the purposes herein provided for. And said Board shall have the right to sell or lease any portion of the property acquired hereunder, or to claim same, and may be necessary for the purpose, and in selling same, to prescribe the conditions under which same shall be held by private owners, with reference to the character of buildings, sidewalks and other improvements to be erected thereon. The said Board shall have the right to lay out and pave, within the property here to be acquired, streets, avenues and boulevards, and to arrange for the proper lighting thereof. No purchase, sale or lease shall be made under the terms hereof without the consent of the Board of Liquidation and the Commission Council of the city of New Orleans, or any other body that may hereafter be created for the affairs of the city of New Orleans. The City Attorney shall be the legal advisor of the Board. The Mayor and Commissioner of Public Property, or any officers hereafter created by other names exercising the same functions, shall be ex-officio members of the Board, but without the right to vote therein, but they shall be appointed on petitioners and shall have the right to speak and present resolutions at any meeting of the Board.

The engineering work necessary to carry out the provisions of this amendment shall be under the supervision of the City Engineer, who, however, shall appoint one or more special deputies to have charge of the work, same to be elected by the Board herein created and confirmed by the Board of Liquidation.

Should at any time, the Board of Liquidation be of the opinion that, by reason of the payment of some of the now outstanding obligations of the city of New Orleans, funds will come into its hands from other sources not pledged to other obligations, the Board is authorized to provide for the bonds herein authorized, in principal and interest, then it may, by resolution, declare that the special tax herein levied is no longer necessary, and thereupon the city of New Orleans shall cease to collect such tax; but said tax shall revive at any time, should it become necessary in order that the Board shall provide for the funds to meet the interest on the bonds and the principal, at the maturity thereof, if same have not heretofore been purchased or retired as hereinabove set forth. And said Board of Liquidation shall determine, if it deem it advisable, what

amount it shall set aside annually to provide for said sinking fund; but this right in the Board shall be exercised if it other means referred to for retiring said bonds shall, in the judgment of said Board, be sufficient to protect the rights of the holders thereof.

Should any property within the limits hereinbefore specified be deemed by the said Board advisable for the purpose herein contemplated, and the Board finds that same cannot be purchased for a reasonable just price, then the city of New Orleans shall have the right by appropriation proceedings, to acquire said property; and said Board shall have the right to receive any of said property by donation or bequest. The title to all property acquired hereunder, whether by purchase, donation, expropriation or otherwise, shall be in the name of the city of New Orleans.

Section 2. Be it further resolved, etc., That on the official ballot to be used in said election shall be placed the words "For the Lake Shore Park Amendment" and the words "Against the Lake Shore Park Amendment," and each elector shall indicate, as provided in the general election laws of this State, which of the said propositions he shall vote for.

L. E. THOMAS,
Speaker of the House of Representatives.

THOMAS C. BARRET,
Lieutenant Governor and President of the Senate.

Approved: July 9, 1914.

L. E. HALL,
Governor of the State of Louisiana.

A true copy.

ALVIN E. HEBERT,
Secretary of State.

amount it shall set aside annually to provide for said sinking fund; but this right in the Board shall be exercised if it other means referred to for retiring said bonds shall, in the judgment of said Board, be sufficient to protect the rights of the holders thereof.

Should any property within the limits hereinbefore specified be deemed by the said Board advisable for the purpose herein contemplated, and the Board finds that same cannot be purchased for a reasonable just price, then the city of New Orleans shall have the right by appropriation proceedings, to acquire said property; and said Board shall have the right to receive any of said property by donation or bequest. The title to all property acquired hereunder, whether by purchase, donation, expropriation or otherwise, shall be in the name of the city of New Orleans.

Section 2. Be it further resolved, etc., That on the official ballot to be used in said election shall be placed the words "For the Lake Shore Park Amendment" and the words "Against the Lake Shore Park Amendment," and each elector shall indicate, as provided in the general election laws of this State, which of the said propositions he shall vote for.

L. E. THOMAS,
Speaker of the House of Representatives.

THOMAS C. BARRET,
Lieutenant Governor and President of the Senate.

Approved: July 9, 1914.

L. E. HALL,
Governor of the State of Louisiana.

A true copy.

ALVIN E. HEBERT,
Secretary of State.

ACT NO. 309.
Senate Bill No. 111.

By Mr. George Wesley Smith.

JOINT RESOLUTION.

Proposing an amendment to Article 223 of the Constitution of the State of Louisiana.

Section 1. Be it resolved by the General Assembly of Louisiana, two-thirds of all members elected to the House concurring, That an amendment to the Constitution of the State of Louisiana be submitted to the qualified electors of the State for their approval or rejection, as required by Article 321 of the Constitution, at the Congressional election to be held on the first Tuesday next following the first Monday in November, 1914, amending and re-enacting Article 223 of the Constitution of the State of Louisiana so as to read as follows:

ARTICLE 223.

Section 1. Upon the recommendation of the Auditor or the Police Jury of any parish, the Governor may suspend any officer charged with the collection or custody of public funds when in arrears.

Section 2. Any officer of this State, or of any parish, judicial or otherwise, and any officer of any municipality or ward thereof (except the judges of all of the courts of record of this State, the judges of the various city courts throughout the State, and the justices of the peace) holding office by virtue of having been elected thereto by the legally qualified voters of this State, or of any parish or ward thereof, or of any municipality or ward thereof, shall be subject to recall from such office by the qualified voters of this State, or of any parish, judicial or otherwise, or of any municipality or ward thereof, or of any parish, judicial or otherwise, or of any municipality or ward thereof, at any election held by a majority of the legally qualified voters participating in such election; such recall election shall be held when petitioned for by such a number of the legally qualified voters of the State, district, judicial or otherwise, or of any parish or ward thereof, or of any municipality or ward thereof, as will equal twenty-five per cent of the total number of registered voters qualified to vote at the last preceding general election for the office the incumbent of which is sought to be recalled. Attention is hereby called to the fact that the recall petition to circulate, such petition to contain a statement of the reasons why the recall of such officers is sought shall be given to such officers in such manner as may be provided by law. The General Assembly shall, by appropriate legislation, prescribe the form of petition, the number of verification and certification of the recall petition, and the manner and method of calling such an election and the promulgation of the returns thereof. Such ballot shall contain the specific question "Shall (naming the officer and giving his official title) be recalled, and opposite the question shall be two squares, in one of which shall be printed "No," and no ballot shall be considered at such election unless the voter shall have voted either "yes" or "no" upon such question. No officer shall be subject to recall until after he has been in office one year, and should he be defeated by the electors, then he shall not be subject to recall. All terms of office, but not more than three months, shall elapse from the time that the necessary number of petitioners has asked for the recall election before same shall be held. An successor for the remainder of the term, to the officer sought to be recalled shall be elected at the time called shall be held. If the majority of the voters participating in such election be in favor of the recall of such officer, then immediately after the promulgation of the returns of such election the successor so elected shall qualify. The General Assembly shall succeed by law how candidates to be recalled may have their names placed on the recall ballot of the State, district, judicial or otherwise, parish or ward thereof, or of any municipality, or ward thereof, by petition signed by qualified voters to the number of not less than twenty-five per cent of the total number of registered voters general to vote at the last preceding general election for the office the incumbent of which is sought to be recalled. All voters may express a first choice, and a second choice, and the candidate who is the first choice of the greatest number of voters shall be declared to be elected, if the election has resulted in the recall of the officer sought to be recalled. All voters may express a first choice and a second choice, and the candidate who is the first choice of the greatest

number of voters shall be declared to be elected, if the election has resulted in the recall of the officer sought to be recalled. The officer sought to be recalled shall not be a candidate at such recall election.

Section 3. Be it further resolved, etc., That the official ballot to be used at said election shall be placed the words "For the Amendment to Article 223 of the Constitution of the State of Louisiana," and the words "Against the Amendment to Article 223 of the Constitution of the State of Louisiana," and each elector shall indicate, as provided in the general election laws of this State, which of the said propositions he shall vote for.

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Speaker of the House of Representatives.

THOMAS C. BARRET,
Lieutenant Governor and President of the Senate.

Approved: July 9, 1914.

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