

OFFICIAL. CONSTITUTION OF THE STATE OF LOUISIANA.

Adopted in Convention at New Orleans, Saturday, March 7, 1868.

PREAMBLE. We, the people of Louisiana, in order to establish justice, insure domestic tranquility, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this constitution.

CONSTITUTION. TITLE I.—BILL OF RIGHTS.

ARTICLE I. All men are created free and equal, and have certain inalienable rights; among these are life, liberty, and the pursuit of happiness. To secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed.

ART. 2. All persons, without regard to race, color, or previous condition, born or naturalized in the United States, and subject to the jurisdiction thereof, and residents of this state for one year, are citizens of this state. The citizens of this state owe allegiance to the United States; and this allegiance is paramount to that which they owe to the state. They shall enjoy the same civil, political, and public rights and privileges, and be subject to the same pains and penalties.

ART. 3. There shall be neither slavery nor involuntary servitude in this state, otherwise than for the punishment of crime, whereof the party shall have been duly convicted.

ART. 4. The press shall be free; every citizen may freely speak, write, and publish his sentiments on all subjects, being responsible for the abuse of this liberty.

ART. 5. The right of the people peacefully to assemble and petition the government, or any department thereof, shall never be abridged.

ART. 6. Prosecutions shall be by indictment or information. The accused shall be entitled to a speedy public trial by an impartial jury of the parish in which the offense was committed, unless the venue be changed. He shall not be compelled to give evidence against himself; he shall have the right of being heard by himself or counsel; he shall have the right of meeting the witnesses face to face, and shall have compulsory process for obtaining witnesses in his favor. He shall not be tried twice for the same offense.

ART. 7. All persons shall be liable for sufficient securities, unless for capital offenses, where the proof is evident, or the presumption great, or unless after conviction, for any crime or offense punishable with death or imprisonment at hard labor. The privilege of the writ of habeas corpus shall not be suspended.

ART. 8. Excessive bail shall not be required; excessive fines shall not be imposed; nor cruel or unusual punishments inflicted.

ART. 9. The right of the people to be secure in their persons, houses, papers, and effects against unreasonable searches and seizures shall not be violated; and no warrant shall issue but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, or the person or things to be seized.

ART. 10. All courts shall be open; and every person for injury done him in his land, goods, person, or reputation shall have adequate remedy by due process of law, and justice administered without denial or unreasonable delay.

ART. 11. No law shall be passed fixing the price of manual labor.

ART. 12. Every person has the natural right to worship God according to the dictates of his conscience. No religious test shall be required as a qualification for office.

ART. 13. All persons shall enjoy equal rights and privileges upon any conveyance of a public character; and all places of business, or of public resort, or for which a license is required by either state, parish, or municipal authority, shall be deemed places of a public character, and shall be opened to the accommodation and patronage of all persons, without distinction or discrimination on account of race or color.

ART. 14. The rights enumerated in this title shall not be construed to limit or abridge other rights of the people not herein expressed.

TITLE II.—LEGISLATIVE DEPARTMENT.

ART. 15. The legislative power of the state shall be vested in two distinct branches; the one to be styled the house of representatives, the other the senate, and both the general assembly of the state of Louisiana.

ART. 16. The members of the house of representatives shall continue in office for two years from the day of the closing of the general elections.

ART. 17. Representatives shall be chosen on the first Monday in November every two years, and the election shall be completed in one day. The general assembly shall meet annually on the first Monday in January, unless a different day be appointed by law, and their sessions shall be held at the seat of government.

ART. 18. Every elector under this constitution shall be eligible to a seat in the house of representatives; and every elector who has reached the age of twenty-five years, shall be eligible to the senate; provided, that no person shall be a representative or senator unless at the time of his election he be a qualified elector of the representative or senatorial district from which he is elected.

ART. 19. Elections for members of the general assembly shall be held at the several election precincts established by law.

under this constitution shall be ascertained and regulated by the total population, each parish in the state being entitled to at least one representative. A census of the state by state authority shall be taken in the year eighteen hundred and seventy-five, and every ten years thereafter. In case of informality, omission, or error in the census returns from any parish or election district, the general assembly may order a new census taken in such parish or election district; but until the state census of eighteen hundred and seventy-five, the apportionment of the state shall be made on the basis of the census of the United States for the year eighteen hundred and seventy.

ART. 21. The general assembly, at its first session after the making of each enumeration, shall apportion the representation among the several parishes and representative districts, on the basis of the total population, as aforesaid. A representative number shall be fixed, and each parish and representative district shall have as many representatives as the number of its total population will entitle it to have; and an additional representative for any fraction exceeding one-half of the representative number. The number of representatives shall never exceed one hundred and twenty, nor be less than ninety.

ART. 22. Until an apportionment shall be made in accordance with the provisions of article 21, the representation in the senate and house of representatives shall be as follows:

Table listing parishes and their number of representatives: Orleans (Two), First representative district (Two), Second (Three), Third (Four), Fourth (Two), Fifth (One), Sixth (Two), Seventh (Two), Eighth (One), Ninth (Two), Tenth (Three), Orleans right bank (Two), Assumption (Two), Avoyelles (Two), Baton Rouge, East (Three), Baton Rouge, West (One), Bienville (One), Bossier (Two), Caddo (Three), Calcasieu (One), Caldwell (One), Carroll (Two), Catahoula (Two), Claiborne (Two), Concordia (Two), De Soto (Two), Feliciana, East (Two), Feliciana, West (One), Franklin (One), Iberville (Two), Jackson (One), Jefferson (Four), Lafayette (One), Lafourche (Two), Livingston (One), Madison (One), Morehouse (One), Natchitoches (Two), Ouachita (Two), Plaquemines (One), Pointe Coupee (Two), Rapides (Three), Sabine (One), St. Bernard (One), St. Charles (One), St. Helena (Two), St. James (Two), St. John Baptist (One), St. Landry (Four), St. Martin (Two), St. Mary (One), St. Tammany (One), Tensas (Two), Terrebonne (Two), Union (One), Vermilion (One), Washington (One), Winn (One).

Total. One hundred and one. And the state shall be divided into the following senatorial districts, to wit:

The first, second, and third representative districts of New Orleans shall form one senatorial district, and elect three senators.

The fourth, fifth, and sixth representative districts of New Orleans shall form one district, and elect two senators.

The seventh, eighth, and ninth representative districts of New Orleans shall form one district, and elect two senators.

The tenth representative district of New Orleans shall form one district, and elect one senator.

The parishes of Jefferson, St. Charles, and St. John Baptist shall form one district, and elect two senators.

The parishes of Assumption, Lafourche, and Terrebonne shall form one district, and elect two senators.

The parishes of Vermilion and St. Mary shall form one district, and elect one senator.

The parishes of Calcasieu, Lafayette, and St. Landry shall form one district, and elect two senators.

The parishes of Livingston, St. Helena, Washington, and St. Tammany shall form one district, and elect one senator.

The parishes of Pointe Coupee, East Feliciana, and West Feliciana shall form one district, and elect two senators.

The parish of East Baton Rouge shall form one district, and elect one senator.

The parishes of West Baton Rouge, Thibodaux, and St. Martin shall form one district, and elect two senators.

The parishes of Concordia and Avoyelles shall form one district, and elect one senator.

The parishes of Tensas and Franklin shall form one district, and elect one senator.

The parishes of Carroll, Madison, and Morehouse shall form one district, and elect two senators.

ART. 23. No person shall be entitled to vote at any election held in this state, except in the parish of his residence, and at the election precinct in which he is registered; provided, that no voter in remoting from one parish to another shall lose the right to vote in the former until he has acquired it in the latter.

ART. 24. The members of the senate shall be elected for the term of four years; and when assembled, the senate shall have power to choose its own officers, except as hereinafter provided.

ART. 25. The general assembly shall divide the state into senatorial districts whenever it apportions representation in the house of representatives.

ART. 26. No parish shall be divided in the formation of a senatorial district, the parish of Orleans excepted; and whenever a new parish shall be created it shall be attached to the senatorial district from which most of its territory is taken, or to another contiguous district, at the discretion of the general assembly, but shall not be attached to more than one district. The number of senators shall be thirty-six, and they shall be apportioned among the senatorial districts according to the total population of said districts.

ART. 27. In all apportionments of the senate the total population of the state shall be divided by the number thirty-six, and the result produced by this division shall be the senatorial ratio entitling a senatorial district to a senator.

Single or contiguous parishes shall be formed into districts having a population the nearest possible to the number entitling a district to a senator; and if the apportionment to make a parish or district fall short of, or exceed the ratio, then a district may be formed having not more than two senators; but not otherwise. No new apportionment shall have the effect of abridging the term of service of any senator already elected at the time of making the apportionment. After an enumeration has been made, as directed in the twentieth article, the general assembly shall not pass any law, that an apportionment of representation in both houses of the general assembly shall be made.

ART. 28. At the first session of the general assembly after this constitution goes into effect, the senators shall be divided equally by lot into two classes; the seats of the senators of the first class to be vacated at the expiration of the term of the first house of representatives; those of the second class at the expiration of the term of the second house of representatives; so that one-half shall be chosen every two years successively. When a district shall have elected two senators, their respective terms of office shall be determined by lot between themselves.

ART. 29. The first election for senators shall be held at the same time with the election for representatives; and thereafter there shall be elections of senators at the same time with each general election of representatives, to fill the places of those senators whose term of office may have expired.

ART. 30. Not less than a majority of the members of each house of the general assembly shall form a quorum to transact business; but a smaller number may adjourn from day to day, and shall have full power to compel the attendance of absent members.

ART. 31. Each house of the general assembly shall keep and publish weekly a journal of its proceedings; and the yeas and nays of the members on any question, at the desire of any two of them, shall be entered on the journal.

ART. 32. Each house may punish by imprisonment any person not a member for disrespect or disorderly behavior in its presence, or for obstructing any of its proceedings; such imprisonment shall not exceed ten days for any one offense.

ART. 33. Neither house shall adjourn for more than three days, nor to any other place than that in which it may be sitting, during the session of the general assembly, without the consent of the other.

ART. 34. The members of the general assembly shall receive from the public treasury a compensation for their services, which shall be eight dollars per day during their attendance, going to, and returning from the sessions of their respective houses. This compensation may be increased or diminished by law, but no alteration shall take effect during the period of service of the members of the house of representatives by which such alteration shall have been made. No session shall extend beyond the period of sixty days, to date from its commencement; and any legislative action had after the expiration of said period of sixty days shall be null and void; but the first general assembly that shall convene after the adoption of this constitution may continue in session for one hundred and twenty days.

ART. 35. The members of the general assembly, in all cases except treason, felony, or breach of the peace, shall be privileged from arrest during their attendance at the sessions of their respective houses, and going to or returning from the same; and for any speech or debate in either house shall not be questioned in any other place.

ART. 36. No senator or representative during the term for which he was elected, nor for one year thereafter, shall be appointed to any civil office of profit under this state which shall have been created, or the emoluments of which may have been increased, during the time such senator or representative was in office.

ART. 37. No bill shall have the force of a law until on three several days it be read in each house of the general assembly, and free discussion allowed thereon, unless four-fifths of the house where the bill is pending may deem it expedient to dispense with this rule.

ART. 38. All bills for raising revenue shall originate in the house of representatives, but the senate may propose amendments in other bills; provided, that it shall not introduce any matter under the color of an amendment which does not relate to raising revenue.

ART. 39. The general assembly shall regulate by whom and in what manner writs of election shall be issued to fill the vacancies which may occur in either branch thereof.

ART. 40. On the confirmation or rejection of the officers to be appointed by the governor, with the advice and consent of the senate, the vote shall be taken by yeas and nays; and the names of the senators voting for and against the appointments respectively shall be entered on the journals to be kept for the purpose, and made public on or before the end of each session.

ART. 41. Returns of all elections for members of the general assembly shall be made to the secretary of state.

ART. 42. In the year in which a regular election for a senator of the United States is to take place the members of the general assembly shall meet in the hall of the house of representatives on the second Monday following the meeting of the general assembly, and proceed to said election.

ART. 43. The supreme executive power of the state shall be vested in a chief magistrate, who shall be styled the governor of the state of Louisiana. He shall hold his office during the term of four years, and together with the lieutenant governor, chosen for the same term, be elected as follows: The qualified electors for representatives shall vote for governor and lieutenant governor at the time and place of voting for representatives; and the returns of every election shall be sealed up and transmitted by the proper returning officer to the secretary of state, who shall deliver them to the speaker of the house of representatives on the second day of the session of the general assembly then to be held. The members of the general assembly shall meet in the house of representatives to examine and count the votes. The person having the greatest number of votes for governor shall be declared duly elected; but in case of a tie between two or more candidates, one of them shall immediately be chosen governor by joint vote of the members of the general assembly. The person having the greatest number of votes for lieutenant governor shall be lieutenant governor; but in case of a tie between two or more candidates, one of them shall be immediately chosen lieutenant governor by joint vote of the members of the general assembly.

ART. 44. No person shall be eligible to the office of governor or lieutenant governor who is not a citizen of the United States, and a resident of this state two years next preceding his election.

ART. 45. The governor shall be ineligible for the succeeding four years after the expiration of the time for which he shall have been elected.

ART. 46. The governor shall enter on the discharge of his duties on the second Monday in January next ensuing his election, and shall continue in office until the Monday next succeeding the day that his successor shall be declared duly elected, and shall have taken the oath or affirmation required by the constitution.

ART. 47. No member of congress or any person holding office under the United States government shall be eligible in the office of governor or lieutenant governor.

ART. 48. In case of impeachment of the governor, his removal from office, death, refusal or inability to qualify, or to discharge the powers and duties of his office, resignation or absence from the state, the powers and duties of the office shall devolve upon the lieutenant governor for the absence of the term, or until the governor be re-elected, or the disability be removed. The general assembly may provide by law for the case of removal, impeachment, death, resignation, disability, or refusal to qualify, of both the governor and the lieutenant governor, declaring what officer shall act as governor; and such officer shall act accordingly until the disability be removed, or for the remainder of the term.

ART. 49. The lieutenant governor or officer discharging the duties of governor, shall, during his administration, receive the same compensation to which the governor would have been entitled had he continued in office.

ART. 50. The lieutenant governor shall by virtue of his office be president of the senate, but shall only vote when the senate is equally divided. Whenever he shall administer the government, or shall be unable to attend as president of the senate, the senators shall elect one of their own members as president of the senate for the time being.

ART. 51. The governor shall receive a salary of eight thousand dollars per annum, payable quarterly on his own warrant.

ART. 52. The lieutenant governor shall receive a salary of three thousand dollars per annum, payable quarterly upon his own warrant.

ART. 53. The governor shall have power to grant reprieves for all offenses against the state, and, except in cases of impeachment, shall, with the consent of the senate, have power to grant pardons, remit fines and forfeitures after conviction. In cases of treason he may grant reprieves until the end of the next session of the general assembly, in which the power of pardon shall be vested. In cases

when the punishment is not imprisonment at hard labor, the party upon being reprieved by the governor shall be released if in actual custody until final action by the senate.

ART. 54. He shall be commander-in-chief of the militia of this state, except when they shall be called into the service of the United States.

ART. 55. He shall nominate and by and with the advice and consent of the senate appoint all officers whose offices are established by the constitution, and whose appointments are not herein otherwise provided for; provided, however, that the general assembly shall have a right to prescribe the mode of appointment to all other offices established by law.

ART. 56. The governor shall have power to fill vacancies that may happen during the recess of the senate, by granting commissions which shall expire at the end of the next session thereof, unless otherwise provided for in this constitution; but no person who has been nominated for office and rejected by the senate shall be appointed to the same office during the recess of the senate.

ART. 57. He may require information in writing from the officers in the executive department upon any subject relating to the duties of their respective offices.

ART. 58. He shall, from time to time, give the general assembly information respecting the situation of the state, and recommend to their consideration such measures as he may deem expedient.

ART. 59. He may, on extraordinary occasions, convene the general assembly at the seat of government, or at a different place if that should have become dangerous from an enemy or from epidemic; and in case of disagreement between the two houses as to the time of adjournment, he may adjourn them to such time as he may think proper, not exceeding four months.

ART. 60. He shall take care that the laws be faithfully executed.

ART. 61. Every bill which shall have passed both houses shall be presented to the governor; if he approve he shall sign it; if he do not he shall return it with his objections to the house in which it originated, which shall enter the objections at large upon its journal, and proceed to reconsider it. If, after such reconsideration, two-thirds of all the members present in that house shall agree to pass the bill, it shall be sent with the objections to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of the members present in that house it shall be a law. But in such cases the vote of both houses shall be determined by yeas and nays, and the names of members voting for or against the bill shall be entered on the journal of each house respectively. If any bill shall not be returned by the governor within five days after it shall have been presented to him, it shall be a law in like manner as if he had signed it, unless the general assembly, by adjournment, prevent its return, in which case the said bill shall be returned on the first day of the meeting of the general assembly after the expiration of said five days, or be a law.

ART. 62. Every order, resolution, or vote, to which the concurrence of both houses may be necessary, except on a question of adjournment, shall be presented to the governor, and before it shall take effect he shall approve it, or, being disapproved, shall be repassed by two-thirds of the members present.

ART. 63. There shall be a secretary of state, who shall hold his office during the term for which the governor shall have been elected. The records of the state shall be kept and preserved in the office of the secretary; he shall keep a fair register of the official acts and proceedings of the government, and when necessary shall attest them; he shall, when required, lay the said register and all papers, minutes, and vouchers relative to his office before either house of the general assembly, and shall perform such other duties as may be enjoined on him by law.

ART. 64. There shall be a treasurer of the state, and an auditor of public accounts, who shall hold their respective offices during the term of four years. At the first election under this constitution, the treasurer shall be elected for two years.

ART. 65. The secretary of state, treasurer, and auditor of public accounts shall be elected by the qualified electors of the state, and in case of any vacancy caused by the resignation, death, or absence of the secretary, treasurer, or auditor, the governor shall order an election to fill said vacancies; provided, that the unexpired term to be filled be more than twelve months; when otherwise, the governor shall appoint a person to perform the duties of the office thus vacant until the ensuing general election.

ART. 66. The treasurer and the auditor shall receive a salary of five thousand dollars per annum each. The secretary of state shall receive a salary of three thousand dollars per annum.

ART. 67. The treasurer and the auditor shall receive a salary of five thousand dollars per annum, and shall be a citizen of the United States and of this state.

ART. 68. For each parish court, one judge shall be elected by the qualified electors of the parish. He shall hold his office for the term of two years. He shall receive a salary, and fees to be provided by law. Until otherwise provided, each parish judge shall receive a salary of one thousand two hundred dollars per annum, and such fees as are established by law for clerks of district courts. He shall be a citizen of the United States and of this state.

ART. 69. The parish courts shall have original jurisdiction in all civil cases when the amount in dispute exceeds five hundred dollars, exclusive of interest. In criminal cases their jurisdiction shall be unlimited. They shall have appellate jurisdiction in civil ordinary suits, when the amount in dispute exceeds one hundred dollars, exclusive of interest.

ART. 70. For each parish court, one judge shall be elected by the qualified electors of the parish. He shall hold his office for the term of two years. He shall receive a salary, and fees to be provided by law. Until otherwise provided, each parish judge shall receive a salary of one thousand two hundred dollars per annum, and such fees as are established by law for clerks of district courts. He shall be a citizen of the United States and of this state.

ART. 71. The supreme court shall hold its sessions in the city of New Orleans from the first Monday in the month of November to the end of the month of May. The general assembly shall have power to fix the sessions elsewhere during the rest of the year; until otherwise provided, the sessions shall be held as heretofore.

ART. 72. The supreme court, and each of the judges thereof, shall have power to issue writs of habeas corpus at the instance of persons in actual custody in cases when they may have appellate jurisdiction.

ART. 73. No judgment shall be rendered by the supreme court without a concurrence of a majority composing the court. Whenever the majority can not concur in consequence of the acquiescence of any member of the court, the judges not concurred shall have power to call upon any judge or judges of the district courts, whose duty it shall be when so called upon to preside in the place of the judge or judges present, and to aid in determining the case.

ART. 74. All judges, by virtue of their office, shall be conservators of the peace throughout the state. The style of a process shall be "The state of Louisiana." All proceedings shall be carried on in the name and by the authority of the state of Louisiana, and conclude "against the state and dignity of the same."

ART. 75. The judges of all courts whenever practicable shall refer to the law in virtue of every definitive judgment rendered; but in all cases they shall adduce the reasons on which their judgment is founded.

ART. 76. The judges of all courts shall be liable to impeachment for crimes and misdemeanors. For any reasonable cause the governor shall remove any of them, on a address of two-thirds of the members elected to each house of the general assembly. In every such case the cause or causes for which such removal may be required shall be stated at length in the address, and inserted in the journal of each house.

ART. 77. No duties or functions shall ever be attached by law to the supreme or district courts, or the several judges thereof, but such as are judicial; and the said judges are prohibited from receiving any fees of office, or other compensation than their salaries, for any official duties performed by them.

ART. 78. The general assembly shall divide the state into judicial districts, which shall remain unchanged for four years, and for each district court one judge, learned in the law, shall be elected for each district, by a plurality of the qualified electors thereof. For each district there shall be one district court, except in the parish of Orleans in which the general assembly may establish as many district courts as the public interests may require. Until otherwise provided there shall be seven district courts for the parish of Orleans, with the following original jurisdiction: The first, exclusive original jurisdiction; the second, exclusive original jurisdiction; the third, exclusive jurisdiction of appeals from justices of the peace; the fourth, fifth, sixth, and seventh district courts, exclusive jurisdiction in all civil cases, except probate, when the sum in contest is above one hundred dollars, exclusive of interest. These seven courts shall have such further jurisdiction, not inconsistent herewith, as shall be conferred by law.

ART. 79. The number of districts in the state shall not be less than twelve nor more than twenty. The clerk of the district courts shall be elected by the qualified electors of their respective parishes, and shall hold their office for four years.

ART. 80. Each of said judges shall receive a salary to be fixed by law, which shall not be increased or diminished during his term of office, and shall never be less than five thousand dollars. He must be a citizen of the United States, over the age of twenty-five years, and have resided in the state and practiced law therein for the space of two years next preceding his election. The judges of the district courts shall hold their office for the term of four years.

ART. 81. The district courts shall have original jurisdiction in all civil cases when the amount in dispute exceeds five hundred dollars, exclusive of interest. In criminal cases their jurisdiction shall be unlimited. They shall have appellate jurisdiction in civil ordinary suits, when the amount in dispute exceeds one hundred dollars, exclusive of interest.

ART. 82. For each parish court, one judge shall be elected by the qualified electors of the parish. He shall hold his office for the term of two years. He shall receive a salary, and fees to be provided by law. Until otherwise provided, each parish judge shall receive a salary of one thousand two hundred dollars per annum, and such fees as are established by law for clerks of district courts. He shall be a citizen of the United States and of this state.

ART. 83. The parish courts shall have original jurisdiction in all civil cases when the amount in dispute exceeds five hundred dollars, exclusive of interest. In criminal cases their jurisdiction shall be unlimited. They shall have appellate jurisdiction in civil ordinary suits, when the amount in dispute exceeds one hundred dollars, exclusive of interest.

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ART. 87. The parish courts shall have original jurisdiction in all civil cases when the amount in dispute exceeds five hundred dollars, exclusive of interest. In criminal cases their jurisdiction shall be unlimited. They shall have appellate jurisdiction in civil ordinary suits, when the amount in dispute exceeds one hundred dollars, exclusive of interest.

ART. 88. In all probate matters, when the amount in dispute shall exceed five hundred dollars, exclusive of interest, the appeal shall be directly from the parish to the supreme court.