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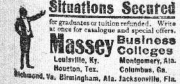
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Proposed Amendments to the Constitution, to be Voted for at Election to be Held Tuesday, November 4th.

Senate Bill No. 51, Act No. 56.) JOINT RESOLUTION.

JOINT RESOLUTION.

Proposing an amendment to Article 47 of the Constitution of the State of Louisiana, relative to rectifying and approving agreements or contracts for works of public improvements made or entered into by the City of New Orleans prior to the 12th day of May 1902, and to authorize the City of New Orleans to make all payments thereunder in accordance with the terms and under the conditions thereof.

conditions theroof.

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 Article 47 of the Constitution of the State of Louisiana be submitted to the electors of the State at the next Congressional election to be holden on the first Tuesday after the first Monday in Noyember, 1962, to-wit:

That Article 47 of the Constitution of the State of Louisiana be amended so as to read as follows, to-wit:

"Article 47: The General Assembly

the State of Louisiana be amended 30 as to read as follows, to-wit:

"Article 47: The General Assembly shall have no power to grant or authorize any parish or municipal authority to grant any extra compensation, fee or allowance to a public officer, agent, for yant, or contractor, nor pay, nor authorize the payment of any claim against the State or any parish or municipality thereof, under any agreement of contract made without express authority of law, and all such manuforized agreements or contracts shall be null and void, but all agreements or contracts for work of public improvements made or estered into by the City of New Oricans prior to the twelfth of May 1903 are hereby rathied and approved and the City of New Orleans is hereby authorized to make all payments provided for in said contracts in accordance with the terms and under the conditions set forth in said contracts.

Sec. 2. Be it further resolved, etc.

the conditions set forth in said contracts.

Sec. 2. Be it further resolved, etc.,
That'on the official ballets to be used at
said election shall be placed the words
"For the proposed amendment to Article
47 of the Constitution of the State of
Louisiana;" and the words "Against the
Amendment to Article 47 of the Constitution of the State of Louisiana;" and
each elector shall indicate, as provided in
the general election laws of the State,
which of the propositions, "for" or
"against" he yotes for.
(Signed) J. Y. SANDERS,
Speaker of the House of Representatives,
(Signed.) ALBERT ESTOPINAL.

Loutenant Governor.

Approved: June 26th, A. D. 1902.
W. W. HEARD,
Governor of the State of Louisiana. A true copy:
JOHN T. MICHEL,
Secretary of State.

Senate Bill No. 111. Act No. 83.) JOINT RESOLUTION

Proposing an amendment to the Consti-tation of the State of Louisiana by re-pealing and abrogating Article One Hundred and Ninety-eight (it8) there-of.

Hundred and Ninety-eight (118) thereof.
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 an amendment to the Constitution of the State of
the Louisiana be submitted to the qualified electors of the State for their approval or rejection at the next Congressional
election to be holden therein on the first
Tucsday next following the first Monday
in November, 1902, as follows: That Article 188 of the Constitution of the State of
Louisiana, which reads as follows: No
person less than sixty years of age shall
be permitted to vote at any election in
the State who shall not, in addition to
the qualifications above prescribed, have
paid on or before the Stat day of December of each year, for the two years precediag the year in which he offers to vote,
a poll tax of one dollar per annum, to
be used exclusively in aid of the public
schools of the parish in which such tax
shall have been collected: which tax is
hereby imposed on every male resident of
this State between the ages of twentyone and sixty years. Poll taxes shall be
a lieu only upon assessed property, and no
process shall issue to enforce the collection of the same except against assessed
property.

Every person liable for such tax shall,

process shall issue to enforce the collection of the same except against assessed property.

Every person liable for such tax shall, before being allowed to vote, exhibit to the Commissioners of Election his poll tax receipts for two years, issued on the official form, or duplicates thereof, in the event of iose, or proof of payment of such poll taxes may be made by a certificate of the tax collector, which shall be sent to the Commissioners of the several voting precincts, showing a list of those who have paid said two years poll taxes as above provided, and the dates of payment. It is hereby declared to be forgery, and punishable as such, for any tax collector or other person, to antedate, or alter, a poll tax receipt. Any person who shall pay the poll tax of another or advance him money for that purpose; in order to influence his vote, shall be guilty of bribery and punished accordingly. The provisions of this section as to the payment of poll taxes shall not apply to persons who are deaf and dumb, or blind, nor to persons under twenty-three years of age, who have paid all poll taxes assessed against them. This section shall not go into operation until after the general State election to be held in the year 1908 shall have authority to repeal or modify the same;" be and the same is hereby repealed, abrogated and stricken from the Constitution of this State.

official form, or duplicates thereof, in the central politicates any be made by a certificate of the tax collector, which shall be sent to the constant of the tax collector, which shall be sent to the constant of the tax collector, which shall be sent to the constant of the tax collector, which shall be sent to the constant of the tax collector, which shall be sent to the constant of the constan

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