PERMANENT CONSTITUTION OF THE

Confederate States of America

each State acting in its sovereign and indethe Journal. pendent character, in order to form a permapent federal government, establish justice, insure domestic tranquility, and secure the blessings of liberty to ourselves and our posterity-invoking the favor and guidance of Almighty God-to ordain and establish this Constitution for the Confederate States of America.

ARTICLE 1.

SECTION 1. All legislative powers herein delegated all be vested in a Congress of the Confed-States, which shall consist of a Senate d House of Representatives.

SECTION IL.

1. The House of Representatives shall be composed of members chosen every second year by the people of the several States; and the electors in each State shall be citizens of the Confederate States, and have the qualifications requisite for electors of the most numerous branch of the State Legislature ; [but no person of foreign birth, not a citizen of the Confederate States, shall be allowed to vote for any officer, civil or po-

litical, state or federal.] 2. No person shall be a representative who shall not have attained the age of twenty-five years, and be a citizen of the Confederate States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

3. Representatives and direct taxes shall eracy according to their respective numbers. which shall be determined by adding to the these bound to service for a term of years, and including Indians not taxed, three-fifths States; if he approve, he shall sign at; but of all slaves. The actual enumeration shall meeting of the Congress of the Confederate ated, who shall enter the objections at large ken. States, and within every subsequent term of on their journal, and proceed to reconsider ten years, in such manner as they shall, by it. If, after such reconsideration, two-thirds law, direct. The number of representatives of that house shall agree to pass the bill, it of two-thirds of both houses.] shall not exceed one for every fifty thousand, shall be sent, together with the objections, to 7. No preferences shall be given by any but each State shall have at least one repre- the other house, by which it shall likewise sentative ; [and until such enumeration shall be made, the State of South Carolina shall be entitled to choose six, the State of Geor gia ten, the State of Alabama nine, the State es shall be determined by yeas and mays, of Florida two, the State of Mississippi sev- and the names of the persons voting for and en, the State of Lousiana six, and the State of l'exas siz.]

4. When vacancies happen in the representation from any State, the Executive au thority thereof shall issue writs of election

[except that any judicial or other federal oilcer resident and acting solely within the Legislature thereof.]

2. Immediately after they shall be assemtors of the first class shall be vacated at the cording to the rules and limitations prescrib-

proceedings, and from time to time publish the same, excepting such parts as may in their judgement require secresy; and the yeas and hays of the members of either House on any question shall, at the desire ing such part of them is may be employed We, the people of the Contederate States, of one fifth of those present, be entered on in the service of the Confederate States; re-

two Houses shall be sitting.

questioned in any other place.

ures appertaining to his department.

mendments as on other bills.

SECTION VIL.

nal of each house respectively. If any bill

SECTION VI.

serving to the States, respectively, the ap-4. Neither House during the session of pointment of the officers and the authority Congress, shall, without the consent of the of training the militia according to the disother, adjourn for more than three days, nor cipline prescribed by Congress. to any other place than that in which the 17. To exercise exclusive legislation, in

all cases whatsoever, over such district (not exceeding ten miles square) as may, by ces-1. The Senators and Representatives shall sion of one or more States and the accept-

treasary of the Confederate States. They shall, in all cases, except treason and breach of the peace, be privileged from arrest dur-of the State in which the same shall be, for ing their attendance at the session of their the erection of forts, magazines, ars-nals, any treaties of the Confederate States with inferior officers as they think proper, in the Confederate States lying without the respective houses, and in going to and re- dockyards, and other needful buildings; and foreign nations; and any surplus of revenue President alone, in the Courts of Law or in limits of the several States, and may permit turning from the same; and for any speech cessary and proper for carrying into execu-tion the foregoing powers, and all other pow-ry; nor shall any State keep troops or ships or debate in either house they shall not be appointed to any civil office under the authordepartment or officer thereof.

SECTION IX.

ty of the Confederate States, which shall [1. The Importation of negroes of the Alhave been created, or the employments whererican race from any foreign country other of shall have been increased during such time ; and no person holding any office under than the slaveholding States or Territories the Confederate States shall be a member of either house during his continuance in office. | forbidden ; and Congress is required to pass But Congress may, by law, grant to the prinsuch laws as shall effectually prevent the cipal officer in each of the Executive Departsame.]

[2. Congress shall have the power to pro-hibit the introduction of slaves from any uents a seat upon the floor of either house, with the privilege of discussing any meas-State not a member of, or Territory not be longing to this Confederacy.

3. The privilege of the writ of habeas cor-1. All bills for raising revenue shall origibe apportioned among the several States nate in the House of Representatives; but pus shall not be suspended, unless when in elected as follows: which may be included within this Confed- the Senate may propose or concur with a cases of rebellion or invasion the public safe- 2. Each State sha the Senate may propose or concur with a- cases of rebellion or invasion the public safety may require it.

2. Every bill which shall have passed both sented to the President of the Confederate of property in negro slaves.] shall be passed. States; if he approve, he shall sign it; but 5. No capitation or other direct tax shall be laid, unless in proportion to the cen-us or if not, he shall retorn it with his objections

be reconsidered, and if approved of by twothirds of that house, it shall become a law. But in all such cases, the voice of both houses shall be determined by yeas and nays,

time to time. [9. Congress shall appropriate no money

shall not be returned by the President within ten days (Sondays excepted) after it shall from the Treasury except by a vote of two- Confederate States, directed to the Presihave been presented to him, the same shall thirds of both Houses, taken by yeas and dent of the Senate ; the President of the Sena copy of such appropriations, with his ob- claims against the Government, which is here- persons having the highest numbers, not ex- nance in office.

they shall be divided as equally as may be by him ; or, being disapproved by him, may by the Confederate States ; and no person of Representatives shall not choose a Fresi- tween two or more States; between a State into three classes. The seats of the sena- be represented by two-thirds of both Houses ac- holding any office of profit or trast under deat, whenever the right of choice shall de and citizens of another State, where the State them, shall, without the consent of the Con- voice upon them, b-fore the 4th day of March is plaintiff; between citizens claiming lands fore mentioned, and the members of the sevgress, accept of any present, empluments, next following, then the Vice-President shall under grants of different States, and between erd State Legislatures, and all the Execuoffice or title of any kind whatever, from any act as President, as in case of the death or a State or the citizens thereof and foreign five and Judicial officers, both of the Conact as President, as in case of the the Presi- States, citizens or subjects; but on State federate States and of the several States, king, prince, or foreign state. 12. Congress shall make no law respect- dent.

ports or exports, except what may be abso-tately necessary for executing its inspection 2. He shall have power, by and with the advice and consent of the Senate, to make imposts, laid by any State on imports and treaties, provided two-thirds of the Senators without the consent of the Legislutures of exports, shall be for the use of the treasury present concor; and he shall nominate, and the States concerned, as well as of Congress. laws; and the net produce of all duties and of the Confederate Sustes; and all such laws by and with the advice and consent of the shall be subject to the revision and control of Senate, shall appoint ambassadora, other

receive a compensation for their services, to ance of Congress, become the seat of the S. No State shall, without the consent of Supreme Court, and all other officers of the be ascertained by law, and paid out of the government of the Confederate States, and Congress, lay any fluty on tonnage, [except on Confederate States whose appointments are

a foreign power, or engage in war, unless actually invaded, or in such imminent danger of the United States of America, is hereby each other to improve the navigation thereof.] duct, or neglect of duty; and when so re- held by them in any of the States or Terrimoved the removal shall be reported to the tories of the Confederate States.] Senate, together with the reasons therefor.] 4. The Confederate States shall guarantee

skerios 1. 1. The executive power shall be vested in 4. The President shall have power to fill President of the Confederate States of all vacancies that may happen during the re- become a member of the Confederacy," a re-America. He and the Vice-President shall cess of the Senate, by granting commissions publican form of government, and shall pro-hold their offices [for the term of six years; which shall expire at the end of their next tect each of them against invasion; and on but the President shall not be re eligible.] session; [but no person rejected by the application of the Legislature, (or of the Exfice during their ensuing recess.] SECTION III.

1. The President shall, from time to time.

4. No bill of attainder, or ex post facto number of electors equal to the whole num- give to the Congress information of the state ber of Senators and Representatives to which of the Confederacy, and recommend to their legally assembled in their several Conven-the State may be entitled in the Congress; consideration such measures as he shall judge tions, the Congress shall sommon a Convenwhole number of free persons, including houses, shall, before it becomes a law, be pre- law, for law denying or impairing the right ber of Senators and Representatives to which of the Confederacy, and recommend to their but no Senator or Representative, or person necessary and expedient; he may on estra- tion of all the States, to take into considera-holding an office of trust or profit under the ordinary occasions, convene both Houses, or tion such amendments to the Constitution be made within three years after the first to that house in which it shall have origin- enumeration herein before directed to be ta- Confederate States, shill be appointed an either of them; and in case of disagreement as the said States shall concur in suggesting ken. 6. No tax or duty shall be laid on articles exported from any State, [except by a vote between them, with respect to the time of aljournment, he may adjourn them to such time as he shall think proper; he shall re-to the Constitution be agreed on by the said

and Vice-President, one of whom, at least, ceive embassadors and other public minis- Convention-voting by States-and the same 7. No preferences shall be given by any shall not be an inhabitant of the same State ters; he shall take care that the laws be taither for a shall not be an inhabitant of the same State ters; he shall take care that the laws be taither be ratified by the Legislatures of two durits of one State over those of another. Shall not be an inhabitant of the same State to the folly executed, and shall commission all the of the States, or by Convention in two-thirds billots the person with for as President, and officers of the Confederate States.

and the names of the persons voting for and and account of the receipts and expenditures and of all persons voted for as Vice-Presi-against the bill shall be entered on the jours of all public money shall be published from dent, and of the number of votes for each, and conviction of, treason, bribery, or other representation in the Senate.

ARTICLE III.

thority thereof shall issue write of election to fill such vacancies. 5. The House of Representatives shall 5. The House of Representatives shall the unless the congress, by their adjournment, shall have the sole power of impeachment, shall be repealed as modified; and all the sole sole power of impeachment, shall be repealed as modified; and all the sole sole power of impeachment, shall be repealed as modified; and all the sole sole power of impeachment, shall be repealed as modified; and all the sole sole power of impeachment, shall be repealed as modified; and all the sole sole power sole power of impeachment, shall be repealed as modified; and information shall be repealed as modified; and sole power sole powe oppropriation and disapprove any other ap- and contingencies; or for the payment of votes f r President shall be the President, courts, shall hold their offices during good prob ation in the same bill. In such case claims against the Confederate States, the if such number be a majority of the whole behaviour, and shall, at stated times, receive limits of any State, may be impeached by a he shall, in signing the bill, designate the justice of which shall have been jud cially number of electers appointed; and if no for their services a compensation, which rote of two thirds of both branches of the appropriations disapproved, and shall return declared by a tribunal for the investigation of person have such a majority, then, from the shall not be diminished during their contin-

Legislatore thereof.] sections III. 1. The Senate of the Confederate States shall be composed of two senators from each state, chosen for six years by the Legisla-ture thereof, [at the regular session next im-3. Every order, resolution, or vote, to 3. Every order, resolution, or vote, to 4. Copy of such appropriations, with his ob-by mole the duty of Congress to establish.] 5. Every order, resolution, or vote, to 5. Every order, r 2. Immediately after they shall be assem-bled, in consequence of the first election, the same shall take effect, shall be approved 11. No title of nobility shall be granted be granted by a choice. And if the House States shall be a party; to controversies be or laws of any State to the con

2. No State shall, without the consent of grant represented and provide states, except in ca-the Congress, lay any impost duties on im-gainst the Confederate States, except in ca-set of impeachment. States i but no new State shall be formed or erected within the jurisdiction of any other

State; nor any State be formed by the junction of two or more States, or parts of States, 2. The Congress shall have power to dispuse of and make all needful rules and regu-Congress. 3. No State shall, without the consent of Congress, lay any fluty on tonnage, [except on Confederate States whose appointments are [3. The Confederate States may acquire

dockyards, and other needful buildings; and 18. To make all laws which shall be ne-thus derived shall, after miking such im-cessary and proper for carrying into execu-tion the foregoing powers, and all other pow-ry; nor shall any State keep troops or ships questioned in any other place. 2. No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the author-department or officer thereof. Try: nor shall any State keep troops or sings of war in time of peace, enter into any agree-a foreign powers, or engage in war, unless ac-define and the foregoing powers, and all other pow-try: nor shall any State keep troops or sings of war in time of peace, enter into any agree-ment or compact with another State, or with a foreign power, or engage in war, unless ac-ident. All other civil officers of the execu-ter into any agree-ter into a tive department may be removed at any time and by the Territorial government, and the as will not admit of delay. But when any by the President, or other appointing power, inhabitants of the several Contederate States river divides or flows through two or more when their services are unnecessary, or for and territories, and shall have the right to States, they may enter into compacts with dish-nesty, incapacity, inefficiency, miscon- take to such territory any slaves lawfully

to every 2 tate " that now is or bereafter may sion) against domestic violence.

ARTICLE V.

SECTION 1. 1. (Upon the demand of any three States. s. No money shall be drawn from the Treasury, but in consequence of appropria-tions made by law; and a regular statement and of all persons voted for as President, and the persons voted for as President, the removed from office on impeachment for, without its consent, be deprived of its equal

ARTICLE VI.

[1. The Government established by this Constitution is the successor of the Provis-ional Government of the Confederate States office until their successors shall be appointed and qualified, or the office abulished.]

2. All debts contracted and engagements entered into before the adoption of this tonstitution, shall be as valid agarast the Con-

standing. 4 The Senators and Representatives b port this Constitution, but no religious test shall ever be required as a qualification to 5. The enumeration, in the Constitution, people of the several States. 6. The powers not delegated to the Con-14. No soldier shall, in time of peace, by the winde number shall be necessary to a congress shall make. quartered in any house without the consent choice. of the owner; nor in time of war, but in a 3. But no person constitutionally ineligies of imprachment, shall be by jury, and such the States, respectively, or to the people federate States by the Constitution, nor prothere of.

2. Each State shall appoint, in such manner as the Legislature thereof may direct, a

ARTICLE 11.

which list they shall sign and certify, and high crimes and misdemeanors.

transmit, sealed, to the government of the

L. The judicial power of the Confederate

expiration of the second year, of the second ed in case of a bill. class at the expiration of the lourth year, and of the third class at the expiration of the sixth year ; so that one-third may be chosen every second year; and if vacancies happen by resignation or otherwise during the recess of the legislature of any State, the executive thereof may make temporary appointments until the next meeting of the legislature which shall then fill such vacancies.

3. No person shall be a senator who shall not have attained the age of thirty years, and be a citizen of the Confederate States; and who shall not (when elected) be an inhabitant of the State for which he shall be chosen.

4. The Vice President of the Coulederate States shall be President of the Senate, but shall have no vote, unless they be equally dividedo

5. The Senate shall choose their other ofthe Confederate States.

6. The Senate shall have the sole power that purpose, they shall be on oath of affir-When the President of the Confedmembers present.

7. Judgment in cases of impeachment shall, nevertheless, be liable and subject to sage of the same.] indictment, trial, and judgment and punishment according to law.

SECTION IV.

1. The times, places and manner of hold-ing elections for Senators and Representa-tives shall be prescribed in each State by the Legislature thereof, subject to the provisions T. To establish postoffices and post routes; ulations, except as to the times and places of choosing Senators.

2. The Congress shall assemble at least once in every year; and such meeting shall be on the first Monday in December, unless they shall, by law, appoint a different day. a seful arts, by securing for limited times to authors and inventors the exclusive right to a seful arts, by securing for limited times to authors and inventors the exclusive right to a seful arts, by securing for limited times to authors and inventors the exclusive right to a seful arts, by securing for limited times to authors and inventors the exclusive right to a seful arts, by securing for limited times to authors and inventors the exclusive right to

F 1. Each House shall be the judge of the elections, returns and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a onies committed on the high seas, and offen- of the common law. smaller number may adjourn from day to cesagainst the law of nations. day, and may be authorized to compel the attendance of absent members, in such manner and under such penalties as each House tures on land and water. may provide.

2. Each house may determine the rules of its proceedings, punish its members for for a longer term than two years, disorderly behaviour, and, with the concur-rence of two-thirds of the whole number, expel a member.

3. Each house shall keep a journal of its

SECTION VIII.

The Congress shall have power-1. To lay and collect taxes, duties, im-

and excises shall be uniform throughout the not be iniringed. Confederate States.

2. To barrow money on a credit of the Confederate States.

tions, and among the several States, and with

commerce : except for the purpose of fur-nishing lights, beacons and buoys and other or things to be seized. 7. No pe to try all impeachments. When sitting for aids to navigation upon the coasts, and the obstructions in river navigation, in all erate States is tried, the Chief Justice shall which cases such duties shall be laid on the jury, except in cases arising in the land or United States prior to the 20th of December, contession in open court. preside ; and no person shall be convicted navigation facilitated thereby as may be ne-

4. To establish uniform laws of naturalishall not extend further than to removal from zation, and uniform laws on the subject of timb, nor be compelled, in any criminal case, years a resident within the limits of the [Con- the person attainted.

5. To coin money, regulate the value thereof and of foreign coin, and fix the standard

of weights and measures.

year of our Lord eighteen hundred and six- nesses against him; to have compulsory pro- be elected. ty-three, shall be paid out of its own reve- cess for obtaining witnesses in his favor, and 9. The President shall, at stated times, re- of this Confederacy, with their slaves and

nue. 8 To promote the progress of science and fence.

their respective writings and discoveries, Supreme Court.

10. To define and punish piracics and fel-

posts and excises for revenue necessary to ing an establish neut of religion, or provid- 4. The person having the greatest number foreign State. pay the debts, provide for the common de- iting the free exercise thereof ; shridging of votes as Vice President shall be the Vice. 2. In all cases affecting ambas-adors, othfeace, [and carry on the Government of the the freedom of speech, or of the press, or the President, if such number be a majority of er public ministers and consuls, and those in any office or public trust under the Coufed-Confederate States; but no bounties shall be people peaceably to assemble and petition the whole number of electors appointed; which a State shall be a party, the Su, reme crate States. granted from the treasury, nor shall any du- the government for a redress of government and if no person have a mojority, then, from Court shall have original jurisdiction. In ties or taxes on importations from foreign 13. A well regulated militia being neces the two highest numbers on the list shall al the other cases before mentioned, the Su- of certain rights, shall not be constituted to countries be laid to promote or foster any stry to the security of a free State, the right choose the Vice-President ; a quorum for the preme Court shall have appellate jurisdic- deny or disparage others retained by the branch of industry ;] and all duties, imposts of the people to keep and bear arms shall purpose shall consist of two thirds of the turn, both as to law and fact, with such ex-

14. No soldier shall, in time of peace, he the whole number shall be necessary to a Congress shall make.

3. To regulate commerce with foreign na- manner to be prescribed by law. 15. The right of the people to be secure to that of Vice President of the Confederate roomes shall have been committed ; but when the Indian tribes; [but neither this, nor any in their persons, houses, papers and effects. States,

other clause contained in the constitution, against unreasonable searches and sezures. 6. The Congress may determine the time shall be at such place or places as the Conficers; and also a President pro tempore in shall ever be construed to delegate the pow- shall not be violated; and no warrants shall of choosing the electors, and the day on gress may by law have directed. the absence of the Vice President, or when er to Congress to appropriate money for any issue but upon probable cause, supported by which they shall give their votes, which day he shall exercise the office of President of internal improvement intended to facilitate oath or affirmation, and particularly describe shall be the same throughout the Confeder-

> or things to be seized. 7. No person except a natural born citi-16. No person shall be held to answer for zon of the Confederate States, or a citizen them aid and confort. No person shall be improvement of harbors and the removing of a cipital or otherwise infamous crime, unless thereof at the time of the adoption of this convicted of treason unless on the testimony of on a presentment or indictment of a grand Constitution, or a citizen thereof born in the of ima witnesses to the same overt act. or on

office, and disqualification to hold and enjoy bonkraptcies throughout the Confederate to be a witness against himself; nor be de federate States, as they may exist at the time any office of honor, trust or profit under the States; [but no law of Congress shall dis- prived of life, liberty, or property, without of his election.] Confederate States ; but the party convicted charge any debt contracted before the pas- due process of law; nor shall private propcompensation.

ed shall enjoy the right to a speedy and pub the Vice President, and the Congress may, prescribe the manner in which such acts, re-

of this Constitution.] but the Congress may. [but the expenses of the postoffice depart-at any time, by law, make or alter such officer shall act accordingly until the ment, after the first day of March in the accusation; to be confronted with the wit-disability be removed, or a President shall citizens in the several States. [and shall have

shall be otherwise re-examined in any court

affirmation : 19. Excessive bail shall not be required,

shall be such by a citizen or subject of any shall be bound by oath or affirmation to sup-

whole number of Nenstors, and a majority of ceptions and under such regulations as the

ble to the office of President shall be eligible strial shall be held in the State where the said not committed within any State, the trial

SECTION III.

1. Treason against the Confederate States

shall consist only in levying war against 7. No person except a natural born citi- them, or in adhering to their enemies, giving

naval forces, or in the militia, when in actu- 1860, shall be eligible to the office of Press- 2. The Congress shall have power to demembers present. dent; neither shall any person be eligible to clare the ponishment of treason, but no at-nor shall any person be subject for the same that office who shall not have attained the tainder of treason shall work corruption of offence to be twice put in jeupardy of life or age of thirty-five years, and been fourteen blood, or forfeiture, except during the life of

> ARTICLE IV. PECTEON L

8. In case of the removal of the President 1. Foll faith and credit shall be given in erty be taken for public use without just from office, or of his death, resignation, or each State to the public acts, records, and insbility to discharge the powers and duties judicial proceedings of every other State. 17. In all criminal prosecutions the accus- of the said office, the same shall devolve on And the Congress may, by general laws,

shall neither be increased nor diminished du- said slave shall nut be ther by impaired.]

beir respective writings and discoveries. 9: To constitute tribunals inferior to the preserved; and no fact so tried by a jury federate States, or any of them. tice, and be found in another State, sh-li, on 10. Before he enters on the execution of demand of the Executive authority of the necessity of the protection of French vessels

"I do sidemnly swear (or affirm) that I of the crime, 11. To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water.
12. To raise and support armies; but no force of law, shall relate to but one subject.
12. To raise and support armies; but no force of law, shall relate to but one subject.
13. So [slave, or other] person held to service on this subject.
14. To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water.
15. To raise and support armies; but no force of law, shall relate to but one subject.
15. Every law or resolution having the force of law, shall relate to but one subject.
15. To raise and support armies; but no force of law.
16. Every law or resolution thereof.
17. To raise and support armies; but no force of law.
18. So [slave, or other] person held to service on this subject.
19. Excessive bail shall not be required, nor cruel and unusual punishments inflicted.
19. Excessive bail shall not be required, nor cruel and of the Conlederate States, and will, to the best of my ability, preserve, protect and deform thereof.
19. Excessive bail shall not be required.
19. Excessive bail shall not be required.
19. Excessive bail shall not be required.
10. So [slave, or other] person held to service on this subject.
10. So [slave, or other] person held to service on this subject.
10. So [slave, or other] person held to service on this subject.
10. So [slave, or other] person held to service on this subject.
11. To raise and support armies; but no shall here for the there of the force of law.
11. To raise and support armies; but no shall here force of law.
12. So [slave, or other] person held to service on this subject.
13. So [slave, or other] person held to s

shall, in consequence of any law or regula-tion therein, be discharged from such ser-In Hungary there was great sensation, nw-

ARTICLE VIL

1. The ratification of the Convention of five States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

[2 When five States shall have ratified this Constitution, in the manner before specified, the Congress under the Provisional Constitution shall prescribe the time for holding the election of President and Vice-President ; and for the meeting of the elector I college ; and for counting the votes aml inaugurating the President. They shall, afso, prescribe the time for holding the first election of members of Congress under this Constitution, and the time for assembling the same. Until the assembly of such Congress, the Congress under the Provisional Constitution shall continue to exercise the legislative powers granted them, not extend p beyond the time limited by the Consti-

tution of the Provisional Government.] Adopted unanimously, March 11, 1861.

LATE FROM EUROPE.

FARTHER POINT, May 20. - The Canadian has arrived here with dates to the 9th. In England the American crisie was the

accusation; to be controlled with the w till the 17th.

Active preparations to send a powerful squairon to America were progressing FRANCE.-The Chamber of Commerce call-

ed the attention of the Government to the of the confederacy than according to the rules his office, he shall take the following oath or State from which he fled, be delivered up, to in the American waters. The Minister of be removed to the State having jurisdiction Commerce and the Minister of Marine held

for a longer term than two years. 13. To provide and maintain a navy. 14. To make rules for the government and regulation of the land and naval forces. 15. To provide for calling forth the militia 15. To provide for calling forth the militia