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THE RALEIGH SENTINEL

CONSTITUTIONAL AMENDMENTS

1st Amendment: That section 4, of article 9, be stricken out and two new sections be substituted. The section to be stricken out is in regard to lands given to the state by congress and the appropriation of fines, penalties, &c.

The section to be substituted, gives all lands or proceeds of lands, given by the United States to the state, to educational purposes; and all swamp lands, fine, &c., are to be used for purposes of education.

2nd Amendment strikes out section 17, article 3, and substitutes a section providing for the establishment of a bureau of agriculture, immigration and statistics, and the protection of sheep husbandry.

3d Amendment adds to section 25, of article 1, that "secret political societies are dangerous to the liberties of a free people and should not be tolerated."

4th Amend section 10, article 3, by providing that the governor, with the advice of the senate, shall appoint all offices whose appointments are not otherwise provided for.

5th Abrogates section 15, 16 and 17, of article 4, and allows the general assembly to elect and distribute all judicial power among the several counties except that of the supreme court, which is fixed by the constitution itself.

6th Strikes out sections 1 and 2, of article 13, and forbids calling a convention without first consulting the people at the polls.

7th Provides for submitting the amendments to the constitution to the people at the polls, Tuesday after the 1st Monday in November, 1870. The amendments will be ratified or rejected together.

8th Provides for publishing the ordinances for the information of the people.

9th Requires the judge to reside in the district for which he is elected, and forbids his holding court in the same county more than once in four years.

10th Reduces the number of judges from 12 to 9, and authorizes the legislature to increase or diminish the number.

11th Provides for the assembling of the legislature in January instead of November.

12th Hits civil rights on the head by forbidding white and black children going to the same school, and providing that no discrimination shall be made to the prejudice of either race.

13th Fixes the pay of members of the general assembly at \$1 a day and 10 cents mileage, and limits the session to 60 days. If the session is prolonged beyond 60 days, members receive no pay.

14th Provides that the term of office for senators and members of the legislature shall begin at the time of their election.

15th, That section 29, of article 2, is amended to allow the general assembly to change the time of holding elections for the general assembly.

16th Strikes from the constitution section 4, of article 1, which is the old republican gerrymander of the senatorial districts in 1868.

17th Reduces the number of supreme judges from five to three, as our fathers had it.

18th Declares the judicial power shall be vested in a court for the trial of impeachments, a supreme court, superior courts, courts of justice of the peace, and such others inferior to the supreme court as may be established by law.

19th Establishes the supreme court in Raleigh, until otherwise provided by the general assembly.

20th Strikes section 6 article 2, from the constitution. This section was the old republican gerrymander of the house of representatives, and the people can do without it.

21st Forbids vacating any office or term of office now existing under the constitution.

22nd Provides for the election of judges of the supreme court and superior courts, by general ticket, or vote of all the people; but allows the general assembly to change the mode of electing superior court judges from general ticket to district elections.

23rd Requires 12 months' residence in the state, and 30 days in the county, before a man can vote, and excludes felons and ex-penitentiary convicts from holding office or voting until restored to citizenship by due process of law. There were two debates on this ordinance, Messrs. Dockery, Alberson and Burton, with all the negro delegates speaking against it and declaring it was aimed at the negro.

24th Provides for the removal by the legislature of any judge of the superior court, for mental or physical disability. It also provides for the removal of clerks of the supreme and superior courts by the judges of the courts for the same reason. Appeal in case of removal is allowed as in other cases or suits.

25th Provides that article 7 of the constitution be amended by adding that the general assembly shall have power to modify, change or abrogate any and all of the provisions of the article, and substitute others in their place, except sections 7, 8 and 13. This allows the legislature to appoint magistrates as under the old constitution.

26th Gives jurisdiction to justices of the peace over civil actions founded on contract, when the sum does not exceed \$200, and allows the justices to call in a jury of six men in certain cases.

27th Authorizes the employment of convicts on public works and highways.

28th Adds the following new section to article 4: "In case the general assembly shall establish other inferior courts, the presiding officers and clerks thereof shall be selected in such manner as the general assembly may prescribe."

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