THE NORTH-CAROLINA MINERVA, RALEIGH ADVERTISER.

RALEIGH :- PUBLISHED EVERY TUESDAY BY HODGE & BOYLAN, PRINTERS TO THE STATE.

NAME OF TAXABLE PARTY.

VOL. IV.

T'UESDAY, APRIL 1, 1800.

207

NEW-YORK, March 17. Letters from his excellency Mi. King, in London, dated 24th December, mention, that, from accounts there, Denmark had joined the coalition, and Sweden was expected very thortly to follow the example--that a general Peace was not expected; but a partial

peace between France and Auftria was not improbable.

NEW CONSTITUTION

FRENCH REPUBLIC.

AN OFFICIAL COPT.

CHAPTER I. -

Art. 1. The French Republic is one and indivifible.

Its European territory is diffributed into departments and communal diffricts.

2. Every man born and tefident in France, and of the age of 21 years, who has inferibed his name in the civic register of his communal district, and afterwards remained a year on the territory of the French Republic, is a French citizen.

3. A foreigner becomes a French citizer, who after having attained the age of 21 years, and declared his intention of fixing his relidence in France, and has refided there for ten fucceflive years.

4. The title of French citizen is forfeited :

By naturalization in a foreign country.

By accepting any office or penfion from a foreign government

By affihation with any foreign corporation which supposes diffunctions of birth.

By condemnation to corporal or infamous punishments.

5. The exercise of the rights of a French citizen is sufpended by a bank uptey, or by a total or partial succession to the property of an infolvent.

By a flate of hired fervicude, either attached to the fervice of the perfor or family.

By a flate of judicial interdiction, acculation, or contumacy. 6. In order to exercife the rights of chizenship,

16. The nomination to the office of fenate shall be by the fenate, who shall make choice out of these candidates prefented to them; the first by the legislative body, the second by the tribunate, and the third by the chief conful.

17. The chief conful, upon quitting his office either by the expiration of his functions, or by refignation, neceffarily, and as a matter of right, becomes a fenator.

The two other confuls during the month which follows the expiration of their functions, may take their feats in the fenate, but are not obliged to encrete that privilege.

They lofe it altogether, if they quit their confular functions by refignation.

18. A fenator is always ineligible to any other public function.

19. All the lifts made in the departments, by virtue of the 9th article, shall be addressed to the senate.— They shall compose the national lift.

23. From this lift shall be elected the legislators, the tribunes, the confuls, the judges of cassation, and the Commissions a la Responsibilitie.

21. They shall confir our annul every act referred to them as unconflicational by their tribunate, or the government; the lifts of the eligibles shall be included among these acts.

22. The revenues of national domains, the terms of which are expired, thall be hable to the expences of the fenate. The annual falary of each of its members thall be paid out of these revenues.—It thall be equal to a 20th of that of the chief conful.

23. The fittings of the froate are not public.

24. Citizen Sieyes and Roger Ducos, the two confuls who are to go ou, of office, shall be nominated members of the confervatory fenate; they shall unite with the fecond and third confuls nominated by the perfect one. These four citizens shall appoint the majority of the fenate, which shall afterwards complete itfelf, and proceed to the elections entrusted to its direction. debated before it, by the orators of the tribunate and the government.

Cameron Collection

35. The fittings of the tribunate and of the legiflative body, fhall be public; the number of ftrangers in either of them not to exceed 200.

36. The annual falary of a tribune shall be 15,000 frances, that of a legislative, 10,000 frances.

37. Every decree of the legislative body shall, the ioth day after it be made, be promulgated by the chief conful, unless in the mean time it is referred to the fenate, on the ground of inconstitutionality. Such reference cannot be made with regard to the laws that have been promulgated.

38. The first renewal of the legislative body and of the tribunate shall not take place till the 10th year.

CHAPTER IV. Of the Government.

39. The government is entrulted to three confuls appointed for ten years, and indefinitely re eligible. Each of them is to be elected individually, with the diffinet quality of chief, fecond, or third conful. The first time the third conful shall only be named for five years.

For the present time Gen. Buonaparte is appointed thief conful; Citizen Cambaseres, now Minister of Justice, second conful; and Citizen Lebrun, member of the committee of ancients, third conful

40. The chief conful has particular functions and attributes, which, when he is exercifing them, he may be temporarily fupplied by one of his colleagues.

41. The chief contul is to promulgate the laws : he is to name and revoke at pleafure the members of the council of flate; the minifters, ambaffadors and other principal foreign agents, the officers of the army by land and fea, the members of local administration and the commifficuers of the government at the tribunals. He is to appoint all judges crimical and civil, as well as justices of peace, and the judges of caffation, without the power of afterwards revoking them.

42. In the other act of the government, the fecond and third confula are to have a configuration they are to ligh the regimer of the acts, inverser to manifelt that they were prefent; and if they pleafe, they may counterligh their opinions; after which the determination of the chief conful fhall follow. 43. The falary of the chief conful fhall be 500,000 frances, for the 8th year. The falary of the other two confels fhall be equal to three tenths of that of the first.

they mult have been acquired by being domiciliated by a year's relidence, and not forfeited by a year's abfence.

7. The citizens of every communal diffrict shall appoint by their fuffrages, those whom they think most worthy of conducting the public affairs. There shall be a lith of confidence, dontaining a number of names equal to a tenth of the number of citizens possibling the right of fuffrage. From this field communal lit the public functionaries of districts shall be taken.

8. The citizens comprifed in the communal lifts of a department shall also appoint a tenth of their number. These shall constitute a tecond lift, called the depart ment lift, from which the public functions of each department shall be taken.

9. The citizens included in the departmental lift fhall also appoint a tenth of their number; this third lift fhall confit of the citizens of each department eligible to public national functions.

10. The citizens who fhall have a right of co.operating in the formation of any of the lifts mentioned in the three preceding articles, fhall every third year be called upon to exercise the power of replacing those who fhall have died, or absented themselves for any other cause than the exercise of a public function.

It. They may also withdraw from the lifts, those whom they shall not judge proper to continue, and replace them by other citizens in whom they may have greater confidence.

12. No one shall be erased from the lists, otherwise than by the votes of the decisive majority of the citlzans, having the right of co operating in their formation.

13. No one shall be erafed from the lit of those eligible to public national functions, merely because his name may have been struck out of a list of an inferior superior degree.

14. The appointment to the lift of eligibles is only neceffary with regard to public functions, for which that condition is exprefsly required by the conflictation or by the law. All the lifts of the eligibles shall be formed in the course of the 9th year.

CHAPTER II.

15. The confervatory fenate shall be composed of 30 members, of 40 years of age at least, to be irremovable during life.

For the information of the fenate, there shall be nominated in the first instance, 60 members—this number shall be encreased to 62 in the course of the 8th year, to 64 in the 9th year, and shall be gradually encreased to 80 by the addition of two members in each of the ten first years. Of the Legislative Power.

25. No now law thall be promulgated, unlefs the plan thall have been proposed by the government, communicated to the tribunate, and decreed by the Legiflative Body.

26. The plans which the government may propole thall be drawn up under different heads.—In every cafe in which fuch plans thall be diffeuffed, the government may withdraw them, and prefent them again in a modified state.

27. The tribunate is to be composed of 100 members of 25 years of age at least; they shall be renewed by fifths every year, and infinitely re-eligible while they remain upon the national list.

28. The tribunate shall difens the plans of every law that may be proposed ; it shall vote for the adoption or rejection of them.

-It the ll fend three orators taken from its body, by whom the motives of its vote, with respect to each of the plans, thall be flated before the legislative body.

It shall refer to the fenate, but for the caufe of inconditutionality only, the list of the eligibles, the acts of the legislative body, and those of the governments.

29. It thall express its opinion as to the laws made or to be made, the abufes to be corrected, the ameli orations to be attempted, in every part of the public administration, but never relative to the civil or criminal referred to the tribunals.

The opinions it shall give, by virtue of the prefent articles, are to be followed by no neceffary confequences; they compel no constituted authority to come to any deliberation.

30. When the tribunate adjourns, it may appoint a committee from ten to fifteen members, charged to convoke it, if it shall be deemed neceffary.

'31. The legislative body shall be composed of 300 members, of 30 years of age at the least ;—they shall be renewed by sitchs every year.—There ought always to be one citizen, at least, of each department of the republic prefent.

32. A member who goes out of the legislative body cannot re-enter it till after the interval of a year—but he may be immediately elected to any other public function, including that of tribune, provided he is in other respects eligible.

33. The fitting of the legislative body shall commence every year on the first Frimaire, and shall continue only four months; it may be extraordinarily convoked during the other eight by the government.

34: The legislative body enacts the law by determining by fecret ferutiny, and without any difcuffion on the part of its members, upon the plans of the law

44. The government is to propose the laws, and to make the necessary regulations to ensure their execution.

45. The government is to direct the receipts and expenses of the flate, conformable to the annual law, which determines the amount of each ; it fhall fuperintend the coinage of money, of which the law alone fhall order the iffue, fix the value, the weight, and the imprefion.

46. When the government is informed of any confpiracies against the state, it may iffue orders to arrest and bring before them the perfons who are sufpected as the authors or accomplices; but if within ten days after fuch arrest, they are not fee at liberty or brought to trial, it shall be confidered on the part of the minister figning the order as an act of arbitrary detention.

47. The government is to superintend the internal fastety and external defence of the flate; it is to diftribute the forces by sea and land, and regulate the direction of them.

43. The national guard on duty is fubject to the regulations of the public administration. The national guard not on duty is only fubject to the law.

49. The government is to manage political relations abroad, to conduct negociation, to make preliminary ilipulations, to fign and conclude all treaties of peace, alliances, truce neutrality, commerce, and other conventions.

50. Declarations of war and treaties of peace ; alliencies and commerce, are to be proposed, difcuffed, decreed and promulgated in the same manner as laws. Only the difcuffious and deliberations relative to these objects, as well in the tribunate as in the legislative body, are to be in a sceret committe, if the government defires it.

51. The fecret article of a treaty cannot be definictive of the public articles.

52. Under the direction of the confuls, the council of flate is charged with the drawing up of the plans of the laws and the regulations of the public administration, and to refolve fuch difficulties as may occur in all administrative matters.

53. It is from among the members of the council of flate that the orators are to be felected, who shall be appointed to appear in the name of the government before the legislative body—There are never to be any