# THE DEMOCRATIC SIGNAL. 

## VOLUME 1.

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## TERMS.

The Democratic Signal is poblished week ly, in the City of R
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,
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CONSTITUTION OF THE U. S.,
Agreed upon in Congress, Sep. 17, 1787
We, the people of the United States, in order to form a perfect union, establish justice, ensure domestic tranquilty, jrovide for the comain defence, promote the general wel fare, and secure the blessings of liberty to ourselves and posterity, do ordain and establish this Constitution for the Toited States o Amertea.
Art. 1. Sec. I. All legislative powers herein granted, shall be vested in a Congres of the United States, which shall consist o a Senate and House of Representatives.
Sec II. 1. The Housé of Representa tives shall be composed of members chosen every second year by the people of the seve ral States; and the clectors in each State shal have the qualifications requisite for electors
of the most numerous branch of the State of the most numerous branch of the Stute Legislature,
5. 2. No person shall be a Representative who shall not bave attained the age of twen ty-five gears, and been seven years a citijen of the United States, and who shall not, when elected, be an in habitant of that State in which heshall be chosen
3. Representatives and direct taxes shall be npportioned ariong the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number offree persons including those bouna o service for a term of years, and excluding Indians not taxed,three fifths of all other per sons. The actual enumeration shall be made withia three years after the meeting of the Congress of the United States, and within every, subsequent term of ten years, in such manner as they shall by law direct. The number ot Representatives shall not exceed one for e7ery thirty shousaud, but each State shall have at least one Bepresentative; soc until such enumeration shall be made, the State of New Hampshire shall be entitled to choose three; Massachusetts eight; Rhode Island :end Providence Plantations one; Connecticut five; New York six; New Jersey four; Pennsylvania eight; Delaware one ; Maryland six; Virginia ten; North Carolina five; South Carolina five; and Georgia ihree.
4. When vacacies happen in the Representatien from any State, the executive au thority thereof shall issue writs of election to fill such vacancies.
5. 5. The House of Representatives shall choose their speaker and other officers, and shall have the sole power of impeachment. Sec. 1II. 1. The Senate of the U. States shall be composed of two Senators from each State, chosen by the Legislature thereof, for six years; and each Senator shall have one six yete.
2. Immediately after they shall be assem. bled in consequence of the first election, they shall be divided, as equally as may be, into three classes. The seats of the Senators of the first clase shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth 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 on otherwise during the recess of the LegisJatare of any State, the Executive thereof may make temporary appointments until the rext meeting of the Legis
3. No person shall be a Senator who shall
not have attained the age of thirty years, and been nine years a citizen of the UnitedStates, and who shall not, when elected, be an in habitant of that State for which he shall be chosen.
4. The Vice President of the U. States shall be Iresident of the Senate, but shall have no vote, unless they be equally divided 5. The Senate shall choose their other of ficers, and also a President pro tempore, in he absence of the Vice President, or when e shall exercise the office of President of the United State3
6. The Senate shall have the sole power o try all impeachments. When silting for hat purpose, they shall be on oath or affirnation. When the President of the United States is tried, the Chief Justive shall preside; and no person shall be convicted withut the concurrence of two-thirds of the mem bers piesent.
7. Judgment in case of impeachment shall not extend farther than to removal from of fice, and disqualification to hold and enjoy any office of honor, trust or profit, under the United Slates; but the party convicted shall nevertheless be liable and subject to indict ment, trial, judgment and punishment, a cording to law.
Sec. IV. 1. The times, places, and man per of holding elections for Senators andRe presentatives, shall be prescribed in each State by the Legislature thereof; but the Con gress may, at any time, by law, make or al ter such regulations, except as to the places of choosing Senators.
2. The Congress shall assemble at leas nce in every year, and such meeting shal e on the first Monday in December, unles hey shall by law appoint a different day.
Sec. V. 1. Each House shall be the jodg of the elections, returns, and qualifications o is own members; and a majority of eae shall constitute a quorum to do business; but a smaller number may adjourn from doy to day, and may be authorized to compel the attendance of absent members, in such man ner and such penalties as each House may provide.
2. Each House may determine the rules of its proceedings, punish its members for disorderly behaviour, and with the concur rence of two thirds, expel a meniber.
3. Each Houee shall keep a journal of its proceedings, and from time to time publish the same, ezcepting such parts as may in their judgment require secrecy; and the yeas and nays of the members of enher House, on any question, shall, at the desire of one-6fith of those present, be entered on the journal. 4. Neither House, during the session of Congress, shall, without the consent of the other adjourn for more than three davs, nor oo any other place than that in which the two
Houses shall be sitting. Sec. VI. 1. The Sesators and Represen tatives shall receive a compensation for thelr out of the Treasury of the United States.They shall, in all cases except treason, felony and breach of the peace, be priviledged from arrest during their attendance at the session of their respective Houses, and in go ing to or returning from the same; and for any speech or debate in either. House, they 2. No Senator or Representative shall,du ring the time for which he is elected, be ap pointed to any civil office under the authority of the United States, which shall have been increased during such time; and no per son holding any office under the U. States, shall be a member of either House during is continuance in office.
Sec. VII. 1. All bills for raising revenu stall originate in the Rouse of Representa-
ives; but the Serate may ir pose or concer with amendments as on other bills.
2. Every bill which shall have passed the Hoase of Representatives and the Senate shall, before it become a law, be presented to the President of the United States; if he approve he shall sign it but if not, he shall re urn it, with his objections, to that House in which it shall have originated, who shall en er the objections at large on their journal, and proceed to reconsider tt . 1t, afier such reconsideration, two-thirds of that Elouse shal agree to pass the brll, it shall be sent, togeth er with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two thirds of that House, it shall become a law. But in all such cases the vote of both Houses shall be determined by geas and nays, and the names of the per ons voting for or agaizst the bill, shall be entered on the journal of each House respec uvely. If any bill shall not be returned by the President within ten days [Sundays excepted] after it shall have been presented to him, the same shall be a law in like manner as if he had signed it, unless the Congress by their adjournment prevent its return, in which ease it shall not be a law.
3. Every order, resolution or vote, to which he concurrence of the Senate and House of Representative may be necessary. [except on a question of adjournmenr] shall be presented to the President of the United States; ad before the same shall take effect, shall be approved by him,or being disapproved by him, shall be repassed by two-thirds of the Senste end House of Kepresentatives, according to the rules and limitations preseribed n the case of a bill.
Sec. VIII, 1. The Eongress shall have ower-To lay and colleet taxes, daties, imposts, and excises, to pay thejdebts and provide for the common defence and general -elfare of the United States; but all duties, mposts and excises shall be unitorm thro' ut the United States:
2. To borrow money on the crudit of the United States:
3. To regulate commerce with foreign nations, and among the several States, and with the Indian tribes:
4. To establish a uniform rule of natural zation, and uniform laws on the subject o bankruptcies throughout the United States: 5. To coin money, regulate the value theref, and of foreign coin, and fis the standard $f$ weights and measures:
6. To provide for the punishment of counerfeiting the securities and current coin o he United Slates:
7. To establish post offices and post roads.
8. To promote the progress of science and aseful arts, by securing, for limited times, to auhors and inventors, the exclusive right to eir respective writings and discoveries
9. To constitute tribunals inferior to the Supreme Court: To define and punish pira cies and felonies committed on the high seas, and offences against the law of nations:
10. To declare war, grant letters of mar que and reprisal; and make sules concerning captures on land and water:
11. To raise and support armies; but no appropriation of money to that use shall be for a longer term than two years:
12. To provide and maintain a navg: 13. To make rules for the government and regulation of the lend and naval forces:
14 To provide for calling forth the militia to execute the laws of the Union, suppress insurrections, and repel invasions:
15. To provide for organizing, arming, and disciplining the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectiyely the appointment of the
officers, and the authority of training the mi litia according to the discipline prescribed by Congress.
16. To exercise exclusive legısiation in all cases whatsoever over such district [not ex ceeding ten miles square] as may by cession of particular Stotes, and the acceptance of Congress, become the seat of Government of the United States, and to exercise like auchority over all places purchased by the censent of the legislature of the State in which the same shall be, for the erection of torts, magazines, arsenals, dock yards, and other 17. To mat
17. To make all laws which shall be necessary and proper for carry ing into execotion vested by this Constitution in the Gowern ment of the United States, or in any ment of the United States, or in any depar Sec. IX. 1. The migration or importation of such persons as any of the Slates now ex isting shail think proper to admit, shall no be prohibited by the Congress prior to the year one thousand eight hundred and eighi, but a tas or duty may be imposed on such importation, not exeeeding ten dohars for each person.
2. The privilege of the writ of habeas cor pus shali not be suspended, untess when in case of rebellion or invasion the public safety may require it.
3. No bill of
3. No bill of attainder or ex post facto law 4. be passed.
. No capitation, or other direct tax shall be laid, onless is proportion to the census or enumeration herein before directed to be ta5. No tax or duty shall be laid on article exported from any State. No preference shal! be given by any regulation of commerce or revenue to the potts of one State oxer those of another; nor shall vessels bound to or from one State, be obliged to enter, cleas, or pay duties in another.
6. No money shall be drawn from the treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of a public money shall be published from tim
to time. to time.
7. No title of nobility snall be granted by the United States; and no person holding any office of profit or trust under them, shatl
without the consent of. Congress, any present, emolument, office or title of any kind whatever, from any king, prince or for-
Sec. X. 1. No State shall enter into any trealy, alliance or confederation, grant let lers of marque and reprizal; coin nioney, emi bills of credit; make any thing but gold and silver coln a tender in payment of debts;pass any bill of attainder, ex post facto law, or law impairing the obligation of contraets, or grant any utle of nobility.
2. No State shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be ab-
solutely necessary for executing its inspec Hon laws; and the net produce of all duties and imposts lard by any State on imports or expcrts, shall bo for the use of the treasury of he United States, and all such laws shall be subject to the revision and control of the Congress. No State shall, without the consent of Congrens, lay any duty of tonnage, lreep troups, or ships of war, in time of peace, enter into any agreement or compact with another State, or with a ioreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.
Art. 11 I. The executive power shall be vested in a President of the United Sates of Amenca. He shall bold his office during the term of foor years, and, together with the Vice President, chosen for the same term, be elected as follows:
2. Each State shall appoint, in such manner as the Legislature thereof may direct, a number of electors, equal to the whole number ot Senators and Representatives to which the State may be entitled in the Congress; but no Senators or Representative, or person holdiug an office if trost or profit under the
States, shall be apppointed ati elector.
(See 4th pages)

