

PROPOSED CONSTITUTIONAL AMENDMENTS

The following proposed amendments to the Constitution of the State of Nebraska, as hereinafter set forth in full, are submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3, A. D. 1896:

A joint resolution proposing to amend section one (1) of article five (5) of the Constitution of Nebraska, relating to officers of the executive department. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section one (1) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. The supreme court shall consist of five judges, a majority of whom shall be necessary to form a quorum or to pronounce a decision. It shall have original jurisdiction in cases relating to revenue, civil cases in which damages shall be gariety, mandamus, quo warranto, habeas corpus, and such appellate jurisdiction, as may be provided by law.

A joint resolution proposing to amend section thirteen (13) of article six (6) of the Constitution of the State of Nebraska, relating to compensation of supreme and district court judges.

Be it resolved by the Legislature of the State of Nebraska: Section 1. That section thirteen (13) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows: Sec. 13. The judges of the supreme and district courts shall receive for their services such compensation as may be provided by law.

A joint resolution proposing to amend section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska, relating to compensation of the officers of the executive department. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section one (1) of article six (6) of the Constitution of the State of Nebraska, relating to judicial power. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section one (1) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section eleven (11) of article six (6) of the Constitution of the State of Nebraska, relating to increase in number of supreme and district court judges. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section eleven (11) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section six (6) of article one (1) of the Constitution of the State of Nebraska, relating to trial by jury. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section six (6) of article one (1) of the Constitution of the State of Nebraska be amended to read as follows:

Nebraska be amended to read as follows: Section 6. The right of trial by jury shall remain inviolate, but the legislature may provide that in civil actions five-sixths of the jury may render a verdict, and the legislature may also authorize trial by a jury of a less number than twelve men, in courts inferior to the district court. Approved March 23, A. D. 1895.

A joint resolution proposing to amend section one (1) of article five (5) of the Constitution of Nebraska, relating to officers of the executive department. Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section one (1) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows: Section 1. The executive department shall consist of a governor, lieutenant-governor, secretary of state, auditor of public accounts, treasurer, superintendent of public instruction, attorney-general, commissioner of public lands and buildings, and three railroad commissioners, each of whom, except the said railroad commissioners, shall hold his office for a term of three years, beginning on the first Tuesday after his election, and until his successor is elected and qualified.

A joint resolution proposing to amend section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska, limiting the number of executive state officers. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section nine (9) of article eight (8) of the Constitution of the State of Nebraska, providing for the investment of the permanent educational funds of the state. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section nine (9) of article eight (8) of the Constitution of the State of Nebraska, providing for the investment of the permanent educational funds of the state. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section twelve (12) of article seven (7) of the Constitution of the State of Nebraska, prescribing the manner in which votes shall be cast. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That article seven (7) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section six (6) of article seven (7) of the Constitution of the State of Nebraska, relating to the manner in which votes shall be cast. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section six (6) of article seven (7) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section six (6) of article seven (7) of the Constitution of the State of Nebraska, relating to the manner in which votes shall be cast. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section six (6) of article seven (7) of the Constitution of the State of Nebraska be amended to read as follows:

A joint resolution proposing to amend section six (6) of article seven (7) of the Constitution of the State of Nebraska, relating to the manner in which votes shall be cast. Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section six (6) of article seven (7) of the Constitution of the State of Nebraska be amended to read as follows:

state, shall ever make donations to any work of internal improvement, or of any public utility, unless a proposition so to do shall have been first submitted to the qualified electors and ratified by a two-thirds vote at an election by authority of law. Provided, That such donations of a county with the donations of such subdivisions in the aggregate shall not exceed ten per cent of the assessed valuation of such county. Provided further, That any city or county may, by a three-fourths vote, increase such indebtedness five per cent in addition to such ten per cent and no bonds or evidences of indebtedness as issued shall be valid unless the same shall have endorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to law. Approved March 23, A. D. 1895.

I. J. A. Piper, secretary of state of the state of Nebraska, do hereby certify that the foregoing proposed amendments to the Constitution of the State of Nebraska are true and correct copies of the original enrolled and engrossed bills, as passed by the Twenty-fourth session of the legislature of the State of Nebraska, as appears from said original bills on file in this office, and that all and each of said proposed amendments are submitted to the qualified voters of the state of Nebraska for their adoption or rejection at the general election to be held on Tuesday the 3d day of November, A. D. 1896.

In testimony whereof, I have hereunto set my hand and affixed the great seal of the state of Nebraska. Done at Lincoln this 17th day of July in the year of our Lord, One Thousand Eight Hundred and Ninety-Six, of the Independence of the United States the One Hundred and Twenty-First, and of the state the Thirtieth. (Seal.) J. A. PIPER, Secretary of State.

Beggs' Tropical Oil The only lubricant on the market today that has a positive guarantee to do all the more, for its great strength and wonderful curative powers are particularly noticeable in deep seated diseases, such as Rheumatism, Neuralgia, etc. L. C. Cotting keeps it.

Table listing prices for various goods: ANGE EVANCK, cement, Section 18, of article 18 of the Constitution of the State of Nebraska, relating to the City of Red Cloud, Nebraska. The table includes items like Boarding houses, Hotel shops, and various services with their respective prices.

Table listing prices for various goods: Boarding houses, Hotel shops, and various services with their respective prices. Items include Boarding houses, Hotel shops, and various services.

DR. KILMER'S SWAMP EXTRACT. The Great Kidney, Liver and Bladder Cure. Dissolves Gravel. Bright's Disease. Liver Complaint. Catarrh of the Bladder.

DR. KILMER'S SWAMP EXTRACT. The Great Kidney, Liver and Bladder Cure. Dissolves Gravel. Bright's Disease. Liver Complaint. Catarrh of the Bladder.



There's no end to your hospitality, colonel," replied Ringbrand, smiling at the thought of literary work in the house with me, and the mo' especially as you can't make a visit."

After an early tea the colonel excused himself, riding off with Henry to the west farm, a portion of the estate lying two miles farther back on the mountain. When they were left alone together, Ringbrand made a commendable effort to keep the stream of conversation flowing in trivial channels; but his thoughts set so persistently toward the feud, and its bearing upon both their lives, that he had spoken of it almost before he knew what he was saying. "I should think it would be a constant source of anxiety to you," he said, irrelevantly.

"Perhaps it would, if I knew what it was," she answered, demurely. "Pardon me—I must have been thinking loud. I meant the feud."

"It seems terrible to you, no doubt, but you must remember that we are used to it—or, anyway, as nearly as one can be used to such things. I should feel quite lost without the feud."

"That's odd. I didn't suppose a man ever envied a woman the possession of such an ordinary virtue as courage."

"Perhaps it isn't so commonplace as you imagine."

"Oh, I meant with gentlemen; of course, it says itself that women are cowards, but that is only another way of saying that men are brave."

"I'm not quite sure that I follow your logic. Would you mind giving me your definition of courage?"

"Perhaps I will—after you've told me yours."

Ringbrand reflected a moment before answering. "Possibly my definition is not quite sincere. I have always thought that the truest courage consisted in doing right when it is easier and safer to do wrong—in other words, that it requires a higher kind of courage to suffer injury than to resent it."

"I'm beginning to suspect, however, that this test can be applied only to martyrs and to cowards—to the latter, because they use it as a plea for non-resistance."

"I think that is a little beyond my depth," replied Hester, slipping a rose from the chambering bush that covered the end of the veranda and beginning to trim the petals into dahlia-like precision with her scissors. "I have always thought of a brave man as one who was suspiciously not afraid of anything; one of whom it could be said that he did not know what fear was."

900 Drops CASTORIA. Vegetable Preparation for Assimilating the Food and Bowels of INFANTS & CHILDREN. Promotes Digestion, Cheerfulness and Rest. Contains neither Opium, Morphine nor Mineral. NOT NARCOTIC. A Perfect Remedy for Constipation, Sour Stomach, Diarrhoea, Worms, Convulsions, Feverishness and LOSS OF SLEEP.

Notice to Creditors. State of Nebraska, Webster county, ss. In the county court. I, J. W. Bennett, clerk of said county court, do hereby give notice to all persons having claims and demands against Harvey Palmer of this county, deceased, that the time fixed for filing claims against said estate is on or before the 14th day of August 1896.

Dr. Moraville's grey horse took a spin down main street this morning and collided with the buggy of Art Davis of Inavale smashing down the wheel of the latter. Mrs. Davis and the baby were in the buggy but escaped unhurt. The doctor's rig was not damaged.

Dr. Moraville's grey horse took a spin down main street this morning and collided with the buggy of Art Davis of Inavale smashing down the wheel of the latter. Mrs. Davis and the baby were in the buggy but escaped unhurt. The doctor's rig was not damaged.

Dr. Moraville's grey horse took a spin down main street this morning and collided with the buggy of Art Davis of Inavale smashing down the wheel of the latter. Mrs. Davis and the baby were in the buggy but escaped unhurt. The doctor's rig was not damaged.

Dr. Moraville's grey horse took a spin down main street this morning and collided with the buggy of Art Davis of Inavale smashing down the wheel of the latter. Mrs. Davis and the baby were in the buggy but escaped unhurt. The doctor's rig was not damaged.

Dr. Moraville's grey horse took a spin down main street this morning and collided with the buggy of Art Davis of Inavale smashing down the wheel of the latter. Mrs. Davis and the baby were in the buggy but escaped unhurt. The doctor's rig was not damaged.

"MOTHERS' FRIEND" FOR RISING BREAST. Makes Child-Birth Easy. Shortens labor, lessens pain, and makes the mother and child and leaves her in condition more favorable to fresh recovery. Sold by all druggists.

SEE THAT THE FAC-SIMILE SIGNATURE OF CHARLES H. SLITCHER IS ON THE WRAPPER OF EVERY BOTTLE OF CASTORIA. Castoria is put up in one-size bottles only. It is not sold in bulk. Don't allow anyone to sell you anything else on the plea or promise that it is "just as good" and "will answer every purpose." See that you get O-A-S-T-O-R-I-A.

PARKE'S GINGER TONIC. HIGGINS' HIR BASAM. Cure for all ailments of the blood, liver, stomach, and bowels. Sold by all druggists.

The Chicago Chronicle. A DEMOCRATIC NEWSPAPER. It is Not Republican. It is Not Mugwump. It is Not Populist.

PENNYROYAL PILLS. Original and Only Genuine. Cures all ailments of the blood, liver, stomach, and bowels. Sold by all druggists.

Sheriff's Sale. Notice is hereby given that under and by virtue of an order of sale issued from the office of James Burden Clerk of the District Court of the 10th Judicial District, within and for Webster county, Nebraska, upon an action pending therein, when William H. Miles, Benjamin Graham, William Hays Junior, Harris H. Hays, and others, plaintiffs, versus W. J. Bowden, Charles Perry, William Perry, and W. J. Bowden, defendants, shall offer for sale at public vendue to the highest bidder for cash in hand, at the east door of the court house, at Red Cloud, Neb., the following described property, to-wit:

Sheriff's Sale. Notice is hereby given that under and by virtue of an order of sale issued from the office of James Burden Clerk of the District Court of the 10th Judicial District, within and for Webster county, Nebraska, upon an action pending therein, when William H. Miles, Benjamin Graham, William Hays Junior, Harris H. Hays, and others, plaintiffs, versus W. J. Bowden, Charles Perry, William Perry, and W. J. Bowden, defendants, shall offer for sale at public vendue to the highest bidder for cash in hand, at the east door of the court house, at Red Cloud, Neb., the following described property, to-wit:

Sheriff's Sale. Notice is hereby given that under and by virtue of an order of sale issued from the office of James Burden Clerk of the District Court of the 10th Judicial District, within and for Webster county, Nebraska, upon an action pending therein, when William H. Miles, Benjamin Graham, William Hays Junior, Harris H. Hays, and others, plaintiffs, versus W. J. Bowden, Charles Perry, William Perry, and W. J. Bowden, defendants, shall offer for sale at public vendue to the highest bidder for cash in hand, at the east door of the court house, at Red Cloud, Neb., the following described property, to-wit: