

The following are the alterations and amendments to the Constitution of the State of Georgia as adopted by the late Convention :

GEORGIA.

WE the representatives of the people of the state of Georgia, in Convention met, do ordain and establish the following Articles as additions and amendments to the present Constitution, to take effect and be in full force on the first Monday in October next.

The Senate shall be elected annually on the first Monday in November until such day of election be altered by law; and shall be composed of one member from each county, to be chosen by the electors thereof.

All elections to be made by the General Assembly, shall be by joint ballot of the Senate and House of Representatives.

The election of members for the House of Representatives shall be annual on the first Monday in November; and shall be composed of members from each county in the following proportions—Camden, two; Glynn, two; Liberty, four; McIntosh, two; Bryan, two; Chatham, four; Effingham, two; Scriven, two; Montgomery, two; Burke, three; Richmond, two; Columbia, two; Wilkes, three; Elbert, two; Franklin, two; Oglethorpe, three; Greene, three; Hancock, three; Washington, three; Warren, three.

At the general election for members of Assembly in the year one thousand seven hundred and ninety-seven, the electors of the present counties shall elect three persons to represent them in a Convention for the purpose of taking into consideration the further alterations and amendments necessary to be made in the Constitution, who shall meet at the town of Louisville the second Tuesday in May thereafter: A majority of the said Convention shall have power to proceed to, and agree on, such alterations and amendments, as they may think proper.

The meeting of the General Assembly shall be annual on the second Tuesday in January; a majority of whom shall have power to proceed to business.

That Louisville be the permanent seat of government:—and that the Governor, Secretary of the State, the Treasurer, the Auditor, and the Surveyor-General, remove with their offices thereto, as soon as may be convenient, previously to the next meeting of the General Assembly.

Done at LOUISVILLE, in CONVENTION, the sixteenth day of May, in

the year of our Lord one thousand seven hundred and ninety-five, and in the year of the sovereignty and independence of the United States, the nineteenth.

ARTICLE of CONSTITUTED RIGHTS
annexed to the Constitution as amended.

All powers not delegated by the Constitution as amended, are retained by the people.

N. W. JONES, President, and
Delegate from Chatham.

Josiah Tatnall, jun. } *Chatham.*
Thomas Gibbons, }

John Foster, } *Columbia.*
John Appling, }
P. Willson, }

Jeremiah Cuyler, } *Effingham.*
John London, }
John M. Dasher, }

Joseph Clay, jun. } *Bryan.*
John Wreath, }
Jesse M'Call, }

John Davis, } *Burke.*
Benjamin Davis, }
David Emanuel, }

Thomas King, *Camden.*
S. Higginbotham, } *Elbert.*
Stephen Heard, }

William Barnett, } *Franklin.*
A. Franklin, }
Obediah Hooper, }

Thomas Gilbert, *Glynn.*
John B. Girardeau, } *Greene.*
Davis Gretham, }

Philip Hunter, } *Hancock.*
William Fitzpatrick }
P. Boyle, }

Andrew Paxter, } *Liberty.*
Harmon Runnels, }
James Powell, }

Jacob Wood, } *M'Intosh.*
Daniel Stewart, }
Ferdinand O'Neal, }

Lac. M'Intosh, } *Montgomery.*
Henry D. Stone, }
Henry Gatter, }

Solomon Wood, } *Oglethorpe.*
William Neel, }
Matthew Talbott, }

Edmond Daniell, } *Richmond.*
George Swain, }
John Milton, }

George Walker, } *Scriven.*
Philip Clayton, }
Benjamin Lanier, }

William Skinner, } *Warren.*
Peyton R. Stith, }
Levi Pruitt, }

John Cobbs, } *Washington.*
Peter Goodwin, }
John Rutherford, }

George Franklyn, }
Reuben Wilkinfon, }

Benj. Catchings,
Silas Mercer,
David Creswell,

} Wilkes.

Attest.

THOMAS JOHNSON, *Secretary.*

*The following Resolve was agreed upon in
the Convention on the 16th inst.*

On motion---*Resolved,* That it is the opinion of
this Convention, that from the numbers, respecta-
bility, and ground of complaint stated in the sun-
dry petitions laid before them, that this is a sub-
ject of importance well meriting legislative deli-
beration.

Ordered therefore, That such petitions be pre-
served by the Secretary, and laid before the legis-
lature at their ensuing session.