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	1	L.D. 2291
)	2	Date: 4/16/24 (Filing No. H-983)
	3	Reproduced and distributed under the direction of the Clerk of the House.
	4	STATE OF MAINE
	5	HOUSE OF REPRESENTATIVES
	6	131ST LEGISLATURE
	7	SECOND REGULAR SESSION
	8 9 10	HOUSE AMENDMENT "A" to H.P. 1480, L.D. 2291, "Resolve, Approving the 2024 Draft and Arrangement of the Constitution of Maine Incorporating Amendments Approved at Referendum in 2023 and Providing for Its Publication and Distribution"
	11	Amend the resolve by striking out all of Appendix A and inserting the following:
	12	'APPENDIX A
	13	
	14	CONSTITUTION OF THE STATE OF MAINE
	15	(Arranged by the Chief Justice of the Maine Supreme Judicial Court
	16	pursuant to the Constitution of Maine, Article X, Section 6
1	17 18	and Resolves 2023, c. 127, with 2024 Rearrangement Notes) (Includes CR 2023, c. 1 and CR. 2023, c. 2)
	10	(Includes CK 2025, c. 1 and CK. 2025, c. 2)
	20	PREAMBLE.
	21	Objects of government. We the people of Maine, in order to establish justice,
	22 23	insure tranquility, provide for our mutual defense, promote our common welfare, and secure to ourselves and our posterity the blessings of liberty, acknowledging with
	24	grateful hearts the goodness of the Sovereign Ruler of the Universe in affording us an
	25	opportunity, so favorable to the design; and, imploring God's aid and direction in its
	26 27	accomplishment, do agree to form ourselves into a free and independent State, by the style and title of the State of Maine and do ordain and establish the following
	28	Constitution for the government of the same.
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	30	Article I.
	31	Declaration of Rights.
	32	Section 1. Natural rights. All people are born equally free and independent,
	33	and have certain natural, inherent and unalienable rights, among which are those of
Billinger		Page 1 - 131LR3176(03)

enjoying and defending life and liberty, acquiring, possessing and protecting property,
 and of pursuing and obtaining safety and happiness.

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Section 2. Power inherent in people. All power is inherent in the people; all free governments are founded in their authority and instituted for their benefit; they have therefore an unalienable and indefeasible right to institute government, and to alter, reform, or totally change the same, when their safety and happiness require it.

7 8

9 Section 3. Religious freedom; sects equal; religious tests prohibited; 10 religious teachers. All individuals have a natural and unalienable right to worship Almighty God according to the dictates of their own consciences, and no person shall 11 be hurt, molested or restrained in that person's liberty or estate for worshipping God in 12 the manner and season most agreeable to the dictates of that person's own conscience. 13 nor for that person's religious professions or sentiments, provided that that person does 14 not disturb the public peace, nor obstruct others in their religious worship; -- and all 15 16 persons demeaning themselves peaceably, as good members of the State, shall be equally under the protection of the laws, and no subordination nor preference of any 17 one sect or denomination to another shall ever be established by law, nor shall any 18 19 religious test be required as a qualification for any office or trust, under this State; and all religious societies in this State, whether incorporate or unincorporate, shall at all 20 times have the exclusive right of electing their public teachers, and contracting with 21 them for their support and maintenance. 22

Section 4. Freedom of speech and publication; libel; truth given in 23 evidence; jury determines law and fact. Every citizen may freely speak, write and 24 publish sentiments on any subject, being responsible for the abuse of this liberty; no 25 laws shall be passed regulating or restraining the freedom of the press; and in 26 prosecutions for any publication respecting the official conduct of people in public 27 capacity, or the qualifications of those who are candidates for the suffrages of the 28 people, or where the matter published is proper for public information, the truth thereof 29 may be given in evidence, and in all indictments for libels, the jury, after having 30 received the direction of the court, shall have a right to determine, at their discretion, 31 32 the law and the fact.

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34 Section 5. Unreasonable searches prohibited. The people shall be secure in 35 their persons, houses, papers and possessions from all unreasonable searches and 36 seizures; and no warrant to search any place, or seize any person or thing, shall issue 37 without a special designation of the place to be searched, and the person or thing to be 38 seized, nor without probable cause -- supported by oath or affirmation.

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1 2 3	Section 6. Rights of persons accused. In all criminal prosecutions, the accused shall have a right to be heard by the accused and counsel to the accused, or either, at the election of the accused;
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5 6	To demand the nature and cause of the accusation, and have a copy thereof;
7	To be confronted by the witnesses against the accused;
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9	To have compulsory process for obtaining witnesses in favor of the accused;
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11 12 13 14	To have a speedy, public and impartial trial, and, except in trials by martial law or impeachment, by a jury of the vicinity. The accused shall not be compelled to furnish or give evidence against himself or herself, nor be deprived of life, liberty, property or privileges, but by judgment of that person's peers or the law of the land.
16 17 18 19	Section 6-A. Discrimination against persons prohibited. No person shall be deprived of life, liberty or property without due process of law, nor be denied the equal protection of the laws, nor be denied the enjoyment of that person's civil rights or be discriminated against in the exercise thereof.
 20 21 22 23 24 25 26 27 28 29 	Section 7. No person to answer to certain crimes but on indictment; exceptions; juries. No person shall be held to answer for a capital or infamous crime, unless on a presentment or indictment of a grand jury, except in cases of impeachment, or in such cases of offenses, as are usually cognizable by a justice of the peace, or in cases arising in the army or navy, or in the militia when in actual service in time of war or public danger. The Legislature shall provide by law a suitable and impartial mode of selecting juries, and their usual number and unanimity, in indictments and convictions, shall be held indispensable.
30 31 32	Section 8. No double jeopardy. No person, for the same offense, shall be twice put in jeopardy of life or limb.
33 34 35 36 37	Section 9. Sanguinary laws, excessive bail, cruel or unusual punishments prohibited. Sanguinary laws shall not be passed; all penalties and punishments shall be proportioned to the offense; excessive bail shall not be required, nor excessive fines imposed, nor cruel nor unusual punishments inflicted.

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1 Section 10. Bailable offenses; habeas corpus. No person before conviction 2 shall be bailable for any of the crimes which now are, or have been denominated capital 3 offenses since the adoption of the Constitution, when the proof is evident or the 4 presumption great, whatever the punishment of the crimes may be. And the privilege 5 of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion 6 or invasion the public safety may require it.

8 Section 11. Attainder, ex post facto and contract-impairment laws 9 prohibited. The Legislature shall pass no bill of attainder, ex post facto law, nor law 10 impairing the obligation of contracts, and no attainder shall work corruption of blood 11 nor forfeiture of estate.

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13 Section 12. Treason; testimony of 2 witnesses. Treason against this State 14 shall consist only in levying war against it, adhering to its enemies, giving them aid and 15 comfort. No person shall be convicted of treason unless on the testimony of 2 witnesses 16 to the same overt act, or confession in open court.

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18 Section 13. Suspension of laws. The laws shall not be suspended but by the
 19 Legislature or its authority.

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21 Section 14. Corporal punishment under military law. No person shall be 22 subject to corporal punishment under military law, except such as are employed in the 23 army or navy, or in the militia when in actual service in time of war or public danger.

24

25 Section 15. Right of petition. The people have a right at all times in an orderly 26 and peaceable manner to assemble to consult upon the common good, to give 27 instructions to their representatives, and to request, of either department of the 28 government by petition or remonstrance, redress of their wrongs and grievances.

29 Section 16. To keep and bear arms. Every citizen has a right to keep and 30 bear arms and this right shall never be questioned.

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Section 17. Standing armies. No standing army shall be kept up in time of peace without the consent of the Legislature, and the military shall, in all cases, and at all times, be in strict subordination to the civil power.

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36 Section 18. Quartering of soldiers on citizens. No soldier shall in time of 37 peace be quartered in any house without the consent of the owner or occupant, nor in 38 time of war, but in a manner to be prescribed by law.

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Section 19. Right of redress for injuries. Every person, for an injury inflicted
on the person or the person's reputation, property or immunities, shall have remedy by
due course of law; and right and justice shall be administered freely and without sale,
completely and without denial, promptly and without delay.

Section 20. Trial by jury. In all civil suits, and in all controversies concerning
property, the parties shall have a right to a trial by jury, except in cases where it has
heretofore been otherwise practiced; the party claiming the right may be heard by
himself or herself and with counsel, or either, at the election of the party.

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Section 21. Private property, when to be taken. Private property shall not
 be taken for public uses without just compensation; nor unless the public exigencies
 require it.

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Section 22. Taxes. No tax or duty shall be imposed without the consent of the
 people or of their representatives in the Legislature.

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19 Section 23. Title of nobility prohibited; tenure of offices. No title of nobility 20 or hereditary distinction, privilege, honor or emolument, shall ever be granted or 21 confirmed, nor shall any office be created, the appointment to which shall be for a 22 longer time than during good behavior.

23

24 Section 24. Other rights not impaired. The enumeration of certain rights 25 shall not impair nor deny others retained by the people.

26

Section 25. Right to food. All individuals have a natural, inherent and unalienable right to food, including the right to save and exchange seeds and the right to grow, raise, harvest, produce and consume the food of their own choosing for their own nourishment, sustenance, bodily health and well-being, as long as an individual does not commit trespassing, theft, poaching or other abuses of private property rights, public lands or natural resources in the harvesting, production or acquisition of food.

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Article II.

Electors.

36 Section 1. Qualifications of electors; written ballot; military servicemen;
 37 students. Every citizen of the United States of the age of 18 years and upwards,

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excepting persons under guardianship for reasons of mental illness, having his or her 1 residence established in this State, shall be an elector for Governor, Senators and 2 3 Representatives, in the city, town or plantation where his or her residence has been 4 established, if he or she continues to reside in this State; and the elections shall be by 5 written ballot. But persons in the military, naval or marine service of the United States, 6 or this State, shall not be considered as having obtained such established residence by 7 being stationed in any garrison, barrack or military place, in any city, town or 8 plantation; nor shall the residence of a student at any seminary of learning entitle the 9 student to the right of suffrage in the city, town or plantation where such seminary is 10 established. No person, however, shall be deemed to have lost residence by reason of 11 the person's absence from the state in the military service of the United States, or of this 12 State. 49

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Indians. Every Indian, residing on tribal reservations and otherwise qualified,
 shall be an elector in all county, state and national elections.

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Section 2. Electors exempt from arrests on election days. Electors shall, in
 all cases, except treason, felony or breach of the peace, be privileged from arrest on the
 days of election, during their attendance at, going to, and returning therefrom.

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21 Section 3. Exemption from military duty. No elector shall be obliged to do 22 duty in the militia on any day of election, except in time of war or public danger.

23

Section 4. Time of state election; absentee voting. The election of Senators and Representatives shall be on the Tuesday following the first Monday of November biennially forever and the election of Governor shall be on the Tuesday following the first Monday of November every 4 years. The Legislature under proper enactment shall authorize and provide for voting by citizens of the State absent therefrom in the Armed Forces of the United States or of this State and for voting by other citizens absent or physically incapacitated for reasons deemed sufficient.

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Section 5. Voting machines. Voting machines, or other mechanical devices
 for voting, may be used at all elections under such regulations as may be prescribed by
 law, provided, however, the right of secret voting shall be preserved.

- 35
- 36 Article III.
- 37 Distribution of Powers.

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Section 1. Powers distributed. The powers of this government shall be divided into 3 distinct departments, the legislative, executive and judicial.

Section 2. To be kept separate. No person or persons, belonging to one of these departments, shall exercise any of the powers properly belonging to either of the others, except in the cases herein expressly directed or permitted.

Article IV.

Part First.

House of Representatives.

11 Section 1. Legislative department; style of acts. The legislative power shall be vested in 2 distinct branches, a House of Representatives, and a Senate, each to have 12 13 a negative on the other, and both to be styled the Legislature of Maine, but the people 14 reserve to themselves power to propose laws and to enact or reject the same at the polls independent of the Legislature, and also reserve power at their own option to approve 15 16 or reject at the polls any Act, bill, resolve or resolution passed by the joint action of 17 both branches of the Legislature, and the style of their laws and Acts shall be, "Be it enacted by the people of the State of Maine." 18

19

20 Section 2. Number of Representatives; biennial terms; division of the State into districts for House of Representatives. The House of Representatives shall 21 22 consist of 151 members, to be elected by the qualified electors, and hold their office 2 years from the day next preceding the first Wednesday in December following the 23 general election. The Legislature which convenes in 2013, and also the Legislature 24 25 which convenes in 2021 and every 10th year thereafter, shall cause the State to be divided into districts for the choice of one Representative for each district. The number 26 of Representatives shall be divided into the number of inhabitants of the State exclusive 27 of foreigners not naturalized according to the latest Federal Decennial Census or a State 28 Census previously ordered by the Legislature to coincide with the Federal Decennial 29 Census, to determine a mean population figure for each Representative District. Each 30 Representative District shall be formed of contiguous and compact territory and shall 31 32 cross political subdivision lines the least number of times necessary to establish as nearly as practicable equally populated districts. Whenever the population of a 33 municipality entitles it to more than one district, all whole districts shall be drawn 34 35 within municipal boundaries. Any population remainder within the municipality shall be included in a district with contiguous territory and shall be kept intact. 36

37

Section 3. Submission of reapportionment plan to Clerk of House;
 Legislature's action on commission's plan. The apportionment plan of the
 commission established under Article IV, Part Third, Section 1-A shall be submitted to

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the Clerk of the House no later than June 1st of the year in which apportionment is 1 2 required. In the preparation of legislation implementing the plan, the commission, 3 following a unanimous decision by commission members, may adjust errors and 4 inconsistencies in accordance with the standards set forth in this Constitution, so long 5 as substantive changes are not made. The Legislature shall enact the submitted plan of 6 the commission or a plan of its own by a vote of 2/3 of the Members of each House by 7 June 11th of the year in which apportionment is required. Such action shall be subject 8 to the Governor's approval as provided in Article IV, Part Third, Section 2. τu

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In the event that the Legislature shall fail to make an apportionment by June 11 11th, the Supreme Judicial Court shall, within 60 days following the period in which 12 the Legislature is required to act, but fails to do so, make the apportionment. In making 13 such apportionment, the Supreme Judicial Court shall take into consideration plans and 14 briefs filed by the public with the court during the first 30 days of the period in which 15 the court is required to apportion.

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17 The Supreme Judicial Court shall have original jurisdiction to hear any 18 challenge to an apportionment law enacted by the Legislature, as registered by any 19 citizen or group thereof. If any challenge is sustained, the Supreme Judicial Court shall 20 make the apportionment.

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Section 4. Qualifications; residency requirement. No person shall be a member of the House of Representatives, unless the person shall, at the commencement of the period for which the person is elected, have been 5 years a citizen of the United States, have arrived at the age of 21 years, have been a resident in this State one year; and for the 3 months next preceding the time of this person's election shall have been, and, during the period for which elected, shall continue to be a resident in the district which that person represents.

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No person may be a candidate for election as a member of the House of Representatives unless, at the time of the nomination for placement on a primary, general or special election ballot, that person is a resident in the district which the candidate seeks to represent.

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Section 5. Election of Representatives; lists of votes delivered forthwith; lists of votes examined by Governor; summons of persons who appear to be elected; lists shall be laid before the House. The meetings within this State for the choice of Representatives shall be warned in due course of law by qualified officials of the several towns and cities 7 days at least before the election, and the election officials of the various towns and cities shall preside impartially at such meetings, receive the

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1 votes of all the qualified electors, sort, count and declare them in open meeting; and a 2 list of the persons voted for shall be formed, with the number of votes for each person 3 against that person's name. Cities and towns belonging to any Representative District 4 shall hold their meetings at the same time in the respective cities and towns; and such 5 meetings shall be notified, held and regulated, the votes received, sorted, counted and 6 declared in the same manner. Fair copies of the lists of votes shall be attested by the 7 municipal officers and the clerks of the cities and towns and the city and town clerks 8 respectively shall cause the same to be delivered into the office of the Secretary of State 9 forthwith. The Governor shall examine the returned copies of such lists and 7 days 10 before the first Wednesday of December biennially, shall issue a summons to such 11 12 persons as shall appear to have been elected by a plurality of all votes returned, to attend and take their seats. All such lists shall be laid before the House of Representatives on 13 14 the first Wednesday of December biennially, and they shall finally determine who are 54 elected. 15 Section 6. Vacancies. Whenever the seat of a member shall be vacated by death, resignation, or otherwise the vacancy may be filled by a new election. 16 17 18 Section 7. To choose own officers. The House of Representatives shall choose their speaker, clerk and other officers. 19 20 Section 8. Power of impeachment. The House of Representatives shall have 21 the sole power of impeachment. 22 23 24 Article IV. Part Second. 25 Senate. 26 Section 1. Number of Senators. The Senate shall consist of an odd number 27 of Senators, not less than 31 nor more than 35, elected at the same time and for the 28 same term as Representatives by the qualified electors of the districts into which the 29 State shall be from time to time divided. 30 31 Section 2. Submission of reapportionment plan to Secretary of Senate; 32 Legislature's action on commission's plan; division of State into Senatorial 33 Districts; division by Supreme Judicial Court. The Legislature which shall convene 34 in the year 2013, and also the Legislature which shall convene in the year 2021 and 35 every tenth year thereafter, shall cause the State to be divided into districts for the 36 choice of a Senator from each district, using the same method as provided in Article 37 IV, Part First, Section 2 for apportionment of Representative Districts. 38 39

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1 The apportionment plan of the commission established under Article IV. Part 2 Third, Section 1-A shall be submitted to the Secretary of the Senate no later than June 1st of the year in which apportionment is required. In the preparation of legislation 3 4 implementing the plan, the commission, following a unanimous decision by commission members, may adjust errors and inconsistencies in accordance with the 5 standards set forth in this Constitution, so long as substantive changes are not 6 made. The Legislature shall enact the submitted plan of the commission or a plan of 7 8 its own by a vote of 2/3 of the Members of each House by June 11th of the year in 9 which apportionment is required. Such action shall be subject to the Governor's 10 approval as provided in Article IV, Part Third, Section 2.

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In the event that the Legislature shall fail to make an apportionment by June In the Supreme Judicial Court shall, within 60 days following the period in which the Legislature is required to act but fails to do so, make the apportionment. In making such apportionment, the Supreme Judicial Court shall take into consideration plans and briefs filed by the public with the court during the first 30 days of the period in which the court is required to apportion.

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19 The Supreme Judicial Court shall have original jurisdiction to hear any 20 challenge to an apportionment law enacted by the Legislature, as registered by any 21 citizen or group thereof. If any challenge is sustained, the Supreme Judicial Court shall 22 make the apportionment.

23

Section 3. Election of Senators; lists of votes delivered forthwith. The meetings within this State for the election of Senators shall be notified, held and regulated and the votes received, sorted, counted, declared and recorded, in the same manner as those for Representatives. Fair copies of the lists of votes shall be attested by the clerks of the cities and towns or other duly authorized officials and sealed up in open meetings and such officials shall cause said lists to be delivered into the office of the Secretary of State forthwith.

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Section 4. Lists of votes examined by Governor; summons to persons who appear to be elected. The Governor shall, as soon as may be, examine the copies of such lists, and at least 7 days before the said first Wednesday of December, issue a summons to such persons, as shall appear to be elected by a plurality of the votes in each senatorial district, to attend that day and take their seats.

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Section 5. Determination of Senators elected; procedure for filling
 vacancies. The Senate shall, on said first Wednesday of December, biennially
 determine who is elected by a plurality of votes to be Senator in each district. All

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vacancies in the Senate arising from death, resignation, removal from the State or like
 causes, and also vacancies, if any, which may occur because of the failure of any district
 to elect by a plurality of votes the Senator to which said district shall be entitled shall
 be filled by an immediate election in the unrepresented district. The Governor shall
 issue a proclamation therefor and therein fix the time of such election.

7 Section 6. Qualifications. The Senators shall be 25 years of age at the
8 commencement of the term, for which they are elected, and in all other respects their
9 qualifications shall be the same as those of the Representatives.

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11 Section 7. To try impeachments; limitation of judgment of impeachment; 12 party liable to be tried and punished in court. The Senate shall have the sole power to try all impeachments, and when sitting for that purpose shall be on oath or 13 affirmation, and no person shall be convicted without the concurrence of 2/3 of the 14 15 members present. Their judgment, however, shall not extend farther than to removal from office, and disqualification to hold or enjoy any office of honor, trust or profit 16 under this State. But the party, whether convicted or acquitted, shall nevertheless be 17 liable to indictment, trial, judgment and punishment according to law. 18

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24 25 Section 8. To choose own officers. The Senate shall choose their President, Secretary and other officers.

Article IV.

Part Third.

Legislative Power.

26 Section 1. To meet annually; power of Legislature to convene itself at other times; extent of legislative power. The Legislature shall convene on the first 27 Wednesday of December following the general election in what shall be designated the 28 first regular session of the Legislature; and shall further convene on the first Wednesday 29 30 after the first Tuesday of January in the subsequent even-numbered year in what shall be designated the second regular session of the Legislature; provided, however, that the 31 business of the second regular session of the Legislature shall be limited to budgetary 32 matters; legislation in the Governor's call; legislation of an emergency nature admitted 33 by the Legislature; legislation referred to committees for study and report by the 34 Legislature in the first regular session; and legislation presented to the Legislature by 35 written petition of the electors under the provisions of Article IV, Part Third, Section 36 18. The Legislature shall enact appropriate statutory limits on the length of the first 37 regular session and of the second regular session. The Legislature may convene at such 38 other times on the call of the President of the Senate and Speaker of the House, with 39 the consent of a majority of the Members of the Legislature of each political party, all 40

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Members of the Legislature having been first polled. The Legislature, with the
 exceptions hereinafter stated, shall have full power to make and establish all reasonable
 laws and regulations for the defense and benefit of the people of this State, not
 repugnant to this Constitution, nor to that of the United States.

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6 Section 1-A. Legislature to establish Apportionment Commission; number 7 of auorum: compensation of commission members; commission's budget; division among political parties. A Legislature which is required to apportion the districts of 8 9 the House of Representatives or the Senate, or both, under Article IV, Part First, Section 2, or Article IV, Part Second, Section 2, shall establish, within the first 3 calendar days 10 after the convening of that Legislature, a commission to develop in accordance with the 11 12 requirements of this Constitution, a plan for apportioning the House of Representatives. 13 the Senate, or both.

14

15 The commission shall be composed of 3 members from the political party holding the largest number of seats in the House of Representatives, who shall be 16 17 appointed by the Speaker; 3 members from the political party holding the majority of the remainder of the seats in the House of Representatives, who shall be appointed by 18 19 the floor leader of that party in the House; 2 members of the party holding the largest 20 number of seats in the Senate, who shall be appointed by the President of the Senate; 2 21 members of the political party holding the majority of the remainder of the seats in the 22 Senate, to be appointed by the floor leader of that party in the Senate; the chairperson 23 of each of the 2 major political parties in the State or their designated representatives; and 3 members from the public generally, one to be selected by each group of members 24 25 of the commission representing the same political party, and the third to be selected by the other 2 public members. The Speaker of the House shall be responsible for 26 27 organizing the commission and shall be chairperson pro tempore thereof until a permanent chairperson is selected by the commission members from among their own 28 number. No action may be taken without a quorum of 8 being present. The 29 30 commission shall hold public hearings on any plan for apportionment prior to 31 submitting such plan to the Legislature.

32

Public members of the commission shall receive the same rate of per diem that 33 is paid to Legislators for every day's attendance at special sessions of the Legislature 34 as defined by law. All members of the commission shall be reimbursed for actual travel 35 expenses incurred in carrying out the business of the commission. The Legislature 36 which is required to apportion shall establish a budget for the apportioning commission 37 within the state budget document in the fiscal year previous to the fiscal year during 38 39 which the apportioning commission is required to convene and shall appropriate sufficient funds for the commission to satisfactorily perform its duties and 40 responsibilities. The budget shall include sufficient funds to compensate the 41

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chairperson of the commission and the chairperson's staff. The remainder of the appropriation shall be made available equally among the political parties represented on the commission to provide travel expenses, incidental expenses and compensation for commission members and for partian staff and operations.

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6 Section 2. Bills to be signed by the Governor; proceedings, in case the 7 Governor disapproves; allowing the Governor 10 days to act on legislation. Every bill or resolution, having the force of law, to which the concurrence of both Houses 8 9 may be necessary, except on a question of adjournment, which shall have passed both Houses, shall be presented to the Governor, and if the Governor approves, the Governor 10 11 shall sign it; if not, the Governor shall return it with objections to the House in which it shall have originated, which shall enter the objections at large on its journals, and 12 13 proceed to reconsider it. If after such reconsideration, 2/3 of that House shall agree to 14 pass it, it shall be sent together with the objections, to the other House, by which it shall 15 be reconsidered, and, if approved by 2/3 of that House, it shall have the same effect as if it had been signed by the Governor; but in all such cases, the votes of both Houses 16 shall be taken by yeas and nays, and the names of the persons, voting for and against 17 18 the bill or resolution, shall be entered on the journals of both Houses respectively. If 19 the bill or resolution shall not be returned by the Governor within 10 days (Sundays 20 excepted) after it shall have been presented to the Governor, it shall have the same force and effect as if the Governor had signed it unless the Legislature by their adjournment 21 22 prevent its return, in which case it shall have such force and effect, unless returned 23 within 3 days after the next meeting of the same Legislature which enacted the bill or resolution; if there is no such next meeting of the Legislature which enacted the bill or 24 25 resolution, the bill or resolution shall not be a law.

26

27 Section 2-A. Line-item veto of dollar amounts appearing in appropriation or allocation sections of legislative documents. The Governor has power to 28 29 disapprove any dollar amount appearing in an appropriation section or allocation 30 section, or both, of an enacted legislative document. Unless the Governor exercises the line-item veto power authorized in this section no later than one day after receiving for 31 32 signature the enacted legislation, the powers of the Governor as set out in section 2 apply to the entire enacted legislation. For any disapproved dollar amount, the 33 34 Governor shall replace the dollar amount with one that does not result in an increase in an appropriation or allocation or a decrease in a deappropriation or deallocation. When 35 disapproving a dollar amount pursuant to this section, the Governor may not propose 36 an increase in an appropriation or allocation elsewhere in the legislative document. The 37 Governor shall specify the distinct dollar amounts that are revised, and the part or parts 38 of the legislative document not specifically revised become law. The dollar amounts 39 in an appropriation or allocation that have been disapproved become law as revised by 40 the Governor, unless passed over the Governor's veto by the Legislature as the dollar 41 amounts originally appeared in the enacted bill as presented to the Governor; except 42

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that, notwithstanding any other provision of this Constitution for dollar amounts vetoed pursuant to this section, a majority of all the elected members in each House is sufficient to override the veto, and each dollar amount vetoed must be voted on separately to override the veto. Except as provided in this section, the Governor may not disapprove, omit or modify any language allocated to the statutes or appearing in an unallocated section of law.

8 Section 3. Each House the judge of its elections; majority, a quorum. Each 9 House shall be the judge of the elections and qualifications of its own members, and a 10 majority shall constitute a quorum to do business; but a smaller number may adjourn 11 from day to day, and may compel the attendance of absent members, in such manner 12 and under such penalties as each House shall provide.

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14 Section 4. May punish and expel members. Each House may determine the 15 rules of its proceedings, punish its members for disorderly behavior, and, with the 16 concurrence of 2/3, expel a member, but not a 2nd time for the same cause.

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18 Section 5. Shall keep a journal; yeas and nays. Each House shall keep a 19 journal, and from time to time publish its proceedings, except such parts as in their 20 judgment may require secrecy; and the yeas and nays of the members of either House 21 on any question, shall, at the desire of 1/5 of those present, be entered on the journals.

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Section 6. May punish for contempt. Each House, during its session, may punish by imprisonment any person, not a member, for disrespectful or disorderly behavior in its presence, for obstructing any of its proceedings, threatening, assaulting or abusing any of its members for anything said, done, or doing in either House; provided, that no imprisonment shall extend beyond the period of the same session.

28

Compensation; traveling expenses. 29 The Senators and Section 7. 30 Representatives shall receive such compensation, as shall be established by law; but no law increasing their compensation shall take effect during the existence of the 31 Legislature, which enacted it. The expenses of the members of the House of 32 Representatives in traveling to the Legislature, and returning therefrom, once in each 33 week of each session and no more, shall be paid by the State out of the public treasury 34 to every member, who shall seasonably attend, in the judgment of the House, and does 35 not depart therefrom without leave. 36

37

38 Section 8. Members exempt from arrest; freedom of debate. The Senators
 39 and Representatives shall, in all cases except treason, felony or breach of the peace, be

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privileged from arrest during their attendance at, going to, and returning from each session of the Legislature, and no member shall be liable to answer for anything spoken in debate in either House, in any court or place elsewhere.

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Section 9. Either House may originate bills; revenue bills. Bills, orders or resolutions, may originate in either House, and may be altered, amended or rejected in the other; but all bills for raising a revenue shall originate in the House of Representatives, but the Senate may propose amendments as in other cases; provided, that they shall not, under color of amendment, introduce any new matter, which does not relate to raising a revenue.

10 11

12 Section 10. Members not to be appointed to certain offices. No Senator or 13 Representative shall, during the term for which the Senator or Representative shall have 14 been elected, be appointed to any civil office of profit under this State, which requires 15 the approval of the Legislature for appointment or which shall have been created, or the 16 emoluments of which increased during such term, except such offices as may be filled 17 by elections by the people.

18

19 Section 11. Persons disqualified to be members. No member of Congress, 20 nor person holding any office under the United States (post officers excepted) nor office 21 of profit under this State, justices of the peace, notaries public, coroners and officers of 22 the militia excepted, shall have a seat in either House while a member of Congress, or 23 continuing in such office.

24

25 Section 12. Adjournments. Neither House shall during the session, without 26 the consent of the other, adjourn for more than 2 days, nor to any other place than that 27 in which the Houses shall be sitting.

28

29 Section 13. Special legislation. The Legislature shall, from time to time, 30 provide, as far as practicable, by general laws, for all matters usually appertaining to 31 special or private legislation.

32

33 Section 14. Corporations, formed under general laws. Corporations shall 34 be formed under general laws, and shall not be created by special Acts of the 35 Legislature, except for municipal purposes, and in cases where the objects of the 36 corporation cannot otherwise be attained; and, however formed, they shall forever be 37 subject to the general laws of the State.

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1 Section 15. Constitutional conventions. The Legislature shall, by a 2/3 concurrent vote of both branches, have the power to call constitutional conventions, for 2 3 the purpose of amending this Constitution.

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5 Section 16. Acts become effective in 90 days after recess; exception: emergency bill defined. No Act or joint resolution of the Legislature, except such 6 orders or resolutions as pertain solely to facilitating the performance of the business of 7 8 the Legislature, of either branch, or of any committee or officer thereof, or appropriate money therefor or for the payment of salaries fixed by law, shall take effect until 90 9 days after the recess of the session of the Legislature in which it was passed, unless in 10 case of emergency, which with the facts constituting the emergency shall be expressed 11 12 in the preamble of the Act, the Legislature shall, by a vote of 2/3 of all the members 13 elected to each House, otherwise direct. An emergency bill shall include only such measures as are immediately necessary for the preservation of the public peace, health 14 15 or safety; and shall not include (1) an infringement of the right of home rule for municipalities, (2) a franchise or a license to a corporation or an individual to extend 16 longer than one year, or (3) provision for the sale or purchase or renting for more than 17 5 years of real estate.

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Section 17. Proceedings for people's veto.

21 1. Petition procedure; petition for people's veto. Upon written petition of electors, the number of which shall not be less than 10% of the total vote for Governor 22 cast in the last gubernatorial election preceding the filing of such petition, and 23 addressed to the Governor and filed in the office of the Secretary of State by the hour 24 25 of 5:00 p.m., on or before the 90th day after the recess of the Legislature, or if such 90th day is a Saturday, a Sunday, or a legal holiday, by the hour of 5:00 p.m., on the 26 preceding day which is not a Saturday, a Sunday, or a legal holiday, requesting that one 27 or more Acts, bills, resolves or resolutions, or part or parts thereof, passed by the 28 Legislature but not then in effect by reason of the provisions of the preceding section, 29 be referred to the people, such Acts, bills, resolves, or resolutions or part or parts thereof 30 as are specified in such petition shall not take effect until 30 days after the Governor 31 shall have announced by public proclamation that the same have been ratified by a 32 majority of the electors voting thereon at a statewide or general election. 33

34

2. Effect of referendum. The effect of any Act, bill, resolve or resolution or 35 part or parts thereof as are specified in such petition shall be suspended upon the filing 36 of such petition. If it is later finally determined, in accordance with any procedure 37 enacted by the Legislature pursuant to the Constitution, that such petition was invalid, 38 such Act, bill, resolve or resolution or part or parts thereof shall then take effect upon 39 the day following such final determination. 40

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1 3. Referral to electors; proclamation by Governor. As soon as it appears 2 that the effect of any Act, bill, resolve, or resolution or part or parts thereof has been suspended by petition in manner aforesaid, the Governor by public proclamation shall 3 4 give notice thereof and of the time when such measure is to be voted on by the people, 5 which shall be at the next statewide or general election, whichever comes first, not less 6 than 60 days after such proclamation. If the Governor fails to order such measure to be submitted to the people at the next statewide or general election, the Secretary of State 7 8 shall, by proclamation, order such measure to be submitted to the people at such an 9 election and such order shall be sufficient to enable the people to vote.

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Section 18. Direct initiative of legislation.

12 1. Petition procedure. The electors may propose to the Legislature for its 13 consideration any bill, resolve or resolution, including bills to amend or repeal 14 emergency legislation but not an amendment of the State Constitution, by written 15 petition addressed to the Legislature or to either branch thereof and filed in the office of the Secretary of State by the hour of 5:00 p.m., on or before the 50th day after the 16 17 date of convening of the Legislature in first regular session or on or before the 25th day after the date of convening of the Legislature in second regular session, except that the 18 19 written petition may not be filed in the office of the Secretary of State later than 18 months after the date the petition form was furnished or approved by the Secretary of 20 21 State. If the applicable deadline falls on a Saturday, Sunday, or legal holiday, the period runs until the hour of 5:00 p.m., of the next day which is not a Saturday, Sunday, or 22 legal holiday. 23

24

25 2. Referral to electors unless enacted by the Legislature without change; 26 number of signatures necessary on direct initiative petitions; dating signatures on 27 petitions; competing measures. For any measure thus proposed by electors, the number of signatures shall not be less than 10% of the total vote for Governor cast in 28 29 the last gubernatorial election preceding the filing of such petition. The date each signature was made shall be written next to the signature on the petition. A signature 30 is not valid if it is dated more than one year prior to the date that the petition was filed 31 32 in the office of the Secretary of State. The measure thus proposed, unless enacted without change by the Legislature at the session at which it is presented, shall be 33 submitted to the electors together with any amended form, substitute, or 34 recommendation of the Legislature, and in such manner that the people can choose 35 36 between the competing measures or reject both. When there are competing bills and neither receives a majority of the votes given for or against both, the one receiving the 37 most votes shall at the next statewide election to be held not less than 60 days after the 38 first vote thereon be submitted by itself if it receives more than 1/3 of the votes given 39 for and against both. If the measure initiated is enacted by the Legislature without 40 change, it shall not go to a referendum vote unless in pursuance of a demand made in 41

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accordance with the preceding section. The Legislature may order a special election on
 any measure that is subject to a vote of the people.

3

4 3. Timing of elections; proclamation by Governor. The Governor shall, by 5 proclamation, order any measure proposed to the Legislature as herein provided, and 6 not enacted by the Legislature without change, referred to the people at an election to 7 be held in November of the year in which the petition is filed. If the Governor fails to 8 order a measure proposed to the Legislature and not enacted without change to be 9 submitted to the people at such an election by proclamation within 10 days after the 10 recess of the Legislature to which the measure was proposed, the Secretary of State shall, by proclamation, order such measure to be submitted to the people at an election 11 12 as requested, and such order shall be sufficient to enable the people to vote.

13

14 Section 19. Effective date of measures approved by people; yeto power 15 limited. Any measure referred to the people and approved by a majority of the votes 16 given thereon shall, unless a later date is specified in said measure, take effect and 17 become a law in 30 days after the Governor has made public proclamation of the result 18 of the vote on said measure, which the Governor shall do within 10 days after the vote 19 thereon has been canvassed and determined; provided, however, that any such measure 20 which entails expenditure in an amount in excess of available and unappropriated state 21 funds shall remain inoperative until 45 days after the next convening of the Legislature 22 in regular session, unless the measure provides for raising new revenues adequate for 23 its operation. The veto power of the Governor shall not extend to any measure approved by vote of the people, and any measure initiated by the people and passed by 24 25 the Legislature without change, if vetoed by the Governor and if the veto is sustained by the Legislature shall be referred to the people to be voted on at the next general 26 election. The Legislature may enact measures expressly conditioned upon the people's 27 ratification by a referendum vote. 28

29

Meaning of words "electors," "people," "recess of 30 Section 20. Legislature," "statewide election," "measure," "circulator," and "written 31 petition"; written petitions for people's veto; written petitions for direct initiative. 32 As used in any of the 3 preceding sections or in this section the words "electors" and "people" 33 34 mean the electors of the State qualified to vote for Governor; "recess of the Legislature" means the adjournment without day of a session of the Legislature; "statewide election" means any 35 election held throughout the State on a particular day; "measure" means an Act, bill, resolve or 36 resolution proposed by the people, or 2 or more such, or part or parts of such, as the case may 37 38 be; "circulator" means a person who solicits signatures for written petitions, and who must be 39 a resident of this State and whose name must appear on the voting list of the city, town or plantation of the circulator's residence as qualified to vote for Governor; "written petition" 40 41 means one or more petitions written or printed, or partly written and partly printed, with the 42 original signatures of the petitioners, or, as authorized by law, the alternative signatures of

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1 persons with physical disabilities that prevent them from signing their own names, attached, 2 verified as to the authenticity of the signatures by the oath of the circulator that all of the signatures to the petition were made in the presence of the circulator and that to the best of the 3 4 circulator's knowledge and belief each signature is the signature of the person whose name it 5 purports to be, and accompanied by the certificate of the official authorized by law to maintain 6 the voting list or to certify signatures on petitions for voters on the voting list of the city, town 7 or plantation in which the petitioners reside that their names appear on the voting list of the city, town or plantation of the official as qualified to vote for Governor. The oath of the 8 9 circulator must be sworn to in the presence of a person authorized by law to administer oaths. Written petitions for a people's veto pursuant to Article IV, Part Third, Section 17 must be 10 11 submitted to the appropriate officials of cities, towns or plantations, or state election officials as authorized by law, for determination of whether the petitioners are qualified voters by the 12 13 hour of 5:00 p.m., on the 5th day before the petition must be filed in the office of the Secretary of State, or, if such 5th day is a Saturday, a Sunday or a legal holiday, by 5:00 p.m., on the next 14 day which is not a Saturday, a Sunday or a legal holiday. Written petitions for a direct initiative 15 pursuant to Article IV, Part Third, Section 18 must be submitted to the appropriate officials of 16 17 cities, towns or plantations, or state election officials as authorized by law, for determination of whether the petitioners are qualified voters by the hour of 5:00 p.m., on the 10th day before 18 the petition must be filed in the office of the Secretary of State, or, if such 10th day is a Saturday, 19 20 a Sunday or a legal holiday, by 5:00 p.m., on the next day which is not a Saturday, a Sunday or a legal holiday. Such officials must complete the certification of only those petitions submitted 21 by these deadlines and must return them to the circulators or their agents within 2 days for a 22 23 petition for a people's veto and within 5 days for a petition for a direct initiative, Saturdays, Sundays and legal holidays excepted, of the date on which such petitions were submitted to 24 25 them. Signatures on petitions not submitted to the appropriate local or state officials by these 26 deadlines may not be certified. The petition shall set forth the full text of the measure requested 27 or proposed. Petition forms shall be furnished or approved by the Secretary of State upon written application signed and notarized and submitted to the office of the Secretary of State 28 by a resident of this State whose name must appear on the voting list of the city, town or 29 plantation of that resident as qualified to vote for Governor. The full text of a measure 30 31 submitted to a vote of the people under the provisions of the Constitution need not be printed on the official ballots, but, until otherwise provided by the Legislature, the Secretary of State 32 shall prepare the ballots in such form as to present the question or questions concisely and 33 34 intelligibly.

35

Section 21. City council of any city may establish direct initiative and 36 people's veto. The city council of any city may establish the direct initiative and 37 people's veto for the electors of such city in regard to its municipal affairs, provided 38 39 that the ordinance establishing and providing the method of exercising such direct initiative and people's veto shall not take effect until ratified by vote of a majority of 40 the electors of said city, voting thereon at a municipal election. Provided, however, 41 that the Legislature may at any time provide a uniform method for the exercise of the 42 initiative and referendum in municipal affairs. 43

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1 2 3 4 5	Section 22. Election officers and officials, how governed. Until the Legislature shall enact further laws not inconsistent with the Constitution for applying the people's veto and direct initiative, the election officers and other officials shall be governed by the provisions of this Constitution and of the general law, supplemented by such reasonable action as may be necessary to render the preceding sections self
6	executing. The Legislature may enact laws not inconsistent with the Constitution to
7 8	establish procedures for determination of the validity of written petitions. Such laws shall include provision for judicial review of any determination, to be completed within
9	100 business days from the date of filing of a written petition in the office of the
10	Secretary of State, except that, if a petition is filed within 30 calendar days before or
11 12	after a general election, the judicial review must be completed within 100 business days after the 30th calendar day following that general election.
13	
14 15 16 17 18 19	Section 23. Municipalities reimbursed annually. The Legislature shall annually reimburse each municipality from state tax sources for not less than 50% of the property tax revenue loss suffered by that municipality during the previous calendar year because of the statutory property tax exemptions or credits enacted after April 1, 1978. The Legislature shall enact appropriate legislation to carry out the intent of this section.
20	This protice shall allow but not require using burgers out for statutery granter
21 22	This section shall allow, but not require, reimbursement for statutory property tax exemptions or credits for unextracted minerals.
23	
24	Article V.
25	Part First.
26	Executive Power.
27 28	Section 1. Governor. The supreme executive power of this State shall be vested in a Governor.
29	
30 31 32 33 34 35	Section 2. Term of office; reelection eligibility. The Governor shall be elected by the qualified electors, and shall hold the office for 4 years from the first Wednesday after the first Tuesday of January next following the election and until the successor to the Governor has been duly elected and qualified. The person who has served 2 consecutive popular elective 4-year terms of office as Governor shall be ineligible to succeed himself or herself.
36	
37 38 39	Section 3. Election; votes to be returned to Secretary of State; Secretary of State to lay lists before the Senate and House of Representatives; provision in case of tie. The meetings for election of Governor shall be notified, held and regulated and

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1 votes shall be received, sorted, counted and declared and recorded, in the same manner 2 as those for Senators and Representatives. Copies of lists of votes shall be sealed and 3 returned to the secretary's office in the same manner and at the same time as those for 4 Senators. The Secretary of State for the time being shall, on the first Wednesday after 5 the first Tuesday of January then next, lay the lists returned to the secretary's office 6 before the Senate and House of Representatives to be by them examined, together with 7 the ballots cast if they so elect, and they shall determine the number of votes duly cast 8 for the office of Governor, and in case of a choice by plurality of all of the votes returned 9 they shall declare and publish the same. If there shall be a tie between the 2 persons 10 having the largest number of votes for Governor, the House of Representatives and the 11 Senate meeting in joint session, and each member of said bodies having a single vote, 12 shall elect one of said 2 persons having so received an equal number of votes and the 13 14 person so elected by the Senate and House of Representatives shall be declared the 53 Governor.

15

16 Section 4. Qualifications. The Governor shall, at the commencement of the 17 Governor's term, be not less than 30 years of age; a citizen of the United States for at 18 least 15 years, have been 5 years a resident of the State; and at the time of election and 19 during the term for which elected, be a resident of said State.

20

Section 5. Disqualifications. No person holding any office or place under the United States, this State, or any other power, shall assume the office of Governor, nor shall any such person exercise the office of Governor except as provided by this Constitution.

25

26 Section 6. Compensation. The Governor shall, at stated times, receive for 27 services a compensation, which shall not be increased or diminished during the 28 Governor's continuance in office.

29

Section 7. Commander in chief. The Governor shall be commander in chief
 of the army and navy of the State, and of the militia, except when the same are called
 into the actual service of the United States.

33

Section 8. To appoint officers. The Governor shall nominate, and, subject to confirmation as provided herein, appoint all judicial officers, except judges of probate and justices of the peace if their manner of selection is otherwise provided for by this Constitution or by law, and all other civil and military officers whose appointment is not by this Constitution, or shall not by law be otherwise provided for.

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HOUSE AMENDMENT "Å " to H.P. 1480, L.D. 2291

1 Procedure for confirmation. The procedure for confirmation shall be as 2 follows: an appropriate legislative committee comprised of members of both houses in reasonable proportion to their membership as provided by law shall recommend 3 confirmation or denial by majority vote of committee members present and voting. The 4 5 committee recommendation shall be reviewed by the Senate and upon review shall become final action of confirmation or denial unless the Senate by vote of 2/3 of those 6 members present and voting overrides the committee recommendation. The Senate 7 vote shall be by the yeas and nays. 8

9

10 Affirmative vote of 2/3 of members required. All statutes enacted to carry 11 out the purposes of the second paragraph of this section shall require the affirmative 12 vote of 2/3 of the members of each House present and voting.

13

14 Governor or President of Senate may call Senate into session. Either the 15 Governor or the President of the Senate shall have the power to call the Senate into 16 session for the purpose of voting upon confirmation of appointments.

17

18 Nomination by Governor made 7 days prior to appointment of nominee.
 19 Every nomination by the Governor shall be made 7 days at least prior to appointment
 20 of the nominee.

21

22 Section 9. To give information and recommend measures. The Governor 23 shall from time to time give the Legislature information of the condition of the State, 24 and recommend to their consideration such measures, as the Governor may judge 25 expedient.

26

Section 10. May require information of any officer. The Governor may
 require information from any military officer, or any officer in the executive
 department, upon any subject relating to the duties of their respective offices.

30

Section 11. Power to pardon and remit penalties, etc.; conditions. The Governor shall have power to remit after conviction all forfeitures and penalties, and to grant reprieves, commutations and pardons, except in cases of impeachment, upon such conditions, and with such restrictions and limitations as may be deemed proper, subject to such regulations as may be provided by law, relative to the manner of applying for pardons. Such power to grant reprieves, commutations and pardons shall include offenses of juvenile delinquency.

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Section 12. Shall enforce the laws. The Governor shall take care that the laws be faithfully executed.

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4 Section 13. Convene the Legislature on extraordinary occasions, and 5 adjourn it in case of disagreement; may change the place of meeting. The Governor may, on extraordinary occasions, convene the Legislature; and in case of disagreement 6 between the 2 Houses with respect to the time of adjournment, adjourn them to such 7 8 time, as the Governor shall think proper, not beyond the day of the next regular session; and if, since the last adjournment, the place where the Legislature were next to convene 9 shall have become dangerous from an enemy or contagious sickness, may direct the 10 11 session to be held at some other convenient place within the State.

12

13 Section 14. Vacancy, how supplied. Whenever the office of Governor shall become vacant because of the death, resignation or removal of a Governor in office, or 14 any other cause, the President of the Senate shall assume the office of Governor until 15 another Governor shall be duly qualified. When the vacancy occurs more than 90 days 16 17 preceding the date of the primary election for nominating candidates to be voted for at 18 the biennial election next succeeding, the President of the Senate shall assume the office of Governor until the first Wednesday after the first Tuesday of January following the 19 biennial election. At the biennial election, a Governor shall be elected to fill the 20 21 unexpired term created by the vacancy. When the vacancy occurs less than 90 days preceding the date of a primary election the President of the Senate shall fill the 22 23 unexpired term.

24

Whenever the offices of Governor, and President of the Senate are vacant at the same time, the Speaker of the House of Representatives shall assume the office of Governor for the same term and under the same conditions as the President of the Senate.

29

30 Whenever the offices of Governor, President of the Senate and Speaker of the House of Representatives are vacant at the same time, the person acting as Secretary of 31 State for the time being shall exercise the office of Governor and shall forthwith by 32 proclamation convene the Senate and the House of Representatives which shall fill 33 respectively the vacancies in the offices of the President of the Senate and the Speaker 34 of the House, and by joint ballot of the Senators and Representatives in convention 35 choose a person who shall assume the office of Governor for the same term and under 36 the same conditions as the President of the Senate. 37

38

Mental or physical disability of the Governor continuously for more than
 6 months. Whenever for 6 months a Governor in office shall have been continuously

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unable to discharge the powers and duties of that office because of mental or physical disability such office shall be deemed vacant. Such vacancy shall be declared by the Supreme Judicial Court upon presentment to it of a joint resolution declaring the ground of the vacancy, adopted by a vote of 2/3 of the Senators and Representatives in convention, and upon notice, hearing before the court and a decision by a majority of the court that ground exists for declaring the office to be vacant.

7

8 15. Section Temporary mental or physical disability of Governor. Whenever the Governor is unable to discharge the powers and duties of 9 that office because of mental or physical disability, the President of the Senate, or if 10 that office is vacant, the Speaker of the House of Representatives, shall exercise the 11 powers and duties of the office of Governor until the Governor is again able to 12 discharge the powers and duties of that office, or until the office of Governor is declared 13 14 to be vacant or until another Governor shall be duly qualified.

15

16 Whenever the Governor is unable to discharge the powers and duties of that office, the Governor may so certify to the Chief Justice of the Supreme Judicial Court, 17 in which case and upon notice from the Chief Justice, the President of the Senate, or if 18 19 that office is vacant, the Speaker of the House of Representatives, shall exercise the powers and duties of the office of Governor until such time as the Governor shall certify 20 to the Chief Justice that the Governor is able to discharge such powers and duties and 21 the Chief Justice shall so notify the officer who is exercising the powers and duties of 22 the office of Governor. 23

24

25 When the Secretary of State shall have reason to believe that the Governor is unable to discharge the duties of that office, the Secretary of State may so certify to the 26 Supreme Judicial Court, declaring the reason for such belief. After notice to the 27 Governor, a hearing before the court and a decision by a majority of the court that the 28 Governor is unable to discharge the duties of the office of Governor, the court shall 29 notify the President of the Senate, or if that office is vacant the Speaker of the House 30 of Representatives, of such inability and that officer shall exercise the functions, powers 31 and duties of the office of Governor until such time as the Secretary of State or the 32 Governor shall certify to the court that the Governor is able to discharge the duties of 33 the office of Governor and the court, after notice to the Governor and a hearing before 34 the court, decides that the Governor is able to discharge the duties of that office and so 35 notifies the officer who is exercising the powers and duties of the office of Governor. 36

37

Whenever either the President of the Senate or Speaker of the House of Representatives shall exercise the office of Governor, the officer shall receive only the compensation of Governor, but the officer's duties as President or Speaker shall be

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suspended; and the Senate or House shall fill the vacancy resulting from such 1 2 suspension, until the officer shall cease to exercise the office of Governor. 3 4 Article V. 5 Part Second. 6 Secretary. 7 Section 1. Election. The Secretary of State shall be chosen biennially at the first session of the Legislature, by joint ballot of the Senators and Representatives in 8 9 convention. 10 11 Section 1-A. Succession to the office of Secretary of State. If a vacancy occurs in the office of the Secretary of State, the first deputy secretary of state shall act 12 as the Secretary of State until a Secretary of State is elected by the Legislature during 13 14 the current session if in session, or at the next regular or special session, 15 16 Section 2. Records of State; deputies. The records of the State shall be kept 17 in the office of the secretary, who may appoint deputies to that office, for whose 18 conduct the secretary shall be accountable. 19 20 Section 3. Attend the Governor, Senate, and House. The Secretary of State shall attend the Governor, Senate and House of Representatives, in person or by the 21 deputies of the Secretary of State as they shall respectively require. 22 23 Section 4. Records of executive and legislative departments. The Secretary 24 of State shall carefully keep and preserve the records of all the official acts and 25 proceedings of the Governor, Senate and House of Representatives, and, when required, 26 lay the same before either branch of the Legislature, and perform such other duties as 27 28 are enjoined by this Constitution, or shall be required by law. 29 Article V. 30 31 Part Third. 32 Treasurer. Section 1. Election. The Treasurer shall be chosen biennially, at the first 33 session of the Legislature, by joint ballot of the Senators, and Representatives in 34 35 convention. 36

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1 Section 1-A. Succession to the office of Treasurer. If a vacancy occurs in 2 the office of Treasurer of State, the deputy treasurer of state shall act as the Treasurer 3 of State until a Treasurer of State is elected by the Legislature during the current session 4 if in session, or at the next regular or special session.

- 6 Section 2. Bond. The Treasurer shall, before entering on the duties of that 7 office, give bond to the State with sureties, to the satisfaction of the Legislature, for the 8 faithful discharge of that trust.
- 9

5

10 Section 3. Not to engage in trade. The Treasurer shall not, during the 11 treasurer's continuance in office, engage in any business of trade or commerce, or as a 12 broker, nor as an agent or factor for any merchant or trader.

13

14 Section 4. No money drawn except upon appropriation or allocation. No 15 money shall be drawn from the treasury, except in consequence of appropriations or 16 allocations authorized by law.

17

18 Section 5. Bonding regulations; prohibiting use of proceeds from sale of 19 bonds to fund current expenditures. The Legislature shall enact general law prohibiting the use of proceeds from the sale of bonds to fund current expenditures and 20 21 shall provide by appropriation for the payment of interest upon and installments of principal of all bonded debt created on behalf of the State as the same shall become due 22 23 and payable. If at any time the Legislature shall fail to make any such appropriation, 24 the Treasurer of State shall set apart from the first General Fund revenues thereafter received a sum sufficient to pay such interest or installments of principal and shall so 25 apply the moneys thus set apart. The Treasurer of State may be required to set apart 26 27 and apply such revenues at the suit of any holder of such bonds. The prohibition on use of proceeds from the sale of bonds to fund current expenditures shall only apply to 28 those bonds authorized on or after July 1, 1977. 29

30 31

32

Article VI.

Judicial Power.

33 Section 1. Courts. The judicial power of this State shall be vested in a 34 Supreme Judicial Court, and such other courts as the Legislature shall from time to time 35 establish.

36

37 Section 2. Compensation. The Justices of the Supreme Judicial Court and the
 38 Judges of other courts shall, at stated times receive a compensation, which shall not be

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diminished during their continuance in office; but they shall receive no other fee or reward for their services as Justices or Judges.

- Section 3. To give opinion when required by Governor or either Branch of
 the Legislature. The Justices of the Supreme Judicial Court shall be obliged to give
 their opinion upon important questions of law, and upon solemn occasions, when
 required by the Governor, Senate or House of Representatives.
- 8

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9 Section 4. Tenure of judicial officers; 6-month holdover period. All judicial officers appointed by the Governor shall hold their offices for the term of 7 10 11 years from the time of their respective appointments (unless sooner removed by 12 impeachment or by address of both branches of the Legislature to the executive, 13 provided further that justices of the peace may be removed from office in such manner as the Legislature may provide); provided, however, that a judicial officer whose term 14 of office has expired or who has reached mandatory retirement age, as provided by 15 statute, may continue to hold office until the expiration of an additional period not to 16 exceed 6 months or until the successor to the judicial officer is appointed, whichever 17 occurs first in time. 18

19

Section 5. Limitation on holding other office. No Justice of the Supreme Judicial Court or any other court shall hold office under the United States or any other state, nor under this State, except as justice of the peace or as member of the Judicial Council.

24

25 Section 6. Judges and registers of probate, election and tenure; vacancies. Judges and registers of probate shall be elected by the people of their respective 26 counties, by a plurality of the votes given in, at the biennial election on the Tuesday 27 following the first Monday of November, and shall hold their offices for 4 years, 28 commencing on the first day of January next after their election. Vacancies occurring 29 in said offices by death, resignation or otherwise, shall be filled by election in manner 30 aforesaid at the November election, next after their occurrence; and in the meantime, 31 the Governor may fill said vacancies by appointment, and the persons so appointed 32 shall hold their offices until the first day of January next after the election aforesaid. 33

34

Note: Section 6 of Article VI has been repealed by Amendment which by virtue of
Chapter 77 of the Resolves of the One Hundred and Third Legislature, 1967 "shall
become effective at such time as the Legislature by proper enactment shall establish a
different Probate Court system with full-time judges."

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	HOUSE AMENDMENT "A" to H.P. 1480, L.D. 2291
1	Article VII.
2	Military.
3 4 5	Section 1. Officers, how appointed. All commissioned officers of the militia shall be appointed and commissioned by the Governor, from such persons as are qualified by law to hold such offices.
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7 8 9	Section 2. Qualifications and selection. The Legislature shall, by law, designate the qualifications necessary for holding a commission in the militia and shall prescribe the mode of selection of officers for the several grades.
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11 12 13	Section 3. Adjutant General. The Adjutant General shall be appointed by the Governor. But the Adjutant General shall also perform the duties of quartermaster general and paymaster general until otherwise directed by law.
14	
15 16 17 18 19 20 21 22	Section 4. Standard of organization, armament and discipline. The organization, armament and discipline of the militia and of the military and naval units thereof shall be the same as that which is now or may hereafter be prescribed by the laws and regulations of the United States; and it shall be the duty of the Governor to issue from time to time such orders and regulations and to adopt such other means of administration, as shall maintain the prescribed standard of organization, armament and discipline; and such orders, regulations and means adopted shall have the full force and effect of the law.
23	·
24 25 26 27 28 29	Section 5. Persons exempt from military duty. Persons of the denominations of Quakers and Shakers, Justices of the Supreme Judicial Court, Ministers of the Gospel and persons exempted by the laws of the United States may be exempted from military duty, but no other able-bodied person of the age of 18 and under the age of 45 years, excepting officers of the militia who have been honorably discharged, shall be so exempted.
30	
31	Article VIII.
32	Part First.
33	Education.
34 35 36 37 38	Section 1. Legislature shall require towns to support public schools; duty of Legislature. A general diffusion of the advantages of education being essential to the preservation of the rights and liberties of the people; to promote this important object, the Legislature are authorized, and it shall be their duty to require, the several towns to make suitable provision, at their own expense, for the support and maintenance

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of public schools; and it shall further be their duty to encourage and suitably endow, from time to time, as the circumstances of the people may authorize, all academies, colleges and seminaries of learning within the State; provided, that no donation, grant or endowment shall at any time be made by the Legislature to any literary institution now established, or which may hereafter be established, unless, at the time of making such endowment, the Legislature of the State shall have the right to grant any further powers to alter, limit or restrain any of the powers vested in any such literary institution, as shall be judged necessary to promote the best interests thereof.

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10 Section 2. Authority to pledge the credit of the State and to issue bonds for loans to Maine students in higher education and their parents. For the purpose of 11 12 assisting the youth of Maine to achieve the required levels of learning and to develop their intellectual and mental capacities, the Legislature, by proper enactment, may 13 authorize the credit of the State to be loaned to secure funds for loans to Maine students 14 attending institutions of higher education, wherever situated, and to parents of these 15 students. Funds shall be obtained by the issuance of state bonds, when authorized by 16 the Governor, but the amount of bonds issued and outstanding shall not at one time 17 exceed in the aggregate \$4,000,000. Funds loaned shall be on such terms and 18 19 conditions as the Legislature shall authorize.

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Section 1. Power of municipalities to amend their charters. The inhabitants of any municipality shall have the power to alter and amend their charters on all matters, not prohibited by Constitution or general law, which are local and municipal in character. The Legislature shall prescribe the procedure by which the municipality may so act.

Article VIII. Part Second.

Municipal Home Rule.

29

30 Section 2. Construction of buildings for industrial use. For the purposes of 31 fostering, encouraging and assisting the physical location, settlement and resettlement 32 of industrial and manufacturing enterprises within the physical boundaries of any 33 municipality, the registered voters of that municipality may, by majority vote, authorize 34 the issuance of notes or bonds in the name of the municipality for the purpose of 35 purchasing land and interests therein or constructing buildings for industrial use, to be 36 leased or sold by the municipality to any responsible industrial firm or corporation.

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Article IX.

General Provisions.

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1 Section 1. Oaths and subscriptions. Every person elected or appointed to 2 either of the places or offices provided in this Constitution, and every person elected, 3 appointed, or commissioned to any judicial, executive, military or other office under 4 this State, shall, before entering on the discharge of the duties of that place or office, 5 take and subscribe the following oath or affirmation: "I, _____ do swear, that I will 6 support the Constitution of the United States and of this State, so long as I shall continue 7 a citizen thereof. So help me God."

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9 "I _____ do swear, that I will faithfully discharge, to the best of my abilities, the
10 duties incumbent on me as ______ according to the Constitution and laws of the State.
11 So help me God."

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Alternative affirmation. Provided, that an affirmation in the above forms may
 be substituted, when the person shall be conscientiously scrupulous of taking and
 subscribing an oath.

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17 Administration of oaths to Governor, Senators, Representatives, and other officers. The oaths or affirmations shall be taken and subscribed by the Governor 18 19 before the presiding officer of the Senate, in the presence of both Houses of the Legislature, and by the Senators and Representatives before the Governor, and by the 20 residue of said officers before such persons as shall be prescribed by the Legislature; 21 22 and whenever the Governor shall not be able to attend during the session of the Legislature to take and subscribe said oaths or affirmations, such oaths or affirmations 23 may be taken and subscribed in the recess of the Legislature before any Justice of the 24 Supreme Judicial Court and provided further that, if the Governor shall be unable to 25 appear and administer the oath to the Senators and Representatives, such oaths shall be 26 administered by the Chief Justice of the Supreme Judicial Court or in the absence of 27 the Chief Justice, by the senior Associate Justice of said Supreme Judicial Court present 28 at the State Capitol on the first day of the term for which said Senators and 29 Representatives shall have been elected. 30

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Section 2. Offices incompatible with each other; election to Congress 32 disqualifies. No person holding the office of Justice of the Supreme Judicial Court, or 33 of any inferior court, Attorney General, district attorney, Treasurer of the State, 34 Adjutant General, judge of probate, register of probate, register of deeds, sheriffs or 35 their deputies, clerks of the judicial courts, shall be a member of the Legislature; and 36 any person holding either of the foregoing offices, elected to, and accepting a seat in 37 the Congress of the United States, shall thereby vacate said office; and no person shall 38 be capable of holding or exercising at the same time within this State, more than one of 39 the offices before mentioned. 40

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Section 3. Commissions. All commissions shall be in the name of the State, signed by the Governor, attested by the Secretary or a deputy of the Secretary and have the seal of the State thereto affixed.

- 5 Section 4. Elections on the first Wednesday after first Tuesday of January 6 may be adjourned from day to day. In case the elections, required by this 7 Constitution on the first Wednesday after the first Tuesday of January biennially, by 8 the 2 Houses of the Legislature, shall not be completed on that day, the same may be 9 adjourned from day to day, until completed, in the following order: The vacancies in 10 the Senate shall first be filled; and the Governor shall then be elected, if there be no 11 choice by the people.
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13 Section 5. Removal by impeachment or address. Every person holding any 14 civil office under this State, may be removed by impeachment, for misdemeanor in 15 office; and every person holding any office, may be removed by the Governor on the 16 address of both branches of the Legislature. But before such address shall pass either 17 House, the causes of removal shall be stated and entered on the journal of the House in 18 which it originated, and a copy thereof served on the person in office, that the person 19 may be admitted to a hearing in that person's own defense.

20 21

Section 6. Tenure of office. The tenure of all offices, which are not or shall not be otherwise provided for, shall be during the pleasure of the Governor.

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Section 7. Valuation. While the public expenses shall be assessed on estates,
 a general valuation shall be taken at least once in 10 years.

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27 Section 8. Taxation. All taxes upon real and personal estate, assessed by 28 authority of this State, shall be apportioned and assessed equally according to the just 29 value thereof.

30

Intangible property. The Legislature shall have power to levy a tax upon
 intangible personal property at such rate as it deems wise and equitable without regard
 to the rate applied to other classes of property.

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2. Assessment of certain lands based on current use; penalty on change to
 higher use. The Legislature shall have power to provide for the assessment of the
 following types of real estate whenever situated in accordance with a valuation based

HOUSE AMENDMENT

1 upon the current use thereof and in accordance with such conditions as the Legislature 2 may enact: 3 4 A. Farms and agricultural lands, timberlands and woodlands; 5 B. Open space lands which are used for recreation or the enjoyment of scenic 6 natural beauty; 7 8 C. Lands used for game management or wildlife sanctuaries; and 9 10 D. Waterfront land that is used for or that supports commercial fishing 11 activities. 12 13 In implementing paragraphs A, B, C and D, the Legislature shall provide that 14 any change of use higher than those set forth in paragraphs A, B, C and D, except when 15 the change is occasioned by a transfer resulting from the exercise or threatened exercise 16 of the power of eminent domain, shall result in the imposition of a minimum penalty equal to the tax which would have been imposed over the 5 years preceding that change 17 18 of use had that real estate been assessed at its highest and best use, less all taxes paid 19 on that real estate over the preceding 5 years, and interest, upon such reasonable and 20 equitable basis as the Legislature shall determine. Any statutory or constitutional penalty imposed as a result of a change of use, whether imposed before or after the 21 approval of this subsection, shall be determined without regard to the presence of 22 minerals, provided that, when payment of the penalty is made or demanded, whichever 23 occurs first, there is in effect a state excise tax which applies or would apply to the 24 mining of those minerals. 25 26 27 3. School districts. The Legislature shall have power to provide that taxes, 28 which it may authorize a School Administrative District or a community school district 29 to levy, may be assessed on real, personal and intangible property in accordance with 30 any cost-sharing formula which it may authorize. 31 32 4. Watercraft. Beginning with the property tax year 1984, all watercraft as defined by the Legislature shall be exempt from taxation as personal property, provided 33 34 that certain watercraft as defined by the Legislature shall be subject to an excise tax to

- be collected and retained by the municipalities. 35
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37 5. Historic and scenic preservation. The Legislature shall have the power to provide that municipalities may reduce taxes on real property if the property owner 38

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agrees to maintain the property in accordance with criteria adopted by the governing legislative body of the municipality to maintain the historic integrity of important structures or to provide scenic view easements of significant vistas.

Section 9. Power of taxation. The Legislature shall never, in any manner, suspend or surrender the power of taxation.

8 Section 10. Tenure of sheriffs. Sheriffs shall be elected by the people of their 9 respective counties, by a plurality of the votes given in on the Tuesday following the 10 first Monday of November, and shall hold their offices for 4 years from the first day of 11 January next after their election, unless sooner removed as hereinafter provided.

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13 **Removal of sheriffs from office and replacement.** Whenever the Governor 14 upon complaint, due notice and hearing shall find that a sheriff is not faithfully or 15 efficiently performing any duty imposed upon the sheriff by law, the Governor may 16 remove such sheriff from office and appoint another sheriff to serve for the remainder 17 of the term for which such removed sheriff was elected. All vacancies in the office of 18 sheriff, other than those caused by removal in the manner aforesaid shall be filled in 19 the same manner as is provided in the case of judges and registers of probate.

20

Section 11. Attorney General. The Attorney General shall be chosen biennially by joint ballot of the Senators and Representatives in convention. Vacancy in said office occurring when the Legislature is not in session, may be filled by appointment by the Governor, subject to confirmation as required by this Constitution for Justices of the Supreme Judicial Court.

26

27 Section 12. Voting districts. The Legislature may by law authorize the 28 dividing of towns into voting districts for all state and national elections, and prescribe 29 the manner in which the votes shall be received, counted, and the result of the election 30 declared.

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32 Section 13. Bribery at elections. The Legislature may enact laws excluding 33 from the right of suffrage, for a term not exceeding 10 years, all persons convicted of 34 bribery at any election, or of voting at any election, under the influence of a bribe.

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36 Section 14. Authority and procedure for issuance of bonds. The credit of 37 the State shall not be directly or indirectly loaned in any case, except as provided in 38 sections 14-A, 14-B, 14-C and 14-D. The Legislature shall not create any debt or debts,

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liability or liabilities, on behalf of the State, which shall singly, or in the aggregate, with 1 2 previous debts and liabilities hereafter incurred at any one time, exceed \$2,000,000, 3 except to suppress insurrection, to repel invasion, or for purposes of war, and except 4 for temporary loans to be paid out of money raised by taxation during the fiscal year in 5 which they are made, and except for loans to be repaid within 12 months with federal 6 transportation funds in amounts not to exceed 50% of transportation funds appropriated 7 by the federal government in the prior federal fiscal year; and excepting also that 8 whenever 2/3 of both Houses shall deem it necessary, by proper enactment ratified by 9 a majority of the electors voting thereon at a general or special election, the Legislature 10 may authorize the issuance of bonds on behalf of the State at such times and in such 11 amounts and for such purposes as approved by such action; but this shall not be 12 13 construed to refer to any money that has been, or may be deposited with this State by 14 the Government of the United States, or to any fund which the State shall hold in trust 15 for any Indian tribe. Whenever ratification by the electors is essential to the validity of 16 bonds to be issued on behalf of the State, the question submitted to the electors shall be 17 accompanied by a statement setting forth the total amount of bonds of the State 18 outstanding and unpaid, the total amount of bonds of the State authorized and unissued, 19 and the total amount of bonds of the State contemplated to be issued if the enactment 20 submitted to the electors be ratified. For any bond authorization requiring ratification 21 of the electors pursuant to this section, if any bonds have not been issued within 5 years 22 of the date of ratification, then those bonds may not be issued after that date. Within 2 23 years after expiration of that 5-year period, the Legislature may extend, by a majority 24 vote, the 5-year period for an additional 5 years or may deauthorize the bonds. If the 25 26 Legislature fails to take action within those 2 years, the bond issue shall be considered 27 to be deauthorized and no further bonds may be issued. For any bond authorization in 28 existence on November 6, 1984, and for which the 5-year period following ratification 29 has expired, no further bonds may be issued unless the Legislature, by November 6, 30 1986, reauthorizes those bonds by a majority vote, for an additional 5-year period, 31 failing which all bonds unissued under those authorizations shall be considered to be 32 deauthorized. Temporary loans to be paid out of moneys raised by taxation during any 33 fiscal year shall not exceed in the aggregate during the fiscal year in question an amount 34 greater than 10% of all the moneys appropriated, authorized and allocated by the 35 Legislature from undedicated revenues to the General Fund and dedicated revenues to 36 the Highway Fund for that fiscal year, exclusive of proceeds or expenditures from the 72 sale of bonds, or greater than 1% of the total valuation of the State of Maine, whichever 73 is the lesser. 74

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Section 14-A. Authority to insure industrial, manufacturing, fishing, and agricultural mortgage loans. For the purposes of fostering, encouraging and assisting the physical location, settlement and resettlement of industrial, manufacturing, fishing, agricultural and recreational enterprises within the State, the Legislature by proper enactment may insure the payment of mortgage loans on real estate and personal property within the State of such industrial, manufacturing, fishing, agricultural and

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recreational enterprises not exceeding in the aggregate \$90,000,000 in amount at any one time and may also appropriate moneys and authorize the issuance of bonds on behalf of the State at such times and in such amounts as it may determine to make payments insured as aforesaid. For the purposes of this section, a documented fishing vessel or a vessel registered under state law shall be construed as real estate.

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7 Section 14-B. Authority to insure revenue bonds of the Maine School 8 Building Authority. In order to encourage and assist in the provision and construction 9 of public school buildings in the State, the Legislature by proper enactment may insure the payment of revenue bonds of the Maine School Building Authority on school 10 11 projects within the State not exceeding in the aggregate \$6,000,000 in amount at any one time and may also appropriate moneys and authorize the issuance of bonds on 12 behalf of the State at such times and in such amounts as it may determine to make 13 14 payments insured as aforesaid.

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16 Section 14-C. Authority to insure mortgage loans for Indian housing. For 17 the purpose of fostering and encouraging the acquisition, construction, repair and remodeling of houses owned or to be owned by members of the 2 tribes on the several 18 19 Indian reservations, the Legislature by proper enactment may insure the payment of mortgage loans on such houses not exceeding in the aggregate \$1,000,000 in amount 20 21 at any one time and may also appropriate moneys and authorize the issuance of bonds on behalf of the State at such times and in such amounts as it may determine to make 22 23 payments insured as aforesaid.

24

25 Section 14-D. Authority to insure Maine veterans' mortgage loans, and to appropriate moneys and issue bonds for the payment of same. For the purposes of 26 recognizing the services and sacrifices of Maine's men and women who have served 27 their state and country through honorable service in the Armed Forces of the United 28 29 States in time of war or national emergency; enlarging the opportunities for 30 employment of Maine's veterans; insuring the preservation and betterment of the economy of the State of Maine; and stimulating the flow of private investment funds to 31 Maine's veterans, the Legislature by proper enactment may insure the payment of any 32 mortgage loan to resident Maine veterans of the Armed Forces of the United States, 33 including a business organization owned in whole or in part by a resident Maine 34 veteran, when such loans are made in connection with such legitimate purposes and 35 under such terms and conditions as the Legislature may determine, not exceeding in the 36 aggregate \$4,000,000 in amount at any one time and may also appropriate moneys and 37 authorize the issuance of bonds on behalf of the State at such times and in such amounts 38 as it may determine to make payments insured as aforesaid. 39

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Section 15. Municipal borrowing regulated by Legislature through general
 law. The Legislature shall enact general law regulating the total borrowing capacity of
 municipal corporations.

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Section 16. Seat of government. Augusta is hereby declared to be the seat of government of this State.

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8 Section 17. Continuity of Government in case of enemy attack. 9 Notwithstanding any general or special provision of this Constitution, the Legislature, 10 in order to insure continuity of state and local governmental operations in periods of 11 emergency resulting from disasters caused by enemy attack, shall have the power and the immediate duty to provide for prompt and temporary succession to the powers and 12 duties of public offices, of whatever nature and whether filled by election or 13 appointment, the incumbents of which may become unavailable for carrying on the 14 powers and duties of such offices, and to adopt such other measures as may be 15 necessary and proper for insuring the continuity of governmental operations including 16 but not limited to the financing thereof. In the exercise of the powers hereby conferred 17 the Legislature shall in all respects conform to the requirements of this Constitution 18 19 except to the extent that in the judgment of the Legislature so to do would be 20 impracticable or would admit of undue delay.

21

22 Section 18. Limitation on use of funds of Maine State Retirement System. All of the assets, and proceeds or income therefrom, of the Maine State Retirement 23 System or any successor system and all contributions and payments made to the system 24 to provide for retirement and related benefits shall be held, invested or disbursed as in 25 trust for the exclusive purpose of providing for such benefits and shall not be 26 encumbered for, or diverted to, other purposes. Funds appropriated by the Legislature 27 for the Maine State Retirement System are assets of the system and may not be diverted 28 or deappropriated by any subsequent action. 29

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Section 18-A. Funding of retirement benefits under the Maine Public Employees Retirement System. Beginning with the fiscal year starting July 1, 1997, the normal cost of all retirement and ancillary benefits provided to participants under the Maine Public Employees Retirement System must be funded annually on an actuarially sound basis. Unfunded liabilities may not be created except those resulting from experience losses. Unfunded liability resulting from experience losses must be retired over a period not exceeding 20 years.

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39 Section 18-B. Payment of unfunded liabilities of the Maine State
 40 Retirement System. Each fiscal year beginning with the fiscal year starting July 1,

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1997, the Legislature shall appropriate funds that will retire in 31 years or less the unfunded liabilities of the Maine State Retirement System that are attributable to state employees and teachers. The unfunded liabilities referred to in this section are those determined by the Maine State Retirement System's actuaries and certified by the Board of Trustees of the Maine State Retirement System as of June 30, 1996.

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7 Section 19. Limitation on expenditure of motor vehicle and motor vehicle 8 fuel revenues. All revenues derived from fees, excises and license taxes relating to 9 registration, operation and use of vehicles on public highways, and to fuels used for propulsion of such vehicles shall be expended solely for cost of administration, 10 11 statutory refunds and adjustments, payment of debts and liabilities incurred in construction and reconstruction of highways and bridges, the cost of construction, 12 reconstruction, maintenance and repair of public highways and bridges under the 13 direction and supervision of a state department having jurisdiction over such highways 14 and bridges and expense for state enforcement of traffic laws and shall not be diverted 15 16 for any purpose, provided that these limitations shall not apply to revenue from an excise tax on motor vehicles imposed in lieu of personal property tax. 17

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19 Section 20. Mining Excise Tax Trust Fund. The principal amount of the 20 Mining Excise Tax Trust Fund or any successor fund may not be expended unless the 21 expenditure is approved in a separate measure by a 2/3 vote of all the members elected 22 to each House of the Legislature and by the Governor.

23

24 Section 21. State mandates. For the purpose of more fairly apportioning the cost of government and providing local property tax relief, the State may not require a 25 local unit of government to expand or modify that unit's activities so as to necessitate 26 27 additional expenditures from local revenues unless the State provides annually 90% of the funding for these expenditures from State funds not previously appropriated to that 28 29 local unit of government. Legislation implementing this section or requiring a specific 30 expenditure as an exception to this requirement may be enacted upon the vote of 2/3 of all members elected to each House. This section must be liberally construed. 31

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33 Section 22. Revenues generated by fisheries and wildlife management. The amount of funds appropriated in any fiscal year to the Department of Inland Fisheries 34 and Wildlife, or any successor agency responsible for fisheries and wildlife 35 management, other than commercial marine fisheries management, may not be less 36 than the total revenues collected, received or recovered by the Department of Inland 37 Fisheries and Wildlife, or successor agency, from license and permit fees, fines, the 38 sale, lease or rental of property, penalties and all other revenue sources pursuant to the 39 laws of the State administered by the department or successor agency, except that 40 revenues received from the Federal Government may be allocated as provided by 41

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1 federal or state law and the Legislature may establish special funds and deposit 2 revenues collected, received or recovered by the department or successor agency into 3 those special funds, provided that the revenues are allocated and expended only for the 4 purposes of those special funds as provided by law.

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Section 23. State park land. State park land, public lots or other real estate held by the State for conservation or recreation purposes and designated by legislation 7 implementing this section may not be reduced or its uses substantially altered except on the vote of 2/3 of all the members elected to each House. The proceeds from the 9 10 sale of such land must be used to purchase additional real estate in the same county for the same purposes.

11 12

13 Section 24. Reapportionment. Congressional districts must be reapportioned 14 as follows.

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16 1. Procedure. Beginning in 2021 and every 10 years thereafter, when the Secretary of State has received notification of the number of congressional seats to 17 which the State is entitled and the Federal Decennial Census population count is final, 18 19 the Legislative Apportionment Commission, established every 10 years pursuant to 20 Article IV, Part Third, Section 1-A, shall review the existing congressional districts. If the districts do not conform to Supreme Judicial Court guidelines, the commission shall 21 22 reapportion the State into congressional districts.

23

24 In making such a reapportionment, the commission shall ensure that each congressional district is formed of compact and contiguous territory and crosses 25 political subdivisions the least number of times necessary to establish districts as 26 equally populated as possible. The commission shall submit its plan to the Clerk of the 27 28 House of Representatives no later than June 1st of the year in which apportionment is required. The Legislature shall enact the submitted plan of the commission or a plan of 29 its own in regular or special session by a vote of 2/3 of the members of each House by 30 June 11th of the year in which apportionment is required to the Clerk of the House of 31 Representatives. This action is subject to the Governor's approval, as provided in 32 Article IV, Part Third, Section 2. 33

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35 2. Court apportionment. If the Legislature fails to make an apportionment by June 11th, the Supreme Judicial Court shall make the apportionment within 60 days 36 following the period in which the Legislature is required to act but fails to do so. In 37 making the apportionment, the Supreme Judicial Court shall take into consideration 38 39 plans and briefs filed by the public with the court during the first 30 days of the period in which the court is required to apportion. 40

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3. Judicial review. The Supreme Judicial Court has original jurisdiction to
hear any challenge to an apportionment law enacted by the Legislature, as registered
by any citizen or group of citizens. If a challenge is sustained, the Supreme Judicial
Court shall make the apportionment.

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Section 25. Apportionment of county commissioner districts. County commissioner districts must be apportioned as follows.

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10 **1. Redistricting, generally.** Beginning in 2021 and every 10 years thereafter, 11 the apportionment commission established under Article IV, Part Third, Section 1-A 12 shall review the existing county commissioner districts and, as necessary, reapportion 13 those districts in each county to establish as nearly as practicable equally populated 14 districts. The Speaker of the House of Representatives is responsible for calling the 15 commission together to review the county commissioner districts. No action may be 16 taken by the commission without a quorum of 7.

A. The apportionment commission shall divide the number of commissioners 17 18 in each county into the number of inhabitants of the county, excluding foreigners not naturalized, according to the latest Federal Decennial Census or 19 a state census previously ordered by the Legislature to coincide with the Federal 20 Decennial Census, to determine a mean population figure for each county 21 22 commissioner district. Each county commissioner district must be formed of contiguous and compact territory and must cross political subdivision lines the 23 least number of times necessary to establish as nearly as practicable equally 24 25 populated districts. Whenever the population of a municipality entitles it to more than one district, all whole districts must be drawn within the municipal 26 boundaries. Any population remainder within the municipality must be 27 included in a district drawn to cross the municipal boundary as long as the 28 population remainder within the municipality is contiguous to another 29 municipality or municipalities included in the district. Any county that already 30 meets the standards and guidelines for equally populated districts, as established 31 32 by this section, this Constitution and the Constitution of the United States, need not be reapportioned. 33

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B. Interested parties from each county may submit redistricting plans for the commission to consider. Those plans must be submitted to the commission no later than 30 calendar days after the commission is called together by the Speaker of the House of Representatives under this subsection. The commission may hold public hearings on plans affecting each county.

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The commission shall submit its plan to the Clerk of the House of 1 C. Representatives no later than June 1st of the year in which apportionment is 2 3 required. The Clerk of the House of Representatives shall submit to the 4 Legislature, no later than January 15, 2022, and every 10th year thereafter, one 5 legislative document to reapportion the county commissioner districts based on the plan submitted by the apportionment commission. The Legislature must 6 7 enact the submitted plan or a plan of its own in regular or special session by a 8 vote of 2/3 of the members of each House within 30 calendar days after the plan is submitted to it by the Clerk of the House of Representatives. This action is 9 subject to the Governor's approval, as provided in Article IV, Part Third, Section 10 11 2. 12 13 2. Supreme Judicial Court. If the Legislature fails to make an apportionment 14 within the 30 calendar days, the Supreme Judicial Court shall make the apportionment within 60 calendar days following the period in which the Legislature is required to act 15 16 but fails to do so. In making the apportionment, the Supreme Judicial Court shall 17 consider plans and briefs filed by the public with the court during the first 30 days of 18 the period in which the court is required to apportion. 19 20 Article X. 21 **Additional Provisions.** 22 [Section 1. See 2024 Rearrangement notes.] 23 [Section 2. See 2024 Rearrangement notes.] 24 25 26 Section 3. Laws now in force continue until repealed. All laws now in force in this State, and not repugnant to this Constitution, shall remain, and be in force, until 27 altered or repealed by the Legislature, or shall expire by their own limitation. 28 29 Section 4. Amendments to Constitution. The Legislature, whenever 2/3 of 30 31 both Houses shall deem it necessary, may propose amendments to this Constitution; and when any amendments shall be so agreed upon, a resolution shall be passed and 32 sent to the selectmen of the several towns, and the assessors of the several plantations, 33 34 empowering and directing them to notify the inhabitants of their respective towns and plantations, in the manner prescribed by law, at the next biennial meetings in the month 35 of November, or to meet in the manner prescribed by law for calling and holding 36 biennial meetings of said inhabitants for the election of Senators and Representatives, 37 on the Tuesday following the first Monday of November following the passage of said 38 resolve, to give in their votes on the question, whether such amendment shall be made; 39

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and if it shall appear that a majority of the inhabitants voting on the question are in
 favor of such amendment, it shall become a part of this Constitution.

4 Section 5. Persons in office to continue to hold their offices; part of a law of 5 Massachusetts made a part of this constitution. All officers provided for in the sixth section of an act of the Commonwealth of Massachusetts, passed on the nineteenth day 6 7 of June, in the year of our Lord one thousand eight hundred and nineteen, entitled "an act relating to the separation of the district of Maine from Massachusetts proper, and 8 forming the same into a separate and independent State," shall continue in office as 9 therein provided; and the following provisions of said act shall be a part of this 10 11 constitution, subject however to be modified or annulled as therein is prescribed, and not otherwise, to wit: 12

"Sec. 1. Whereas it has been represented to this Legislature, that a majority of the
people of the district of Maine are desirous of establishing a separate and independent
government within said district: therefore,

16 "Be it enacted by the Senate and House of Representatives in general court 17 assembled, and by the authority of the same, That the consent of this commonwealth be, and the same is hereby given, that the district of Maine may be formed and erected 18 19 into a separate and independent state, if the people of the said district shall in the manner, and by the majority hereinafter mentioned, express their consent and 20 21 agreement thereto, upon the following terms and conditions: and provided the congress 22 of the United States shall give its consent thereto, before the fourth day of March next: which terms and conditions are as follows, viz. 23

"First. All the lands and buildings belonging to the commonwealth, within 24 Massachusetts proper, shall continue to belong to said commonwealth, and all the lands 25 belonging to the commonwealth within the district of Maine, shall belong, the one-half 26 thereof to the said commonwealth, and the other half thereof, to the state to be formed 27 within the said district, to be divided as is hereinafter mentioned; and the lands within 28 the said district, which shall belong to the said commonwealth, shall be free from 29 taxation, while the title to the said lands remains in the commonwealth; and the rights 30 of the commonwealth to their lands, within said district, and the remedies for the 31 recovery thereof, shall continue the same, within the proposed state, and in the courts 32 thereof, as they now are within the said commonwealth, and in the courts thereof; for 33 which purposes, and for the maintenance of its rights, and recovery of its lands, the said 34 commonwealth shall be entitled to all other proper and legal remedies, and may appear 35 in the courts of the proposed state and in the courts of the United States, holden therein; 36 and all rights of action for, or entry into lands, and of actions upon bonds, for the breach 37 of the performance of the condition of settling duties, so called, which have accrued or 38 may accrue, shall remain in this commonwealth, to be enforced, commuted, released, 39

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or otherwise disposed of, in such manner as this commonwealth may hereafter determine: *provided, however*, that whatever this commonwealth may hereafter receive or obtain on account thereof, if any thing, shall, after deducting all reasonable charges relating thereto, be divided, one-third part thereof to the new state, and two-third parts thereof to this commonwealth.

6 "Second. All the arms which have been received by this commonwealth from the 7 United States, under the law of congress, entitled "an act making provisions for arming 8 and equipping the whole body of militia of the United States," passed April the twenty-9 third, one thousand eight hundred and eight, shall, as soon as the said district shall 10 become a separate state, be divided between the two states, in proportion to the returns 11 of the militia, according to which, the said arms have been received from the United 12 States, as aforesaid.

13 "Third. All money, stock or other proceeds, hereafter derived from the United 14 States, on account of the claim of this commonwealth, for disbursements made, and 15 expenses incurred, for the defence of the state, during the late war with Great Britain, 16 shall be received by this commonwealth, and when received, shall be divided between 17 the two states, in the proportion of two-thirds to this commonwealth, and one-third to 18 the new state.

19 *"Fourth.* All other property, of every description, belonging to the commonwealth, shall be holden and receivable by the same as a fund and security, for all debts, 20 annuities, and Indian subsidies, or claims due by said commonwealth; and within two 21 22 years after the said district shall have become a separate state, the commissioners to be appointed, as hereinafter provided, if the said states cannot otherwise agree, shall assign 23 a just portion of the productive property, so held by said commonwealth, as an 24 25 equivalent and indemnification to said commonwealth, for all such debts, annuities or Indian subsidies or claims, which may then remain due, or unsatisfied: and all the 26 surplus of the said property, so holden as aforesaid, shall be divided between the said 27 commonwealth and the said district of Maine, in the proportion of two-thirds to the said 28 commonwealth, and one-third to the said district-and if, in the judgment of the said 29 commissioners, the whole of said property, so held, as a fund and security, shall not be 30 sufficient indemnification for the purpose, the said district shall be liable for and shall 31 32 pay to said commonwealth one-third of the deficiency.

Fifth. The new State shall, as soon as the necessary arrangements can be made for that purpose, assume and perform all the duties, and obligations of this commonwealth, towards the Indians within said district of Maine, whether the same arise from treaties, or otherwise; and for this purpose shall obtain the assent of said Indians, and their release to this commonwealth of claims and stipulations arising under the treaty at present existing between the said commonwealth and said Indians; and as an indemnification to such new state, therefore, this commonwealth when such

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1 arrangements shall be completed, and the said duties and obligations assumed, shall 2 pay to said new state, the value of thirty thousand dollars, in manner following, viz: the 3 said commissioners shall set off by metes and bounds, so much of any part of the land 4 within the said district, falling to this commonwealth in the division of the public lands, 5 hereinafter provided for, as in their estimation shall be of the value of thirty thousand 6 dollars; and this commonwealth shall, thereupon, assign the same to the said new state, 7 or in lieu thereof, may pay the sum of thirty thousand dollars at its election; which 8 election of the said commonwealth, shall be made within one year from the time that 9 notice of the doings of the commissioners, on this subject, shall be made known to the 10 Governor and Council; and if not made within that time, the election shall be with the 11 new state. 50

12 "Sixth. Commissioners, with the powers and for the purposes mentioned in this act, shall be appointed in manner following: the executive authority of each state shall 13 14 appoint two; and the four so appointed or the major part of them, shall appoint two 15 more: but if they cannot agree in the appointment, the executive of each state shall 16 appoint one in addition; not however, in that case, to be a citizen of its own state. And any vacancy happening with respect to the commissioners shall be supplied in the 17 manner provided for their original appointment; and, in addition to the powers herein 18 before given to said commissioners, they shall have full power and authority to divide 19 20 all the public lands within the district, between the respective states, in equal shares, or 21 moities, in severalty, having regard to quantity, situation and quality; they shall 22 determine what lands shall be surveyed and divided, from time to time, the expense of 23 which surveys, and of the commissioners, shall be borne equally by the two states. They 24 shall keep fair records of their doings, and of the surveys made by their direction, copies 25 of which records, authenticated by them, shall be deposited from time to time in the 26 archives of the respective states; transcripts of which, properly certified, may be 27 admitted in evidence in all questions touching the subject to which they relate. The executive authority of each state may revoke the power of either or both its 28 29 commissioners: having, however, first appointed a substitute, or substitutes, and may 30 fill any vacancy happening with respect to its own commissioners: four of said 31 commissioners shall constitute a quorum, for the transaction of business; their decision 32 shall be final upon all subjects within their cognizance. In case said commission shall 33 expire, the same not having been completed, and either state shall request the renewal 34 or filling up of the same, it shall be renewed or filled up in the same manner, as is herein 35 provided for filling the same, in the first instance, and with the like powers; and if either state shall, after six months notice, neglect or refuse to appoint its commissioners, the 36 37 other may fill up the whole commission.

38 "Seventh. All grants of land, franchises, immunities, corporate or other rights, and 39 all contracts for, or grants of land not yet located, which have been or may be made by 40 the said commonwealth, before the separation of said district shall take place, and 41 having or to have effect within the said district, shall continue in full force, after the 42 said district shall become a separate state. But the grant which has been made to the

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president and trustees of Bowdoin College, out of the tax laid upon the banks, within 1 2 this commonwealth, shall be charged upon the tax upon the banks within the said 3 district of Maine, and paid according to the terms of said grant; and the president and 4 trustees, and the overseers of said college, shall have, hold and enjoy their powers and 5 privileges in all respects; so that the same shall not be subject to be altered, limited, 6 annulled or restrained except by judicial process, according to the principles of law; 7 and in all grants hereafter to be made, by either state, of unlocated land within the said 8 district, the same reservations shall be made for the benefit of schools and of the 9 ministry, as have heretofore been usual, in grants made by this commonwealth. And all 10 lands heretofore granted by this commonwealth, to any religious, literary, or 11 eleemosynary corporation, or society, shall be free from taxation, while the same 12 continues to be owned by such corporation, or society, 54

13 "*Eighth.* No laws shall be passed in the proposed state, with regard to taxes, actions, or remedies at law, or bars or limitations thereof, or otherwise making any distinction 14 between the lands and rights of property of proprietors, not resident in, or not citizens 15 of said proposed state, and the lands and rights of property of the citizens of the 16 17 proposed state, resident therein; and the rights and liabilities of all persons, shall, after the said separation, continue the same as if the said district was still a part of this 18 commonwealth, in all suits pending, or judgments remaining unsatisfied on the fifteenth 19 20 day of March next, where the suits have been commenced in Massachusetts proper, and process has been served within the district of Maine; or commenced in the district of 21 Maine, and process has been served in Massachusetts proper, either by taking bail, 22 making attachments, arresting and detaining persons, or otherwise, where execution 23 remains to be done; and in such suits the courts within Massachusetts proper, and within 24 the proposed state, shall continue to have the same jurisdiction as if the said district had 25 still remained a part of the commonwealth. And this commonwealth shall have the same 26 remedies within the proposed state, as it now has, for the collection of all taxes, bonds, 27 or debts, which may be assessed, due, made, or contracted, by, to, or with the 28 commonwealth, on or before the said fifteenth day of March, within the said district of 29 30 Maine; and all officers within Massachusetts proper and the district of Maine, shall conduct themselves accordingly. 31

32 "Ninth. These terms and conditions, as here set forth, when the said district shall 33 become a separate and independent state, shall, *ipso facto*, be incorporated into, and 34 become and be a part of any constitution, provisional or other, under which the 35 government of the said proposed state, shall, at any time hereafter, be administered; 36 subject however, to be modified, or annulled by the agreement of the legislature of both 37 the said states; but by no other power or body whatsoever."

38

Section 6. Constitution to be arranged by Chief Justice of the Supreme
 Judicial Court; Constitution to be enrolled and printed with laws; supreme law of

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1 2 3 4 5 6 7 8 9 10 11 51	the State. The Chief Justice of the Supreme Judicial Court shall arrange the Constitution, as amended, under appropriate titles and in proper articles, parts and sections, omitting all sections, clauses and words not in force and making no other changes in the provisions or language thereof, and shall submit the same to the Legislature; and such arrangement of the Constitution shall be made and submitted to the regular session of the Legislature; and the draft and arrangement, when approved by the Legislature, shall be enrolled on parchment and deposited in the office of the Secretary of State; and printed copies thereof shall be prefixed to the books containing the Revised Statutes of the State. And the Constitution, with the amendments made thereto, in accordance with the provisions thereof, shall be the supreme law of the State.
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13 14	Section 7. Original sections 1, 2, 5, of Article X not to be printed; section 5 in full force. (Repealed)
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16	
17	2024 REARRANGEMENT NOTES
18	of Chief Justice Valerie Stanfill
19	
20 21 22 23 24 25 26 27	Article X, section 7 was repealed by Const. Res. 2023, ch. 1, <i>passed in</i> 2023. As a result, sections 1, 2 and 5 of article X may be printed. Under article X, section 6 of the Maine Constitution, however, in arranging the Constitution to be printed the Chief Justice is required to omit "all sections, clauses and words not in force." Upon review of sections 1 and 2 for inclusion in the printing, it is patently clear on the face of each section that neither remains in force. They both pertain only to the first Legislature, which has long since adjourned. As a result, sections 1 and 2 have been omitted from article X.
28 29 30 31 32 33 34 35 36 37	Section 5 is incorporated in this rearrangement because it is not evident from the plain text of this section that it is not in force. Section 5 of article X was also previously not printed pursuant to the now-repealed seventh section of article X. There are multiple versions of section 5 in existence before the 1875 passage of section 7, <i>see</i> Resolves 1875, ch. 98, <i>approved in</i> 1875, although the differences appear non-substantive. This arrangement incorporates the iteration of section 5 that appeared in the last officially published version of the Maine Constitution before the section was ordered not to be printed. <i>See</i> R.S. (1871) at 42-46.' Amend the resolve by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

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SUMMARY

This amendment replaces Appendix A, the Constitution of Maine, to replace Article X, Section 5 with the version submitted by the Chief Justice of the Maine Supreme Judicial Court, which was the last version of Section 5 that was printed before it was required to not be printed.

This amendment also removes the Revisor's Note, which noted that, due to a large number of transcription errors contained in the last officially published version of Article X, Section 5 in 1875, the version that was included in the original resolve was the version as approved in 1820.

SPONSORED BY 10

- 11 (Representative MOONEN, M.)
 - TOWN: Portland

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