CONGRESS OF THE UNITED STATES.

In the House of Representatives,

Monday, 24th August, 1789,

ESOLVED, BY THE SENATE AND HOUSE OF REPRESENTA-TIVES OF THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED, two thirds of both Houses deeming it pacesses, That the following Articles be proposed to the Legislature of the several States, as Amendments to the Constitution of the United States, all or any of which Articles, when ratified by three fourths of the faid Legislatures, to be valid to all intents and purposes as part of the faid Constitution-Viz.

ARTICLES in addition to, and amendment of, the Constitution of the United States of America, proposed by Congress, and ratified by the Legislatures of the several States, pursuant to the fifth Article of the original Constitution.

ARTICLE THE FIRST.

After the first enumeration, required by the first Article of the Constitution, there shall be one Representative for every thirty thousand until the number shall are supplied to the constitution. fand, until the number shall amount to one hundred, after which the proportion shall be so regulated by Congress, that there shall be not less than one hundred Representatives, nor less than one Representatives for every forty thousand privons, until the number of Representatives shall amount to two handred, after which the proportion shall be so regulated by Congress, that there shall not be less than two hundred Representatives, nor less than one Representative for every sisty thousand persons. for every fifty thousand persons.

ARTICLE THE SECON Pinders & Representation of

No law varying the compensation to the members of Congress, shall take effect, until an election of Representatives shall have intervened.

ARTICLE THE Congress shall make no law establishing

Articles of Faith or a more of Worship, or well-the free were the free the free transfer of Faith or a more of Worship, or well-the free transfer of the free transfer of the Press, and the right of the People peaceably to assemble, and to apply the Government for a redress of grievances, shall not be infirmed. ged.

credit: National Archives, RG46, Records of the U.S. Senate

10 th and 11 th in corperated.

ARTICLE THE ELEVENTH.

No appeal to the Supreme Court of the United States, shall be allowed, where the value in controverfy shall not amount to one thousand dollars, nor shall any fact, triable by a Jury according to the course of the common law, be otherwise re-examinable, than the U.S. according to the rules of common law.

where the Value is contrade to that weed twenty that execut twenty that the by Jury shall be preferred. ferved. ARTICLE THE THIRTEENTH.

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unufual punishments inflicted.

ARTICLE THE FOURTEENTH.

No State shall infringe the right of trial by Jury in criminal cases, nor the right of conscience, for the freedom of speech, or of the press.

ARTICLE THE FIFTEENTH.

The enumeration in the Constitution of certain rights, shall not be construed to deny or disparage others retained by the people.

ARTICLE THE SIXTEENTH.

The powers delegated by the Contitution to the government of the United States, shall be exercised as therein appropriated, so that the Legislative shall never exercise the powers vested in the Executive or Judicial; nor the Executive she powers vested in the Legislative or Judicial; nor the Judicial the powers vested in the Legislative or Judicial; nor the Judicial the powers vested in the Legislative or Judicial; lative or Executive.

ARTICLE THE SEVENTEENTH.

The powers not delegated by the Constitution, nor prohibited by it, to the States, are reserved to the States respectively, or to the Conste

Teste,

JOHN BECKLEY, CLERK.

In SENATE, August 25, 1789. Read and ordered to be printed for the confideration of the Senate.

SAMUEL A. OTIS, SECRETARY. Attest.

ARTICLE THE FIFTH.

A well regulated militia, composed of the body of the People, being the best security of a free State the right of the People to keep and bear arms, shall not be infring a but no one religiously scrudruewment pulous of bearing arms, shall be compelled to render military service in person.

ARTICLE THE SIXTH.

No foldier shall, in time of peace, be quartered in any house without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

ARTICLE THE SEVENTH.

The right of the People to be secure in their persons, houses, papers and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

ARTICLE THE EIGHTH of defe or dink, by any

No person shall be subject, except in ease of impeachment, to more than one trial or one punishment for the same offense, nor shall be compelled in any criminal case, to be a witness against him-felf, nor be deprived of life, liberty or property, without due pro-cess of law; nor shall prive property be taken for public use withwith an animoment out just compensation.

ARTICLE THE NINTH.

In all criminal profecutions, the accused shall enjoy the right to a speedy and public trial, to be informed of the nature and cause of the accufation, to be confronted with the witnesses against him, to have compulfory process for obtaining witnesses in his favor, and to have the affistance of counsel for his defence.

ARTICLE THE TENTH.

The trial of all crimes (except in cases of impeachment, and in cases arising in the land or raval forces, or in the militia when in actual service in time of War or public danger) shall be by an Impartial Jury of the Victore, with the requisite of unanimity for conviction, the right of callenge, and other accostomed requisites; and no person shall be held to answer for a capital, or otherways infamous crime, unless on a presentment or indictment by a Grand Jury; but it a crime he committed in a place in the possession of an enemy, or in 111 Coica may prevail, the indictment and trial may by law he authorifed in some other place within the Same State.

credit: National Archives, RG46, Records of the U.S. Senate

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