Celebrating Our Southern Heritage!

REBEL WISDOM

A Collection of the Memorable Quotes, Sayings & Speeches of Prominent Confederates

“Damn the torpedoes; full steam ahead.” “Four score and seven years ago.” “War is Hell.” We all know these famous Civil War quotes. Of course we do. They came from prominent members of the victorious power. As it has been since warfare was invented, it is the victors who write the history of the conflict and it is they who are therefore most often favorably remembered by future generations. And so it was with the War Between the States. But in this little booklet we have striven to “bring history into accord with the facts,” as the great Revisionist scholar Harry Elmer Barnes said we must do as historians and honest researchers. Contained within REBEL WISDOM you will find speeches and quotes from some of the best and least known Confederates that capture the spirit of the Southern secessionists and exemplify their quest for real freedom from tyranny. Please order more copies to give to friends, students and acquaintances and help spread the wisdom of our Southern forebears.

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PUBLISHED BY THE BARNES REVIEW
REBEL WISDOM

A Collection of the Memorable Quotes, Sayings & Speeches Of Prominent Confederates Including President Davis, Gen. Lee and Gen. Jackson
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EDITOR’S NOTE

"Damn the torpedoes; Full steam ahead." "Four score and seven years ago." "War is Hell." We all know these famous Civil War quotes. Of course we do. They came from prominent members of the victorious power. As it has been since warfare was invented, it is the victors who write the history of the war and it is they who are therefore most often favorably remembered by future generations. And so it was with the War Between the States. But in this little booklet we have striven to “bring history into accord with the facts,” as the great Revisionist scholar Harry Elmer Barnes said we must do as historians and honest researchers. Contained within Rebel Wisdom you will find speeches and quotes from some of the best and least known Confederates that capture the spirit of the Southern secessionists and exemplify their quest for freedom from a tyrannical central government. Please order more copies to give to friends, students and acquaintances and help spread the wisdom of our Southern forebears.

—PAUL T. ANGEL, managing editor, BARNES REVIEW
CHAPTER ONE

Quotes from Robert E. Lee

They do not know what they say. If it came to a conflict of arms, the war will last at least four years. Northern politicians will not appreciate the determination and pluck of the South, and Southern politicians do not appreciate the numbers, resources, and patient perseverance of the North. Both sides forget that we are all Americans. I foresee that our country will pass through a terrible ordeal, a necessary expiation, perhaps, for our national sins. —May 5, 1861

* * *

War is inevitable, and there is no telling when it will burst around you . . . You have to move and make arrangements to go to some point of safety which you must select. The Mount Vernon plate and pictures ought to be secured. Keep quiet while you remain, and in your preparations . . . may God keep and preserve you and have mercy on all our people. —To his wife, Mary Anna Custis, May 1861

* * *

With all my devotion to the union, and the feeling of loyalty and duty of an American citizen, I have not been able to make up my mind to raise my hand against my relatives, my children and my home.

* * *

Never marry unless you can do so into a family that will enable your children to feel proud of both sides of the house.

* * *

We could have pursued no other course without dishonor. And sad as the results have been, if it had all to be done again, we should be compelled to act in precisely the same manner.
Our country demands all our strength, all our energies. To resist the powerful combination now forming against us will require every man at his place. If victorious, we will have everything to hope for in the future. If defeated, nothing will be left for us to live for.

* * *

There is nothing left for me to do but to go and see General Grant, and I would rather die a thousand deaths.

* * *

Private and public life are subject to the same rules; and truth and manliness are two qualities that will carry you through this world much better than policy, or tact, or expediency, or any other word that was ever devised to conceal or mystify a deviation from the straight line.

* * *

My experience of men has neither disposed me to think worse of them nor be indisposed to serve them: nor, in spite of failures which I lament, of errors which I now see and acknowledge, or the present aspect of affairs, do I despair of the future. The truth is this: The march of Providence is so slow and our desires so impatient; the work of progress so immense and our means of aiding it so feeble; the life of humanity is so long, that of the individual so brief, that we often see only the ebb of the advancing wave and are thus discouraged. It is history that teaches us to hope.

* * *

We failed, but in the good providence of God apparent failure often proves a blessing.

* * *

A true man of honor feels humbled himself when he cannot help humbling others.

* * *

Duty is the most sublime word in our language.

* * *

Get correct views of life, and learn to see the world in its true light. It will enable you to live pleasantly, to do good, and, when summoned away, to leave without regret.

* * *

I cannot trust a man to control others who cannot control himself.

* * *
I like whiskey. I always did. And that is why I never drink it.

* * *
I think it better to do right, even if we suffer in so doing, than to incur the reproach of our consciences and posterity.

* * *
It is well that war is so terrible, or we should grow too fond of it. —Statement at the Battle of Fredericksburg (December 13, 1862)

* * *
My chief concern is to try to be a humble, earnest Christian.

* * *
Never do a wrong thing to make a friend or to keep one.

* * *
The devil's name is dullness.

* * *
The education of a man is never completed until he dies.

* * *
The trite saying that honesty is the best policy has met with the just criticism that honesty is not policy. The real honest man is honest from conviction of what is right, not from policy.

* * *
The war . . . was an unnecessary condition of affairs, and might have been avoided if forbearance and wisdom had been practiced on both sides.

* * *
This war is not about slavery.

* * *
We have fought this fight as long, and as well as we know how. We have been defeated. For us as a Christian people, there is now but one course to pursue. We must accept the situation.

* * *
What a cruel thing war is . . . to fill our hearts with hatred instead of love for our neighbors. We must expect reverses, even defeats. They are sent to teach us wisdom and prudence, to call forth greater energies, and to prevent our falling into greater disasters.

* * *
You cannot be a true man until you learn to obey.

* * *
Obedience to lawful authority is the foundation of manly character.

To be a good soldier, you must love the army. To be a good commander, you must be willing to order the death of the thing you love. —Talk with Gen. Longstreet

My experience through life has convinced me that, while moderation and temperance in all things are commendable and beneficial, abstinence from spirituous liquors is the best safeguard of morals and health.

I have been up to see the [Confederate] Congress, and they do not seem to be able to do anything except to eat peanuts and chew tobacco, while my army is starving.

Wisdom is nothing more than healed pain.

There is a terrible war coming, and these young men who have never seen war cannot wait for it to happen, but I tell you, I wish that I owned every slave in the South, for I would free them all to avoid this war.

You must be careful how you walk, and where you go, for there are those following you who will set their feet where yours are set.

I tremble for my country when I hear of confidence expressed in me. I know too well my weakness, that our only hope is in God.

In all my perplexities and distresses, the Bible has never failed to give me light and strength.

Governor, if I had foreseen the use those people designed to make of their victory, there would have been no surrender at Appomattox Courthouse; no sir, not by me. Had I foreseen these results of subjugation, I would have preferred to die at Appomattox with my brave men, my sword in this right hand.
—August 1870, to Governor Stockdale of Texas

Let the tent be struck. —Last words, October 12, 1870
Lee's Farewell Speech
to The Army of
Northern Virginia

Headquarters: Army of Northern Virginia; Appomattox Courthouse, April 10, 1865 (General Orders No. 9)

After four years' arduous service, marked by unsurpassed courage and fortitude, the Army of Northern Virginia has been compelled to yield to overwhelming numbers and resources.

I need not tell the survivors of so many hard fought battles who have remained steadfast to the last, that I have consented to this result from no distrust of them, but feeling that valor and devotion could accomplish nothing that could compensate for the loss which would have attended the continuation of the contest, I have determined to avoid the useless sacrifice of those whose past services have endeared them to their countrymen. You will take with you the satisfaction that proceeds from the consciousness of duty faithfully performed, and I earnestly pray that a merciful God may extend to you His blessing and protection. With an increasing admiration of your constancy and devotion to your country, and a grateful remembrance of your kind and generous consideration of myself, I bid you an affectionate farewell.

—GENERAL ROBERT E. LEE
CHAPTER TWO

Quotes from Thomas “Stonewall” Jackson

Once you get them running, you stay right on top of them, and that way a small force can defeat a large one every time.... Only thus can a weaker country cope with a stronger; it must make up in activity what it lacks in strength.

* * *

Who could not conquer with such troops as these?

* * *

My troops may fail to take a position, but are never driven from one!

* * *

Then, Sir, we will give them the bayonet! (Stonewall Jackson's reply to Colonel B.E. Bee when he reported that the enemy were beating them back at the first battle of Bull Run, July 1861)

* * *

Captain, my religious belief teaches me to feel as safe in battle as in bed. God has fixed the time for my death. I do not concern myself about that, but to be always ready, no matter when it may overtake me. "That is the way all men should live, and then all would be equally brave."

* * *

You may be whatever you resolve to be. (From Jackson's personal journal)

* * *

Duty is ours; consequences are God’s.

* * *

I see from the number of physicians that you think my condition dangerous, but I thank God, if it is His will, that I am ready to go. (General Jackson on his death bed)
In my tent last night, after a fatiguing day's service, I remembered that I failed to send a contribution for our colored Sunday school. Enclosed you will find a check for that object, which please acknowledge at your earliest convenience and oblige yours faithfully. (Lt. General Thomas Jackson, in a letter to his Pastor)

** * * *

Our God was my shield. His protecting care is an additional cause for gratitude.

** * * *

Let us cross over the river, and rest under the shade of the trees. . . . (The general’s last words)
CHAPTER THREE

Quotes from Several Other Prominent Confederate Officers

From Gen. James Longstreet

I cannot help but think that great results would have been obtained had my views been thought better of; yet I am much inclined to accept the present condition as for the best.

* * *

If the blame (if there is any) can be shifted from him to me, I shall help him and our cause by taking it. I desire, therefore, that all the responsibility that can be put upon me shall go there and shall remain there.

* * *

I hope to live long enough to see my surviving comrades march side by side with the Union veterans along Pennsylvania Avenue, and then I will die happy.

* * *

My command, less than ten thousand, had found the battle on the plank road in retreat, little less than a panic. In a few hours we changed defeat to victory, the broken divisions of the Third Corps rallying in their rear.

* * *

[Grant] will fight us every day and every hour till the end of the war.

* * *

* * *

The town caught fire in several places, shells crashed and burst, and solid shot rained like hail.

* * *

Why do men fight who were born to be brothers?
From Col. Nathan Bedford Forrest

Never stand and take a charge ... charge them too.

* * *
No damn man kills me and lives.

* * *
I ended the war a horse ahead.

* * *
Get there first with the most.

* * *

I have never, on the field of battle, sent you where I was unwilling to go myself; nor would I advise you to go a course which I myself was unwilling to pursue. You have been good soldiers; you can be good citizens. Obey the laws, preserve your honor, and the Government to which you have surrendered can afford to be, and will be, magnanimous.

* * *

Comrades, through the years of bloodshed and many marches you were tried and true soldiers. So through years of peace you have been good citizens, and now that we are again united under the old flag, I love it as I did in the days of my youth, and I feel sure that you love it also.

* * *

I've got no respect for any young man who won't join the colors.
CHAPTER FOUR

Quotes from Other Patriotic Rebs

We were wild beasts, yes, but we warred on wild beasts. —John Jarrette, 2nd Sergeant, Quantrill Guerrillas

* * *

Quantrill's men have no apologies to make to anybody. We were soldiers fighting in a good cause. —Dr. L.C. Miller of Knobnoster, Missouri, one of the oldest surviving guerrillas at a 1902 Quantrill reunion in Independence, Mo.

* * *

Be true to your friends if the heavens fall. —Cole Younger, Quantrill Guerrillas

* * *

Many have no monuments (The Missouri Guerrillas). They don't need any. They made their monuments while they lived. They left a record for daring courage that the world has not surpassed. —Frank James, Quantrill Guerrillas.

Source: Let Us Die Like Brave Men, Daniel W. Barefoot, 2005

* * *

In 1862, First North Carolina soldier, Cal Jones, was mortally wounded carrying the Confederate battle flag in the Seven Days Campaign. His father rushed to his side as he lay dying in the hospital in Richmond. The following exchange took place: Father: “Son, why did you take up those colors?” Cal: “Why, Father, I would have taken up the flag if I had known that I would be killed on the spot!” Those were his last words. Source: Let Us Die Like Brave Men, Daniel W. Barefoot, 2005
Tell my father I died with my face to the enemy! —Col. Isaac Erwin Avery, CSA, from a note found on the battlefield next to his dead body. Source: Let Us Die Like Brave Men, Daniel W. Barefoot, 2005

I was a Southern man at the start. I am yet, and will die a Rebel. I believe I was right in all I did. I repeat that I die a Rebel out and out, and my last request is that my body be removed to White County, Tenn., and be buried in good Rebel soil. —These were the last words spoken on October 20, 1865, in Nashville, Tennessee, when Capt. Champ Ferguson, CSA, guerrilla, Morgan Ranger, was hanged for being a partisan fighter. Source: Let Us Die Like Brave Men, Daniel W. Barefoot, 2005

I have lived the gentleman, the soldier, the outlaw, and the convict, living the best years of my life in a felon's cell. I have no desire to pose as a martyr, for men who sin must suffer, but I will punctuate my remarks with bold statements, for the eagle should not be afraid of the storm. —From Cole Younger's autobiography

If I ever disown, repudiate, or apologize for the Cause for which Lee fought and Jackson died, let the lightnings of heaven rend me, and the scorn of all good men and true women be my portion. Sun, Moon, and stars, all fall on me when I cease to love the Confederacy. 'Tis the Cause, not the fate of the Cause, that is glorious! —Maj. R.E. Wilson, C.S.A.

Believe that you can whip the enemy, and you have won half the battle. —General J.E.B. Stuart

I am with the South in life or in death, in victory or defeat. I never owned a Negro and care nothing for them, but these people have been my friends and have stood up [for] me on all occasions. In addition to this, I believe the North is about to wage a brutal and unholy war on a people who have done them no wrong, in violation of the Constitution and the fundamental principles of the government. . . . We propose no invasion of the North, no attack on them, and only ask to be left alone. —Patrick R. Cleburne, May 1861
Ours is a just war, a holy cause. The invader must meet the fate he deserves; and we must meet him as becomes us, as becomes men. —Maj. John Pelham (although “The Gallant Pelham,” also known as “The Boy Major,” a native of Alabama, served the entire war with the artillery, he was destined to fall while moonlighting in a cavalry charge, in 1863)

I very much regret, in appearing before you at your request, to address you on the present state of the country, and the prospect before us, that I can bring you no good tidings. The stern, steady march of events has brought us in conflict with our non-slaveholding confederates upon the fundamental principles of our compact of union. We have not sought this conflict; we have sought too long to avoid it; our forbearance has been construed into weakness, our magnanimity into fear, until the vindication of our manhood, as well as the defense of our rights, is required at our hands. The door of conciliation and compromise is finally closed by our adversaries, and it remains only to us to meet the conflict with the dignity and firmness of men worthy of freedom.

We need no declaration of independence. Above 84 years ago our fathers won that by the sword from Great Britain, and above 70 years ago Georgia, with the 12 other confederates, as free, sovereign, and independent states, having perfect governments already in existence, for purposes and objects clearly expressed, and with powers clearly defined, erected a common agent for the attainment of these purposes by the exercise of those powers, and called this agent the United States of America. —From the speech of future C.S. Secretary of State Robert Toombs, Nov. 13, 1860, to the Georgia Legislature

Certainly there was no just cause of complaint from the Northern states; no advantage was ever sought or obtained by them for their section of the republic. . . . We can today open wide the history of their administrations and point with pride to every act, and challenge the world to point out a single act stained with injustice to the North, or with partiality to their own section. —Robert Toombs

In 1790 we had less than 800,000 slaves. Under our mild and humane administration of the system they have increased above four millions. —Robert Toombs
Now, sir, out of the fact that these races have been standing together side by side in great numbers in the relation of master and slave, it has followed that the happiness of both races requires that this relation should be kept up. This has been proved by the experience of the British Government itself; and if there were no such experience, it could be proved by any one who knew how to reason upon the principles of human nature. Turn them loose tomorrow side by side, and you would see the black race perishing in the fierce competition which would ensue with the superior and white race, which was dominant around it. You would see either that, or you would see that as they increased in numbers, and population began to press upon the means of subsistence, the white man would leave the country and abandon some of the fairest portions of this continent to the occupation of the Negro.

We know that from the experiment which has already been tried. I may say that human nature and the experience of states around us both teach us that, although the slave would be nominally emancipated, he would in fact be in far worse bondage than he was held before. He would have not one, but many masters; and instead of having some one person who was responsible for his protection, who was linked to him, as all persons are who inherit slaves, by the ties of a certain sort of family connection, he would belong to every white man, and nobody would be responsible for the treatment by which he was crushed. I say this is proved, too, by the experiment which has been tried by the English government itself in the West India Islands. We know that if a similar experiment were tried here, its effect would be to substitute barbarism for civilization, and that the wilderness and waste would begin to encroach at once upon the cultivated field. —Robert M.T. Hunter, in the U.S. Senate, June 12, 1856 (later C.S.A. secretary of state)

* * *

It is a revolution; a revolution of the most intense character; in which belief in the justice, prudence, and wisdom of secession is blended with the keenest sense of wrong and outrage, and it can no more be checked by human effort for the time than a prairie fire by a gardener's watering pot. —Judah P. Benjamin

* * *

You are not content with the vast millions of tribute we pay you annually under the operation of our revenue laws, our navigation laws, your fishing
bounties, and by making your people our manufacturers, our merchants, our shippers. You are not satisfied with the vast tribute we pay you to build up your great cities, your railroads, your canals. You are not satisfied with the millions of tribute we have been paying you on account of the balance of exchange which you hold against us. You are not satisfied that we of the South are almost reduced to the condition of overseers of Northern capitalists. You are not satisfied with all this; but you must wage a relentless crusade against our rights and institutions.

We do not intend that you shall reduce us to such a condition. But I can tell you what your folly and injustice will compel us to do. It will compel us to be free from your domination, and more self-reliant than we have been. It will compel us to assert and maintain our separate independence. It will compel us to manufacture for ourselves, to build up our own commerce, our own great cities, our own railroads and canals; and to use the tribute money we now pay you for these things for the support of a government which will be friendly to all our interests, hostile to none of them. —Rep. John H. Reagan of Texas (who would later become postmaster general of the Confederate government), addressing the Republican members of the House of Representatives on January 15, 1861

***

No people in the history of the world have ever been so misunderstood, so misjudged, and so cruelly maligned. —Gen. John Brown Gordon

***

We may be annihilated, but we cannot be conquered. —General Albert Sidney Johnston, CSA, in accepting his command rank, August, 1861

***

“You ask me if I have confidence in the success of the Southern Confederacy? I pray for success but I do not expect success.” —Senator Herschel V. Johnson of Georgia, member Confederate Congress

***

“Sir, Mister, Be’ent you Jefferson Davis? . . . I thought so, you look so much like a Confederate postage stamp.” —A North Carolina soldier to President Jefferson Davis

***

“What are you fighting for anyhow?” “I’m fighting because you are down here.” —Confederate prisoner to Union soldier
Before this war is over, I intend to be a major general or a corpse.
—Brigadier General Isaac Trimble (He did become a major general.)

“Where is your division?” Hood was asked at Antietam. “Dead on the field!” was his reply.

A restitution of the union has been rendered forever impossible.
—Jefferson Davis in reaction to the Emancipation Proclamation

CSA stands for corn, salt and apples, the staple of the Confederate soldier.
—A rebel soldier to some civilians
CHAPTER FIVE

Quotes and Speeches from Jefferson Davis

Jefferson Davis Quotes

[The contest is not over; the strife is not ended. It has only entered upon a new and enlarged arena. —Address to the Mississippi Legislature in 1881]

* * *

The principle for which we contend is bound to reassert itself, though it may be at another time and in another form.

* * *

Nothing fills me with deeper sadness than to see a Southern man apologizing for the defense we made of our inheritance. Our cause was so just, so sacred, that had I known all that has come to pass, had I known what was to be inflicted upon me, all that my country was to suffer, all that our posterity was to endure, I would do it all over again.

* * *

Butler is branded a felon, an outlaw, an enemy of Mankind, and it is so ordered that in the event of his capture, the officer in command of the capturing force do cause him to be immediately executed by hanging. —Jefferson Davis on hearing of Butler's General Order against the women of New Orleans

* * *
Jefferson Davis Speeches

SPEECH AT THE BELFAST ENCAMPMENT—1858

Citizen Soldiers: I feel pleased and gratified at the exhibition I have wit-
nessed of the military spirit and instruction of the volunteer militia of Maine. 
I acknowledge the compliment which has been paid to me, and I welcome it 
as the indication of the liberality and national sentiment which makes the 
militia of each State the effective, as they are the constitutional defenders of 
our whole country.

To one who loves his country in all its parts, it is natural to rejoice in what-
ever contributes to the prosperity and honor, and marks the stability and 
progress of any portion of its people. I therefore look upon the evidence pre-
ented to me of the soldierly enthusiasm and military acquirements displayed 
on this occasion, with none the less pleasure because I am the citizen of an-
other and distant State. It was not the policy of our government to maintain 
large armies or navies in time of peace. The history of our past wars estab-
lished the fact that it was not needful to do so. The militia had been found 
equal to all the emergencies of war. Their patriotism, their intelligence, their 
knowledge of the use of arms, had given to them all the efficiency of veter-
ans, and on many bloody fields they have shown their superiority over the dis-
ciplined troops of their enemies. A people morally and intellectually equal to 
self-government, must also be equal in self-defense. My friends, your worthy 
General has alluded to my connection with the military service of the coun-
try. The memory arose to myself when the troops this day marched past me, 
and when I looked upon their manly bearing and firm step. I thought could I 
have seen them thus approaching the last field of battle on which I served, 
where the changing tide several times threatened disaster to the American 
flag, with what joy I would have welcomed those striped and starred banners, 
the emblem and the guide of the free and the brave, and with what pride 
would the heart have beaten when welcoming the danger's hour, brethren 
from so remote an extremity of our expanded territory.

One of the evidences of the fraternal confidence and mutual reliance of our 
fathers was to be found in their compact or mutual protection and common
defense. So long as their sons preserve the spirit and appreciate the purpose of their fathers, the United States will remain invincible, their power will grow with the lapse of time, and their example show brighter and brighter as revolving ages roll over the temple our fathers dedicated to constitutional liberty, and founded upon truths announced to their sons, but intended for mankind. I thank you, citizen soldiers, for this act of courtesy. It will long and gratefully be remembered, as a token of respect to the distant State of which I am a citizen, and I trust will be noted by others, as indicating that national sentiment which made, and which alone can preserve us a nation.

FAREWELL TO THE SENATE

[(The Farewell Address to the U.S. Senate was given by Jefferson Davis on January 21, 1861.—Ed.)]

I rise, Mr. President, for the purpose of announcing to the Senate that I have satisfactory evidence that the State of Mississippi, by a solemn ordinance of her people, in convention assembled, has declared her separation from the United States. Under these circumstances, of course, my functions are terminated here. It has seemed to me proper, however, that I should appear in the Senate to announce that fact to my associates, and I will say but very little more. The occasion does not invite me to go into argument; and my physical condition would not permit me to do so, if it were otherwise; and yet it seems to become me to say something on the part of the State I here represent on an occasion as solemn as this.

It is known to senators who have served with me here that I have for many years advocated, as an essential attribute of State sovereignty, the right of a State to secede from the union. Therefore, if I had thought that Mississippi was acting without sufficient provocation, or without an existing necessity, I should still, under my theory of the government, because of my allegiance to the State of which I am a citizen, have been bound by her action. I, however, may be permitted to say that I do think she has justifiable cause, and I approve of her act. I conferred with her people before that act was taken, counseled them then that, if the state of things which they apprehended should exist when their convention met, they should take the action they have now adopted.
I hope none who hear me will confound this expression of mine with the advocacy of the right of a State to remain in the union, and to disregard its constitutional obligation by the nullification of the law. Such is not my theory. Nullification and secession, so often confounded, are, indeed, antagonistic principles. Nullification is a remedy which it is sought to apply within the union, against the agent of the States. It is only to be justified when the agent has violated his constitutional obligations, and a State, assuming to judge for itself, denies the right of the agent thus to act, and appeals to the other states of the union for a decision; but, when the States themselves and when the people of the States have so acted as to convince us that they will not regard our constitutional rights, then, and then for the first time, arises the doctrine of secession in its practical application.

A great man who now reposes with his fathers, and who has often been arraigned for want of fealty to the union, advocated the doctrine of nullification because it preserved the union. It was because of his deep-seated attachment to the union—his determination to find some remedy for existing ills short of a severance of the ties which bound South Carolina to the other States—that Mr. Calhoun advocated the doctrine of nullification, which he proclaimed to be peaceful, to be within the limits of State power, not to disturb the union, but only to be a means of bringing the agent before the tribunal of the States for their judgment.

Secession belongs to a different class of remedies. It is to be justified upon the basis that the states are sovereign. There was a time when none denied it. I hope the time may come again when a better comprehension of the theory of our government, and the inalienable rights of the people of the States, will prevent any one from denying that each State is a sovereign, and thus may reclaim the grants which it has made to any agent whomsoever.

I, therefore, say I concur in the action of the people of Mississippi, believing it to be necessary and proper, and should have been bound by their action if my belief had been otherwise; and this brings me to the important point which I wish, on this last occasion, to present to the Senate. It is by this confounding of nullification and secession that the name of a great man whose ashes now mingle with his mother Earth has been invoked to justify coercion against a seceded State. The phrase, “to execute the laws,” was an expression which Gen. Jackson applied to the case of a State refusing to obey the laws while yet a member of the Union. That is not the case which is now pre-
sented. The laws are to be executed over the United States, and upon the people of the United States. They have no relation to any foreign country. It is a perversion of terms—at least, it is a great misapprehension of the case—which cites that expression for application to a State which has withdrawn from the union. You may make war on a foreign state. If it be the purpose of gentlemen, they may make war against a State which has withdrawn from the union; but there are no laws of the United States to be executed within the limits of a seceded State. A State, finding herself in the condition in which Mississippi has judged she is—in which her safety requires that she should provide for the maintenance of her rights out of the union—surrenders all the benefits (and they are known to be many), deprives herself of the advantages (and they are known to be great), severs all the ties of affection (and they are close and enduring), which have bound her to the union; and thus divesting herself of every benefit—taking upon herself every burden—she claims to be exempt from any power to execute the laws of the United States within her limits.

I well remember an occasion when Massachusetts was arraigned before the bar of the Senate, and when the doctrine of coercion was rife, and to be applied against her, because of the rescue of a fugitive slave in Boston. My opinion then was the same that it is now. Not in a spirit of egotism, but to show that I am not influenced in my opinions because the case is my own, I refer to that time and that occasion as containing the opinion which I then entertained, and on which my present conduct is based. I then said that if Massachusetts—following her purpose through a stated line of conduct—chose to take the last step, which separates her from the union, it is her right to go, and I will neither vote one dollar nor one man to coerce her back; but I will say to her, Godspeed, in memory of the kind associations which once existed between her and the other States.

It has been a conviction of pressing necessity—it has been a belief that we are to be deprived in the union of the rights which our fathers bequeathed to us—which has brought Mississippi to her present decision. She has heard proclaimed the theory that all men are created free and equal, and this made the basis of an attack upon her social institutions; and the sacred Declaration of Independence has been invoked to maintain the position of the equality of the races. That Declaration is to be construed by the circumstances and purposes for which it was made. The communities were declaring their independence; the people of those communities were asserting that no man was born—to use
the language of Mr. Jefferson —booted and spurred, to ride over the rest of mankind; that men were created equal—meaning the men of the political community; that there was no divine right to rule; that no man inherited the right to govern; that there were no classes by which power and place descended to families; but that all stations were equally within the grasp of each member of the body politic. These were the great principles they announced; these were the purposes for which they made their declaration; these were the ends to which their enunciation was directed. They have no reference to the slave; else, how happened it that among the items of arraignment against George III was that he endeavored to do just what the North has been endeavoring of late to do, to stir up insurrection among our slaves?

* * *

So stands the compact which binds us together.

Then, senators, we recur to the principles upon which our government was founded; and when you deny them, and when you deny us the right to withdraw from a Government which, thus perverted, threatens to be destructive of our rights, we but tread in the path of our fathers when we proclaim our independence and take the hazard. This is done, not in hostility to others, not to injure any section of the country, not even for our own pecuniary benefit, but from the high and solemn motive of defending and protecting the rights we inherited, and which it is our duty to transmit unshorn to our children.

I find in myself perhaps a type of the general feeling of my constituents toward yours. I am sure I feel no hostility toward you, senators from the North. I am sure there is not one of you, whatever sharp discussion there may have been between us, to whom I cannot now say, in the presence of my God, I wish you well; and such, I feel, is the feeling of the people whom I represent toward those whom you represent. I, therefore, feel that I but express their desire when I say I hope, and they hope, for peaceable relations with you, though we must part. They may be mutually beneficial to us in the future, as they have been in the past, if you so will it. The reverse may bring disaster on every portion of the country, and, if you will have it thus, we will invoke the God of our fathers, who delivered them from the power of the lion, to protect us from the ravages of the bear; and thus, putting our trust in God and in our firm hearts and strong arms, we will vindicate the right as best we may.

In the course of my service here, associated at different times with a variety of senators, I see now around me some with whom I have served long; there
have been points of collision, but, whatever offense there has been to me, I leave here. I carry with me no hostile remembrance. Whatever offense I have given which has not been redressed, or for which satisfaction has not been demanded, I have, senators, in this hour of our parting, to offer you my apology for—any pain which, in the heat of discussion, I have inflicted. I go hence unencumbered by the remembrance of any injury received, and having discharged the duty of making the only reparation in my power for any injury offered.

Mr. President and senators, having made the announcement which the occasion seemed to me to require, it only remains for me to bid you a final adieu.

THE INAUGURAL ADDRESS
OF JEFFERSON DAVIS

[In his inaugural address President Davis asserted that “necessity, not choice,” had led to the secession of the Southern states; that the true policy of the South was peace; and that “the constituent parts, but not the system,” of the government had been changed. John Rarick mentions this address as one of those American documents flushed down the memory hole to dumb down our children (especially in the South) about our proud, freedom-loving past.—Ed.]

GENTLEMEN OF THE CONGRESS of the Confederate States of America,
friends and fellow-citizens:

Called to the difficult and responsible station of chief executive of the provisional government you have instituted, I approach the discharge of the duties assigned to me with a humble distrust of my abilities, but with a sustaining confidence in the wisdom of those who are to guide and to aid me in the administration of public affairs, and an abiding faith in the virtue and patriotism of the people.

Looking forward to the speedy establishment of a permanent government to take the place of this, and which by its greater moral and physical power will be better able to combat the many difficulties which arise from the conflicting interests of separate nations, I enter upon the duties of the office to
which I have been chosen with the hope that the beginning of our career as a Confederacy may not be obstructed by hostile opposition to our enjoyment of the separate existence and independence which we have asserted, and, with the blessing of Providence, intend to maintain. Our present condition, achieved in a manner unprecedented in the history of nations, illustrates the American idea that governments rest upon the consent of the governed, and that it is the right of the people to alter or abolish governments whenever they become destructive of the ends for which they were established.

The declared purpose of the compact of union from which we have withdrawn was “to establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity”; and when, in the judgment of the sovereign States now composing this Confederacy, it had been perverted from the purposes for which it was ordained, and had ceased to answer the ends for which it was established, a peaceful appeal to the ballot-box declared that so far as they were concerned, the government created by that compact should cease to exist. In this they merely asserted a right that the Declaration of Independence of 1776 had defined to be inalienable; of the time and occasion for its exercise, they, as sovereigns, were the final judges, each for itself. The impartial and enlightened verdict of mankind will vindicate the rectitude of our conduct, and He who knows the hearts of men will judge of the sincerity with which we labored to preserve the government of our fathers in its spirit. The right solemnly proclaimed at the birth of the States, and which has been affirmed and reaffirmed in the bills of rights of States subsequently admitted into the union of 1789, undeniably recognizes in the people the power to resume the authority delegated for the purposes of government.

Thus the sovereign States here represented proceeded to form this Confederacy, and it is by abuse of language that their act has been denominated a revolution. They formed a new alliance, but within each State its government has remained, the rights of person and property have not been disturbed. The agent through whom they communicated with foreign nations is changed, but this does not necessarily interrupt their international relations.

Sustained by the consciousness that the transition from the former union to the present Confederacy has not proceeded from a disregard on our part of just obligations, or any failure to perform every constitutional duty, moved by no interest or passion to invade the rights of others, anxious to cultivate peace
and commerce with all nations, if we may not hope to avoid war, we may at least expect that posterity will acquit us of having needlessly engaged in it. Doubly justified by the absence of wrong on our part, and by wanton aggression on the part of others, there can be no cause to doubt that the courage and patriotism of the people of the Confederate States will be found equal to any measures of defense that honor and security may require.

An agricultural people, whose chief interest is the export of a commodity required in every manufacturing country, our true policy is peace, and the freest trade that our necessities will permit. It is alike our interest, and that of all those to whom we would sell and from whom we would buy, that there should be the fewest practicable restrictions upon the interchange of commodities. There can be but little rivalry between ours and any manufacturing or navigating community, such as the Northeastern States of the American Union. It must follow, therefore, that a mutual interest would invite good will and kind offices. If, however, passion or the lust of dominion should cloud the judgment or inflame the ambition of those States, we must prepare to meet the emergency and to maintain, by the final arbitrament of the sword, the position that we have assumed among the nations of the Earth. We have entered upon the career of independence, and it must be inflexibly pursued. Through many years of controversy with our late associates, the Northern States, we have vainly endeavored to secure tranquility, and to obtain respect for the rights to which we were entitled. As a necessity, not a choice, we have resorted to the remedy of separation; and henceforth our energies must be directed to the conduct of our own affairs, and the perpetuity of the Confederacy which we have formed.

If a just perception of mutual interest shall permit us peaceably to pursue our separate political career, my most earnest desire will have been fulfilled. But, if this be denied to us, and the integrity of our territory and jurisdiction be assailed, it will but remain for us, with firm resolve, to appeal to arms and invoke the blessings of Providence on a just cause.

As a consequence of our new condition and with a view to meet anticipated wants, it will be necessary to provide for the speedy and efficient organization of branches of the executive department, having special charge of foreign intercourse, finance, military affairs, and the postal service.

For purposes of defense, the Confederate States may, under ordinary circumstances, rely mainly upon their militia, but it is deemed advisable, in the
present condition of affairs, that there should be a well-instructed and disci-
plined army, more numerous than would usually be required on a peace es-
establishment. I also suggest that for the protection of our harbors and commerce on the high seas a navy adapted to those objects will be required.

These necessities have doubtless engaged the attention of Congress.

With a Constitution differing only from that of our fathers in so far as it is explanatory of their well-known intent, freed from the sectional conflicts which have interfered with the pursuit of the general welfare, it is not unre-
asonable to expect that States from which we have recently parted may seek to unite their fortunes with ours under the government which we have insti-
tuted. For this your Constitution makes adequate provision; but beyond this, if I mistake not the judgment and will of the people, a reunion with the States from which we have separated is neither practicable nor desirable. To increase the power, develop the resources, and promote the happiness of a confeder-
acy, it is requisite that there should be so much of homogeneity that the wel-
fare of every portion shall be the aim of the whole. Where this does not exist, antagonisms are engendered which must and should result in separation.

Actuated solely by the desire to preserve our own rights and promote our own welfare, the separation of the Confederate States has been marked by no aggression upon others and followed by no domestic convulsion. Our indus-
trial pursuits have received no check. The cultivation of our fields has pro-
gressed as heretofore, and even should we be involved in war there would be no considerable diminution in the production of the staples which have con-
stituted our exports and in which the commercial world has an interest scarcely less than our own. This common interest of the producer and con-
sumer can only be interrupted by an exterior force which should obstruct its transmission to foreign markets—a course of conduct that would be as unjust toward us as it would be detrimental to manufacturing and commercial in-
terests abroad.

Should reason guide the action of the government from which we have separated, a policy so detrimental to the civilized world, the Northern States included, could not be dictated by even the strongest desire to inflict injury upon us; but otherwise a terrible responsibility will rest upon it, and the suf-
ferring of millions will bear testimony to the folly and wickedness of our ag-
gressors. In the meantime there will remain to us, besides the ordinary means before suggested, the well-known resources for retaliation upon the commerce
of an enemy.

Experience in public stations, of subordinate grade to this that your kindness has conferred, has taught me that care and toil and disappointment are the price of official elevation. You will see many errors to forgive, many deficiencies to tolerate, but you shall not find in me either a want of zeal or fidelity to the cause that is to me highest in hope and of most enduring affection. Your generosity has bestowed upon me an undeserved distinction, one that I neither sought nor desired. Upon the continuance of that sentiment and upon your wisdom and patriotism I rely to direct and support me in the performance of the duty required at my hands.

We have changed the constituent parts, but not the system of our government. The Constitution formed by our fathers is that of these Confederate States, in their exposition of it, and in the judicial construction it has received, we have a light that reveals its true meaning.

Thus instructed as to the just interpretation of the instrument, and ever remembering that all offices are but trusts held for the people, and that delegated powers are to be strictly construed, I will hope, by due diligence in the performance of my duties, though I may disappoint your expectations, yet to retain, when retiring, something of the good will and confidence which welcome my entrance into office.

It is joyous, in the midst of perilous times, to look around upon a people united in heart, where one purpose of high resolve animates and actuates the whole—where the sacrifices to be made are not weighed in the balance against honor and right and liberty and equality. Obstacles may retard, they cannot long prevent the progress of a movement sanctified by its justice, and sustained by a virtuous people. Reverently let us invoke the God of our fathers to guide and protect us in our efforts to perpetuate the principles which, by his blessing, they were able to vindicate, establish and transmit to their posterity, and with a continuance of His favor, ever gratefully acknowledged, we may hopefully look forward to success, to peace, and to prosperity.
CHAPTER SIX

The South Carolina Declaration of War

Declaration of the Immediate Causes Which Induce and Justify the Secession of South Carolina from the Federal Union

The people of the State of South Carolina, in Convention assembled, on the 26th day of April, A.D. 1852, declared that the frequent violations of the Constitution of the United States, by the Federal Government, and its encroachments upon the reserved rights of the States, fully justified this State in then withdrawing from the Federal Union; but in deference to the opinions and wishes of the other slaveholding States, she forbore at that time to exercise this right. Since that time, these encroachments have continued to increase, and further forbearance ceases to be a virtue.

And now the State of South Carolina having resumed her separate and equal place among nations, deems it due to herself, to the remaining United States of America, and to the nations of the world, that she should declare the immediate causes which have led to this act.

In the year 1765, that portion of the British Empire embracing Great Britain, undertook to make laws for the government of that portion composed of the thirteen American Colonies. A struggle for the right of self-government ensued, which resulted, on the 4th of July, 1776, in a Declaration, by the Colonies, “that they are, and of right ought to be, FREE AND INDEPENDENT STATES; and that, as free and independent States, they have full power to levy war, conclude peace, contract alliances, establish commerce, and to do all other acts and things which independent States may of right do.”

They further solemnly declared that whenever any “form of government be-
comes destructive of the ends for which it was established, it is the right of the people to alter or abolish it, and to institute a new government.” Deeming the Government of Great Britain to have become destructive of these ends, they declared that the Colonies “are absolved from all allegiance to the British Crown, and that all political connection between them and the State of Great Britain is, and ought to be, totally dissolved.”

In pursuance of this Declaration of Independence, each of the thirteen States proceeded to exercise its separate sovereignty; adopted for itself a Constitution, and appointed officers for the administration of government in all its departments—Legislative, Executive and Judicial. For purposes of defense, they united their arms and their counsels; and, in 1778, they entered into a League known as the Articles of Confederation, whereby they agreed to entrust the administration of their external relations to a common agent, known as the Congress of the United States, expressly declaring, in the first Article “that each State retains its sovereignty, freedom and independence, and every power, jurisdiction and right which is not, by this Confederation, expressly delegated to the United States in Congress assembled.”

Under this Confederation the war of the Revolution was carried on, and on the 3rd of September, 1783, the contest ended, and a definite Treaty was signed by Great Britain, in which she acknowledged the independence of the Colonies in the following terms: “ARTICLE 1—His Britannic Majesty acknowledges the said United States, viz: New Hampshire, Massachusetts Bay, Rhode Island and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina and Georgia, to be FREE, SOVEREIGN AND INDEPENDENT STATES; that he treats with them as such; and for himself; his heirs and successors, relinquishes all claims to the government, propriety [property] and territorial rights of the same and every part thereof.”

Thus were established the two great principles asserted by the Colonies, namely: the right of a State to govern itself; and the right of a people to abolish a Government when it becomes destructive of the ends for which it was instituted. And concurrent with the establishment of these principles, was the fact, that each Colony became and was recognized by the mother Country as a FREE, SOVEREIGN AND INDEPENDENT STATE.

In 1787, Deputies were appointed by the States to revise the Articles of Confederation, and on 17th September, 1787, these Deputies recommended for
the adoption of the States, the Articles of Union, known as the Constitution of
the United States.

The parties to whom this Constitution was submitted, were the several sov-
ereign States; they were to agree or disagree, and when nine of them agreed the
compact was to take effect among those concurring; and the General Govern-
ment, as the common agent, was then invested with their authority.

If only nine of the thirteen States had concurred, the other four would have
remained as they then were—separate, sovereign States, independent of any of
the provisions of the Constitution. In fact, two of the States did not accede to
the Constitution until long after it had gone into operation among the other
eleven; and during that interval, they each exercised the functions of an inde-
pendent nation.

By this Constitution, certain duties were imposed upon the several States,
and the exercise of certain of their powers was restrained, which necessarily
implied their continued existence as sovereign States. But to remove all doubt,
an amendment was added, which declared that the powers not delegated to the
United States by the Constitution, nor prohibited by it to the States, are reserved
to the States, respectively, or to the people. On the 23rd of May 1788, South Car-
olina, by a Convention of her People, passed an Ordinance assenting to this
Constitution, and afterwards altered her own Constitution, to conform herself
to the obligations she had undertaken.

Thus was established, by compact between the States, a Government with
definite objects and powers, limited to the express words of the grant. This lim-
itation left the whole remaining mass of power subject to the clause reserving
it to the States or to the people, and rendered unnecessary any specification of
reserved rights.

We hold that the Government thus established is subject to the two great
principles asserted in the Declaration of Independence; and we hold further,
that the mode of its formation subjects it to a third fundamental principle,
namely: the law of compact. We maintain that in every compact between two
or more parties, the obligation is mutual; that the failure of one of the con-
tracting parties to perform a material part of the agreement, entirely releases
the obligation of the other; and that where no arbiter is provided, each party
is remitted to his own judgment to determine the fact of failure, with all its
consequences.

In the present case, that fact is established with certainty. We assert that
fourteen; [actually 16—Ed.] of the States have deliberately refused, for years past, to fulfill their constitutional obligations, and we refer to their own Statutes for the proof.

The Constitution of the United States, in its fourth Article, provides as follows: “No person held to service or labor in one State, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up, on claim of the party to whom such service or labor may be due.”

This stipulation was so material to the compact, that without it that compact would not have been made. The greater number of the contracting parties held slaves, and they had previously evinced their estimate of the value of such a stipulation by making it a condition in the Ordinance for the government of the territory ceded by Virginia, which now composes the States north of the Ohio River.

The same article of the Constitution stipulates also for rendition by the several States of fugitives from justice from the other States.

The General Government, as the common agent, passed laws to carry into effect these stipulations of the States. For many years these laws were executed. But an increasing hostility on the part of the non-slaveholding States to the institution of slavery, has led to a disregard of their obligations, and the laws of the General Government have ceased to effect the objects of the Constitution. The States of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, Illinois, Indiana, Michigan, Wisconsin and Iowa, have enacted laws which either nullify the Acts of Congress or render useless any attempt to execute them. In many of these States the fugitive is discharged from service or labor claimed, and in none of them has the State Government complied with the stipulation made in the Constitution. The State of New Jersey, at an early day, passed a law in conformity with her constitutional obligation; but the current of anti-slavery feeling has led her more recently to enact laws which render inoperative the remedies provided by her own law and by the laws of Congress. In the State of New York even the right of transit for a slave has been denied by her tribunals; and the States of Ohio and Iowa have refused to surrender to justice fugitives charged with murder, and with inciting servile insurrection in the State of Virginia. Thus the constituted compact has been deliberately broken and disregarded by the non-slaveholding States, and the consequence follows that South Carolina
is released from her obligation.

The ends for which the Constitution was framed are declared by itself to be “to form a more perfect union, establish justice, insure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity.”

These ends it endeavored to accomplish by a Federal Government, in which each State was recognized as an equal, and had separate control over its own institutions. The right of property in slaves was recognized by giving to free persons distinct political rights, by giving them the right to represent, and burdening them with direct taxes for three-fifths of their slaves; by authorizing the importation of slaves for twenty years; and by stipulating for the rendition of fugitives from labor.

We affirm that these ends for which this Government was instituted have been defeated, and the Government itself has been made destructive of them by the action of the non-slaveholding States. Those States have assumed the right of deciding upon the propriety of our domestic institutions; and have denied the rights of property established in fifteen of the States and recognized by the Constitution; they have denounced as sinful the institution of slavery; they have permitted open establishment among them of societies, whose avowed object is to disturb the peace and to purloin the property of the citizens of other States. They have encouraged and assisted thousands of our slaves to leave their homes; and those who remain, have been incited by emissaries, books and pictures to servile insurrection.

For twenty-five years this agitation has been steadily increasing, until it has now secured to its aid the power of the common Government. Observing the forms of the Constitution, a sectional party has found within that Article establishing the Executive Department, the means of subverting the Constitution itself. A geographical line has been drawn across the Union, and all the States north of that line have united in the election of a man to the high office of President of the United States, whose opinions and purposes are hostile to slavery. He is to be entrusted with the administration of the common Government, because he has declared that that “Government cannot endure permanently half slave, half free,” and that the public mind must rest in the belief that slavery is in the course of ultimate extinction.

This sectional combination for the submersion of the Constitution, has been aided in some of the States by elevating to citizenship, persons who, by the
supreme law of the land, are incapable of becoming citizens; and their votes have been used to inaugurate a new policy, hostile to the South, and destructive of its beliefs and safety.

On the 4th day of March next, this party will take possession of the Government. It has announced that the South shall be excluded from the common territory, that the judicial tribunals shall be made sectional, and that a war must be waged against slavery until it shall cease throughout the United States.

The guaranties of the Constitution will then no longer exist; the equal rights of the States will be lost. The slaveholding States will no longer have the power of self-government, or self-protection, and the Federal Government will have become their enemy. Sectional interest and animosity will deepen the irritation, and all hope of remedy is rendered vain, by the fact that public opinion in the North has invested a great political error with the sanction of more erroneous religious belief.

We, therefore, the People of South Carolina, by our delegates in Convention assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, have solemnly declared that the Union heretofore existing between this State and the other States of North America, is dissolved, and that the State of South Carolina has resumed her position among the nations of the world, as a separate and independent State; with full power to levy war, conclude peace, contract alliances, establish commerce, and to do all other acts and things which independent States may of right do.

Adopted December 24, 1860
CHAPTER SEVEN

The Confederate Constitution

PREAMBLE

We, the people of the Confederate States, each State acting in its sovereign and independent character, in order to form a permanent federal government, establish justice, insure domestic tranquillity, and secure the blessings of liberty to ourselves and our posterity — invoking the favor and guidance of Almighty God — do ordain and establish this Constitution for the Confederate States of America.

ARTICLE I. THE LEGISLATIVE BRANCH

Section 1. The Legislature

1. All legislative powers herein delegated shall be vested in a Congress of the Confederate States, which shall consist of a Senate and House of Representatives.

Section 2. The House

1. The House of Representatives shall be composed of members chosen every second year by the people of the several States; and the electors in each State shall be citizens of the Confederate States, and have the qualifications requisite for electors of the most numerous branch of the State Legislature; but no person of foreign birth, not a citizen of the Confederate States, shall be allowed to vote for any officer, civil or political, State or Federal.
2. No person shall be a Representative who shall not have attained the age of twenty-five years, and be a citizen of the Confederate States, and who shall not when elected, be an inhabitant of that State in which he shall be chosen.

3. Representatives and direct taxes shall be apportioned among the several States, which may be included within this Confederacy, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all slaves. The actual enumeration shall be made within three years after the first meeting of the Congress of the Confederate States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of Representatives shall not exceed one for every fifty thousand, but each State shall have at least one Representative; and until such enumeration shall be made, the State of South Carolina shall be entitled to choose six; the State of Georgia ten; the State of Alabama nine; the State of Florida two; the State of Mississippi seven; the State of Louisiana six; and the State of Texas six.

4. When vacancies happen in the representation from any State the executive authority thereof shall issue writs of election to fill such vacancies.

5. The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment; except that any judicial or other Federal officer, resident and acting solely within the limits of any State, may be impeached by a vote of two-thirds of both branches of the Legislature thereof.

Section 3. The Senate

1. The Senate of the Confederate States shall be composed of two Senators from each State, chosen for six years by the Legislature thereof, at the regular session next immediately preceding the commencement of the term of service; and each Senator shall have one vote.

2. Immediately after they shall be assembled, in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the Senators of the first class shall be vacated at the expiration of the second year; of the second class at the expiration of the fourth year; and of the third class at the expiration of the sixth year; so that one-
third may be chosen every second year; and if vacancies happen by resignations, or other wise, during the recess of the Legislature of any State, the Executive thereof may make temporary appointments until the next meeting of the Legislature, which shall then fill such vacancies.

3. No person shall be a Senator who shall not have attained the age of thirty years, and be a citizen of the Confederate States; and who shall not, when elected, be an inhabitant of the State for which he shall be chosen.

4. The Vice President of the Confederate States shall be president of the Senate, but shall have no vote unless they be equally divided.

5. The Senate shall choose their other officers; and also a president pro tempore in the absence of the Vice President, or when he shall exercise the office of President of the Confederate States.

6. The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the Confederate States is tried, the Chief Justice shall preside; and no person shall be convicted without the concurrence of two-thirds of the members present.

7. Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold any office of honor, trust, or profit under the Confederate States; but the party convicted shall, nevertheless, be liable and subject to indictment, trial, judgment, and punishment according to law.

Section 4. Elections, Meetings

1. The times, places, and manner of holding elections for Senators and Representatives shall be prescribed in each State by the Legislature thereof, subject to the provisions of this Constitution; but the Congress may, at any time, by law, make or alter such regulations, except as to the times and places of choosing Senators.

2. The Congress shall assemble at least once in every year; and such meeting shall be on the first Monday in December, unless they shall, by law, appoint a different day.

Section 5. Membership, Rules, Journals, Adjournment

1. Each House shall be the judge of the elections, returns, and qualifications of its own members, and a majority of each shall constitute a quo-
rum to do business; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner and under such penalties as each House may provide.

2. Each House may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two-thirds of the whole number, expel a member.

3. Each House shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may in their judgment require secrecy; and the yeas and nays of the members of either House, on any question, shall, at the desire of one-fifth of those present, be entered on the journal.

4. Neither House, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.

Section 6. Compensation

1. The Senators and Representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the Treasury of the Confederate States. They shall, in all cases, except treason, felony, and breach of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to and returning from the same; and for any speech or debate in either House, they shall not be questioned in any other place. No Senator or Representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the Confederate States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person holding any office under the Confederate States shall be a member of either House during his continuance in office. But Congress may, by law, grant to the principal officer in each of the Executive Departments a seat upon the floor of either House, with the privilege of discussing any measures appertaining to his department.

Section 7. Revenue Bills, Legislative Process, Presidential Veto

1. All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments, as on other bills.
2. Every bill which shall have passed both Houses, shall, before it becomes a law, be presented to the President of the Confederate States; if he approve, he shall sign it; but if not, he shall return it, with his objections, to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If, after such reconsideration, two-thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House, by which it shall likewise be reconsidered, and if approved by two-thirds of that House, it shall become a law. But in all such cases, the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each House respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress, by their adjournment, prevent its return; in which case it shall not be a law. The President may approve any appropriation and disapprove any other appropriation in the same bill. In such case he shall, in signing the bill, designate the appropriations disapproved; and shall return a copy of such appropriations, with his objections, to the House in which the bill shall have originated; and the same proceedings shall then be had as in case of other bills disapproved by the President.

3. Every order, resolution, or vote, to which the concurrence of both Houses may be necessary (except on a question of adjournment) shall be presented to the President of the Confederate States; and before the same shall take effect, shall be approved by him; or, being disapproved by him, shall be repassed by two-thirds of both Houses, according to the rules and limitations prescribed in case of a bill.

**Section 8. Powers of Congress**

The Congress shall have power—

1. To lay and collect taxes, duties, imposts, and excises for revenue, necessary to pay the debts, provide for the common defense, and carry on the Government of the Confederate States; but no bounties shall be granted from the Treasury; nor shall any duties or taxes on importations from foreign nations be laid to promote or foster any branch of industry; and all duties, imposts, and excises shall be uniform throughout the Confederate States.
2. To borrow money on the credit of the Confederate States.
3. To regulate commerce with foreign nations, and among the several States, and with the Indian tribes; but neither this, nor any other clause contained in the Constitution, shall ever be construed to delegate the power to Congress to appropriate money for any internal improvement intended to facilitate commerce; except for the purpose of furnishing lights, beacons, and buoys, and other aids to navigation upon the coasts, and the improvement of harbors and the removing of obstructions in river navigation; in all which cases such duties shall be laid on the navigation facilitated thereby as may be necessary to pay the costs and expenses thereof.
4. To establish uniform laws of naturalization, and uniform laws on the subject of bankruptcies, throughout the Confederate States; but no law of Congress shall discharge any debt contracted before the passage of the same.
5. To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures.
6. To provide for the punishment of counterfeiting the securities and current coin of the Confederate States.
7. To establish post offices and post routes; but the expenses of the Post Office Department, after the 1st day of March in the year of our Lord eighteen hundred and sixty-three, shall be paid out of its own revenues.
8. To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries.
9. To constitute tribunals inferior to the Supreme Court.
10. To define and punish piracies and felonies committed on the high seas, and offenses against the law of nations.
11. To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water.
12. To raise and support armies; but no appropriation of money to that use shall be for a longer term than two years.
13. To provide and maintain a navy.
14. To make rules for the government and regulation of the land and naval forces.
15. To provide for calling forth the militia to execute the laws of the
Confederate States, suppress insurrections, and repel invasions.

16. To provide for organizing, arming, and disciplining the militia, and for governing such part of them as may be employed in the service of the Confederate States; reserving to the States, respectively, the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress.

17. To exercise exclusive legislation, in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of one or more States and the acceptance of Congress, become the seat of the Government of the Confederate States; and to exercise like authority over all places purchased by the consent of the Legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful buildings; and

18. To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the Government of the Confederate States, or in any department or officer thereof.

Section 9. Limits on Congress, Bill of Rights

1. The importation of negroes of the African race from any foreign country other than the slaveholding States or Territories of the United States of America, is hereby forbidden; and Congress is required to pass such laws as shall effectually prevent the same.

2. Congress shall also have power to prohibit the introduction of slaves from any State not a member of, or Territory not belonging to, this Confederacy.

3. The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it.

4. No bill of attainder, ex post facto law, or law denying or impairing the right of property in negro slaves shall be passed.

5. No capitation or other direct tax shall be laid, unless in proportion to the census or enumeration hereinbefore directed to be taken.

6. No tax or duty shall be laid on articles exported from any State, except by a vote of two-thirds of both Houses.

7. No preference shall be given by any regulation of commerce or rev-
enue to the ports of one State over those of another.

8. No money shall be drawn from the Treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

9. Congress shall appropriate no money from the Treasury except by a vote of two-thirds of both Houses, taken by yeas and nays, unless it be asked and estimated for by some one of the heads of departments and submitted to Congress by the President; or for the purpose of paying its own expenses and contingencies; or for the payment of claims against the Confederate States, the justice of which shall have been judicially declared by a tribunal for the investigation of claims against the Government, which it is hereby made the duty of Congress to establish.

10. All bills appropriating money shall specify in Federal currency the exact amount of each appropriation and the purposes for which it is made; and Congress shall grant no extra compensation to any public contractor, officer, agent, or servant, after such contract shall have been made or such service rendered.

11. No title of nobility shall be granted by the Confederate States; and no person holding any office of profit or trust under them shall, without the consent of the Congress, accept of any present, emolument, office, or title of any kind whatever, from any king, prince, or foreign state.

12. Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble and petition the Government for a redress of grievances.

13. A well-regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed.

14. No soldier 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.

15. 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.
16. No person shall be held to answer for a capital or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor be compelled, in any criminal case, to be a witness against himself; nor be deprived of life, liberty, or property without due process of law; nor shall private property be taken for public use, without just compensation.

17. In all criminal prosecutions the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor; and to have the assistance of counsel for his defense.

18. In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved; and no fact so tried by a jury shall be otherwise reexamined in any court of the Confederacy, than according to the rules of common law.

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

20. Every law, or resolution having the force of law, shall relate to but one subject, and that shall be expressed in the title.

Section 10. Powers prohibited of States

1. No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, or ex post facto law, or law impairing the obligation of contracts; or grant any title of nobility.

2. No State shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws; and the net produce of all duties and imposts, laid by any State on imports, or exports, shall be for the use of the Treasury of the Confederate States; and all such laws shall be subject to the revision and control of Congress.
3. No State shall, without the consent of Congress, lay any duty on tonnage, except on seagoing vessels, for the improvement of its rivers and harbors navigated by the said vessels; but such duties shall not conflict with any treaties of the Confederate States with foreign nations; and any surplus revenue thus derived shall, after making such improvement, be paid into the common treasury. Nor shall any State keep troops or ships of war in time of peace, enter into any agreement or compact with another State, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay. But when any river divides or flows through two or more States they may enter into compacts with each other to improve the navigation thereof.

ARTICLE II. THE EXECUTIVE BRANCH

Section 1. The President

1. The executive power shall be vested in a President of the Confederate States of America. He and the Vice President shall hold their offices for the term of six years; but the President shall not be reeligible. The President and Vice President shall be elected as follows:

2. Each State shall appoint, in such manner as the Legislature thereof may direct, a number of electors equal to the whole number of Senators and Representatives to which the State may be entitled in the Congress; but no Senator or Representative or person holding an office of trust or profit under the Confederate States shall be appointed an elector.

3. The electors shall meet in their respective States and vote by ballot for President and Vice President, one of whom, at least, shall not be an inhabitant of the same State with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice President, and of the number of votes for each, which lists they shall sign and certify, and transmit, sealed, to the seat of the Government of the Confederate States, directed to the President of the Senate; the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President shall be the President, if such num-
ber be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers, not exceeding three, on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President, whenever the right of choice shall devolve upon them, before the 4th day of March next following, then the Vice President shall act as President, as in case of the death, or other constitutional disability of the President.

4. The person having the greatest number of votes as Vice President shall be the Vice President, if such number be a majority of the whole number of electors appointed; and if no person have a majority, then, from the two highest numbers on the list, the Senate shall choose the Vice President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice.

5. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice President of the Confederate States.

6. The Congress may determine the time of choosing the electors, and the day on which they shall give their votes; which day shall be the same throughout the Confederate States.

7. No person except a natural-born citizen of the Confederate States, or a citizen thereof at the time of the adoption of this Constitution, or a citizen thereof born in the United States prior to the 20th of December, 1860, shall be eligible to the office of President; neither shall any person be eligible to that office who shall not have attained the age of thirty-five years, and been fourteen years a resident within the limits of the Confederate States, as they may exist at the time of his election.

8. In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of said office, the same shall devolve on the Vice President; and the Congress may, by law, provide for the case of removal, death, resignation, or inability, both of the President and Vice President, declaring what officer shall then act
as President; and such officer shall act accordingly until the disability be removed or a President shall be elected.

9. The President shall, at stated times, receive for his services a compensation, which shall neither be increased nor diminished during the period for which he shall have been elected; and he shall not receive within that period any other emolument from the Confederate States, or any of them.

10. Before he enters on the execution of his office he shall take the following oath or affirmation: "I do solemnly swear (or affirm) that I will faithfully execute the office of President of the Confederate States, and will, to the best of my ability, preserve, protect, and defend the Constitution thereof."

Section 2. Civilian Power over Military, Cabinet, Pardon Power, Appointments

1. The President shall be Commander-in-Chief of the Army and Navy of the Confederate States, and of the militia of the several States, when called into the actual service of the Confederate States; he may require the opinion, in writing, of the principal officer in each of the Executive Departments, upon any subject relating to the duties of their respective offices; and he shall have power to grant reprieves and pardons for offenses against the Confederate States, except in cases of impeachment.

2. He shall have power, by and with the advice and consent of the Senate, to make treaties; provided two-thirds of the Senators present concur; and he shall nominate, and by and with the advice and consent of the Senate shall appoint, ambassadors, other public ministers and consuls, judges of the Supreme Court, and all other officers of the Confederate States whose appointments are not herein otherwise provided for, and which shall be established by law; but the Congress may, by law, vest the appointment of such inferior officers, as they think proper, in the President alone, in the courts of law, or in the heads of departments.

3. The principal officer in each of the Executive Departments, and all persons connected with the diplomatic service, may be removed from office at the pleasure of the President. All other civil officers of the Executive Departments may be removed at any time by the President, or other
appointing power, when their services are unnecessary, or for dishonesty, incapacity, inefficiency, misconduct, or neglect of duty; and when so removed, the removal shall be reported to the Senate, together with the reasons therefor.

4. The President shall have power to fill all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire at the end of their next session; but no person rejected by the Senate shall be reappointed to the same office during their ensuing recess.

Section 3. State of the Union, Convening Congress

1. The President shall, from time to time, give to the Congress information of the state of the Confederacy, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both Houses, or either of them; and in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors and other public ministers; he shall take care that the laws be faithfully executed, and shall commission all the officers of the Confederate States.

Section 4. Disqualification

1. The President, Vice President, and all civil officers of the Confederate States, shall be removed from office on impeachment for and conviction of treason, bribery, or other high crimes and misdemeanors.

ARTICLE III. The Judicial Branch

Section 1. Judicial powers

1. The judicial power of the Confederate States shall be vested in one Supreme Court, and in such inferior courts as the Congress may, from time to time, ordain and establish. The judges, both of the Supreme and inferior courts, shall hold their offices during good behavior, and shall, at stated times, receive for their services a compensation which shall not be diminished during their continuance in office.
Section 2 - Trial by Jury, Original Jurisdiction, Jury Trials

1. The judicial power shall extend to all cases arising under this Constitution, the laws of the Confederate States, and treaties made, or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers and consuls; to all cases of admiralty and maritime jurisdiction; to controversies to which the Confederate States shall be a party; to controversies between two or more States; between a State and citizens of another State, where the State is plaintiff; between citizens claiming lands under grants of different States; and between a State or the citizens thereof, and foreign states, citizens, or subjects; but no State shall be sued by a citizen or subject of any foreign state.

2. In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be a party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction both as to law and fact, with such exceptions and under such regulations as the Congress shall make.

3. The trial of all crimes, except in cases of impeachment, shall be by jury, and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

Section 3. Treason

1. Treason against the Confederate States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

2. The Congress shall have power to declare the punishment of treason; but no attainder of treason shall work corruption of blood, or forfeiture, except during the life of the person attainted.

ARTICLE IV. THE STATES

Section 1. Each State to Honor all others

1. Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State; and the Congress
may, by general laws, prescribe the manner in which such acts, records, and proceedings shall be proved, and the effect thereof.

Section 2. State citizens, Extradition

1. The citizens of each State shall be entitled to all the privileges and immunities of citizens in the several States; and shall have the right of transit and sojourn in any State of this Confederacy, with their slaves and other property; and the right of property in said slaves shall not be thereby impaired.

2. A person charged in any State with treason, felony, or other crime against the laws of such State, who shall flee from justice, and be found in another State, shall, on demand of the executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the crime.

3. No slave or other person held to service or labor in any State or Territory of the Confederate States, under the laws thereof, escaping or lawfully carried into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor; but shall be delivered up on claim of the party to whom such slave belongs; or to whom such service or labor may be due.

Section 3. New States

1. Other States may be admitted into this Confederacy by a vote of two-thirds of the whole House of Representatives and two-thirds of the Senate, the Senate voting by States; but no new State shall be formed or erected within the jurisdiction of any other State, nor any State be formed by the junction of two or more States, or parts of States, without the consent of the Legislatures of the States concerned, as well as of the Congress.

2. The Congress shall have power to dispose of and make all needful rules and regulations concerning the property of the Confederate States, including the lands thereof.

3. The Confederate States may acquire new territory; and Congress shall have power to legislate and provide governments for the inhabitants of all territory belonging to the Confederate States, lying without the limits of the several States; and may permit them, at such times, and in such manner as it may by law provide, to form States to be admitted into the
Confederacy. In all such territory the institution of negro slavery, as it
now exists in the Confederate States, shall be recognized and protected by
Congress and by the Territorial government; and the inhabitants of the
several Confederate States and Territories shall have the right to take to
such Territory any slaves lawfully held by them in any of the States or
Territories of the Confederate States.

4. The Confederate States shall guarantee to every State that now is, or
hereafter may become, a member of this Confederacy, a republican form
of government; and shall protect each of them against invasion; and on
application of the Legislature or of the Executive (when the Legislature is
not in session) against domestic violence.

ARTICLE V. AMENDMENT

1. Upon the demand of any three States, legally assembled in their sev-
eral conventions, the Congress shall summon a convention of all the
States, to take into consideration such amendments to the Constitution
as the said States shall concur in suggesting at the time when the said de-
mand is made; and should any of the proposed amendments to the Con-
stitution be agreed on by the said convention, voting by States and the
same be ratified by the Legislatures of two-thirds of the several States, or
by conventions in two-thirds thereof, as the one or the other mode of rat-
ification may be proposed by the general convention, they shall thence-
forward form a part of this Constitution. But no State shall, without its
consent, be deprived of its equal representation in the Senate.

ARTICLE VI. THE CONFEDERACY

Section 1 - Transition from the Provisional Government

The Government established by this Constitution is the successor of
the Provisional Government of the Confederate States of America, and
all the laws passed by the latter shall continue in force until the same
shall be repealed or modified; and all the officers appointed by the same
shall remain in office until their successors are appointed and qualified,
or the offices abolished.
Section 2. Debts of the Provisional Government
All debts contracted and engagements entered into before the adoption of this Constitution shall be as valid against the Confederate States under this Constitution, as under the Provisional Government.

Section 3. Supremacy of the Constitution
This Constitution, and the laws of the Confederate States made in pursuance thereof, and all treaties made, or which shall be made, under the authority of the Confederate States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the constitution or laws of any State to the contrary notwithstanding.

Section 4. Oaths of Office
The Senators and Representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the Confederate States and of the several States, shall be bound by oath or affirmation to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the Confederate States.

Section 5. Reservation of unenumerated rights
The enumeration, in the Constitution, of certain rights shall not be construed to deny or disparage others retained by the people of the several States.

Section 6. State powers
The powers not delegated to the Confederate States by the Constitution, nor prohibited by it to the States, are reserved to the States, respectively, or to the people thereof.

ARTICLE VII. RATIFICATION

1. The ratification of the conventions of five States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

2. When five States shall have ratified this Constitution, in the manner
before specified, the Congress under the Provisional Constitution* shall prescribe the time for holding the election of President and Vice President; and for the meeting of the Electoral College; and for counting the votes, and inaugurating the President. They shall, also, prescribe the time for holding the first election of members of Congress under this Constitution, and the time for assembling the same. Until the assembling of such Congress, the Congress under the Provisional Constitution shall continue to exercise the legislative powers granted them; not extending beyond the time limited by the Constitution of the Provisional Government.

Adopted unanimously by the Congress of the Confederate States of South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, and Texas, sitting in Convention at the capitol, in the city of Montgomery, Alabama, on the Eleventh day of March, in the year Eighteen Hundred and Sixty-One.

—HOWELL COBB
President of the Congress

CONFEDERATE SIGNERS:


*The Provisional Constitution of the C.S.A. was in force from February 8, 1861 until superseded March 11, 1861 by the Confederate Constitution.
ORIGI NAL MEMBERS OF THE CONFEDERATE GOVERNMENT

President
  Jefferson Davis  1861-1865

Vice President
  Alexander Stephens  1861-1865

Secretary of State
  Robert Toombs  1861
  Robert M.T. Hunter  1861-1862
  Judah P. Benjamin  1862-1865

Secretary of the Treasury
  Christopher Memminger  1861-1864
  George Trenholm  1864-1865
  John H. Reagan  1865

Secretary of War
  Leroy Pope Walker  1861
  Judah P. Benjamin  1861-1862
  George W. Randolph  1862
  James Seddon  1862-1865
  John C. Breckinridge  1865

Secretary of the Navy
  Stephen Mallory  1861-1865

Postmaster General
  John H. Reagan  1861-1865

Attorney General
  Judah P. Benjamin  1861
  Thomas Bragg  1861-1862
  Thomas H. Watts  1862-1863
  George Davis  1864-1865
PROMINENT CONFEDERATE MILITARY LEADERS

Robert E. Lee (Virginia)—General
Albert Sidney Johnston (Kentucky)—General
Joseph E. Johnston (Virginia)—General
Braxton Bragg (North Carolina)—General
P.G.T. Beauregard (Louisiana)—General
Richard Stoddert Ewell (Virginia)—Lieutenant General
Samuel Cooper—General (Adjutant General and highest ranking general in the Army); not in combat
James Longstreet (South Carolina)—Lieutenant General
Thomas J. “Stonewall” Jackson (Virginia)—Lieutenant General
John Hunt Morgan (Kentucky)—Brigadier General
A.P. Hill (Virginia)—Lieutenant General
John Bell Hood (Texas)—Lieutenant General
Wade Hampton III (South Carolina)—Lieutenant General
Nathan Bedford Forrest (Tennessee)—Lieutenant General
J.E.B. Stuart (Virginia)—Major General
Edward Porter Alexander (Georgia)—Brigadier General
Franklin Buchanan (Maryland)—Admiral
Raphael Semmes (Maryland)—Rear Admiral
Josiah Tattnall (Georgia)—Commodore
Stand Watie (Indian Territory)—Brigadier General
Leonidas Polk (North Carolina)—Lieutenant General
Sterling Price (Virginia)—Major General
Jubal Anderson Early (Virginia)—Lieutenant General
Richard Taylor (Kentucky)—Lieutenant General
Stephen Dodson Ramseur (North Carolina)—Major General
Camille Armand Jules Marie, Prince de Polignac (France)—Major General
John Austin Wharton (Tennessee)—Major General
Thomas L. Rosser (Virginia)—Major General
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