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Articles of CONFEDERATION and PERPETUAL UNION betwee the flates of New Hampfhire, M.flachufetts Bay, Rhode Ifland and Provides ce plantations, Connecticut, New York, New Jerfey, Pennfylvania, Delaware, Murgdand, Vaginia, North Carolina, South Carolina, and Georgia. ARTICLE I. THE flyle of this confederacy fhall be "The UNITED STATES of ARTICLE I. The flyle of this confederacy fhall be "The UNITED STATES of ARTICLE I. The flyle of the receiver of the UNITED STATES of

ART. II. Each flate retains its fovereignty, freedom, and independence; and every power, jurifdiction, and right, which is not by this confederation expref ly delegated to the United States, in Congrefs affembled. ART. III. The faid flates hereby feverally enter into a firm league of friendfhip with each other for their common defence, the fecurity of their liberties, and their mutual and general welfare, binding themfelves to affift each other against all force offered to or attacks made upon them, or any of them, on account of religion. fovereignty, trade, or any other pretence upon them, or any of them, on account of religion, fovereignty, trade, or any other pretence

ART. IV. The better to fecure and perpetuate mutual friendship and intercourse among the people of the different states in this union, the free inhabitants of each of these states, whatever. the people of the different flates in this union, the free inhabitants of each of thefe flates, (paupers, vagabonds, and fugitives from juffice, excepted) fhall be entitled to all privileges and immunities of free citizens in the feveral flates; and the people of each flate flate hall have free ingrefs and regrefs to and from any other flate, and flat erjoy therein all the privileges of trade and commerce, fubject to the fame duties, impofitions, and reffrictions, as the inha-bitants thereof refjectively. Provided that fuch reflictions flate of which the owner is an inhabitant; provided allo, that no impofition, duties, or refliction, fhall be laid by any flate on the property of the United States, or either of them. If any perfon guilty of or charged with treafon, felony, or other high mifdemeanor, in any flate, fhall flee from juffice, and be found in any of the United States, he fhall, upon demand of the Governour or executive power of the flate from which he fled, be delivered up, and removed to the flate having jarifdiction of his offence.

Full faith and credit shall be given in each of these flates to the records, acts, and judicial

Full faith and credit than be given in each of their flates to the records, feet, and judicial proceedings, of the courts and magifirates of every other flate. ART. V. For the more convenient management of the general interests of the United States, delegates shall be annually appointed, in fuch manner as the legislature of each flate fhall direct, to meet in Congress on the first Monday in November, in every year, with a power referved to each flate to recall its delegates, or any of them, at any time within the year, and to fend others in their flead for the remainder of the year.

No ftate fhall be represented in Congress by less than two, nor by more than feven, members; and no perfon fhall be capable of being a delegate for more than three years, in any term of fix years; nor fhall any perfon, being a delegate, be capable of holding any office under the United States, for which he, or another for his benefit, receives any falary, fees, or emolument of any kind.

Each state shall maintain its own delegates in a meeting of the states, and while they act as members of the committee of the flates

In determining queftions in the United States, in Congress affembled, each state shall have one vote.

Freedom of fpeech and debate in Congress shall not be impeached or questioned in any court, or place, out of Congress; and the members of Congress shall be protected in their perfons from arrefts and imprisonments during the time of their going to and from and attendance on Con-

grefs, except for treason, felony, or breach of the pezce. ART. VI. No state, without the confent of the United States in Congress affembled, shall ART. VI. No ltate, without the content of the United States in Congrets attembled, final fend any embafy to or receive any embafy from, or enter into any conference, agreement, alliance, or treaty with, any king, prince, or flate; nor fhall any perfon holding any effice of profit or truft under the United States, or any of them, accept of any prefent, emolument, office, or title of any kind whatever, from any king, prince, or foreign flate; nor fhall the United States in Congrefs affembled, or any of them, grant any title of nobility. No two or more flates fhall enter into any treaty, confederation, or alliance whatever, between them, without the confent of the United States in Congrefs affembled, fpecifying accurately the purpoles for which the fame is to be entered into, and how long it fhall continue.

continue.

continue. No ftate fhall lay any impofts or duties which may interfere with any flipnlations in treaties entered into by the United States, in Congrefs affembled, with any king, prince, or ftate, in purfuance of any treaties already proposed by Congrefs to the courts of France and Spain. No veffels of war fhall be kept up in time of peace by any ftate, except fuch number only as fhall be deemed neceffary by the United States, in Congrefs affembled, for the defence of fuch ftate, or its trade; nor fhall any body of forces be kept up by any ftate in time of peace, except fuch number only, as, in the judgment of the United States, in Congrefs affembled, fhall be deemed requifite to garrifon the forts neceffary for the defence of fuch ftate; but every ftate fhall always keep up a well regulated and difciplined militia. fufficiently armed and ftate shall always keep up a well regulated and disciplined militia, sufficiently armed and accoutred, and shall provide and constantly have ready for use, in publick stores, a due number

No field pieces and tents, and a proper quantity of arms, ammunition, and camp equipage. No field pieces and tents, and a proper quantity of arms, ammunition, and camp equipage. No field hall engage in any war without the confent of the United States in Congrets alicm-bled, unlefs fuch fitate be actually invaded by enemies, or fhall have received certain advice of a refolution being formed by fome nation of *Indians* to invade fuch fitate, and the danger is for imminent as not to admit of a delay, till the United States, in Congrets affembled fulted. Nor shall any state grant commissions to any thips or vestale

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marque er rep. if.d., except it be after a declaration of war by the United States in Congress affembled, and then only againft the kingdom or flate, and the fubjects thereof, againft which war has been fo declared, and under fuch regulations as fhall be effabilited by the United States in Congress affembled, unlefs fach flate beinfefted by pirates, in which cafe veffels of war may be fitted out for that occasion, and kept fo long as the danger fhall continue, or until the United States, in Congress affembled, fhall determine otherwise.

ART. VII. When land forces are raifed by any flate for the common defence, all officers of or under the rank of colonel (hall be appointed by the legislature of each flate refactively by whom fuch forces (hall be raifed, or in fuch manner as fach flate fhall direct, and all v. caning fact he filled up by the flate which fift made the appointment.

cies fhall be filled up by the flate which first made the appointment. Aar. VIII. All charges of war, and all other expendes that fhall be incurred for the common defence or general welfare, and allowed by the United States in Congrefs affembled, fhall be defrayed out of the common treasury, which fhall be fupplied by the feveral flates in proportion to the value of all land within each flate, granted to or furweyed for any perfon, as fuch land and the buildings and improvements thereon fhall be effimated, according to fluch mode as the United States, in Congrefs affembled, fhall from time to time direct and appoint. The taxes for paying that proportion fhall be laid and levied by the authority and direction of the legislatures of the feveral flates within the time agreed upon by the United States, in Congrefs affembled.

ART. IX. The United States in Congrefs affembled fhall have the fole and exclusive right and power of determining on peace and war, except in the cafes mentioned in the fixth article -----of fending and receiving ambaff.dours----entering into treaties and alliances, provided that no treaty of commerce fhall be made whereby the legiflative power of the refrective flates fhall be refrained from impoling fach impolts and duties on foreigners as their own people are fubje. Act dt o, or from prohibiting the exportation or importation of any fpecies of goods or commodities whatfoever---of effabiliting rules for deciding, in all cafes, what captures on land or water fhall be legal, and in what manner prizes taken by land or naval forces in the fervice of the United States fhall be divided or appropriated---of granting letters of marque and reprifed in times of peace---appointing courts for the trial of piracies and felonies committed on the high feas, and eitabiliting courts for receiving and determining finally appeals in all cafes of cap ures, provided that no member of Congrefs fhall be appointed judge of any of the faid courts. The United States in Congrefs affembled fhall alfo be the laft refort on appeal in all diffutes and differences now fublifications, or that hereafter may all be, between two or more frates concerning

The U aited States in Congrefs affembled fhall alfo be the laft refort on appeal in all difputes and differences now fublifling, or that hereafter may atife, between two or more flates concerning bundary, jurifdiction, or any other caufe whatever, which authority fhall always be exercifed in the manner following: Whenever the leg flative or executive authority or lawful agent of any flate in controverfy with another fhall prefent a petition to Congrefs, flating the matter in queltion, and praying for a hearing, notice thereof fhall be given by order of Congrefs to the legiflative or executive authority of the other flate in controverfy, and a day affigned for the appearance of the parties by their lawful agents, who fhall then be directed to appoint, by joint confent, commiffioners or judges to conflitute a court for hearing and determining the matter in queftion; but if they cannot agree, Congrefs fhall name three perfons out of each of the United States, and from the lift of fuch perfons each party fhall alternately firke out one, the petitioners beginning, until the number fhall be reduced to thirteen, and from that number not lefs than feven, nor more thannine names, as Congrefs fhall, direct, fhall in the preferce of G mgrefs, bedrawn out by lot, and the perfons whofe names fhall be for drawn, or any five of them, fhall be commifficients, or judges, to hear and finally determine the controverfy, fo always as a major part of the judges who fhall hear the caule fhall agree in the determination. And if either party fhall neglect to aitend at the day appointed, without flewing reafons which Congrefs fhall judge fufficient, or being prefent fhall be final and conclutive. And if any of the appointed, in the manner before preferibed, fhall be final and conclutive. And if any of the parties fhall refue to fubmit to the authority of fuch court, or to appear or defend their claim or caufe, the court fhall neverthelefs proceed to pronounce fentence, or judgment, which fhall in like manner be final and decifive,

cither cafe transmitted to Congress, and lodged among the acts of Congress, for the fecurity of the parties concerned. Provided, that every commissioner, before he fits in judgment, shall take an oath, to be administered by one of the judges of the fupreme or fuperiour court of flate where the caufe shall be tried, "well and truly to hear and determine the matter in question, according to the best of his judgment, without favour, affection, or hope of reward." Provided alfo, that no flate shall be deprived of territory for the benefit of the United States. All controverfies concerning the private right of foil claimed under different grants of two or more flates, whole jurifdictions, as they may respect fluch lands, and the flates which paffed fuch grants, are adjusted, the faid grants, or either of them, being at the fame time claimed to have originated antecedent to fuch fettlement of jurifdiction, shall, on the petition of either party to the Congress of the United States, be finally determined, as near as may be, in the fame manner as is before preferibed for deciding disputes respecting territorial jurifdiction between different flates.

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United States, and exacting fuch poltage on the papers pating through the fame as may be requilite to defray the expenses of the faid office---appointing all efficers of the land faces in the favice of the United States, excepting regimental officers---appointing all the efficers of the naval forces, and commifficing all efficers whatever in the favice of the United States---making rules for the government and regulation of the faid land and naval forces, and directing their operations.

The United States, in Congress affembled, thall have authority to appoint a committee to fit in the receifs of Congress, to be denominated "A committee of the flates," and to confid of one delegate from each flue, and to appoint fuch other committees and civil efficers as may be neceffary for managing the general affairs of the United States under their direction--to appoint one of their number to prefide, provided that no perfon be allowed to ferve in the office of prefident more than one year in any term of three years; to afcertain the neceffary fums of money to be railed for the fervice of the United States, and to appropriate and apply the fame for defraying the publick expenses---to borrow money, or emit bills, on the credit of the United States, transmitting every half year to the refpective flates an account of the fums of money to borrowed or emitted,--- to build and equip a navy---to sgree upon the rumber of land forces, and to make requisitions from each flate for its quota, in proportion to the number of white inhabitants in fuch flate; which requ fi ion fhall be binding, and thereupon the legiflature of each flate fhail appoint the regimental officers, raife the men, and clothe, arm, and equip them in a foldier like manner, at the expense of the United States, and the efficers at men or hould raife a finaller number than its quota, and that any other flate flould not raife men, or flould raife a finaller number than its quota, and that any other flate flould naife a greater number of men than the quota thereof, fuch extra number flate build not raife men, or flould raife a finaller number than its quota, and that any other flate flould raife a greater number of men than the quota thereof, fuch extra number flate bould raife, efficiented, clothed, armed, and equipped, in the fame manner as the quota of fuch flate, unlefs the legiflature of fuch flate fhall judge that fuch extra number cannot be fafely fpared cut of the fine, in which cafe they fhall raife, officer, clothe, arm, and equip, as man

The United States, in Congress affembled, shall never engage in a war, nor grant letters of marque and reprifed, in time of peace, nor enter into any treaties or alliances, nor coin money, nor regulate the value thereof, nor alcertain the sums and expenses neceffary for the defence and welfare of the United States, or any of them, nor emit bills, nor borrow money on the credit of the United States, nor appropriate money, nor agree upon the number of vossiles of war to be built or purchased, or the number of land or feas forces to be raised, nor appoint a commander in chief of the army or navy, unlefs nine flates affent to the fame; nor fhall a question on any other point, except for adjourning from day to day, be determined, unlefs by the votes of a more for the United States states shall have power to adjourn to any time within the year,

The Congress of the United States shall have power to adjourn to any time within the year, and to any place within the United States, so that no period of adjournment be for a lorger duration than the space of fix months, and shall publish the journal of their proceedings monthly, except fuch part thereof relating to treaties, alliances, or military operations, as in the r judgment require screey; and the yeas and nays of the delegates of each state on any question shall be entered on the j urnal, when it is defined by any delegate; and the delegates of a state, or any of them, at his or their request, so any before the legislatures of the faid journal, except fuch parts as are above excepted, to lay before the legislatures of the feveral states.

ART. X. The committee of the flates, or any nine of the legislatures of the leveral flates. ART. X. The committee of the flates, or any nine of them, fhall be authorifed to execute, in the recefs of Congrefs, fuch of the powers of Congrefs as the United States, in Congrefs all mbled, by the confent of nine flates, fhall from time to time think expedient to well them with; provided, that no power be delegated to the faid committee, for the exercise of which, by the articles of confederation, the voice of nine flates, in the Congrefs of the United States affembled, is requifite.

ART. XI. Canada acceding to this confederation, and j ining in the measures of the U ited States, shall be admitted into, and entitled to, all the advantages of this union; but no other colony shall be admitted into the same, unless such admission be agreed to by rise states.

ART. XII. All bills of credit emitted, monies borrowed, and debts contracted by or under the authority of Congrefs, before the affembling of the U-sited States, in purfuance of the prefent confederation, thall be deemed and confidered as a charge again the U-sited States, for payment and fatisfaction whereof the faid United States, and the publick faith, are hereby followed.

Islemily pledged. ART. XIII. Every flate thall abide by the determinations of the United States, in Corgrefs affembled, on all queficions which by this confederation are fubmitted to them. And the articles of this confederation fhell be inviolably obferved by every flate, and the union fhall be perpetu d; nor fhall any alteration at any time hereafter be made in any of them, unlefs 'uch alteration be agreed to in a Congrefs of the U ited States, and be afterwards corfi med by the leoildrunes of every flate.

THESE articles shall be proposed to the legislatures of all the United States, to be confidered; and if approved of by them, they are advised to authorise their delegates to ratify the same in the Congress of the United States, which being done, the same shall become conclusive. By order of Congress. HENRY LAU

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