# First Virginia Constitution, June 29, 1776

IN A General Convention,

Begun and holden at the Capitol, in the City of Williamsburg, on Monday the sixth day of May, one thousand seven hundred and seventy six, and continued, by adjournments to the [blank] day of June following.

#### A CONSTITUTION, OR FORM OF GOVERNMENT,

agreed to and resolved upon by the Delegates and Representatives of the several Counties and Corporations of Virginia.

WHEREAS George the Third, King of Great Britain and Ireland, and Elector of Hanover, heretofore intrusted with the exercise of the Kingly Officer in this Government, hath endeavoured to prevent the same into a detestable and insupportable Tyranny, by putting his negative on laws the most wholesome and necessary\* for the publick good;

by denying his Governours permission to pass Laws of immediate and pressing importance, unless suspended in their operation for his assent, and, when so suspended, neglecting to attend to them for many Years;

by refusing to pass certain other laws, unless the persons to be benefited by them would relinquish the inestimable right of Representation in the legislature;

by dissolving legislative assemblies repeatedly and continually, for opposing with manly firmness his invasions of the Rights of the people;

when dissolved, by refusing to call others for a long space of time, thereby leaving the political system without any legislative head;

by endeavouring to prevent the population of our Country, and for that purpose, obstructing the laws for the naturalization of foreigners;

by keeping among us, in times of peace, standing Armies and Ships of War;

by affecting to render the Military independent of, and superiour to, the civil power;

by combining with others to subject us to a foreign Jurisdiction, giving his assent to their pretended Acts of Legislation;

for quartering large bodies of armed troops among us;

for cutting off our Trade with all parts of the World;

for imposing Taxes on us without our Consent;

for depriving us of the Benefits of Trial by Jury;

for transporting us beyond Seas, to be tried for pretended Offences;

for suspending our own Legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever;

by plundering our Seas, ravaging our Coasts, burning our Towns, and destroying the lives of our People;

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by inciting insurrections of our fellow Subjects, with the allurements of forfeiture and confiscation;

by prompting our Negroes to rise in Arms among us, those very negroes whom, by an inhuman use of his Negative, he hath refused us permission to exclude by Law;

by endeavouring to bring on the inhabitants of our Frontiers the merciless Indian savages, whose known rule of Warfare is an undistinguished Destruction of all Ages, Sexes, and Conditions of Existence;

by transporting, at this time, a large Army of foreign Mercenaries, to compleat the Works of Death, desolation, and Tyranny, already begun with circumstances of Cruelty and Perfidy unworthy the head of a civilized Nation;

by answering our repeated Petitions for Redress with a Repetition of Injuries;

and finally, by abandoning the Helm of Government, and declaring us out of his Allegiance and Protection:

By which several Acts of Misrule, the Government of this Country, as formerly exercised under the Crown of Great Britain, is <u>totally dissolved</u>; WE THEREFORE, the Delegates and Representatives of the good People of Virginia, having maturely considered the Premises, and viewing with great concern the deplorable condition to which this once happy Country must be reduced, unless some regular adequate Mode of civil Polity is speedily adopted, and in Compliance with a Recommendation of the <u>General</u> <u>Congress</u>, do ordain and declare the future Form of Government of Virginia to be as followeth;:

THE legislative, executive, and judiciary departments, shall be separate and distinct, so that neither exercise the Powers properly belonging to the other; nor shall any person exercise the powers of more than one of them at the same time, except that the Justices of the County Courts shall be eligible to either <u>House</u> of <u>Assembly</u>.

THE legislative shall be formed of two distinct branches, who, together, shall be a complete Legislature. They shall meet once, or oftener, every Year, and shall be called the <u>General Assembly of Virginia</u>.

ONE of these shall be called the <u>House of Delegates</u>, and consist of two Delegates or Representatives to be chosen for each County, and for the District of West Augusta, annually, of such Men as actually reside in and are freeholders of the same, or duly qualified according to Law, and also of one Delegate or Representative to be chosen annually for the City of Williamsburg, and one for the Borough of Norfolk, and a Representative for each of such other Cities and Boroughs, as may hereafter be allowed particular Representation by the legislature; but when any City or Borough shall so decrease as that the number of persons having right of Suffrage therein shall have been for the space of seven years successively less than half the number of Voters in some one County in Virginia, such City or Borough thenceforward shall cease to send a Delegate or Representative to the <u>Assembly</u>.

THE other shall be called the <u>Senate</u>, and consist of twenty four Members, of whom thirteen shall constitute a <u>House</u> to proceed on Business for whose election the different Counties shall be divided into twenty four districts, and each county of the respective District, at the time of the election of its Delegates, shall vote for one <u>Senator</u>, for the House of Senators, who is actually a Resident and freeholder within the District, or duly qualified according to Law and is upwards of twenty five Years of age; And the Sheriffs

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of each County, within five days at farthest after the last County election in the District, shall meet at some convenient place, and from the Poll so taken in their respective Counties return as an Senator for the House of Senators the Man who shall have the greatest number of Votes in the whole District. To keep up this Assembly by Rotation, the Districts shall be equally divided into four Classes and numbered by Lot: At the end of one Year after the General Election, the six Members elected by the first division shall be displaced, and the vacancies thereby occasioned supplied from such Class or division by new Election, in the manner aforesaid. This Rotation shall be applied to each division, according to its number, and continued in due order annually.

THE right of Suffrage in the Election of Members for bothe Houses shall remain as exercised at present, and each <u>House</u> shall choose its own Speaker, appoint its own Officers, settle its own Rules of proceeding, and direct Writs of Election for the supplying intermediate vacancies.

ALL Laws shall originate in the <u>House</u> of <u>Delegates</u>, to be approved of or rejected by the <u>Senate</u> House of <u>Senators</u>, or to be amended, with Consent of the <u>House</u> of <u>Delegates</u>; except Money Bills, which in no instance shall be altered by the <u>Senate</u>, <u>House of Senators</u>, but wholly approved or rejected

A <u>Governour</u>, or chief Magistrate, shall be chosen annually, by joint Ballot of both <u>Houses</u>, to be taken in each <u>House</u> respectively, deposited in the Conference room, the Boxes examined jointly by a Committee of each <u>House</u>, and the numbers severally reported to them, that the appointments may be entered, which shall be the mode of taking the joint Ballot of both <u>Houses</u> in all cases, who shall not continue in that Office longer than three years successively, nor be eligible until the expiration of four years after he shall have been out of that Office: An adequate, but moderate Salary, shall be settled on him during his Continuance in Office; and he shall, with the advice of a <u>Council</u> of <u>State</u>, exercise the Executive powers of Government according to the laws of this Commonwealth; and shall not, under any pretence exercise any power or prerogative by virtue of any Law, statute, or Custom, of England: But he shall, with the advice of the <u>Council</u> of <u>State</u>, have the power of granting Reprieves or pardons, except where the prosecution shall have been carried on by the <u>House</u> of <u>Delegates</u> or the Law shall otherwise particularly direct; in which Cases, no reprieve or Pardon shall be granted but by Resolve of the <u>House</u> of <u>Delegates</u>.

EITHER <u>House</u> of the <u>General Assembly</u> may adjourn themselves respectively: The <u>Governour</u> shall not prorogue or adjourn the <u>Assembly</u> during their setting, nor dissolve them at any Time; but he shall, if necessary, either by advice of the <u>Council</u> of <u>State</u>, or on application of a Majority of the <u>House</u> of <u>Delegates</u>, call them before the time to which they shall stand prorogued or adjourned.

A <u>Privy Council</u>, or <u>Council</u> of <u>State</u>, consisting of eight Members, shall be chosen by joint Ballot of both <u>Houses</u> of <u>Assembly</u>, either from their own Members or the People at large, to assist in the Administration of Government. They shall annually choose out of their own Members, a President, who, in case of the death, inability, or necessary absence of the <u>Governour</u> from the Government, shall act as <u>Lieutenant-Governour</u>. Four Members shall be sufficient to act, and their Advice and proceedings shall be entered of Record, and signed by the Members present (to any part whereof any Member may enter his dissent,) to be laid before the <u>General Assembly</u>, when called for by them This <u>Council</u> may appoint their own Clerk, who shall have a Salary settled by Law, and take an Oath of Secrecy in such matters as he

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shall be directed by the Board to conceal. A sum of Money appropriated to that purpose shall be divided annually among the Members, in proportion to their attendance; and they shall be incapable, during their continuance in Office, of sitting in either <u>House</u> of <u>Assembly</u>. Two Members shall be removed, by joint Ballot of both Houses of Assembly at the end of every three Years, and be in eligible for the three next years. This shall be regularly continued by Rotation, so as that no Member be removed before he hath been three Years in the Council, and These Vacancies, as well as those occasioned by death or incapacity, shall be supplied by new Elections, in the same manner as the first:

THE Delegates for Virginia to the <u>Continental Congress</u> shall be chosen annually, or superseded in the mean time by joint Ballot of both <u>Houses</u> of <u>Assembly</u>.

THE present Militia Officers shall be continued, and Vacancies supplied by appointment of the <u>Governour</u>, with the advice of the <u>Privy Council</u>, on recommendations from the respective County Courts; but the <u>Governour</u> and <u>Council</u> shall have a power of suspending any Officer, and ordering a Court-Martial on Complaint for misbehaviour or inability, or to supply Vacancies of Officers happening when in actual Service. The <u>Governour</u> may embody the Militia, with the advice of the <u>privy Council</u>; and, when embodied, shall alone have the direction of the Militia, under the laws of the Country.

THE two <u>Houses</u> of <u>Assembly</u> shall, by joint Ballot, appoint judges of the <u>supreme Court</u> of <u>Appeals</u>, and <u>General Court</u>, <u>Judges</u> in <u>Chancery</u>, <u>Judges</u> of <u>Admiralty</u>, <u>Secretary</u>, and the <u>Attorney-General</u>, to be commissioned by the <u>Governour</u>, and continue in Office during good behaviour. In case of death, incapacity, or resignation, the <u>Governour</u>, with the advice of the <u>privy Council</u>, shall appoint Persons to succeed in Office, to be approved or displaced by both <u>Houses</u>. These Officers shall have fixed and adequate Salaries, and, together with all others holding lucrative Offices and all Ministers of the Gospel of every Denomination, be incapable of being elected Members of either <u>House</u> of <u>Assembly</u>, or the <u>privy Council</u>.

THE <u>Governour</u>, with the advice of the <u>privy Council</u>, shall appoint <u>Justices</u> of the <u>Peace</u> for the Counties; and in case of Vacancies, or a necessity of increasing the number hereafter, such appointments to be made upon the Recommendation of the respective County Courts. The present acting <u>Secretary</u> in Virginia, and <u>Clerks</u> of all the <u>County Courts</u>, shall continue in Office. In case of Vacancies, either by death, incapacity, or <u>resignation</u>, a <u>Secretary</u> shall be appointed, as before directed; and the <u>Clerks</u>, by the respective Courts. The present and future <u>Clerks</u> shall hold their Offices during good behaviour, to be judged of and determined in the <u>General Court</u>. The <u>Sheriffs</u> and <u>Coroners</u> shall be nominated by the respective Courts, approved by the <u>Governour</u> with the advice of the <u>privy Council</u>, and commissioned by the <u>Governour</u>. The <u>Justices</u> shall appoint <u>Constables</u>, and all fees of the aforesaid Officers be regulated by law.

THE <u>Governour</u>, when he is out of Office, and others offending against the State, either by Maladministration, Corruption, or other Means, by which the safety of the State may be endangered, shall be impeachable by the <u>House</u> of <u>Delegates</u>. Such impeachment to be prosecuted by the <u>Attorney-General</u>, or such other Person or Persons as the <u>House</u> may appoint in the <u>General Court</u>, according to the laws of the Land. If found guilty, he or they shall be either for ever disabled to hold any Office under Government, or removed from such Office <u>Pro tempore</u>, or subjected to such Pains or Penalties as the laws shall direct.

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IF all, or any of the <u>Judges</u> of the <u>General Court</u>, should, on good grounds (to be judged of by the <u>House</u> of <u>Delegates</u>) be accused of any of the Crimes or Offences before-mentioned, such <u>House</u> of <u>Delegates</u> may, in like manner, impeach the <u>Judge</u> or <u>Judges</u> so accused, to be prosecuted in the <u>Court</u> of <u>Appeals</u>; and he or they, if found guilty, shall be punished in the same manner as is prescribed in the preceding Clause.

COMMISSIONS and Grants shall run, <u>In the Name of the Commonwealth of Virginia</u>, and bear teste by the <u>Governour</u>, with the Seal of the Commonwealth annexed. Writs shall run in the same manner, and bear teste by the Clerks of the several Courts. Indictments shall conclude, <u>Against the Peace and Dignity</u> <u>of the Common-wealth</u>.

\*A Treasurer shall be appointed annually, by joint Ballot of both Houses.

ALL escheats, penalties, and forfeitures, heretofore going to the King, shall go to the Common wealth, save only such as the Legislature may abolish, or otherwise provide for.

THE territories contained within the Charters erecting the Colonies of Maryland, Pennsylvania, North and South Carolina, are hereby ceded, released, and forever confirmed to the People of those Colonies respectively, with all the rights of property, jurisdiction, and Government, and all other rights whatsoever which might at any time heretofore have been claimed by Virginia, except the free Navigation and use of the Rivers Potowmack and Pohomoke, with the property of the Virginia shores and strands bordering on either of the said Rivers, and all improvements which have been or shall be made thereon. The western and Northern extent of Virginia shall in all other Respects stand as fixed by the Charter of King James the first, in the Year one thousand six hundred and nine, and by the publick Treaty of Peace between the Courts of Great Britain and France in the year one thousand seven hundred and sixty three; Unless, by Act of this legislature, one or more Territories shall hereafter be laid off, and Governments established Westward of the <u>Allegheny</u> Mountains. And no purchases of Land shall be made of the <u>Indian</u> Natives byt on behalf of the Publick, by authority of the <u>General Assembly</u>.

IN order to introduce this Government, the Representatives of the People met in <u>Convention</u> shall choose a Governour and <u>privy Council</u>, also <del>twenty four Members take the House of Senators and</del> such other Officers directed to be chosen by both <u>Houses</u> as may be judged necessary to be immediately appointed. The Senate <del>House of Senators which shall</del> to be first chosen by the people, to continue until the last day of March next, and the other Officers until the end of the succeeding Session of <u>Assembly</u>. In case of Vacancies, the <u>Speaker</u> of either <u>House</u> shall issue Writs for new Elections.

\*The writer of this document used the long or leading s, a character that looks similar to the letter "f" but is used as an "s," often as the first of a double s as in assign or address.

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