REQUESTING THE RETURN FOR CORRECTION OF HOUSE
JOINT RESOLUTION NO. 1.

H. C. R. No. 21. HOUSE CONCURRENT RESOLUTION.

Whereas, There was made an inadvertent and typographical error in House Joint Resolution No. 1, which error consisted in the transposing of the Article and Section of the Constitution referred to, in the paragraph providing for the printing of the ballots; therefore, be it

Resolved by the House, the Senate concurring, that the Governor and Secretary of State be requested to at once return same, and that the Speaker of the House and President of the Senate and Enrolling Clerk of each house be authorized to correct same so as to conform to the intention of both houses when passing said Resolution, and that they be and they are hereby authorized to change the word "Article" to "Section," and the word "Section" to "Article" where the words "For amendment to Article 2, Section 6, of the Constitution," etc., appear.

[Note.—H. C. R. No. 21 was adopted by the House March 19, no vote given. Was adopted by the Senate March 19.]

Approved April 5, 1915.

PROPOSED AMENDMENT TO THE STATE CONSTITUTION
PROVIDING THAT UNDER CERTAIN CIRCUMSTANCES
A VOTER MAY VOTE IN PRECINCTS OTHER
THAN HIS PLACE OF RESIDENCE.

H. J. R. No. 1. HOUSE JOINT RESOLUTION.

Proposing an amendment to Section 2, of Article 6, of the Constitution of the State of Texas, by adding thereto a provision authorizing a qualified voter to vote for state officers, or on any proposition submitted to the voters of this state in a precinct other than the precinct of his residence under certain conditions, and making an appropriation therefor.

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 2 of Article 6 of the Constitution of the State of Texas be so amended as to hereafter read as follows:

Sec. 2. Every male person subject to none of the foregoing disqualifications, who shall have attained the age of twenty-one years, and who shall be a citizen of the United States, and who shall have resided in this State one year next preceding an election and the last six months within the district or county in which he offers to vote, shall be deemed a qualified elector, and every male person of foreign birth, subject to none of the foregoing disqualifications, who shall have become a citizen of the United States in accordance with the Federal naturalization laws, and shall have resided in this state one year next preceding such election and the last six months in the county in which he offers to vote, shall also be deemed a qualified
elector, and all electors shall vote in the election precinct of their residence; provided, that electors living in any unorganized county may vote at any election precinct in the county to which such county is attached for judicial purposes; and providing further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before he offers to vote at any election in this State, and holds a receipt showing his poll tax paid before the first day of February next preceding such election. Or, if said voter shall have lost or misplaced said tax receipt, he shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge, of the election. If any qualified voter in this State shall have personally paid his poll tax in the county and precinct of his residence, or secured an exemption certificate showing that he is exempt from paying a poll tax, he shall be permitted to vote in the county in which he may be on election day on any proposition which may have been submitted to the voters of the entire state, and for any office to be filled by the voters of the entire state; also for members of either branch of the Legislature and Congress and judicial officials; provided, no voter shall vote for members of either branch of the Legislature, Congress or judicial officials outside of the legislative, congressional or judicial district of such voter’s residence, and nothing herein shall permit a voter to vote at any place other than his residence, if he be within the county of his residence on election day. Any person offering to vote in any county other than the county of his residence shall deliver to the election managers his poll tax receipt or exemption certificate, who shall retain same until the following day, and then mail same to the person depositing same to any address he may name; and in addition to depositing the poll tax receipt or exemption certificate, such person so offering to vote shall make an affidavit:

(1) That he is absent from home, and it will be impossible for him to return to the precinct of his residence in time to vote; (2) that he has not voted at any other election precinct on that day, and will not offer to vote at any other precinct in this State; (3) that he personally paid his poll tax within the time provided by law, or personally secured the certificate of his exemption from the payment of a poll tax.

Sec. 3. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors for members of the Legislature at an election to be held throughout the State of Texas on the fourth Saturday in July, 1915, the same being the twenty-fourth day of July, 1915, and the Governor of this state is hereby directed to issue the necessary proclamation for said election, and to have same published, as required by the Constitution and laws of this state. Those favoring the amendment shall have written or printed on their ballots the words: “For amendment to Section 2 of Article 6 of the Constitution, authorizing qualified voters to vote in precincts other than the precinct of their residence under certain conditions.” Those opposing the amendment shall have written or printed on their ballots the words: “Against amendment to Section 2 of Article 6 of the Con-
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stitution, authorizing qualified voters to vote in precincts other than the precinct of their residence under certain conditions."

SEC. 4. No legislation shall be necessary to put into effect this article of the Constitution, but when adopted same shall be self-enacting.

SEC. 5. The sum of five thousand ($5,000.00) dollars, or so much thereof as may be necessary, is hereby appropriated out of any funds in the State Treasury not otherwise appropriated, to defray the expenses of such proclamation, publication and election.

[Note.—H. J. R. No. 1 was adopted by the House February 27, yeas 111, nays 2. Was adopted by the Senate March 11, yeas 28, nays 0.

Approved April 5, 1915.

PROPOSED AMENDMENT TO THE STATE CONSTITUTION PROVIDING FOR THE SEPARATION OF THE UNIVERSITY OF TEXAS AND THE AGRICULTURAL AND MECHANICAL COLLEGE.

H. J R. No. 34.] HOUSE JOINT RESOLUTION.

A joint resolution proposing an amendment to Article 7, Section 10, 11, 12, 13, 14 and 15 of the Constitution of the State of Texas, providing for the establishment and separate maintenance of the University of Texas and fixing its permanent location in Travis County; providing for the permanent location of the medical branch of the University of Texas in Galveston County; providing for the establishment and separate maintenance of the Agricultural and Mechanical College of Texas as an independent college, and providing for its permanent location in Brazos County; providing for the establishment and maintenance of the College of Industrial Arts and fixing its permanent location in Denton County; authorising the establishment of junior agricultural colleges subsidiary to and under the government of the Agricultural and Mechanical College board; establishing the Prairie View State Normal and Industrial College, and declaring it a branch of the Agricultural and Mechanical College, and fixing its permanent location at Prairie View, in Waller County; making an equitable division of the State permanent endowment fund between the University of Texas, the Agricultural and Mechanical College of Texas and the Prairie View State Normal and Industrial College; making an appropriation to defray the expenses of advertising the Governor's proclamation and submitting same to a vote of the people.

Be it resolved by the Legislature of the State of Texas:

SECTION 1. That Sections 10, 11, 12, 13, 14 and 15, Article 7, of the Constitution of Texas, be amended so as to hereafter read as follows:

Section 10. The University of Texas is hereby established and permanently located in Travis county, and shall be a university of the first class. The Legislature shall provide for its organization and for its development, maintenance and permanent improvement, shall make by appropriation and otherwise such provision as may be necessary for