stition, 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 ex-
penses of such proclamation, publication and election.

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

Approved April 5, 1915.

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

H. J R. No. 34.]

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 sep-
parate maintenance of the Agricultural and Mechanical College of
Texas as an independent college, and providing for its permanent lo-
cation in Brazos County; providing for the establishment and main-
tenance of the College of Industrial Arts and fixing its permanent lo-
cation in Denton County; authorising the establishment of junior agric-
utural colleges subsidiary to and under the government of the Agri-
cultural 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 lo-
cation at Prairie View, in Waller County; making an equitable divi-
sion 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 appro-
propriation to defray the expenses of advertising the Governor's procla-
mation 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 fol-
ows:

Section 10. The University of Texas is hereby established and per-
manently 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
the promotion of literature and the arts and sciences, pure and applied, in a university of the first class. The affairs of the University of Texas shall be administered by its own governing board as provided by law. The present members of the board shall continue in office until the expiration of their respective terms. The location hereinafter made of the University of Texas shall in no way affect the location of the medical branch thereof situated in Galveston county.

SEC. 11. All lands and other property granted by the Republic or State of Texas to the University of Texas, or to the University of Texas and its branches, except the lands transferred by Section 13 of this article to the Agricultural and Mechanical College of Texas and to the Prairie View State Normal and Industrial College, shall, together with the proceeds of the sale of such lands, constitute the permanent university fund. All the income derived therefrom shall be the available fund, and shall be applied to the support and development of the University of Texas and to meet its obligations. The proceeds from the sale of University lands shall be invested as authorized by law for the investment of the permanent school fund. The one-tenth of the alternate sections of lands granted to railroads, reserved by the state, which was set apart and appropriated to the establishment of the University of Texas by an Act of the Legislature of February 11, 1858, entitled, "An Act to establish the University of Texas," shall not be included in or constitute a part of the permanent fund.

SEC. 12. The Agricultural and Mechanical College of Texas is hereby established and permanently located in Brazos county and separated from the University of Texas, and constituted an independent college. The Legislature shall provide for the organization of said college and for its development, maintenance and permanent improvement, shall make by appropriation and otherwise such provision as may be necessary to accomplish the purpose of said institution, which, without excluding classical and cultural studies, shall be to teach and develop those branches of learning which relate to agricultural and the natural sciences connected therewith, the various branches of engineering, the mechanical arts and military sciences and tactics. The affairs of the Agricultural and Mechanical College shall be administered by its own governing board as provided by law. The present members of the board shall continue in office until the expiration of their respective terms. The Prairie View State Normal and Industrial College for Colored Youths is hereby established, and its government and control shall continue under the governing board of the Agricultural and Mechanical College of Texas. Provided, the Legislature may establish junior agricultural colleges subsidiary to the Agricultural and Mechanical College and under the control of the Agricultural and Mechanical College Board.

SEC. 13. Of the land heretofore set apart to the University and to the University and its branches by the State of Texas, and remaining unsold, there are hereby transferred to and made a part of the permanent fund of the Agricultural and Mechanical College of Texas, six hundred thousand acres of land of average value; there are hereby transferred as a permanent fund to the Prairie View State Normal and Industrial College one hundred and fifty thousand acres of land of
average value; and all of the remainder of the said land shall constitute a part of the permanent fund of the University of Texas. The Legislature shall provide for the division of the land as specified herein. The land herein set apart to the University, the Agricultural and Mechanical College of Texas and the Prairie View State Normal and Industrial College may be sold under such regulations, at such times and on such terms as may be prescribed by law. The Legislature shall provide for the prompt collection at maturity of all debts due on account of the sale of said lands, and in no event shall any relief be granted to any purchaser.

Sec. 14. All lands and other property heretofore granted or herein granted to the Agricultural and Mechanical College, together with the proceeds of the sale of such lands, shall constitute its permanent fund. All the income derived therefrom shall be the available fund and shall be applied to the support and development of the Agricultural and Mechanical College and to meet its obligations. The proceeds from the sale of the Agricultural and Mechanical College lands shall be invested as authorized by law for the investment of the permanent school fund.

Sec. 15. The College of Industrial Arts for White Girls, located at Denton, in Denton county, Texas, is hereby established and recognized as an independent college, and the Legislature shall provide for its organization, maintenance, development and permanent improvement, and shall make, by appropriation and otherwise, such provision in addition to that heretofore made as may be necessary for the establishment and maintenance of a first-class college for the education of white girls in the literary branches, the arts and sciences and the practical industries of the age. The college shall have its own governing board, which shall designate the officers of administration and instruction, and other employees, determine their salaries, establish departments, subdivision, libraries and laboratories and other agencies of education consistent with the objects of the college, and perform such other duties as the Legislature may prescribe.

Sec. 2. The Governor of this state is hereby directed to issue the necessary proclamation and have same published as required by the Constitution and the laws of this State. The sum of five thousand ($5,000.00) dollars, or so much thereof as may be necessary, is hereby appropriated to defray the expenses of publishing said proclamation and the expenses of submitting this resolution to a vote of the people.

Sec. 3. The foregoing amendment to Article 7, Sections 10, 11, 12, 13, 14 and 15 of the Constitution of the State of Texas, shall be submitted to the qualified electors of this state for its adoption or rejection at an election to be held on the fourth Saturday in July, A. D. 1915, the same being the twenty-fourth day of said month. All the voters voting on this proposed amendment at said election who favor the adoption shall have printed or written on their ballots, "For amendment to Article 7 of the Constitution of the State of Texas, providing for the separation of the University of the State of Texas and the Agricultural and Mechanical College, and an equitable division of the University lands." All voters voting on this proposed amendment at said election who oppose its adoption shall have printed or written on their ballots the following. "Against amendment to
Article 7 of the Constitution of the State of Texas, providing for the separation of the University of Texas and the Agricultural and Mechanical College and an equitable division of the University lands."

Previous to the election the Secretary of State shall cause to be printed and forwarded to the County Judge of each county for use in said election a sufficient number of ballots for the use of voters in said county, on which shall be printed the form of ballots herein prescribed for the convenience of the voters.

[Note.—H. J. R. No. 34 was adopted by the House March 2, yeas 105, nays 20. Was adopted by the Senate, with amendments, March 19, yeas 21, nays 8. House concurred in Senate amendments March 19, yeas 88, nays 30.]

By the Governor transmitted to the Secretary of State without prejudice to the rights of anyone concerned on the 7th day of April, 1915.