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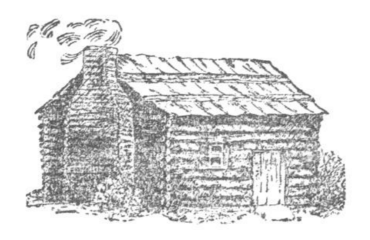
REPUBLICAN RULES AND ORGANIZATION.

KENTUCKY.

RULES

OF THE

REPUBLICAN ORGANIZATION



OF

KENTUCKY,

1905.

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Constitution

-AND-

By-Laws

-OF THE-

Republican Party of Kentucky.

ADOPTED BY THE

REPUBLICAN STATE CENTRAL COMMITTEE

OF KENTUCKY,

---MAY 27, 1905.---

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State Central Committee,

1905.

4 4

RICHARD P. ERNST, CHAIRMAN, Covington, Ky.

GEORGE W. WELSH, VICE-CHAIRMAN, Danville, Ky.

THOMAS L. WALKER, SECRETARY, Louisville, Ky.

CLINT. C. McCLARTY, TREASURER, Louisville, Ky.

State-at-Large—George W. Welsh, Danville.
State-at-Large—George W. Welsh, Danville.
First District—Wm. J. Deboe, Marion.
Second District—Will P. Scott, Dawson Springs.
Third District—J. F. Taylor, Glasgow.
Fourth District—M. L. Heavrin, Hartford.
Fifth District—George DuRelle, Louisville.
Sixth District—Richard P. Ernst, Covington.
Seventh District—R. J. McMichael, Lexington.
Eighth District—Thos. J. Ballard, Lawrenceburg.
Ninth District—J. B. Bennett, Greenup.
Tenth District—Robt. H. Winn, Mt. Sterling.
Eleventh District—W. W. Byrley, Barboursville.

MEMBER NATIONAL COMMITTEE FOR KENTUCKY,
JOHN W. YERKES, DANVILLE, Ky.

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KENTUCKY REPUBLICAN . . ORGANIZATION . . .

By virtue of the power and authority conferred by the Republican Party of Kentucky in State Convention assembled, the Republican State Central Committee of Kentucky, in regular session, does hereby enact the following rules for its government and the government of all other committees subordinate thereto. But said rules shall not apply to the County of Jefferson and the districts embraced therein, except the rules applicable to appeals and contests, proxies, conventions and primary elections, and such rules as are specifically made applicable thereto. In other respects said territory shall be governed by the rules heretofore established and amended by the State Central Committee with respect thereto.

PRECINCT CHAIRMEN.

Republican precinct chairmen in the State of Kentucky shall be selected under the following rules:

RULE ONE.

The basis of the county organization shall be the election precincts as established under the State law. Each precinct in each county shall have a precinct chairman who shall always be a resident of said precinct, and may associate other Republicans with him in the work of the party.

RULE TWO.

The selection of precinct chairmen shall be

made at 2 o'clock p. m., standard time, on the first Saturday in March of each Presidential election year, at the place of holding the last previous election in said precinct, unless the county committee shall fix another place, and unless the State Central Committee shall fix another date. however, that in lieu of such precinct meeting the county committee may call a county mass convention at said hour on said date to elect precinct chairmen for the entire county, and in such event shall fix rules of procedure for such county convention, and shall fix a place for holding the same in the county seat of such county, except in the counties of Boyd, Campbell and Kenton, in which counties such meetings shall be held in the cities of Ashland, Newport and Covington, respectively.

The term of office of such precinct chairmen shall begin when the State convention is held to elect delegates to the National Republican Convention to nominate a candidate for President and they shall hold their offices for a term of four years and until their successors are elected and qualified.

On the day fixed for such precinct meetings or county mass conventions or when a re-organization of the county executive committees and precinct chairmen is ordered by the State Central Committee as hereinafter provided, the Republicans of each precinct or county shall assemble at the designated voting place in such precinct or county and then and there in mass convention, at which either the viva voce or the ballot form of voting may be used, select a precinct chairman for each precinct of the county. Due notice of such precinct mass meetings or county mass conventions and of the time and places of holding the same shall be given by the chairman of the county executive committee.

At such meetings all Republican voters who will be qualified to vote at the next regular elec-

tion shall be entitled to vote. In cities where registration is required such voters shall be permitted to participate as are registered or shall have become entitled to register since the last election.

RULE THREE.

The State Central Committee at any time, after charges filed against the precinct chairmen or the county committee of any county and a hearing on said charges, may order a re-organization of the precinct chairmen and county committee of such county; in which event on the day and at the place or places fixed by said State Central Committee, an election of precinct chairman shall be held therein and the same procedure shall be had as is provided for the regular election of such precinct chairmen; provided, that the chairman of the State Central Committee may designate a person to call such precinct or county mass meetings or may direct the district chairman to do so.

MAGISTERIAL DISTRICT COMMITTEE.

RULE FOUR.

The County Executive Committee of each county shall act as the committee of each magisterial district of said county.

COUNTY EXECUTIVE COMMITTEE.

RULE FIVE.

The County Executive Committee shall be composed of the precinct chairmen of said county, and the chairman of said committee. The officers of the County Executive Committee shall be a

chairman, a secretary, and a treasurer. The officers shall be selected from within or out the membership. If selected from without the membership the officers shall have no vote except the chairman, who shall be entitled to vote in case of a tie vote. If the chairman is elected from the membership, he shall vacate his office of precinct chairman and the vacancy so created shall be filled by the committee.

RULE SIX.

As soon after their election as practicable, and within fifteen days after their election, the members of the new county executive committees shall be called together for organization, but no member of the old committee shall take part in the organization unless he is re-elected thereto. The meeting shall be called by the secretary of the old or precedling committee, by written notice mailed to the P. O. address of each member elected not less than five days before the day of meeting. When the new committee meets pursuant to the notice aforesaid, the Secretary of the old committee shall call for the election of a temporary chairman and a temporary secretary. The temporary officers chosen shall then call for nominations for permanent chairman and the permanent chairman, when elected, shall call for nominations for permanent secretary and a permanent treasurer; the committee shall elect in addition to the permanent chairman, a permanent secretary and a permanent treasurer, and said permanent officers of the new committee shall each serve during the term of the committee unless removed by death, resignation, removal from the county or for cause.

Any officer of the County Executive Committee, or any member thereof, may be removed by the State Central Committee for malfeasance, or misfeasance in office, after five days notice has been given him in writing stating the charges and time and place of hearing thereon, and after he has had an opportunity to be heard.

When the Chairman, Secretary, or Treasurer, or any other officers of, or any member of, a county executive committee shall become a candidate for nomination for any county, municipal, or district office, to be filled at any regular or special election, he shall immediately resign his office as member of such committee, and the vacancy caused thereby shall be filled as provided for by the party rules; and on his failure to so resign, the said committee (he not being allowed to vote thereon) shall thereupon declare his office or membership vacant and shall fill the vacancy agreeably to the party rules.

Vacancies occurring by death, resignation or removal from the precinct shall be filled by the remaining members of the county committee. Vacancies caused by the action of the State Central Committee shall be filled as said Committee may direct.

DUTIES OF COUNTY EXECUTIVE COMMITTEE.

RULE SEVEN.

As soon as the County Executive Committee shall have organized the full names, occupations, and post-office and telegraph addresses of its members, together with the designation of the precinct district of which each has charge, shall be reported directly to the Secretary of the State Central Committee.

The County Executive Committee, by itself or through the County Campaign Committee, shall have entire control of the County and Magisterial District Campaigns; provide ways and means for conducting the canvass; distribute all supplies received from the State Central Committee in accordance with instructions; forward committee lists of the precinct chairmen and precinct committeemen to the Secretary of the State Central Committee: report the result of the poll of the county as soon as completed, to the Secretary of the State Central Committee; meet with the committeemen in every precinct and see that they are instructed as to their duties; supervise the polling and other campaign work therein and arrange the times and places of all political meetings in the county. The County Executive Committee shall hold regular meetings for the transaction of any business that may come before the body, and to enable members to exchange ideas about party affairs, and it shall be the duty of the chairman to call a meeting of the Committee at any time upon the request of one-third of the members of the Committee. On request of one third of the members of the Committee the Chairman of the Committee shall call a meeting of the Committee, but in the event of his death, resignation, or refusal, the secretary may issue the call. All meetings, regular or called, of the County Executive Committee shall be held at the county seat, except in the counties of Boyd, Campbell and Kenton, in which such meetings shall be held in the cities of Ashland, Newport and Covington, respectively. A quorum shall consist of a majority of the members of the Committee except in the counties containing cities of the first, second or third classes, in which counties the committee may by rule provide what number shall constitute a quorum. shall be the duty of each member of this committee to attend all regular and special meetings when possible to do so, and to heartily support all nominees of the regular Republican Party. For nonattendance at three consecutive meetings without excuse which is accepted as sufficient by the Committee, or for refusal or neglect to comply with the laws of the Committee, the membership of any member of said Committee, may, in the discretion of the Committee, cease after notice and hearing as provided in Rule Six.

CITY COMMITTEES.

RULE EIGHT.

Each city of the first, second, third and fourth class shall have a City Committee which shall be composed of the precinct chairmen residing within and representing the precincts of the city. Said committee shall elect a Secretary and Treasurer from within or without its own membership. City Committee shall have jurisdiction only in matters relating to the nomination of a ticket for the city offices, such as Mayor, Alderman, Councilmen, and all other city officers. The County Executive Committee shall have charge of the city campaign, together with that of the other officers to be voted for within the city and county. The County Chairman shall be ex-officio chairman of said City Committee and shall have a vote, but shall not vote a second time in case of a tie.

LEGISLATIVE DISTRICT COMMITTEES.

RULE NINE.

Each Legislative District shall have a Legislative District Committee which shall be composed of the members of the County Executive Committees residing within such legislative district. In coun-

ties having more than one legislative district the chairman of the precinct embraced within said legislative district which cast the largest vote for the Republican candidate at the last preceding presidential election will be the chairman of said legislative district. In counties forming a single legislative district the chairman of the County Executive Committee shall be chairman of the Legislative District Committee. Where a legislative district is formed of two or more counties the chairman of that county which cast the largest Republican vote at the last preceding presidential election shall be chairman of the Legislative District Committee. Such committee shall elect a Secretary and Treasurer from within or without the membership, but such officers shall have no vote unless they are members of the committee.

SENATORIAL DISTRICT COMMITTEE.

RULE TEN.

Each Senatorial District shall have a Senatorial District Committee which, in districts comprising more than one county, shall be composed of all the County Executive Chairmen in said district; where the district is composed of two or more counties the chairman of that county which cast the largest Republican vote at the last preceding presidential election shall be chairman of the said Senatorial District Committee. In districts which are co-extensive with a county the County Executive Committee shall be the Senatorial District Committee.

Where the district is less than a county the precinct committeemen residing in such district shall constitute the committee, and the chairman of that precinct which cast the largest Republican

vote at the last preceding presidential election shall be the chairman thereof. Such committee shall elect a Secretary and Treasurer from within or without the membership, but such officers shall have no vote unless they are members of the committee.

CIRCUIT COURT DISTRICT COMMITTEE.

RULE ELEVEN.

Each Circuit Court District shall have a Circuit Court District Committee, which, in districts comprising more than one county, shall be composed of the chairmen and County Executive Committees embraced within said Circuit Court District; the chairman of each of said Circuit Court Districts shall be the chairman of that county which cast the largest Republican vote at the last preceding presidential election, except in any district which is co-extensive with a county, when the County Executive Committee of such county shall be the Circuit Court District Committee.

CONGRESSIONAL DISTRICT COMMITTEE.

RULE TWELVE.

Each Congressional District shall have a Congressional District Committee which shall be composed of the member of the State Central Committee from the Congressional District, and the chairman of the County Executive Committees of the counties in said district. The member of the State Central Committee shall serve as chairman of the Congressional District from which he was chosen.

DUTIES OF CONGRESSIONAL DISTRICT COMMITTEES.

RULE THIRTEEN.

Each member of the State Central Committee shall have supervision in the county or counties composing his district, and shall see that every county in his district is thoroughly organized in accordance with the plan of county and precinct organization herein set forth. Said district chairmen are hereby specially charged with the duty of organizing the several counties in their several districts at an early date preceding each State and Congressional campaign, and of visiting each county when necessary during the canvass for the purpose of encouraging greater efficiency and activity in political work. The said district committee shall be called together at some convenient and central point in the district as often as may be necessary for the general welfare of the party and the success of the Republican ticket; and shall aid, by counsel, and in every other proper way, the legislative candidates. Detailed reports of these visits and meetings must be promptly transmitted by the district chairman when requested to the Secretary of the State Central Committee for the general information of the State and National party organization. The said district committee is also charged with the proper conduct of each Congressional campaign; it shall select its own officers except chairmen, and may, under the supervision of the State Central Committee, provide a campaign and other subordinate committees.

APPELLATE COURT DISTRICT COMMITTEE.

RULE FOURTEEN.

Each Appellate Court District shall have an Appellate Court District Committee. Except in the Fourth Appellate Court District the Appellate Court District Committee shall be composed of the chairmen of the County Executive Committees embraced within each Appellate Court District. The chairman of this committee shall be the member of the State Central Committee from that Congressional District which has the largest number of counties within such Appellate Court District; provided, however, that in case of an equal number of counties from different Congressional Districts in an Appellate District, the chairman shall be that member of the State Central Committee whose said equal number of counties cast the largest Republican vote at the last preceding presidential election. The Congressional District Committee of the Fifth Congressional District shall be the Appellate Court District Committee for the Fourth Appellate Court District.

RAILROAD COMMISSIONER'S DISTRICT COMMITTEE.

RULE FIFTEEN.

Each Railroad Commissioner's District shall have a District Committee which shall be composed of the chairmen of the County Executive Committees embraced therein. The chairman of said District Committee shall be the member of the State Central Committee from that Congressional District which has the largest number of counties within such Railroad Commissioner's District; provided,

whoever, that in case of an equal number of counties from different Congressional Districts in a Railroad Commissioner's District, the chairman shall be that member of the State Central Committee whose said equal number of counties cast the largest Republican vote at the last preceding presidential election.

STATE CENTRAL COMMITTEE.

RULE SIXTEEN.

Subject to the Republican Party of Kentucky in convention assembled the Republican State Central Committee shall be the supreme party power in the State.

The Republican State Central Committee is hereby declared to be a permanent political body. Its members and officers shall be chosen quadrennially. The State Central Committee shall consist of two members from the State-at-Large and of one member from each Congressional District, and its regularly chosen chairman. Each member shall be a Republican, in good party standing. The members of the State Central Committee from the several districts shall be the chairmen of their respective Congressional District Committees.

RULE SEVENTEEN.

The two members from the State-at-Large shall be appointed every four years by the permanent chairman of the State Convention held to select delegates from the State-at-Large to the Republican National Convention. Each district member shall be a citizen and resident of the district he represents and shall be elected every four years by the majority of votes of the district convention of such district held to elect district delegates to the Re-

publican National Convention. The committee shall organize as soon as practicable after the adjournment of said State Convention; and the terms of its members shall date from the committee's said organization and continue for four years or until their successors are elected and qualified.

RULE EIGHTEEN.

In case of a contest for membership on the State Central Committee, that person shall be entitled, prima facie, to have his name placed upon the roll of membership who presents to the Secretary a certificate purporting to be duly signed by the Chairman and Secretary of the Congressional District Convention of such district held to select delegates to the Republican National Convention.

RULE NINETEEN.

The State Central Committee is authorized to hear and determine such contests, and contestant for membership shall not be admitted to any of the committee meetings while his contest is pending. Neither the contestant nor the contestee shall take any part in the official proceedings of the committee in reference to said contest, but each may be present at hearings both in person and by attorney.

RULE TWENTY.

If any member fails to attend four successive meetings of the State Central Committee, or fails to give proper attention to party matters in his district, the committee may, after ten days notice, in writing, to said member, and after fair opportunity has been given him to be heard before said committee, declare his seat vacant by a majority vote of all the members-elect of said acting committee and such vacancy shall be filled in the manner provided in Rule Twenty-one.

RULE TWENTY-ONE.

In case of a vacancy in any district, the chair-

man of the State Central Committee shall immediately call a meeting of the Congressional Committee of such district, and such Congressional Committee shall elect some qualified Republican to fill such vacancy. Said election shall thereupon be certified to the State Central Committee by the Temporary Chairman and Secretary of the District Committee, and the person so elected shall thereupon be enrolled as a member of the State Central Committee. A vacancy in the membership from the State-at-Large shall be filled by election by the State Central Committee.

RULE TWENTY-TWO.

The State Central Committee shall have immediate charge and full control of the political affairs and subordinate organizations of the Republican party in the State; the management of its campaigns, the collections and disbursements of funds; shall adopt such measures as may best promote the success of the Republican party and the election of its nominees; shall cause the several Congressional Districts, counties, magisterial districts and precincts in the State to be thoroughly organized for political purposes by proper campaign committees which it shall constitute for all elections general to the State, and which shall at all times be subordinate to and under the control of the State Central Committee.

OFFICERS OF STATE CENTRAL COMMITTEE.

RULE TWENTY-THREE.

Within ten days after the appointment of the two members of said State Central Committee from the State-at-Large, the members of the State Central Committee shall meet, at the call of the Secretary of the preceding State Central Committee, upon the written request of any three of the members-elect and organize by the election, by secret ballot, of a Chairman to serve during the term of office of the committee, and by the election of a vice-Chairman, a Secretary and a Treasurer, each of whom shall serve during the pleasure of the committee. The Chairman may be chosen from the State Central Committee or from the State-at-Large; the vice-Chairman shall be a member of said committee; the Secretary and the Treasurer may or may not be members of the committee. The Chairman shall be a member ex-officio of all sub-committees of the State Central Committee.

CHAIRMAN OF THE STATE CENTRAL COMMITTEE.

RULE TWENTY-FOUR.

It shall be the duty of the Chairman to preside at all meetings of the State Central Committee, and in case of a tie he shall, if not a member, have the casting vote; but if a member, he shall cast only one vote on any question. He shall carry into effect the views and orders of the State Central Committee, he being hereby vested with such discretionary powers, in the absence of specific instructions, as may be necessary to the discharge of his duties. He shall personally attend at the headquarters of the State Campaign Committee, hereinafter provided for, during the political campaigns occurring during his official term, and by and with the advice of the said Campaign Committee shall have the supervision and management of such campaigns.

VICE-CHAIRMAN OF STATE CENTRAL COMMITTEE.

RULE TWENTY-FIVE.

The vice-Chairman shall act as Chairman in case a vacancy occurs in the chairmanship of said State Central Committee, until said vacancy is filled; and he shall also discharge the duties of that office during the absence or disability of the Chairman, and in either case he shall have all the powers of the Chairman and perform all the duties devolving upon that officer.

SECRETARY OF STATE CENTRAL COMMITTEE.

RULE TWENTY-SIX.

The Secretary of the State Central Committee shall make and keep proper records of the proceedings of the said committee, and of all standing and sub-committees, and of the organization of the party throughout the State; he shall conduct or supervise all necessary correspondence and perform such other duties as pertain to his office or may be assigned to him by the said State Central Committee or its chairman. He shall carefully preserve such records, circulars, documents, and other printed matter as may be useful for the guidance of the State Central Committee in succeeding campaigns, and he shall be held responsible for the safe-keeping of said archives, furniture and other effects belonging to the committee. The Secretary shall receive such salary as shall be fixed by the said committee, and shall be reimbursed for his necessary expenses incurred under the direction of either the State Central Committee or the State Campaign Committee or the chairman of either of such committees.

TREASURER OF STATE CENTRAL COMMITTEE.

RULE TWENTY-SEVEN.

The Treasurer of the State Central Committee shall be appointed by the committee, and shall have charge and custody of all moneys belonging to the committee. He shall, if required, execute bond with good security for the faithful performance of his duties. He shall keep regular books of account and shall at all times, when required by the State Central Committee or its chairman, make an exhibit of the condition of the treasury in detail, showing all financial transactions, and shall submit his books and vouchers for inspection whenever required to do so by the State Central or the Auditing Committee or the chairman of either committee. For all disbursements of money there shall be vouchers filed with the Secretary which shall be signed by the Chairman and attested by the Secretary, and the Treasurer shall pay out no money except upon such orders.

HEADQUARTERS AND MEETINGS OF STATE CENTRAL COMMITTEE.

RULE TWENTY-EIGHT.

The headquarters of the committee shall be at Louisville until otherwise ordered by the committee, and it shall be the duty of the Chairman of the State Central Committee to provide and furnish suitable rooms for the use of the State Central and Campaign Committees, subject to the approval of the State Central Committee.

RULE TWENTY-NINE.

All meetings of the State Central Committee shall be called by the Secretary, acting under the instructions of the Chairman, and notice of each meeting shall be issued, except in declared emergencies, at least five days before the time of such meeting; due publicity to be given same through newspaper publication and by notices mailed to members. Where less than five days intervene between the call and the meeting, notices to members shall be by telephone or telegraph. A special meeting shall be called on a petition in writing of three or more members, who shall state in their request the object of such meeting. A quorum shall consist of not less than seven members.

ORDER OF BUSINESS OF STATE CENTRAL COMMITTEE.

RULE THIRTY.

The Order of Business shall be as follows:

- 1. The Calling of the Roll.
- 2. Reading Records of Previous Meetings.
- 3. Unfinished Business.
- 4. Reports of Committees.
- 5. New Business, Motions, Orders, Resolutions, Petitions, etc.

The parliamentary rules of debate, order and privileged questions, as laid down in Roberts' Rules, shall be observed by the State Central Committee when not in conflict with these rules.

STATE ADVISORY COMMITTEE.

RULE THIRTY-ONE.

There shall be selected a State Advisory Committee, to serve during each State, Congressional or National Campaign; same to consist of one member from each Congressional District, who shall be nominated just prior to each such campaign by the chairman of each Congressional District, and whose term of office shall expire immediately following the close of the campaign. It shall be the duty of each Advisory Committeeman to assist his Congressional District Committeeman in organizing his Congressional District, and to attend to such business as his Congressional Chairman may direct, and to such duties as the State Central Committee may assign him.

STATE CONVENTIONS.

RULE THIRTY-TWO.

The State Central Committee shall fix the time and place for holding each State Convention, and shall issue a call therefor at least thirty days prior to the date fixed for said convention. If the convention is to nominate State officers the following shall be the order in which nominations shall be made in the convention:

Governor, Lieutenant Governor, Attorney General, Auditor of Public Accounts, Treasurer, Secretary of State, Superintendent of Public Instruction, and Commissioner of Agriculture, Labor and Statistics.

All county conventions which elect delegates shall be held on the same day and at the same hour, and each shall be held at the county seat, except in the counties of Boyd, Campbell and Kenton, in which they shall be held in Ashland, Newport and Covington respectively. The said day and hour shall be specifically designated in the call by the State Central Committee for the holding of such county conventions, which call shall be published by the chairmen of the various County Executive Committees. The basis of representation and the number of delegates apportioned to each county shall be stated in the call of the State Central Committee, which call shall be signed by the Chairman and attested by the Secretary. The said State Central Committee shall make all necessary arrangements for holding the State Convention and shall provide for and control all admissions thereto, and shall recommend to the convention a temporary chairman and a temporary secretary.

The delegates of the several Congressional Districts shall assemble in district meetings, on the call of the Congressional District Chairmen, in the same city wherein, and on the same day whereon, the State Convention is held, at an hour prior to the assembling of said State Convention, and shall select the following representatives in the temporary and permanent organization of said State Convention:

One vice-Chairman of Convention.

One Assistant Secretary of Convention.

One member of Committee on Credentials.

One member of Committee on Rules and Order of Business.

One member of Committee on Permanent Organization.

One member of Committee on Resolutions.

RULE THIRTY-THREE.

At the hour named in the call for the meeting of the State Convention, it shall be the duty of the Chairman of the State Central Committee to call the convention to order and cause the official call to be read, and to preside over the convention during the election of a temporary chairman.

Whenever there is a contest as to the right of any delegation to a seat in any State, District, or other delegate convention, the delegation selected by the convention called to order by the regular official of the party pursuant to the official call for said convention, shall be admitted until the contest is settled, and may vote on all questions except as to its own right to a seat in the convention. case two or more delegations claim to have been selected by the convention called to order by the regular official of the party, then, that delegation which has its credentials properly signed by the Chairman and Secretary of that convention and certified by the regular official of the party who called said convention to order, shall, until the contest is settled, take part in the work of the State, District, or other delegate convention in which such delegation claims the right to sit.

RULE THIRTY-FOUR.

No delegate elected to a State Republican Convention shall be permitted to cast a vote by proxy. But those delegates present from any county shal have the right to cast the full delegate vote of such county. The delegates from the respective counties shall meet prior to the convening of the said convention and select one of their number to announce the vote of the county upon call of the roll on any question before the convention. The Chairman selected by each county delegation shall cast the vote of the county as instructed by the delegates; but this shall in no way prevent each delegate present from having his own vote reported and cast as he sees fit. And no person not a resident of a

county shall be a delegate from, or cast the vote of, such county.

RULE THIRTY-FIVE.

Delegates to State nominating conventions shall be elected by the Republicans either in the manner provided by the State Primary Laws, or by mass conventions, at which the viva voce or the ballot form of voting may be used. The method to be adopted must be announced in the call for the selection of said delegates. The full names and postoffice addresses of such delegates and alternate delegates selected to represent the county shall be forwarded to the Chairman of the State Central Committee by the Chairman and Secretary of the convention at which they are chosen.

CONGRESSIONAL DISTRICT CONVENTIONS.

RULE THIRTY-SIX.

The Congressional District Committee shall fix the time and place for holding Congressional Conventions or primary elections to select candidates for Congress, and shall issue the call therefor at least thirty (30) days prior to the date fixed, except in case of a primary, when the State Primary Law shall govern. The basis of representation in a delegate convention shall be declared, and the number of delegates apportioned to each county shall be stated in the official call for said convention, which call shall be signed by the Chairman and attested by the Secretary; and said officers shall make all necessary arrangements for holding the convention. The Chairman of the Congressional District Committee shall call the convention to order and shall

preside until the election of a temporary chairman and temporary secretary. Said temporary chairman shall preside until the election by the convention of a permanent chairman, a permanent secretary, and such other permanent officers as may appear necessary. Preliminary meetings of the delegates shall be held by counties on the call of the chairman of each county prior to the hour for convening said convention, at which all necessary preliminaries shall be arranged, including the election for each county of

One member of Committee on Resolutions.

One member of Committee on Credentials.

One member of Committee on Permanent Organization.

One member of Committee on Rules and Order of Business.

RULE THIRTY-SEVEN.

Delegates to Congressional District nominating conventions shall be elected by the Republicans by mass conventions, at which either the viva voce or the ballot form of voting may be used. The method to be adopted must be announced in the call for the election of said delegates. The full name and post-office address of each delegate and alternate delegate selected to represent the county shall be forwarded to the chairman of the District Committee by the chairman and secretary of the body or convention at which they are chosen. No delegate elected to a Congressional Convention shall be permitted to cast a vote by proxy, and no person not a resident of a county composing the Congressional District shall be a delegate from, or cast the vote of, such county.

CONGRESSIONAL DISTRICT PRIMARIES.

RULE THIRTY-EIGHT.

Whenever there are, in any Congressional District, two or more candidates for the Republican nomination for the office of Representative in Congress, the Congressional Committee of such district, if petitioned so to do, not less than twenty (20) days prior to a convention, if one has been already called, by a number of Republicans equal to twenty per cent. of the Republican votes cast at the last preceding presidential election, shall order and provide for the holding of a primary election in said district, to nominate a candidate for such office, which primary election shall be held as in the manner provided by the State law governing primary elections. The candidate receiving the highest number of votes at said primary election, whether it be a majority or only a plurality, shall be the nominee.

APPELLATE COURT, R. R. COMMISSION AND CIRCUIT COURT DISTRICT CONVENTIONS.

RULE THIRTY-NINE.

The rules governing Congressional District Conventions and Primaries shall, as far as applicable, govern the holding of Appellate Court, Railroad Commission and Circuit Court District Conventions and Primaries.

COUNTY CONVENTIONS.

RULE FORTY.

The County Executive Committee shall fix a

time and place for holding County Conventions to select candidates for all county offices and shall issue the call therefor at least thirty days prior to the date fixed, except in case of a primary, when the State Primary Law shall govern. No county nominating convention or primary election to select candidates for county offices shall be held prior to the calendar year in which the election therefor is to be held. The basis of representation in delegate conventions shall be declared, and the number of delegates apportioned to each precinct shall be stated, in the official call for said convention, which call shall be signed by the chairman and attested by the secretary, and duly published throughout all precincts in the county.

PRIMARY ELECTIONS.

RULE FORTY-ONE.

When primary elections for the selection of candidates for offices to be filled at an election by the people are ordered by the committee having jurisdiction, it shall be the duty of the Chairman to designate the voting places in each primary district, and the committee having jurisdiction shall appoint for each voting place the following officers of election, viz: Two Judges, one Clerk, one Sheriff of Election, whose duty shall be to conduct the election at said voting place and decide the right of each person offering to vote according to the rules and conditions imposed by the committee to govern said election; provided, however, that the said election officers shall be selected from lists of names furnished by the principal candidates or tickets to be voted for, and they shall be so selected as to give, as far as practicable, equal representation to

said principal candidates or tickets, as the case may be. Each ticket to be voted for shall be entitled to have one representative in each voting place who shall be known as challenger and inspector, and shall, when the count is completed, receive a cert fied copy of the vote. When the time for closing the polls arrives, the officers of election shall close them, and after counting the votes as by the statute required, they shall publicly announce the result, and shall, before leaving, certify to same, and shall, within forty-eight hours thereafter, in counties traversed by railroad, and within seventy-two hours thereafter in counties not traversed by railroad, file a copy of said certificate with the Chairman of the District or County Committee, as the case may be. They shall also file with the Chairman of said committee the poll books, challenge notes and ballots received by them at said election, all properly marked and sealed, as the law requires. Such primary elections shall in each and every respect be held under and in strict compliance with the State Primary Law. The Chairman and Secretary, together with the members of the district or county committee, as the case may be, for county primary elections shall meet within forty-eight hours after the closing of the polls, or for district primary elections within five days after a district primary election is held, and canvass the returns and certify who, on the face of the returns, are nominated and chosen as candidates and order the Secretary to issue to the persons so declared nominated, credentials or certificates of nomination. When such an election has been held for the purpose of selecting candidates, any candidate who shall feel himself aggrieved at the decision of the Canvassing Committee, may institute his contest before such committee as provided by the statute law of the Commonwealth.

CONVENTIONS AND PRIMARY ELECTIONS.

RULE FORTY-TWO.

The committee having jurisdiction shall pay all expenses of making nominations, which money shall be raised by the assessment of candidates for the various offices to be filled, which assessment shall be paid to the Treasurer of the committee by each candidate for office within ten days after the publication in some newspaper (if there be one in the county, and if not, by posting notices in two or more places in each precinct at least ten days before closing the entries) of the notice of holding a convention or a primary election for the election of delegates to the nominating convention, or of an election to nominate candidates for the offices to be filled at elections by the people. Said notice of holding a primary election or delegate convention shall designate the time and place at which the presence of the Secretary and Treasurer of such committee shall be required on each of the ten days succeeding the publication of said notice, for the purpose of receiving the payment of such assessment from the candidates to be voted for.

NOMINATIONS BY COMMITTEE, WHEN ONLY ONE CANDIDATE.

RULE FORTY-THREE.

Whenever a convention or a primary election shall have been called to select Republican candidates for Congress or for any State, district or county offices, or a candidate for any one of said offices, and but one candidate for any of said offices, within the time fixed by the call, complies with the terms and conditions thereof, the committee, or governing authority making the call, is hereby authorized, and it is hereby made its duty, to meet at such time and place as the Chairman may fix, or on his failure or refusal to promptly fix a time and place, at such time and place as the Chairman of the State Central Committee may fix, and then and there resolve itself into a convention of the party for such district; and declare such single candidate to be the nominee of said party for the office for which he shall be a candidate. And the Chairman presiding at the meeting of such convention so declaring such candidate to be the nominee for said office, as aforesaid, and the Secretary of such convention shall certify in due form of law said candidate's nomination in order that his name may be placed on the official ballot as the Republican candidate for the office for which he has, as aforesaid, been nominated.

DISAGREEMENT OF COMMITTEE.

RULE FORTY-FOUR.

In Legislative, Senatorial, Circuit Court, or other districts embracing two or more counties, when the district committee whose duty it may be to issue the call for the convention or primary election in such district for the purpose of nominating candidates shall fail to agree as to either the time, place or the manner of calling and holding such convention for the purpose of nominating candidates, the Chairman of the State Central Committee shall be, and is hereby authorized and directed to make such call, naming therein the time, place

and manner of holding such convention, and the selection of the delegates thereto, and such convention shall be held pursuant to the provisions of such call; and the nominations made by such convention shall be certified by the Chairman and Secretary of the convention as the nominee of the party for such district, in conformity with the provisions of the general election laws of the State.

ELECTION COMMISSIONERS.

RULE FORTY-FIVE.

The County Executive Committee shall meet the first Saturday in July of each year and select five discreet, well qualified, and fearless Republicans whom they shall recommend to the State Board of Election Commissioners for appointment as County Election Commissioner as provided by the State Election Law. The Chairman of the County Executive Committee shall transmit to the State Central Committee, on a form provided for the purpose, the names of the parties selected for election commissioners, together with their post-office addresses.

ELECTION OFFICERS.

RULE FORTY-SIX.

On the first Saturday in August each year, the County Executive Committee shall meet and recommend to the County Board of Election Commissioners the names of eight well-qualified Republicans in each precinct for election officers as provided by the State Election Law. The full name and post-office address of each man so recommended shall be sent by the Chairman of the County Exec-

utive Committee to the Secretary of the State Central Committee, as soon as practicable after such lists are decided upon.

JURISDICTION OF SUBORDINATE COMMITTEES.

RULE FORTY-SEVEN.

City, Legislative, Senatorial, Appellate Court, Circuit Court, Railroad Commissioner's District Committees have no duties beyond the calling of and holding conventions, and of calling and holding primary elections under the State Law, to nominate candidates for office within their respective jurisdictions. Such committees are not to conduct any campaigns except under the directions of the State Central Committee, or the County Executive Committee, as the case may be.

MEETINGS TO ELECT DELEGATES.

RULE FORTY-EIGHT.

All precinct meetings held to elect delegates to any County Convention shall be held on the same day and at the same hour, the date and hour to be named by the Republican County Executive Committee in the official call.

All county and ward conventions held to elect delegates to any district or State convention shall be held on the same day and at the same hour; the date for electing delegates to district conventions to be fixed by the Republican committee of the district, and for the State conventions by the Republican State Central Committee. The date and hour for holding said conventions to be named in the official call.

RULE FORTY-NINE.

All County Conventions or County Mass Meetings called for the purpose of selecting delegates, or for the purpose of nominating candidates, shall be held in the county seat town of the county for which the convention is being held, except in the counties of Boyd, Campbell and Kenton, in which they shall be held in the cities of Ashland, Newport and Covington respectively, and shall be called to order at 1:30 o'clock p. m., standard time. Whenever mass meetings are held in precincts or Magisterial districts they shall be called to order at 2 o'clock p. m., standard time.

REMOVAL OF MEMBERS OF COMMITTEES.

RULE FIFTY.

Whenever any officer or member of a subordinate committee fails to give proper attention to communications sent him by the State Central Committee or State Campaign Committee, or ignores or refuses to answer letters sent him by said committee, he may be removed from his office by the State Central Committee after ten days' notice has been given him of the charges preferred, and after a reasonable opportunity for a hearing of the matter before said State Central Committee is given him. Whenever such removal is made the subordinate committee having jurisdiction shall be notified and the vacancy shall be filled in such manner as said State Central Committee shall direct.

RULE FIFTY-ONE.

Each and every committee herein provided for shall serve four years from the date of its original organization under these rules. And each and every member and officer of every committee herein provided for except where otherwise specifically provided shall serve during the life of the committee of which he is a member or officer, unless removed by death, resignation or for cause.

ORGANIZATION OF CONVENTIONS.

RULE FIFTY-TWO.

The rule of organization of all conventions provided for in these rules shall be as follows:

All State Conventions shall be called to order by the Chairman of the State Central Committee; all District Conventions, by the Chairman of the District Committee; and all County Conventions by the Chairman of the County Executive Committee. Immediately upon the calling of any such convention to order the convention shall elect a temporary Chairman and temporary Secretary, who shall each serve until his permanent successor is elected by said convention, and said permanent officers shall preside while other permanent officers as may appear necessary shall be elected by said convention; which permanent organization shall be effected immediately after the selection of said temporary officers, and then the whole of same shall preside during the life of such convention.

PROXIES.

RULE FIFTY-THREE.

No member or person shall represent more than one district, county, or other sub-division by

proxy or otherwise at any meeting of the State Central, Congressional or other district, or county committee. If any member of the committees mentioned herein is unable to attend the meetings of same he may delegate some one by proxy to represent him at such meeting. The holder of a proxy shall be entitled to all privileges of membership except when otherwise designated in the proxy No member of the State Central or any subordinate committee, however, can delegate to a proxy the right to sit with said committee, to canvass the returns from a nominating convention or primary election, to fill vacancies or to take part in any discussion or meeting upon any question affecting the title of any candidate for office whose case is before said committee. And no member of a county committee shall act by proxy if such committee shall provide that its members shall not act by proxy.

APPEALS AND CONTESTS.

RULE FIFTY-FOUR.

Any ruling by a subordinate committee or chairman which affects the party interests or the rights of any candidate for a nomination or the right of any person to hold any place in the party organization shall be subject to appeal in the manner provided herein; all contests and controversies arising in city, precinct and magisterial district matters shall be passed upon by the County Executive Committee, but the losing party may appeal to the Chairman of the Congressional District Committee, from whose decision an appeal shall lie to the State Central Committee, the decision of which committee shall be final and binding. Matters affecting the County Executive Committee and

nominations for county offices shall be passed upon by the Congressional Committee in which district said county is part, but the losing party may appeal to the State Central Committee. Any ruling by a Legislative District, Senatorial District, Circuit Court District, Appellate Court District, Congressional District and Railroad Commissioner's District committee that affects the party's interest or the right of any candidate may be appealed to the State Central Committee. The decision of the State Central Committee shall be final and binding on all questions, and said committee may order any appeal which lies to a subordinate committee or chairman to be taken directly to the State Central Committee. All contests and controversies shall be tried alone upon affidavits and when appealed, the affidavits shall be forwarded to the proper authority to try the appeal; saving and excepting that the State Central Committee, upon any hearing before it, either original or by appeal, may hear oral and affidavit testimony, or both or either, as it may elect to do. Written notice of all appeals and contests shall be given to the party authority which has jurisdiction to try the question, and such party authority shall fix a time and place for the hearing and give notice thereof.

CHANGE OF RULES.

RULE FIFTY-FIVE.

The foregoing Rules may be altered, amended or repealed by the vote of seven members of the State Central Committee; provided, that if there be an objection by any member of the committee, the proposition to alter, amend or repeal, shall be postponed until the next meeting.

RULES SPECIALLY APPLICABLE TO THE COUNTY OF JEFFERSON AND THE DISTRICTS EMBRACED THEREIN.

COUNTY, CITY, WARD AND PRECINCT COMMITTEES.

In Jefferson county the county committee shall be composed of one Chairman from each five precincts or major fraction thereof, in each ward of the city of Louisville, and in that portion of Jefferson county beyond the limits of the city. The said Chairman shall be elected in the same manner herein provided, and at the same time and in the same manner there shall be elected in each ward of the city of Louisville and in that portion of Jefferson county beyond the limits of said city, one precinct committeeman for each precinct in the several wards and that outlying portion of the county, and the precinct committeemen, together with the county committeemen from the same, shall constitute the ward committee for said ward or legislative district committees of the county. The ward and legislative committees before mentioned shall be subordinate to the Jefferson County Executive Committee, and the said county executive committee shall from time to time prescribe the duties of the ward and legislative district committees, aforesaid.

As soon after their election as practicable, the members of the new county committee shall be called together for organization by the Secretary of the old or preceding committee, by written notice mailed to each member elected. When the new committee meets pursuant to the notice aforesaid, the Secretary of the old committee shall call for the election of a temporary Chairman and a temporary Secretary.

The temporary officers chosen shall then call

for nominations for permanent Chairman, etc. The committee shall elect in addition to the permanent Chairman, a Secretary and a Treasurer, who shall serve during the term of the Committee, unless removed by death, resignation, or cause. The officers of the county committee, or any member thereof, may be removed by the county committee for misfeasance or malfeasance in office, after due notice has been given him and an opportunity to be heard. All contested elections of precinct chairmen shall be passed upon by the county committee; no member, however, shall vote upon any question affecting his title to the office. But the losing party may appeal to the District Chairman. All contests as to the election of County Chairman shall be tried by the Chairman of the Congressional district in which he lives, but the losing party has the right to appeal to the Central Committee.

All contests and controversies shall be tried alone upon affidavits, and when appealed, the affidavits shall be forwarded to the proper authority.

Any ruling that affects the party's interest of either precinct or county Chairman, shall be subject to appeal and revision as herein provided. The decision of the State Central Committee shall be final and binding on all questions.

The County Committee shall have the power to fill vacancies in its number, or may refer the election of a member to fill such vacancy to the Republicans of the precinct or ward in which the vacancy may occur.

The city committees shall be composed of the members of the County Committee residing within and representing said city precincts.

LEGISLATIVE DISTRICT COMMITTEES.

Each Legislative District Committee shall be composed of the County Committeeman embraced

within said Legislative District. The Chairman of the county or ward, embraced within said district, which cast the largest vote for the Republican candidates for President at the next preceding presidential election, to be the Chairman of said Legislative District until such time as the Committee may elect a chairman.

SENATORIAL DISTRICT COMMITTEES.

Each Senatorial District Committee shall be composed of the Chairman and Secretary of each county or ward embraced within the district. The Chairman of the county or ward having cast the largest vote for the Republican candidates for President at the next preceding presidential election, to be the Chairman of said Senatorial District until such time as said committee may elect a chairman.

FIFTH DISTRICT CONGRESSIONAL COMMITTEE.

In the Fifth District of Kentucky the Chairman of the Republican Executive Committee of each ward in the city of Louisville, or a representative to be elected by said ward committee, together with three representatives from Jefferson county, outside of the city of Louisville, and the District Chairman shall constitute the Fifth District Congressional Committee. The members representing Jefferson county, outside of the city of Louisville, shall be elected by the members of the county committee representing the precincts of said county outside of Louisville, and said Congressional Committee members must be residents—one of the Eastern, one of the Central, and one of the Western portion of said county.

FOURTH APPELLATE COURT DISTRICT COMMITTEE

The Congressional District Committee of the Fifth Congressional District shall be the Appellate

Court District Committee for the Fourth Appellate Court District.

ADVISORY COMMITTEE.

The County Committee of Jefferson county shall, in December of each year, elect five persons as an Advisory Committee, who shall serve for a term of one year. Vacancies in their number shall be filled by said County Committee. The members of said committee are to be selected because of their fitness, practical experience in politics, and demonstrated ability to advise in matters of law and policy affecting the welfare of the Republican party. Said committee is empowered to effect a permanent organization of the party throughout said county, and the City and County and Congressional and Circuit and Appellate Court Districts embraced therein, to adopt such measures as may be deemed proper to obtain financial means for effecting and continuing said organization, and for co-operating with such campaign committees as may be hereafter appointed, and in order to accomplish such purposes, said committee may appoint sub-committees of organization in each ward, magisterial district and precinct of said city and county, giving due preference in such appointments to the members of said county committee and of the various precinct committees. The object of said committee shall be to effect such a thorough organization of the party in each precinct in said territory as will insure the success of the party.

CONGRESSIONAL DISTRICTS.

FIRST DISTRICT.

COUNTIES.

Ballard Crittenden Lyon

Caldwell Fulton Marshall
Calloway Graves McCracken

Carlisle Hickman Trigg

Livingston

SECOND DISTRICT.

COUNTIES.

Christian Henderson Union Daviess Hopkins Webster

Hancock McLean

THIRD DISTRICT.

COUNTIES.

Allen Edmonson Simpson
Butler Logan Todd
Barren Metcalfe Warren

Muhlenberg

FOURTH DISTRICT.

COUNTIES.

Breckinridge Hardin Nelson Bullitt Hart Ohio Grayson Larue Taylor

Grayson Larue Taylor
Green Marion Washington

Meade

FIFTH DISTRICT.

COUNTIES.

Jefferson

SIXTH DISTRICT.

COUNTIES.

Boone	
Campbell	L
Carroll	

Gallatin Grant Kenton Pendleton Trimble

SEVENTH DISTRICT.

COUNTIES.

Bourbon
Fayette
Franklin

Henry Oldham

Owen Scott

Woodford

EIGHTH DISTRICT.

COUNTIES.

Anderson
Boyle
Garrard
Jessamine

Lincoln Madison

Mercer Rockcastle

Shelby Spencer

NINTH DISTRICT.

COUNTIES.

Fleming Greenup Harrison Lewis

Mason Nicholas Robertson Rowan

Lawrence

TENTH DISTRICT.

COUNTIES.

Breathitt	
Clark	
Elliott	
Estill	
Floyd	

Johnson Knott Lee Martin Magoffin Montgomery

Morgan Menefee Pike Powell Wolfe

ELEVENTH DISTRICT.

COUNTIES.

Adair	Harlan	Owsley
Bell	Jackson	Perry
Casey	Knox	Pulaski
Clay	Letcher	Russell
Clinton	Leslie	Wayne
Cumberland	Laurel	Whitley
	Monroe	

APPELLATE COURT DISTRICTS.

FIRST DISTRICT.

COUNTIES.

Ballard Fulton Lyon Carlisle Marshall Graves Calloway Hickman McCracken Caldwell Hopkins Trigg Crittenden Henderson Union Christian Livingston Webster

SECOND DISTRICT.

COUNTIES.

Allen Grayson Muhlenberg Breckinridge Hancock Ohio Butler Logan Simpson Cumberland McLean Todd Daviess Monroe Warren Edmonson Meade

THIRD DISTRICT.

COUNTIES.

Adair Hardin Pulaski Anderson Hart Russell Bullitt. Larue Spencer Barren Marion Shelby Clinton Metcalfe Taylor Casey Nelson Washington Oldham Green Wayne

FOURTH DISTRICT.

Jefferson County

FIFTH DISTRICT.

COUNTIES.

Bourbon	Gallatin	Mercer
Boyle	Henry	Owen
Carroll	Jessamine	Rockcastle
Franklin	Jackson	Scott
Fayette	Lincoln	Trimble
Garrard	Madison	Woodford

SIXTH DISTRICT.

COUNTIES.

Bath	Fleming	Lewis
Boone	Greenup	Mason
Bracken	Grant	Nicholas
Carter	Harrison	Pendleton
Campbell	Kenton	Rowan
Elliott		Robertson

SEVENTH DISTRICT.

COUNTIES.

Bell	Knott	Menefee
Boyd	Knox	Montgomery
Breathitt	Laurel	Morgan
Clark	Lawrence	Owsley
Clay	Leslie	Perry
Estill	Lee	Pike
Floyd	Letcher	Powel1
Harlan	Magoffin	Whitley
Johnson	Martin	Wolfe

RAILROAD COMMISSION DISTRICTS.

FIRST DISTRICT.

COUNTIES.

Allen Graves McCracken Ballard McLean Grayson Barren Hardin Meade Breckinridge Hart Metcalfe Butler Hancock Monroe Caldwell Henderson Muhlenberg Calloway Hickman Ohio Carlisle Hopkins Simpson Christian Larue Todd Crittenden Logan Trigg Daviess Lyon Union Edmonson Marshall Warren Fulton Webster

SECOND DISTRICT.

COUNTIES.

Adair Garrard Owen Anderson Green Pulaski **Boyle** Henry Russell Bullitt Jefferson Scott Carroll Jessamine Shelby Lincoln Casey Spencer Clinton Marion Taylor Cumberland Mercer Trimble Nelson Washington Fayette Franklin Oldham Wayne Woodford Gallatin

THIRD DISTRICT.

COUNTIES.

Bath Greenup Martin Bel1 Harlan Mason Bourbon Harrison Menefee Boone Jackson Montgomery Boyd Johnson Morgan Bracken Knott Nicholas Breathitt Knox Owsley Campbell Kenton Perry Carter Laurel Pendleton Clark Lawrence Pike Clay Lee Powell Elliott Leslie Robertson **Estill** Letcher Rockcastle Fleming Lewis Rowan Floyd Madison Whitley Grant Magoffin Wolfe

CIRCUIT COURT JUDICIAL DISTRICTS.

FIRST DISTRICT.

COUNTIES.

Ballard Fulton Graves

Carlisle Hickman

SECOND DISTRICT.

COUNTIES.

Marshall McCracken

THIRD DISTRICT.

COUNTIES.

Calloway Christian Trigg

Lyon

FOURTH DISTRICT.

COUNTIES.

Caldwell Crittenden Livingston

Hopkins

FIFTH DISTRICT.

COUNTIES.

Henderson Union Webster

SIXTH DISTRICT.

COUNTIES.

Daviess Hancock Ohio

McLean

SEVENTH DISTRICT.

COUNTIES.

Logan Muhlenberg Todd

Simpson

EIGHTH DISTRICT.

COUNTIES.

Allen

Butler

Warren

Edmonson

NINTH DISTRICT.

COUNTIES.

Breckinridge

Grayson

Meade

Hardin

TENTH DISTRICT.

COUNTIES.

Barren

Hart

Larue

Bullitt

Nelson

ELEVENTH DISTRICT.

COUNTIES.

Green

Marion

Washington

Taylor

TWELFTH DISTRICT.

COUNTIES.

Anderson

Oldham

Spencer

Henry

Shelby

Trimble

THIRTEENTH DISTRICT.

COUNTIES.

Boyle

Garrard

Mercer

Lincoln

FOURTEENTH DISTRICT.

COUNTIES.

Bourbon

Franklin

Woodford

Scott

FIFTEENTH DISTRICT.

COUNTIES.

Boone Gallatin Grant Carroll Owen

SIXTEENTH DISTRICT.

Kenton County.

SEVENTEENTH DISTRICT.

Campbell County.

EIGHTEENTH DISTRICT.

COUNTIES.

Harrison Nicholas Robertson

Pendleton

NINETEENTH DISTRICT.

COUNTIES.

Bracken Greenup Lewis
Fleming Mason

TWENTIETH DISTRICT.

COUNTIES.

Boyd Elliott Lawrence Carter Morgan

TWENTY-FIRST DISTRICT.

COUNTIES.

Bath Menefee Rowan

Montgomery

TWENTY-SECOND DISTRICT.

Fayette County.

TWENTY-THIRD DISTRICT.

COUNTIES.

Breathitt Estill Wolfe

Lee

TWENTY-FOURTH DISTRICT.

COUNTIES.

Johnson

Pike

Martin

TWENTY-FIFTH DISTRICT.

COUNTIES.

Clark

Jessamine Powell

Madison

TWENTY-SIXTH DISTRICT.

COUNTIES.

Bel1

Harlan

Perry

Letcher

TWENTY-SEVENTH DISTRICT.

COUNTIES.

Clay

Knox

Leslie

Jackson

Laurel

Owsley

TWENTY-EIGHTH DISTRICT.

COUNTIES.

Clinton

Rockcastle

Wayne

Pulaski

Whitley

TWENTY-NINTH DISTRICT.

COUNTIES.

Adair

Cumberland Monroe

Casey

Metcalfe Russell

THIRTIETH DISTRICT.

Jefferson County.

THIRTY-FIRST DISTRICT.

COUNTIES.

Floyd

Knott

Magoffin

SENATORIAL DISTRICTS.

FIRST DISTRICT.

COUNTIES.

Fulton Graves Hickman

SECOND DISTRICT.

COUNTIES.

Ballard Carlisle Marshall

McCracken

THIRD DISTRICT.

COUNTIES.

Calloway Livingston Trigg

Lyon

FOURTH DISTRICT.

COUNTIES.

Caldwell Crittenden Webster

FIFTH DISTRICT.

COUNTIES.

Henderson Union

SIXTH DISTRICT.

COUNTIES.

Christian Hopkins

SEVENTH DISTRICT.

COUNTIES.

Butler Muhlenberg Ohio

EIGHTH DISTRICT.

COUNTIES.

Daviess McLean

NINTH DISTRICT.

COUNTIES.

Logan Simpson Todd

TENTH DISTRICT.

COUNTIES.

Breckinridge Hancock Meade

ELEVENTH DISTRICT.

COUNTIES.

Allen Edmonson Warren

TWELFTH DISTRICT.

COUNTIES.

Bullitt Grayson Hardin

THIRTEENTH DISTRICT.

COUNTIES.

Green Hart Larue

FOURTEENTH DISTRICT.

COUNTIES.

Nelson Shelby Spencer

FIFTEENTH DISTRICT.

COUNTIES.

Marion Taylor Washington

SIXTEENTH DISTRICT.

COUNTIES.

Adair Cumberland Wayne

Clinton Russell

SEVENTEENTH DISTRICT.

COUNTIES.

Bell Laurel Rockcastle

Jackson Pulaski Whitley

Knox

EIGHTEENTH DISTRICT.

COUNTIES.

Boyle Casey Lincoln

Garrard

NINETEENTH DISTRICT.

COUNTIES.

Barren Metcalfe Monroe

TWENTIETH DISTRICT.

COUNTIES.

Anderson

Franklin

Mercer

TWENTY-FIRST DISTRICT.

COUNTIES.

Carroll

Henry

Trimble

Oldham

TWENTY-SECOND DISTRICT.

COUNTIES.

Jessamine

Scott

Woodford

TWENTY-THIRD DISTRICT.

COUNTIES.

Boone

Gallatin

Owen

TWENTY-FOURTH DISTRICT.

Kenton County.

TWENTY FIFTH DISTRICT.

Campbell County.

TWENTY-SIXTH DISTRICT.

COUNTIES.

Bracken

Grant

Pendleton

TWENTY-SEVENTH DISTRICT.

Fayette County.

TWENTY-EIGHTH DISTRICT.

COUNTIES.

Bourbon

Clark

Montgomery

TWENTY-NINTH DISTRICT.

COUNTIES.

Estill

Lee

Powell

Madison

THIRTIETH DISTRICT.

COUNTIES.

Harrison

Nicholas

Robertson

THIRTY-FIRST DISTRICT.

COUNTIES.

Lewis

Mason

THIRTY-SECOND DISTRICT.

COUNTIES.

Boyd

Elliott

Lawrence

Greenup

THIRTY-THIRD DISTRICT.

COUNTIES.

Clay Floyd Knott

Martin

Floyd

Leslie

Perry

Johnson Letcher

Pike

Harlan

THIRTY-FOURTH DISTRICT.

COUNTIES.

Breathitt

Morgan

Owsley

Magoffin

Wolfe

THIRTY-FIFTH DISTRICT.

COUNTIES.

Bath

Fleming

Menefee

Carter

Rowan

THIRTY-SIXTH DISTRICT—Jefferson County outside of the city limits, and First and Second Wards.

THIRTY-SEVENTH DISTRICT—Third, Fourth, Fifth, Sixth and Seventh Wards of the city of Louisville.

THIRTY-EIGHTH DISTRICT—Eighth, Ninth Tenth, Eleventh and Twelfth Wards of the city of Louisville.

REPRESENTATIVE DISTRICTS.

First District-Hickman and Fulton.

Second District-Ballard and Carlisle.

Third District-Graves.

Fourth District-McCracken.

Fifth District-Calloway.

Sixth District-Lyon and Marshall,

Seventh District-Crittenden and Livingston.

Eighth District-Trigg.

Ninth District—Caldwell.

Tenth District-Christian.

Eleventh District-Hopkins.

Twelfth District-Webster.

Thirteenth District-Henderson.

Fourteenth District-Union.

Fifteenth District—Daviess, outside corporate limits of Owensboro.

Sixteenth District—Daviess, the city of Owensboro.

Seventeenth District-McLean.

Eighteenth District -Muhlenberg.

Nineteenth District-Todd.

Twentieth District-Logan.

Twenty-first District-Simpson.

Twenty-second District—Allen.

Twenty-third District—The Magisterial Districts numbers 1 and 2 in Warren county, which include Bowling Green.

Twenty-fourth District—All of Warren county except Magisterial Districts Nos. 1 and 2.

Twenty-fifth District-Butler and Edmonson.

Twenty-sixth District—Ohio.

Twenty-seventh District-Grayson.

Twenty-eighth District-Breckinridge.

Twenth-ninth District -Hancock.

Thirtieth District—Meade.

Thirty-first District-Hardin.

Thirty-second District-Larue.

Thirty-third District-Hart.

Thirty-fourth District-Barren.

Thirty-fifth District-Monroe and Metcalfe.

Thirty-sixth District-Wayne and Clinton.

Thirty-seventh District—Adair and Cumberland.

Thirty-eighth District-Green and Taylor.

Thirty-ninth District—Nelson.

Fortieth District-Marion.

Forty-first District-Bullitt and Spencer.

Forty-second District-Washington.

Forty-third District-Casey and Russell.

Forty-fourth District—First Legislative District of Jefferson county—territory in Jefferson county outside corporate limits of Louisville.

Forty-fifth District—Second Legislative District of Jefferson county—First Ward.

Forty-sixth District—Third Legislative District of Jefferson county—Second and Third Wards.

Forty-seventh District—Fourth Legislative District of Jefferson Councy—Fourth and Fifth Wards.

Forty-eighth District—Fifth Legislative District of Jefferson county—Sixth and Seventh Wards.

Forty-ninth District—Sixth Legislative District of Jefferson county—Eighth and Ninth Wards.

Fiftieth District—Seventh Legislative District of Jefferson county—Tenth Ward.

Fifty-first District—Eighth Legislative District of Jefferson county—Eleventh and Twelfth Wards.

Fifty-second District—Oldham and Trimble.

Fifty-third District-Carroll and Gallatin.

Fifty-fourth District-Henry.

Fifty-fifth District-Shelby.

Fifty-sixth District-Franklin.

Fifty-seventh District-Anderson,

Fifty-eighth District-Scott.

Fifty-ninth District--Woodford.

Sixtieth District—Owen.

Sixty-first District—First Legislative District of Fayette county—all of Fayette county outside of the city of Lexington.

Sixty-second District—Second Legislative District of Fayette county—City of Lexington.

Sixty-third District-Jessamine.

Sixty-fourth Listrict-Mercer.

Sixty-fifth District-Boyle.

Sixty-sixth District-Lincoln.

Sixty-seventh District-Garrard.

Sixty-eighth District-Pulaski.

Sixty-ninth District-Whitley and Knox.

Seventieth District-Laurel and Rockcastle.

Seventy-first District -Clay, Jackson and Owsley.

Seventy-second District-Madison.

Seventy-third District-Estill and Powell.

Seventy-fourth District-Clark.

Seventy-fifth District-Bourbon.

Seventy-sixth District-Harrison.

Seventy-seventh District—Grant.

Seventy-eighth District-Boone.

Seventy-ninth District-Pendleton.

Eightieth District—First Legislative District of Kenton—all of Kenton county outside the corporate limits of Covington.

Eighty-first District—Second Legislative District of Kenton—First, Second, Third, Ninth and Tenth Wards of the city of Covington.

Eighty-second District—Third Legislative District of Kenton—Fourth, Fifth, Seventh and Eighth Wards of city of Covington.

Eighty-third District—First Legislative District of Campbell—all outside corporate limits of Newport.

Eighty-fourth District—Second Legislative District of Campbell—all inside corporate limits of Newport.

Eighty-fifth District-Bracken.

Eighty-sixth District-Nicholas and Robertson.

Eighty-seventh District-Mason.

Eighty-eighth District-Fleming.

Eighty-ninth District-Lewis.

Ninetieth District-Montgomery and Menefee.

Ninety-first District-Morgan and Wolfe.

Ninety-second District—Breathitt, Lee and Magoffin.

Ninety-third District - Bell, Harlan, Leslie and Perry.

Ninety-fourth District-Bath and Rowan.

Ninety-fifth District-Pike.

Ninety-sixth District-Johnson and Martin.

Ninety-seventh District-Knott, Floyd and Letcher.

Ninety-eighth District-Boyd and Lawrence.

Ninety-ninth District-Greenup.

One Hundredth District-Elliott and Carter.

INTERNAL REVENUE DISTRICTS.

SECOND DISTRICT.

Allen, Barren, Breckinridge, Ballard, Butler, Christian, Caldwell, Carlisle, Crittenden, Clinton, Cumberland, Calloway, Daviess, Edmonson, Fulton, Grayson, Graves, Hancock, Hart, Hopkins, Henderson, Hickman, Livingston, Lyon, Logan, Muhlenberg, Marshall, Monroe, Metcalfe, McLean, McCracken, Chio, Russell, Simpson, Trigg, Todd, Union, Warren, Webster.

Collection Office, Owensboro, Ky.

FIFTH DISTRICT.

Owen, Oldham, Henry, Shelby, Spencer, Jefferson, Meade, Hardin, Bullitt, Nelson, Larue, Washington, Marion, Taylor, Adair, Green and Casey.

Collection Office, Louisville, Ky.

SIXTH DISTRICT.

Boone, Bracken, Campbell, Carroll, Gallatin, Grant, Harrison, Kenton, Pendleton, Robertson, and Trimble.

Collection Office, Covington, Ky.

SEVENTH DISTRICT.

Bath, Bourbon, Boyd, Carter, Clark, Elliott, Fayette, Fleming, Franklin, Greenup, Johnson, Lewis, Martin, Mason, Menefee, Montgomery, Morgan, Nicholas, Powell, Rowan, Scott and Woodford.

Collection Office, Lexington, Ky.

EIGHTH DISTRICT.

Pike, Floyd, Knott, Letcher, Harlan, Leslie, Perry, Breathitt, Magoffin, Wolfe, Lee, Owsley, Clay, Knox, Bell, Whitley, Laurel, Jackson, Estill, Madison, Rockcastle, Pulaski, Wayne, Lincoln, Boyle, Garrard, Mercer, Jessamine and Anderson.

Collection Office, Danville, Ky.

CLASSIFICATION OF CITIES AND TOWNS.

The General Assembly of Kentucky on March 25, 1904, passed the following act entitled:

"AN ACT to amend an act, entitled An Act to assign the cities and towns of this Commonwealth to the classes to which they belong."

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

The cities and towns of the Commonwealth are classified as follows, to-wit:

FIRST CLASS-Louisville, Jefferson county.

SECOND CLASS—Lexington, Fayette county; Covington, Kenton county; Newport, Campbell county; Paducah, McCracken county.

THIRD CLASS—Owensboro, Daviess county; Henderson, Henderson county; Frankfort, Franklin county; Bowling Green, Warren county.

FOURTH CLASS—Hopkinsville, Christian county; Shelbyville, Shelby county; Maysville, Mason county; Richmond, Madison county; Winchester, Clark county; Dayton, Campbell county; Paris, Bourbon county; Ashland, Boyd county; Catlettsburg, Boyd county; Danville, Boyle county; Mt. Sterling, Montgomery county; Middlesborough, Bell county; Harrodsburg, Mercer county; Bellevue, Campbell county; Georgetown, Scott county; Versailles, Woodford county; Cynthiana, Harrison,

county; Mayfield, Graves county; Somerset, Pulaski county; Lebanon, Marion county; Ludlow, Kenton county; Nicholasville, Jessamine county; Pineville, Bell county; Madisonville, Hopkins county; Princeton, Caldwell county; Latonia, Kenton county; Fulton, Fulton county.

FIFTH CLASS-Lancaster, Garrard county; Cadiz, Trigg county; Grand Rivers, Livingston county; Franklin, Simpson county; Greenville, Muhlenberg county; Elizabethtown, Hardin county; Louisa, Lawrence county; Russellville, Logan county; Columbus, Hickman county; Glasgow, Barren county; South Louisville, Jefferson county; West Covington, Kenton county; Earlington, Hopkins county; Carrollton, Carroll county; Hickman, Fulton county; Cloverport, Breckinridge county; Bardstown, Nelson county; Augusta, Bracken county; Stanford, Lincoln county; Lawrenceburg, Anderson county; Williamsburg, Whitley county; Clinton, Hickman county; Midway, Woodford county; Flemingsburg, Fleming county; Barbourville, Knox county; Elkton, Todd county; Falmouth, Pendleton county; Central City, Muhlenberg county; Vanceburg, Lewis county; Morganfield, Union county; Carlisle, Nicholas county; Clay City, Powell county; Uniontown, Union county; Campbellsville, Taylor county; Hawesville, Hancock county; Milldale, Kenton county; Eminence, Henry county; Parkland, Jefferson county; Eddyville, Lyon county; Leitchfield, Grayson county; Owingsville, Bath county; Murray, Calloway county; Marion, Crittenden county; Providence, Webster county; Sebree City, Webster county; Wickliffe, Ballard county; Morehead, Rowan county; Bardwell. Carlisle county; Pikeville, Pike county; Sturgis, Union county; Dawson Springs, Hopkins county; Millersburg, Bourbon county; Corbin, Whitley and Knox counties; Calhoun, McLean county; Springfield, Washington county; Corydon,

Henderson county; Hartford, Ohio county; Morton's Gap, Hopkins county.

SIXTH CLASS—All other incorporated towns and cities not named in this bill shall belong to the sixth class.

[Form of certificate for Nominees for State offices.]

To the Secretary of State of the Commonwealth of

Kentucky, Frankfort, Ky.:

The undersigned, , as Chairman and presiding officer, and , as Secretary of a convention of the Republican Party of the State of Kentucky, held in the city of . . . and State of Kentucky on the . . . day of A. D., 190 . , by the duly selected delegates of said party in said State for the purpose of nominating candidates for State Offices from said State, do hereby certify that , whose residence is , county, Kentucky, was duly nominated by said convention as candidate for the office of Governor of Kentucky.

That , whose residence is , county, Kentucky, was duly nominated by said convention as candidate for the office of Lieutenant Governor of Kentucky.

That...., whose residence is..., ..., county, Kentucky, was duly nominated by said convention as candidate for the office of Attorney General of Kentucky.

That , whose residence is , county, Kentucky, was duly nominated by said convention for the office of Auditor of Public Accounts of Kentucky.

That , whose residence is county, Kentucky, was duly nominated by said convention as candidate for the office of Treasurer of Kentucky.

That , whose residence is ,
county, Kentucky, was du'y 1 omina ed by
said convention for the office Secretary of State of Kentucky.
That , whose residence is ,
county, Kentucky, was duly nominated by
said convention for the office of Superintendent of
Public Instruction of Kentucky.
That , whose residence is ,
county, Kentucky, was duly nominated by
the convention for the office of Commissioner of
Agriculture, Labor and Statistics of Kentucky, to
be voted for at the election to be held in said State
on the day of November, A. D., 190 .; and we
further certify that the title of the political party
which said convention represents, is the REPUBLI-
CAN PARTY, which party cast more than two per
cent. of the total vote of said State at the last pre-
ceding general election; and that the figure or
device by which the list of candidates of said party
shall be designated on the ballots is the figure or
device of a LOG CABIN, as requested by the cer-
tificate of nomination of the State Convention of
the Republican Party of the State of Kentucky,
held at Louisville on the third day of May, A. D.,
1904.
Witness our hands this day of A. D.,
190
Chairman of said Convention.
Residence Kentucky.
G
Secretary of said Convention.
Residence Kentucky.
I, , a Notary Public within and for
the county of and State of , do here-
by certify that on this day of , A. D.,
190. the foregoing certificate was produced to me

by , Chairman, and , Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate.

Witness my hand and seal of office the day and year above written.

Notary Public . . . County, Ky. My commission as Notary Public will expire 190 . .

[Form to be followed by Chairmen of Counties, District and State Committees in calling meeting of their Committees for calling primaries or conventions.

DEAR SIR:

By virtue of the authority vested in me by the rules and regulations of the Republican Party in Kentucky, I, the undersigned, as Chairman of the Committee, hereby call a meeting of said Committee to be held at . . . o'clock on . . . day of , 190 . , in the city of , Ky. The object of said meeting is to consider and determine the time, place and manner of selecting the nominee of the Republican party for at the coming November election, and the further consideration of any and all matters pertaining to the interest of the party as governed by said Committee.

Chairman Republican Committee.

[Form of Certificate for Congressional or any other District candidate nominated by Primary Election.]

To the Secretary of State of the Commonwealth of Kentucky, Frankfort, Ky.:

This is to certify that at a primary election of the Republican Party of the Congressional District of Kentucky, held on the . . day of 190., in the counties of (here insert names of counties), which compose the Congressional District of Kentucky, , a resident of county, Kentucky, was duly and regularly nominated at said primary election as the candidate of the Republican Party for Congress in the Congressional District of Kentucky; to be voted for at the election held November . . , 190 . , and we further certify that the title of the political party which said candidate represents is the REPUBLICAN PARTY, which party cast more than two per cent. of the total vote of said State at the last preceding general election; and that the figure or device by which the list of candidates of said party shall be designated on the ballots is the figure or device of a LOG CABIN, as requested by the certificate of nomination of the State Convention of the Republican Party of the State of Kentucky, held at Louisville on the third day of May, A. D., 1904.

Witness our hands this . . day of , A. D., 190 . .

Chairman of said Convention.

Residence county, Ky.

Secretary of said Convention.

Residence county, Ky.

I, , a Notary Public within and for the county of and State of Kentucky, do hereby certify that on this . . day of , A. D., 190 . , the foregoing certificate was produced to me by , Chairman, and , Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate.

Witness my hand and seal of office the day and year above written.

Notary Public county, Ky.

My commission as Notary Public will expire
. , 190 . .

[Form of Certificate for Congressional or other District.]

(Insert Judge, Congressman, State Senator, Legislature or R. R. Commissioner, as case may be.)

To the Secretary of State of the Commonwealth of Kentucky, Frankfort, Kentucky:

The undersigned, , as Chairman and presiding officer, and , as Secretary of the convention of the Republican Party of the District of the State of Kentucky, held in the city of , Kentucky, on the . . day of , 190 . , by delegates regularly appointed at county conventions of said party, held in and for the counties of (insert names of counties in this space), and on the . . . day of , 190 . , pursuant to a call of the Republican Committee for the . . . Congressional District of Kentucky, for the purpose of nominating a candidate for Representative in Congress in said district, do hereby certify that , whose residence is county, Kentucky, was duly nominated by said convention as a candidate for the office of Representative in Congress from the District of Kentucky, to be voted for at the election to be held in said District on the . . day of November, A. D., 190 ., and we further certify that the title of the political party which said convention represents is the Republican Party, which party cast more than two per cent. of the total vote of said State at the last preceding general election; and that the figure or device by which the list of candidates of said party shall be designated on the ballots is the figure or device of a log Cabin, as requested by the certificate of nomination of the State Convention of the Republican Party of the State of Kentucky, held at Louisville, Kentucky, on the third day of May, A. D., 1904.

Witness our hands this . . day of , A. D., 190 . .

. **,**

Chairman of said Convention.

Residence Kentucky.

Secretary of said Convention.

Residence Kentucky.

I, , a Notary Public within and for the county of and State of Kentucky, do hereby certify that on this . . day of , A. D., 190 . , the foregoing certificate was produced to me by , Chairman, and , Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate.

Witness my hand and seal of office the day and year above written.

Notary Public county, Ky.

My commission as Notary Public will expire
. , 190 . .

[Form of Certificate to be used for District Elector.]

To the Secretary of State of the Commonwealth of

Kentucky, Frankfort, Kentucky:

The undersigned, , as Chairman and presiding officer, and , as Secretary of the convention of the Republican Party of the District of the State of Kentucky, held in the city of , Kentucky, on the . . day of , 190 . , by delegates regularly appointed at county conventions of said party, held in and for the counties of (insert the names of counties in this space), and on the . . . day of , 190 . , pursuant to a call of the Republican Committee for the . . . Congressional District of Kentucky, for the purpose of nominating a Presidential Elector of the Republican Party in said district, do hereby certify that , whose residence is county, Kentucky, was duly nominated by said convention as a candidate for the office of Presidential Elector from the . . District of Kentucky, to be voted for at the election to be held in said . . District on the . . day of November, A. D., 190., and we further certify that the title of the political party which said convention represents is the REPUBLICAN PARTY, which party cast more than two per cent. of the total vote of said State at the last preceding general election; and that the figure or device by which the list of candidates of said party shall be designated on the ballots is the figure or device of a LOG CABIN, as requested by the certificate of nomination of the State Convention of the Republican Party of the State of Kentucky, held at Louisville, Kentucky, on the third day of May, A. D., 1904.

Witness our hands this . . day of , A. D., 190 . . Chairman of said Convention. Residence Kentucky. . *.* , Secretary of said Convention. Residence Kentucky. COMMONWEALTH OF KENTUCKY, sct. COUNTY OF I, , a Notary Public within and for the county of and State of Kentucky, do hereby certify that on this . . day of , A. D., 190., the foregoing certificate was produced to me by , Chairman, and , Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate. Witness my hand and seal of office the day and year above written. Notary Public county, Ky. My commission as Notary Public will expire , 190 . . [Form of Certificate for Presidential Electors, Stateat-Large.] To the Secretary of State of the Commonwealth of Kentucky, Frankfort, Kentucky: The undersigned, , as Chairman and presiding officer, and , as Secretary of a convention of the Republican Party of the State of Kentucky, held in the city of and State of Kentucky, on the . . day of , A. D., 190., by the duly selected delegates of said party in said State for the purpose of appointing candidates for electors from said State, do hereby

certify that , whose residence is ,
and , whose residence is ,
county, Kentucky, were duly appointed by said
convention as candidates for the office of Electors
of Kentucky, to be voted for at the election to be
held in said State on the day of November, A.
D., 190.; and we further certify that the title of
the political party which said convention repre-
sents is the REPUBLICAN PARTY, which party cast
more than two per cent. of the total vote of said
State at the last preceding general election; and
that the figure or device by which the list of candi-
dates of said party shall be designated on the ballots
is the figure or device of a LOG CABIN, as requested
by the certificate of nomination of the State Con-
vention of the Republican Party of the State of
Kentucky, held at Louisville on the third day of
May, A. D., 1904.

Witness our hands this . . day of , A. D., 190 . .

. ,

Chairman of said Convention.

Residence Kentucky.

Secretary of said Convention.

Residence Kentucky.

I, , a Notary Public within and for the county of and State of Kentucky, do hereby certify that on this . . day of , 190 . , the foregoing certificate was produced to me by , Chairman, and , Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate.

Witness my hand and seal of office the day and year above written. Notary Public county, Ky. My commission as Notary Public expires on the . . day of , 190 . . [Form of Certificate for County Offices, Magistrates and Constables.] To the Clerk of the County Court of County, Kentucky: SIR: The undersigned, , as Chairman and presiding officer, and , as Secretary of a convention of the Republican Party of the county of , State of Kentucky, regularly held in the city of , county of and State of Kentucky, on the day of , A. D., 190., by the duly selected delegates of said party for the purpose of nominating candidates for county offices from the county of Kentucky, and also for the purpose of nominating candidates for Justice of the Peace and Constables in the several districts of the county of and State of whose residence is . . . , county, Kentucky, was duly nominated by said convention as a candidate for the office of Judge of . . . county, Kentucky. That , whose residence is , . . . county, Kentucky, was duly nominated by the convention as candidate for the office of County Attorney of county, Kentucky. That , whose residence is , . . . county, Kentucky, was duly nominated by said convention as candidate for the office of County Court Clerk of . . . county, Kentucky. That , whose residence is , . . . county, Kentucky, was duly nominated by

the convention as candidate for the office of Sheriff of coun'y, Kentucky.

Th t..., whose residence is ..., ..., county, Kentucky, was duly nominated by said convention as candidate for the office of Jailer of ... county, Kentucky.

That ..., whose residence is ..., ... county, Kentucky, was duly nominated by the convention as candidate for the office of Assessor of ... county, Kentucky.

That , whose residence is , county, Kentucky, was duly nominated by said convention as candidate for the office of School Superintendent of county, Kentucky.

That , whose residence is , county, Kentucky, was duly nominated by the convention as candidate for the office of Coroner of . . . county, Kentucky.

That , whose residence is , county, Kentucky, was duly nominated by the convention as candidate for the office of Surveyor of county, Kentucky.

That , whose residence is , county, Kentucky, was duly nominated by the convention as candidate for the office of Magistrate of District of county, Kentucky.

That , whose residence is . . . , county, Kentucky, was duly nominated by the convention as candidate for the office of Constable of District of county, Kentucky; to be voted for at the election to be held in said State on the . . day of November, A. D., 190 . , and we further certify that the title of the political party which said convention represents is the Republican Party, which party cast more than two per cent. of the total vote of said State at the last preceding general election; and that the figure or

device by which the list of candidates of said party shall be designated on the ballots is the figure or device of a Log Cabin, as requested by the certificate of nomination of the State Convention of the Republican Party of the State of Kentucky, held in Louisville on the third day of May, A. D., 1904.

Witness our hands this . . day of , A. D., 190 . . Chairman of said Convention. Residence Kentucky. Secretary of said Convention. Residence Kentucky. COMMONWEALTH OF KENTUCKY, sct. I, , a Notary Public within and for the county of . . . , and State of Kentucky, do hereby certify that on this . . day of , 190., the foregoing certificate was produced to me by , Chairman, and , Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate. Witness my hand and seal of office the day and year above written. Notary Public county, Ky. My commission as Notary Public expires on the . . day of 190 . . Form of Certificate for Municipal Offices—Aldermen, Councilmen and Board of Education.] To the Clerk of the County Court of County, Kentucky: SIR:

The undersigned, , as Chairman

and presiding officer, and , as Secretary
of a convention of the Republican party of the city of , State of Kentucky, regularly held in the city of , county of and State of Kentucky, on the day of , A. D., 190 . , by the duly selected delegates of said party for the purpose of nominating candidates for municipal offices for the city of , county of and State of Kentucky, and candidates for the office of Trustee of the Board of Education for the said city of , do hereby certify that , whose residence is , county, Kentucky, was duly nominated by said convention as a candidate for the office of Mayor of the said city of Kentucky. (Here follows as above all other nominees for municipal offices.)
, residents of said city, were duly nominated by said convention as candidates for the office of Aldermen for said city.
ward of said city, was duly nominated by said convention as a candidate for the office of Councilman from the ward of the city of , county, Kentucky. (Here follows as above other nominees for Councilmen.)
, a resident of the ward of said city was duly nominated by said convention as a candidate for the office of Trustee of the Board of Education of the city of from said ward.
, and , residents of the ward of said city were duly nominated as candidates for the office of Trustee of the Board of Education of the city of from said ward; all of said candidates to be voted for at the election to be held in the city of county, State of Kentucky, on the day of November, 190 . ;

and we further certify that the title of the political party which said convention represents is the RE-PUBLICAN PARTY, which party cast more than two per cent. of the total vote of the State of Kentucky at the last preceding general election; and that the figure or device by which the aforesaid lists of candidates of said party shall be designated on the ballots is the figure or device of a LOG CABIN, as requested and adopted by the certificate of nomination of the State Convention of the Republican Party of the State of Kentucky, held at Louisville, Ky., on the third day of May, 1904.

All of which is hereby certified to you as provided by law.

Witness our hands this . . day of , 190 . .

Chairman of said Convention.

Residence Kentucky.

Secretary of said Convention.

Residence Kentucky.

COMMONWEALTH OF KENTUCKY, sct.

I, , a Notary Public within and for the county of and State of Kentucky, do hereby certify that on this . . day of , 190 . , the foregoing certificate was produced to me by . . . , Chairman, and , Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate.

Witness my hand and seal of office the day and year above written.

Notary Public county, Ky.

My commission as Notary Public expires on the . . day of , 190 . .

[Form of Certificate for filling of vacancies for Senator and other District offices at Special Election.]

To the Secretary of State of the Commonwealth of Kentucky, Frankfort, Kentucky:

The undersigned, , as Chairman and presiding officer, and as Secretary of a convention of the Republican Party of the State of Kentucky, held in the city of and State of Kentucky, on the . . day of , A. D., 190., by the duly selected delegates of said party in said State for the purpose of nominating a candidate for the office of State Senator in the General Assembly of Kentucky to fill the unexpired term in the office of State Senator from . . District made vacant by the resignation of , was duly and regularly nominated as the . . . candidate to be voted for at the special election to be held on the . . day of , 190 , said election being called by the Governor of the State of Kentucky to fill the unexpired term for said office; and to further certify that the title of the political party which said convention represents is the REPUBLI-CAN PARTY, which party cast more than two per cent, of the total vote of said State at the last preceding general election; and that the figure or device by which the list of candidates of said party shall be designated on the ballots is the figure or device of a LOG CABIN, as requested by the certificate of nomination of the State Convention of the Republican Party of the State of Kentucky, held at Louisville on the third day of May, A. D., 1904.

Witness our hands this . . day of , A. D., 190 . .

Chairman of said Convention.
Residence Kentucky.

Secretary of said Convention.
Residence Kentucky.

COMMONWEALTH OF KENTUCKY, sct.

I, , a Notary Public within and for the county of and State of Kentucky, do hereby certify that on this . . day of 190 . , the foregoing certificate was produced to me by , Chairman, and Secretary, to me personally known, and duly acknowledged by them to be their act and deed, and they acknowledged before me that they signed and executed said certificate.

Witness my hand and seal of office the day and year above written,

Notary Public . . . county, Ky.

.

My commission as Notary Public expires on the . . day of , 190 . .

[Form of Certificate to be used in case of death, removal or declination of candidate nominated by Convention, and where vacancy is filled by Chairman of County Committee.]

To the County Clerk of County, Kentucky, , Kentucky:

The undersigned, as Chairman of the Republican County Executive Committee of county, State of Kentucky, hereby certif that,

WHEREAS, was duly nominated by a (here insert convention or primary as the case may be) of duly selected (here insert delegates of qualified electors as the case may be) of the Republican Party of said county as the candidate of said party for , to be voted for at the election to be held in said county on the . . day of November, 190 . , and,

WHEREAS, said has and a vacancy has been thereby created in the Republican Ticket.
Now, therefore, by virtue of the authority in me vested as such chairman, under and by the Election Law of the State of Kentucky, I do hereby appoint, whose residence is as the nominee of said Republican Party for to fill said vacancy in said ticket. Ali of which is hereby certified to you as provided by law. Witness my hand thisday of
Chairman Republican Executive Committee of county. Residence Kentucky.
COMMONWEALTH OF KENTUCKY, county of
Notary Public County, Ky. My commission as Notary Public will expire , 190

[Form recommending County Election Commissioner.]

To the State Board of Election Commissioners, Frankfort, Ky.:

GENTLEMEN:

The undersigned Chairman of the Republican County Executive Committee for county, Kentucky, said party being one of the two parties that polled the largest number of votes in the State at the last preceding State election for State offices and Presidential Electors, hereby certifies that the said committee has selected and recommends the following named persons:

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Republican County Executive Committee for . .

. . . county of which is Chairman is the Republican County Executive Committee for said county.

Signed: ,

Chairman Republican State Central Committee of Kentucky.

[Form of call and hand-bill to be issued and published whenever it becomes necessary to re-organize precinct committees.]

PRECINCT MASS CONVENTION.

At a meeting of the Republican County Committee of county, Ky., held at on the . . day of , 190 . , at the hour of 2 o'clock p. m., which was called for the purpose of ordering the election of precinct committeemen in the various precincts of said county, the following order was made, to-wit:

It is ordered by the Committee that the Republicans of the various voting precincts of county shall meet in mass conventions on the . . day of , 190 . , at the hour of 2 o'clock p. m., at the polling places in their respective voting precincts for the purpose of electing a Republican Precinct Committeeman in each of such voting precincts for the ensuing four years. Said mass convention shall, for the purposes of said election, be organized by being first called to order by the present precinct committeeman, the first thing in order being the election of a temporary chairman and secretary of the mass convention, after which the nomination and election of a precinct committee will be in order, which, when done, will complete the business of the convention, and then it shall adjourn sine die. It is further ordered that if the regular precinct chairman or any of the members of the precinct committee are not present to call the meeting to order, any Republican shall have the right to call the meeting to order, and proceed with the business as hereinbefore set out.

After the passing of said order the committee adjourned sine die.

Given under our hands as Chairman and Secretary of the Republican County Committee of . . county, Ky., this the . . day of , 190 . .

. Chairman. Secretary.

QUALIFICATIONS FOR OFFICERS PRESCRIBED BY THE CONSTITUTION OF KENTUCKY.

GOVERNOR.—Age 30 years, resident of State 6 years. Ineligible to succeed himself.

LIEUT. GOVERNOR.—Age 30 years, resident of State 6 years. Ineligible to succeed himself.

TREASURER.—Age 30 years, resident of State 2 years. Ineligible to succeed himself.

AUDITOR OF PUBLIC ACCOUNTS.—Age 30 years, resident of State 2 years. Ineligible to succeed himself.

SECRETARY OF STATE.—Age 30 years, resident of State 2 years. Ineligible to succeed himself.

COMMISSIONER OF AGRICULTURE, LABOR AND STATISTICS.—Age 30 years, resident of State 2 years. Ineligible to succeed himself.

ATTORNEY GENERAL.—Age 30 years, resident of State 2 years, practicing lawyer 8 years. Ineligible to succeed himself.

SUPT. OF PUBLIC INSTRUCTION.—Age 30 years, resident of State 2 years. Ineligible to succeed himself.

CLERK OF COURT OF APPEALS.—Age 30 years, resident of State 2 years. Certificate from Judge of

Court of Appeals as to his qualifications. Ineligible to succeed himself.

JUDGE OF COURT OF APPEALS.—Age 35 years, resident of State 5 years, practicing attorney 8 years, resident of District 2 years.

CIRCUIT JUDGE.—Age 35 years, resident of District 2 years, practicing lawyer 8 years.

STATE SENATOR.—Age 30 years, resident of State 6 years, resident of District 1 year.

REPRESENTATIVE IN LEGISLATURE.—Age 24 years, resident of State 2 years, resident of County or District 1 year.

COMMONWEALTH ATTORNEY.—Age 24 years, resident of State 2 years, resident in County or District I year, practicing attorney 4 years.

COUNTY JUDGE.—Age 24 years, resident of State 2 years, resident of county 1 year.

COUNTY ATTORNEY.—Age 24 years, resident of State 2 years, resident of county 1 year, practicing attorney 2 years.

SHERIFF.—Age 24 years, resident of State 2 years, resident of county I year. Ineligible to succeed himself or to act as deputy for succeeding candidate.

JAILER.—Age 24 years, resident of State 2 years, resident of county 1 year.

CIRCUIT CLERK.—Age 21 years, resident of State 2 years, resident of county 1 year. Certificate from Judge of Court of Appeals or Circuit Court Judge as to his qualifications.

COUNTY COURT CLERK.—Age 21 years, resident of State 2 years, resident of county 1 year. Certificate from Judge of Court of Appeals or Circuit Judge as to his qualifications.

CORONER.—Age 24 years, resident of State 2 years, resident of county 1 year.

SURVEYOR.—Age 24 years, resident of State 2 years, resident of county 1 year.

ASSESSOR.—Age 24 years, resident of State 2 years, resident of county 1 year.

COUNTY SUPERINTENDENT OF SCHOOLS.—Age 24 years, resident of State 2 years, county 1 year. Must have State diploma or State certificate, or county certificate of the first class which will not expire during his proposed term of office.

ELECTION COMMISSIONER.—Age 25 years, resident of State – years, resident of county – years. Must not hold by appointment or otherwise any municipal, county, State or Federal office.

JUSTICE OF THE PEACE.—Age 24 years, resident of State 2 years, county 1 year.

CONSTABLE.—Age 24 years, resident of State 2 years, resident of county and district 1 year.

Any person who is convicted of a felony or who gives, offers, or promises a bribe to procure election is disqualified from holding an office.

Member of Congress, Federal official or person holding any office of trust or profit under the United States Government or that of any foreign power is ineligible to hold or exercise any State, county or municipal office. This page in the original text is blank.

THE VOTE BY COUNTIES.

	1900		1903			1904
	Dem.	Rep.				Rep.
COUNTIES.	Beckham	Verkes	Beckham	Belknap	Parker	Roosevelt
Adair	1,432	612,1	1,442	1,740	1,327	1,652
Allen	1,483	1,730	1,553	1,568	1,379	1,768
Anderson	1,468	1,167	1,429	1,004	1,429	959
Ballard	648,1	673	1,731	586	1,598	556
Barren	3,162	2,243	3,034	1,906	3,051	2,073
Bath	1,828	1,668	1,716	1,367	1,503	1,342
Bell	751	2,137	. 724	1,811	. 538	1,764
Boone	2,265	1.783	1,767	195)	2,013	578
Bourbon	2,388	2,331	2,439	1.993	2,586	2,147
Boyd	1,518	1,983	1,782	2.230	1,716	2,544
Boyle	1,584	1,649	1,567	1,505	1,646	1,336
Bracken	1,867	1,317	1,645	1,128	1,596	1,165
Breathitt	1,569	840	1,527	1,131	1,537	829
Breckinridge	2,235	2,532	2,436	2,371	3 ,066	2,353

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	1900	•	1903			1904
	Dem.	Rep.	Dem.	Rep.	Dem.	Rep.
Counties.	Beckham	Verkes	Beckham	Belknap	Parker	Roosevelt
Fayette	4,272	5,356	5,559	3,299	5,119	3,947
Fleming	2,180	2.121	2,167	1,877	1,712	1,707
Floyd	1,604	1,194	1,533	1,181	1,580	1,201
Franklin	2,932	1,862	2,921	1,513	2,941	1,449
Fulton	1,430	583	1,246	437	1,560	561
Gallatin	1,004	414	406	304	941	334
Garrard	1,317	1,593	1,533	1,251	1,176	1,351
Grant	2,021	1,477	1,676	1,115	1,651	1,148
Graves	4,694	2,134	4,174	608,1	4 935	1,615
Grayson	1,921	2,220	2,010	2,216	1,683	2,179
Green	1,242	1,403	1,230	1,356	1,071	1,201
Greenup	1,426	1,983	1,318	1,779	1,112	2,005
Hancock	995	1,113	947	1,105	846	997
Hardin	3,003	2,095	2,722	1,718	2,714	1,671
Harlan	279	1,564	271	1,870	286	1,446

1,538 1,794 2,300 1,434 2,826 1,606 21,664 1,247 1,925 6,306 483 2,240	2,152 2,014 879 953 960
2,688 1,658 3,448 2,137 1,680 3,125 22,781 1,466 5,760 1,092	1,321 1,050 1,752 527 71 405
1,480 1,909 2,100 1,457 593 2,794 1,663 19,313 1,171 1,895 6,106 480 2,867	993 2,106 1,679 903 1,127 886
2,629 1,910 3,207 2,257 1,636 3,542 24,686 1,509 1,509 1,002	1,279 1,079 1,838 687 100 456
1,856 2,157 2,842 1,626 3,060 1,771 25,893 1,893 5,947 471	1,033 2,217 2,047 850 1,174 1,055
2,776 1,900 3,918 2,340 1,875 3,301 256 20,701 1,545 1,019 7,034 1,012	1,414 1,179 1,948 635 112 497
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Harrison	Laurel Lawrence Lee Leslie Letcher
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1904	Rep.	Roosevelt	2,374	1,648	838	2,250	678	2,774	1,404	161,1	920	06 06	2,029	2,413	1,163	834	420	
Ĭ	Dem.	Parker	4,286	1,713	1,259	2,696	838	2,891	1,000	1,857	1,587	188	2,792	2,832	1,336	1,245	719,	
	Rep.	Belknap	2,318	1,599	848	2,294	765	2,736	1,374	1,286	793	755	2,030	2,147	1,204	191	399	
1903	Dem.	Beckham	1,396	1,858	1,406	2,861	958	2,905	912	1,899	1,590	240	2,715	2,785	1,401	1,274	793	
	Rep.	Verkes	2,532	1,929	913	2,632	805	3,082	1,318	1,505	1,033	810	2,463	2,523	1,344	921	473	
0061	Dem.	Beckham	. 1,553	0,870	1,497	3,397	1,014	3,039	. 949	2,046	. 1,597	. 244	2,942	2,997	1,469	1,452	. 838	
		Counties	Lewis	Lincoln	Livingston	Logan	Lyon	Madison	Magoffin	Marion	Marshall	Martin	Mason	McCracken	McLean	Meade	Menefee	

1.494	1111	1 644	796 1	071.1	2,476	1,263	1,067	3,063	452	827	1,100	1,246	646	2,486	647	2.713	400	1,624
1,703	1.0.1	022	1 488	1.807	1,954	2,160	1,741	2,519	882	2,932	224	1,421	431	1,935	738	1,870	602	848
1,569	1,100	1,682	1.185	1,151	2,434	1,270	1,094	3,172	563	936	1,071	1,168	1,027	2,368	631	3,866	422	1,438
01,710	1,103	846	1,499	1,860	1,948	2,294	1,712	2,889	166	2,862	251	1,522	424	1,931	944	2,205	658	873
1,813	1,165	1,715	1,570	1,092	2,497	1,413	1,271	3,254	689	1,150	1,105	1,585	1,007	2,289	269	4,053	1,633	493
1,746	1,047	864	1,535	1,715	1,849	2,432	1,860	2,866	1,041	3,303	253	1,840	464	1,971	781	2,170	1,013	711
Mercer	Metcalie	Monroe	Montgomery	Morgan	Muhlenberg	Neison	Micholas	Onlo	Olonam	Owen	Owsiev	rendiction	Ferry	Fike	Powell	Fulaski	Kobertson	Kockcastle

	Rep.	Roosevelt	844	1,079	1,713	1,638	863	529	1,092	1,589	1,285	360	1,071	2,737	1,448	1,577	1,453	3,174	9/9	1,280		205,277
1904		Parker																				217,170
	Rep.	Belknap	969	1,156	1,685	1,635	872	525	1,118	1,591	1,249	325	1,068	2,708	1,452	914	1,720	3,751	721	1,306		202,764
1903		Beckham	612	763	2,390	2,645	1,477	1,142	1,301	1,864	1,438	1,243	2,698	3,556	1,667	1,165	2,391	880	1,059	1,635		229,014
		Verkes	806	1;202	2,129	1,995	879	590	1,144	1,833	1,463	448	1,422	3,037	1,595	1,572	1,834	3,623	715	1,607		229,363
1900	Dem.	Beckham	782	775	2,503	2,773	1,558	1,156	1,273	058,1	1,514	1,424	3,085	3,329	1,677	1,370	2,490	1/6	942	71,71		233,052
a a		COUNTIES	Rowan	Russell	Scott	Shelby	Simpson	Spencer	Taylor	Todd	Trigg	Trimble	Union	Warren	Washington	Wayne	Webster	Whitley	Wolfe	Woodford		Totals

KENTUCKY'S VOTE FOR PRESIDENT.

9.	Rep.	Dem.	Green.	Pop.	Pro.	Total.
1864.	27,786	64,701				92,087
1868.	39,566	115,889				155,455
1872.	88,766	99,995	2,373			191,134
1876.	97,156	159,690	1,944		818	259,608
1880.	106,306	149,068	11,499		258	267,731
1884.	118,122	152,961	1,961		3,193	275,913
. 8881	155,134	183,800	D. N.		5,225	344,159
1892 .	135,441	175.461		23,500	6,442	340,844
1896 .	218,171	217,890	5,114		4,78r	445,956
1900 .	234,889	226,205				461,094
1904.	205,277	217,170				422,447
	OTHE	R VOTES	FOR STA	TE OFF	ICERS.	c.
		Rep.	Dem.	Prob	ib.	Pop.
1887.		26,873	143,270	8,39	94	
1889.	1	14,649	178,982	3,85	51	
1,573			144,168	3,29	91	25,631
1895	1	72,436	163,524	4,18	36	16,911
200	1	10 10 10	193.714			

KENTUCKY PRIMARY ELECTION LAWS.

DEFINITION OF PRIMARY ELECTION.

A primary election, within the meaning of this article, and as used in this chapter, is an election held within the State, county, city, district, or subdivision thereof, as the case may be, by the members of any political party, or by the voters of some political faith, for the purpose of nominating candidates for office.

HOW ELECTIONS CONDUCTED.

All primary elections held in this Commonwealth by the various political parties shall be held and conducted in the same form and manner and under the same requirements as are or shall be provided by law for the holding of regular State elections, except in such particulars as are herein excepted.

OFFENSES AGAINST-PENALTIES.

Any act or deed denounced an offense by the general laws of the State concerning elections shall also be an offense in all primary elections, and shall be punished in the same form and manner as is provided for the punishment of similar offenses by the general laws; and all the penalties and provisions of the general laws shall apply in such cases with equal force, and shall be as effective as though fully set out in this article.

HOW ELECTION ORDERED BY COMMITTEE.

Whenever it shall be desired by the committee or governing authority of any political party to hold a primary election under the provisions of this article, said committee or governing authority shall, at least forty days prior to such primary election, give public notice thereof, by posting such notice at the court house door and at least twenty other public places in county or district. Such notice shall state the date of such proposed primary election, the hours between which it will be held, the offices for which candidates are to be nominated, and the places at which polls will be opened at such primary elections,

QUALIFICATION OF VOTERS.

That all persons who are legal voters shall have the right to participate in such primary elections, subject to such additional political qualifications as may be prescribed by the committee.

PARTY AFFILIATION—PROVISIONS FOR REGISTERING.

In order that none but those affiliating with and being members of any political party shall participate in any primary election held by such political party, a system for the registration of such persons is hereby provided, and such registration shall be conducted in form and manner as follows. to wit: In all cities and towns, of whatever class in which a registration law is in force under the provisions of the general law governing the regular State elections, there shall be set aside on the regular registration books used for the purpose of registering persons who are qualified to vote at the next regular State election, space for the registration of all persons who may desire to take part in any primary election held by any political party. Such space shall be provided on the regular State registration books, immediately following the last perpendicularly ruled column in such books, and shall be headed as follows: "Party Affiliation." It shall be the duty of the judges of such regular State registration to ask each person who applies to be registered the question: "What

political party do you desire to affiliate with?" And the name of the political party given by such person so applying to be registered shall be recorded in the column provided on the books of registration for that purpose. In case any person applying to be registered does not desire to state his party affiliation, he shall not be required so to do, nor shall his failure so to do act as a bar to his registration for the purpose of voting at any election held under the provisions of the general elec-The committee or governing authority of any political party desiring to hold a primary election under the provisions hereof, or any person authorized by such committee or governing authority, shall have the right to copy into books provided by the committee or governing authority the names of all persons registered on the regular State registration books as affiliating with such political party, a book being provided for each precinct of the city or town in which it is proposed to hold such primary election; and the names of all persons registered in each precinct on the regular State registration book or books, shall be copied into the book or books provided by the committee or governing authority for such precinct, together with the residence of each person so registered. In case the committee or governing authority of any political party, desiring to hold a primary election under the provisions hereof, should decide to hold such primary election previous to the time set for the registration of voters for that year, under the provisions of the general law, the party registration for the previous year shall govern at such primary Any person or persons who were necessarily absent from the city or town of their residence during the entire time of such regular State registration, or any person or persons who were too ill to attend such registration, or who were prevent-

ed therefrom by sickness or death or other calamity in their family, or any person or persons who moved into such city or town since the date of the last preceding registration, and who have resided continuously in the precinct in which they apply to vote for sixty days next preceding such election, shall be allowed an opportunity to register at the time and in the manner set forth herein, as follows, to wit: Any person who was prevented from registering at the regularly appointed time for any of the above-named causes, may apply at the polls of the precinct in which he resides at the primary election, and make affidavit before the officers of such primary election, who are hereby authorized to administer oath or affirmation thereto, and certify the same that he was prevented from registering at the regularly appointed time, and the cause for such failure shall be set forth in such In all such cases the person so applying affidavit. to the officers of the primary election for registration shall, in addition to his own affidavit, produce the affidavits of at least two well-known and reputable residents of the precinct, setting forth reason or reasons for the failure of such person to attend the regular registration. In all cases where illness is given as the cause for failure to so register, the affidavit of some reputable physician setting forth the fact shall also be produced. The officers of such primary election shall then register the name of the person so applying in the registration book for the precinct on the page immediately following the last page containing the names of those regularly registered; and opposite each name so registered at such primary election shall be marked the words "Specially registered," and such person shall thereupon be allowed to vote. In case the name of any person who was registered at the regularly appointed time for registration, as affiliating with any political party, is from any cause omitted from the list of names copied from the regular registration books into the primary registration books, such person shall be allowed to vote upon producing a certificate from the custodian of the regular registration books setting forth the fact that the name of such person does appear upon such registration book.

REGISTRATION BOOKS--PENALTY FOR MUTILAT-ING, OR ADDING, OR ERASING NAMES.

Upon the completion of the copying of the names of all persons entitled to vote at any primary election from the regular State registration books into the primary election registration books, the person or persons copying such names shall sign his or their name or names to the primary election registration book or books immediately following the last name registered therein, and any one who shall thereafter add any name or names to the list of names contained in such book or books, or who shall erase therefrom any name or names, or who shall otherwise change or mutilate such book or books, shall be guilty of a misdemeanor, and shall, upon indictment and conviction in the circuit court, be fined not less than one hundred dollars nor more than five hundred dollars, and be imprisoned in the county jail not less than sixty days nor more than one year.

REGISTRATION BOOK—PERSON WILFULLY MIS-COPYING—PENALTY.

The person or persons appointed by the committee or governing authority of any political party to copy the names of those persons entitled to vote at any primary election from the regular State registration books into the primary registration books shall, before entering upon the discharge of such

duty, be sworn by some officer authorized by law to administer an oath, to faithfully and honestly discharge such duty, and any person so appointed by the committee or governing authority of any political party to copy such names who shall register any name or names in such primary registration book or books not registered in the regular State registration book or books, or who shall willfully refuse to copy any name or names entitled to be so copied from the regular State registration book or books, into the primary registration book or books shall be guilty of a misdemeanor, and shall, upon indictment and conviction in the circuit court, be fined not less than one hundred dollars nor more than five hundred dollars, and imprisoned in the county jail not less than sixty days nor more than one year.

REGISTRATION BOOKS-DELIVERY OF.

The person or persons appointed by the committee or governing authority of any political party to copy the names of those persons entitled to vote at any primary election to be held by such political party from the State registration book or books into the primary registration book or books shall, upon the completion of that work, deliver to the duly authorized committee or governing authority under whose direction and control such copying was done, the book or books containing the names which were so copied, which book or books shall, previous to the day set for holding such primary election, be delivered by such committee or governing authority to the officers named, appointed and qualified to have charge of the primary election in the several precincts; and as each person shall apply to vote at such primary election, the officers thereof shall examine such registration book or books, and if they find thereon the name of the person applying to vote, and be satisfied

that he is the person whose name is so registered, they shall enter the word "Voted," after his name and he shall then be allowed to vote. No person whose name is not contained in such registration book or books, except those hereinbefore mentioned who were specially registered, shall be allowed to vote or participate in such primary election.

PROVISION WHERE NO REGISTRATION REQUIRED.

In all counties, districts or precincts in which no registration is held under the provisions of general law, all legal electors shall have the right to vote at any primary election held by any political party, if they conform to the conditions and qualifications prescribed by the committee or governing authority of the political party having direction and control of such primary, by applying at the polls of the precinct in which they reside, and making known the fact that they conform to such conditions and qualifications as have been so prescribed. In case the officers of such primary election be in doubt as to the right of any person to vote, such person shall be sworn by the judges of election, and if, after examination as to his right to vote, he be allowed to vote, the word "Sworn" shall be marked on the stub of the ballot containing such person's name, Any bystander may also challenge the right of any person to vote, and in all such cases, such person whose right to vote is so challenged, shall be sworn and examined as hereinbefore set forth.

ELECTION OFFICERS—APPOINTMENT—OATH— POWERS—DUTIES AND PENALTIES.

The officers for each election precinct, in all primary elections held under the provisions hereof shall be of the same number as is required and designated by law to hold regular State elections, and their duties and responsibilities shall be pre-

cisely the same as those of legally appointed and regularly qualified officers of regular State elections. They shall be appointed by the regularly organized and constituted committee or governing authority of the political party holding such primary election, and shall, before entering upon the discharge of their respective duties, take the same oath required to be taken by officers of regular State elections. The officers in each primary election precinct shall be selected from lists furnished by the various candidates, such lists to be furnished by the respective candidates to the committee or governing authority at least ten days before such primary election, and shall be as nearly equally divided as possible as to judges, clerks and sheriffs among the various candidates. The officers of all primary elections, held under the provisions hereof, shall have the same powers and privileges as officers of regular State elections, and shall be subject to the same restrictions, limitations and conditions. Any act or deed denounced by general law as an offense in the case of officers of regular State elections, is hereby declared to be an offense in the case of officers of such primary elections, and shall be punished in the same form and manner as is prescribed by general law.

CANDIDATE-HOW NAME TO BE SUBMITTED.

Any person desiring to submit his name to the voters in a primary election shall, not later than fifteen days next preceding the holding of such primary election, apprise the committee or governing authority of the political party holding such primary of the fact that he is a candidate, and upon complying with the conditions prescribed by the committee or governing authority for the regulations of candidates, shall be declared to be a candidate by the committee or governing authority of

such political party; and any person who has not given such notice to the committee or governing authority, or who has not complied with the conditions prescribed by the committee or governing authority for the government of candidates, shall not have his name printed on the ballots used in such primary election; but any person desiring to vote for one other than the persons whose names are printed on such ballots shall have the right to do so by writing the name of the person for whom he desires to vote in the space on the ballot set apart for the names of the candidates for such office as he may desire such person so voted for to hold.

RETURNS OF ELECTIONS-ALTERATION-PENALTY.

Within such time as is provided by law in the case of State elections, and in the same manner, the election returns of all primary elections shall be deposited with the committee or governing authority of the political party under whose direction and control such primary election was held, at such place as the committee or governing authority shall designate at which to receive such returns, and any person who shall change or in anywise alter such returns shall be punished in the same form and manner as is provided by general law for punishment of any person who changes or in anywise alters the returns of a regular State election.

COUNTING VOTE—OATH AND DUTY OF COMMIT-

TEE-DECISION IN CASE OF TIE-PENALTY.

The duly authorized and constituted committee or governing authority in the county or district in which a primary election may be held hereunder is hereby empowered to count the votes received by all candidates in such primary elections and to declare the candidate or candidates, in cases where candidates for more than one office are to nominated, receiving the highest number of votes the nominee of such political party for the office for which he was voted for at such primary election. cases of a tie vote or contest, the committee or governing authority of the political party holding such primary election shall have the power to hear and determine such contest, and decide who shall be entitled to the nomination. The proceedings in such cases shall be in such form and manner as the committee or governing authority shall determine upon. Before entering upon the discharge of the duties set forth in this article, the committee or governing authority shall be sworn by some officer authorized by law to administer an oath to faithfully and honestly discharge the duties herein imposed; and the failure upon the part of any member of the committee or governing authority to discharge such duties faithfully and honestly shall be deemed a misdemeanor, and the persons so offending shall, upon indictment and conviction in the circuit court of the county or district, be fined not less than one hundred dollars nor more than five hundred dollars, and be imprisoned in the county jail not less than sixty days nor more than one year.

EXPENSES OF ELECTION—BALLOTS PRINTED BY ORDER OF COMMITTEE.

All expenses for holding such primary elections shall be borne and paid by the political party holding same, and the pay of officers, cost of publishing and circulating notices of elections and all other expenses, shall be defrayed in such manner as may be provided for by the committee or governing authority of the political party holding such primaries. The ballots used in such primary elections shall be printed by order of the committee or governing authority having direction and control of such primaries, under the same restrictions and limitations as is provided by general law for printing of ballots used in regular State elections.

GENERAL APPLICATION.

The provisions of this article shall apply to all primary elections held for the purpose of nominating candidates for State, county, district or municipal offices hereafter held in this Commonwealth except those held in the year one thousand eight hundred and ninety-two.

In all primary elections hereafter held in this Commonwealth, at which the whole number of candidates to be voted for does not exceed five, each candidate shall be entitled to designate, by written notice to the chairman of the county committee or governing body of the party, holding such primary election, not less than five days before the day fixed for holding such election, the name of one person for each voting precinct in the county, to act as challenger and inspector for said candidate at the primary election at which he is a candidate. If there be more than five candidates to be voted for at the primary election, one-fourth of the entire number of such candidates may unite and designate, by written notice to the chairman of the county committee or governing body of the party holding such primary election, not less than five days before the day fixed for holding such primary election, the name person for each voting precinct of the county, to act as challenger and inspector for all of the candidates so uniting: Provided, That no candidates shall be entitled to participate or unite in designating more than one inspector and challenger for each voting precinct. Such written notice shall be served upon the chairman of the county com-

mittee or governing body of the party holding the primary election, by any officer authorized to serve a summons. Such officer shall certify upon such written notice the day he receives it and the day he serves it, and shall be allowed for serving same a fee of fifty cents, to be paid by the candidate giving such notice. If there be no such chairman. or if such written notice be placed in the hands of an officer authorized to serve same eight days before the day for holding such election, and be returned by such officer "not found," or if served and the chairman refuses to issue the certificate, then the person designated as challenger and inspector for any candidate or candidates may present to the officers of election of the precinct for which he is designated as challenger and inspector the written notice herein provided for, and the person so designated shall have all the rights and powers as if appointed and certified by the chairman of the county committee or governing body of the party as herein provided.

Upon the designation of challengers and inspectors to the chairman of the county committee or governing body of the party, as herein provided, the said chairman shall issue to each person so designated a certificate, signed by him as chairman of the county committee or governing body of the party, of appointment as challenger and inspector for the candidate or candidates so designating him, in the voting precinct for which he shall have been designated. The person so appointed as challenger and inspector shall, upon presentation of his certificate of appointment to the officers of the election of the precinct for which he shall have been appointed, be entitled to stay in the room where the election is being held during the time of voting and counting of votes. He shall be entitled to challenge the right of persons to vote, and to be

present at, witness and inspect the counting of the votes, and shall have all other rights and powers conferred by law upon challengers and inspectors at regular elections. Before acting as such the challenger and inspector so designated shall take the oath, to be administered by the clerk or one of the judges of the election, prescribed by law for challengers at regular elections.

Any chairman of any county committee or governing body of the party who shall refuse to issue the certificate of appointment to any person so designated as challenger and inspector, as herein provided, and any precinct election officer who shall refuse to admit any person so designated as challenger and inspector to the room at any time during the voting or counting of votes, or shall wilfully hinder or prevent such person from witnessing and inspecting the counting of the votes shall be guilty of a misdemeanor, and shall upon conviction, be fined not less than one hundred dollars nor more than five hundred dollars, or shall be confined in the county jail not less than thirty days nor more than six months, or may be both so fined and imprisoned.

NATURALIZATION LAWS OF THE UNITED STATES.

The condition under and the manner in which an alien may be admitted to become a citizen of the United States are prescribed by Sections 2,165-74, of the revised Statutes of the United States.

DECLARATION OF INTENTION—The alien must declare upon oath before a Circuit or District Court of the United States, or a District or Supreme Court of the Territories, or a Court of Record, or the Clerk thereof, of any of the States having common law jurisdiction, and a seal and clerk, two years at least prior to his admission, that it is bona fide, his intention to become a citizen of the United States, and to renounce forever all allegiance and fidelity to any foreign prince or State, and particularly to the one of which he may be at the time a citizen or subject.

OATH ON APPLICATION FOR ADMISSION.—He must, at the time of his application to be admitted, declare on oath, before some of the courts above specified, "that he will support the Constitution of the United States, and that he absolutely and entirely renounces and adjures all allegiance and fidelity to every foreign prince, potentate, State, or Sovereignty, and particularly, by name, to the prince, potentate, State, or Sovereignty, of which he was before a citizen or subejct," which proceedings must be recorded by the Clerk of the Court.

CONDITIONS FOR CITIZENSHIP.—If it shall appear to the satisfaction of the court to which the alien has applied that he has resided continuously within the United States for at least five years, and within the State or Territory where such court is at the time held one year at least; and that during that time "he has behaved as a man of good moral character attached to the principles of the Constitution of the United States, and well disposed to

the good order and happiness of the same," he will be admitted to citizenship.

TITLE OF NOBILITY.—If the applicant has borne any hereditary title or order of nobility, he must make an express renunciation of the same at the time of his application.

Soldiers.—Any alien of the age of twentyone years and upward, who has been in the armies
of the United States, and has been honorably discharged therefrom, may become a citizen on his
petition, without any previous declaration of intention, provided that he has resided in the United
States at least one year previous to his application,
and is of good moral character. (It is judicially
decided that residence of one year in a particular
State is not requisite.)

MINORS.—Any alien under the age of twentyone years, who has resided in the United States
three years next preceding his arrival at that age,
and who has continued to reside therein to the time
he may make application to be admitted a citizen
thereof, may, after he arrives at the age of twentyone years, and after he has resided five years within the United States, including the three years of
his minority, be admitted a citizen; but he must
make a declaration on oath and prove to the satisfaction of the court that for two years next preceding it has been his bona fide intention to become a
citizen.

CHILDREN OF NATURALIZED CITIZENS.—The children of persons who have been duly naturalized, being under the age of twenty-one years at the time of the naturalization of their parents, shall, if dwelling in the United States, be considered as citizens thereof.

CITIZENS' CHILDREN BORN ABROAD.—The children of persons who now are and have been citizens of the United States, are, though born out of the limits and jurisdiction of the United States, considered as citizens thereof.

CHINESE.—The naturalization of Chinese is expressly prohibited.

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