Headnotes	Present Constitution	Constitution of 1867	Constitution of 1864
Executive power; term;	ARTICLE II.	ARTICLE II.	ARTICLE II.
commencement of term; ineligibility for additional term of office.	EXECUTIVE DEPARTMENT.	EXECUTIVE DEPARTMENT.	EXECUTIVE DEPARTMENT.
	Section 1. The executive power of the State shall be vested in a Governor, whose term of office shall commence on the fourth Wednesday of January next ensuing his election, and continue for four years, and until his successor shall have qualified; and a person who has served two consecutive popular elective terms of office as Governor shall be ineligible to succeed himself as Governor for the term immediately following the second of said two consecutive popular elective terms.	Section 1. The Executive Power of the State shall be vested in a Governor, whose term of office shall commence on the second Wednesday of January next ensuing his election, and continue for four years, and until his successor shall have qualified; but the Governor chosen at the first election under this Constitution, shall not enter upon the discharge of the duties of the office until the expiration of the term for which the present incumbent was elected; unless the said office shall become vacant by death, resignation, removal from the State, or other disqualification of the said incumbent.	Section 1. The Executive power of the State shall be vested in a Governor, whose term of office shall commence on the second Wednesday of January nexensuing his election, and continue for four years, and until his successor shall have qualified, but the Governo chosen at the first election under this Constitution shall not enter upon the discharge of the duties of the officuntil the expiration of the term for which the present incumbent was elected, unless the said office shall be come vacant by death resignation, removal from the State, or other disqualification of said incumbent.

Constitution	of	
1851		

Constitution of 1776

Amendments to 1776 Constitution

ARTICLE II. EXECUTIVE DEPARTMENT.

power of the State shall be business; that the governor ment as require a property vested in a Governor, whose for the time being shall preterm of office shall com- side in the council, and be appointed or holding offices mence on the second entitled to a vote on all Wednesday of January next questions in which the counensuing his election, and cil shall be divided in opincontinue for four years, and ion; and in the absence of until his successor shall have the governor the first named shall be and the same are qualified.

34. That the members of Proposed by Act of 1809. the council, or any three or chapter 198. Ratified 1840. more of them, when convened, shall constitute a Section 1. The Executive | board for the transacting of of the council shall preside, and as such shall also vote in all cases where the other members disagree in their Proposed by Act of 1836. opinion.

> shall not continue in that office longer than three years council, to the Governor, successively, nor be eligible and to the clerk of the as governor until the expiration of four years, after he shall have been out of that office.

> by and with the advice and Subject nevertheless, to the consent of the council, may checks, limitations and proembody the militia, and when embodied shall alone have the direction thereof, and shall also have the direction of all the regular land fice of the Governor, who and sea forces under the shall be chosen on the first laws of this State, but he Monday of January next, shall not command in person shall continue for the term unless advised thereto by the of one year, and until the council, and then only so Election and qualification of long as they shall approve a successor, to be chosen as thereof, and may alone ex- hereinafter mentioned. ercise all other the executive powers of government, where the concurrence of of office shall commence on the council is not required, the first Monday of January according to the laws of this next ensuing the day of such State, and grant reprieves or election, and continue for pardons for any crime, ex- three years, and until the cept in such cases where the election and qualification of law shall otherwise direct; a successor; and may, during the recess of the general assembly, lay Sec. 23. No person who

All such parts of the constitution and form of governqualification in persons to be of profit or trust in this State, and in persons elected members of the legislature or electors of the senate hereby repealed and abolished.

chapter 197. Ratified 1837.

Sec. 13. So much of the 31. That the governor Constitution and form of government, as relates to the ished and annulled, and that the whole Executive power of the Government of this State, shall be vested 33. That the governor, exclusively in the Governor; visions hereinafter specified and mentioned.

Sec. 19. The term of of-

Sec. 20. . . . whose term

embargoes to prevent the de-shall be elected, and shall