## gible to the Office of President shall be eligible to that of Vice-President of the United States.

The 20th amendment to the Constitution has clarified some of the provisions of the 12 th amendment. In 1801 (III, 1983), the
§ 222. History of
original provision for
failure of electoral
college to choose. House of Representatives chose a President under article II, section 1, clause 3 (see §152a, supra), the constitutional provision superseded by the 12 th amendment.
In 1825 the House elected a President under the 12 th amendment (III, 1985); and in 1837 the Senate elected a Vice President
223. Occasions of
election by House and (III, 1941).

Senate after 1803.
AMENDMENT XIII. ${ }^{4}$

## Section 1. Neither slavery nor involuntary s224. Probibition of servitude, except as a punishment $\underset{\substack{\text { slavery and } \\ \text { involuntary servitude. }}}{ }$ for crime whereof the party shall have been duly convicted, shall

# exist within the United States, or any place subject to their jurisdiction. <br> SECTION 2. Congress shall have power to enforce this article by appropriate legislation. 

## AMENDMENT XIV. ${ }^{5}$

## Section 1. All persons born or naturalized in 822.. Citizenship: the United States, and subject to $\begin{aligned} & \text { security and equal } \\ & \text { protection of citizens. }\end{aligned}$ the jurisdiction thereof, are citizens of the United States and of the

February 8, 1865); Kentucky, March 30, 1976 (after hearing rejected the amendment on February 24, 1865). The amendment was rejected by Mississippi, December 4, 1865, but subsequently ratified on March 16, 1995.
${ }^{5}$ The 14 th amendment to the Constitution of the United States was proposed to the legislatures of the several States by the 39th Congress, on June 15, 1866. On July 20, 1868, the Secretary of State issued a proclamation that the 14 th amendment was a part of the Constitution if withdrawals of ratification were ineffective. On July 21, 1868, Congress adopted and transmitted to the Department of State a concurrent resolution declaring that "the legislatures of the States of Connecticut, Tennessee, New Jersey, Oregon, Vermont, New York, Ohio, Illinois, West Virginia, Kansas, Maine, Nevada, Missouri, Indiana, Minnesota, New Hampshire, Massachusetts, Nebraska, Iowa, Arkansas, Florida, North Carolina, Alabama, South Carolina, and Louisiana, being three-fourths and more of the several States of the Union, have ratified the fourteenth article of amendment to the Constitution of the United States, duly proposed by two-thirds of each House of the Thirty-ninth Congress: Therefore Resolved, That said fourteenth article is hereby declared to be a part of the Constitution of the United States, and it shall be duly promulgated as such by the Secretary of State." The Secretary of State accordingly issued a proclamation, dated July 28, 1868, declaring that the proposed 14 th amendment had been ratified, in the manner hereafter mentioned, by the legislatures of 28 States. The dates of ratification were: Connecticut, June 30, 1866; New Hampshire, July 6, 1866; Tennessee, July 18, 1866; New Jersey, September 11, 1866 (subsequently, on February 20, 1868, the legislature rescinded its ratification, and on March 24,1868 , readopted its resolution of rescission over the Governor's veto, and on April 23, 2003, revoked the resolution of rescission); Oregon, September 19, 1866 (subsequently rescinded its ratification on October 16, 1868, and ratified on April 25, 1973); New York, January 10, 1867; Ohio,

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