Oklahoma Resolutions calling for an Amendment to the Constitution of the United States Prepared by OK-SAFE, Inc. January 22, 2009 DRAFT

Year	Bill Number	Title	Date signed
910	HJR 5	A Resolution ratifying an amendment proposed by the Sixty- First Congress of the United States of America, on the Fifteenth day of March, one thousand nine hundred and nine, to the Constitution of the United States and designated as article sixteen.	Approved March 14, 1910
1913	HJR 3	Ratifying a proposed amendment to the Constitution of the United States for the election of United States Senators by the people of the several states.	Passed by the House February 12, 1913; Passed by the Senate February 24, 1913; Approved March 5, 1913
1919	SCR 2	Concurrent resolution ratifying a proposed amendment to the Constitution of the United States of America. Whereas, Both Houses of the Sixty-Fifth Congress of the United States of America, by a constitutional majority of two-thirds thereof, made the following proposition to amend the Constitution of the United States of America, in the following words, to wit: (language on prohibition followed).	Adopted by the Senate January 7, 1919; Adopted by House January 7, 1919 (no indication if Approved or not).
*1920 (Extraordinary Session Seventh Legislature)	HJR 1	A Resolution ratifying the proposed amendment to the constitution of the United States on woman suffrage.	Passed by the House February 28, 1920; Passed by the Senate February 27, 1920; Approved February 28, 1920.
1933	HJR 2	A resolution ratifying the proposed amendment to the Constitution of the United States to give Congress the power to limit, regulate and prohibit the labor of persons under the age of eighteen years of age, and declare an emergency.	Became Law without the Governor's signature July 11, 1933.
1933	HJR 3	A joint resolution providing for the method and manner of nominating delegates to a State Convention to ratify or reject the proposed Twenty-First Article of Amendment to the Constitution of the United States;	Approved July 18, 1933.
1961	SJR 14	Ratification of Proposed Amendment to U.S. Constitution Electoral College Representation for District of Columbia. A joint resolution relative to the ratification of a proposed amendment to the Constitution of the United States, proposed by the Congress of the United States, relating to the granting of representation in the electoral college to the District of Columbia;	Filed with Secretary of State March 27, 1961.
1976	HJR 1049	A joint resolution concerning the budget of the United States; the purpose of requesting appropriate action by the Congress, either acting by consent of two-thirds of both Houses or, upon application of the legislatures of two-thirds of the several states, calling a Constitutional Convention to propose an amendment to the Federal Constitution to require, with certain exceptions, that the total of all federal appropriations may not exceed the total	Approved April 15, 1976.
1980	HJR 1045	of estimated federal revenues in any fiscal year. A joint resolution concerning the federal judiciary; applying for a Constitutional Convention to amend the constitution of the United States to provide for state removal of Federal Judges; encouraging other states to take similar actions; making application permanent; and directing distribution Section 3 Nature and duration application - This application shall constitute a continuing application for a Constitutional Convention, pursuant to Article V of the Constitution of the United States. This application shall remain effective until the Legislatures of two-thirds (2/3) of the states shall have made like applications, which are unrescinded, and a Constitutional Convention shall have been called by the Congress of the United States.	Filed with the Secretary of State April 14, 1980.
1985	HJR 1016	A joint resolution ratifying the amendment to the Constitution of the United States to restrict the effective date of any law changing the compensation of United States Senators and Representatives; providing an expiration date; and directing distribution.	(Resolution set to expire on Dec. 31, 1995, per 75 O.S. 1981, Section 26.42) Approved July 15, 1985.

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- 3. YR 1919: SCR 2 Concurrent resolution ratifying a proposed amendment to the Constitution of the United States of America. Whereas, Both Houses of the Sixty-Fifth Congress of the United States of America, by a constitutional majority of two-thirds thereof, made the following proposition to amend the Constitution of the United States of America, in the following words, to wit: (language on prohibition followed). Adopted by the Senate January 7, 1919; Adopted by House January 7, 1919 (no indication if Approved or not).
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- 5. YR 1933: HJR 2 A resolution ratifying the proposed amendment to the Constitution of the United States to give Congress the power to limit, regulate and prohibit the labor of persons under the age of eighteen years of age, and declare an emergency. Became Law without the Governor's signature July 11, 1933.
- 6. YR 1933: HJR 3 A joint resolution providing for the method and manner of nominating delegates to a State Convention to ratify or reject the proposed Twenty-First Article of Amendment to the Constitution of the United States; Approved July 18, 1933.
- 7. YR 1961 SJR 14 Ratification of Proposed Amendment to U.S. Constitution Electoral College Representation for District of Columbia. A joint resolution relative to the ratification of a proposed amendment to the Constitution of the United States, proposed by the Congress of the United States, relating to the granting of representation in the electoral college to the District of Columbia; Filed with Secretary of State March 27, 1961.
- 8. YR 1976 HJR 1049 A joint resolution concerning the budget of the United States; the purpose of requesting appropriate action by the Congress, either acting by consent of two-thirds of both Houses or, upon application of the legislatures of two-thirds of the several states, calling a Constitutional Convention to propose an amendment to the Federal Constitution to require, with certain exceptions, that the total of all federal appropriations may not exceed the total of estimated federal revenues in any fiscal year. Approved April 15, 1976.
- 9. YR 1980 HJR 1045 A joint resolution concerning the federal judiciary; applying for a Constitutional Convention to amend the constitution of the United States to provide for state removal of Federal Judges; encouraging other states to take similar actions; making application permanent; and directing distribution. ... Section 3 Nature and duration application This application shall constitute a continuing application for a Constitutional Convention, pursuant to Article V of the Constitution of the United States. This application shall remain effective until the Legislatures of two-thirds (2/3) of the states shall have made like applications, which are unrescinded, and a Constitutional Convention shall have been called by the Congress of the United States. Filed with the Secretary of State April 14, 1980.
- 10. YR 1985: HJR 1016 A joint resolution ratifying the amendment to the Constitution of the United States to restrict the effective date of any law changing the compensation of United States Senators and Representatives; providing an expiration date; and directing distribution. (Resolution set to expire on Dec. 31, 1995, per 75 O.S. 1981, Section 26.42) Approved July 15, 1985.

^{*} From booklet entitled "ACTS of the Extraordinary Session Seventh Legislature State of Oklahoma 1920"