CONSTITUTION AND BY LAWS

of the Douglas County Genealogical Society

Article I:

The name of this organization shall be the Douglas County Genealogical Society of Georgia.

Article II:

Purpose

The purpose for the Douglas County Genealogical Society of Georgia shall be: to share and promote genealogy for the enjoyment and recreation of its members; to provide general genealogical information to members and the public; and to work for the preservation of community genealogical, cultural and historical records.

Article III:

Membership

Section 1. Eligibility

Any applicant interested in furthering the objectives of this Society shall be accepted for membership upon submission of a completed application form and payment of dues.

Section 2. Categories of Membership

a) Individual Member: Any person who meets the requirements for membership and who has paid the annual dues shall be an individual member.

b) Family Membership: Additional individuals living at the same address as a member and who meet the requirements for membership may join at a 20% discount of the annual dues. A household shall receive only one copy of the Society publications.

c) Individual Lifetime Member: Any person who meets the requirements to become an individual member and pays one lump sum fee equal to twenty (20) times the annual membership fee shall be a member for life. There are no household lifetime memberships.

d) Honorary Lifetime Member: Honorary lifetime membership is bestowed upon a person for exceptional service to the Society or to the practice of genealogy. An Honorary Lifetime membership shall be conferred after a two-thirds (2/3) vote of the Board of Directors followed by a vote of 50 (50) percent of the membership. Honorary Lifetime members are entitled to all privileges of individual members but are exempt from paying dues.

Section 3. Dues
Constitution

Dues are payable on or before January 1st, and are delinquent at the end of the February meeting. The dues shall be recommended by the Board of Directors and shall be approved by a majority vote at a regular meeting. The Secretary shall notify in writing by March 1, those members who are delinquent.

Article IV:

Officers

Section 1. Officers of the Society shall be a President, Vice President, Secretary, and Treasurer. Any additional officers deemed necessary shall be elected by a majority vote at any general membership meeting.

Section 2. Qualifications - Only members in good standing may be elected to office, or appointed to serve as committee chairs.

Section 3. Terms of Office - The President, Vice President, Secretary and Treasurer shall be elected for a one year term of office, and shall serve until successors are elected. All officers shall take office at the close of the calendar year.

Section 4. Board of Directors shall consist of all elected officers.

Section 5. Turning over Records of the Office - The officers shall turn over all records, correspondence and other property pertaining to the offices to their successors within fifteen days after their terms of office expire. An officer who resigns shall turn over all records of the office to the President within fifteen days of resignation.

Section 6. Vacancies - The Board of Directors shall appoint a person to serve in any elected office that becomes vacant. The person appointed shall serve until the end of the unexpired term. The appointment must be confirmed by a majority vote at the next Society meeting.

Article V:

Appointed Officers:

Appointed Officers shall be appointed by the President. The appointed positions are as follows:

The Librarian shall: receive, catalog and exchange bulletins, flyers, and information pamphlets from other genealogical societies and organizations and shall make the material available to the members.

The Parliamentarian shall: use the rules contained in the current edition of Robert's Rules of Order, Newly Revised, to govern the Society in all cases to which they are applicable and in which they are not inconsistent with these Bylaws and any special rules of order the Society may adopt.

The Historian shall: maintain a current history of the Society to be available to all members.

Article VI:

Duties of Officers
Constitution

Section 1. The President shall: Preside at all meetings of the general membership and the Board of Directors; be the principal executive officer with responsibility for the supervision of the affairs of the Society; With the approval of the Board of Directors appoint all heads of standing committees; with the Secretary, sign all contracts and documents authorized by the Society; in the absence of the Treasurer, sign checks for authorized disbursements; serve as an ex officio member of all committees except the Nominating Committee; and present a yearly report for publication in the newsletter.

Section 2. The Vice-President shall: assume the duties of the President in the absence of, or at the request of, the President; assume the duties of the President for the remaining term of office in event of a vacancy in the office; direct program planning to coordinate programs and speakers for general membership meetings, seminar speakers, field trips, and workshops; and prepare a yearly report for publication in the newsletter.

Section 3. The Secretary shall: record minutes of the proceedings of the Society; send out proper notices of all meetings; keep and have available at all meetings the Bylaws; maintain a current inventory of all legal documents, records and equipment belonging to the Society; notify officers, committees and delegates of their appointments; supply delegates of the Society with credentials; furnish the officers and committees with copies of all documents necessary for the performance of their respective duties including membership lists; and pick up and distribute the Society's mail.

Section 4. The Treasurer shall: be the custodian of all funds of the Society; sign checks for the authorized disbursements by the Society; present a statement of finances at each Board and general membership meeting; present a year end financial report no later than the March Board meeting and a final budget to the membership at the subsequent January meeting; make all financial records available for audit six weeks before the March Board meeting; serve as a member of the Finance Committee.

Section 5. The creation of new offices shall be recommended by the President to the Board of Directors, passed by majority vote and presented to the general membership for majority vote.

Article VII:

Nominating Committee

At the regular meeting each September, a Nominating Committee of three members shall be appointed by the President. The first person appointed shall be the chair. No current board member shall be eligible to serve on this committee. The Nominating Committee shall prepare a list of candidates to fill all offices, having first obtained the consent of each candidate. This list shall be recommended to the Society at the October meeting and be published in the newsletter. Additional nominations from the floor shall be permitted. The Secretary shall distribute ballots to all members in good standing. A majority vote shall constitute election to office.

Article VIII:

Meetings

Section 1. shall be held monthly; the time and place of the meetings shall be decided on by the Board of Directors.

Section 2. Voting: For the purpose of conducting business, all decisions shall be accepted by majority vote of the membership present.
Article IX:

**Board of Directors**

**Section 1.** The Board of Directors shall consist of the elected officers.

**Section 2.** The Board of Directors shall have general supervision of the affairs of the Society between its business meetings; and perform all duties specified in these By-Laws. The Board shall be subject to the society's Bylaws and *Robert's Rules of Order*. None of its acts shall conflict with purposes of the Society.

**Section 3.** The Board shall: transact the business of the Society between general membership meetings; direct committees; approve general membership meeting programs; approve all printed materials to be distributed in the name of the Douglas County Genealogical Society; operate the Society as a nonprofit organization so that no part of its assets shall benefit any single individual; and direct the activities of the society in a well-planned and practical manner for the benefit of the membership.

**Section 4.** The Board shall meet at least six times annually.

**Section 5.** All decisions shall be accepted by majority vote of the Board of Directors.

**Section 6.** Special Meetings of the Board may be called by the President or three members of the Board of Directors. All board members shall be given at least five days' notice of special meetings.

**Section 7.** Any member of the Board who is absent from three consecutive regular Board meetings, without a reason determined by the Board of Directors to be acceptable, shall be considered to have resigned from the Board.

**Section 8.** Any action of the Board may be modified by the membership by a majority vote.

Article X:

**Committees**

**Section 1.** Standing Committees are permanent committees charged with performing necessary functions of the Society in a particular area. The President and the Board of Directors will determine their importance and need.

a) **The Education Committee** shall: Organize and present to the members, or the general public, or both, instructional classes and short orientation tours that pertain to the purposes of the Society.

b) **The Finance Committee** shall: function as both a short-term fund raising and a long range financial planning body to advise the Board of Directors; suggest and implement methods of raising money for the Society; and assist the Board of Directors in preparing the annual budget.

c) **The Program Committee** shall: develop the annual program of events for the general membership meetings and present it to the Board of Directors for approval at or before the September Board meeting.

d) **The Membership Committee** shall: establish a program to encourage new members to join the Society and create an atmosphere of welcome for both members and guests at the general membership meetings.
Section 2. Each committee chair shall be appointed by the President.

Section 3. The chairs shall appoint the members of their committees, assign the duties if each member, submit a tentative budget to the Finance Committee at a time to be determined by the Board of Directors before the beginning of the fiscal year, cooperate with other committees on projects of mutual concern, and ensure that deadlines are met and reports are filed.

Section 4. The President shall be an ex officio member of every committee.

Section 5. All committees shall submit a quarterly summary of their activities and an annual report to the Board of Directors.

Section 6. The President shall create as many ad hoc committees as are deemed necessary to accomplish the goals of the Society.

Article XI:

Distribution of Assets on Dissolution
In the event of the dissolution of the Society, any remaining assets shall be distributed to another organization qualified by being a charitable 501 (c)(3) designation, approved by the Board of Directors.

Article XII:

Amendment of Bylaws

Section 1. The Board of Directors shall propose an amendment to this Constitution and Bylaws.

Section 2. Written notice of the proposed amendment(s) shall be mailed to all members at least three weeks prior to the date of the vote.

Section 3. At the regular meeting following notification, a majority of the membership vote shall adopt the amendment(s).

Accepted and Approved, August 1998

Becky Collins, Secretary                              Irene Jackson, President

Constitutional Amendments

Amendment No. 1, Article IV, Section 3.

Proposal by Board of Directors to Amend the Constitution to change the terms of office from one year to two years was presented to the membership in general meeting on September 25, 2003. Motion was ratified by a 100 percent vote by the membership on October 23, 2003. Motion carried.

Amendment 1:

Article IV:

Officers

Section 3. Terms of Office - The President, Vice President, Secretary and Treasurer shall be elected for two years, and shall serve until successors are elected. All officers shall take office at the close of the calendar year.
Constitution

Web Master Notice:

This document was re-typed and converted to html format by the Web Master (Chuck Jackson, at the time) to resemble, as closely as possible, the jpg images scanned by Marcia Atkins from an old copy of the Society Handbook (which handbook is no longer published, as it became too expensive). This all occurred in the January/February 2016 time frame. It seems we very nearly lost the actual original Constitution and Bylaws. Additionally, the program HTMLDOC was used to convert that html file to a pdf file, so you could download your own copy.

The question remains: When (and how) did we split the offices of Secretary and Treasurer? I know for a fact they were originally a single office - not only was I there, but the offices of Secretary and Treasurer were filled by a single person (Rebecca Collins) at the inauguration of the Society.