

I 16; Mo. I 6; Mont. III 4; Neb. I 4; N.H. I 16; N.J. I 3, 4; N.M. II 11; Ohio I 7; Pa. I 3; R.I. I 3; S.C. I 4; S.D. VI 3; Tenn. I 3; Tex. I 6; Utah I 4; Vt. I 3; W. Va. III 15; Wis. I 18.

11. In several states *no* religious test may be required for holding public office.
Ala. I 3; Alaska I 3; Ariz. II 12; Del. I 2; Ga. I, Sec. I 13; Hawaii I 4; Ind. I 5; Iowa I 4; Kan. BR 7; Me. I 3; Minn. I 17; Mo. I 5; Neb. I 4; N.J. I 4; N.M. VII 3; Ohio I 7; Ore. I 4; R.I. I 3; Va. IV 58; Wash. I 11; W. Va. III 15; Wis. I 19; Wyo. I 18.
12. In several other states, including Maryland, the only test that may be given for holding public office is the determination of the acknowledgment of a Supreme Being. *Cf.* Md. DR 37.
Ark. II 26, XIX 1; Mass. DR 18; Miss. III 18, XIV 265; N.C. VI 8; Pa. I 4; S.C. XVII 4; Tenn. I 4, IX 2; Tex. I 4.
13. Several states, besides Maryland, require that the administration of an oath be consistent with the taker's religious persuasion. *Cf.* Md. DR 39.
Ariz. II 7; Ind. I 8; Ky. 232; Ore. I 7; Wash. I 6.
14. Unlike Maryland, eleven states provide in their constitutions that religious tests for jurors are forbidden. *Cf.* Md. DR 36.
Ariz. II 12; Cal. I 4; Mo. I 5; N.D. I 4; N.M. VII 3; Ore. I 6; Tenn. I 6; Utah I 4; Wash. I 11; W. Va. III 11; Wyo. I 18.
15. The constitutions of forty-six (46) of the remaining states in the Union have reference to a Supreme Being in the preamble:
Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, [Maryland], Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Texas, Utah, Virginia, Washington, West Virginia, Wisconsin and Wyoming.
Tennessee has no express reference in the preamble to its constitution, but submits various dates in the language, "the year of our Lord."
No references whatsoever may be found in the New Hampshire or Oregon constitutions.
Vermont's constitution has no preamble.
[It is important to note that many of the prohibitions and guarantees mentioned above, which may not appear in the constitutions of the several states, are included among subsequent legislative enactments. See, *e.g.*, footnote 179.]