

**Colorado Constitution.**  
**Article 5: Legislative Department:**  
**Section 25. Special Legislation Prohibited.**

<http://law.justia.com/constitution/colorado/cnart2.html>

**The general assembly shall not pass local or special laws**  
**in any of the following enumerated cases,**  
**that is to say;**

for granting divorces;  
laying out, opening, altering or working roads or highways;  
vacating roads, town plats, streets, alleys and public grounds;

locating or changing county seats;  
regulating county or township affairs;

regulating the practice in courts of justice;

regulating the jurisdiction and duties of  
justices of the peace,  
police magistrates  
and constables;

changing the rules of evidence in any trial or inquiry;  
providing for changes of venue in civil or criminal cases;  
declaring any person of age;  
for limitation of civil actions or giving effect to informal or invalid deeds;

summoning or impaneling grand or petit juries;

providing for the management of common schools;  
regulating the rate of interest on money;

**the opening or conducting of any election,  
or designating the place of voting;**

**the sale or mortgage of real estate belonging to minors or others under  
disability;**

**the protection of game or fish;  
chartering or licensing ferries or toll bridges;**

**remitting fines, penalties or forfeitures;  
creating, increasing or decreasing fees, percentage or allowances of  
public officers;**

**changing the law of descent;  
granting to any corporation, association or individual the right to lay  
down railroad tracks;**

**granting to any corporation, association or individual  
any special or exclusive privilege, immunity or franchise whatever.**

**In all other cases,  
where a general law can be made applicable  
no special law shall be enacted.**