American Government

Course No. 2106310

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Course No. 2106310

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Unit 1: Structure and Function of Government

This unit emphasizes the structure and function of government at three levels—local, state, and national.

Unit Focus

- definition of government
- purposes of government
- levels of government
- functions of each level of government
- major events and documents leading to the establishment of the United States government





Vocabulary

Study the vocabulary words and definitions below.

amendment change made to the Constitution anarchy absence of government Articles of Confederation the first written plan of government for the United States **Bill of Rights** the first 10 amendments to the Constitution **Constitution** the written plan of government for the United States (U.S.) which explains the powers and duties of the government **Constitutional Convention** the meeting at which the United States Constitution was written **Declaration of Independence** the document that lists the reasons Americans wanted to be free of English rule **democracy** system of government in which power comes from the people **global involvement** the public policy of taking an active part

in world affairs



government the political organization through which public policy is made and enforced isolationism the principle or policy of avoiding political alliances and economic relationships with other countries laws written rules of behavior that can be enforced by a government popular sovereignty rule by the people **Preamble** the beginning of the Constitution public policy a plan or position that the government decides to follow on a certain issue republic type of government in which people choose their leaders through regular elections Revolutionary War..... the war between England and the American colonies



Structure and Function of Government

Every nation or country in the world has some method of organization within that nation. All nations have some way of making **laws** or rules of behavior, and the people who live in those nations have to obey the laws. Each nation also has some way of making sure that all people who live there follow the laws. The **Constitution** is the written plan of government for the United States. (See Appendix A.)

Government Defined



The laws are made and enforced through **government**. Government is defined as the political organization through which laws and public policy are made and enforced. Let's look at that definition in two parts.

Political Organization

First of all, a government is a political organization. This political organization consists of all of the people who decide how the country should operate. In the United States, all people have the opportunity to be a part of this political organization because the

system of government in the United States is a type of **democracy** called a **republic**. In a republic, the people choose who will govern the country through regular elections and, therefore, have the final power.

Public Policy

The second part of the definition of government states that a government makes and enforces **public policy**. Public policies are the plans that governments decide to follow. Government decisions are then based on public policies.





For example, if the people want the government to follow a policy to help older people get medical care, then the government makes decisions that will help older people get the medical care they need. People may also want the government to follow a policy to clean up polluted rivers. The government then makes decisions that will help clean up polluted rivers.

Because people's wishes may change over time, so may public policy change. At some points in our history, citizens have wanted the United States to keep to itself and not become involved in the problems of other countries. At these times the country has adopted a public policy of **isolationism** and stayed out of active involvement in the affairs of other countries. At other times during history, Americans have asked the government to become involved in world affairs, and the government has responded by adopting a policy of **global involvement**. These shifts in public policy will be further discussed in "Unit 8: Foreign Affairs and Domestic Policy."

Purposes of Government

Why do we need a government? We need a government for many reasons. In a nation where many people live—and life is complicated—a government is needed to do things for the people they can't do by themselves. Three of the essential purposes of government are listed below.



Maintain Order

The first purpose of government is to maintain order within a nation. If everyone were allowed to do as he or she pleased, with no restrictions, no one would feel safe. The government attempts to insure that people live and work together peacefully. This is accomplished by making and enforcing laws.





Provide National Security

A second purpose of government is to provide national security. This means that our government has to make sure that no other nation takes over our nation. This is done primarily through the efforts of the United States military.

Provide Services

The third purpose of government is to provide services for its citizens. Generally, these are services—such as roads, schools, parks, or police departments—that would be too expensive for any one person to purchase. Governments provide these services to all citizens in order to help make sure that the people are educated, have a clean environment, and are generally safe from harm.

Levels of Government and Their Functions

In our country, there are three different levels of government. Try to picture these levels as steps. The lowest step is the *local* level of government. One step higher is the *state* level of government. The top step is the *national* (or federal) level of government.



Each of these levels of government is responsible for serving the people who live in the area under its control. There is, however, a lot of overlap among the three levels. For example, funding for schools may come from the national, state, and local governments.



Local Government

Local governments serve all people living in a county, city, town, or township. There are thousands of local governments across the country. Local governments have the power to manage their own affairs as long as they do not violate federal or state laws.

State Government

There are 50 different states in the United States. Each has its own constitution which sets up the plan for state government. The government of each state serves all of the people living within its borders. State governments also pass laws, but none of these laws may conflict with federal laws.

National Government/Federal Government

The national government is the highest level of government. It serves all of the people living in the United States. Its laws, which are called federal laws, must be obeyed by everyone living within the country. The United Stares Constitution sets up the plan for the national level of government.

Important Events in United States History

There are many important events in the history of the United States that led to the kind of government that we have today.

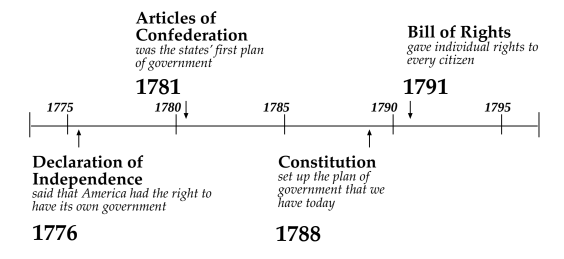
Beginning around 1600, English settlers began to set up colonies in the New World. Eventually, 13 colonies were formed. The English settlers brought with them some ideas about government that were important to them. The belief that the people should be allowed to vote on public policies was one central idea. The right to have a fair trial was another central idea.

The works of John Locke helped spread ideas of democracy in England and eventually to the New World. He wrote a book called *Two Treatises on Government*. He wrote that people should choose their



rulers. He also wrote that people have the right to make laws for themselves. Locke reasoned that all people were born free, equal, and independent. People possessed natural rights to life, liberty, and property before governments were formed. When people formed governments, they did so to protect their natural rights. Locke argued that if a government failed to protect these natural rights, the people could change that government. The people had the right to protect their rights. This idea is known as **popular sovereignty** and means rule by the people. All of the ideas about natural rights were in the hearts and minds of the people who established the colonies in the New World.

Before long, the English king and the government of England began to make decisions that hurt the people in the American colonies in many ways. Colonists were forced to pay taxes to England even though they were given no voice in how England governed the colonies. Colonists who did not pay the taxes were denied trial by jury. The colonists began to feel that they should have a government of their own to set policies and make decisions that would help instead of hurt them.





In 1776 Thomas Jefferson, leading member of a five-man committee, developed a statement to be sent to England, explaining the feelings of the colonists. This statement became known as the **Declaration of Independence**. (See Appendix B.) The document stated the reasons the 13 colonies wanted to become a new nation. The document also said that the people of America had the right to form their own government because the English government had taken away basic rights to which the colonists believed all citizens were entitled.



Thomas Jefferson

The government of England did not agree with the Declaration of Independence. Similarly not all Americans were in favor of breaking away from England and forming an independent nation. The **Revolutionary** War then began between the new government of America and the government of England. America defeated England, and the United States of America was formed. Even before England surrendered, some people in the new nation—the United States of America—wrote a plan in 1776 for government called the **Articles of Confederation**. (See Appendix C.) The Articles of Confederation were ratified in 1781. A limited national government was established under the Articles of Confederation. However, the states remained independent but cooperated with each other. While there was no President under this plan, a Congress was formed with delegates from all states. Each state had one vote, no matter how large or small. Though Congress was given some power under the Articles of Confederation, that power was severely limited. For example, while Congress could declare war, it could not maintain an army. Congress also had no power to tax its citizens or regulate trade.

Under this system, states operated almost as small, independent nations. Each state printed its own money, established it own taxes, and—in some cases—formed its own armies. It soon became obvious that the plan established under the Articles of Confederation was not going to work. While the states had wanted to keep their power, many of them did not have enough money to meet their needs, and many began to worry that they were not strong enough to protect themselves. Many people were afraid of **anarchy**, the absence of government.



Finally, a meeting of the states' leaders was held in Philadelphia to find ways to revise the Articles of Confederation to solve the problems which were occurring. The meeting became known as the **Constitutional Convention**.

In 1787 when the convention began, the states' leaders decided that the Articles of Confederation caused too many problems that could not be resolved. A new plan of government would have to be written—one that would work better. The result of this meeting was the Constitution of the United States. Before Americans would accept the Constitution, 10 changes called **amendments**, had to be made. These 10 amendments were called the **Bill of Rights** (see Appendix D) and are still part of the Constitution today. (See "Unit 6: Civil Rights.")

Since 1791, 17 other changes have been made in the Constitution, making a total of 27. But, basically, it is the same plan of government that we use today—over 200 years later!

The Preamble to the Constitution

The Constitution of the United States is a plan of government that was written over 200 years ago. It is important that every person living in the



United States knows and understands the ideas in the Constitution.

The people who wrote our Constitution understood the reason that a nation needs a strong government. The introduction, or **Preamble**, to the Constitution tells us the purpose of our government in just one sentence.

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

When we look closely at this very important sentence, we get a clear understanding of what it means.



- "We the People of the United States" tells us and the world that the government of our nation belongs to the people and is run by the people.
- "...to form a more perfect Union" means that our government under the Constitution will unite the states into a better nation.
- "...establish Justice" means that the government will pass laws and set up courts to make sure all people are treated fairly.
- "...insure domestic Tranquility" means the government will keep the country itself orderly and peaceful.
- "...provide for the common defense" means that the government will keep other nations from taking over our country.
- "...promote the general Welfare" means that the government will see to it that the citizens of our country enjoy good fortune, health, and happiness as much as possible. The government is supposed to do things that will benefit everyone, not just a few people.
- "...secure the Blessings of Liberty to ourselves and our Posterity" means that the government will make sure that we, our children, and all future generations will have freedom.
- "...ordain and establish this Constitution for the United States of America" means that we agree that the Constitution of the United States will be the plan of government for our nation.

These words form the Preamble to the Constitution of the United States and make it very clear to everyone that our government has a *purpose* and some goals to reach.



Use the list below to complete the following statements.

amendments	isolationism	Preamble
democracy	laws	public policy
elections	local	state
government		

1.	The opening statement of the Constitution is called the			
2.	A is a system of government in which power comes from the people.			
3.	A government may choose to stay out of the affairs of other countries. This policy is called			
4.	Changes to the Constitution are called			
5.	Written rules of behavior are called			
6.	The makes and enforces public policy.			
7.	The lowest level of government is			
8.	A may not pass a law which conflicts with federal law.			
9.	Government decisions are based on			
10.	In a republic, leaders are chosen through			



Use the list below to complete the following statements.

Articles of Confederation Bill of Rights Constitutional Convention Declaration of Independence global involvement public policy Revolutionary War

1.	Americans fought the in order to gain their freedom from England.
2.	At different periods in history, our government has decided to follow a of isolationism.
3.	Our first plan of government, the did not work out well.
4.	The was called so a new set of rules for the United States could be written.
5.	The says that the people of America had the right to form their own nation.
6.	The first 10 amendments to the Constitution are known as the
7.	The policy of active involvement in world affairs is



Answer the following using short answers.

What is one example of how our government maintains order
How does our government provide national security?
What is one example of services our government provides?
What are the three levels of government?
What was the message of the Declaration of Independence?



Nha	at famous author believed in natural rights? _	
—— Wha	at are those natural rights?	
	at are those natural rights:	
Vha	at was the second plan for the United States g	overnment?
Hov	w many changes have been made to the consti	tution since î



on the line provided.				
1.	The Bill of Rights was added to the Constitution of the United States.			
2.	The Declaration of Independence was written.			
3.	The Revolutionary War began.			
4.	The Constitution of the United States was written.			
5.	The English government made laws that hurt the people in the American colonies.			
6.	The Constitutional Convention was called.			
7.	England set up 13 colonies in America.			
8.	The Articles of Confederation was used as the plan of government.			



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Use the list below to complete the following statements.

government

isolationism **Preamble** amendments republic constitution **Thomas Jefferson** democracy laws 1. Before Americans would accept the Constitution, 10 changes called _____ were made. 2. In the United States, all people have the opportunity to be a part of the political organization because the system of government in the United States is a type of _____ called a(n) 3. All nations have some way of making _____ or rules of behavior. 4. A ______ is a plan for government. 5. A government is a ______. At some points in our history, citizens have wanted the United States to keep to itself and not become involved in the problems of other countries. This is called _____ The introduction or ______ to the Constitution

tells us the purpose of our government in just one sentence.

political organization



8.	is defined as the political organization		
	through which public policy is made and enforced.		
9.	The author of the Declaration of Independence was		
10.	The total number of amendments to the Constitution (including the Bill of Rights) is		



Match the phrase from the **Preamble of the Constitution** with the correct **explanation**. Write the letter on the line provided.

1	. "to form a more perfect Union"	A.	the government of our nation belongs to the people and is run by the people
2	. "We the People of the United States"	В.	to keep peace within our nation
3	. "provide for the common defense"	C.	to unite the states into a better place
4	. "establish Justice"	D.	to keep other nations form taking over our country
5	. "insure domestic Tranquility"	E.	to make sure our children and future generations will have freedom
6	. "promote the general Welfare"	F.	to pass laws and set up courts to see that people are treated fairly
7	. "secure the Blessings of Liberty to ourselves and our Posterity"	G.	to see that citizens enjoy as much good fortune, health, and happiness fortune as possible



Write each phrase of the **Preamble of the Constitution** *in your own words on the lines provided.*

We the People of the United States:
in Order to form a more perfect Union:
establish Justice, insure domestic Tranquility:
provide for the common defense:
promote the general Welfare:
and secure the Blessings of Liberty to ourselves and our Posterity:
do ordain and establish this Constitution for the United States of America:
, and the second



Unit 2: Foundations of American Government

This unit emphasizes the basics of a constitutional government and the foundations upon which it is based.

Unit Focus

- contributions of ancient Greece
- contributions of ancient Rome
- definition of an absolute monarchy
- description of the Glorious Revolution
- history and effects of the French Revolution





Vocabulary

Study the vocabulary words and definitions below.

absolute monarchy	kings and queens have total and complete power
ancient Greeks	a group of people who lived in Greece from 2000 B.C.–323 B.C. and created a direct democracy
ancient Romans	a group of people who lived in Rome about 700 B.C. who conquered much of the ancient world and created a republic
checks and balances	each of the three branches of government is given the means to check or limit the actions of the other branches
Congress	lawmaking body of United States government (House and Senate)
dictator	a ruler who has total power
direct democracy	all citizens participate directly in making decisions
divine right of kings	the belief that a king's or queen's decisions are inspired by God
executive branch	the body of government that carries out the laws



French Revolution (1789–1791) the French peasants and working class rebelled against absolute monarchy and the aristocracy Glorious Revolution a peaceful revolution in England that ended the age of absolute monarchies **judicial branch**...... the body of government that interprets laws (the courts) legislative branch the body of government that makes the laws Louis XIV absolute ruler of France from 1643-1715 Magna Carta England's constitution monarch a king or queen **Montesquieu** French philosopher who was the first to speak about the separation of powers; he wrote *On the Spirit of Laws* (full name: Charles de Secondat, Baron de Montesquieu) **nations**.....people who have the same laws and leaders Parliament national lawmaking body of England patriots American men and women who wanted freedom during the American Revolution



representative democracy...... a system in which the people elect candidates to public offices to vote on government decisions

Rousseau French philosopher who believed that the main duty of government should be to maintain as much freedom as possible for people in a civilized society; he wrote the *Social Contract* (full name: Jean-Jacques Rousseau)

Senate (Roman) elected members of Roman government who proposed laws

separation of powers division of government for the purposes of checks and balances so that no one branch becomes too powerful

George Washington led the American army during the
American Revolution and later became
the first President of the United States

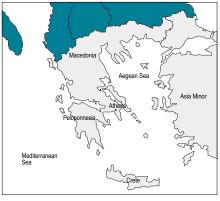


Foundations of American Government

Democracy is a word with which most of us are familiar. Where did this word come from? What does it mean? The word democracy comes from the Greek word *demos* meaning "the people" and *kratia* meaning "rule." Therefore, democracy literally means the people rule. Between 750 B.C. and 500 B.C., Greeks developed different forms of government. In about 450 B.C., the **ancient Greeks** invented the word to describe their system of government. Our government today is founded upon earlier types of governments.

Government of Ancient Greece

From 2000 B.C. to 323 B.C., ancient Greece was not a united country as it is today but a collection of lands and islands where Greek-speaking people lived. Compare the two maps below. The one on the left shows where Greece is located today. The map on the right shows the territories of ancient Greece.



ancient Greece



Greece today

The early Greeks established the *polis*. A polis is a Greek city-state and its surrounding countryside. (This is the root of such words as police, politics, and politician.) Athens is probably the most famous polis. This is because the citizens of Athens established a **direct democracy**. This meant all citizens participated directly in making decisions.



For instance, the decision to build a new road wasn't decided by a few members of the city council. Each citizen of Athens voted on whether or not they needed a new road. In contrast, present-day democratic **nations** such as the United States are **representative democracies**. This means we elect people to public offices to represent us and vote on government decisions. Therefore, the citizens of the United States do not vote on issues such as road construction. Can you imagine how many times people would have to go and vote every time someone wanted to build a new road? It would be impossible today! There are far too many decisions and people.



The ancient Greeks had a purer form of democracy, but it was not flawless. For example, in order to be a citizen in Athens, both of your parents had to be citizens. Women were granted citizenship, but they were not allowed to vote or hold office. Slaves were not permitted to vote because they were not citizens. Despite all of these

problems, the creation of a democratic government was revolutionary. The idea that citizens could have a voice in government was completely new. Although in time the Greeks were conquered, their culture spread to distant lands. Their ideas about democracy became part of Western civilization, the heritage of ideas that spread to Europe and America. This is why ancient Greece is a part of our culture today.

Government of Ancient Rome

The **ancient Romans** were some of the greatest conquered much of the ancient world. The Romans ruled much of the ancient world for over 900 years and built a great empire during the years of 1000 B.C. to 27 B.C. in the country that is now called Italy. Italy is a country in Europe near Greece. About the year 700 B.C., the city of Rome was built in Italy, and the people of Rome were called Romans.



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The Romans did not want a king or a queen for a ruler. Around 509 B.C., Rome became a *republic*, a form of government in which voters elect their leaders. Sound familiar? That's right! The system of government in the United States is a type of democracy called a republic. The people choose who will govern the United States through regular elections.

The Roman republic was not a democracy. Rich people had much more power than poor people did. The poor were not allowed to hold a political office. Only citizens were allowed to vote. As in Greece, most Romans were not citizens. After many years, some laws were changed, and poor Romans gained some power. They were allowed to help make laws, but the rich people still held most of the power.

Roman citizens elected men to make their laws and run their government. Three hundred men were elected representatives and made up what was called the **Senate** (**Roman**). In the United States, we also have a Senate. The Senate is the upper House of **Congress** or of a state legislature. We elect senators to make and change laws. "Justice for all!" was an idea that came from the Senate. Many of our ideas about laws and courts came from the Romans.

In time, the Roman republic grew into an empire. The Roman Empire lasted from 27 B.C., when Augustus Caesar became Rome's first emperor, until the 4th and 5th centuries, when it collapsed. Rome tried to control the



Roman war chariot

entire Mediterranean world with a government designed for a small city-state. The empire grew too fast and became too large for the kind of governmental organization the Romans had set up. Many people who study history think we can learn a great deal from the fall of Rome. It is important to learn from the mistakes of ancient civilizations, so we do not follow in their footsteps.



Age of Monarchy in Europe

Another word for a king or queen is **monarch**. During the 1600s, Spain, France, and England had each become unified into nations. Nations are made up of people who have the same laws and leaders. Our nation is the United States. The leader of our country is the President of the United States. During the 1600s, the rulers of Spain and France were monarchs—kings and queens. This system of government is called an **absolute monarchy**. This meant the kings and queens ruled with absolute power. In an absolute monarchy, the ruler determines policy without consulting either the people or their representatives.

France

One such ruler from 1643-1715 was the King of France, **Louis XIV**. Louis believed in the **divine right of kings**, meaning that God gave him the right to rule France. For example, if he decided to build an extravagant and unnecessary palace, it was his right. He believed God inspired any decision he made. Therefore, Louis built an enormous palace at Versailles. The elaborate palace cost the equivalent of about one billion dollars today. The common people of France were very upset about this waste of money. These were the kind of decisions made under absolutism. The wishes of the majority were ignored. Other European monarchies admired Louis XIV and copied his style of government.

England

King Charles I ruled England from 1625 to 1649. He also thought he should rule with absolute power. In the past, a king or a queen in England could not make laws without consulting the **Parliament**. The Parliament was the national lawmaking body of England, consisting of the House of Lords and the House of Commons. This is similar to the Congress in the United States which is made up of the House of Representatives and the Senate.

King Charles did not want to share power with the Parliament. He disbanded the whole group and ignored the **Magna Carta**, England's constitution. Eventually, the people rebelled against King Charles. In 1649, he was captured and tried by Parliament. Charles I was found guilty and



eventually beheaded. For a time, England was without a king or queen. Instead, Parliament set up a republic. The republic, known as the Commonwealth of England lasted from 1649 to 1660. However, the people of England missed having a king. Therefore, they invited the son of King Charles to return to England.

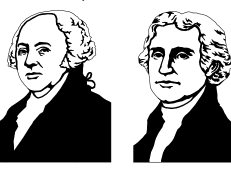
The Glorious Revolution

King Charles II learned from his father's mistakes. He became king in 1660. He restored Parliament and things went very well for a time. Problems began again when his son James II became king. King James II abused his power. Parliament decided they would have to remove James II from the throne. They decided to seek help from the daughter of King James. Her name was Mary, and she was married to William of Orange and living in Holland. Parliament asked them to come from Holland and take over James II's throne. Surprisingly, this didn't cause a war. Perhaps James remembered what happened to his grandfather, King Charles I. He probably didn't want to repeat history and lose his head! In 1688 James II left the throne quietly. Parliament persuaded William and Mary to give up many of their royal powers. This change came to be called the Bloodless Revolution or the **Glorious Revolution**. The reason it was glorious was because it was peaceful. No one lost his or her life. Also, the Glorious Revolution changed the government of England dramatically. The time of absolute monarchs was over.

Revolution in America

In 1760 George III became king of England. Colonies had existed in the New World for almost 200 years. The New World was otherwise known as America. King George asked for loyalty from his subjects in America. In

return, he offered protection from Native Americans and those foreign countries that wanted land in the New World. This protection was very expensive. For example, in 1763 the French and Indian War ended in America. The Americans and British defeated the French and Indian tribes. The war was costly. So King George asked the colonists for money in the form of

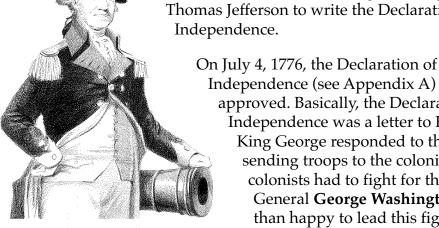


Patriots like Samuel Adams and Thomas Jefferson wanted freedom.



taxes. Many of the colonists were upset about paying taxes. "Taxation without representation!" was their complaint. If they paid taxes to King George, they wanted a voice in government. Many Americans wanted more than a voice in government. Men like Samuel Adams and Thomas

> Jefferson wanted freedom. They were called **patriots**. The patriots were very persuasive with many of the colonists. Freedom sounded good. They asked Thomas Jefferson to write the Declaration of Independence.



General George Washington

Independence (see Appendix A) was approved. Basically, the Declaration of Independence was a letter to King George. King George responded to the letter by sending troops to the colonies. The colonists had to fight for their freedom. General **George Washington** was more than happy to lead this fight to victory. He later became the first President of the United States.

The rest of the world watched as Americans won their freedom. Many other countries were impressed by their struggle for freedom. They admired the promise of freedom of speech, of religion, and of the press. They watched and learned the value of having a voice in government, trial by jury, and the promise of equality.

The Age of Reason

During the 1780s, the French people had witnessed the American Revolution, and were listening to new ideas. They saw the Glorious Revolution in England and the silent takeover of the monarchy by Parliament. Many writers began to point all of these things out to the French people. Some of the more famous writers were **Rousseau**, **Voltaire**, and **Montesquieu**.

Rousseau wrote a book on government called *The Social Contract*. It stated, "Man is born free, yet everywhere he is in chains," meaning freedom is something every one of us is born with, yet so many people are abused. Rousseau believed in the earliest of times, people had lived as free and equal individuals. He said people lived "in a state of nature." As people



moved into villages, and later on, cities, the strongest among them forced everyone else to obey unjust laws. Therefore, freedom and equality were destroyed. Rousseau argued the only correct government was one that ruled with the approval of the people.

Voltaire used his pen like a weapon. He wrote hundreds of pamphlets and essays denouncing the French monarchy. He was thrown into prison twice by the French monarchy for his outspoken ways. However, he never gave up. He devoted his life to the fight for freedom. His enemies were prejudice, superstition, and intolerance. In 1758 Voltaire wrote his most famous work, *Candide*. It is a short novel that pokes fun at the French monarchy. These types of novels are known as satires.

Montesquieu devoted his life to the fight for liberty as well. For years he studied the history of ancient Rome. He concluded that Rome's decline was the result of people's loss of freedom. Remember the importance of learning from the mistakes of past generations? Montesquieu also admired the Glorious Revolution in England. He thought England had the best form of government because of the system of **checks and balances** of power. The British king had executive power and carried out the laws of the state. He was the **executive branch** of the government. The members of Parliament were the **legislative branch** who made the laws of the state.

The judges of the English courts were the **judicial branch**. They looked at the laws and decided how to apply them in court cases. Montesquieu called this division of power into three branches **separation of powers**. Does any of this sound familiar? When we study the branches of government in the next section, you will see we learned a great deal from Montesquieu as well. The men who wrote the Constitution of the United States read Montesquieu's book called *On the Spirit of Laws*. In his book, he stated, "Power should be a check to power." This means that each branch of government should limit the power of the other two branches.

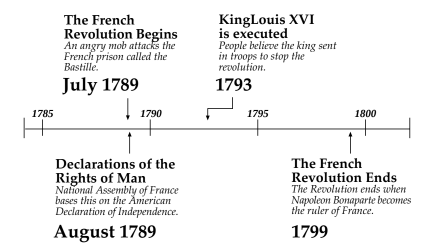
Words are very powerful. The words of political writers in France and England gave the people in England, France, and America the strength to protest absolute monarchies. People began to believe in a life with liberty.



The French Revolution

The French were very impressed by the colonists in America. The idea of freedom and a voice in government sounded wonderful to the millions of peasants who often went without enough food to eat. Remember that France started the idea of an absolute monarchy with Louis XIV. This type of government was still in place in 1789, even though Louis XIV was no longer alive. In his place was King Louis XVI. He also ruled by "divine right." No matter how unfair the rule, French people had to accept it. Nobles lived in luxury. They had fine palaces paid for by taxes collected from the lower and middle classes.

On July 14, 1789, a riot broke out in Paris. An angry mob attacked the French prison called the Bastille. They murdered the governor of the prison and carried his head on a stick through the streets of Paris. The French Revolution had begun. Many noblemen did not feel safe in France. They left the country. The peasants and working class tried to attack the king in the palace at Versailles but the guards kept them away. During the next three years, 1789-1791, the revolutionaries wrote a new constitution. The nobles lost most of their rights, and the king lost much of his power. On August 26, 1789, the National Assembly of France wrote the Declarations of the Rights of Man. It was based on the American Declaration of Independence. Rulers throughout Europe were worried about what was going on in France. They did not want to lose their power. Therefore, they sent in troops to stop the revolution. The peasants and working class believed King Louis had sent for more troops. Therefore, they executed King Louis and his wife Marie Antoinette in 1793.





The The A I

Napoleon Bonaparte

The French Revolution was not a Glorious Revolution.

The new rulers of France could not keep peace in France.

The angry people of France kept fighting in the streets.

Anyone who disagreed with the people lost their heads. The French Revolution ended in 1799. The Revolution ended when Napoleon Bonaparte became the ruler of France. Napoleon became a dictator. A dictator does not claim divine right of rulership but has total power. This meant an end to the freedom once again.

The Effects of the French Revolution

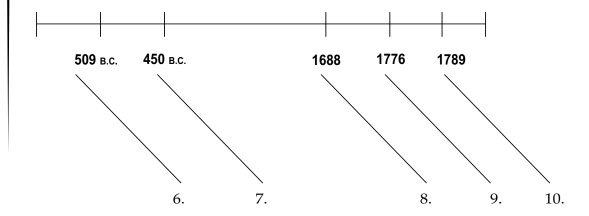
Despite the outcome of the French Revolution, people around the world began to realize the importance of having a voice in government. In fact, not long after the French Revolution, countries in Latin America began to fight for their freedom. All the countries to the south of the United States are called Latin America. By 1826, most of the Latin American colonies had won their freedom from Spain and France.



Number the **events** in the correct **order** they happened. Write the number on the line provided.

- Glorious Revolution
 ancient Romans created a republic
 American Revolution
 ancient Greeks created a direct democracy
- 5. French Revolution

Place the **events** *on the timeline below.*





Follow the directions below.

- 1. Pretend you have your own talk show. The following people will appear on your show for a debate on the pros and cons of a democracy: Louis XIV; Montesquieu, a French philosopher; Homer, a citizen of ancient Greece; Brutus, a citizen of ancient Rome; King George III; and Thomas Jefferson. Fill in the script below. Read what each person says and try to respond the way each person really would respond.
- 2. **Louis XIV:** Democracy is a terrible idea! Power can only come from a king or queen. It is ridiculous to think power should come from the people.

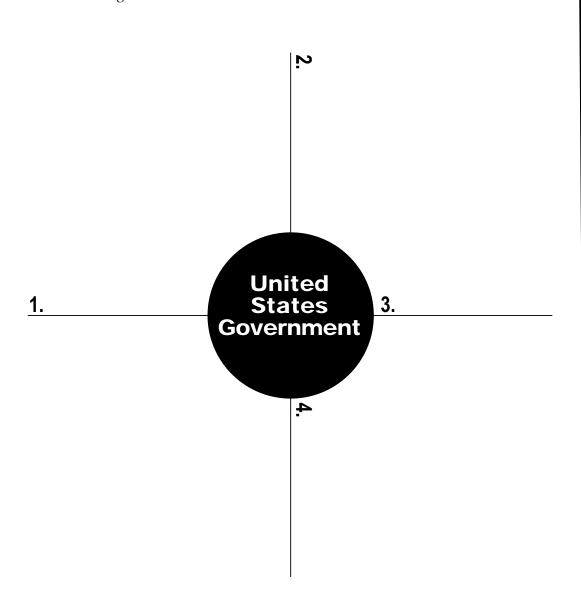
1	James I am from Athona Wa greated the first democracy. It is th
(Homer: I am from Athens. We created the first democracy. It is the only way to have a fair government. The power should come from the citizens, not a king or queen.
I	Brutus:
(George III: I agree with Louis XIV. Power comes from the monar God chose me as king and therefore I know what is best for the beople.
٦	Thomas Jefferson:



Write True if the sentence is correct. Write False if the sentence is not correct.			
1.	The word democracy comes from the Romans.		
2.	A polis is a Greek city-state.		
3.	All citizens participate in a representative democracy.		
4.	Slaves were permitted to vote in ancient Athens.		
5.	Romans elected men to represent them.		
6.	Another word for a king or queen is monarch.		
7.	Nations are made up of people that look the same.		
8.	Louis XIV believed in a democracy.		
9.	The Glorious Revolution happened in the United States.		
10.	The French Revolution was not like the Glorious Revolution.		



Fill in the missing information on this graphic organizer. On each line write the **name of a country and/or empire** that had an influence on the founding of the United States government.





Use the chart below to answer the following using short answers.

Nation	Date	Events
Ancient Rome	509 в.с.	Romans establish a republic
Ancient Greece	450 в.с.	democracy in Athens
France	1643-1715	King Louis XIV ruled with absolute power
England	1688	Glorious Revolution put an end to absolute monarchies
America	1776	Americans write Declaration of Independence

1.	What happened first?
2.	What happened in 450 B.C.?
3.	When did the Americans write the Declaration of Independence?
4.	What happened in 1688?
5.	When did the Romans establish a republic?
6.	King Louis XIV was from which nation?



Match each definition with the correct term. Write the letter on the line provided.

1.	a king or queen	A.	ancient Greeks
2.	people who have the same laws and leaders	В.	ancient Romans
3.	a group of people who lived from 2000 B.C.–323 B.C. and created a direct democracy	C.	checks and balances
4.	each of the three branches of government is given the means to check or limit the actions of the other branches	D.	dictator
5.	a group of people who conquered much of the ancient world and created a republic	E.	divine right of kings
6.	division of government for the purposes of checks and balances so that no one branch becomes	F.	monarch
7	too powerful	G.	nations
7.	a ruler who has total power		
8.	belief that a king's or queen's decisions are inspired by God	H.	separation of powers



absolute monarchy

Use the list below to write the correct term for each definition on the line provided.

Glorious Revolution

direct democracy French Revolution General George Washington	Louis XIV patriots representative democracy		
1.	(1789-1791) the French peasants and working class rebelled against the absolute monarchy and the aristocracy		
2.	Americans who wanted freedom during the American Revolution		
3.	a peaceful revolution in England that ended the age of absolute monarchies		
4.	all citizens participating directly in making decisions		
5.	kings and queens have total and complete power		
6.	absolute ruler of France from 1643-171		
7.	led the American army during the American Revolution		
8.	a system in which the people elect candidates to public offices to vote on government issues		

Unit 3: The Federal System of American Government

This unit emphasizes the basic principles of political organization and learn the processes by which power is delegated within all levels of the three branches of government.

Unit Focus

- basic principles of American government
- powers given and denied to national and state governments
- ways the Constitution can be amended





Vocabulary

Study the vocabulary words and definitions below.

bill of attainder	a law that sentences a person to jail without a trial
checks and balances	each of the three branches of government is given the means to check or limit the actions of the other branches
concurrent powers	powers which are shared by the national government and the state governments
delegated powers	powers given to the national government by the Constitution
denied powers	powers which the Constitution expressly forbids either the national or state governments
elastic clause	statement in the Constitution which gives Congress any necessary additional powers needed to carry out its duties
executive branch	the body of government that carries out the laws
ex post facto	a law which makes an action illegal after it has taken place



federal system or federalism a form of government that divides power between the national and state levels

habeas corpus right of a person accused of a crime to be brought before a judge

implied powers powers given to the national government which are not directly stated in the Constitution

judicial branch..... the body of government that interprets laws (the courts)

judicial review the power of the courts to declare laws unconstitutional

legislative branch..... the body of government that makes the laws

popular sovereignty rule by the people

principle..... basic idea or belief

ratify approve

reserved powers powers given to the state governments



	division of government for the purpose of checks and balances so that no one person or group of people becomes too powerful
veto	the President's right to reject a bill passed by Congress



The Federal System of American Government

The United States government is a **federal system**. A federal system (or **federalism**) is a form of government in which powers are divided between the national government and the state governments.

Basic Principles of American Government

- Federal System
- 2. Popular Sovereignty
- 3. Separation of Powers
- 4. Checks and Balances
- 5. Limited Government

Division of Powers

The Constitution divided government authority by giving certain powers to the national and state governments. The national government has certain specified powers, while all other powers are reserved to the states or to the people. In the Constitution, there are also some shared powers and some specifically denied powers to each level of government.

There are three terms that describe the different powers in our government. The first type of powers is called **delegated powers**. Delegated powers are powers given to the national government. The next type of powers is called **reserved powers**. Reserved powers are those given to the states. The third type of powers is called **concurrent powers**. These are powers shared by the national and state governments.

Delegated Powers (National Government)

- issue money declare war
- make treaties
- admit new states
- regulate trade between states
- grant patents and copyrights
- conduct foreign affairs
- establish postal service
 - establish and maintain forces
 - make naturalization laws

Reserved Powers (State Government)

Concurrent Powers (National and State Government)

- collect taxes
- borrow money establish courts
- charter banks
- protect public health
- and safety aid agriculture and industry
- · maintain state militia
- allow establishment of local government
- regulate trade within the state
- · establish schools
- conduct elections
- issue licenses



Expressed Powers

The expressed powers are those powers directly expressed or stated in the Constitution. In our federal system, the powers of the national government are listed in the Constitution. The Bill of Rights gives power to the states in the areas not specifically mentioned in the Constitution. In addition, both national and state governments share some powers.

Implied Powers

The constitution states the powers of the national government. While not specifically listed, **implied powers** spring from and depend upon the powers expressed in the Constitution. For example, the power to draft people into the armed forces is implied by the power to raise an army or navy.

The basis for the implied powers is the necessary and proper clause of Article I, Section 8, and is often called the **elastic clause**. It states the following:

Congress shall have Power...to make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested...in the Government of the United States....

The founders of the Constitution wanted to make sure the national government would have the power to expand its authority to meet the many problems they could not foresee. For example, Congress has used the implied powers to develop the space program. Traveling into space was not something our founding fathers would have dreamed possible.

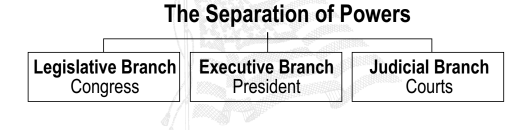
Popular Sovereignty

Popular sovereignty refers to the idea that power rests with the people. The real power to rule is in the hands of the people who elect government officials. Government cannot act without the consent of the people.



Separation of Powers

The first three sections, or articles, of the Constitution separate the United States government into three branches. This **separation of powers** was intentional. The framers of the Constitution assigned different duties and responsibilities to each branch of government in order to make sure that no one person or group of people had too much power. The three branches were designed so that power would be shared more or less equally. The three branches of government are the **legislative branch** (Congress), which makes laws; the **executive branch** (the President), which enforces laws; and the **judicial branch** (the courts), which explains the meaning of laws. As a further precaution, the **principle** of **checks and balances** was also established.

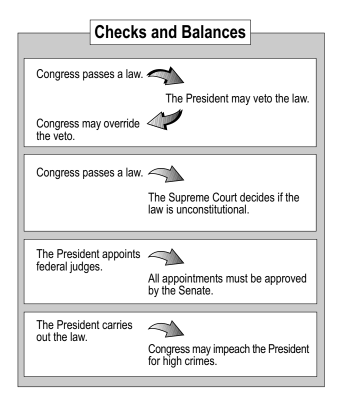


Checks and Balances

While each branch of government has its own duties to perform, it is also given the responsibility of watching the other two branches. In this way, one branch may check, or limit, the power of another branch. Some examples of checks and balances are listed below and in the graphic on the following page.

- 1. Congress passes laws. If the President does not agree with a law, he or she may **veto** (refuse to sign) it. Congress, however, may override the veto.
- 2. The President appoints federal judges, but all appointments must be approved by the Senate.
- 3. The Supreme Court looks at laws passed by Congress. If the Supreme Court decides that a law goes against the Constitution, it must be thrown out. The power of the courts to declare a law unconstitutional is known as **judicial review**.





Further powers of the three branches are discussed in Unit 4.

Limited Government

While the Constitution spells out what government can do, it also includes some information about what government cannot do. The limits placed on government (called **denied powers**) were included to protect the citizens. Some powers denied to the national government include taxing American goods being sent to other countries, punishing a person without a trial (**bill of attainder**), and secret spending of money. Others include not allowing a prisoner to see a judge (**habeas corpus**) and passing **ex post facto** laws, which make actions illegal after they have already happened. Powers denied to the states are also listed in the Constitution.

Amending the Constitution

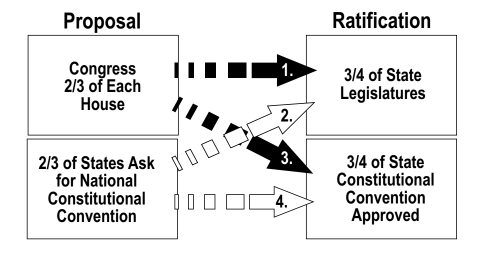
No document, such as the Constitution, is perfect. When the Constitution was written, it included ways that it could be amended, or changed, to meet changing needs. It is not easy, however, to change the Constitution. An amendment must first be proposed and then **ratified** (approved).



- 1. The first step is to propose the amendment. There are two ways to propose an amendment.
 - a. A two-thirds majority of each House of Congress votes to amend the Constitution.
 - b. Two-thirds of the state legislatures ask Congress to call a National Constitutional Convention. (This method has never been used.)
- 2. The second step is to ratify, or approve, the amendment. There are two ways to ratify an amendment.
 - a. Congress submits a proposed amendment to the state legislatures. Three-fourths of the legislatures must approve the amendment (38 of the 50 states).
 - b. Congress orders a special state convention in each state. Conventions in three-fourths of the states must approve the amendment. (This method has been used only once. It was used in 1933 to approve the 21st Amendment.)

Below is a chart which shows the two methods to propose and the two methods to ratify amendments.

The arrows show that either proposal method can be used with either ratification method to amend the Constitution, making a total of four amendment methods.





Use the list below to write the correct term for each definition on the line provided.

bill of attainder checks and balances delegated powers denied powers	judici legisla popul		ratify reserved powers separation of powers
	1.	*	Constitution forbids nal or state governments
	2.	the principle of power between	government that splits three branches
	3.	the body of gove laws	ernment that interprets
	4.	powers given to by the Constitut	the national governmention
	5.		government that says not act without the eople
	6.		government in which tches over the other
	7.	the body of gove laws	ernment that makes the
	8.	a law that senter without a trial	nces a person to jail
	9.	powers given to	the state governments
	10.	approve	



Match each definition with the correct term. Write the letter on the line provided.

 1.	powers shared by the national government and the state	A.	bill of attainder
2.	governments powers of the national government	В.	checks and balances
 3.	powers of the state governments	C.	concurrent
 4.	the body of government that carries out the laws	C.	powers
 5.	powers which the Constitution expressly forbids the national or state governments	D.	delegated powers
 6.	a law that sentences a person to jail without a trial	E.	denied powers
 7.	a form of government that divides power between the national and	F.	elastic clause
	state levels	G.	executive branch
 8.	a principle of government in which each branch of government is given the means to check or limit the actions of the other branches	Н.	federal system
 9.	statement in the Constitution which gives Congress any necessary additional powers needed to carry out its duties	I.	reserved powers



Put a **D** *next to the* **delegated powers**. **Put** *an* **R** *next to the* **reserved powers**. *Put a* **C** *next to the* **concurrent powers**.

1.	issue money
2.	establish schools
3.	establish postal service
4.	tax and borrow money
5.	maintain state militia
6.	make war and peace
7.	charter banks
8.	admit new states into the union
9.	regulate trade within the states
10.	grant patents and copyrights
11.	establish courts
12.	decide naturalization rules
13.	protect public health and safety
14.	govern United States territories
15	allow establishment of local governments



Write the correct branch of government on each line below. Use legislative, executive, or judicial branch of government.

1.	enforce laws
	make laws
	courts
	interpret laws
	Congress
о.	President



List the five basic principles of government.

1.	 	
2.		
3.	 	
4.		
5.		



For each statement below, illustrates.	write the p	principle of government which it
	1.	power shared equally among three branches
	2.	person may not be sentenced to jail without a trial
	3.	power is divided between the national government and the state governments
	4.	Supreme Court declares a law unconstitutional
	5.	government cannot act without the consent of the people



Circle the correct answer.

- 1. There are (two / four) ways to amend the Constitution.
- 2. There are (two / three) steps to amending the Constitution.
- 3. In any method, the first step is (ratification / proposal).
- 4. Ratification occurs at the (national / state) level.
- 5. Ratify means (accept / reject).
- 6. There must be (**two-thirds** / **three-fourths**) of the states to approve an amendment to the constitution.



Use the list below to write the correct term for each definition on the line provided.

elastic clause executive ex post facto	im	beas corpus plied dicial review	principle veto
	1.	statement in the Co gives Congress any additional powers	
	2.	the President's righ	t to reject a bill
	3.	basic idea or belief	
	4.	powers given to the government but no the Constitution	
	5.	the body of governments the laws	ment that carries o
	6.	right of a person ac be brought before a	
	<u> </u>	the power of courts unconstitutional	to declare laws
	8.	a law which declare it has happened	es an act illegal aft

Unit 4: The Three Branches of Government

This unit emphasizes the basic principles of political organization embodied in the Constitution and the processes by which power is passed on within all levels of the three branches of government.

Unit Focus

- duties, responsibilities, and powers of each branch of government
- election and appointment procedures for each branch of government
- steps by which a bill becomes a law
- how power is transferred in each branch of government
- ways national leaders may be removed from office





Vocabulary

Study the vocabulary words and definitions below.

appeal to take to a higher court

bicameral two-house legislature

bill a suggestion for a new law

Cabinet the group of Presidential advisers

Chief Justice the highest ranking justice on the Supreme Court

commerce trade

expulsion removal from office

impeach to charge the President or a federal judge with a crime

justice a Supreme Court judge

naturalization the process by which a person who was not born in the United States becomes a

United States citizen

pocket veto a type of veto that occurs when a bill dies because the President does not sign it and Congress adjourns



revenue	money
treason	an act of disloyalty to one's country
treaty	an agreement with a foreign country



The Three Branches of Government

As you have already learned, the national government is divided into three branches. Each branch is organized differently, and the three branches vary in their terms of office, qualifications of members, means of filling vacancies, and procedures for removing members from office. The first three articles of the Constitution spell out these differences, as well as the powers and duties of each branch.

The Legislative Branch

Article I of the Constitution establishes the legislative branch of government. This legislative branch of government is made up of the two Houses of Congress: the Senate and the House of Representatives.

Legislative Duties

The main duty of the legislative branch is to *make laws*. The Constitution also gives Congress the power to do the following.

- collect taxes
- borrow money
- regulate **commerce** (trade) with other countries and between states
- coin money
- establish post offices
- set naturalization laws (laws for becoming a citizen)
- issue patents and copyrights
- declare war
- draft citizens
- establish a navy and make rules for the armed forces



The Structure of Congress

The Congress of the United States is a **bicameral**, or two-house, legislative body made up of the House of Representatives and the Senate.

The Congress of the United States

House of Representatives	Senate
Representation: Proportional based on state population (435 members total)	Representation: Equal two senators from each state (100 members total)
Presiding Officer: Speaker of the House	Presiding Officer: President of the Senate (the Vice President of the United States)

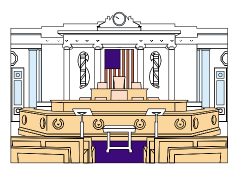
Congressional Qualifications and Terms

House of	Representatives	;	Senate
Qualifications		Qualification	ns
Age:	at least 25 years old	Age:	at least 30 years old
Residency:	must live in the state from which elected, when elected	Residency:	must live in the state from which elected, when elected
Citizenship:	United States citizen for at least seven years	Citizenship:	United States citizen for at least nine years
Term:	two years	Term:	six years

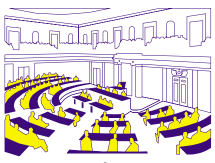


How a Bill Becomes a Law

As mentioned before, the main duty of the legislative branch is to make laws. The lawmaking process has many steps. Out of the thousands of **bills** (suggested laws) that Congress considers each year, only about five percent become law. As you look at the diagram on page 72 displaying the steps in the lawmaking process, notice all of the places where a bill can "die."



House Chamber



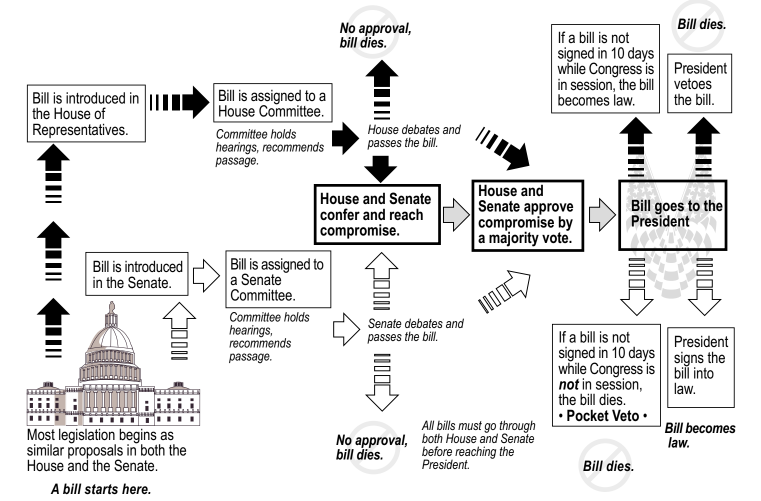
Senate

All bills, except those which are intended to raise money, can begin in either the House of Representatives or the Senate. After bills are introduced, they are considered by committees made up of either senators or representatives. These committees are formed because it would be impossible for all of the legislators to consider every bill. If the bill is approved by the

committee, it is voted on by the full House. Then the same steps occur in the other House of Congress.

Once both Houses have agreed on a bill, it is sent to the President. If the President signs the bill, it becomes law. If the President vetoes the bill, it can become law only if a two-thirds majority in both Houses overrides the veto. If the President does not sign the bill within 10 days and Congress is still in session, the bill becomes law. If Congress has adjourned in that 10-day period, the bill dies without the President's signature. This is known as a **pocket veto**.

Steps in the Lawmaking Process of a Bill





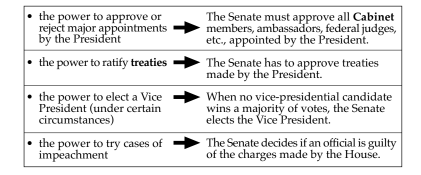
Special Powers of the House of Representatives

The Constitution states in Articles I and II that the House of Representatives will have special powers. These special powers are the following:

• the power to originate revenue bills	→	All bills to raise money for the government must begin in the House.
• the power to elect a President (under certain circumstances)	→	When no presidential candidate wins a majority of votes, the House elects the President.
• the power to impeach government officials	→	The House can charge a public official with misconduct or wrongdoing.

Special Powers of the Senate

The Constitution gives some special powers to the Senate in Articles I and II. The powers are the following:



Transfer of Power

The Constitution makes provisions for vacancies which occur in Congress before an elected official's term is over. Vacancies may be caused by death, resignation, or **expulsion**, which occurs when the House or Senate removes one of its own members for wrongdoing. A vacant Senate seat of a senator may be filled in one of two ways. The governor of the state may either appoint someone to fill the seat for the remainder of the term or call a special election. If a member of the House of Representatives dies, resigns, or is expelled, the governor must call a special election to fill the vacant seat.



The Executive Branch

The executive branch is made up of the President, Vice President, and executive agencies.

Executive Duties

The primary duty of the executive branch is to *enforce the law*. This means that the executive branch is responsible for seeing that the laws are carried out. The President, or Chief Executive, has other powers which are spelled out in the Constitution. They include the power to do the following.

- head the military forces (The President is the Commander-in-Chief of the Armed Forces.)
- grant pardons for federal crimes
- appoint (or remove) Cabinet members
- make treaties (agreements) with foreign nations
- appoint ambassadors and federal judges
- fill important vacancies in government
- recommend bills
- veto bills

Qualifications and Terms

Presidency		
Age:	at least 35 years old	
Residency:	must live in the U.S. for at least 14 years before taking office	
Citizenship:	must be a natural-born citizen	
Term:	four years (maximum time in office is 10 years)	

Besides the official qualifications for the presidency, there are also some characteristics which in the past have made getting elected more likely. For example, all the Presidents so far have been male and white. Most



have been Protestant. (A Protestant is a member of any Christian church other than the Roman Catholic and Eastern churches.) Take a look at the table below for some other interesting facts about 20th-century Presidents.

20th-Century Presidents

The President Home State When Elected Office The President Home State When Taking Office The President Home State When Taking Office Religion The President Home State When Elected Religion					d Office	2Ce		
The President	Home	state Ag	when Year	gkin Ser Pa	ved hy Religion	Political Experience	Education	Vice President
Theodore Roosevelt	NY	42	1901- 1909	R	Dutch Reform	Vice President/ Governor	Harvard	Charles W. Fairbanks
William H. Taft	ОН	51	1909- 1913	R	Unitarian	Cabinet Officer	Yale	James S. Sherman
Woodrow Wilson	NJ	56	1913- 1921	D	Presbyterian	Governor	Princeton	Thomas R. Marshall
William G. Harding	ОН	55	1921- 1923	R	Baptist	U.S. Senator	Ohio Central College	Calvin Coolidge
Calvin Coolidge	MA	51	1923- 1929	R	Congregational	Vice President/ Governor	Amherst	Charles G. Dawes
Herbert C. Hoover	CA	54	1929- 1933	R	Quaker	Cabinet Officer	Stanford	Charles Curtis
Franklin D. Roosevelt	NY	51	1933- 1945	D	Episcopalian	Governor	Harvard	John N. Garner Henry A. Wallace Harry S Truman
Harry S Truman	МО	60	1945- 1953	D	Baptist	Vice President/ U.S. Senator	Kansas City School of Law	Alben W. Barkley
Dwight D. Eisenhower	NY	62	1953- 1961	R	Presbyterian	none	West Point	Richard M. Nixon
John F. Kennedy	MA	43	1961- 1963	D	Roman Catholic	U.S. Senator	Harvard	Lyndon B. Johnson
Lyndon B. Johnson	TX	55	1963- 1969	D	Christian Church	Vice President/ U.S. Senator	Southwest Texas Teachers' College	Hubert H. Humphrey
Richard M. Nixon	NY	56	1969- 1974	R	Quaker	Vice President/ U.S. Senator	Whittier College/Duke	Spiro T. Agnew Gerald R. Ford
Gerald R. Ford	MI	61	1974- 1977	R	Episcopalian	Vice President/ U.S. Representative	Yale	Nelson R. Rockefeller
James E. Carter, Jr.	GA	52	1977- 1981	D	Baptist	Governor	Georgia Institute of Technology/ Naval Academy, Annapolis	Walter F. Mondale
Ronald W. Reagan	CA	69	1981- 1989	R	Presbyterian	Governor	Eureka College	George H. W. Bush
George H. W. Bush	TX	64	1989- 1993	R	Episcopalian	Vice President/ Director of CIA/Ambassador/ Congressman	Yale	J. Danforth Quayle
William J. Clinton	AK	46	1993-	D	Baptist	Governor	Yale	Albert Gore, Jr.

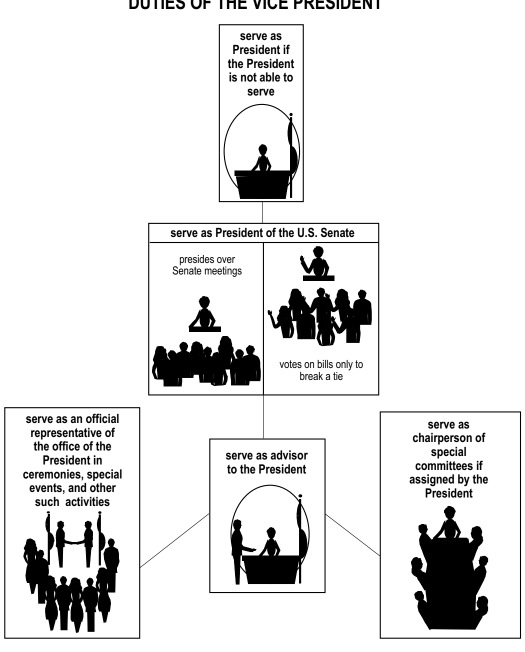
^{*}Party - Democrat (D) Republican (R)



Other Executive Officers. Along with the President, the Vice President helps to run the executive branch of government.

The Constitution does not describe many official duties of the Vice President. Over the years, different Presidents have had Vice Presidents do many different things. Some of these duties are shown below.

DUTIES OF THE VICE PRESIDENT





Besides the Vice President, the President also has the assistance of his Executive Office and Cabinet. These agencies and individuals assist the President in many ways. Below is a list of agencies which are part of the Executive Office and a list of the Executive Departments which make up the Cabinet.

Executive Office of the President

Agency	Main Functions
White House Office	Advises President on matters of domestic and foreign policy; writes speeches; reads and answers mail; sets up appointments
Office of Management and Budget	Prepares federal budget
Domestic Policy Staff	Aids in preparation of domestic policy
National Security Council	Keeps President informed on matters of national security (safety of the country)
Council of Economic Advisers	Studies economic situation and offers suggestions for growth and stability
Office of Science and Technology	Keeps President up-to-date on new technological developments
Council on Environmental Quality	Advises President on environmental issues
Office of Administration	Helps with clerical and record-keeping duties
Office of United States	Helps President negotiate trade agreements and advises President on trade issues



The Cabinet/Executive Departments				
Department	Year Established	Main Functions		
Department of State	1789	Carries out foreign policy • Supervises U.S. diplomats abroad • Issues passports • Represents U.S. in United Nations		
Department of the Treasury	1789	Collects federal taxes • Borrows money and pays bills for the federal government		
Department of Defense (formerly War Department)	1949 (1789)	Maintains armed forces • Conducts military intelligence • Builds and maintains forts, harbors, bases, etc. • Carries out military research		
Department of Justice	1789	Investigates and prosecutes violations of federal law • Conducts suits for the federal government in court • Supervises federal prisons • Runs Federal Bureau of Investigations (FBI)		
Department of the Interior	1849	Supervises federal lands and parks • Finances irrigation projects • Protects natural resources		
Department of Agriculture	1862	Conducts programs to help farmers • Fights animal and plant diseases and insect pests		
Department of Commerce	1903	Protects U.S. companies at home and abroad • Makes loans to small businesses • Conducts the census • Grants patents • Maintains official weights and measures		
Department of Labor	1913	Carries out labor laws (working conditions, minimum wage, etc.) • Administers unemployment insurance for workers • Sponsors job training programs • Keeps track of prices, unemployment figures, etc.		
Department of Health and Human Services	1939	Directs Social Security, Medicare, and other social service programs • Administers programs to help people who have disabilities • Enforces food, drug, and cosmetic laws • Conducts research into causes and treatments of diseases		
Department of Housing and Urban Development	1965	Supports private housing, mortgage loans		
Department of Transportation	1966	Finances interstate highways and railroad, airport, and waterway improvements • Supports mass transit research • Sets safety standards for vehicles		
Department of Energy	1977	Promotes energy conservation and resource development • Promotes energy research • Regulates gas and electric rates		
Department of Education	1980	Administers programs to aid education • Provides financial help to schools • Collects and publishes education statistics • Sponsors education research		
Department of Veterans Affairs	1989	Administers several hospitals • Administers educational and other programs designed to benefit veterans and their families		



Transfer of Power

If the President for some reason cannot finish his or her term of office, the Constitution has outlined ways to fill the office. When the Constitution was first written, it said that the Vice President would serve as the President until a new President could be elected. Under this original plan, the Vice President's office would be left vacant and Congress would have to decide what to do in case neither the President nor Vice President could finish the term of office.

The 25th Amendment to the Constitution made some changes in the way this problem is solved. It says that when the President cannot finish his or her term, the Vice President takes over as President and then chooses another person to be Vice President. This choice must be ratified by the Senate. This now insures that there will always be both a President and a Vice President in office.

Because the office of President is so important, Congress passed another law in 1947 which further lists the order of succession to the President. The law is called the Presidential Succession Act. A list of government officials, in the order that they would be called upon to fill the office of the President, is listed below. (The Cabinet officers are in the order in which Congress created the departments.)

Order of Succession to the President

Leaders of the Two Houses of Congress

- 1. Vice President
- 2. Speaker of the House of Representatives
- 3. President Pro-Tempore of the Senate

Cabinet Officers

- 4. Secretary of State
- 5. Secretary of the Treasury
- 6. Secretary of the Defense
- 7. Attorney General
- 8. Secretary of the Interior
- 9. Secretary of Agriculture
- 10. Secretary of Commerce
- 11. Secretary of Labor
- 12. Secretary of Health and Human Services
- 13. Secretary of Housing and Urban Development
- 14. Secretary of Transportation
- 15. Secretary of Energy
- 16. Secretary of Education
- 17. Secretary of Veterans Affairs



Although the most common reason for replacing the President has been due to his death, Presidents may be removed from office for committing a serious crime such as **treason** (an act of disloyalty to one's country). Impeachment (to bring charges against) and removal from office is the two-step procedure designed to handle such cases. First, the House of Representatives charges the President with "high crimes or misdemeanors" in office. Then the Senate conducts a trial. If the President is convicted of the crime, he is removed from office. The Vice President takes over and nominates a new Vice President, and Congress votes to approve or disapprove the nomination.

In addition, the President may be removed from office if illness becomes serious enough to keep him or her from performing the duties of the office. In this instance, the following procedure is followed.

- 1. The Vice President and a majority of the cabinet officers decide that the President is unfit.
- 2. A written declaration is sent by the Vice President to the Speaker of the House and the President Pro-Tempore of the Senate.
- 3. The Vice President takes over.
- 4. If the President recovers, he or she (the President) sends a letter to the leaders in Congress stating that he or she is fit to return to office.
- 5. If necessary, Congress will decide by a two-thirds vote of each House if the President should return to office.



The Judicial Branch

The judicial branch is made up of the federal courts and is headed by the Supreme Court. It is the job of the judicial branch to *interpret or decide what laws mean*. In this way, members of the judicial branch make sure that all people receive just or fair treatment under the law.

Members of the federal judicial branch handle cases involving the issues listed below.

- interpretation of the Constitution
- federal laws
- treaties
- ships on high seas
- the United States government
- foreign diplomats
- disputes between states or citizens of different states
- disputes between citizens or states and foreign countries

Responsibilities of the Federal Judicial Branch

The main activities of the federal judicial branch are **appeals** and trials. Appeals courts review cases involving a constitutional question that have already been tried in a lower court, either federal or state. Trials taking place in federal court involve treaties, ambassadors, or suits brought against the United States.

Supreme Court Justices*

Chief Justice William H. Rehnquist
Stephen G. Breyer
Ruth Bader Ginsburg
Anthony M. Kennedy
Sandra Day O'Connor
Antonin Scalia
David H. Souter
John Paul Stevens
Clarence Thomas

*Current Supreme Court Justices as of September, 1999

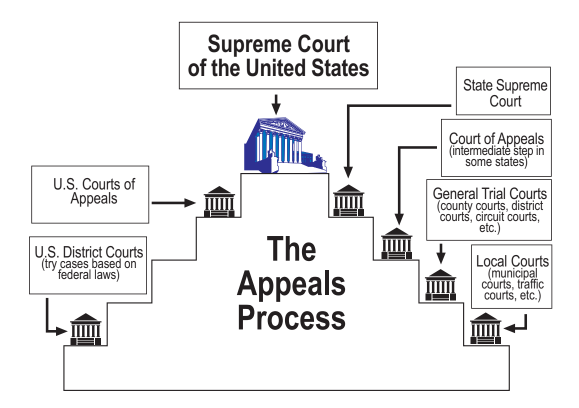


Qualifications and Terms

Unlike members of Congress and the President, Supreme Court judges (called **justices**) and other federal judges are not elected. Neither are there any formal requirements for the job, though almost all the justices have had legal training and have held a variety of positions in law or government. The nine Supreme Court Justices (headed by the **Chief Justice**) and federal judges are nominated by the President and approved by the Senate. Currently, the Chief Justice is William Rehnquist. The term of the Supreme Court Justices and most federal judges is life. A few federal judges serve fixed terms.

The Appeals Process

Although the Supreme Court does rule on some original cases, the main activity of the Supreme Court is to review cases that have already been tried in a lower court on appeal. The Supreme Court hears cases on appeal only when there is a constitutional question involved. The diagram below shows how a case might go through the courts to the Supreme Court.

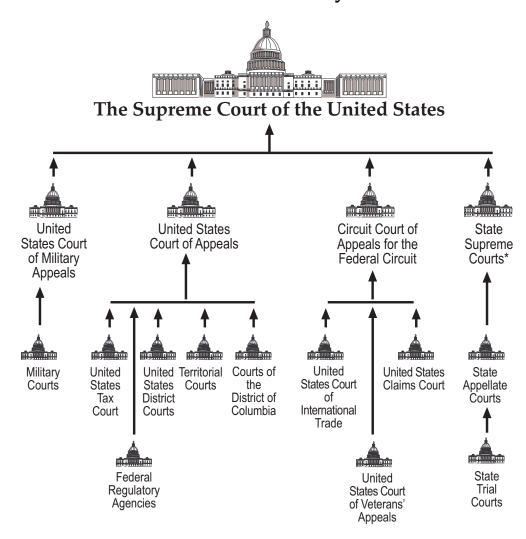




The Federal Court System

The Congress has the power to set up federal courts. Over the years the system of courts has grown. The diagram below shows the federal court system as it is today.

The Federal Court System



^{*}The State Supreme Court is usually the court of last resort, but this is not the case in every state. If an issue based on the federal Constitution, a treaty, or a federal statute is involved, it might be possible to take the appeal of a State Supreme Court decision to the Supreme Court of the United States.



Some of the Federal Courts					
United States Court of Military Appeals	try cases involving armed services personnel; reviews court-martial convictions (sometimes called GI Supreme Court)				
United States Court of Appeals	try cases involving federal law				
United States Tax Court	try cases involving payment of federal taxes of citizens who disagree with Internal Revenue Service (IRS) and/or Treasury Department agency rulings				
United States District Courts	try both civil and criminal cases involving federal and state laws				
Territorial Courts	try civil, criminal, and constitutional cases, same as United States District Courts				
Courts of the District of Columbia	try both civil and criminal cases of the nation's capital				
Circuit Court of Appeals for the Federal Circuit	review decisions of the Courts of International Trade, the United States Patent Office, the United States Claims Courts, and other executive agencies				
United States Court of International Trade	try cases involving taxes or tariffs on imports				
United States Court of Veterans' Appeals	review decisions of the Board of Veterans' Appeals and deals with veterans' claims for benefits and other problems				
United States Claims Court	try cases involving money claims against the United States government				
State Supreme Courts	try highest state cases, usually the court of last resort				

Transfer of Power for the Supreme Court

There is no set length of term or retirement age for federal judges and Supreme Court Justices. They may serve until voluntary retirement, resignation, or death. Incompetent or corrupt judges may be removed by impeachment and conviction, using the same procedures as those used for the President.



Write True if the	statement is correct. Write False if the statement is not correct.
l.	Congress is made up of three Houses.
2.	The larger House of Congress is the Senate.
3.	Congress has the power to declare war.
4.	You must be 30 years old to qualify for the Senate.
5.	Members in the House of Representatives serve terms of four years.
6.	Revenue bills must begin in the House of Representatives.
7.	The Senate has the power to ratify treaties.
8.	If a senator dies, his or her seat must be filled by a special election.
9.	The Vice President is also the Speaker of the House.
10.	There are 435 members in both Houses of Congress.
11.	Congressmen may be removed from office by expulsion.
12.	Before a bill is voted on, it is considered by a committee.
13.	Most bills become laws.
14.	If the President does not sign a bill and Congress is not in session, the bill dies.
15.	Vetoes may be overridden by a two-thirds vote in both Houses.



Answer the following using complete sentences.

What are three different places in the lawmaking process where bill may die?
What are four things that can happen to a bill once it is sent to t President?
What are three reasons a seat in Congress may become vacant?
Which power of Congress do you think is most important?
Why?



Use the chart titled **"Characteristics of 20th-Century Presidents"** *on page* 75 *to answer the following.*

has religion of presidential candidates been a factor in ing a presidential candidate?
has political status of presidential candidates been a factor ing a presidential candidate?
8 1
 3.1



	How has a person's sex been a factor in choosing a presidential candidate?
	How has party background of presidential candidates been a factor in choosing a presidential candidate?
•	What qualifications are most important to you when deciding who might make a good President?
	Inight make a good i resident:
	Why?
•	What qualifications are least important to you?
	Why?



Vhat o	ther factors be considered?
<i>N</i> hy? _	
1 .	
	o you think most voters consider when choosing a ential candidate?
preside 	ential candidate?
oreside 	
preside 	ential candidate?
preside 	ential candidate?
preside 	ential candidate?



ings about th	ink we will soon ha is? Write a brief e	essay support	ing your bel	iefs.



Match the main government function with the correct executive department. Write the letter on the line provided.

 1.	maintains armed forces	A. Department of Agriculture
 2.	finances interstate highways	B. Department of Commerce
3.	conducts programs to help farmers	C. Department of Defense
4.	sponsors job training programs	D. Department of Education
 ₋ 5.	carries out foreign policy	E. Department of Energy
(F. Department of Justice
 _ 6.	promotes energy research	G. Department of Labor
 <i>7</i> .	conducts the census	
 8.	provides financial help to schools	H. Department of State
 9.	collects federal taxes	I. Department of Transportation
_ 10.	runs Federal Bureau of Investigation (FBI)	J. Department of the Treasury



Answer the following using complete sentences.

1.	Which amendment describes the order of succession to the presidency?				
2.	What law	determines the order of succession to the presidency?			
		icials in the correct order they would be called to fill the sident. Write the number on the line provided.			
	3.	Attorney General			
	4.	Secretary of Defense			
	5.	Secretary of Energy			
	6.	Secretary of Labor			
	7.	Secretary of State			
	8.	Speaker of the House			
	9.	Vice President			



Use the list below to complete the following statements.

all fair President
appeals lifelong Senate
Chief Justice means trials
Constitution or laws nine

The Supreme Court

1.	Main Purpose: It is the job of the Supreme Court to interpret the	
	or to decide what the law	
	In this way, the Supreme Court mak	æs
	sure that people receive just or	
	treatment under the law.	
2.	Membership: Justices are on the	
	Supreme Court. The is the presiding	
	officer. Justices are nominated by the	and
	approved by the Their term is	
	·	
3.	Main Activities: a.): reviewing case	s
	that have already been tried in a lower court.	
	b.): deciding cases involving treaties	,
	ambassadors, or suits brought against the United States.	



Write the names of the nine current Supreme Court justices in the	he boxes below.
--	-----------------

C	hief Justice



Use the list below to write the correct term for each definition on the line provided.

bicameral cabinet	Chief Jus impeach	
		to charge the President or a federal udge with a crime
	2. t	two-house legislature
	1	the process by which a person who w not born in the United States become citizen
		the highest ranking justice on the Supreme Court
	5. t	the group of presidential advisers
		a type of veto that occurs when a bill dies because the President does not sign it and Congress adjourns



Match each definition with its correct term. Write the letter on the line provided.

 1.	money	A.	appeal
 2.	a Supreme Court judge	В.	bill
 3.	to take to a higher court	C.	commerce
 4.	trade	D.	expulsion
 5.	an agreement with a foreign country	E.	justice
 6.	a suggestion for a new law	F.	revenue
 7.	removal from office	G.	treason
 8.	an act of disloyalty to one's	H.	treaty



Put an L on the line next to powers of the legislative branch. Put an E next to powers of the executive branch. Put a J next to powers of the judicial branch.

1.	settle disputes between states
2.	issues patents
3.	coin money
4.	appoint federal judges
5.	grant pardons
6.	declare war
7.	draft citizens
8.	handle appeals
9.	make treaties
10.	borrow money
11.	establish a navy
12.	interpret the Constitution
13.	collect taxes
14.	fill important vacancies in government
15.	regulate trade



In this unit, we have learned about the **qualifications** for various government positions. Do you dream of being President or governor? Well, you need to start planning now. What would your **résumé** look like? A résumé is a summary of a person's **education and professional career**. Look at the sample résumé below. Use your imagination and fill out the résumé on page 99.

Résumé

Josh Randall 222 Scott Drive Silver Springs, FL 34488 (352) 555-1212 mail résumé today!

• **Objective**: Currently seeking a career position as

Governor of the State of Florida

• **Skills**/ Fluent in Spanish, French, and German. **Abilities:** Excellent Communication/Debate Skills

• **Education**: (1962-1965) Law Degree, Florida State

University

(1958-1962) BS Degree (History), University

of Florida

(1955-1958) HS Diploma, Lincoln High School

• Career (1986-1990) Florida Attorney General

Related (1968-1985) District Attorney

Experiences: (1965-1968) Private Law Practice (Ocala, FL)

• Organizations/ Florida Bar Association, Literacy Volunteers

Volunteer of America, Membership in local

Work: organizations

• Interests/ Interest in historical events, travel, golf, and

Hobbies: basketball

References available on request.



Fill out the following **résumé** using the sample résumé on page 98 as a guide. Remember you are applying for the job **Governor of the State of Florida**.

			Résumé		fill out
Ac					résumé today!
Phone N	umber: _				
Objective:	Currently se Florida.	eeking a c	areer position a	as Goveri	nor of the State of
Skills/ Abilities:					
• Education:		-	•		
		•	•		
• Career	Dates:				
Related Experience:					
	Dates:				
Organizations/ Volunteer Work:					
• Interest/ Hobbies:					
• References:					



ge 74.			

Unit 5: Influencing Government

This unit emphasizes how government is influenced and changed by the support and opposition of individuals and interest groups.

Unit Focus

- characteristics of interest groups, lobbyists, and political action committees
- ways interest groups can influence government





Vocabulary

Study the vocabulary words and definitions below.

bias the personal slant of a writer or speaker coalition two or more pressure groups that have joined forces **influence** power to affect a decision **interest group** a group of people who share common beliefs or goals and may try to influence government decisions regarding those beliefs lobbying organized effort to influence government decisions **lobbyist** a person who works for an interest group political action committee (PAC) a committee formed by an interest group to raise money for political campaigns pressure group an interest group that tries to influence government decisions



propaganda the spreading of ideas intended to influence people's beliefs or attitudes

public opinion what people think or believe



Influencing Government

Most Americans would like to be able to **influence** or have an affect on, government decisions. We all have opinions about government actions such as the closing of military bases, raising taxes, controlling gun purchases, or allowing prayer in school. As individuals, we can try to influence decisions such as these by voting for candidates who feel the same way we do or by writing our Congressmen or President.

Interest Groups

When we join forces with others who have similar concerns, we become part of an **interest group**. An interest group is a group of people who share common beliefs or goals and who may try to influence government decisions affecting those beliefs. Members of Mothers Against Drunk Driving (MADD), for example, work to get harsher penalties for drunk drivers. The National Rifle Association (NRA) tries to stop Congress from passing laws that would make purchasing guns more difficult.

Members of interest groups use many tactics to influence decisions. Any organized effort to influence government decisions is known as **lobbying**. The people who carry out these tactics—and particularly those who are paid to do so—are known as **lobbyists**. What kinds of people are lobbyists? Many lobbyists are former government officials. They usually have friends in high places. Many other lobbyists are lawyers and public relations experts. All lobbyists must be able to convince the people in power of the point-of-view of the interest group they represent. Some strategies lobbyists use to pass or kill legislation include the following listed below.

- providing information to legislators about their cause
- using publicity such as bumper stickers, pamphlets, and TV and radio ads
- staging rallies or demonstrations
- campaigning for candidates sympathetic to their cause
- staging letter-writing campaigns



One way to influence **public opinion** is the use of **propaganda**. Propaganda is the systematic spread of ideas or beliefs by individuals or groups in order to influence people's behavior or political choices. Mass media, which includes TV, radio, and newspapers, is often used to spread certain ideas or points-of-view. The tremendous growth of mass media means that ideas can be spread even farther and faster. Mass propaganda

has been used for good and bad purposes in an attempt to change people's ideas or opinions.

Kinds of Interest Groups

Interest groups generally fall into one or more categories. They all have the same basic wish. They wish the government to make decisions which are in keeping with their beliefs to help them reach their goals.

The chart below gives examples of some types of interest groups.

Categories of Interest Groups				
Kind of Interest Group	Focus	Example		
Business and Industry	represents companies in the same line of work	American Dairy Association, National Association of Real Estate Brokers		
Labor	represents companies in the same field	American Postal Workers, United Mine Workers, United Steelworkers of America		
Ethnic	represents members of particular race or ethnic group	Japanese-American Citizens League, National Association for the Advancement of Colored People (NAACP), National Association of Italian Americans		
Issue-Oriented	focuses on a particular issue or area of concern	Mothers Against Drunk Driving (MADD), National Cancer Society, Right to Life, Students Against Destructive Decisions (SADD)		
Environmental	works to save endangered animals, stop pollution, etc.	Friends of the Earth, National Audubon Society, National Wildlife Federation, Sierra Club		
Consumer	works for consumer and product safety	Alliance for Consumer Rights		
Professional	represents persons in specialized fields of employment	American Bar Association, American Medical Association, National Education Association		



Pressure Groups

An interest group becomes a **pressure group** when it decides to try to influence the government, usually by using lobbyists. Pressure groups may unite for added strength. Two or more pressure groups joined together are known as a **coalition**.

Political Action Committees

One of the factors which determines the success of interest groups in furthering their causes is the amount of money they have to spend. A **political action committee** (PAC) may be set up by any interest group to raise money and donate it to candidates who favor a certain position on an issue. Business groups, labor groups, or any other interest groups may set up a PAC.

There is at least one serious problem with PACs. Because PACs can raise large amounts of money for a candidate, a PAC can sometimes exert too much influence over the candidate's campaign.



Successful political campaigns cost thousands—sometimes millions— of dollars to run. A candidate has to accept contributions from individuals and interest groups in order to meet the expenses of his or her campaign. It may be very hard for candidates to forget about the groups that helped them win once they are in office.

There are laws limiting political contributions by individuals. A person

cannot contribute more than \$1,000 to a candidate for each election the candidate enters. This means a candidate running first in a primary and then a general election can receive no more than \$2,000 from any one person. PACs, however, are not subject to the same limits. Some people believe that tighter limits should be placed on PAC contributions.



Recognizing Bias

Bias is the personal slant of a writer or speaker. Learning to recognize bias allows you to distinguish the facts from the opinion of the person presenting them. It will help you to evaluate different points of view. A *fact* can be proven by evidence such as records, documents, or unbiased sources. An *opinion* may contain some truth, but also contains personal bias or value-based statements. We are constantly being bombarded with commercials and political advertisements that contain bias. It is important to be able to recognize bias and make clear decisions.

The following checklist will help you recognize bias.

- What ideas does the writer or speaker want you to accept?
- What statements are being used to communicate or support the idea?
- What are the basic facts of the message?
- How can these statements be verified or proven?
- Are there words or phrases that color the facts in a negative or positive light?
- Are there subtle words like still and always?

For example:

- 1. Do you think interest groups *still* have too much influence on Congress?
- 2. Do you think interest groups have too much influence on Congress?

The first question invites people to say *yes* because the word *still* makes it seem as if there is an existing problem with interest groups.



Use the chart on page 106 and the list of **interest groups** below to write the correct name of each group under the heading.

American Medical Association
American Postal Workers Union
Friends of the Earth
Mothers Against Drunk Driving (MADD)
National Association for the Advancement of Colored People (NAACP)
National Association of Italian Americans
National Education Association
National Wildlife Federation
Right to Life
United Mine Workers

Ethnic			Professional
Issue-Oriented			Labor
	Enviror	ımental	



oose an cribe th	interest g iree ways y	group fron ou think th	the char he govern	t on page ment cou	106 and a	write its fo e group yo	cus. Th u chose



Match each definition with the correct term. Write the letter on the line provided.

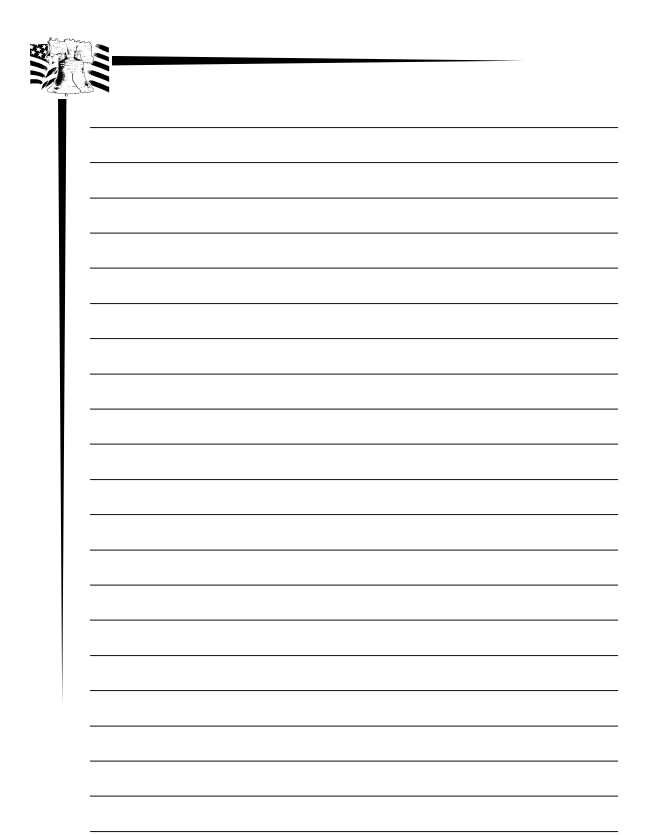
1.	what people think or believe	A.	coalition
2.	organized effort to influence government decisions	В.	influence
3.	the spreading of ideas intended to influence people's beliefs or attitudes	C.	interest group
4.	a group of people who share common goals and try to influence government decisions		lobbying
	regarding those beliefs	Ľ.	political action committee
5.	two or more pressure groups that have joined forces	r	
6.	an interest group that tries to influence government decisions	F.	pressure group
7.	power to affect a decision	G.	propaganda
8.	a committee formed by an interest group to raise money for political campaigns	H.	public opinion





Select an article from the **editorial** page of a **newspaper**. Write a list of the **facts** presented by the article in one column and a list of the **opinions** in the other column. Write a paragraph about the **biased issues** you noted and support your findings. (Refer to the checklist on page 108.)

Name and date of newspaper	
Title and page of article	
Facts	Opinions
Biased issues and support of your fir	ndings:



Unit 6: Civil Rights

This unit emphasizes the relationship between majority rule and individual rights as it is reflected in our legal and governmental systems and as it changes through the interpretation of the Constitution.

Unit Focus

- individual rights protected by the Constitution
- how individual rights may be limited by the majority
- federal laws that have had an impact on civil rights
- Supreme Court cases which have affected civil rights





Vocabulary

Study the vocabulary words and definitions below.

affirmative action	a government policy encouraging the acceptance of minorities in school admissions and hiring practices
bail	money paid for an accused person's release from jail and held by the court until the accused returns for trial
civil rights	personal rights guaranteed to all individuals
double jeopardy	trying a person twice for the same crime; the Constitution does not allow this
due process of law	fair and equal treatment by the court system
libel	printing lies about a person
majority	more than half
majority rule	the idea that the majority of the people should make the decisions
Miranda warning	the name given to a set of statements that law enforcement officers are required to make to inform a suspect of his or her rights; the result of the Supreme Court decision of <i>Miranda v. Arizona</i> (1966)



minority less than half petition written request submitted to government officials quotas holding a specific number of jobs or school openings for minorities only reverse discrimination favoring minority individuals over equally qualified majority individuals search warrant a written order signed by a judge giving permission to search a home or other property **separate but equal doctrine**...... the idea that separation of races is acceptable as long as facilities and legal protections for each race are equal separation of church and state.... the restriction which prohibits government interference with religious issues slander..... making false oral statements about a person



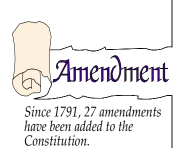
Civil Rights

One of the biggest problems that the United States has had under the Constitution (see Appendix A) is trying to protect the rights of the individual, called **civil rights**, while maintaining the practice of **majority rule**.

The United States Constitution sets up a government that is based on the idea that the **majority** of the people should decide how things are done. This is democracy in action. The side with the majority (more than half) of the votes wins elections and makes decisions. At the same time, the writers of the Constitution worked hard to protect the rights of the **minority**. This means that individual rights given to citizens cannot be taken away—even if they apply to less than half of the people.

Constitutional Amendments

The writers of the Constitution also made provisions for the growth of the government. In Article V of the Constitution, the writers outlined the method for the citizens to change their government. While citizens cannot change what is already written in the Constitution, they can make changes by writing amendments to the Constitution. Article V describes two ways to propose and two ways to ratify (or pass) amendments. (See Unit 3.) Because all amendments require the approval of the majority of the people (at least three-fourths of the states), passing an amendment may take a very long time.



Since 1791, 27 amendments have been added to the Constitution. (See Appendix A.) Americans were not happy with the original Constitution and demanded that their rights as citizens or their individual rights be listed. The first 10 amendments were added soon after the original Constitution was approved in 1787. Those 10 amendments came to be called the Bill of

Rights. (See Appendix D.)

The Bill of Rights lists many rights guaranteed to the individual. Most of the 27 amendments refer to the rights of the people. (A listing of the 27 amendments appears on the following page.)



The Constitutional Amendments

Number

Amendment

1		
12	2	assembly, and petition * Right to bear arms * Freedom from housing of troops in private homes * Right to fair searches and seizures * Right of persons accused of a crime * Right to a fair and speedy trial * Right to sue * Right to fair bail, fines, and punishments * Freedom to obtain other additional rights *
12	11	Right to sup a state*
and Vice President Freedom from slavery * Right to citizenship; representation in Congress; punishment for rebellion; and equal protection under the law * Right to vote of citizens * Income tax Right to elect Senators * Prohibits (outlaws) alcoholic beverages Women's right to vote * Presidential Inauguration Legalizes alcoholic beverages * Limits President's term Legalizes for Washington, D.C.* Protection from poll taxes (taxes on voting) * Presidential disability Right to vote of 18 year olds *		O
13		
14	13	
in Congress; punishment for rebellion; and equal protection under the law * 15		
15		
16		equal protection under the law *
17	15	Right to vote of citizens *
18	16	Income tax
beverages 19		
19	18	
20	40	
21		•
 Limits President's term Electoral votes for Washington, D.C.* Protection from poll taxes (taxes on voting) * Presidential disability Right to vote of 18 year olds * 		
 Electoral votes for Washington, D.C.* Protection from poll taxes (taxes on voting) * Presidential disability Right to vote of 18 year olds * 		
D.C.* 24		
 24	25	
voting) * 25	24	
25 Presidential disability26 Right to vote of 18 year olds *		
26 Right to vote of 18 year olds *	25	
	26	
	27	Congressional compensation changes

^{*} individual rights guaranteed to citizens of the United States



The First Amendment

One of the most important amendments is the First Amendment, which states that all citizens must be given freedom of religion, speech, press, assembly, and **petition**. Let's take a brief look at each one of these guaranteed freedoms.

Freedom of Religion. This portion of the First Amendment states that citizens must be free to follow the religion of their choice. It also means that citizens cannot be forced to practice any religion if they do not wish to do so. The idea of freedom of religion also established the concept of **separation of church and state**. If religious involvement is truly to be an individual freedom, the government must not promote any one religion or group of religions.

The concept of freedom of religion (and separation of church and state) has resulted in a number of court cases. In *Engele v. Vitale* (1962), the Supreme Court ruled that public school students could not be required to start each day with a prayer. In an earlier case, *West Virginia Board of Education v. Barnette* (1943), the Supreme Court granted children belonging to the Jehovah's Witness religion the right to refuse to salute the flag because it went against their religious beliefs.

Freedom of Speech and the Press. The First Amendment also guarantees all citizens the right to express their opinions. Free speech may not, however, be used in ways which will harm others. Freedom of speech and freedom of the press may be withdrawn in matters of national security and with regard to obscene material. In addition, there are laws protecting citizens against **libel** and **slander**. Libel refers to printing untrue statements about an individual; slander refers to making oral statements which are false.

Freedom of Assembly and Petition. All people are given the right to assemble peacefully

to express their opinions. This may include pickets, rallies, or other demonstrations. Some limits, such as requiring permits for marches, may be invoked. The right to assemble is one way we have of making our feelings known to the government. A petition, or written request submitted to government officials, is another way.





Rights of the Accused

A number of amendments to the Constitution protect individuals accused of crimes. These include the Fourth, Fifth, Sixth, and Eighth Amendments.

The Fourth Amendment. The Fourth Amendment limits the government's right to search. Police or other officials may not search a person's home or take any of his or her property without the written consent of a judge. This written consent is called a **search warrant**.

The Fifth Amendment. The Fifth Amendment encompasses a number of the rights of accused persons. A person cannot be charged with a crime unless a grand jury decides there is enough evidence against that person. A person cannot be forced to give evidence against himself or herself. A person must be given **due process of law** (fair and equal treatment by the court system). In addition, a person cannot be tried for the same crime twice—even if new evidence might prove that person's guilt. This is known as **double jeopardy**.

From watching television, you may be familiar with the Miranda statement used by police. It begins, "You have the right to remain silent. Anything you say can and will be used against you in a court of law...." This warning is a result of the Supreme Court case *Miranda v. Arizona* (1966), which was a test of our Fifth Amendment rights. In this case, the Supreme Court Justices held that persons accused of crimes must be informed of their rights so that they are aware that they do not have to give evidence against themselves. The

Miranda warning is now a standard procedure among law enforcement officers all around the country.

The Sixth Amendment. The Sixth Amendment lists further rights of the accused. These include the right to a speedy trial, the right to trial by jury, and the right to be represented by a lawyer. Citizens have not always been given the right to be represented by a lawyer, however. In 1963, the Supreme Court considered the case

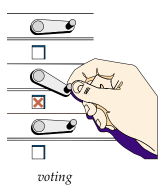


of *Gideon v. Wainright*. Clarence Earl Gideon, convicted of theft, claimed that because he had been too poor to hire a lawyer, his rights had been denied. The Supreme Court agreed and today, those who cannot afford lawyers are provided one by the court.

The Eighth Amendment. The Eighth Amendment offers additional protection for the accused. This amendment states that **bail** (money paid for release of an accused person from custody and held by the court until the accused returns to trial) must be fair. This amendment provides that no "cruel and unusual" punishments may be used.

Voting Rights

Four of the amendments to the Constitution are concerned with voting rights of all citizens. Amendment 15 states that no citizen shall be denied the right to vote because of race or color. Amendment 19 gave women the right to vote. Amendment 24 prohibited charging a poll tax (voting tax). Amendment 26 lowered the voting age to 18. Before Amendment 26 in 1971, 18-year-olds could be drafted but could not vote.



Other Supreme Court Cases Affecting Civil Rights

A number of other landmark Supreme Court cases have had an effect on the individual rights of Americans. Here we will consider three of them.

Plessy v. Ferguson (1896). In this case, Homer Plessy, an African-American man, refused to move from an area on a train reserved for whites. He said that this policy violated his Fourteenth Amendment right to equal protection under the law. The Supreme Court disagreed, saying that as long as the two areas were "equal," separation was acceptable. This became known as the **separate but equal doctrine**.

Brown v. Topeka Board of Education (1954). In a test of the separate but equal doctrine, the parents of Linda Brown sought to enroll their daughter in a school for white children which was closer to their home than the nearest school for African-American children. The Supreme Court in this ruling decided that schools could *not* be both separate and equal and ordered desegregation in the schools.



Bakke v. Regents of the University of California (1978). In order to reduce discrimination, the United States government adopted a policy of encouraging acceptance of minorities in schools and workplaces. This policy was known as affirmative action. One result of this policy was the court case concerning Allen Bakke, a white male, who had failed to get admitted into a California medical school. Bakke claimed that this was due to reverse discrimination—the acceptance of minorities over whites whose qualifications were equal or better.

According to Bakke, this was a violation of his 14th Amendment right to equal protection under the law. The Supreme Court handed down a two-part decision. First, it said that the use of **quotas** (holding a specific number of slots for minorities) was unconstitutional. In the second part, however, the court gave its support to the concept of affirmative action.

Legislative Acts

Not all the decisions regarding civil rights are made in the courts. Some changes have occurred as the result of laws which extend or further guarantee our individual rights. These include the following:

- **Civil Rights Act of 1964.** This law prohibits discrimination on the basis of race, religion, or national origin in all public places such as hotels, restaurants, and theaters.
- **Civil Rights Act of 1968.** This law forbids discrimination in housing on the basis of race, religion, or national origin.
- Voting Rights Act of 1965. This law stopped the practice of requiring written tests in order to be allowed to register to vote. This law increased voting rights for minorities and others who spoke little or no English.
- **Gun Control Act of 1968.** This law requires the licensing of certain guns and forbids the sale of handguns to persons under 21 and rifles to those younger than 18. This is an example of a law that limits individual rights in order to protect the majority.



Taking a Stand

Many of the amendments to the Constitution are controversial. This means many people disagree with and argue about the way the amendments should be interpreted. Read about the following controversial issues and decide if you agree with them or not.

Searches and Seizures

The Fourth Amendment deals with citizen's right to fair searches and seizures. This means a police officer must have a search warrant to search



a private home. However, armed with evidence that someone in the home committed a crime, the police officer may conduct a search without a search warrant. This is known as *probable cause*.

The Fourth Amendment may not apply in your school. In the case of *New Jersey v. T.L.O.* (1985), the Supreme Court ruled the school officials do not need valid warrants or probable cause to search

students or their property. All that is needed is the belief the search will disclose that the student has broken school rules.

The Death Penalty

The Eighth Amendment protects prisoners against cruel and unusual punishment. However, many people disagree about the meaning of cruel and unusual punishment.

Freedom of Speech

The First Amendment protects the right to march, demonstrate, and form picket lines. However, demonstrators are not allowed to endanger public safety, stop traffic, illegally trespass, or block the sidewalks. Groups like the Ku Klux Klan are allowed to make public speeches or march in parades.

In *Hazelwood School District v. Kuhlmeier* (1988), the Court stated that school officials have the authority to limit freedom of speech. For example, they are allowed to regulate school newspapers, plays, and pep rallies. They can also suspend students from school for lewd and indecent speech at school events.



Use the list below to complete the following statements.

affirmative action double jeopardy due process of law majority rule reverse discrimination separate but equal doctrine separation of church and state

1.	Every accused person must be given, or fair and equal treatment by the court system.
2.	Because the Constitution requires, the government may not interfere in church affairs.
3.	In Brown v. Topeka Board of Education, thewas declared unconstitutional.
4.	Elections are decided based upon the concept of
5.	While encourages acceptance of
	minorities in hiring, refers to special
	favors given to minorities.
6.	Trying a person twice for the same crime is known as



For each situation below, at least one important freedom or right is described. Match the freedom or right with the correct amendment to the Constitution. Write the letter on the line provided.

	1.	Joan Ford received her first voter registration card on her 18th birthday.	A.	Eighth Amendment (8 th)
	2.	Jim White was arrested for stealing a car. He has been granted the right to post bail by the court.	В.	First Amendment (1st)
	3.	Sally Jones signed a petition to save the whales. The petition was sent to her United States Senator.	C.	Fourth Amendment (4 th)
	4.	John James' trial date has been set for next Thursday. He was arrested two weeks ago for a robbery.	D.	Sixth Amendment (6 th)
	5.	Sue Wales' car was searched by a policeman. She had been stopped for running a red light.	E.	Twenty-sixth Amendment (26 th)
6.		h of these cases seems to go against the involved? Explain.	ne civ	ril rights of the



Identify the correct **First Amendment freedom** *is illustrated in each of the statements below. Write the First Amendment freedom on the line provided.*

1.	people hold an anti-war rally:
	Freedom of
2.	a newspaper article exposes government waste:
	Freedom of
3.	a young Amish man refuses to register for the draft:
	Freedom of
4.	a woman collects signatures to get an independent candidate listed on the ballot:
	Freedom of
5.	a speaker's comments on a particular topic:
	Freedom of
6.	List a situation you think would most likely not be protected by the First Amendment. Why?



Explain how the accused person's **civil rights** are being **violated** in each of the following situations.

	Two months after Terry is found innocent of a crime, new evidences, and she is brought before a judge again.					
-						
	cobin calls the police to his home to report a theft. While the police to there, they become suspicious and begin looking for drugs.					
	ames, with no previous criminal record, is sentenced to 10 years all for stealing a roll of film.					
	against her will, Chris is called to the stand and asked if she used					



Match the **issue** *involved with the correct* **Supreme Court case or law**. Write the letter on the line provided.

1.	prohibits discrimination in housing	A.	Bakke v. University of California
2.	guarantees freedom of religion (right not to pray)	В.	Brown v. Topeka Board of Education
3.	required telling accused of their rights	C.	Civil Rights Act of 1964
4.	case that desegregated schools	D.	Civil Rights Act of 1968
5.	guarantees right to a lawyer	E.	Engele v. Vitale
6.	prohibits use of "quotas"	F.	Gideon v. Wainright
7.	prohibits discrimination in public place	G.	Miranda v. Arizona
8.	allowed separate but equal facilities	H.	Plessy v. Ferguson



Match each definition with the correct term. Write the letter on the line provided.

	1.	written request submitted to government officials	A.	bail
	2.	money paid for an accused person's release from jail and held by the court until the accused returns for trial	В.	due process of law
	3.	printing lies about a person	C.	libel
	4.	making false oral statements about a person	D.	petition
(5.	holding a specific number of jobs or school openings		1
		for minorities only	E.	quotas
	6.	favoring minority individuals over equally qualified majority individuals	F.	reverse discrimination
	7.	a written order signed by a judge giving permission to search a home or other property	G.	search warrant
8	8.	fair and equal treatment by the court system	H.	slander



Answer the questions below. There is no right or wrong answer, since this is **your opinion**. Refer to page 125.

Why or wh	y not?	
vily of wil	y flot:	
s the death	penalty cruel and unusual punishmen	nt?
	penalty cruel and unusual punishmen	



3.	Should some groups that are offensive to some people be allowe speak in public?					
	Why or why not?					
	·					
ļ.	Should students be allowed freedom of speech at school?					
	Why or why not?					



Use the list below to write the correct term for each definition on the line provided.

bail civil rights libel	pe	inority search warrant etition slander 10tas
 	1.	less than half
	2.	making false oral statements about person
 	3.	personal rights guaranteed to all individuals
	4.	money paid for an accused person's release from jail and held by the couuntil the accused returns for trial
	5.	written request submitted to government officials
 	6.	printing lies about a person
	7.	written order signed by a judge givi permission to search a home or property
	8.	holding a certain number of job or school openings for minorities only

Unit 7: Government Transformation: The 1920s and 1930s

This unit emphasizes the Roaring Twenties and the Great Depression of the 1930s.

Unit Focus

- social transformations that took place in the 1920s and 1930s
- principle political and economic factors that led to the Great Depression
- legacy of the Depression in American society
- how cultural and technological characteristics can link or divide regions
- how personal, political, and economic rights reinforce each other
- how government taxes, policies, and programs affect individuals, groups, businesses, and regions





Vocabulary

Study the vocabulary words and definitions below.

Black Tuesday name given to October 9, 1929, when stock prices fell sharply bootleggers people who smuggled alcoholic beverages into the United States during Prohibition **credit** an arrangement in which a buyer pays later for a purchase, often on an installment plan with interest charges **Dow Jones Industrial Average** ... a measure based on the prices of the stocks of 30 large companies, widely used as a gauge of the stock market's health **Dust Bowl** the region, extending from Texas to North Dakota, made worthless for farming by drought and dust storms during the 1930s flapper one of the freethinking young women who embraced the new fashions and urban attitudes of the 1920s Franklin D. Roosevelt President from 1933 to 1945; created the "New Deal" program, which eased the hardship of the Depression for **Americans** Great Depression a period lasting from 1929 to 1941, during which the United States economy was in a severe decline and millions of Americans were unemployed



Harlem Renaissance	a flowering of African-American artistic creativity during the 1920s centered in the Harlem community of New York City
installment plan	. an arrangement in which a purchaser pays over an extended period of time without having to put down money at the time of purchase
NAACP	. the National Association for the Advancement of Colored People; an organization founded in 1909 to promote full racial equality
New Deal	. President Franklin D. Roosevelt's program to alleviate the problems of the Great Depression, focusing on the relief for the needy, economic recovery, and financial reform
Prohibition	. the legal banning of the manufacture, transportation, and sale of alcoholic beverages
Social Security Act	. a law enacted in 1935 to provide aid to retirees, the unemployed, people with disabilities, and dependent mothers and children
speakeasies	. places where alcoholic drinks were sold and consumed illegally during Prohibition
stock market	. the place where shares of businesses (stock) are bought and sold
urbanization	. the growth of cities



Government Transformation: The 1920s and 1930s

The 1920s were a time of excitement and change. Between 1922 and 1929, migration to the cities accelerated, with nearly two million people leaving farms and towns each year. This phenomenon is known as **urbanization**.

The Roaring Twenties

The economy was also changing in America. People no longer lived on farms and grew their own food. They lived in cities and worked in factories and high-rise

buildings. Life was fast-paced instead of leisurely.

Speculators made fortunes in the **stock market**. The stock market is a place where shares

of businesses are bought and sold. In the 1920s many businessmen engaged in speculation—that is, they made risky business transactions on the chance of a quick profit. Many investors began buying on margin—paying a small percentage of a stock's price as a downpayment and borrowing the rest. This worked well when stock prices were going up. Speculators could sell their stocks and pay off the debt they had borrowed. However, if stocks declined, there was no way to pay off the loan.

The 18th Amendment

Social values were also changing in the 1920s. Small-town attitudes often clashed with city lifestyles. For example, in January 1920, the 18th Amendment went into effect. This amendment prohibited the manufacture, sale, or transportation of alcoholic beverages. This became known as **Prohibition**. Some people known as *reformers* considered alcohol a cause of corruption in big cities. They believed that the prohibition of alcohol would get America's morals back on track.



The effort to stop Americans from drinking was doomed from the beginning. Look at the difficulty the United States faces today with illegal drug use; reformers of the 1920s faced similar problems. There was a lack of government funding to enforce the Prohibition laws. It was impossible to patrol the entire United States and track down illegal alcohol manufacturers.

During Prohibition, drinkers got around the 18th Amendment by going to hidden saloons and nightclubs called **speakeasies**. People also bought alcohol from people called **bootleggers**. Bootleggers often carried alcohol in the legs of boots and smuggled liquor from Canada, Cuba, and the West Indies.

Despite all of these problems, the 18th Amendment remained in effect until 1933, when it was repealed by the 21st Amendment.

The Decade of the Woman

During the Twenties, a new ideal woman emerged.

American women won the right to vote with the passage of the 19th Amendment to the Constitution. With this new freedom and equality, the image of a woman's place in society began to change. One such image was represented by the **flapper**, a freethinking young woman who embraced the new fashions and attitudes of the day. Dark, ankle-length dresses disappeared, and bright, waistless dresses an inch above the knee appeared. Many women were pulled back and forth between old and new standards.

The Harlem Renaissance

During the 1920s, some African Americans began to move north from the farms to cities like New York. Some left the South because of economic inequality. In general, Northern cities didn't welcome the massive movement of African Americans to the cities. Unfortunately, many African Americans were greeted with race riots. In response, the National Association for the Advancement of Colored People (NAACP) urged



African Americans to protest racial violence with marches and organized protests. The NAACP represented the new, more organized voice of African Americans seeking a better place in American society.

Many African Americans who migrated north moved to Harlem, a neighborhood in New York City. There, a flowering of African-American creativity known as the Harlem Renaissance.

Langston Hughes was the movement's best-known poet, and Zora Neale Hurston was one of the most accomplished writers of the era.

Louis Armstrong, Duke Ellington, and Bessie Smith all rocketed to fame in the 1920s jazz era.

The Stock Market Crash and the Great Depression

As the Roaring Twenties came to a close, the downturn of the economy signaled an end of an era. In 1929 the stock market crashed, marking the beginning of the **Great Depression**. This economic collapse brought enormous suffering to Americans from all walks of life.

On October 29, 1929—known as **Black Tuesday**—the bottom fell out of the stock market. Therefore, the **Dow Jones Industrial Average**, the measure based on the stock prices of 30 representative companies trading on the New York Stock Exchange, fell dramatically and continued to fall until 1932. People and corporations tried frantically to sell their stocks before prices plunged even lower. However, millions of Americans went bankrupt as a result of the Stock Market Crash. The crash alone did not cause the Great Depression, but it did make the Depression more severe. The main causes of the Depression are listed below.

The Main Causes of the Depression

- old and decaying equipment in factories
- a crisis in the farm sector—farmers produced more than they were able to sell
- availability of easy credit—many people went into debt buying goods on the installment plan
- uneven distribution of income—too little money in the hands of the working people

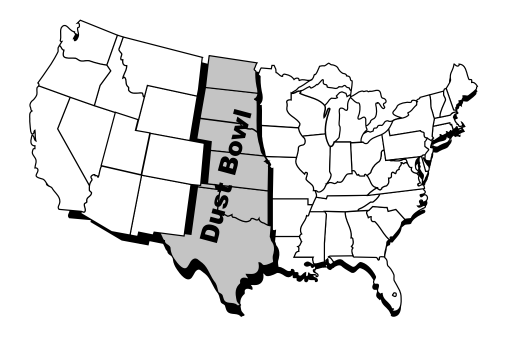


All of these factors led to the Great Depression, the period from 1929 to 1941, when the economy declined severely and millions of people were out of work. People no longer could afford to buy consumer goods even though factories continued to produce such items as automobiles and clothing.

In cities across the country, people who lost their jobs could no longer pay their rent or mortgages. Before long, large *shantytowns*—little towns consisting largely of shacks—sprang up on the outskirts of cities. Life for people in the farm areas during the Depression was hard, but they were able to feed their families by growing their own food. In the cities, charitable organizations offered free soup and bread to the needy. Homeless people waited in long soup lines to receive food.

The Dust Bowl

In the early 1930s, a drought wreaked havoc on the Great Plains, causing the area to be called the **Dust Bowl**. The farmers of the Great Plains had exhausted the land through overproduction of crops and made the grasslands unsuitable for farming. When the drought and winds began in the 1930s, little grass was left to hold the soil down. Dust traveled hundreds of miles. Farmers had to leave their precious land and livelihoods. Many displaced farmers traveled to California. The map below of the United States shows the area hit hardest by the drought.





The New Deal

In 1932 Americans rejected President Herbert Hoover in favor of the Democrat **Franklin D. Roosevelt**. Many Americans blamed Republicans and Hoover for the Great Depression. Many Americans were hopeful the





President Hoover President Roosevelt

new president would find a solution to America's economic problems. Roosevelt campaigned to provide financial relief such as work projects and direct relief. This program designed to solve the problems of the Great Depression became known as the **New Deal**, a phrase from a campaign speech in which Roosevelt had promised "a new deal for the American people."

On taking office, Roosevelt launched into a period of intense legislation to get the nation back on track. Congress passed more than 15 major pieces of New Deal legislation. These laws and others that followed significantly expanded the federal government's role in the nations economy. Prior to the Great Depression, the government had a hands off approach to the economy. This was based on the "survival of the fittest" philosophy which means only the strong will survive. This meant the government did not believe in stepping in and helping the nation's poor. Each person had the same opportunity for success. The presidency of Franklin D. Roosevelt (FDR) forever changed the role of government in the economy. For the first time, the government took steps to even the playing field and provide economic equality. Some critics think Roosevelt went too far. They believe the New Deal interfered with the workings of the free market economy.

One of the most important achievements of the New Deal was the creation of the Social Security system. The **Social Security Act** created old age insurance for retirees 65 or older and their spouses, provided money to the unemployed, and gave aid to families with dependent children and the disabled.

Despite the criticisms, the New Deal brought relief to both rural and urban workers. It helped women with dependent children, people who were elderly or disabled, and it brought help to African Americans, Latinos, and Native Americans.



Legacy of the New Deal

Most conservatives think President Roosevelt's policies made the federal government too large and powerful by involving government agencies in the nation's finances, agriculture, industries, and housing. They believe the government stifled free enterprise and individual initiative. Liberal critics argue Roosevelt's plan did not go far enough to solve economic inequalities. The nation still had only a few very rich people and an enormous number of poor people. Supporters of the New Deal believe Roosevelt helped the country recover from the Great Depression in the ways listed below.

Banking and Finance: Securities and Exchange Commission (SEC) monitors the stock market. Federal Deposit Insurance Corporation (FDIC) to reassure individual depositors their savings are protected against loss in the event of a bank failure.

The Farmers: Quotas on crop production to prevent surpluses. Price supports to ensure farmers get a fair price in the market.

The Labor Front: Protection of workers rights (banning child labor and setting standards for wages and hours).

Expanding the Government's Role in the Economy: Giving the president a more active role in shaping the economy.

The Environment: Conservation projects designed to protect the nation's natural resources.

The New Deal legacy has many aspects. It has brought hope and gratitude from people who are poor or elderly, and it has brought anger and criticism from those who believe it has taken more of their money in taxes and curtails their freedom through increased government regulation.



Use the list below to complete the following statements.

bootleggers
credit
Dow Jones Industrial Average
installment plan
NAACP
New Deal
Prohibition
Social Security Act
speakeasies

1.	During Prohibition, alcoholic drinks were sold and consumed at
2.	hid illegal alcohol in their boots.
3.	The is a measure based on the prices of stocks of 30 large companies.
4.	People who are elderly or disabled receive a monthly income because of the
5.	President Roosevelt called his plan to end the Great Depression the
6.	was the result of the 18 th Amendment which made the sale, manufacture, and transportation of alcohol illegal.
7.	is an abbreviation for the National Association for the Advancement of Colored People.



8.	. An arrangement in which a purchaser pay	s for an item over an
	extended period of time is called the	·
9.	. Buying onis v	when a buyer pays later for
	a purchase, often with interest charges add	ded to an installment plan.



Answer the following questions using short answers.

1.	To where did many people begin to move between 1922 and 1929?
2.	Many people played the stock market. What happened when stock prices went up? What happened when stock prices went down?
3.	How did women's fashions change in the 1920s?
4.	Many African Americans moved north during the 1920s. How were they treated in the North?
5.	What catastrophic event led to the Great Depression?
6.	What natural disaster caused Midwestern farmers to move to California?
7.	What Democratic President campaigned for a "New Deal"?



Write True if the	statement is correct. Write False if the statement is not correct
1.	When you buy a share of stock, you own a small part of a business.
2.	One cause of the Depression was old, outdated equipment in factories.
3.	President Roosevelt did nothing to end the suffering of millions of Americans during the Depression.
4.	The Depression ended in one year.
5.	President Roosevelt's plan for ending the Depression



Match each **cause** with the correct **effect**. Write the letter on the line provided.

- Too many people decided to sell their stocks on October 29, 1929.
 Farmers grew more crops than they could sell.
 During the Depression, most Americans had very little money.
 The Depression grew worse when Hoover was President.
- A. It was hard to pay for food, clothes, and homes.
- B. The stock market crashed.
- C. Crops were sold at very low prices.
- D. Americans felt Hoover did not do enough to end the Depression.



Shade in the areas hit hardest by the **drought** in the region called the **Dust Bowl**. Use a **map** or **atlas** and list the states you shaded on the lines provided.





Answer the following using short answers.

Imagine moving from a farm community to a large city or vice versa. How might your life change?
How would you feel about your old friends?
How do you think your old friends would feel about you?
Do you think differences in lifestyles can cause conflicts between people?
Why or why not?



2.

Follow the directions below.

1. Complete the following chart on the pros (for Prohibition) and cons (against Prohibition).

PROS	CONS

If you were a le what would you	gislator being aske u say?	ed to vote for the 1	8 th Amendment

W ON

d the govern			's moral	
d the govern				
d the govern				
d the govern				
d the govern				
or why not?	 	 		
	 	 		
				or why not?



Follow the directions below.

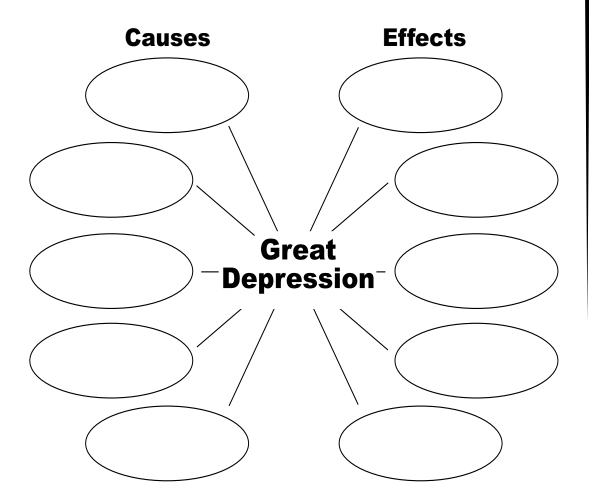
sure to include th	h describing a fashionable young woman today. B e following: the style of clothing she wears, her o, jewelry, and other accessories.
J / 1	
What clothes are	most popular?
Havy do those sty	los reflect American society in the present?
riow do mese sty	les reflect American society in the present?
	



Review the causes of the **Great Depression** and the effects the Depression had on the **economy** and **society**. Use the list below to record the **causes** and **effects** on the graphic organizer.

availability of easy credit factory closures causing unemployment old and decaying factory equipment stock market speculations widespread bank failures

decrease in worldwide trade farm crisis stock market crash uneven distribution of income widespread hunger and illness





Use the list below to complete the following statements.

Black Tuesday Great Depression
Dust Bowl Harlem Renaissance
flapper stock market
Franklin D. Roosevelt urbanization

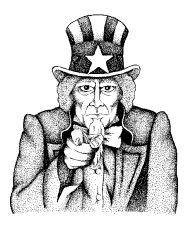
1.	1. During the 1920s, many Americans began moving to the cities. The		
	led to, the growth of cities.		
2.	From 1929 to 1941, the United States economy was in a severe decline. This is known as the		
3.	A was a freethinking young woman of the 1920s.		
4.	The crashed on October 29, 1929, and this date is known as		
5.	An area of land in the west was worthless for farming because of the drought. This area was called the		
6.	The was centered in the Harlem community of New York City.		
7.	created the New Deal program.		

Unit 8: Domestic Policy and Foreign Affairs

This unit emphasizes major domestic and foreign policy problems facing our nation.

Unit Focus

- areas of domestic policy concern
- areas of foreign policy concern
- duties of the legislative and executive branches regarding foreign policy





Vocabulary

Study the vocabulary words and definitions below.

help each other in times of war

balance of power the situation that occurs when two sides have relatively equal strength

balance of trade the situation that occurs when the value of a country's imports is equal to the value of its exports

capitalism the economic system of the United States; based on private ownership of the

means of production and on the

called the *free enterprise system*

individual's economic freedom; often

alliance an agreement between two countries to

deterrent a discouraging factor

domestic occurring within a country

economic system the way in which a nation uses its resources to satisfy people's needs and wants

exports goods sold to other countries

foreign having to do with other countries

General Assembly the main body of the United Nations



to hun	which belong to all individuals, s freedom from hunger, the right nane treatment, and the right to pate in government
	licy in which stronger nations I their economic, political, or ry control over weaker territories
imports goods	bought from other countries
	nciple or policy of avoiding all alliances and economic nships with other nations
mediator persor	ı who settles disagreements
nationalism the bel	lief in national interests and al unity
neutrality when a neither	a nation decides to support r side during a conflict
sanctions trade r	restrictions
	of the United Nations made up of ermanent member nations and 10 countries
United Nations world and hu	organization that promotes peace uman rights



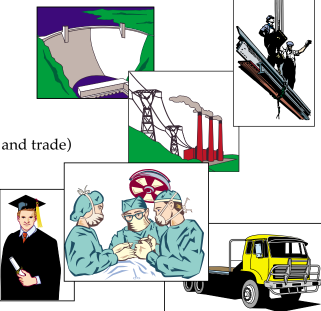
Domestic Policy and Foreign Affairs

Issues that concern the United States government can be put into two categories—domestic and foreign. Domestic issues are those which exist within the United States itself. Foreign affairs are concerns which involve other nations. Much about domestic policy has been discussed in earlier units. In this unit, there is a brief section on domestic policy, followed by a section on foreign policy.

Domestic Policy

Domestic policy is a plan for dealing with issues or problem areas within the United States itself. Domestic policy is set by Congress, the Supreme Court, and the President. It is carried out by the executive departments and the executive agencies (special offices set up to deal with areas of concern to the government). Some of these departments and agencies were discussed in Unit 3. Below is a list of major areas of domestic concern.

- natural resources
- environment
- health
- population growth
- transportation
- civil rights
- commerce (business and trade)
- education
- Social Security
- employment
- agriculture
- housing
- taxation





Domestic Policy Powers

The President and Congress have a number of important powers concerning domestic policies.

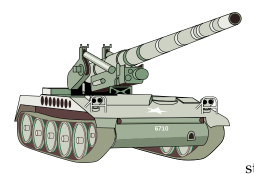
DOMESTIC POLICY POWERS				
President	Congress			
the power to appoint cabinet officers	• the power to pass bills (laws)			
the power to appoint heads of executive agencies	the power to approve appointments			
the power to recommend legislation to Congress	the power to approve the budget			
the power to issue executive orders				
the power to prepare the budget	 the power to investigate the activities of the executive agencies 			
the power to enforce laws				
the power to veto bills (laws)				

Foreign Policy

Foreign policy concerns strategies that our nation develops for dealing with other nations. In general, foreign policy is established to maintain peace, friendship, and trade with other countries. In dealing with foreign countries, the United States has many long-range goals. These include the following:

Maintaining Peace in the World. The United States tries to promote world peace through its membership in the **United Nations** and by signing treaties with other countries to reduce arms. Interestingly, however, one other means of promoting peace is by displaying the military power of the United States. Many people believe that a strong military is a **deterrent** (discouraging factor) to war. Deterrence is achieved





by letting other countries know that any acts of aggression will be met with retaliation. **Alliances** between countries, which are agreements to help each other in times of war, also help maintain a **balance of power** that discourages war. Alliances do this by making the two sides relatively equal in strength.

Promoting American Interests Abroad. The economic system of the United States, which is our method of managing resources to meet our needs, is capitalism. In a capitalist economy, individuals decide what to produce and how to produce it in order to make a profit. Because profit is so important to businesses, international trade is a major foreign policy concern. Some of our foreign policy is aimed at promoting a balance of trade. Balance of trade is achieved when the value of our imports (goods being bought from other countries) equals the value of our exports (goods sold to other countries). For many years, the United States has had an unfavorable balance of trade because we import more goods than we export. The United States continues to work toward increasing sales of American-made products to other countries.

Aiding Foreign Countries. Because we rely on foreign countries for their raw materials and finished goods, as well as for a marketplace for American goods, it is in the best interests of the United States to help developing nations. This is accomplished through such things as technical assistance, sharing ideas, and financial aid.

Promoting Human Rights. The American **human rights** policy recommends that all people, regardless of the country they live in, should be entitled to certain basic rights. These include freedom from hunger, the right to humane treatment, and the right to participate in the governmental process. In order to achieve these goals, the United States provides some assistance to countries in need, such as relief for starving people or victims of natural disasters.



The government also speaks out when it feels other countries are violating their citizens' human rights. In some cases, the United States will place economic **sanctions** (trade restrictions) on a country that is violating human rights. These sanctions may include trade restrictions, such as refusal to trade until certain conditions are met. In other cases, the United States may provide military support to help in such situations.

Foreign Policy Powers

How does our government establish foreign policy? The President and Congress both have power in the area of foreign policy, but the President has perhaps the greatest power in that area. The President is responsible for conducting the nation's foreign policy. The President is assisted by officials of the Department of State and many agencies and advisers, but the Constitution gives the President power to make recommendations concerning military, treaty-making, and diplomatic affairs. In our system of checks and balances, the Senate or Congress must approve these recommendations.

FOREIGN POLICY POWERS					
President	Congress				
• the power to appoint the Secretary of State	• the power to approve or reject appointments				
the power to appoint ambassadors and other diplomats to foreign countries	 the power to approve the budget 				
• the power to prepare the budget of the United States	the power to withdraw troops				
the power to command the military	the power to approve or reject treaties				
the power to sign executive agreements	 the power to declare war 				
the power to make treaties with the advise of the Senate	•				



Carrying Out Foreign Policy

Foreign policy is decided by the President and is carried out at various times by many departments, agencies, and organizations. Maintaining peace in the world is the primary goal of our foreign policy. The importance of this goal is shown by the amount of time spent and the involvement of so many different officials, departments, organizations, and agencies.

The United Nations

One organization which was established to maintain peace and cooperation among all nations is the United Nations (UN). The UN has many of the same goals as the United States' foreign policy, such as maintaining peace and promoting basic and equal human rights around the world.

The United Nations was formed in 1945 at the end of World War II. The United States is an important member of this international organization, which now has more than 150 permanent members. Almost every nation in the world is a member.

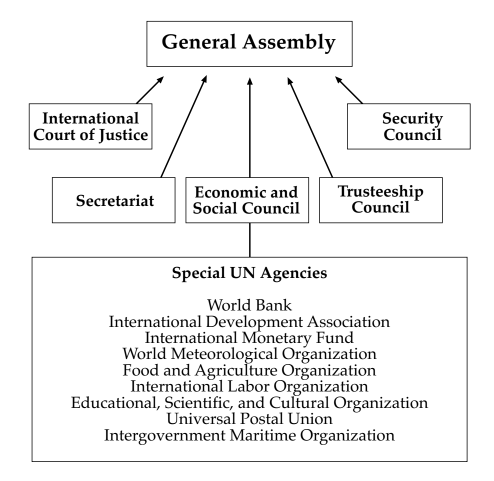
The United Nations is organized into six parts—the **General Assembly**, the **Security Council**, the International Court of Justice, the Economic and Social Council, the Trusteeship Council, and the Secretariat. Two of these will be discussed here.

The main body of the United Nations is the General Assembly. All member nations belong and each nation has one vote. Members of the General Assembly discuss world problems and make suggestions for solving them. The General Assembly makes its own rules, elects its president, and meets annually.

The Security Council consists of five permanent member countries: the United States, France, Great Britain, The People's Republic of China, and the Russian Federation (formerly Soviet Union). Ten other countries are chosen by the General Assembly for two-year terms. The main duty of the Security Council is to maintain world peace. The council may do this by acting as a **mediator** (an agency or person who settles disagreements), by suggesting economic sanctions, or by sending UN peacekeeping or military forces into a troubled area.



The UN keeps peace through the cooperation of its members. It cannot force members to act in a certain way. All nations have an opportunity to express their opinions. Member countries use persuasion and a sense of obligation to influence the settling of differences.



Isolationism, Imperialism, and Nationalism

Today, the United States is very active in world events. In fact, some critics think we are too involved and should focus on our numerous domestic problems such as crime and drug use. However, the United States has not always had such a prominent role in foreign affairs. World War II was the great motivator. Before that time, a clear majority of the American public opposed active involvement by the United States in world affairs. In fact, this belief, called **isolationism**, began with George Washington, the first President of the United States.



During Washington's presidency, the French peasants and working class rebelled against an absolute monarchy. The French expected the United States to send troops to help since they had helped us in our fight against the British in the American Revolution. Washington managed to keep the United States out of war by taking a position of **neutrality**—a statement that the United States would support neither side in the conflict. Many Americans came to agree with Washington. They believed the United States should focus on the pressing domestic issues of the day such as paying off the Revolutionary War debt.

The idea of staying out of foreign affairs was reinforced during the presidency of James Monroe (1816-1824) by John Quincy Adams, Monroe's Secretary of State. John Quincy Adams was guided by a strong belief in **nationalism**. Nationalism is a belief that national interests and national unity should be placed ahead of regional concerns and that foreign affairs should be guided by national self-interest. Accordingly, in 1823, President Monroe sent a message to the world. He wanted all European powers to stay out of the Western Hemisphere. At the same time, the United States would not involve itself with existing European affairs or interfere with existing colonies in the Western Hemisphere. These principles became known as the Monroe Doctrine.

In the late 1880s, the drive to acquire new territories to secure foreign markets for trade began a trend of **imperialism**. Imperialism is a policy in which stronger nations extend their economic, political, or military control over weaker territories. The United States joined in the world competition for territory by annexing Hawaii and gaining control of Puerto Rico and Cuba by declaring war on Spain. Also, in 1900, the United States created an open door policy, which established trading rights in China. The period of isolationism created under Washington and Monroe was officially over.

President Theodore Roosevelt and President Woodrow Wilson did much to overturn Monroe's policy of isolationism. President Theodore Roosevelt based his Latin American policy on a West African proverb that said, "speak softly and carry a big stick; you will go far." Therefore, he became famous for his "big stick" diplomacy.

President Wilson believed the United States had a moral responsibility to deny recognition to any Latin American government it viewed as oppressive, undemocratic, or hostile to United States interests. Until that time, the United States recognized any government that controlled a



nation, regardless of its policies or how it had come to power. Wilson's policy pressured nations in the Western Hemisphere to establish democratic governments.

Isolationism -



Imperialism



President Washington took a position of neutrality when French peasants rebelled against an absolute monarchy.



President Monroe reinforced the idea of staying out of foreign affairs.



Monroe's Secretary of State John Quincy Adams was guided by a belief in nationalism.



President Theodore Roosevelt did much to overturn the policy of isolationism. He became famous for his "big stick" diplomacy.



President Woodrow Wilson worked at overturning isolationism and pressured nations in the Western Hemisphere to establish democratic governments.

For better or worse, imperialism drew the United States out of isolationism. At the same time, imperialism pushed Europeans toward the most destructive war they had yet experienced—a war the United States could not avoid—World War I.

In 1914, most Americans, including President Woodrow Wilson, saw no reason to join a struggle 3,000 miles away. War did not threaten American lives or property. However, by 1917, Americans mobilized for war against the Central Powers (Austria, Germany, Hungary, and the Ottoman Empire) for two reasons

- to ensure that the Allies (France, Great Britain, and Russia) repaid the money they had borrowed and
- to prevent the Germans from threatening United States shipping

At the conclusion of the war, President Wilson helped to create a League of Nations to prevent world war from happening again. Americans did not stand behind President Wilson on this issue. They had lost many good men in a foreign war, and they did not care about the future of Europe. The war had strengthened their desire to stay out of European affairs and encouraged a return to isolationism.



The United States managed to stay out of world affairs until December 7, 1941. On that day, Japan bombed Pearl Harbor in Hawaii. The United States joined the war against Germany and Japan. Our participation in World War II produced a dramatic shift in popular opinion for an internationalist foreign policy. World War II had this enormous effect for the following reasons.

- World War II was the only war to be universally popular, and there were no negative consequences after the war for the United States.
- The Nazi regime was seen as evil and a real enemy and was destroyed.
- An attack on Pearl Harbor was avenged by dropping atomic bombs on Hiroshima and Nagasaki, Japan.
- The war ended with the United States being recognized as the dominant power on Earth.

In 1937, 94 percent of the American public preferred the policy of doing "everything possible to keep out of foreign wars" to the policy of doing

"everything possible to prevent war even if it means threatening to fight countries that fight wars." World War II, unlike World War I, produced popular support for our

involvement. After World War I, a majority of Americans were opposed to entry into the League of Nations. However, after World War II, a clear majority favored our entry into the United Nations.

The Cold War

Following World War II, we entered into a *Cold War* with the former Soviet Union. A cold war is a war without direct conflict. Both the United States and the Soviet Union invested heavily in nuclear weapons. Throughout the 1950s, people lived in fear of nuclear destruction. Another part of the Cold War was to stop the threat of communism and expand



democracy. This led to the involvement in the Korean War in the 1950s and the Vietnam War in the 1960s and 70s. Both wars were unpopular. The Korean War cost us 54,000 lives and approximately \$20 million dollars. The Vietnam War was the nation's longest war and left a lasting impact on United States foreign policy and society. The Vietnam War significantly altered America's views on foreign policy. As a result of what has been labeled the Vietnam Syndrome, Americans now consider possible risks to their own interests before deciding



whether to interfere in the affairs of other nations.

Changes in World Politics

The big changes in world policies began in March of 1985 when Mikhail Gorbachev became the leader of the Communist party in the Soviet Union and unveiled a series of peace talks with President Ronald Reagan. The end of the Cold War soon followed under President Bush's presidency in 1991. The United States was faced with altering its foreign policy toward the once-powerful Soviet Union, which collapsed in 1991. However, on the other fronts, the United States continued to pursue an aggressive foreign policy of intervention peaking with the Gulf War (Operation Desert Storm) in 1991.

With the passing of the Cold War have come new debates over foreign policy goals. What will the 21st century bring? Much will depend on you—the decision-makers and voters of the future.



Below is a list of major areas of domestic concern. Number these in the order of their importance to you. natural resources environment health population growth transportation civil rights commerce (business and trade) education Social Security employment agriculture housing taxation *Explain why you selected your number-one priority as most important.*



Below is a list of powers involved in **foreign** and **domestic policy**. Write the **powers of the President** on the left and the **powers of Congress** on the right.

Foreign Policy

power to command the military
power to approve the budget
power to approve treaties with advice of Senate
power to sign executive agreements
power to declare war
power to prepare the budget

President	Congress

Domestic Policy

power to pass bills (laws)

power to enforce laws

power to appoint cabinet officers

power to approve appointments

President		Congress
	•	



Use the list below to complete the following statements.

	economic system imperialism	isolationism nationalism	neutrality United Nations	
1.	President George Washin	igton established a po	olicy of	
		This meant the U	Inited States did not	.
	take sides in European co	onflicts between Grea	nt Britain and France	2.
2.	Early in its history, the U	nited States was guic	ded by a strong sense	e of
		$_$, the belief in natio	onal interests and	
	national unity.			
3.	In the late 1800s, the Unit	ted States began to ac	cquire new territorie	es.
	The rationale for this was	s known as	·	
4.	The	is a world org	ganization that	
	promotes peace and hum	nan rights.		
5.	The principle of avoiding	3 political alliances ar	nd economic	
	relationships with other i	nations is called		<u> </u>
6.	The method in which a n people's needs and want	9	•	



Put a D by areas	of domestic concern. Put an F by areas of foreign concern.
1.	limiting nuclear weapons
2.	trade with Japan
3.	airline hijacking
4.	automobile safety standards
5.	air pollution controls
6.	prices on farm products
7.	war in Lebanon
8.	smuggling illegal drugs from South America



The chart on this page shows **important events** from 1789-1988. Use the chart and list below to complete the following story.

Cold War	Korea	Vietnam
French Revolution	Monroe Doctrine	World War II
imperialism		

Important Events from 1789-1991			
French Revolution	1789-1793	President Washington decides to stay neutral.	
Monroe Doctrine	1816-1824	President Monroe sends a message to the world that the United States will not involve itself in European affairs.	
Imperialism and World War I	1880-1918	The United States joins the imperialist powers of Europe and established colonies overseas.	
World War II	1941-1945	The United States gets involved in World War II due to the attack on Pearl Harbor on December 7, 1941.	

resident George Washington established a belief that the United
tates should stay out of foreign affairs. This was seen when he chose
o stay out of the (1) President Monroe
ent a message to the world during his presidency. This became
nown as the (2)
Ouring the late 1880s, the policy of staying neutral and isolated
egan to change in the United States. This was because of the
opular European trend of (3)
herefore, the United States began to establish colonies overseas.



On December 7, 1941, the Unit	ted States became involved in
(4)	. The involvement in this war forever
changed United States foreign	policy. After World War II the United
States began to take an active	role in world events.
For example, in 1950 the Unite	ed States sent troops to
(5)	to put an end to communism. The
conflict was due to the (6)	with the Soviet
Union that began after World	War II. In 1965 the United States sent
troops to (7)	
the Vietnam War were seen as	successful. However, the outcomes did
not change our active role in v	vorld events.



 ${\it Use the list below to complete the following statements.}$

	capitalism deterrent domestic	exports foreign imports	mediator United Nations
1.		is the economic syst	em of the United
	States.		
2.	A	is a discouraging	factor.
3.	Goods bought from other	countries are called	
		<u> </u>	
4.	Goods sold to other coun	tries are called	
5.	An issue occurring within	n a country is a	
	issue.		
6.	An issue occurring involv	ving another country is	s a
		issue.	
7.	A	settles disagreeme	ents.
8.	The	is a world organ	nization that
	promotes peace and hum	an rights.	



Use the list below to write the correct term for each definition on the line provided.

alliance balance of power balance of trade General Assembly	human rights sanctions Security Council	
 1.	body of the United Nations made five permanent member nations a other countries	-
 2.	trade restrictions	
 3.	an agreement between two count help each other in times of war	tries to
4.	rights which belong to all individ such as freedom from hunger, the to humane treatment, and the rig participate in government	e right
 5.	the situation that occurs when tw have relatively equal strength	70 sides
 6.	the main body of the United Nati	ions
 7.	the situation that occurs when the of a country's imports is equal to value of its exports	

Unit 9: The Politics of a Democracy

This unit emphasizes the relationship between the American political system and the American way of life (social, economic, and religious ideals).

Unit Focus

- two major political parties and their traditional values and beliefs
- description of a political platform
- impact of third parties in American politics
- description of the election process
- definition of electoral college





Vocabulary

Study the vocabulary words and definitions below.

ballot	. a form on which a person casts his or her vote
campaign	. to run for an elected office
candidate	. a person running for government office
closed primary	a primary election in which voters cast ballots for candidates from their own political party
conservative	. one who does not want change
decentralizing	. moving power away from the national government
delegates	. representatives from state political parties who attend a national party convention
Democrat	. one of the two major current political parties
Electoral College	. body of delegates who elect the President based on the results of general state elections
electors	. delegates to the Electoral College
extremists	. those with either very liberal or very conservative views
general election	. final election between one candidate from each party



	voter who does not support any one earty
liberal or	ne who would like change or reform
moderates th	nose with beliefs that fall between beral and conservative
	primary election in which all voters hoose candidates from either party
ir	list of things a political party believes and is willing to work toward ttaining
	group of people who want to control ne government
popular vote th	ne number of actual votes cast in an lection
primary election as	n election to pick the candidates for ach political party
-	ne of the two major current political parties
to	n election held after a primary election o make the final choice of a party's andidate
social programs go W	overnment programs to help people who are poor or in need of assistance
m	ny political party other than the two najor parties like the Republican or Democratic party



The Politics of a Democracy

There are some values that most Americans hold. These values are included in the Declaration of Independence, the Constitution, and the Bill of Rights. These values influence laws, influence the way the government is operated, and influence the system used to select our leaders. The people who want to be decision makers (the candidates for political offices) try to appeal to the values of the American people.

Some basic American values are listed below.

🌋 freedom of speech in all its forms

🍍 equality in all things

🌋 life, liberty, and happiness

🕱 civil rights

***** democracy

🏞 religious freedom

separation of church and state

One way Americans show their values is through the election process. They show them by voting for **candidates** who seem to have values like their own. Elections and other parts of the political system of the United States are based on the values of the American people.

Political Parties

A **political party** is a group of people who want to control the government. While the Constitution makes no mention of political parties, our system of government has come to depend on two major parties. The parties that are most important today are the **Democrats** and the **Republicans**.

Each party is made up of people who share some basic beliefs about how our government should be run. The two parties compete with each other to get their own candidates elected to public office. Once in office, elected officials usually make decisions that are in keeping with their party's beliefs. Though the differences between the Democrats and Republicans are not always clear cut, there are some traditional distinctions associated with the two parties.



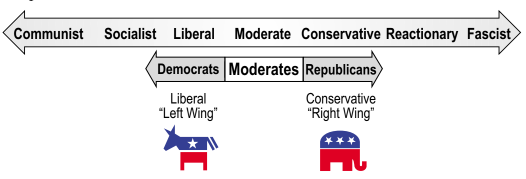
Distinctions between Parties

Members of the Democratic party are traditionally associated with the label "liberal," meaning someone who favors change or reform. Democrats generally support a strong national government which is willing to spend money on social programs (programs which help the poor and others in need of assistance). Because of these beliefs, the Democratic party has often appealed to working-class citizens, the poor, and minorities. "Conservative" (not wanting change) is the term most often linked with the Republican party. Republicans generally oppose a too powerful central government and high taxes. Republicans often talk of decentralizing government by moving power to the state or local level. The Republican party is often supported by the wealthy, by business owners, and by the middle class.

Though the Democrats and the Republicans are the two major political parties today, it is permissible for **third parties** (those other than the two major parties) to enter the political scene. Historically, third parties have not had too great an effect on the political process. Popular ideas of the third party are often absorbed into one or both of the major parties. In some cases, the third party has drawn votes away from one of the major parties, allowing the other major party to win.

Similarities between Parties

While the preceding paragraphs have identified some differences generally associated with the two major parties, some people believe that the differences are becoming less obvious. Extremists, persons with very liberal or conservative views, infrequently run for office because they are not likely to get enough support to be elected. Moderates, those in the middle, seek to appeal to members of both parties. The continuum shown below gives some idea of the range of political beliefs associated with the two parties.





An **independent** might vote any position on the continuum. Independents are voters who do not regularly identify themselves with a political party or support candidates of a particular party.

Political Party Platforms

In an election **campaign**, each party tries to explain its stand on issues. To do this, the party develops a political **platform**. A political platform is a list of things a party believes in and is willing to work to bring about.

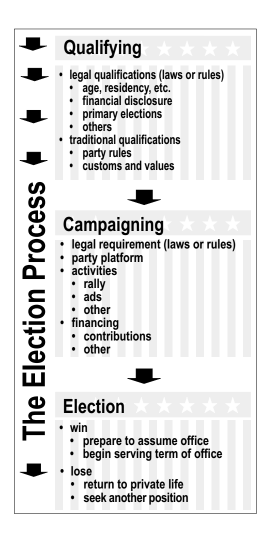
The platform lists the issues of the campaign, explains the party position on that issue, and tells the voters what to expect the party's candidate to do if he or she is elected. Below is a sample of a political platform.

Political Platform				
Issues	Position			
Taxes need to be raised pay for a stronger defer				
Nuclear weapons in space	Nuclear weapons should not be placed in space unless another nation does so first.			
Farm prices	The government should make sure that farmers get a "fair" price for their goods.			

The Election Process

In order to hold a political office, candidates must first win elections. Those interested in being elected must first meet the legal requirements for the office they are seeking, such as age or residency requirements. Candidates must then campaign for the political office they desire.





Campaigning may involve a variety of activities, including public appearances such as rallies or debates, advertisements on radio and TV, and door-to-door visits. Campaigning requires money, and candidates often seek donations from individuals and interest groups to finance their campaign. Candidates must publicly disclose all donations received and money spent.

The last two steps of the election process—campaigning and election—can take place as many as three times before a final decision is made. Candidates may take part in primary, runoff, and general elections.

Primary Election

Each party has several candidates in the **primary election**. These candidates are either nominated by their political party (as in presidential elections) or self-

announced. In **closed primaries**, only voters who are registered for that party can vote on the party's candidates. Usually an independent can not vote in a closed primary election. (This is not true in some states. Some states have **open primaries** and let voters vote for either party in the primary election.) If one candidate wins a majority (more than half) of the votes, he or she becomes the party's candidate in the **general election**.

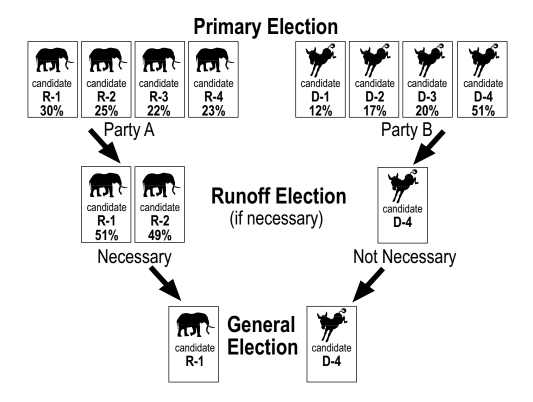
Runoff Election

If no candidate wins a majority of the votes, a **runoff** election is held for the top two vote-getters in the primary. Only that party's voters can vote in a runoff. The winner of the runoff becomes the party's candidate in the general election.



General Election

General elections are regularly scheduled statewide elections in which voters make the final selection for public officeholders. Each party has one candidate in the general election. Voters from either party can vote for either candidate. The following diagram illustrates the steps in the election process.



The Electoral College

While the winners of most elections are determined simply by counting the number of **ballots** (votes) cast for each candidate, presidential elections are decided by the **Electoral College**. The founders of the Constitution feared that citizens could not make a wise choice in choosing a President because they knew little about potential leaders. They also feared that the most popular candidate might not be the best President. Article II, Section I, established the Electoral College, which is made up of electors equal to the number of members in the House and Senate plus three for the District of Columbia.



Each state gets one electoral vote for each of its senators and representatives in Congress. The candidate who gets the most votes in a state receives *all* of the electoral votes of that state. Shortly after the general election, **electors** (**delegates** from each state) cast their ballots to determine the winner of the presidential election. In order to win, one candidate must receive a majority of the electoral votes.

The Electoral College is a winner-take-all system. The party whose candidate receives the majority of votes in the state, even if it is only one vote more than the other party's candidate, wins all the electoral votes for that state. Most states do not legally require electors to vote for the candidate who receives the most **popular votes**, and a few electors have ignored this tradition; however, none have changed any final election results.



Put a **D** next to phrases referring to the **Democratic party**. Put an **R** next to phrases referring to the Republican party. often characterized as "right wing" 1. 2. often appeals to business owners and the wealthy traditionally associated with the "liberal" label 3. _____ 4. typically supports decentralization of government typically supports social programs 5. 6. often appeals to poor and minority individuals 7. traditionally associated with the "conservative" label

often characterized as "left wing"

8.



Answer the following using complete sentences.

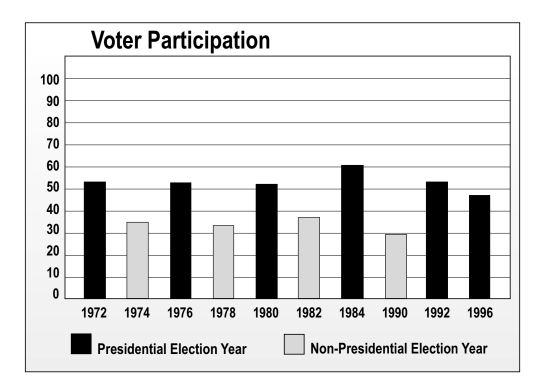
	hat is your position on the issue of registering women for t aft?
	hat is your position on raising the age for qualifying for Soc curity benefits to 70?
W]	hat is your position on selling technology to China?



st	trike?
-	
-	
_	
_	
W P	What is your position on sentencing drug dealers to the deathenalty for serious offenses?
-	
_	
_	
_	
V	What is your position on making handgun ownership illegal?
-	
_	
_	
-	



Use the graph below to answer the following.



- 1. Which year had the highest voter turnout?_____
- 2. Which year had the lowest voter turnout? _____
- 3. Do more voters tend to turn out in presidential election years or nonpresidential election years?
- 4. Do you think there should be a law that all people who are registered must vote? Why or why not?



Match each definition with the correct term. Write the letter on the line provided.

 1.	one who would like change or reform	A.	ballot
 2.	those with very liberal or very conservative views	В.	campaign
 3.	a group of people who want to control the government	C.	conservative
 4.	to run for an elected office	D.	Democrats and
 5.	one who does not want change		Republicans
 6.	a form on which a person casts his or her vote	E.	Electoral College
 7.	a list of things a political party believes in and is willing to work toward attaining	F.	extremists
 8.	those with beliefs that fall between liberal and conservative	G.	liberal
9.	government programs to help	H.	moderates
-	people who are poor or in need of assistance	I.	platform
 10.	body of delegates who elect the President based on the results of general state elections	J.	political party
 11.	the two major current American parties	K.	popular vote
 12.	the number of actual votes cast in an election	L.	social programs



Use the list below to write the correct term for each definition on the line provided.

campaign candidate closed primary decentralizing	ir oj	eneral election idependent pen primary latform	political party primary election runoff third party	
	1.	final election between one candidate from each party		
 	2.	a person running for government office		
	3.	a list of things the party believes in		
	4.	an election to pick a party's candidate		
	5.	moving power away from the national government		
	6.	a group of people wl government	no want to control th	ıe
	7.	to run for an elected office		
	8.	an election held after a primary election make the final choice of a party's candidate		
	9.	a primary election in choose candidates fro		
	10.	any party other than like the Democratic o		es
	11.	an election in which candidates from their		
	12.	a voter who does not party	t support any one	

Unit 10: Personal Involvement

This unit emphasizes the importance of participating in community service, civic improvement activities, and political activities.

Unit Focus

- responsibilities of local government
- common forms of local government
- definition of citizenship
- description of the naturalization process
- responsibilities of a United States citizen
- benefits of participating in civic activities





Vocabulary

Study the vocabulary words and definitions below.

alien a citizen of another country residing in the United States allegiance loyalty **commission** a type of local government run by elected commissioners constituency the voters to whom an elected official is responsible **council-manager**..... a type of local government run by elected council members and a manager hired by the council immigrant a person who comes to a country to take up permanent residence mayor-council a type of government run by an elected mayor and elected council members who serve as two separate branches the executive and legislative native-born citizen Americans who are born in the United States





Personal Involvement

Of the people, by the people, for the people...

Abraham Lincoln used these words in a famous speech—the Gettysburg Address. He was talking about the government of the United States. The United States government, at all levels, is based on the will of the people. This means that the people have the responsibility to stay informed about issues. Each individual should do all that he or she can to make sure that the government works. Three ways to do this are to get informed, get interested in the issues, and get involved.



- get informed
- get interested in the issues
- get involved

State Government

The Florida Constitution (adopted in 1885) provides for a governor elected to a four-year term. The legislature is composed of a House of Representatives of 120 members elected for two years and a Senate of 40 members elected for four years. Florida sends 23 representatives and two senators to the United States Congress and has 25 electoral votes. (Electoral votes are discussed in Unit 9.)

Local Government

One of the easiest places to get involved is at the local level of government. This is because we are closer to our local governments, and we represent a larger part of the **constituency** (the people to whom elected officials are responsible). Local government also generally deals with issues important to our everyday lives; therefore, our interest in them may be greater.

Areas of Responsibility

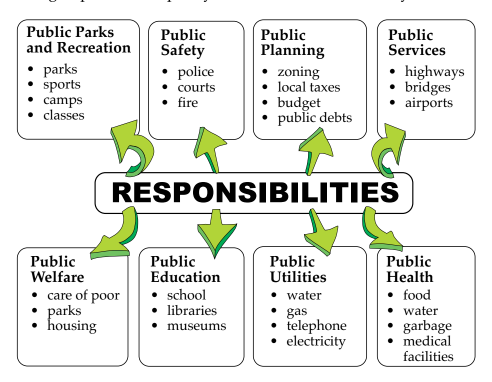
The main job of local government is to provide services for citizens. Local government has to handle a variety of problems dealing with health, education, and safety. It is responsible for keeping traffic flowing smoothly and for patrolling neighborhoods to prevent crime. Local government must provide efficient trash collection services, street lighting, public



transportation, traffic control, safe and adequate water supply, and sewage systems for the health and safety of the local area citizens.

Local government not only provides many services for the citizens, it also provides cultural activities that are important to the life of those citizens. Local governments support libraries, museums, and parks. Local governments also contribute to universities, hospitals, and entertainment.

The following chart shows some areas of responsibility of our local governments. Decisions made by local governments in all of these areas have a big impact on the quality of life in a local community.



Forms of Local Government

Local government may be organized in many different ways. Three types of organizational plans are as follows:

Mayor-council: In this type of local government, a full-time mayor works with a **unicameral** (one-house) council of part-time members to run the local government. The mayor and council members are elected to their positions and serve as two separate branches—the executive and legislative.



Commission: This type of local government exists when a group of elected commissioners makes local decisions. One of the commissioners usually acts as mayor, although there is no separation of branches in the commission form of government.

Council-manager: In this type of local government, council members are elected to office and hire a manager to run the local government. The council decides what issues are important, and the manager carries out the administrative duties associated with council policy.

Citizenship

American citizens are of many different ethnic origins and religions. All of us are descendants of immigrants—people who came here from other lands. Our country has been settled by people from all over the world. Our government allowed unlimited immigration in the early 1800s. In the 1920s restrictions had to be put upon the number of aliens who could enter the country; we still have an annual quota.

Citizenship Defined

Citizenship is gained in two ways—by birth or by **naturalization**. Most of us were born in one of the 50 states and are therefore **native-born citizens**. Citizens of other countries living in the United States are called aliens. Aliens are required to register annually. They enjoy many of the benefits of Americans, but they cannot vote or hold public office.

Some foreigners live here but remain citizens of their country. Others wish to become American citizens. This can be done through a legal process called *naturalization*. The first step is to enter the United States legally. To enter the country legally, foreigners must meet a number of qualifications. They must be able to support themselves, be able to read and write, not favor a violent revolution, not be mentally ill, and not be a drug addict.

The process of naturalization may begin immediately. The steps to American citizenship include filing a declaration of intention in any federal court; filing a petition requesting American citizenship; obtaining



two American citizens to appear as witnesses to decare that the individual has lived in this country for five years, has good moral character, and believes in the principles of the Constitution; passing an examination of literacy and American history and government; and taking an oath of **allegiance** (loyalty) and signing a certificate of naturalization.

Applicants are asked to give up their loyalty to their former country and must promise to accept the responsibilities of citizenship. (However, if dual citizenship is both desired and recognized by the United States and the former country, applicants are not asked to give up their loyalty to their former country.) Once he or she has met all of the requirements, the applicant is sworn in by a federal judge.

Steps to American Citizenship

- file a declaration of intention in any federal court
- file a petition requesting American citizenship
- obtain two American citizens to decare the individual has lived in this country for five years
- · have good moral character
- believe in the principles of the Constitution
- pass an examination of literacy and American history and government
- take an oath of allegiance (loyalty)
- · sign a certificate of naturalization
- give up their loyalty to their former country (unless dual citizenship is recognized)
- promise to accept the responsibilities of citizenship

Once he or she has met all of the requirements, the applicant is sworn in by a federal judge.

Duties

In Unit 6 you learned about the individual rights that are guaranteed to all American citizens. Along with their rights and privileges, citizens also have important duties and responsibilities.



The Constitution of the United States requires citizens to perform certain duties. The success of our government depends on the citizens performing these duties listed below.

Duties of American Citizenship

- · attending school
- paying taxes
- · obeying the law
- appearing in court as a juror or to testify, if called

Responsibilities

Each individual should do all that he or she can to make sure that the government works. In Unit 5 you learned how citizens may influence changes in the government and its policies. This is a responsibility, as well as a privilege. Citizens of the United States play a vital role in determining the nation's future. Our participation in government is critical for our form of government to work effectively.

Get Informed

An important part of good citizenship is to keep informed about issues. In order to protect your rights, you must first know your rights. Studying how American government works is one way to do this. Another way you can keep informed is by reading and watching the news.

Get Interested

No one can be an expert on all subjects. Some areas will be of greater interest to you than others. Ask yourself which issues are important to you. Do you feel strongly about abortion, the death penalty, death with dignity, drug testing, flag-burning, pornography, drunk driving, or the draft? Focus on those political issues which are most important to you.

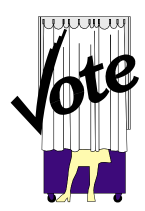




Get Involved

Good citizenship means getting involved in the political process. Make your feelings heard! There are many ways to get involved and many degrees of involvement. Some of them are listed below.

- Register to vote as soon as you are able, and then exercise that right.
- Write or call government officials and let them know your feelings about issues that are important to you.
- Serve willingly if called to jury duty.
- Sign a petition which supports one of your beliefs.
- Do volunteer work in your community.



Benefits

Our democratic government works because of the willingness of people to get involved in political activities. A major benefit of this participation is the sense of accomplishment which comes as a result of seeing the effect that your involvement can have on your community and country. Informed, interested, and involved citizens bring about positive changes in their community. These improvements and accomplishments are our reward for participation.



Answer the following using complete sentences.

ou?
selected in question



Match the description with the correct local form of government . Write the letter on the line provided.								
	_ 1.	has two branches	A.	commission				
	_ 2.	combination of elected and hired officials	В.	council-manager				
	_ 3.	all elected officials have equal power	C.	mayor-council				
4. V	4. What type of government exists in your community?							
List the	List the names and titles of your local government officials below.							
5.								
6.								
7.								
8.								
9.								
10.								
11.								



Practice

List the **duties** *and* **responsibilities** *of* **good citizens**.

1.		
2.		
3.	 	
4.		
5.		
6.	 	



Practice

Answer the following using short answers.

1.	When was the Florida Constitution adopted?			
2.	How long is the governor of Florida's term?			
3.	How many members are in Florida's House of Representatives?			
4.	How many members are in Florida's Senate?			
5.	How long do Florida's senators serve?			
6.	How long do Florida's representatives serve?			
7.	How many representatives does Florida send to the United States Congress?			
8.	How many electoral votes does Florida receive?			



Practice

Match each definition with the correct term. Write the letter on the line provided.

1.	a type of government run by an elected mayor and elected council members	A.	alien
2.	a type of local government run by elected council	В.	allegiance
	members and a manager hired by the council	C.	commission
3.	one-house legislature	D	constituency
4.	Americans who are born in the United States	Б.	constituency
5.	a person who comes to a	E.	council-manager
	country to take up permanent residence	F.	immigrant
6.	the process by which a person who was not born in the United States becomes a citizen	G.	mayor-council
7.	a type of local government run by elected commissioners	Н.	native-born citizens
8.	loyalty		
9.	the voters to whom an elected official is responsible	I.	naturalization
10.	a citizen of another country	J.	unicameral



Appendices

The United States Constitution

(See Note 1 and any following notes at end of Appendix A.)

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

Article. I.

Section. 1.

All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

Section. 2.

Clause 1: The House of Representatives shall be composed of Members chosen every second Year by the People of the several States, and the Electors in each State shall have the Qualifications requisite for Electors of the most numerous Branch of the State Legislature.

Clause 2: No Person shall be a Representative who shall not have attained to the Age of twenty five Years, and been seven Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State in which he shall be chosen.

Clause 3: Representatives and direct Taxes shall be apportioned among the several States which may be included within this Union, according to their respective Numbers, which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Term of Years, and excluding Indians not taxed, three fifths of all other Persons (see Note 2). The actual Enumeration shall be made within three Years after the first Meeting of the Congress of the United States, and within every subsequent Term of ten Years, in such Manner as they shall by Law direct. The Number of Representatives shall not exceed one for every thirty Thousand, but each State shall have at Least one Representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to chuse three, Massachusetts eight, Rhode-Island and Providence

Plantations one, Connecticut five, New-York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina five, and Georgia three.

Clause 4: When vacancies happen in the Representation from any State, the Executive Authority thereof shall issue Writs of Election to fill such Vacancies.

Clause 5: The House of Representatives shall chuse their Speaker and other Officers; and shall have the sole Power of Impeachment.

Section. 3.

Clause 1: The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof (*see Note 3*), for six Years; and each Senator shall have one Vote.

Clause 2: Immediately after they shall be assembled in Consequence of the first Election, they shall be divided as equally as may be into three Classes. The Seats of the Senators of the first Class shall be vacated at the Expiration of the second Year, of the second Class at the Expiration of the fourth Year, and of the third Class at the Expiration of the sixth Year, so that one third may be chosen every second Year; and if Vacancies happen by Resignation, or otherwise, during the Recess of the Legislature of any State, the Executive thereof may make temporary Appointments until the next Meeting of the Legislature, which shall then fill such Vacancies (see Note 4).

Clause 3: No Person shall be a Senator who shall not have attained to the Age of thirty Years, and been nine Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State for which he shall be chosen.

Clause 4: The Vice President of the United States shall be President of the Senate, but shall have no Vote, unless they be equally divided.

Clause 5: The Senate shall chuse their other Officers, and also a President pro tempore, in the Absence of the Vice President, or when he shall exercise the Office of President of the United States.

Clause 6: The Senate shall have the sole Power to try all Impeachments. When sitting for that Purpose, they shall be on Oath or Affirmation. When the President of the United States is tried, the Chief Justice shall preside:

And no Person shall be convicted without the Concurrence of two thirds of the Members present.

Clause 7: Judgment in Cases of Impeachment shall not extend further than to removal from Office, and disqualification to hold and enjoy any Office of honor, Trust or Profit under the United States: but the Party convicted shall nevertheless be liable and subject to Indictment, Trial, Judgment and Punishment, according to Law.

Section. 4.

Clause 1: The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, except as to the Places of chusing Senators.

Clause 2: The Congress shall assemble at least once in every Year, and such Meeting shall be on the first Monday in December (*see Note 5*), unless they shall by Law appoint a different Day.

Section. 5.

Clause 1: Each House shall be the Judge of the Elections, Returns and Qualifications of its own Members, and a Majority of each shall constitute a Quorum to do Business; but a smaller Number may adjourn from day to day, and may be authorized to compel the Attendance of absent Members, in such Manner, and under such Penalties as each House may provide.

Clause 2: Each House may determine the Rules of its Proceedings, punish its Members for disorderly Behaviour, and, with the Concurrence of two thirds, expel a Member.

Clause 3: Each House shall keep a Journal of its Proceedings, and from time to time publish the same, excepting such Parts as may in their Judgment require Secrecy; and the Yeas and Nays of the Members of either House on any question shall, at the Desire of one fifth of those Present, be entered on the Journal.

Clause 4: Neither House, during the Session of Congress, shall, without the Consent of the other, adjourn for more than three days, nor to any other Place than that in which the two Houses shall be sitting.

Section. 6.

Clause 1: The Senators and Representatives shall receive a Compensation for their Services, to be ascertained by Law, and paid out of the Treasury of the United States (*see Note 6*). They shall in all Cases, except Treason, Felony and Breach of the Peace, be privileged from Arrest during their Attendance at the Session of their respective Houses, and in going to and returning from the same; and for any Speech or Debate in either House, they shall not be questioned in any other Place.

Clause 2: No Senator or Representative shall, during the Time for which he was elected, be appointed to any civil Office under the Authority of the United States, which shall have been created, or the Emoluments whereof shall have been increased during such time; and no Person holding any Office under the United States, shall be a Member of either House during his Continuance in Office.

Section. 7.

Clause 1: All Bills for raising Revenue shall originate in the House of Representatives; but the Senate may propose or concur with Amendments as on other Bills.

Clause 2: Every Bill which shall have passed the House of Representatives and the Senate, shall, before it become a Law, be presented to the President of the United States; If he approve he shall sign it, but if not he shall return it, with his Objections to that House in which it shall have originated, who shall enter the Objections at large on their Journal, and proceed to reconsider it. If after such Reconsideration two thirds of that House shall agree to pass the Bill, it shall be sent, together with the Objections, to the other House, by which it shall likewise be reconsidered, and if approved by two thirds of that House, it shall become a Law. But in all such Cases the Votes of both Houses shall be determined by yeas and Nays, and the Names of the Persons voting for and against the Bill shall be entered on the Journal of each House respectively. If any Bill shall not be returned by the President within ten Days (Sundays excepted) after it shall have been presented to him, the Same shall be a Law, in like Manner as if he had signed it, unless the Congress by their Adjournment prevent its Return, in which Case it shall not be a Law.

Clause 3: Every Order, Resolution, or Vote to which the Concurrence of the Senate and House of Representatives may be necessary (except on a question of Adjournment) shall be presented to the President of the United

States; and before the Same shall take Effect, shall be approved by him, or being disapproved by him, shall be repassed by two thirds of the Senate and House of Representatives, according to the Rules and Limitations prescribed in the Case of a Bill.

Section. 8.

Clause 1: The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

Clause 2: To borrow Money on the credit of the United States;

Clause 3: To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

Clause 4: To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

Clause 5: To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

Clause 6: To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

Clause 7: To establish Post Offices and post Roads;

Clause 8: To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

Clause 9: To constitute Tribunals inferior to the supreme Court;

Clause 10: To define and punish Piracies and Felonies committed on the high Seas, and Offences against the Law of Nations;

Clause 11: To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

Clause 12: To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years;

Clause 13: To provide and maintain a Navy;

Clause 14: To make Rules for the Government and Regulation of the land and naval Forces;

Clause 15: To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions;

Clause 16: To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

Clause 17: To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the Acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards, and other needful Buildings;—And

Clause 18: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

Section. 9.

Clause 1: The Migration or Importation of such Persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the Year one thousand eight hundred and eight, but a Tax or duty may be imposed on such Importation, not exceeding ten dollars for each Person.

Clause 2: The Privilege of the Writ of Habeas Corpus shall not be suspended, unless when in Cases of Rebellion or Invasion the public Safety may require it.

Clause 3: No Bill of Attainder or ex post facto Law shall be passed.

Clause 4: No Capitation, or other direct, Tax shall be laid, unless in Proportion to the Census or Enumeration herein before directed to be taken (*see Note 7*).

Clause 5: No Tax or Duty shall be laid on Articles exported from any State.

Clause 6: No Preference shall be given by any Regulation of Commerce or Revenue to the Ports of one State over those of another: nor shall Vessels bound to, or from, one State, be obliged to enter, clear, or pay Duties in another.

Clause 7: No Money shall be drawn from the Treasury, but in Consequence of Appropriations made by Law; and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time.

Clause 8: No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.

Section. 10.

Clause 1: No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.

Clause 2: No State shall, without the Consent of the Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing it's inspection Laws: and the net Produce of all Duties and Imposts, laid by any State on Imports or Exports, shall be for the Use of the Treasury of the United States; and all such Laws shall be subject to the Revision and Controul of the Congress.

Clause 3: No State shall, without the Consent of Congress, lay any Duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.

Article. II.

Section. 1.

Clause 1: The executive Power shall be vested in a President of the United States of America. He shall hold his Office during the Term of four Years, and, together with the Vice President, chosen for the same Term, be elected, as follows

Clause 2: Each State shall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors, equal to the whole Number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or Person holding an Office of Trust or Profit under the United States, shall be appointed an Elector.

Clause 3: The Electors shall meet in their respective States, and vote by Ballot for two Persons, of whom one at least shall not be an Inhabitant of the same State with themselves. And they shall make a List of all the Persons voted for, and of the Number of Votes for each; which List they shall sign and certify, and transmit sealed to the Seat of the Government of the United States, directed to the President of the Senate. The President of the Senate shall, in the Presence of the Senate and House of Representatives, open all the Certificates, and the Votes shall then be counted. The Person having the greatest Number of Votes shall be the President, if such Number be a Majority of the whole Number of Electors appointed; and if there be more than one who have such Majority, and have an equal Number of Votes, then the House of Representatives shall immediately chuse by Ballot one of them for President; and if no Person have a Majority, then from the five highest on the List the said House shall in like Manner chuse the President. But in chusing the President, the Votes shall be taken by States, the Representation from each State having one Vote; A quorum for this Purpose shall consist of a Member or Members from two thirds of the States, and a Majority of all the States shall be necessary to a Choice. In every Case, after the Choice of the President, the Person having the greatest Number of Votes of the Electors shall be the Vice President. But if there should remain two or more who have equal Votes, the Senate shall chuse from them by Ballot the Vice President (see *Note 8).*

Clause 4: The Congress may determine the Time of chusing the Electors, and the Day on which they shall give their Votes; which Day shall be the same throughout the United States.

Clause 5: No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States.

Clause 6: In Case of the Removal of the President from Office, or of his Death, Resignation, or Inability to discharge the Powers and Duties of the said Office (*see Note 9*), the Same shall devolve on the Vice President, and

the Congress may by Law provide for the Case of Removal, Death, Resignation or Inability, both of the President and Vice President, declaring what Officer shall then act as President, and such Officer shall act accordingly, until the Disability be removed, or a President shall be elected.

Clause 7: The President shall, at stated Times, receive for his Services, a Compensation, which shall neither be increased nor diminished during the Period for which he shall have been elected, and he shall not receive within that Period any other Emolument from the United States, or any of them.

Clause 8: Before he enter on the Execution of his Office, he shall take the following Oath or Affirmation:—"I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the United States, and will to the best of my Ability, preserve, protect and defend the Constitution of the United States."

Section. 2.

Clause 1: The President shall be Commander in Chief of the Army and Navy of the United States, and of the Militia of the several States, when called into the actual Service of the United States; he may require the Opinion, in writing, of the principal Officer in each of the executive Departments, upon any Subject relating to the Duties of their respective Offices, and he shall have Power to grant Reprieves and Pardons for Offences against the United States, except in Cases of Impeachment.

Clause 2: He shall have Power, by and with the Advice and Consent of the Senate, to make Treaties, provided two thirds of the Senators present concur; and he shall nominate, and by and with the Advice and Consent of the Senate, shall appoint Ambassadors, other public Ministers and Consuls, Judges of the supreme Court, and all other Officers of the United States, whose Appointments are not herein otherwise provided for, and which shall be established by Law: but the Congress may by Law vest the Appointment of such inferior Officers, as they think proper, in the President alone, in the Courts of Law, or in the Heads of Departments.

Clause 3: The President shall have Power to fill up all Vacancies that may happen during the Recess of the Senate, by granting Commissions which shall expire at the End of their next Session.

Section. 3.

He shall from time to time give to the Congress Information of the State of the Union, and recommend to their Consideration such Measures as he shall judge necessary and expedient; he may, on extraordinary Occasions, convene both Houses, or either of them, and in Case of Disagreement between them, with Respect to the Time of Adjournment, he may adjourn them to such Time as he shall think proper; he shall receive Ambassadors and other public Ministers; he shall take Care that the Laws be faithfully executed, and shall Commission all the Officers of the United States.

Section. 4.

The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors.

Article, III.

Section. 1.

The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish. The Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behaviour, and shall, at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office.

Section. 2.

Clause 1: The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority;—to all Cases affecting Ambassadors, other public Ministers and Consuls;—to all Cases of admiralty and maritime Jurisdiction;—to Controversies to which the United States shall be a Party;—to Controversies between two or more States;—between a State and Citizens of another State (*see Note 10*);—between Citizens of different States,—between Citizens of the same State claiming Lands under Grants of different States, and between a State, or the Citizens thereof, and foreign States, Citizens or Subjects.

Clause 2: In all Cases affecting Ambassadors, other public Ministers and Consuls, and those in which a State shall be Party, the supreme Court shall have original Jurisdiction. In all the other Cases before mentioned, the supreme Court shall have appellate Jurisdiction, both as to Law and Fact, with such Exceptions, and under such Regulations as the Congress shall make.

Clause 3: The Trial of all Crimes, except in Cases of Impeachment, shall be by Jury; and such Trial shall be held in the State where the said Crimes shall have been committed; but when not committed within any State, the Trial shall be at such Place or Places as the Congress may by Law have directed.

Section. 3.

Clause 1: Treason against the United States, shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the Testimony of two Witnesses to the same overt Act, or on Confession in open Court.

Clause 2: The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted.

Article, IV.

Section, 1.

Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State. And the Congress may by general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the Effect thereof.

Section, 2.

Clause 1: The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.

Clause 2: A Person charged in any State with Treason, Felony, or other Crime, who shall flee from Justice, and be found in another State, shall on Demand of the executive Authority of the State from which he fled, be delivered up, to be removed to the State having Jurisdiction of the Crime.

Clause 3: No Person held to Service or Labour in one State, under the Laws thereof, escaping into another, shall, in Consequence of any Law or Regulation therein, be discharged from such Service or Labour, but shall be delivered up on Claim of the Party to whom such Service or Labour may be due (*see Note 11*).

Section. 3.

Clause 1: New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or Parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress.

Clause 2: The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State.

Section, 4.

The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.

Article. V.

The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose Amendments to this Constitution, or, on the Application of the Legislatures of two thirds of the several States, shall call a Convention for proposing Amendments, which, in either Case, shall be valid to all Intents and Purposes, as Part of this Constitution, when ratified by the Legislatures of three fourths of the several States, or by Conventions in three fourths thereof, as the one or the other Mode of Ratification may be proposed by the Congress; Provided that no Amendment which may be made prior to the Year One thousand eight hundred and eight shall in any Manner affect the first and fourth Clauses in the Ninth Section of the first Article; and that no State, without its Consent, shall be deprived of its equal Suffrage in the Senate.

Article. VI.

Clause 1: All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

Clause 2: This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

Clause 3: The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.

Article. VII.

The Ratification of the Conventions of nine States, shall be sufficient for the Establishment of this Constitution between the States so ratifying the Same.

Done in Convention by the Unanimous Consent of the States present the Seventeenth Day of September in the Year of our Lord one thousand seven hundred and Eighty seven and of the Independence of the United States of America the Twelfth In witness whereof We have hereunto subscribed our Names,

George Washington—President and deputy from Virginia

[Signed also by the deputies of twelve States.]

Delaware:

George Read Gunning Bedford, Jr. John Dickinson Richard Bassett Jacob Broom

Maryland:

James McHenry
Dan of Saint Thomas Jenifer
Daniel Carroll

Virginia:

John Blair James Madison Jr.

North Carolina:

William Blount Richard Dobbs Spaight Hugh Williamson

South Carolina:

John Rutledge Charles Cotesworth Pinckney Charles Pinckney Pierce Butler

Georgia:

William Few Abraham Baldwin

New Hampshire:

John Langdon Nicholas Gilman

Massachusetts:

Nathaniel Gorham Rufus King

Attest William Jackson, Secretary

Connecticut:

William Samuel Johnson Roger Sherman

New York:

Alexander Hamilton

New Jersey:

William Livingston David Brearley William Paterson Jonathan Dayton

Pennsylvania:

Benjamin Franklin Thomas Mifflin Robert Morris George Clymer Thomas FitzSimons Jared Ingersoll James Wilson Governeur Morris

Articles in Addition to, and Amendments of, the

Amendments to the Constitution

Constitution of the United States of America, proposed by Congress, and ratified by the legislatures of the several states, pursuant to the fifth article of the original Constitution (*see Note 12*)

Article [I.] (see Note 13)

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

Article [II.]

A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

Article [III.]

No Soldier shall, in time of peace be quartered in any house, without the consent of the Owner, nor in time of war, but in a manner to be prescribed by law.

Article [IV.]

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Article [V.]

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be

compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Article [VI.]

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

Article [VII.]

In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.

Article [VIII.]

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Article [IX.]

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Article [X.]

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

Article [XI.]

The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State.

Proposal and Ratification

The eleventh amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Third Congress, on the 4th of March 1794; and was declared in a message from the President to Congress, dated the 8th of January, 1798, to have been ratified by the legislatures of three-fourths of the States. The dates of ratification were: New York, March 27, 1794; Rhode Island, March 31, 1794; Connecticut, May 8, 1794; New Hampshire, June 16, 1794; Massachusetts, June 26, 1794; Vermont, between October 9, 1794 and November 9, 1794; Virginia, November 18, 1794; Georgia, November 29, 1794; Kentucky, December 7, 1794; Maryland, December 26, 1794; Delaware, January 23, 1795; North Carolina, February 7, 1795.

Ratification was completed on February 7, 1795.

The amendment was subsequently ratified by South Carolina on December 4, 1797. New Jersey and Pennsylvania did not take action on the amendment.

Article [XII.]

The Electors shall meet in their respective states, and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate;—The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted;—The person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of Electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the

right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in the case of the death or other constitutional disability of the President (see Note 14).—The person having the greatest number of votes as Vice-President, shall be the Vice-President, if such number be a majority of the whole number of Electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States.

Proposal and Ratification

The twelfth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Eighth Congress, on the 9th of December, 1803, in lieu of the original third paragraph of the first section of the second article; and was declared in a proclamation of the Secretary of State, dated the 25th of September, 1804, to have been ratified by the legislatures of 13 of the 17 States. The dates of ratification were: North Carolina, December 21, 1803; Maryland, December 24, 1803; Kentucky, December 27, 1803; Ohio, December 30, 1803; Pennsylvania, January 5, 1804; Vermont, January 30, 1804; Virginia, February 3, 1804; New York, February 10, 1804; New Jersey, February 22, 1804; Rhode Island, March 12, 1804; South Carolina, May 15, 1804; Georgia, May 19, 1804; New Hampshire, June 15, 1804.

Ratification was completed on June 15, 1804.

The amendment was subsequently ratified by Tennessee, July 27, 1804.

The amendment was rejected by Delaware, January 18, 1804; Massachusetts, February 3, 1804; Connecticut, at its session begun May 10, 1804.

Article [XIII.]

Section. 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Section. 2. Congress shall have power to enforce this article by appropriate legislation.

Proposal and Ratification

The thirteenth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Thirty-eighth Congress, on the 31st day of January, 1865, and was declared, in a proclamation of the Secretary of State, dated the 18th of December, 1865, to have been ratified by the legislatures of twenty-seven of the thirty-six States. The dates of ratification were: Illinois, February 1, 1865; Rhode Island, February 2, 1865; Michigan, February 2, 1865; Maryland, February 3, 1865; New York, February 3, 1865; Pennsylvania, February 3, 1865; West Virginia, February 3, 1865; Missouri, February 6, 1865; Maine, February 7, 1865; Kansas, February 7, 1865; Massachusetts, February 7, 1865; Virginia, February 9, 1865; Ohio, February 10, 1865; Indiana, February 13, 1865; Nevada, February 16, 1865; Louisiana, February 17, 1865; Minnesota, February 23, 1865; Wisconsin, February 24, 1865; Vermont, March 9, 1865; Tennessee, April 7, 1865; Arkansas, April 14, 1865; Connecticut, May 4, 1865; New Hampshire, July 1, 1865; South Carolina, November 13, 1865; Alabama, December 2, 1865; North Carolina, December 4, 1865; Georgia, December 6, 1865.

Ratification was completed on December 6, 1865.

The amendment was subsequently ratified by Oregon, December 8, 1865; California, December 19, 1865; Florida, December 28, 1865 (Florida again ratified on June 9, 1868, upon its adoption of a new constitution); Iowa, January 15, 1866; New Jersey, January 23, 1866 (after having rejected the amendment on March 16, 1865); Texas, February 18, 1870; Delaware, February 12, 1901 (after having rejected the amendment on February 8, 1865); Kentucky, March 18, 1976 (after having rejected it on February 24, 1865).

The amendment was rejected (and not subsequently ratified) by Mississippi, December 4, 1865.

Article [XIV.]

Section. 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Section. 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age (*see Note 15*), and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

Section. 3. No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

Section. 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

Section. 5. The Congress shall have power to enforce, by appropriate legislation, the provisions of this article.

Proposal and Ratification

The fourteenth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Thirty-ninth Congress, on the 13th of June, 1866. It was declared, in a certificate of the Secretary of State dated July 28, 1868 to have been ratified by the legislatures of 28 of the 37 States. The dates of ratification were: Connecticut, June 25, 1866; New Hampshire, July 6, 1866; Tennessee, July 19, 1866; New Jersey, September 11, 1866 (subsequently the legislature rescinded its ratification, and on March 24, 1868, readopted its resolution of rescission over the Governor's veto, and on Nov. 12, 1980, expressed support for the amendment); Oregon, September 19, 1866 (and rescinded its ratification on October 15, 1868); Vermont, October 30, 1866; Ohio, January 4, 1867 (and rescinded its ratification on January 15, 1868); New York, January 10, 1867; Kansas, January 11, 1867; Illinois, January 15, 1867; West Virginia, January 16, 1867; Michigan, January 16, 1867; Minnesota, January 16, 1867; Maine, January 19, 1867; Nevada, January 22, 1867; Indiana, January 23, 1867; Missouri, January 25, 1867; Rhode Island, February 7, 1867; Wisconsin, February 7, 1867; Pennsylvania, February 12, 1867; Massachusetts, March 20, 1867; Nebraska, June 15, 1867; Iowa, March 16, 1868; Arkansas, April 6, 1868; Florida, June 9, 1868; North Carolina, July 4, 1868 (after having rejected it on December 14, 1866); Louisiana, July 9, 1868 (after having rejected it on February 6, 1867); South Carolina, July 9, 1868 (after having rejected it on December 20, 1866).

Ratification was completed on July 9, 1868.

The amendment was subsequently ratified by Alabama, July 13, 1868; Georgia, July 21, 1868 (after having rejected it on November 9, 1866); Virginia, October 8, 1869 (after having rejected it on January 9, 1867); Mississippi, January 17, 1870; Texas, February 18, 1870 (after having rejected it on October 27, 1866); Delaware, February 12, 1901 (after having rejected it on February 8, 1867); Maryland, April 4, 1959 (after having rejected it on March 23, 1867); California, May 6, 1959; Kentucky, March 18, 1976 (after having rejected it on January 8, 1867).

Article [XV.]

Section. 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

Section. 2. The Congress shall have power to enforce this article by appropriate legislation.

Proposal and Ratification

The fifteenth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Fortieth Congress, on the 26th of February, 1869, and was declared, in a proclamation of the Secretary of State, dated March 30, 1870, to have been ratified by the legislatures of twenty-nine of the thirty-seven States. The dates of ratification were: Nevada, March 1, 1869; West Virginia, March 3, 1869; Illinois, March 5, 1869; Louisiana, March 5, 1869; North Carolina, March 5, 1869; Michigan, March 8, 1869; Wisconsin, March 9, 1869; Maine, March 11, 1869; Massachusetts, March 12, 1869; Arkansas, March 15, 1869; South Carolina, March 15, 1869; Pennsylvania, March 25, 1869; New York, April 14, 1869 (and the legislature of the same State passed a resolution January 5, 1870, to withdraw its consent to it, which action it rescinded on March 30, 1970); Indiana, May 14, 1869; Connecticut, May 19, 1869; Florida, June 14, 1869; New Hampshire, July 1, 1869; Virginia, October 8, 1869; Vermont, October 20, 1869; Missouri, January 7, 1870; Minnesota, January 13, 1870; Mississippi, January 17, 1870; Rhode Island, January 18, 1870; Kansas, January 19, 1870; Ohio, January 27, 1870 (after having rejected it on April 30, 1869); Georgia, February 2, 1870; Iowa, February 3, 1870.

Ratification was completed on February 3, 1870, unless the withdrawal of ratification by New York was effective; in which event ratification was completed on February 17, 1870, when Nebraska ratified.

The amendment was subsequently ratified by Texas, February 18, 1870; New Jersey, February 15, 1871 (after having rejected it on February 7, 1870); Delaware, February 12, 1901 (after having rejected it on March 18, 1869); Oregon, February 24, 1959; California, April 3, 1962 (after having rejected it on January 28, 1870); Kentucky, March 18, 1976 (after having rejected it on March 12, 1869).

The amendment was approved by the Governor of Maryland, May 7, 1973; Maryland having previously rejected it on February 26, 1870.

The amendment was rejected (and not subsequently ratified) by Tennessee, November 16, 1869.

Article [XVI.]

The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration.

Proposal and Ratification

The sixteenth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Sixty-first Congress on the 12th of July, 1909, and was declared, in a proclamation of the Secretary of State, dated the 25th of February, 1913, to have been ratified by 36 of the 48 States. The dates of ratification were: Alabama, August 10, 1909; Kentucky, February 8, 1910; South Carolina, February 19, 1910; Illinois, March 1, 1910; Mississippi, March 7, 1910; Oklahoma, March 10, 1910; Maryland, April 8, 1910; Georgia, August 3, 1910; Texas, August 16, 1910; Ohio, January 19, 1911; Idaho, January 20, 1911; Oregon, January 23, 1911; Washington, January 26, 1911; Montana, January 30, 1911; Indiana, January 30, 1911; California, January 31, 1911; Nevada, January 31, 1911; South Dakota, February 3, 1911; Nebraska, February 9, 1911; North Carolina, February 11, 1911; Colorado, February 15, 1911; North Dakota, February 17, 1911; Kansas, February 18, 1911; Michigan, February 23, 1911; Iowa, February 24, 1911; Missouri, March 16, 1911; Maine, March 31, 1911; Tennessee, April 7, 1911; Arkansas, April 22, 1911 (after having rejected it earlier); Wisconsin, May 26, 1911; New York, July 12, 1911; Arizona, April 6, 1912; Minnesota, June 11, 1912; Louisiana, June 28, 1912; West Virginia, January 31, 1913; New Mexico, February 3, 1913.

Ratification was completed on February 3, 1913.

The amendment was subsequently ratified by Massachusetts, March 4, 1913; New Hampshire, March 7, 1913 (after having rejected it on March 2, 1911).

The amendment was rejected (and not subsequently ratified) by Connecticut, Rhode Island, and Utah.

Article [XVII.]

The Senate of the United States shall be composed of two Senators from each State, elected by the people thereof, for six years; and each Senator shall have one vote. The electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State legislatures.

When vacancies happen in the representation of any State in the Senate, the executive authority of such State shall issue writs of election to fill such vacancies: Provided, That the legislature of any State may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct.

This amendment shall not be so construed as to affect the election or term of any Senator chosen before it becomes valid as part of the Constitution.

Proposal and Ratification

The seventeenth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Sixty-second Congress on the 13th of May, 1912, and was declared, in a proclamation of the Secretary of State, dated the 31st of May, 1913, to have been ratified by the legislatures of 36 of the 48 States. The dates of ratification were: Massachusetts, May 22, 1912; Arizona, June 3, 1912; Minnesota, June 10, 1912; New York, January 15, 1913; Kansas, January 17, 1913; Oregon, January 23, 1913; North Carolina, January 25, 1913; California, January 28, 1913; Michigan, January 28, 1913; Iowa, January 30, 1913; Montana, January 30, 1913; Idaho, January 31, 1913; West Virginia, February 4, 1913; Colorado, February 5, 1913; Nevada, February 6, 1913; Texas, February 7, 1913; Washington, February 7, 1913; Wyoming, February 8, 1913; Arkansas, February 11, 1913; Maine, February 11, 1913; Illinois, February 13, 1913; North Dakota, February 14, 1913; Wisconsin, February 18, 1913; Indiana, February 19, 1913; New Hampshire, February 19, 1913; Vermont, February 19, 1913; South Dakota, February 19, 1913; Oklahoma, February 24, 1913; Ohio, February 25, 1913; Missouri, March 7, 1913; New Mexico, March 13, 1913; Nebraska, March 14, 1913; New Jersey, March 17, 1913; Tennessee, April 1, 1913; Pennsylvania, April 2, 1913; Connecticut, April 8, 1913.

Ratification was completed on April 8, 1913.

The amendment was subsequently ratified by Louisiana, June 11, 1914.

The amendment was rejected by Utah (and not subsequently ratified) on February 26, 1913.

Article [XVIII.] (see Note 16)

Section. 1. After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

Section. 2. The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

Section. 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

Proposal and Ratification

The eighteenth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Sixty-fifth Congress, on the 18th of December, 1917, and was declared, in a proclamation of the Secretary of State, dated the 29th of January, 1919, to have been ratified by the legislatures of 36 of the 48 States. The dates of ratification were: Mississippi, January 8, 1918; Virginia, January 11, 1918; Kentucky, January 14, 1918; North Dakota, January 25, 1918; South Carolina, January 29, 1918; Maryland, February 13, 1918; Montana, February 19, 1918; Texas, March 4, 1918; Delaware, March 18, 1918; South Dakota, March 20, 1918; Massachusetts, April 2, 1918; Arizona, May 24, 1918; Georgia, June 26, 1918; Louisiana, August 3, 1918; Florida, December 3, 1918; Michigan, January 2, 1919; Ohio, January 7, 1919; Oklahoma, January 7, 1919; Idaho, January 8, 1919; Maine, January 8, 1919; West Virginia, January 9, 1919; California, January 13, 1919; Tennessee, January 13, 1919; Washington, January 13, 1919; Arkansas, January 14, 1919; Kansas, January 14, 1919; Alabama, January 15, 1919; Colorado, January

15, 1919; Iowa, January 15, 1919; New Hampshire, January 15, 1919; Oregon, January 15, 1919; Nebraska, January 16, 1919; North Carolina, January 16, 1919; Utah, January 16, 1919; Missouri, January 16, 1919; Wyoming, January 16, 1919.

Ratification was completed on January 16, 1919. See Dillon v. Gloss, 256 U.S. 368, 376 (1921).

The amendment was subsequently ratified by Minnesota on January 17, 1919; Wisconsin, January 17, 1919; New Mexico, January 20, 1919; Nevada, January 21, 1919; New York, January 29, 1919; Vermont, January 29, 1919; Pennsylvania, February 25, 1919; Connecticut, May 6, 1919; and New Jersey, March 9, 1922.

The amendment was rejected (and not subsequently ratified) by Rhode Island.

Article [XIX.]

The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex.

Congress shall have power to enforce this article by appropriate legislation.

Proposal and Ratification

The nineteenth amendment to the Constitution of the United States was proposed to the legislatures of the several States by the Sixty-sixth Congress, on the 4th of June, 1919, and was declared, in a proclamation of the Secretary of State, dated the 26th of August, 1920, to have been ratified by the legislatures of 36 of the 48 States. The dates of ratification were: Illinois, June 10, 1919 (and that State readopted its resolution of ratification June 17, 1919); Michigan, June 10, 1919; Wisconsin, June 10, 1919; Kansas, June 16, 1919; New York, June 16, 1919; Ohio, June 16, 1919; Pennsylvania, June 24, 1919; Massachusetts, June 25, 1919; Texas, June 28, 1919; Iowa, July 2, 1919; Missouri, July 3, 1919; Arkansas, July 28, 1919; Montana, August 2, 1919; Nebraska, August 2, 1919; Minnesota, September 8, 1919; New Hampshire, September 10, 1919; Utah, October 2, 1919; California, November 1, 1919; Maine, November 5, 1919; North Dakota, December 1, 1919; South Dakota, December 4, 1919; Colorado, December 15, 1919;

Kentucky, January 6, 1920; Rhode Island, January 6, 1920; Oregon, January 13, 1920; Indiana, January 16, 1920; Wyoming, January 27, 1920; Nevada, February 7, 1920; New Jersey, February 9, 1920; Idaho, February 11, 1920; Arizona, February 12, 1920; New Mexico, February 21, 1920; Oklahoma, February 28, 1920; West Virginia, March 10, 1920; Washington, March 22, 1920; Tennessee, August 18, 1920.

Ratification was completed on August 18, 1920.

The amendment was subsequently ratified by Connecticut on September 14, 1920 (and that State reaffirmed on September 21, 1920); Vermont, February 8, 1921; Delaware, March 6, 1923 (after having rejected it on June 2, 1920); Maryland, March 29, 1941 (after having rejected it on February 24, 1920, ratification certified on February 25, 1958); Virginia, February 21, 1952 (after having rejected it on February 12, 1920); Alabama, September 8, 1953 (after having rejected it on September 22, 1919); Florida, May 13, 1969; South Carolina, July 1, 1969 (after having rejected it on January 28, 1920, ratification certified on August 22, 1973); Georgia, February 20, 1970 (after having rejected it on July 24, 1919); Louisiana, June 11, 1970 (after having rejected it on July 1, 1920); North Carolina, May 6, 1971; Mississippi, March 22, 1984 (after having rejected it on March 29, 1920).

Article [XX.]

Section. 1. The terms of the President and Vice President shall end at noon on the 20th day of January, and the terms of Senators and Representatives at noon on the 3d day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.

Section. 2. The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the 3d day of January, unless they shall by law appoint a different day.

Section. 3. If, at the time fixed for the beginning of the term of the President, the President elect shall have died, the Vice President elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President elect shall have qualified, declaring who shall then act as President, or the manner in

which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified.

Section. 4. The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them.

Section. 5. Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article.

Section. 6. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission.

Proposal and Ratification

The twentieth amendment to the Constitution was proposed to the legislatures of the several states by the Seventy-Second Congress, on the 2d day of March, 1932, and was declared, in a proclamation by the Secretary of State, dated on the 6th day of February, 1933, to have been ratified by the legislatures of 36 of the 48 States. The dates of ratification were: Virginia, March 4, 1932; New York, March 11, 1932; Mississippi, March 16, 1932; Arkansas, March 17, 1932; Kentucky, March 17, 1932; New Jersey, March 21, 1932; South Carolina, March 25, 1932; Michigan, March 31, 1932; Maine, April 1, 1932; Rhode Island, April 14, 1932; Illinois, April 21, 1932; Louisiana, June 22, 1932; West Virginia, July 30, 1932; Pennsylvania, August 11, 1932; Indiana, August 15, 1932; Texas, September 7, 1932; Alabama, September 13, 1932; California, January 4, 1933; North Carolina, January 5, 1933; North Dakota, January 9, 1933; Minnesota, January 12, 1933; Arizona, January 13, 1933; Montana, January 13, 1933; Nebraska, January 13, 1933; Oklahoma, January 13, 1933; Kansas, January 16, 1933; Oregon, January 16, 1933; Delaware, January 19, 1933; Washington, January 19, 1933; Wyoming, January 19, 1933; Iowa, January 20, 1933; South Dakota, January 20, 1933; Tennessee, January 20, 1933; Idaho, January 21, 1933; New Mexico, January 21, 1933; Georgia, January 23, 1933; Missouri, January 23, 1933; Ohio, January 23, 1933; Utah, January 23, 1933.

Ratification was completed on January 23, 1933.

The amendment was subsequently ratified by Massachusetts on January 24, 1933; Wisconsin, January 24, 1933; Colorado, January 24, 1933; Nevada, January 26, 1933; Connecticut, January 27, 1933; New Hampshire, January 31, 1933; Vermont, February 2, 1933; Maryland, March 24, 1933; Florida, April 26, 1933.

Article [XXI.]

Section. 1. The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

Section. 2. The transportation or importation into any State, Territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

Section. 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

Proposal and Ratification

The twenty-first amendment to the Constitution was proposed to the several states by the Seventy-Second Congress, on the 20th day of February, 1933, and was declared, in a proclamation by the Secretary of State, dated on the 5th day of December, 1933, to have been ratified by 36 of the 48 States. The dates of ratification were: Michigan, April 10, 1933; Wisconsin, April 25, 1933; Rhode Island, May 8, 1933; Wyoming, May 25, 1933; New Jersey, June 1, 1933; Delaware, June 24, 1933; Indiana, June 26, 1933; Massachusetts, June 26, 1933; New York, June 27, 1933; Illinois, July 10, 1933; Iowa, July 10, 1933; Connecticut, July 11, 1933; New Hampshire, July 11, 1933; California, July 24, 1933; West Virginia, July 25, 1933; Arkansas, August 1, 1933; Oregon, August 7, 1933; Alabama, August 8, 1933; Tennessee, August 11, 1933; Missouri, August 29, 1933; Arizona, September 5, 1933; Nevada, September 5, 1933; Vermont, September 23, 1933; Colorado, September 26, 1933; Washington, October 3, 1933; Minnesota, October 10, 1933; Idaho, October 17, 1933; Maryland, October 18, 1933; Virginia, October 25, 1933; New Mexico, November 2, 1933; Florida, November 14, 1933; Texas, November 24, 1933; Kentucky,

November 27, 1933; Ohio, December 5, 1933; Pennsylvania, December 5, 1933; Utah, December 5, 1933.

Ratification was completed on December 5, 1933.

The amendment was subsequently ratified by Maine, on December 6, 1933, and by Montana, on August 6, 1934.

The amendment was rejected (and not subsequently ratified) by South Carolina, on December 4, 1933.

Article [XXII.]

Section. 1. No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once. But this Article shall not apply to any person holding the office of President when this Article was proposed by the Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this Article becomes operative from holding the office of President or acting as President during the remainder of such term.

Section. 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress.

Proposal and Ratification

This amendment was proposed to the legislatures of the several States by the Eightieth Congress on Mar. 21, 1947 by House Joint Res. No. 27, and was declared by the Administrator of General Services, on Mar. 1, 1951, to have been ratified by the legislatures of 36 of the 48 States. The dates of ratification were: Maine, March 31, 1947; Michigan, March 31, 1947; Iowa, April 1, 1947; Kansas, April 1, 1947; New Hampshire, April 1, 1947; Delaware, April 2, 1947; Illinois, April 3, 1947; Oregon, April 3, 1947; Colorado, April 12, 1947; California, April 15, 1947; New Jersey, April 15, 1947; Vermont, April 15, 1947; Ohio, April 16, 1947; Wisconsin, April 16, 1947; Pennsylvania, April 29, 1947; Connecticut, May 21, 1947; Missouri,

May 22, 1947; Nebraska, May 23, 1947; Virginia, January 28, 1948; Mississippi, February 12, 1948; New York, March 9, 1948; South Dakota, January 21, 1949; North Dakota, February 25, 1949; Louisiana, May 17, 1950; Montana, January 25, 1951; Indiana, January 29, 1951; Idaho, January 30, 1951; New Mexico, February 12, 1951; Wyoming, February 12, 1951; Arkansas, February 15, 1951; Georgia, February 17, 1951; Tennessee, February 20, 1951; Texas, February 22, 1951; Nevada, February 26, 1951; Utah, February 26, 1951; Minnesota, February 27, 1951.

Ratification was completed on February 27, 1951.

The amendment was subsequently ratified by North Carolina on February 28, 1951; South Carolina, March 13, 1951; Maryland, March 14, 1951; Florida, April 16, 1951; Alabama, May 4, 1951.

The amendment was rejected (and not subsequently ratified) by Oklahoma in June 1947, and Massachusetts on June 9, 1949.

Certification of Validity

Publication of the certifying statement of the Administrator of General Services that the amendment had become valid was made on Mar. 1, 1951, F.R. Doc. 51 092940, 16 F.R. 2019.

Article [XXIII.]

Section. 1. The District constituting the seat of Government of the United States shall appoint in such manner as the Congress may direct:

A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the District would be entitled if it were a State, but in no event more than the least populous State; they shall be in addition to those appointed by the States, but they shall be considered, for the purposes of the election of President and Vice President, to be electors appointed by a State; and they shall meet in the District and perform such duties as provided by the twelfth article of amendment.

Section. 2. The Congress shall have power to enforce this article by appropriate legislation.

Proposal and Ratification

This amendment was proposed by the Eighty-sixth Congress on June 17, 1960 and was declared by the Administrator of General Services on Apr. 3, 1961, to have been ratified by 38 of the 50 States. The dates of ratification were: Hawaii, June 23, 1960 (and that State made a technical correction to its resolution on June 30, 1960); Massachusetts, August 22, 1960; New Jersey, December 19, 1960; New York, January 17, 1961; California, January 19, 1961; Oregon, January 27, 1961; Maryland, January 30, 1961; Idaho, January 31, 1961; Maine, January 31, 1961; Minnesota, January 31, 1961; New Mexico, February 1, 1961; Nevada, February 2, 1961; Montana, February 6, 1961; South Dakota, February 6, 1961; Colorado, February 8, 1961; Washington, February 9, 1961; West Virginia, February 9, 1961; Alaska, February 10, 1961; Wyoming, February 13, 1961; Delaware, February 20, 1961; Utah, February 21, 1961; Wisconsin, February 21, 1961; Pennsylvania, February 28, 1961; Indiana, March 3, 1961; North Dakota, March 3, 1961; Tennessee, March 6, 1961; Michigan, March 8, 1961; Connecticut, March 9, 1961; Arizona, March 10, 1961; Illinois, March 14, 1961; Nebraska, March 15, 1961; Vermont, March 15, 1961; Iowa, March 16, 1961; Missouri, March 20, 1961; Oklahoma, March 21, 1961; Rhode Island, March 22, 1961; Kansas, March 29, 1961; Ohio, March 29, 1961.

Ratification was completed on March 29, 1961.

The amendment was subsequently ratified by New Hampshire on March 30, 1961 (when that State annulled and then repeated its ratification of March 29, 1961).

The amendment was rejected (and not subsequently ratified) by Arkansas on January 24, 1961.

Certification of Validity

Publication of the certifying statement of the Administrator of General Services that the amendment had become valid was made on Apr. 3, 1961, F.R. Doc. 61 093017, 26 F.R. 2808.

Article [XXIV.]

Section. 1. The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President

or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay any poll tax or other tax.

Section. 2. The Congress shall have power to enforce this article by appropriate legislation.

Proposal and Ratification

This amendment was proposed by the Eighty-seventh Congress by Senate Joint Resolution No. 29, which was approved by the Senate on Mar. 27, 1962, and by the House of Representatives on Aug. 27, 1962. It was declared by the Administrator of General Services on Feb. 4, 1964, to have been ratified by the legislatures of 38 of the 50 States.

This amendment was ratified by the following States:

Illinois, November 14, 1962; New Jersey, December 3, 1962; Oregon, January 25, 1963; Montana, January 28, 1963; West Virginia, February 1, 1963; New York, February 4, 1963; Maryland, February 6, 1963; California, February 7, 1963; Alaska, February 11, 1963; Rhode Island, February 14, 1963; Indiana, February 19, 1963; Utah, February 20, 1963; Michigan, February 20, 1963; Colorado, February 21, 1963; Ohio, February 27, 1963; Minnesota, February 27, 1963; New Mexico, March 5, 1963; Hawaii, March 6, 1963; North Dakota, March 7, 1963; Idaho, March 8, 1963; Washington, March 14, 1963; Vermont, March 15, 1963; Nevada, March 19, 1963; Connecticut, March 20, 1963; Tennessee, March 21, 1963; Pennsylvania, March 25, 1963; Wisconsin, March 26, 1963; Kansas, March 28, 1963; Massachusetts, March 28, 1963; Nebraska, April 4, 1963; Florida, April 18, 1963; Iowa, April 24, 1963; Delaware, May 1, 1963; Missouri, May 13, 1963; New Hampshire, June 12, 1963; Kentucky, June 27, 1963; Maine, January 16, 1964; South Dakota, January 23, 1964; Virginia, February 25, 1977.

Ratification was completed on January 23, 1964.

The amendment was subsequently ratified by North Carolina on May 3, 1989.

The amendment was rejected by Mississippi (and not subsequently ratified) on December 20, 1962.

Certification of Validity

Publication of the certifying statement of the Administrator of General Services that the amendment had become valid was made on Feb. 5, 1964, F.R. Doc. 64 091229, 29 F.R. 1715.

Article [XXV.]

Section. 1. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

Section. 2. Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.

Section. 3. Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.

Section. 4. Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department (see Note 17) or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the

latter written declaration, or, if Congress is not in session, within twentyone days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office.

Proposal and Ratification

This amendment was proposed by the Eighty-ninth Congress by Senate Joint Resolution No. 1, which was approved by the Senate on Feb. 19, 1965, and by the House of Representatives, in amended form, on Apr. 13, 1965. The House of Representatives agreed to a Conference Report on June 30, 1965, and the Senate agreed to the Conference Report on July 6, 1965. It was declared by the Administrator of General Services, on Feb. 23, 1967, to have been ratified by the legislatures of 39 of the 50 States.

This amendment was ratified by the following States:

Nebraska, July 12, 1965; Wisconsin, July 13, 1965; Oklahoma, July 16, 1965; Massachusetts, August 9, 1965; Pennsylvania, August 18, 1965; Kentucky, September 15, 1965; Arizona, September 22, 1965; Michigan, October 5, 1965; Indiana, October 20, 1965; California, October 21, 1965; Arkansas, November 4, 1965; New Jersey, November 29, 1965; Delaware, December 7, 1965; Utah, January 17, 1966; West Virginia, January 20, 1966; Maine, January 24, 1966; Rhode Island, January 28, 1966; Colorado, February 3, 1966; New Mexico, February 3, 1966; Kansas, February 8, 1966; Vermont, February 10, 1966; Alaska, February 18, 1966; Idaho, March 2, 1966; Hawaii, March 3, 1966; Virginia, March 8, 1966; Mississippi, March 10, 1966; New York, March 14, 1966; Maryland, March 23, 1966; Missouri, March 30, 1966; New Hampshire, June 13, 1966; Louisiana, July 5, 1966; Tennessee, January 12, 1967; Wyoming, January 25, 1967; Washington, January 26, 1967; Iowa, January 26, 1967; Oregon, February 2, 1967; Minnesota, February 10, 1967; Nevada, February 10, 1967.

Ratification was completed on February 10, 1967.

The amendment was subsequently ratified by Connecticut, February 14, 1967; Montana, February 15, 1967; South Dakota, March 6, 1967; Ohio, March 7, 1967; Alabama, March 14, 1967; North Carolina, March 22, 1967; Illinois, March 22, 1967; Texas, April 25, 1967; Florida, May 25, 1967.

Certification of Validity

Publication of the certifying statement of the Administrator of General Services that the amendment had become valid was made on Feb. 25, 1967, F.R. Doc. 67 092208, 32 F.R. 3287.

Article [XXVI.]

Section. 1. The right of citizens of the United States, who are eighteen years of age or older, to vote shall not be denied or abridged by the United States or by any State on account of age.

Section. 2. The Congress shall have power to enforce this article by appropriate legislation.

Proposal and Ratification

This amendment was proposed by the Ninety-second Congress by Senate Joint Resolution No. 7, which was approved by the Senate on Mar. 10, 1971, and by the House of Representatives on Mar. 23, 1971. It was declared by the Administrator of General Services on July 5, 1971, to have been ratified by the legislatures of 39 of the 50 States.

This amendment was ratified by the following States: Connecticut, March 23, 1971; Delaware, March 23, 1971; Minnesota, March 23, 1971; Tennessee, March 23, 1971; Washington, March 23, 1971; Hawaii, March 24, 1971; Massachusetts, March 24, 1971; Montana, March 29, 1971; Arkansas, March 30, 1971; Idaho, March 30, 1971; Iowa, March 30, 1971; Nebraska, April 2, 1971; New Jersey, April 3, 1971; Kansas, April 7, 1971; Michigan, April 7, 1971; Alaska, April 8, 1971; Maryland, April 8, 1971; Indiana, April 8, 1971; Maine, April 9, 1971; Vermont, April 16, 1971; Louisiana, April 17, 1971; California, April 19, 1971; Colorado, April 27, 1971; Pennsylvania, April 27, 1971; Texas, April 27, 1971; South Carolina, April 28, 1971; West Virginia, April 28, 1971; New Hampshire, May 13, 1971; Arizona, May 14, 1971; Rhode Island, May 27, 1971; New York, June 2, 1971; Oregon, June 4, 1971; Missouri, June 14, 1971; Wisconsin, June 22, 1971; Illinois, June 29, 1971; Alabama, June 30, 1971; Ohio, June 30, 1971; North Carolina, July 1, 1971; Oklahoma, July 1, 1971.

Ratification was completed on July 1, 1971.

The amendment was subsequently ratified by Virginia, July 8, 1971; Wyoming, July 8, 1971; Georgia, October 4, 1971.

Certification of Validity

Publication of the certifying statement of the Administrator of General Services that the amendment had become valid was made on July 7, 1971, F.R. Doc. 71 099691, 36 F.R. 12725.

Article [XXVII.]

No law, varying the compensation for the services of the Senators and Representatives, shall take effect, until an election of Representatives shall have intervened.

Proposal and Ratification

This amendment, being the second of twelve articles proposed by the First Congress on Sept. 25, 1789, was declared by the Archivist of the United States on May 18, 1992, to have been ratified by the legislatures of 40 of the 50 States.

This amendment was ratified by the following States: Maryland, December 19, 1789; North Carolina, December 22, 1789; South Carolina, January 19, 1790; Delaware, January 28, 1790; Vermont, November 3, 1791; Virginia, December 15, 1791; Ohio, May 6, 1873; Wyoming, March 6, 1978; Maine, April 27, 1983; Colorado, April 22, 1984; South Dakota, February 21, 1985; New Hampshire, March 7, 1985; Arizona, April 3, 1985; Tennessee, May 23, 1985; Oklahoma, July 10, 1985; New Mexico, February 14, 1986; Indiana, February 24, 1986; Utah, February 25, 1986; Arkansas, March 6, 1987; Montana, March 17, 1987; Connecticut, May 13, 1987; Wisconsin, July 15, 1987; Georgia, February 2, 1988; West Virginia, March 10, 1988; Louisiana, July 7, 1988; Iowa, February 9, 1989; Idaho, March 23, 1989; Nevada, April 26, 1989; Alaska, May 6, 1989; Oregon, May 19, 1989; Minnesota, May 22, 1989; Texas, May 25, 1989; Kansas, April 5, 1990; Florida, May 31, 1990; North Dakota, March 25, 1991; Alabama, May 5, 1992; Missouri, May 5, 1992; Michigan, May 7, 1992; New Jersey, May 7, 1992.

Ratification was completed on May 7, 1992.

The amendment was subsequently ratified by Illinois on May 12, 1992.

Certification of Validity

Publication of the certifying statement of the Archivist of the United States that the amendment had become valid was made on May 18, 1992, F.R. Doc. 92 0911951, 57 F.R. 21187.

[There is some conflict as to the exact dates of ratification of the amendments by the several States. In some cases, the resolutions of ratification were signed by the officers of the legislatures on dates subsequent to that on which the second house had acted. In other cases, the Governors of several of the States "approved" the resolutions (on a subsequent date), although action by the Governor is not contemplated by article V, which required ratification by the legislatures (or conventions) only. In a number of cases, the journals of the State legislatures are not available. The dates set out in this document are based upon the best information available.]

NOTES

Note 1: This text of the Constitution follows the engrossed copy signed by Gen. Washington and the deputies from 12 States. The small superior figures preceding the paragraphs designate Clauses, and were not in the original and have no reference to footnotes.

The Constitution was adopted by a convention of the States on September 17, 1787, and was subsequently ratified by the several States, on the following dates: Delaware, December 7, 1787; Pennsylvania, December 12, 1787; New Jersey, December 18, 1787; Georgia, January 2, 1788; Connecticut, January 9, 1788; Massachusetts, February 6, 1788; Maryland, April 28, 1788; South Carolina, May 23, 1788; New Hampshire, June 21, 1788.

Ratification was completed on June 21, 1788.

The Constitution was subsequently ratified by Virginia, June 25, 1788; New York, July 26, 1788; North Carolina, November 21, 1789; Rhode Island, May 29, 1790; and Vermont, January 10, 1791.

In May 1785, a committee of Congress made a report recommending an alteration in the Articles of Confederation, but no action was taken on it, and it was left to the State Legislatures to proceed in the matter. In January 1786, the Legislature of Virginia passed a resolution providing for the appointment of five commissioners, who, or any three of them, should meet such commissioners as might be appointed in the other States of the Union, at a time and place to be agreed upon, to take into consideration the trade of the United States; to consider how far a uniform system in their commercial regulations may be necessary to their common interest and their permanent harmony; and to report to the several States such an act, relative to this great object, as, when ratified by them, will enable the United States in Congress effectually to provide for the same. The Virginia commissioners, after some correspondence, fixed the first Monday in September as the time, and the city of Annapolis as the place for the meeting, but only four other States were represented, viz: Delaware, New York, New Jersey, and Pennsylvania; the commissioners appointed by Massachusetts, New Hampshire, North Carolina, and Rhode Island failed to attend. Under the circumstances of so partial a representation, the commissioners present agreed upon a report, (drawn by Mr. Hamilton, of New York,) expressing their unanimous conviction that it might essentially tend to advance the interests of the Union if the States by which they were respectively delegated would concur, and use their endeavors to procure the concurrence of the other States, in the appointment of commissioners to meet at Philadelphia on the Second Monday of May following, to take into consideration the situation of the United States; to devise such further provisions as should appear to them necessary to render the Constitution of the Federal Government adequate to the exigencies of the Union; and to report such an act for that purpose to the United States in Congress assembled as, when agreed to by them and afterwards confirmed by the Legislatures of every State, would effectually provide for the same.

Congress, on the 21st of February, 1787, adopted a resolution in favor of a convention, and the Legislatures of those States which had not already done so (with the exception of Rhode Island) promptly appointed delegates. On the 25th of May, seven States having convened, George Washington, of Virginia, was unanimously elected President, and the consideration of the proposed constitution was commenced. On the 17th of September, 1787, the Constitution as engrossed and agreed upon was signed by all the members present, except Mr. Gerry of Massachusetts, and Messrs. Mason and Randolph, of Virginia. The president of the convention transmitted it to Congress, with a resolution stating how the

proposed Federal Government should be put in operation, and an explanatory letter. Congress, on the 28th of September, 1787, directed the Constitution so framed, with the resolutions and letter concerning the same, to "be transmitted to the several Legislatures in order to be submitted to a convention of delegates chosen in each State by the people thereof, in conformity to the resolves of the convention."

On the 4th of March, 1789, the day which had been fixed for commencing the operations of Government under the new Constitution, it had been ratified by the conventions chosen in each State to consider it, as follows: Delaware, December 7, 1787; Pennsylvania, December 12, 1787; New Jersey, December 18, 1787; Georgia, January 2, 1788; Connecticut, January 9, 1788; Massachusetts, February 6, 1788; Maryland, April 28, 1788; South Carolina, May 23, 1788; New Hampshire, June 21, 1788; Virginia, June 25, 1788; and New York, July 26, 1788.

The President informed Congress, on the 28th of January, 1790, that North Carolina had ratified the Constitution November 21, 1789; and he informed Congress on the 1st of June, 1790, that Rhode Island had ratified the Constitution May 29, 1790. Vermont, in convention, ratified the Constitution January 10, 1791, and was, by an act of Congress approved February 18, 1791, "received and admitted into this Union as a new and entire member of the United States."

Note 2: The part of this Clause relating to the mode of apportionment of representatives among the several States has been affected by Section 2 of amendment XIV, and as to taxes on incomes without apportionment by amendment XVI.

- Note 3: This Clause has been affected by Clause 1 of amendment XVII.
- Note 4: This Clause has been affected by Clause 2 of amendment XVIII.
- Note 5: This Clause has been affected by amendment XX.
- Note 6: This Clause has been affected by amendment XXVII.
- Note 7: This Clause has been affected by amendment XVI.
- Note 8: This Clause has been superseded by amendment XII.
- Note 9: This Clause has been affected by amendment XXV.
- Note 10: This Clause has been affected by amendment XI.

Note 11: This Clause has been affected by amendment XIII.

Note 12: The first ten amendments to the Constitution of the United States (and two others, one of which failed of ratification and the other which later became the 27th amendment) were proposed to the legislatures of the several States by the First Congress on September 25, 1789. The first ten amendments were ratified by the following States, and the notifications of ratification by the Governors thereof were successively communicated by the President to Congress: New Jersey, November 20, 1789; Maryland, December 19, 1789; North Carolina, December 22, 1789; South Carolina, January 19, 1790; New Hampshire, January 25, 1790; Delaware, January 28, 1790; New York, February 24, 1790; Pennsylvania, March 10, 1790; Rhode Island, June 7, 1790; Vermont, November 3, 1791; and Virginia, December 15, 1791.

Ratification was completed on December 15, 1791.

The amendments were subsequently ratified by the legislatures of Massachusetts, March 2, 1939; Georgia, March 18, 1939; and Connecticut, April 19, 1939.

Note 13: Only the 13th, 14th, 15th, and 16th articles of amendment had numbers assigned to them at the time of ratification.

Note 14: This sentence has been superseded by section 3 of amendment XX.

Note 15: See amendment XIX and section 1 of amendment XXVI.

Note 16: Repealed by section 1 of amendment XXI.

Note 17: So in original. Probably should be "departments".

The Declaration of Independence

In Congress, July 4, 1776.

The unanimous Declaration of the thirteen united States of America,

When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.—That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,—That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security.—Such has been the patient sufferance of these Colonies; and such is now the necessity which constrains them to alter their former Systems of Government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.

He has refused his Assent to Laws, the most wholesome and necessary for the public good.

He has forbidden his Governors to pass Laws of immediate and pressing importance, unless suspended in their operation till his Assent should be obtained; and when so suspended, he has utterly neglected to attend to them.

He has refused to pass other Laws for the accommodation of large districts of people, unless those people would relinquish the right of Representation in the Legislature, a right inestimable to them and formidable to tyrants only.

He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public Records, for the sole purpose of fatiguing them into compliance with his measures.

He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasions on the rights of the people.

He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the Legislative powers, incapable of Annihilation, have returned to the People at large for their exercise; the State remaining in the mean time exposed to all the dangers of invasion from without, and convulsions within.

He has endeavoured to prevent the population of these States; for that purpose obstructing the Laws for Naturalization of Foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new Appropriations of Lands.

He has obstructed the Administration of Justice, by refusing his Assent to Laws for establishing Judiciary powers.

He has made Judges dependent on his Will alone, for the tenure of their offices, and the amount and payment of their salaries.

He has erected a multitude of New Offices, and sent hither swarms of Officers to harrass our people, and eat out their substance.

He has kept among us, in times of peace, Standing Armies without the Consent of our legislatures.

He has affected to render the Military independent of and superior to the Civil power.

He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his Assent to their Acts of pretended Legislation:

For Quartering large bodies of armed troops among us:

For protecting them, by a mock Trial, from punishment for any Murders which they should commit on the Inhabitants of these States:

For cutting off our Trade with all parts of the world:

For imposing Taxes on us without our Consent:

For depriving us in many cases, of the benefits of Trial by Jury:

For transporting us beyond Seas to be tried for pretended offences

For abolishing the free System of English Laws in a neighbouring Province, establishing therein an Arbitrary government, and enlarging its Boundaries so as to render it at once an example and fit instrument for introducing the same absolute rule into these Colonies:

For taking away our Charters, abolishing our most valuable Laws, and altering fundamentally the Forms of our Governments:

For suspending our own Legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.

He has abdicated Government here, by declaring us out of his Protection and waging War against us.

He has plundered our seas, ravaged our Coasts, burnt our towns, and destroyed the lives of our people.

He is at this time transporting large Armies of foreign Mercenaries to compleat the works of death, desolation and tyranny, already begun with circumstances of Cruelty & perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the Head of a civilized nation.

He has constrained our fellow Citizens taken Captive on the high Seas to bear Arms against their Country, to become the executioners of their friends and Brethren, or to fall themselves by their Hands.

He has excited domestic insurrections amongst us, and has endeavoured to bring on the inhabitants of our frontiers, the merciless Indian Savages, whose known rule of warfare, is an undistinguished destruction of all ages, sexes and conditions.

In every stage of these Oppressions We have Petitioned for Redress in the most humble terms: Our repeated Petitions have been answered only by repeated injury. A Prince whose character is thus marked by every act which may define a Tyrant, is unfit to be the ruler of a free people.

Nor have We been wanting in attentions to our Brittish brethren. We have warned them from time to time of attempts by their legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them by the ties of our common kindred to disavow these usurpations, which, would inevitably interrupt our connections and correspondence. They too have been deaf to the voice of justice and of consanguinity. We must, therefore, acquiesce in the necessity, which denounces our Separation, and hold them, as we hold the rest of mankind, Enemies in War, in Peace Friends.

We, therefore, the Representatives of the united States of America, in General Congress, Assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by Authority of the good People of these Colonies, solemnly publish and declare, That these United Colonies are, and of Right ought to be Free and Independent States; that they are Absolved from all Allegiance to the British Crown, and that all political connection between them and the State of Great Britain, is and ought to be totally dissolved; and that as Free and Independent States, they have

full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things which Independent States may of right do. And for the support of this Declaration, with a firm reliance on the protection of divine Providence, we mutually pledge to each other our Lives, our Fortunes and our sacred Honor.

The 56 signatures on the Declaration appear in the positions indicated:

[Column 1]

Georgia:

Button Gwinnett Lyman Hall George Walton

[Column 2] **North Carolina:** William Hooper Joseph Hewes John Penn

South Carolina:

Edward Rutledge Thomas Heyward, Jr. Thomas Lynch, Jr. Arthur Middleton

[Column 3] **Massachusetts:** John Hancock

Maryland:

Samuel Chase William Paca Thomas Stone Charles Carroll of Carrollton

Virginia:

George Wythe Richard Henry Lee Thomas Jefferson Benjamin Harrison Thomas Nelson, Jr. Francis Lightfoot Lee Carter Braxton

[Column 4]
Pennsylvania:
Robert Morris
Benjamin Rush
Benjamin Franklin
John Morton
George Clymer
James Smith
George Taylor
James Wilson
George Ross

Delaware:

Caesar Rodney George Read Thomas McKean

[Column 5]
New York:
William Floyd
Philip Livingston
Francis Lewis
Lewis Morris

New Jersey:

Richard Stockton John Witherspoon Francis Hopkinson John Hart Abraham Clark

[Column 6] **New Hampshire:**Josiah Bartlett
William Whipple

Massachusetts:

Samuel Adams John Adams Robert Treat Paine Elbridge Gerry

Rhode Island: Stephen Hopkins William Ellery

Connecticut:

Roger Sherman Samuel Huntington William Williams Oliver Wolcott

New Hampshire: Matthew Thornton

The Articles of Confederation and Perpetual Union

Between The States Of

New Hampshire, Massachusetts bay Rhode Island and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina and Georgia.

ARTICLE I. The Style of this Confederacy shall be "The United States of America".

ARTICLE II. Each state retains its sovereignty, freedom, and independence, and every power, jurisdiction, and right, which is not by this Confederation expressly delegated to the United States, in Congress assembled.

ARTICLE III. The said States hereby severally enter into a firm league of friendship with each other, for their common defense, the security of their liberties, and their mutual and general welfare, binding themselves to assist each other, against all force offered to, or attacks made upon them, or any of them, on account of religion, sovereignty, trade, or any other pretense whatever.

ARTICLE IV. The better to secure and perpetuate mutual friendship and intercourse among the people of the different States in this Union, the free inhabitants of each of these States, paupers, vagabonds, and fugitives from justice excepted, shall be entitled to all privileges and immunities of free citizens in the several States; and the people of each State shall free ingress and regress to and from any other State, and shall enjoy therein all the privileges of trade and commerce, subject to the same duties, impositions, and restrictions as the inhabitants thereof respectively, provided that such restrictions shall not extend so far as to prevent the removal of property imported into any State, to any other State, of which the owner is an inhabitant; provided also that no imposition, duties or restriction shall be laid by any State, on the property of the United States, or either of them.

If any person guilty of, or charged with, treason, felony, or other high misdemeanor in any State, shall flee from justice, and be found in any of the United States, he shall, upon demand of the Governor or executive

power of the State from which he fled, be delivered up and removed to the State having jurisdiction of his offense.

Full faith and credit shall be given in each of these States to the records, acts, and judicial proceedings of the courts and magistrates of every other State.

ARTICLE V. For the most convenient management of the general interests of the United States, delegates shall be annually appointed in such manner as the legislatures of each State shall direct, to meet in Congress on the first Monday in November, in every year, with a power reserved to each State to recall its delegates, or any of them, at any time within the year, and to send others in their stead for the remainder of the year.

No State shall be represented in Congress by less than two, nor more than seven members; and no person shall be capable of being a delegate for more than three years in any term of six years; nor shall any person, being a delegate, be capable of holding any office under the United States, for which he, or another for his benefit, receives any salary, fees or emolument of any kind.

Each State shall maintain its own delegates in a meeting of the States, and while they act as members of the committee of the States.

In determining questions in the United States in Congress assembled, each State shall have one vote.

Freedom of speech and debate in Congress shall not be impeached or questioned in any court or place out of Congress, and the members of Congress shall be protected in their persons from arrests or imprisonments, during the time of their going to and from, and attendence on Congress, except for treason, felony, or breach of the peace.

ARTICLE VI. No State, without the consent of the United States in Congress assembled, shall send any embassy to, or receive any embassy from, or enter into any conference, agreement, alliance or treaty with any King, Prince or State; nor shall any person holding any office of profit or trust under the United States, or any of them, accept any present, emolument, office or title of any kind whatever from any King, Prince or foreign State; nor shall the United States in Congress assembled, or any of them, grant any title of nobility.

No two or more States shall enter into any treaty, confederation or alliance whatever between them, without the consent of the United States in Congress assembled, specifying accurately the purposes for which the same is to be entered into, and how long it shall continue.

No State shall lay any imposts or duties, which may interfere with any stipulations in treaties, entered into by the United States in Congress assembled, with any King, Prince or State, in pursuance of any treaties already proposed by Congress, to the courts of France and Spain.

No vessel of war shall be kept up in time of peace by any State, except such number only, as shall be deemed necessary by the United States in Congress assembled, for the defense of such State, or its trade; nor shall any body of forces be kept up by any State in time of peace, except such number only, as in the judgement of the United States in Congress assembled, shall be deemed requisite to garrison the forts necessary for the defense of such State; but every State shall always keep up a well-regulated and disciplined militia, sufficiently armed and accoutered, and shall provide and constantly have ready for use, in public stores, a due number of filed pieces and tents, and a proper quantity of arms, ammunition and camp equipage.

No State shall engage in any war without the consent of the United States in Congress assembled, unless such State be actually invaded by enemies, or shall have received certain advice of a resolution being formed by some nation of Indians to invade such State, and the danger is so imminent as not to admit of a delay till the United States in Congress assembled can be consulted; nor shall any State grant commissions to any ships or vessels of war, nor letters of marque or reprisal, except it be after a declaration of war by the United States in Congress assembled, and then only against the Kingdom or State and the subjects thereof, against which war has been so declared, and under such regulations as shall be established by the United States in Congress assembled, unless such State be infested by pirates, in which case vessels of war may be fitted out for that occasion, and kept so long as the danger shall continue, or until the United States in Congress assembled shall determine otherwise.

ARTICLE VII. When land forces are raised by any State for the common defense, all officers of or under the rank of colonel, shall be appointed by the legislature of each State respectively, by whom such forces shall be raised, or in such manner as such State shall direct, and all vacancies shall be filled up by the State which first made the appointment.

ARTICLE VIII. All charges of war, and all other expenses that shall be incurred for the common defense or general welfare, and allowed by the United States in Congress assembled, shall be defrayed out of a common treasury, which shall be supplied by the several States in proportion to the value of all land within each State, granted or surveyed for any person, as such land and the buildings and improvements thereon shall be estimated according to such mode as the United States in Congress assembled, shall from time to time direct and appoint.

The taxes for paying that proportion shall be laid and levied by the authority and direction of the legislatures of the several States within the time agreed upon by the United States in Congress assembled.

ARTICLE IX. The United States in Congress assembled, shall have the sole and exclusive right and power of determining on peace and war, except in the cases mentioned in the sixth article—of sending and receiving ambassadors—entering into treaties and alliances, provided that no treaty of commerce shall be made whereby the legislative power of the respective States shall be restrained from imposing such imposts and duties on foreigners, as their own people are subjected to, or from prohibiting the exportation or importation of any species of goods or commodities whatsoever—of establishing rules for deciding in all cases, what captures on land or water shall be legal, and in what manner prizes taken by land or naval forces in the service of the United States shall be divided or appropriated—of granting letters of marque and reprisal in times of peace—appointing courts for the trial of piracies and felonies committed on the high seas and establishing courts for receiving and determining finally appeals in all cases of captures, provided that no member of Congress shall be appointed a judge of any of the said courts.

The United States in Congress assembled shall also be the last resort on appeal in all disputes and differences now subsisting or that hereafter may arise between two or more States concerning boundary, jurisdiction or any other causes whatever; which authority shall always be exercised in the

manner following. Whenever the legislative or executive authority or lawful agent of any State in controversy with another shall present a petition to Congress stating the matter in question and praying for a hearing, notice thereof shall be given by order of Congress to the legislative or executive authority of the other State in controversy, and a day assigned for the appearance of the parties by their lawful agents, who shall then be directed to appoint by joint consent, commissioners or judges to constitute a court for hearing and determining the matter in question: but if they cannot agree, Congress shall name three persons out of each of the United States, and from the list of such persons each party shall alternately strike out one, the petitioners beginning, until the number shall be reduced to thirteen; and from that number not less than seven, nor more than nine names as Congress shall direct, shall in the presence of Congress be drawn out by lot, and the persons whose names shall be so drawn or any five of them, shall be commissioners or judges, to hear and finally determine the controversy, so always as a major part of the judges who shall hear the cause shall agree in the determination: and if either party shall neglect to attend at the day appointed, without showing reasons, which Congress shall judge sufficient, or being present shall refuse to strike, the Congress shall proceed to nominate three persons out of each State, and the secretary of Congress shall strike in behalf of such party absent or refusing; and the judgement and sentence of the court to be appointed, in the manner before prescribed, shall be final and conclusive; and if any of the parties shall refuse to submit to the authority of such court, or to appear or defend their claim or cause, the court shall nevertheless proceed to pronounce sentence, or judgement, which shall in like manner be final and decisive, the judgement or sentence and other proceedings being in either case transmitted to Congress, and lodged among the acts of Congress for the security of the parties concerned: provided that every commissioner, before he sits in judgement, shall take an oath to be administered by one of the judges of the supreme or superior court of the State, where the cause shall be tried, 'well and truly to hear and determine the matter in question, according to the best of his judgement, without favor, affection or hope of reward': provided also, that no State shall be deprived of territory for the benefit of the United States.

All controversies concerning the private right of soil claimed under different grants of two or more States, whose jurisdictions as they may respect such lands, and the States which passed such grants are adjusted,

the said grants or either of them being at the same time claimed to have originated antecedent to such settlement of jurisdiction, shall on the petition of either party to the Congress of the United States, be finally determined as near as may be in the same manner as is before presecribed for deciding disputes respecting territorial jurisdiction between different States.

The United States in Congress assembled shall also have the sole and exclusive right and power of regulating the alloy and value of coin struck by their own authority, or by that of the respective States—fixing the standards of weights and measures throughout the United States—regulating the trade and managing all affairs with the Indians, not members of any of the States, provided that the legislative right of any State within its own limits be not infringed or violated—establishing or regulating post offices from one State to another, throughout all the United States, and exacting such postage on the papers passing through the same as may be requisite to defray the expenses of the said office—appointing all officers of the land forces, in the service of the United States, excepting regimental officers—appointing all the officers of the naval forces, and commissioning all officers whatever in the service of the United States—making rules for the government and regulation of the said land and naval forces, and directing their operations.

The United States in Congress assembled shall have authority to appoint a committee, to sit in the recess of Congress, to be denominated 'A Committee of the States', and to consist of one delegate from each State; and to appoint such other committees and civil officers as may be necessary for managing the general affairs of the United States under their direction—to appoint one of their members to preside, provided that no person be allowed to serve in the office of president more than one year in any term of three years; to ascertain the necessary sums of money to be raised for the service of the United States, and to appropriate and apply the same for defraying the public expenses—to borrow money, or emit bills on the credit of the United States, transmitting every half-year to the respective States an account of the sums of money so borrowed or emitted—to build and equip a navy—to agree upon the number of land forces, and to make requisitions from each State for its quota, in proportion to the number of white inhabitants in such State; which requisition shall be binding, and thereupon the legislature of each State

shall appoint the regimental officers, raise the men and cloath, arm and equip them in a solid-like manner, at the expense of the United States; and the officers and men so cloathed, armed and equipped shall march to the place appointed, and within the time agreed on by the United States in Congress assembled. But if the United States in Congress assembled shall, on consideration of circumstances judge proper that any State should not raise men, or should raise a smaller number of men than the quota thereof, such extra number shall be raised, officered, cloathed, armed and equipped in the same manner as the quota of each State, unless the legislature of such State shall judge that such extra number cannot be safely spread out in the same, in which case they shall raise, officer, cloath, arm and equip as many of such extra number as they judeg can be safely spared. And the officers and men so cloathed, armed, and equipped, shall march to the place appointed, and within the time agreed on by the United States in Congress assembled.

The United States in Congress assembled shall never engage in a war, nor grant letters of marque or reprisal in time of peace, nor enter into any treaties or alliances, nor coin money, nor regulate the value thereof, nor ascertain the sums and expenses necessary for the defense and welfare of the United States, or any of them, nor emit bills, nor borrow money on the credit of the United States, nor appropriate money, nor agree upon the number of vessels of war, to be built or purchased, or the number of land or sea forces to be raised, nor appoint a commander in chief of the army or navy, unless nine States assent to the same: nor shall a question on any other point, except for adjourning from day to day be determined, unless by the votes of the majority of the United States in Congress assembled.

The Congress of the United States shall have power to adjourn to any time within the year, and to any place within the United States, so that no period of adjournment be for a longer duration than the space of six months, and shall publish the journal of their proceedings monthly, except such parts thereof relating to treaties, alliances or military operations, as in their judgement require secrecy; and the yeas and nays of the delegates of each State on any question shall be entered on the journal, when it is desired by any delegates of a State, or any of them, at his or their request shall be furnished with a transcript of the said journal, except such parts as are above excepted, to lay before the legislatures of the several States.

ARTICLE X. The Committee of the States, or any nine of them, shall be authorized to execute, in the recess of Congress, such of the powers of Congress as the United States in Congress assembled, by the consent of the nine States, shall from time to time think expedient to vest them with; provided that no power be delegated to the said Committee, for the exercise of which, by the Articles of Confederation, the voice of nine States in the Congress of the United States assembled be requisite.

ARTICLE XI. Canada acceding to this confederation, and adjoining in the measures of the United States, shall be admitted into, and entitled to all the advantages of this Union; but no other colony shall be admitted into the same, unless such admission be agreed to by nine States.

ARTICLE XII. All bills of credit emitted, monies borrowed, and debts contracted by, or under the authority of Congress, before the assembling of the United States, in pursuance of the present confederation, shall be deemed and considered as a charge against the United States, for payment and satisfaction whereof the said United States, and the public faith are hereby solemnly pleged.

ARTICLE XIII. Every State shall abide by the determination of the United States in Congress assembled, on all questions which by this confederation are submitted to them. And the Articles of this Confederation shall be inviolably observed by every State, and the Union shall be perpetual; nor shall any alteration at any time hereafter be made in any of them; unless such alteration be agreed to in a Congress of the United States, and be afterwards confirmed by the legislatures of every State.

And Whereas it hath pleased the Great Governor of the World to incline the hearts of the legislatures we respectively represent in Congress, to approve of, and to authorize us to ratify the said Articles of Confederation and perpetual Union. Know Ye that we the undersigned delegates, by virtue of the power and authority to us given for that purpose, do by these presents, in the name and in behalf of our respective constituents, fully and entirely ratify and confirm each and every of the said Articles of Confederation and perpetual Union, and all and singular the matters and things therein contained: And we do further solemnly plight and engage the faith of our respective constituents, that they shall abide by the determinations of the United States in Congress assembled, on all

questions, which by the said Confederation are submitted to them. And that the Articles thereof shall be inviolably observed by the States we respectively represent, and that the Union shall be perpetual. In Witness whereof, we have hereunto set our hands in Congress. Done at Philadelphia, in the State of Pennsylvania, the 9th day of July, in the Year of our Lord 1778, and in the third year of the independence of America.

New Hampshire:

Josiah Bartlett John Wentworth, Jr.

Massachusetts Bay:

John Hancock Samuel Adams Elbridge Gerry Francis Dana James Lovell Samuel Holten

Rhode Island and Providence

Plantations:

William Ellery Henry Marchant John Collins

Connecticut:

Roger Sherman Samuel Huntington Oliver Wolcott Titus Hosmer Andrew Adams

New York:

James Duane Francis Lewis William Duer Governeur Morris

New Jersey:

John Witherspoon Nathaniel Scudder

Pennsylvania:

Robert Morris
Daniel Roberdeau
John Bayard Smith
William Clingan
Joseph Reed

Delaware:

Thomas M'Kean John Dickinson Nicholas Van Dyke

Maryland:

John Hanson Daniel Carroll

Virginia:

Richard Henry Lee John Banister Thomas Adams John Harvie Francis Lightfoot Lee

North Carolina:

John Penn Cornelius Harnett John Williams

South Carolina:

Henry Laurens Will Henry Drayton John Mathews Richard Hutson Thomas Hayward, Jr.

Georgia: John Walton Edward Telfair **Edward Longworthy**

The Bill of Rights

Amendments 1-10 of the Constitution

The Conventions of a number of the States having, at the time of adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added, and as extending the ground of public confidence in the Government will best insure the beneficent ends of its institution;

Resolved, by the Senate and House of Representatives of the United States of America, in Congress assembled, two-thirds of both Houses concurring, that the following articles be proposed to the Legislatures of the several States, as amendments to the Constitution of the United States; all or any of which articles, when ratified by three-fourths of the said Legislatures, to be valid to all intents and purposes as part of the said Constitution, namely:

Amendment I

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

Amendment II

A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

Amendment III

No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

Amendment IV

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

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Amendment V

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Amendment VI

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

Amendment VII

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

Amendment VIII

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

Amendment IX

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

Amendment X

The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

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References

- Danzer, Gerald A., et al. *The Americans*. Evanston, IL: McDougal Littell, 1998.
- Gillespie, J. and Stuart Lazarus. *American Government: Comparing Political Experiences*. Englewood Cliffs, NJ: Prentice-Hall, 1979.
- Hartley, William H. and William S. Vincent. *American Civics*. Orlando, FL: Harcourt Brace Jovanovich, 1983.
- Florida Department of Education. *Florida Course Descriptions*. Tallahassee, FL: State of Florida, 1998.
- Florida Department of Education. *Florida Curriculum Framework: Social Studies*. Tallahassee, FL: State of Florida, 1996.
- Miller, Roger LeRoy, ed. West's American Government. St. Paul, MN: West Publishing Company, 1994.
- Partin, Ronald L. and Martha T. Lovett. *Social Studies Teacher's Survival Kit: Ready-to-Use Activities for Teaching Specific Skills in Grades 7-12*. West Nyack, NY: The Center for Applied Research in Education, 1988.
- Remy, Richard C. *United States Government: Democracy in Action*. New York: Glencoe Division of Macmillan/McGraw-Hill, 1994.
- White, Jo Ann, ed. *The New American Desk Encyclopedia*. New York: Penguin Putnam, 1997.
- Wilson, James Q. *American Government: Institutions and Policies*, 5th edition. Lexington, MA: D. C. Heath and Company, 1992.

Production Software

Adobe PageMaker 6.5. Mountain View, CA: Adobe Systems.

Adobe Photoshop 3.0. Mountain View, CA: Adobe Systems.

Macromedia Freehand 8.0. San Francisco: Macromedia.

Microsoft Word 5.0. Redmond, WA: Microsoft.

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