



We the People

insure domestic Tranquility, provide for the common defence,
and our Posterity, do ordain and establish this Constitution

Article 1

The American Constitution

William Sherlock



The American Constitution:

The Law of the American Constitution Charles Kellogg Burdick, 1936 **The American Constitutional Tradition** H. Lowell Brown, 2017-05-24 The book is a work of non fiction The book is a historical analysis of the evolution of a uniquely American constitutionalism that began with the original English royal charters for the exploration and exploitation of North America When the U S Constitution was written in 1787 the accepted conception of a constitution was that of the British constitution upon which the colonists had relied in asserting their rights with respect to the imperium comprised of ancient documents parliamentary enactments administrative regulations judicial pronouncements and established custom Of equal significance the laws comprising the constitution did not differ from other statutes and as a consequence there was no law endowed with greater sanctity than other legislative enactments In framing the revolutionary state constitutions following the retreat of the crown governments in the colonies as well as the later federal Constitution the Revolutionaries fundamentally reconceived a constitution as being the single authoritative source of fundamental law that was superior to all other statutes regulations and judicial decisions that was ratified by the states and that was subject to revision only through a formal amendment process This new constitutional conception has been hailed as the great innovation of the revolutionary period and deservedly so This American constitutionalism had its origins in the now largely overlooked royal charters for the exploration of North America beginning with the charter granted to Sir Humphrey Gilbert by Elizabeth I in 1578 The book follows the development of this constitutional tradition from the early charters of the Virginia Companies and the covenants entered of the New England colonies through the proprietary charters of the Middle Atlantic colonies On the basis of those foundational documents the colonists fashioned governments that came to be comprised not only of an executive but an elected legislature and a judiciary In those foundational documents and in the acts of the colonial legislatures the settlers sought to harmonize their aspirations for just institutions and individual rights with the exigencies and imperatives of an alien and often hostile environment When the colonies faced the withdrawal of the crown governments in 1775 they drew on their experience which they formalized in written constitutions This uniquely American constitutional tradition of the charters covenants and state constitutions was the foundation of the federal Constitution and of the process by which the Constitution was written and ratified a decade later *The American Constitution* Charles Herman Pritchett, 1959 **The American Constitution** Alfred Hinsey Kelly, Winfred Audif Harbison, 1970 *The Law of the American Constitution* Charles Kellogg Burdick, 1922 **The American Catalogue** , 1891 **The French Assembly of 1848 and American Constitutional Doctrines** Eugene Newton Curtis, 1917 **Cases on American Constitutional Law** Lawrence Boyd Evans, 1898 **American Constitutional Law** John Innes Clark Hare, 1889 **History of the United States of America Under the Constitution: 1831-1847. 1889** James Schouler, 1889 *The American Lawyer* , 1899 The U.S. Constitution: A Very Short Introduction David J. Bodenhamer, 2018-03-15 Though the U S Constitution was ratified in 1788 its

impact on our lives is as recent as today's news. Claims and counterclaims about the constitutionality of governmental actions are a habit of American politics. This document which its framers designed to limit power often has made political conflict inevitable. It also has accommodated and legitimized the political and social changes of a vibrant powerful democratic nation. A product of history's first modern revolution the Constitution embraced a new formula for government: it restrained power on behalf of liberty but it also granted power to promote and protect liberty. The U.S. Constitution: A Very Short Introduction explores the major themes that have shaped American constitutional history: federalism, the balance of powers, property, representation, equality, rights, and security. Informed by the latest scholarship, this book places constitutional history within the context of American political and social history. As our nation's circumstances have changed, so has our Constitution. Today we face serious challenges to the nation's constitutional legacy. Endless wars, a sharply divided electorate, economic inequality, and immigration along with a host of other issues have placed demands on government and on society that test our constitutional values. Understanding how the Constitution has evolved will help us adapt its principles to the challenges of our age.

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[The American Reports](#), 1872 **The American and English Railroad Cases** Lawrence Lewis (Jr.), Adelbert Hamilton, John Houston Merrill, William Mark McKinney, James Manford Kerr, John Crawford Thomson, 1890 **The American Commonwealth: The national government. The state governments** James Bryce Bryce (Viscount), 1893

The Law of the American Constitution: Its Origin and Development Charles Burdick, 2019-04-02

Excerpt from the book *The Constitution of the United States*: first of all establishes a national government and sets off to it certain fields in which it shall be supreme at the same time imposing upon it certain specific prohibitions and restrictions. It was however very far from the purpose of the framers of that instrument to do away with the separate States or to reduce them to mere administrative units. Yet the grants of powers to the national government did of necessity operate as limitations upon the previous sovereign powers of the States and to these implied limitations were added others which are express. In the second part of this book I have dealt with the national government in its executive, judicial, and legislative departments, discussing the powers which are granted to each of them and the limitations which are placed upon their activities. In part three are considered the restrictions placed upon the States and the extent of the powers which may still be exercised by them. It is believed that this is a logical method of treatment and it is hoped that it will help to make clear the division of powers between the national and state governments under our federal system. No attempt has been made to treat of the powers of the States under their individual constitutions. This historical work has been digitally restored using the latest technology, making it available in digital and printed form. The original is painstakingly manually quality checked, leaving it fresh and easy to read.

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The American Constitution Book Review: Unveiling the Magic of Language

In an electronic digital era where connections and knowledge reign supreme, the enchanting power of language has are more apparent than ever. Its capability to stir emotions, provoke thought, and instigate transformation is truly remarkable. This extraordinary book, aptly titled "**The American Constitution**," published by a highly acclaimed author, immerses readers in a captivating exploration of the significance of language and its profound impact on our existence. Throughout this critique, we will delve in to the book is central themes, evaluate its unique writing style, and assess its overall influence on its readership.

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