



Center for  
Civic Education

# THE CONSTITUTION **EXPLAINED**

# The Constitution Explained

**Ralph A. Rossum**



## **The Constitution Explained:**

**The Constitution Explained** Harry Fuller Atwood,1927 *The Constitution Explained* David L. Hudson,2022 Exploring the history and the various clauses amendments and interpretations as well as addressing the debate over how well the country has lived up to the Preamble s lofty goals **The Constitution Explained** A Guide for Every American makes this groundbreaking document more understandable

**The Constitution Explained** Wilson Parkhill,1936 [Uncovering the Constitution's Moral Design](#) Paul R. DeHart,2007 The U S Constitution provides a framework for our laws but what does it have to say about morality Paul DeHart ferrets out that document s implicit moral assumptions as he revisits the notion that constitutions are more than merely practical institutional arrangements In [Uncovering the Constitution s Moral Design](#) he seeks to reveal elaborate and then evaluate the Constitution s normative framework to determine whether it is philosophically sound and whether it makes moral assumptions that correspond to reality Rejecting the standard approach of the intellectual historian DeHart for the first time in constitutional theory applies the method of inference to the best explanation to ascertaining our Constitution s moral meaning He distinguishes the Constitution s intention from the subjective intentions of the framers teasing out presuppositions that the document makes about the nature of sovereignty the common good natural law and natural rights He then argues that the Constitution constrains popular sovereignty in a way that entails a real common good transcendent of human willing and promotive of human well being but he points out that while the Constitution presupposes a real common good it also implies a natural law that prescribes the common good In critiquing previous attempts at describing and evaluating the Constitution s normative framework DeHart demonstrates that the Constitution s moral framework corresponds largely to classical moral theory He challenges the logical coherency of modern moral philosophy normative positivism and other theories that the Constitution has been argued to embody and offers a groundbreaking methodology that can be applied to uncovering the normative framework of other constitutions as well This cogently argued study shows that the Constitution presupposes a natural law to which human law must conform and it takes a major step in resolving current debates over the Constitution s normative framework while remaining detached from the social issues that divide today s political arena [Uncovering the Constitution s Moral Design](#) is an original approach to the Constitution that marks a significant contribution to understanding the moral underpinnings of our form of government

**The Constitution Explained** Calemund Strathdale,2023-05-05 Are you tired of feeling lost in the maze of legal jargon that is the United States Constitution and Bill of Rights Do you want to understand the foundational principles of our country s government and how they have been interpreted throughout history Look no further than my new book **The Constitution Explained** Our comprehensive guide breaks down the complex language of the Constitution and Bill of Rights into clear accessible terms that anyone can understand We delve into the history of these documents exploring the political and social contexts in which they were written and ratified Through a litany of Supreme Court decisions we trace the

evolution of constitutional interpretation and analyze the impact of key court cases on the development of our country's legal system. With chapters dedicated to each amendment of the Bill of Rights, we provide a deep dive into the origins and significance of each individual right. From the freedom of speech and religion to the right to bear arms and protection against unreasonable searches and seizures, we explore the nuances and complexities of each constitutional guarantee. Our book also covers landmark cases that have shaped the interpretation of the Constitution, such as *Brown v. Board of Education* and *Roe v. Wade*. We analyze the legal reasoning behind each decision, examining the arguments made by both sides and the impact of these cases on our society and legal system.

But *The Constitution Explained* is more than just a history book; it's a call to action. We urge readers to engage with the Constitution and Bill of Rights as living documents that continue to shape our country's future. We explore contemporary issues such as free speech on social media, gun control, and reproductive rights, examining how these debates are rooted in constitutional principles and past court decisions. Our book is the perfect resource for students, scholars, and anyone interested in the history and future of our country's legal system. Whether you're studying for a civics exam or simply want to deepen your understanding of the Constitution and Bill of Rights, *The Constitution Explained* is an essential guide. Order your copy today and unlock the mysteries of the Constitution and Bill of Rights.

**The Constitution Explained! (Set)** Various, 2020-08-15. The U.S. Constitution is the backbone of the nation. This written document details how the American government works, as well as the powers that each branch wields. The oldest written constitution still in use, the Constitution has only been amended 27 times since 1789, with the Bill of Rights and other amendments that further define the liberties of American citizens. This essential set defines and presents the Constitution in comprehensible parts and connects it to the lives of everyday Americans. A must for every social studies class and library, readers will learn more about the nation's framework and why the Constitution will continue to be its vital foundation. Features include: Complex language of the Constitution is explained in an accessible way. Connections to modern events make the topics relevant to readers' lives. Supports both history and government curricular content in elementary classrooms. Historical images and an appealing design attract young historians.

**The Second Amendment Controversy Explained** Theodore L. Johnson, 2002-10. Many strongly and dogmatically believe the Second Amendment to be an individual right. Many others just as strongly and dogmatically believe the Second Amendment to be a collective right. Therefore, the book title seems to state a promise too good to be true or impossible to fulfill. However, the book thoroughly, fairly, and clearly presents the relevant facts such that the promise is fulfilled. The text traces the legal basis for the contradictory positions in a readable fashion. It shows the intended meaning of the Second Amendment and documents the reasoning of those who disagree. Also included is a discussion on the philosophical foundations for each of the positions. The last few chapters present some of the Second Amendment's implications on the country's legal and social structures. Following each chapter are human interest accounts of the use of firearms. The appendices provide extensive resource materials, relevant court decisions, constitution

convention notes federal law Constitution letters of ratification etc for further study and for verification that the book's handling of the Second Amendment is fair accurate and complete The appendices comprise a basic Second Amendment Reference Library for the people **The Constitution of the United States** Larry Slawson,2019-10-21 This book provides an analysis of the U S Constitution highlighting its overall purpose development and history over the last two centuries

**Written Constitutions** H. Th. J. F. van Maarseveen, Ger F. M. van der Tang,1978-11-21 **The Constitution of the United States of America** United States,2004 Senate Document 108 17 2004 NOTE NO FURTHER DISCOUNT FOR THIS PRINT PRODUCT OVERSTOCK SALE Significantly reduced list price while supplies last Updated edition Year 2014 The Constitution of the United States of America Analysis and Interpretation 2014 Supplement Analysis of Cases Decided by the Supreme Court to July 1 2014 is available here <https://bookstore.gpo.gov/products/sku/052-071-01574-4> Senate Document 108 17 2004 revision Published at the direction of the U S Senate for the first time in 1913 it is popularly known as the Constitution Annotated or CONAN This publication has been published as a bound edition every 10 years with updates addressing new constitutional law cases issued every two years The analysis is provided by the Congressional Research Service CRS in the Library of Congress The print version is used primarily by federal lawmakers libraries and law firms **A Detailed Analysis of the Constitution** Edward F. Cooke,2002-06-03 The Constitution of the United States and its amendments are clearly explained phrase by phrase in this revised edition Through instantaneous communication by audio and visual mass media contemporary American society is constantly made aware of the vital impact of the national Constitution and its interpretations with regard to political economic and social issues This concise analysis of the meaning of the Constitution with expositions of the history and principles of constitutionalism should provide better understanding of and respect for the basic law of the land Intended to supplement standard texts in history and government and to serve as a reference for all interested citizens **Cities and the Constitution** Alexandra Flynn, Richard Albert, Nathalie Des Rosiers,2024-10-15 Canada's largest cities have faced exponential growth with the trajectory rising further still Due to their high density cities are the primary sites for opportunities in economic prosperity green innovation and cultural activity and also for critical challenges in homelessness and extreme poverty air pollution Indigenous municipal relationship building racial injustice and transportation gridlock While city governments are at the forefront of mitigating the challenges of urban life they are given insufficient power to effectively attend to public needs Cities and the Constitution confronts the misalignment between the importance of municipalities and their constitutional status While our constitution is often considered a living document Canada has one of the most complicated amending formulas in the world making change very difficult Cities are thus constitutionally vulnerable to unilateral provincial action and reliant on other levels of government for funding Could municipal power be reimaged without disrupting the existing constitutional structure or could the Constitution be reformed to designate cities a distinct tier of government Among other novel proposals this groundbreaking volume explores the idea

of recognizing municipalities in provincial constitutions The first volume of a complementary pair authored by renowned Canadian legal and urban studies scholars *Cities and the Constitution* suggests contemporary solutions to one of our most pressing policy dilemmas *The Constitution's Last Four Articles: From States' Rights to Amendments* Sarah Machajewski,2020-07-15 The U S Constitution famously opens with We the people What about the rest of it This valuable volume takes readers on a deep dive into the Constitution and its last four articles Covering Articles IV to VI the accessible narrative explains important concepts like states rights amendments laws and treaties and the process for ratification Written to support elementary social studies curricula readers will be at ease with the age appropriate language helpful images and high impact features such as sidebars fact boxes and graphic organizers **This Is You, America** Barbara Lamm,1996-01-01 *The American Revolution, State Sovereignty, and the American Constitutional Settlement, 1765-1800* Aaron N. Coleman,2016-03-04 Tracing the political ideological and constitutional arguments from the imperial crisis with Britain and the drafting of the Articles of Confederation to the ratification of the Constitution and the political conflict between Federalists and Jeffersonians *The American Revolution State Sovereignty and the American Constitutional Settlement 1765 1800* reveals the largely forgotten importance of state sovereignty to American constitutionalism Contrary to modern popular perceptions and works by other academics the Founding Fathers did not establish a constitutional system based upon a national popular sovereignty nor a powerful national government designed to fulfill a grand philosophical purpose Instead most Americans throughout the period maintained that a constitutional order based upon the sovereignty of states best protected and preserved liberty Enshrining their preference for state sovereignty in Article II of the Articles of Confederation and in the Tenth and Eleventh Amendments to the federal constitution Americans also claimed that state interposition the idea that the states should intervene against any perceived threats to liberty posed by centralization was an established and accepted element of state sovereignty [History of American Political Thought](#) Bryan-Paul Frost,Jeffrey Sikkenga,2003-07-14 Revised and updated this long awaited second edition provides a comprehensive introduction to what the most thoughtful Americans have said about the American experience from the colonial period to the present The book examines the political thought of the most important American statesmen activists and writers across era and ideologies helping another generation of students scholars and citizens to understand more fully the meaning of America This new second edition of the book includes new essays on Walt Whitman Lyndon Baines Johnson Ronald Reagan and Barack Obama Significant revisions and additions have also been made to many of the original essays increasing the breadth and depth of the collection **The Constitution of the United States** William Backus Guitteau,Hanson Hart Webster,1926 [Article II: Building the Executive Branch](#) Katie Kawa,2020-07-15 Americans often have questions about what the president can and can t do Many of these questions are answered in Article II of the U S Constitution From declaring war to appointing ambassadors and Supreme Court justices the powers of the presidency are explained in this helpful book The informative

narrative connects the past and present using language from the Constitution that is explained in an accessible way Current examples of the executive branch in action are presented Featuring primary sources graphic organizers fact boxes and sidebars this engaging reading experience helps foster a sense of informed and active citizenship *Original Meaning Jurisprudence* United States. Department of Justice. Office of Legal Policy, 1988 **Understanding Clarence Thomas** Ralph A. Rossum, 2014-02-10 Though Clarence Thomas has been a Supreme Court Justice for nearly 25 years and has written close to five hundred opinions legal scholars and pundits have given him short shrift often in fact dismissing him as a narrow partisan a silent presence on the bench an enemy of his race a tool of Antonin Scalia And yet as this book makes clear few justices of the Supreme Court have developed as clear and consistent a constitutional jurisprudence as Thomas Also little known but apparent in Ralph A Rossum s detailed assessment of the justice s jurisprudence is how profound Thomas s impact has been in certain areas of constitutional law not only on the bench but also even among some of his erstwhile disparaging critics During his years on the Court Thomas has pursued an original general meaning approach to constitutional interpretation he has been unswayed by claims of precedent by the gradual build up of interpretations that to his mind come to distort the original meaning of the constitutional provision in question leading to muddled decisions and contradictory conclusions In a close reading of Thomas s hundreds of well crafted extensively researched and passionately argued majority concurring and dissenting opinions Rossum explores how the justice applies this original meaning approach to questions of constitutional structure as they relate to federalism substantive rights found in the First Amendment s religion and free speech and press clauses the Second Amendment s right to keep and bear arms the Fifth Amendment s restrictions on the taking of private property and the Fourteenth Amendment regarding abortion rights and various criminal procedural provisions found in the Ex Post Facto Clauses and the Bill of Rights Thomas grounds his original general meaning approach in the Declaration of Independence and its self evident truth that all men are created equal that truth he insists precedes and underlies the Constitution Understanding Clarence Thomas traces the many consequences that for Thomas flow from the centrality of that self evident truth and how these shape his opinions in cases concerning desegregation racial preference and voting rights The most thorough explication ever given of the jurisprudence of this prolific but little understood justice this work offers a unique opportunity to grasp not just the meaning of Clarence Thomas s opinions but their significance for the Supreme Court and constitutional interpretation in our day

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