

It's Constitution Time – ‘Critical’

Most people think, especially those who have been coined and labeled negro, colored, black, etc., that the Constitution was written by, for and of europeans. However, they are in GRAVE ERROR! As stated in the preamble itself, one of the purposes for posterity, was to form a more perfect union, (which indicates at least two things coming together), to ensure domestic (home) tranquility is another, etc. etc..... The Union they are talking about is the european colonist and any and all others who were adopted, or may be **adopted** / naturalized into the constitutional fold of government of America under the “United States of America”. The American Constitution of 1791 formed the “United States of America” (separate entity), of which was comprised of the Union States and those who were / are members /citizens of it, are **NOT** the aboriginal and indigenous people of the land, and can never be. The American Constitution is the Supreme Law of The Land AND is where **ALL** authority is derived. It is NOT to be confused with any other constitutions, i.e., State’s constitution. Any and all State Constitutions derive their authority from the American Constitution /Supreme Law of the land and CANNOT abrogate / violate the rules of law enumerated in it (See Article VI). Thus, there is no such thing as **their law / our law** in terms of governmental and societal rules of law. NO ONE can form a state or establish a government or government entity or agency, at any time, for any reason, on any day, that violates the Law of the Land. What they (corporate State’s) did, and do, is create Ordinances, Statutes and Codes, which are NOT LAW and with that trickery, the unknowing people are violated because they do not know what law is and what law is not. Unfortunately, those ordinances are usually scribed to violate the existing rules of Law enumerated in the Constitution to protect the rights of the people, and they are Res Judicata. Because one has not read, and / or does not enforce the Law of the Land, and are not clear on their political (nationality) status, and their domicile (civil) status, they DO NOT recognize it. They have NOT been taught Law (constitution) in schools (purposely). That ought be an early education course as it bestows a sense of self awareness, self determination, and self worth. That is why you must do it yourself at home if nothing else.

The Supreme Law of the Land is the American Constitution of 1791, also referred to as the North American Republic Constitution **FOR** the United States of America. That is where the ‘**other**’ **citizens** rest that can, and do, molest you. It is the National Constitution for all who domicile on the American land, which by the way, without doubt or contradiction, is the Ancestral Estate / National Domicile of Moors, and their many family (tribal) appellations. Some of them were denationalized as ‘Federally Reserved Indians’ a while ago, and thereby come under the Bureau of Indian Affairs (BIA) if they have not proclaimed otherwise. Consider the federally reserved indian tag as the first leg in the process of de-nationalizing the aboriginal and indigenous people, and consider the labels negro, colored, black, etc., as a continuing of same. The National Constitution is established to protect, secure and preserve the unalienable/inalienable birth rights / liberties of the people, and to ensure they are NOT molested by ‘**other**’ citizens, particularly those who were **adopted** into the constitutional fold of government and **granted** domicile on the land. Yet the molestation and violation of those Birth Rights and Liberties is EXACTLY what has happened, due to lack of knowledge. Violated by those who have a usurping agenda to rob the natural people and the earth, of its resources. At this juncture there is no need to ask why, that requires a different social / psychological study.

Politically, one way to recognize them is by the terminology “Democracy” (demo, demi - meaning inferior), just as vicar means substitute. So it is a substitute government **in opposition** to the Law of the land. If anyone chooses to create and /or participate in a ‘demi-government’, they are in their own private club and that is their choice. However if they are performing legislative, executive or judicial capacities, they are violating their undertaking to support the law and cannot have a seat in this government. They need to (expatriate) go to some other land not this one. Others must recognize when they have entered into a club or a corporation. In the private meetings of a corporation, and as a corporate member / citizen or employee / servant, they can agree and make motions in need of being seconded, and do what they wish to. However, once they say they are an established government entity or agency, they cannot push upon the people any corporate meeting rules, statutes, ordinances,

codes and policies. Quite frankly they are acting like a cult, but with no culture. It is to be made clear, that those corporate entities, have NO over-riding claim or authority upon the land or the people of the land. And they cannot change the constitution. However, they can, and have put before an uneducated people a (colorable) constitution that the people think is the American Constitution, when it is not. When they say they are changing the constitution, or making amendments to it, they are NOT talking about the Organic American Constitution of 1791, as they CANNOT alter it. When they say they are “the government”, it is for you to ask what government? All governments must be identified and have a National Constitution. What is It? The General Government is the people and Government means to govern-the-mental. As government starts with family (the people) so does the authority to govern. So, are they talking about a private corporation’s Board of Directors By-Laws or what? As natural people Moors, you are obligated and have a responsibility to enforce the American National Constitution and with that you would recognize what is **enumerated** to any established government entity and what is not. This way you would know when someone is telling you, ‘you must do this, and you can’t do that’ whether it is law or not. What is NOT enumerated (not mentioned) in the constitution is retained and reserved as rights of and for the people (Amendment IX and X). The Constitution, being a written document CANNOT be altered, **unless** by those who established it, the aboriginal and indigenous people, the nationals of the land, who are called by many names and, who have not yet recognized they are all of ONE family bearing ONE free national name. The only problem for them (those who are still asleep) is while they may not have known what is being shared here as it pertains to them, and while they have been asleep (Wake Up You Sleepy Headed Moors), those **adopted** under the ‘Free National Constitution’, have been going across the globe causing havoc, colonizing others in the name of the American People, and racking up a debt that others are buying, i.e. China. The people MUST Declare (meaning be clear themselves); AND then Proclaim (put in writing as a brief addressing whatever, to whomever, as necessary, whenever necessary, for the record!). Anything in written form is but a Brief expressing your position regarding a matter and is NOT about using their form letter to express you. **If the people continue** to say they are negroes, coloreds and blacks, etc. which is NOT a party to the Human Family **and**; continue to ignore the honor of their foremothers and forefathers, who are the Mothers and Fathers of the human family and of civilization on the planet, which includes China, as their ancient ancestors look like you too; **then they are** going to be **liquidated** as state property (as corporations usually do liquidate their assets when they dissolve). You may become the chattel property of China. Now, which his very interesting, the Demo’s or Demi’s who refuse to honor humanity anywhere, intend to form a new, yet fake political jurisdiction called U.S. National, which is NOT rooted in Nationality. The adopted / naturalized are trying to obtain a national name and protection, while defying and denying the true nationals the same. They intend to keep as many as they can as ‘state property’, complete with a fake Real I.D. If the people allow it by submitting, it is a willing submission. **Food For Thought:** A corporation CANNOT issue to anyone but other corporations, are you a corporation?

This usurping activity is not built on the principles of **Love, Truth, Peace, Freedom or Justice**. Yet, the Constitution is built on those ancient principles of civilization. This untoward usurping activity feigning as government lawful, is built on the tenants of the Lower of the two Selves, as there is a Higher Self and a Lower Self in the attributes of Man and Humanity. The Lower Self breeds Hatred, Slander, Lewdness, Murderers, Theft, and everything that Harms. Until mankind attains to its higher self, he will devour everything he can, as he can, if he can, and when he can.

Will the real American Nationals please stand up and ‘read the constitution, starting with the below definition of Constitution to empower themselves with the gifts of understanding, then fulfill their obligation of enforcing it, especially against those who violate it against them.

Lesson 1:

Review the below definition of “Constitution”, then read the case laws below it, for the first lesson to comprehend that it is a **written document, that cannot be **altered**, and must be reviewed for what it was / is when it was **adopted**.**

Constitution. In American law. The written instrument agreed upon by the people of the Union or of a particular state as the absolute rule of action and decision for all departments and officers of the government in respect to all the points covered by it, which must control until it shall be changed by the authority which established it, and in opposition to which any act or ordinance of any such department or officer is null and void. Cooley, Const. Lim. 2.

“The Constitution is a **written instrument**. As such, its meaning does not alter. That which it meant when it was **adopted**, it means now.”

S. Carolina v. U.S., 199 U.S. 437, 448 (1905).

“We are bound to interpret the Constitution in the light of the **law** as it existed at the time it was **adopted**.” **Mattox v. U.S., 156 US 237, 243**

Lesson 2:

After Reading Article VI below, then read the case laws underneath it for the second lesson and comprehend that you have **rights / liberties, secured** in the constitution and any **legislation**, any person, **anything**, any officer of the court, any **law** or **rule making**, that is **repugnant, abrogates, encroaches**, or is in **opposition** to the **supreme law of the land**, is **null and void** or **not-with-standing**.

Article VI of the American Constitution:

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.

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, **anything** in the Constitution or laws of any **State** to the contrary **notwithstanding**.

The Senators and Representatives before mentioned (note: in Article III) 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.

“The Constitution of these United States is the **supreme law of the land**. Any **law** that is **repugnant** to the Constitution is **null and void of law**.” **Marbury v. Madison, 5 US 137.**

“Where **rights** secured by the Constitution are involved, there can be no **rule making** or **legislation**, which would **abrogate** them.” **Miranda v. Arizona, 384 U.S. 436.**

“The court is to protect against any **encroachment** of Constitutionally **secured liberties**.” **Boyd v. U.S., 116 U.S. 616.**

Note: The United States is a metaphor, as is the Federal Government, as Federal means a league or Treaty. The people of what is correctly the people of the United Estate (North, South Central and the adjoining Islands of America) are the Federal government / United States, who entered into a Treaty of Peace first before establishing the constitution, and is why Article VI says all engagements entered into **before the adoption** of ‘this’ constitution. Anyone who says they are a ‘Fed’ is highly held as a representative that enforces the law and ensures no state violates it. The below case law shows the harmony and is a measure to recognize when a so-called ‘Fed’ is acting outside of law, allowing states, of which they monitor, to violate the people’s rights.

“Federal law & Supreme Court cases apply to state court cases.”

Howlett v. Rose, 496 U.S. 356 (1990)