The Bill of Rights is the collective name for the first ten amendments to the United States Constitution . Proposed following the oftentimes bitter 1787 ? 88 battle over ratification of the U.S. Constitution , and crafted to address the objections raised by Anti @-@ Federalists , the Bill of Rights amendments add to the Constitution specific guarantees of personal freedoms and rights , clear limitations on the government 's power in judicial and other proceedings , and explicit declarations that all powers not specifically delegated to Congress by the Constitution are reserved for the states or the people . The concepts codified in these amendments are built upon those found in several earlier documents , including the Virginia Declaration of Rights and the English Bill of Rights 1689 , along with earlier documents such as Magna Carta (1215).

On June 8 , 1789 , Representative James Madison introduced nine amendments to the constitution in the House of Representatives . Among his recommendations Madison proposed opening up the Constitution and inserting specific rights limiting the power of Congress in Article One , Section 9 . Seven of these limitations would become part of the ten ratified Bill of Rights amendments . Ultimately , on September 25 , 1789 , Congress approved twelve articles of amendment to the Constitution and submitted them to the states for ratification . Contrary to Madison 's original proposal that the articles be incorporated into the main body of the Constitution , they were proposed as supplemental additions (codicils) to it . Articles Three through Twelve were ratified as additions to the Constitution on December 15 , 1791 , and became Amendments One through Ten of the Constitution . Article Two became part of the Constitution on May 7 , 1992 , as the Twenty @-@ seventh Amendment . Article One is technically still pending before the states .

Although Madison 's proposed amendments included a provision to extend the protection of some of the Bill of Rights to the states , the amendments that were finally submitted for ratification applied only to the federal government . The door for their application upon state governments was opened in the 1860s , following ratification of the Fourteenth Amendment . Since the early 20th century both federal and state courts have used the Fourteenth Amendment to apply portions of the Bill of Rights to state and local governments . The process is known as incorporation .

There are several original engrossed copies of the Bill of Rights still in existence. One of these is on permanent public display at the National Archives in Washington, D.C.

= = Background = =

= = = The Philadelphia Convention = = =

Prior to the ratification and implementation of the United States Constitution , the thirteen sovereign states followed the Articles of Confederation , created by the Second Continental Congress and ratified in 1781 . However , the national government that operated under the Articles of Confederation was too weak to adequately regulate the various conflicts that arose between the states . The Philadelphia Convention set out to correct weaknesses of the Articles that had been apparent even before the American Revolutionary War had been successfully concluded .

The convention took place from May 14 to September 17 , 1787 , in Philadelphia , Pennsylvania . Although the Convention was purportedly intended only to revise the Articles , the intention of many of its proponents , chief among them James Madison of Virginia and Alexander Hamilton of New York , was to create a new government rather than fix the existing one . The convention convened in the Pennsylvania State House , and George Washington of Virginia was unanimously elected as president of the convention . The 55 delegates who drafted the Constitution are among the men known as the Founding Fathers of the new nation . Thomas Jefferson , who was Minister to France during the convention , characterized the delegates as an assembly of " demi @-@ gods . " Rhode Island refused to send delegates to the convention .

On September 12, George Mason of Virginia suggested the addition of a Bill of Rights to the Constitution modeled on previous state declarations, and Elbridge Gerry of Massachusetts made it

a formal motion . However , the motion was defeated by a unanimous vote of the state delegations after only a brief discussion . Madison , then an opponent of a Bill of Rights , later explained the vote by calling the state bills of rights " parchment barriers " that offered only an illusion of protection against tyranny . Another delegate , James Wilson of Pennsylvania , later argued that the act of enumerating the rights of the people would have been dangerous , because it would imply that rights not explicitly mentioned did not exist ; Hamilton echoed this point in Federalist No. 84 . Because Mason and Gerry had emerged as opponents of the proposed new Constitution , their motion ? introduced five days before the end of the convention ? may also have been seen by other delegates as a delaying tactic . The quick rejection of this motion , however , later endangered the entire ratification process . Author David O. Stewart calls the omission of a Bill of Rights in the original Constitution as " a political blunder of the first magnitude " while historian Jack N. Rakove calls it " the one serious miscalculation the framers made as they looked ahead to the struggle over ratification " .

Thirty @-@ nine delegates signed the finalized Constitution . Thirteen delegates left before it was completed , and three who remained at the convention until the end refused to sign it : Mason , Gerry , and Edmund Randolph of Virginia . Afterward , the Constitution was presented to the Articles of Confederation Congress with the request that it afterwards be submitted to a convention of delegates , chosen in each State by the people , for their assent and ratification .

## = = = The Anti @-@ Federalists = = =

Following the Philadelphia Convention , some leading revolutionary figures such as Patrick Henry , Samuel Adams , and Richard Henry Lee publicly opposed the new frame of government , a position known as " Anti @-@ Federalism " . Elbridge Gerry wrote the most popular Anti @-@ Federalist tract , " Hon. Mr. Gerry 's Objections " , which went through 46 printings ; the essay particularly focused on the lack of a bill of rights in the proposed constitution . Many were concerned that a strong national government was a threat to individual rights and that the president would become a king . Jefferson wrote to Madison advocating a Bill of Rights : " Half a loaf is better than no bread . If we cannot secure all our rights , let us secure what we can . " The pseudonymous Anti @-@ Federalist " Brutus " wrote .

We find they have , in the ninth section of the first article declared , that the writ of habeas corpus shall not be suspended , unless in cases of rebellion ? that no bill of attainder , or ex post facto law , shall be passed ? that no title of nobility shall be granted by the United States , etc . If every thing which is not given is reserved , what propriety is there in these exceptions ? Does this Constitution any where grant the power of suspending the habeas corpus , to make ex post facto laws , pass bills of attainder , or grant titles of nobility ? It certainly does not in express terms . The only answer that can be given is , that these are implied in the general powers granted . With equal truth it may be said , that all the powers which the bills of rights guard against the abuse of , are contained or implied in the general ones granted by this Constitution .

## He continued with this observation:

Ought not a government , vested with such extensive and indefinite authority , to have been restricted by a declaration of rights? It certainly ought . So clear a point is this , that I cannot help suspecting that persons who attempt to persuade people that such reservations were less necessary under this Constitution than under those of the States , are wilfully endeavoring to deceive , and to lead you into an absolute state of vassalage .

## = = = The Federalists = = =

Supporters of the Constitution , known as Federalists , opposed a bill of rights for much of the ratification period , in part due to the procedural uncertainties it would create . Madison argued against such an inclusion , suggesting that state governments were sufficient guarantors of personal liberty , in No. 46 of The Federalist Papers , a series of essays promoting the Federalist position . Hamilton opposed a bill of rights in The Federalist No. 84 , stating that " the constitution is itself in

every rational sense , and to every useful purpose , a bill of rights . He stated that ratification did not mean the American people were surrendering their rights , making protections unnecessary : " Here , in strictness , the people surrender nothing , and as they retain everything , they have no need of particular reservations . " Patrick Henry criticized the federalist point of view , writing that the legislature must be firmly informed " of the extent of the rights retained by the people ... being in a state of uncertainty , they will assume rather than give up powers by implication . " Other anti @-@ federalists pointed out that earlier earlier political documents , in particular the Magna Carta had protected specific rights . In response , Hamilton argued that the Constitution was inherently different :

Bills of rights are in their origin, stipulations between kings and their subjects, abridgments of prerogative in favor of privilege, reservations of rights not surrendered to the prince. Such was the Magna Charta, obtained by the Barons, swords in hand, from King John.

## = = = Massachusetts compromise = = =

In December 1787 and January 1788, five states? Delaware, Pennsylvania, New Jersey, Georgia, and Connecticut? ratified the Constitution with relative ease, though the bitter minority report of the Pennsylvania opposition was widely circulated. In contrast to its predecessors, the Massachusetts convention was angry and contentious, at one point erupting into a fistfight between Federalist delegate Francis Dana and Anti @-@ Federalist Elbridge Gerry when the latter was not allowed to speak. The impasse was resolved only when revolutionary heroes and leading Anti @-@ Federalists Samuel Adams and John Hancock agreed to ratification on the condition that the convention also propose amendments. The convention 's proposed amendments included a requirement for grand jury indictment in capital cases, which would form part of the Fifth Amendment, and an amendment reserving powers to the states not expressly given to the federal government, which would later form the basis for the Tenth Amendment.

Following Massachusetts ' lead , the Federalist minorities in both Virginia and New York were able to obtain ratification in convention by linking ratification to recommended amendments . A committee of the Virginia convention headed by law professor George Wythe forwarded forty recommended amendments to Congress , twenty of which enumerated individual rights and another twenty of which enumerated states ' rights . The latter amendments included limitations on federal powers to levy taxes and regulate trade .

A minority of the Constitution 's critics , such as Maryland 's Luther Martin , continued to oppose ratification . However , Martin 's allies , such as New York 's John Lansing , Jr . , dropped moves to obstruct the Convention 's process . They began to take exception to the Constitution " as it was , " seeking amendments . Several conventions saw supporters for " amendments before " shift to a position of " amendments after " for the sake of staying in the Union . The New York Anti @-@ Federalist " circular letter " was sent to each state legislature proposing a second constitutional convention for " amendments before " , but it failed in the state legislatures . Ultimately , only North Carolina and Rhode Island waited for amendments from Congress before ratifying .

Article Seven of the proposed Constitution set the terms by which the new frame of government would be established . The new Constitution would become operational only when ratified by at least nine states ( three @-@ quarters of the thirteen states ) , and would only be established between the states ratifying it .

The new Constitution would be inoperative unless ratified by at least nine states ( three @-@ quarters of the thirteen states ) . Only then would it replace the existing government under the Articles of Confederation . It would apply only to those states that ratified it , and it would be valid for all states joining after . Following contentious battles in several states , the proposed Constitution reached that nine state ratification plateau in June 1788 . On September 13 , 1788 , the Articles of Confederation Congress certified that the new Constitution had been ratified by more than enough states for the new system to be implemented and directed the new government to meet in New York City on the first Wednesday in March the following year . On March 4 , 1789 , the new frame of government came into force with eleven of the thirteen states participating .

## = = = Anticipating amendments = = =

The 1st United States Congress , which met in New York City 's Federal Hall , was a triumph for the Federalists . The Senate of eleven states contained 20 Federalists with only two Anti @-@ Federalists , both from Virginia . The House included 48 Federalists to 11 Anti @-@ Federalists , the latter of whom were from only four states : Massachusetts , New York , Virginia and South Carolina . Among the Virginia delegation to the House was James Madison , Patrick Henry 's chief opponent in the Virginia ratification battle . In retaliation for Madison 's victory at that convention , Henry and other Anti @-@ Federalists , who controlled the Virginia House of Delegates had gerrymandered a hostile district for Madison 's planned congressional run and recruited Madison 's future presidential successor , James Monroe , to oppose him . Madison defeated Monroe after offering a campaign pledge that he would introduce constitutional amendments comprising a Bill of Rights at the First Congress .

Originally opposed to the inclusion of a bill of rights in the Constitution , he had gradually come to understand the importance of doing so during the often contentious ratification debates . By taking the initiative to propose amendments himself through the Congress , he hoped to preempt a second constitutional convention that might , it was feared , undo the difficult compromises of 1787 , and open the entire Constitution to reconsideration , thus risking the dissolution of the new federal government . Writing to Jefferson , he stated , " The friends of the Constitution , some from an approbation of particular amendments , others from a spirit of conciliation , are generally agreed that the System should be revised . But they wish the revisal to be carried no farther than to supply additional guards for liberty . " He also felt that amendments guaranteeing personal liberties would " give to the Government its due popularity and stability " . Finally , he hoped that the amendments " would acquire by degrees the character of fundamental maxims of free government , and as they become incorporated with the national sentiment , counteract the impulses of interest and passion " . Historians continue to debate the degree to which Madison considered the amendments of the Bill of Rights necessary , and to what degree he considered them politically expedient ; in the outline of his address , he wrote , " Bill of Rights ? useful ? not essential ? " .

On the occasion of his April 30, 1789 inauguration as the nation 's first president, George Washington addressed the subject of amending the Constitution. He urged the legislators,

whilst you carefully avoid every alteration which might endanger the benefits of an united and effective government, or which ought to await the future lessons of experience; a reverence for the characteristic rights of freemen, and a regard for public harmony, will sufficiently influence your deliberations on the question, how far the former can be impregnably fortified or the latter be safely and advantageously promoted.

## = = = Crafting amendments = = =

James Madison introduced a series of Constitutional amendments in the House of Representatives for consideration . Among his proposals was one that would have added introductory language stressing natural rights to the preamble . Another would apply parts of the Bill of Rights to the states as well as the federal government . Several sought to protect individual personal rights by limiting various Constitutional powers of Congress . Like Washington , Madison urged Congress to keep the revision to the Constitution " a moderate one " , limited to protecting individual rights .

Madison was deeply read in the history of government and used a range of sources in composing the amendments . The English Magna Carta of 1215 inspired the right to petition and to trial by jury , for example , while the English Bill of Rights of 1689 provided an early precedent for the right to keep and bear arms ( although this applied only to Protestants ) and prohibited cruel and unusual punishment .

The greatest influence on Madison 's text , however , was existing state constitutions . Many of his amendments , including his proposed new preamble , were based on the Virginia Declaration of Rights drafted by Anti @-@ Federalist George Mason in 1776 . To reduce future opposition to ratification , Madison also looked for recommendations shared by many states . He did provide one , however , that no state had requested : "No state shall violate the equal rights of conscience , or the freedom of the press , or the trial by jury in criminal cases . "He did not include an amendment that every state had asked for , one that would have made tax assessments voluntary instead of contributions .

James Madison 's proposed amendments to the Constitution:

First. That there be prefixed to the constitution a declaration that all power is originally vested in, and consequently derived from the people.

That government is instituted, and ought to be exercised for the benefit of the people; which consists in the enjoyment of life and liberty, with the right of acquiring and using property, and generally of pursuing and obtaining happiness and safety.

That the people have an indubitable, unalienable, and indefeasible right to reform or change their government, whenever it be found adverse or inadequate to the purposes of its institution.

Secondly . That in article 1st , section 2 , clause 3 , these words be struck out , to wit : " 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 ; " and in place thereof be inserted these words , to wit : " After the first actual enumeration , there shall be one Representative for every thirty thousand , until the number amounts to ? , after which the proportion shall be so regulated by Congress , that the number shall never be less than ? , nor more than ? , but each State shall , after the first enumeration , have at least two Representatives ; and prior thereto . "

Thirdly . That in article 2nd , section 6 , clause 1 , there be added to the end of the first sentence , these words , to wit , " But no law varying the compensation last ascertained shall operate before the next ensuing election of representatives . "

Fourthly . That in article 2nd , section 9 , between clauses 3 and 4 , be inserted these clauses , to wit , The civil rights of none shall be abridged on account of religious belief or worship , nor shall any national religion be established , nor shall the full and equal rights of conscience by in any manner , or on any pretext infringed .

The people shall not be deprived or abridged of their right to speak , to write , or to publish their sentiments ; and the freedom of the press , as one of the great bulwarks of liberty , shall be inviolable .

The people shall not be restrained from peaceably assembling and consulting for their common good , nor from applying to the legislature by petitions , or remonstrances for redress of their grievances .

The right of the people to keep and bear arms shall not be infringed; a well armed, and well regulated militia being the best security of a free country: but no person religiously scrupulous of bearing arms, shall be compelled to render military service in person.

No soldier shall in time of peace be quartered in any house without the consent of the owner; nor at any time, but in a manner warranted by law.

No person shall be subject, except in cases of impeachment, to more than one punishment, or one trial for the same office; nor shall be compelled to be a witness against himself; nor be deprived of life, liberty, or property without due process of law; nor be obliged to relinquish his property, where it may be necessary for public use, without a just compensation.

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

The rights of the people to be secured in their persons, their houses, their papers, and their other property from all unreasonable searches and seizures, shall not be violated by warrants issued without probable cause, supported by oath or affirmation, or not particularly describing the places to be searched, or the persons or things to be seized.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, to be

informed of the cause and nature of the accusation , to be confronted with his accusers , and the witnesses against him ; to have a compulsory process for obtaining witnesses in his favor ; and to have the assistance of counsel for his defense .

The exceptions here or elsewhere in the constitution, made in favor of particular rights, shall not be so construed as to diminish the just importance of other rights retained by the people; or as to enlarge the powers delegated by the constitution; but either as actual limitations of such powers, or as inserted merely for greater caution.

Fifthly . That in article 2nd , section 10 , between clauses 1 and 2 , be inserted this clause , to wit : No state shall violate the equal rights of conscience , or the freedom of the press , or the trial by jury in criminal cases

Sixthly. That article 3rd, section 2, be annexed to the end of clause 2nd, these words to wit: but no appeal to such court shall be allowed where the value in controversy shall not amount to? dollars: nor shall any fact triable by jury, according to the course of common law, be otherwise re @-@ examinable than may consist with the principles of common law.

Seventhly. That in article 3rd, section 2, the third clause be struck out, and in its place be inserted the classes following, to wit:

The trial of all crimes (except in cases of impeachments, and cases arising in the land or naval forces, or the militia when on actual service in time of war or public danger) shall be by an impartial jury of freeholders of the vicinage, with the requisite of unanimity for conviction, of the right of challenge, and other accustomed requisites; and in all crimes punishable with loss of life or member, presentment or indictment by a grand jury shall be an essential preliminary, provided that in cases of crimes committed within any county which may be in possession of an enemy, or in which a general insurrection may prevail, the trial may by law be authorized in some other county of the same State, as near as may be to the seat of the offence.

In cases of crimes committed not within any county , the trial may by law be in such county as the laws shall have prescribed . In suits at common law , between man and man , the trial by jury , as one of the best securities to the rights of the people , ought to remain inviolate .

Eighthly . That immediately after article 6th , be inserted , as article 7th , the clauses following , to wit :

The powers delegated by this constitution, are appropriated to the departments to which they are respectively distributed: so that the legislative department shall never exercise the powers vested in the executive or judicial; nor the executive exercise the powers vested in the legislative or judicial; nor the judicial exercise the powers vested in the legislative or executive departments.

The powers not delegated by this constitution, nor prohibited by it to the states, are reserved to the States respectively.

Ninthly. That article 7th, be numbered as article 8th.

Federalist representatives were quick to attack Madison 's proposal , fearing that any move to amend the new Constitution so soon after its implementation would create an appearance of instability in the government . The House , unlike the Senate , was open to the public , and members such as Fisher Ames warned that a prolonged " dissection of the constitution " before the galleries could shake public confidence . A procedural battle followed , and after initially forwarding the amendments to a select committee for revision , the House agreed to take Madison 's proposal up as a full body beginning on July 21 , 1789 .

The eleven @-@ member committee made some significant changes to Madison 's nine proposed amendments, including eliminating most of his preamble, adding the phrase "freedom of speech, and of the press", and adding what would become the Tenth Amendment, reserving powers to the states. The House debated the amendments for eleven days. Roger Sherman of Connecticut persuaded the House to place the amendments at the Constitution 's end so that the document would "remain inviolate", rather than adding them throughout, as Madison had proposed. The amendments, revised and condensed from twenty to seventeen, were approved and forwarded to the Senate on August 24, 1789.

The Senate edited these amendments still further, making 26 changes of its own. Madison 's proposal to apply parts of the Bill of Rights to the states as well as the federal government was

eliminated , and the seventeen amendments were condensed to twelve , which were approved on September 9 , 1789 . The Senate also eliminated the last of Madison 's proposed changes to the preamble .

On September 21 , 1789 , a House ? Senate Conference Committee convened to resolve the numerous differences between the two Bill of Rights proposals . On September 24 , 1789 , the committee issued this report , which finalized 12 Constitutional Amendments for House and Senate to consider . This final version was approved by joint resolution of Congress on September 25 , 1789 , to be forwarded to the states on September 28 .

By the time the debates and legislative maneuvering that went into crafting the Bill of Rights amendments was done, many personal opinions had shifted. A number of Federalists came out in support, thus silencing the Anti @-@ Federalists ' most effective critique. Many Anti @-@ Federalists, in contrast, were now opposed, realizing that Congressional approval of these amendments would greatly lessen the chances of a second constitutional convention. Anti @-@ Federalists such as Richard Henry Lee also argued that the Bill left the most objectionable portions of the Constitution, such as the federal judiciary and direct taxation, intact.

Madison remained active in the progress of the amendments throughout the legislative process . Historian Gordon S. Wood writes that " there is no question that it was Madison 's personal prestige and his dogged persistence that saw the amendments through the Congress . There might have been a federal Constitution without Madison but certainly no Bill of Rights . "

# = = = Ratification process = = =

The twelve articles of amendment approved by congress were officially submitted to the Legislatures of the several States for consideration on September 28, 1789. The following states ratified some or all of the amendments:

New Jersey? November 20, 1789? Articles One and Three through Twelve (Ratified Article Two on May 7, 1992)

Maryland? December 19, 1789? Articles One through Twelve

North Carolina? December 22, 1789? Articles One through Twelve

South Carolina? January 19, 1790? Articles One through Twelve

New Hampshire ? January 25 , 1790 ? Articles One and Three through Twelve (Ratified Article Two on March 7 , 1985 )

Delaware? January 28, 1790? Articles Two through Twelve

New York ? February 24, 1790 ? Articles One and Three through Twelve

Pennsylvania? March 10, 1790? Articles One and Three through Twelve

Rhode Island? June 7, 1790? Articles One and Three through Twelve (Ratified Article Two on June 10, 1993)

Vermont? November 3, 1791? Articles One through Twelve

Virginia? December 15, 1791? Articles One through Twelve

Having been approved by the requisite three ? fourths of the several states , there being 14 States in the Union at the time ( as Vermont had been admitted into the Union on March 4, 1791), the ratification of Articles Three through Twelve was completed and they became Amendments 1 through 10 of the Constitution . Secretary of State Thomas Jefferson certified their adoption on March 1, 1792.

As they had not yet been approved by 11 of the 14 states, the ratification of Article One (ratified by 10) and Article Two (ratified by 6) remained incomplete. The ratification plateau they needed to reach soon rose to 12 of 15 states when Kentucky joined the Union (June 1, 1792). On June 27, 1792, the Kentucky General Assembly ratified all 12 amendments, however this action did not come to light until 1997.

Article One came within one state of the number needed to become adopted into the Constitution on two occasions between 1789 and 1803. Despite coming close to ratification early on , it has never received the approval of enough states to become part of the Constitution. As Congress did not attach a ratification time limit to the article , it is still technically pending before the states . Since

no state has approved it since 1792, ratification by an additional 27 states would now be necessary for the article to be adopted.

Article Two , initially ratified by seven states through 1792 (including Kentucky), was not ratified by another state for eighty years . The Ohio General Assembly ratified it on May 6, 1873 in protest of an unpopular Congressional pay raise . A century later , on March 6, 1978, the Wyoming Legislature also ratified the article . Gregory Watson , a University of Texas at Austin undergraduate student , started a new push for the article 's ratification with a letter @-@ writing campaign to state legislatures . As a result , by May 1992, enough states had approved Article Two (38 of the 50 states in the Union) for it to become the Twenty @-@ seventh Amendment to the United States Constitution . The amendment 's adoption was certified by Archivist of the United States Don W. Wilson and subsequently affirmed by a vote of Congress on May 20, 1992.

Three states did not complete action on the twelve articles of amendment when they were initially put before the states . Connecticut and Georgia found a Bill of Rights unnecessary and so refused to ratify . Both chambers of the Massachusetts General Court ratified a number of the amendments ( the Senate adopted 10 of 12 and the House 9 of 12 ) , but failed to reconcile their two lists or to send official notice to the Secretary of State of the ones they did agree upon . All three later ratified the Constitutional amendments originally known as Articles 3 through 12 as part of the 1939 commemoration of the Bill of Rights ' sesquicentennial : Massachusetts on March 2 , Georgia on March 18 , and Connecticut on April 19 . Connecticut and Georgia would also later ratify Article Two , on May 13 , 1987 and February 2 , 1988 respectively .

## = = Application = =

The Bill of Rights had little judicial impact for the first 150 years of its existence; in the words of Gordon S. Wood, " After ratification, most Americans promptly forgot about the first ten amendments to the Constitution." The Court made no important decisions protecting free speech rights, for example, until 1931. Historian Richard Labunski attributes the Bill 's long legal dormancy to three factors: first, it took time for a " culture of tolerance " to develop that would support the Bill 's provisions with judicial and popular will; second, the Supreme Court spent much of the 19th century focused on issues relating to intergovernmental balances of power; and third, the Bill initially only applied to the federal government, a restriction affirmed by Barron v. Baltimore (1833). In the twentieth century, however, most of the Bill 's provisions were applied to the states via the Fourteenth Amendment? a process known as incorporation? beginning with the freedom of speech clause, in Gitlow v. New York (1925). In Talton v. Mayes (1896), the Court ruled that Constitutional protections, including the provisions of the Bill of Rights, do not apply to the actions of American Indian tribal governments.

## = = = First Amendment = = =

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.

The First Amendment prohibits the making of any law respecting an establishment of religion , impeding the free exercise of religion , abridging the freedom of speech , infringing on the freedom of the press , interfering with the right to peaceably assemble or prohibiting the petitioning for a governmental redress of grievances . Initially , the First Amendment applied only to laws enacted by Congress , and many of its provisions were interpreted more narrowly than they are today .

In Everson v. Board of Education (1947), the Court drew on Thomas Jefferson 's correspondence to call for " a wall of separation between church and State ", though the precise boundary of this separation remains in dispute. Speech rights were expanded significantly in a series of 20th- and 21st @-@ century court decisions that protected various forms of political speech, anonymous speech, campaign financing, pornography, and school speech; these rulings also defined a series of exceptions to First Amendment protections. The Supreme Court overturned English common law

precedent to increase the burden of proof for defamation and libel suits, most notably in New York Times Co. v. Sullivan (1964). Commercial speech is less protected by the First Amendment than political speech, and is therefore subject to greater regulation.

The Free Press Clause protects publication of information and opinions, and applies to a wide variety of media. In Near v. Minnesota (1931) and New York Times v. United States (1971), the Supreme Court ruled that the First Amendment protected against prior restraint? pre @-@ publication censorship? in almost all cases. The Petition Clause protects the right to petition all branches and agencies of government for action. In addition to the right of assembly guaranteed by this clause, the Court has also ruled that the amendment implicitly protects freedom of association.

#### = = = Second Amendment = = =

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.

The Second Amendment protects the right to keep and bear arms . The concept of such a right existed within English common law long before the enactment of the Bill of Rights . First codified in the English Bill of Rights of 1689 ( but there only applying to Protestants ) , this right was enshrined in fundamental laws of several American states during the Revolutionary era , including the 1776 Virginia Declaration of Rights and the Pennsylvania Constitution of 1776 . Long a controversial issue in American political , legal , and social discourse , the Second Amendment has been at the heart of several Supreme Court decisions .

In United States v. Cruikshank (1875), the Court ruled that "[t] he right to bear arms is not granted by the Constitution; neither is it in any manner dependent upon that instrument for its existence. The Second Amendment means no more than that it shall not be infringed by Congress, and has no other effect than to restrict the powers of the National Government."

In United States v. Miller (1939), the Court ruled that the amendment [protects arms that had a reasonable relationship to the preservation or efficiency of a well regulated militia.

In District of Columbia v. Heller (2008), the Court ruled that the Second Amendment "codified a pre @-@ existing right" and that it "protects an individual right to possess a firearm unconnected with service in a militia, and to use that arm for traditionally lawful purposes, such as self @-@ defense within the home "but also stated that "the right is not unlimited. It is not a right to keep and carry any weapon whatsoever in any manner whatsoever and for whatever purpose".

In McDonald v. Chicago (2010), the Court ruled that the Second Amendment limits state and local governments to the same extent that it limits the federal government.

#### = = = Third Amendment = = =

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.

The Third Amendment restricts the quartering of soldiers in private homes , in response to Quartering Acts passed by the British parliament during the Revolutionary War . The amendment is one of the least controversial of the Constitution , and , as of 2016 , has never been the primary basis of a Supreme Court decision .

## = = = Fourth Amendment = = =

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.

The Fourth Amendment guards against unreasonable searches and seizures, along with requiring any warrant to be judicially sanctioned and supported by probable cause. It was adopted as a response to the abuse of the writ of assistance, which is a type of general search warrant, in the

American Revolution . Search and seizure (including arrest) must be limited in scope according to specific information supplied to the issuing court, usually by a law enforcement officer who has sworn by it. The amendment is the basis for the exclusionary rule, which mandates that evidence obtained illegally cannot be introduced into a criminal trial. The amendment 's interpretation has varied over time; its protections expanded under left @-@ leaning courts such as that headed by Earl Warren and contracted under right @-@ leaning courts such as that of William Rehnquist.

#### = = = Fifth Amendment = = =

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 .

The Fifth Amendment protects against double jeopardy and self @-@ incrimination and guarantees the rights to due process, grand jury screening of criminal indictments, and compensation for the seizure of private property under eminent domain. The amendment was the basis for the court 's decision in Miranda v. Arizona (1966), which established that defendants must be informed of their rights to an attorney and against self @-@ incrimination prior to interrogation by police.

## = = = Sixth Amendment = = =

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.

The Sixth Amendment establishes a number of rights of the defendant in a criminal trial:

to a speedy and public trial

to trial by an impartial jury

to be informed of criminal charges

to confront witnesses

to compel witnesses to appear in court

to assistance of counsel

In Gideon v. Wainwright (1963), the Court ruled that the amendment guaranteed the right to legal representation in all felony prosecutions in both state and federal courts.

## = = = Seventh Amendment = = =

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 .

The Seventh Amendment guarantees jury trials in federal civil cases that deal with claims of more than twenty dollars . It also prohibits judges from overruling findings of fact by juries in federal civil trials . In Colgrove v. Battin (1973), the Court ruled that the amendment 's requirements could be fulfilled by a jury with a minimum of six members . The Seventh is one of the few parts of the Bill of Rights not to be incorporated (applied to the states).

## = = = Eighth Amendment = = =

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

The Eighth Amendment forbids the imposition of excessive bails or fines , though it leaves the term "excessive "open to interpretation . The most frequently litigated clause of the amendment is the last , which forbids cruel and unusual punishment . This clause was only occasionally applied by the Supreme Court prior to the 1970s , generally in cases dealing with means of execution . In Furman v. Georgia (1972), some members of the Court found capital punishment itself in violation of the amendment , arguing that the clause could reflect "evolving standards of decency "as public opinion changed; others found certain practices in capital trials to be unacceptably arbitrary , resulting in a majority decision that effectively halted executions in the United States for several years . Executions resumed following Gregg v. Georgia (1976), which found capital punishment to be constitutional if the jury was directed by concrete sentencing guidelines . The Court has also found that some poor prison conditions constitute cruel and unusual punishment , as in Estelle v. Gamble (1976).

#### = = = Ninth Amendment = = =

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

The Ninth Amendment declares that there are additional fundamental rights that exist outside the Constitution . The rights enumerated in the Constitution are not an explicit and exhaustive list of individual rights . It was rarely mentioned in Supreme Court decisions before the second half of the 20th century , when it was cited by several of the justices in Griswold v. Connecticut ( 1965 ) . The Court in that case voided a statute prohibiting use of contraceptives as an infringement of the right of marital privacy . This right was , in turn , the foundation upon which the Supreme Court built decisions in several landmark cases , including , Roe v. Wade ( 1973 ) , which overturned a Texas law making it a crime to assist a woman to get an abortion , and Planned Parenthood v. Casey ( 1992 ) , which invalidated a Pennsylvania law that required spousal awareness prior to obtaining an abortion .

## = = = Tenth Amendment = = =

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 .

The Tenth Amendment reinforces the principles of separation of powers and federalism by providing that powers not granted to the federal government by the Constitution , nor prohibited to the states , are reserved to the states or the people . The amendment provides no new powers or rights to the states , but rather preserves their authority in all matters not specifically granted to the federal government .

## = = Display and honoring of the Bill of Rights = =

George Washington had fourteen handwritten copies of the Bill of Rights made , one for Congress and one for each of the original thirteen states . The copies for Georgia , Maryland , New York , and Pennsylvania went missing . The New York copy is thought to have been destroyed in a fire . Two unidentified copies of the missing four ( thought to be the Georgia and Maryland copies ) survive ; one is in the National Archives , and the other is in the New York Public Library . North Carolina 's copy was stolen from the State Capitol by a Union soldier following the Civil War . In an FBI sting operation , it was recovered in 2003 . The copy retained by the First Congress has been on display ( along with the Constitution and the Declaration of Independence ) in the Rotunda for the Charters of Freedom room at the National Archives Building in Washington , D.C. since December 13 , 1952 .

After fifty years on display , signs of deterioration in the casing were noted , while the documents themselves appeared to be well preserved . Accordingly , the casing was updated and the Rotunda rededicated on September 17 , 2003 . In his dedicatory remarks , President George W. Bush stated , " The true [ American ] revolution was not to defy one earthly power , but to declare principles that

stand above every earthly power? the equality of each person before God, and the responsibility of government to secure the rights of all."

In 1941, President Franklin D. Roosevelt declared December 15 to be Bill of Rights Day, commemorating the 150th anniversary of the ratification of the Bill of Rights. In 1991, the Virginia copy of the Bill of Rights toured the country in honor of its bicentennial, visiting the capitals of all fifty states.