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Seven Principles of the Constitution

When the framers wrote the	in 1787, they couldn't have predicted
what the United States—or the world—would	look like today. But they did their best to create a framework
that could change with the times while still sta	ying true to the principles that guided the nation's founding.
The Constitution is based on soven major prin	cialca
The Constitution is based on seven major prir	cipies.
The first is popular	, or the idea that power belongs to the people. The
framers established this principle in the very f	rst words of the Constitution: "We the People." Popular
sovereignty means that the average citizen ca	n—and should—participate in the democratic process. The
people rule, but indirectly.	
That brings us to the second principle of the	Constitution: republicanism—not to be confused with the
Republican political party. In a	, citizens exercise their power by electing leaders
to represent them in government. They vote f	or the people and policies they think will be best for the
general good of their community and country	
Third: Gov	erning power is shared among a central government and
smaller units of government. In the US, this m	eans the federal, or national, government and the individual
state governments. The Constitution delegate	s specific powers to the federal government, such as printing
money and declaring war. It also reserves cert	ain powers for the states, like running elections and creating
and maintaining public schools. Some powers	called concurrent powers, are shared between the federal
and state governments, like collecting taxes.	
The fourth principle of the Constitution is the	e separation of powers. Articles I, II, and III of the Constitution
described how the government would be split	into three branches: legislative, executive, and judicial. The
	, which includes the Senate and House of
Representatives, makes and passes laws. The _	, which

includes the president, enforces the laws. And the, made
up of the Supreme Court and other federal courts, interprets the laws. The separation of powers ensures
that no one branch of government has too much power over the others.
Related to the separation of powers is the fifth principle of the Constitution: checks and balances. Each
branch of government has ways to check, or limit, the other branches' powers. For example, the president
can a law that Congress passes—but Congress can then override the president's veto with a
3/3 vote. If the law is passed, the Supreme Court can declare that it is unconstitutional, or violates the
principles of the Constitution. No branch of government can get very far if the other two branches do not
approve.
Sixth: limited government. Wanting to avoid a like the one they had just left, the
framers granted specific powers to the federal government—but nothing more. Government leaders can't
decide one day that they have extra powers that aren't included in the Constitution. They are also subject to
the rule of law. Leaders are not above the law and cannot abuse their powers to serve their own interests.
This is an important protection for citizens' liberties
which brings us to the seventh and final principle of the Constitution: individual rights. The Preamble to
the Constitution states, "to secure the blessings of liberty to ourselves and our posterity," meaning that the
Constitution was designed to guarantee freedom to all citizens, current and future. The framers took it a
step further by adding the —the first 10 amendments to the
Constitution. These amendments guarantee citizens freedom of speech, freedom of assembly, the right to a
fair trial, protection against cruel and unusual punishment, and other individual rights.

These seven principles of government date back hundreds of years, but they're still relevant today. And as we continue to interpret these principles over time, the Constitution evolves. For example, who exactly is included in "We, the People" has changed—from only White male landowning citizens at the time the Constitution was written to today, when people of all races, ethnicities, religions, and genders are included. Since the Bill of Rights, we've added 17 more amendments. That's what we mean when we say the Constitution is a living document—it can grow and adapt while remaining true to the seven principles that guided its creation.