

Name _____

Date _____

The Tenth Amendment - Answer Key

Use the text to answer each question below.

1. The Articles of Confederation existed before the Constitution. Under this founding document, states were fully independent. Congress served as a last resort to settle state disputes. After the Articles of Confederation were repealed in 1787, Federalists like James Madison drafted the Constitution. Federalists believed a strong, central federal government should have control over states. On the other hand, Anti-Federalists believed individual states should remain independent with little to no federal involvement. Because of this, Anti-Federalists opposed the adoption of the Constitution. This Anti-Federalist fear of growing federal government power led James Madison to write the Bill of Rights. The Tenth Amendment was included to ensure that “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.”

With which of the following statements would an Anti-Federalist most likely agree?

A. The federal government should exist to ensure rule of law is consistent across the entire country and in every state.



B.

The federal government should have minimal or no involvement with state laws, and states should have full independence.

According to the passage, “Anti-Federalists believed individual states should remain independent with little to no federal involvement.”

C. The federal government should be involved with state laws when it comes to matters of court appointments and local elections.

D. The federal government should be the only government in the country, handling all matters at the federal, state and local level.

2. The enumerated powers are a list of powers granted to the federal government. These powers are delegated to Congress and can be found in Article I, Section 8 of the Constitution. These powers play an important role in relation to the Tenth Amendment. Anything not included in these powers is delegated to the state government, local government, or the people. Enumerated powers include the power to borrow money on behalf of the United States, decide who can become a citizen, and declare war. Powers not listed include maintenance of state highways, education of residents, and administration of driving tests. Some rights are handled at the state level, while others are left to local governments or individuals to decide for themselves. In some cases, the federal and state governments have similar powers on different scales. For example, both types of government collect and spending tax money.

Which of the following powers is handled by the federal government?

- A. Highway maintenance
- C. Driving test administration

B. Education of residents



D.

Citizenship decisions

According to the passage, the federal government has the power to “decide who can become a citizen.”

3. In 1939, Supreme Court Justice Louis Brandeis suggested that a “state may, if its citizens choose, serve as a laboratory; and try novel social and economic experiments without risk to the rest of the country.” This statement is a direct reference to the Tenth Amendment. While every state is subject to federal laws, the Tenth Amendment has afforded each state a degree of autonomy since our country’s founding. This autonomy has allowed states to experiment in many ways throughout history, including a specific instance in 1869. Wyoming, in an effort to attract more women settlers, became the first state to grant voting rights to women. While the motive for this decision may have been more about free publicity than equality, it is a clear example of state autonomy. At the time, the power to decide who votes was not delegated to the federal government. Because of this, state governments could make their own decision on voting laws. In this case and others, a state-level experiment preceded what would later become a national law.

Which of the following best describes the result of Wyoming’s decision in 1869?

A. In an effort to influence national voting policy, Wyoming became the first state to grant voting rights to women.



B.

In an effort to publicize their state to settlers, Wyoming ended up laying the groundwork for a new national policy.

The passage states, “Wyoming, in an effort to attract more women settlers, became the first state to grant voting rights to women,” and “the motive for this decision may have been more about free publicity than equality,” but it “preceded what would later become a national law.”

C. In an effort to promote voter equality, Wyoming ended up publicizing their state to women settlers.

D. In an effort to directly challenge federal government power, Wyoming granted women voting rights.

4. The Constitution does not mention marriage. Because of this, marriage rights were originally passed on to state governments to regulate. This meant the federal government had no say over who could marry. Each state could decide to legalize or ban same-sex marriage. This was the case until 2015, when **Obergefell v. Hodges** was brought to the Supreme Court. In this case, couples from four states claimed their states' refusal to recognize same-sex marriages as legal violated the Equal Protection Clause and Due Process Clause of the 14th Amendment. In a 5-4 majority decision, the Court held that denial of marriage rights violated the Due Process Clause. This clause states that no state can "deprive any person of life, liberty, or property, without due process of law." In the Court's opinion, marriage is a fundamental liberty. This decision legalized same-sex marriage nationwide even though marriage rights are not listed as an enumerated power.

Which of the following best describes the Supreme Court's reasoning in **Obergefell v. Hodges**?

- A. The Supreme Court ruled that the denial of marriage rights did not violate any clause of the 14th Amendment, but same-sex marriage should be legalized anyway.
- B. The Supreme Court ruled that the denial of marriage rights was within the power of each state under the Tenth Amendment, and therefore bans on same-sex marriage could continue.
- ☒ C. The Supreme Court ruled that the denial of marriage rights violates the Due Process Clause of the 14th Amendment, and therefore states could no longer elect to ban same-sex marriage.
- D. The Supreme Court ruled that the denial of marriage rights did not violate the Equal Protection Clause of the 14th Amendment, and therefore bans on same-sex marriage could continue.

The passage states, "In a 5-4 majority decision, the Court held that denial of marriage rights violated the Due Process Clause," and "This decision legalized same-sex marriage nationwide."

5. In Culver, Oregon, there are two streets with unique names. These connecting streets are called This Way Lane and That Way Lane. This isn't a joke—those are actual street names and an example of the Tenth Amendment at work. Since the right to name streets is not listed as an enumerated power, local governments can name streets in their town or city without federal government input. They can create rules, guidelines, and themes to help with the selection process. For example, a part of Philadelphia has numerous streets named after different types of trees. If a town's government decided to, they could hold a street naming contest in which residents come up with names for a new street. So if you ever find yourself near Caldwell, Idaho, be sure to take a drive down Chicken Dinner Road.

Which of the following is NOT true about street names?

A. Street names may be picked by local residents.



B.

Street names are subject to federal approval.

The passage states, "Since the right to name streets is not listed as an enumerated power, local governments can name streets in their town or city without federal government input."

C. Street names are decided by the local government.

D. Street names may be subject to specific guidelines.