

U.S. Constitution, Art. 6, Sec. 2;

"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."

There are 2 phrases of operation in this section which place distinct and clear limits on the construction and enactment of all laws and treaties. They are; "laws which shall be made in pursuance thereof" and, "all treaties made, or which shall be made, under the authority of the United States,"

"pursuance" means in consequence, conformable, agreeable with, or following out or after, according to.

"under" means controlled by, below, beneath, inferior, subordinate to.

Remembering that the intent of this Constitution is to DIVIDE, LIMIT, BALANCE, and REGULATE the POWERS OF GOVERNMENT, it is more than clear that the above Article 6, Section 2, DELEGATES NO POWER WHATEVER WHICH WOULD ALLOW THE CONGRESSMEN AND THE PRESIDENT THE AUTHORITY TO ALTER THE ENTIRE STRUCTURE OF OUR CONSTITUTIONAL FORM OF GOVERNMENT AT WILL!

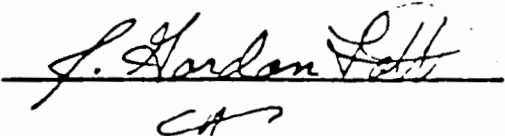
Please show me where I am wrong.

(UNDER "Pluralist Philosophy" this "POWER to CHANGE" can be "CREATED")

"THE POWERS OF PLURALISM ARE UNLIMITED"! PRESUMPTIONS OF THE ELITE ARE SUPREMET

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Sincerely,

  
CA

U.N. RESOLUTIONS HAVE NO FORCE OF LAW  
The "Powers of the United Nations Charter"  
claimed and being used in the United States  
ARE UNCONSTITUTIONAL!