

"GULLIBLE'S TRAVAILS"

The Federalist Papers

Cohens v Virginia
USC-19-264

There are far too few of us today who understand what the Federalist Papers have to say and realize their importance.

The following is an excerpt from the courts opinion in the case of Cohens v Virginia, U.S. Supreme Court, 19-264, delivered by Mr. Chief Justice, John Marshall, the considered dean of American Jurists.

"The opinion of the Federalist has always been considered as of great authority. It is a complete commentary on our constitution; and is appealed to by all parties in the questions to which that instrument has given birth. Its intrinsic merit entitles it to this high rank; and the part two of its authors performed in framing the constitution, put it very much in their power to explain the views with which it was framed."

If you want to know the United States Government, this is your beginning point, The Federalist Papers, the ONLY AUTHORITY OF ANALYSIS THAT ORIGINATES FROM THE FRAMERS OF OUR CONSTITUTION.

They knew exactly what they were putting together and why. The Federalist Papers is THEIR EXPLANATION THAT YOU SHOULD KNOW, for at this point in time you stand to lose that which was given in the framing of our Republic, independence, Liberty, and Personal freedom. If these are lost, all else matters nothing, for subjects we will to the arbitrary will of the few.

The case of a state which pays off its own debts with paper money, no more resembles this than do those to which we have already adverted. The courts have no jurisdiction over the contract. They cannot enforce it, nor judge of its violation. Let it be that the act discharging the debt is a mere nullity, and that it is still due. Yet the federal courts have no cognizance of the case. But suppose a state to institute proceedings against an individual, which depended on the validity of an act emitting bills of credit; suppose a state to prosecute one of its citizens for refusing paper money, who should plead the constitution in bar of such prosecution. If his plea should be overruled, and judgment rendered against him, his case would resemble this; and, unless the jurisdiction of this court might be exercised over it, the constitution would be violated, and the injured party be unable to bring his case before that tribunal to which the people of the United States have assigned all such cases.

From the courts opinion delivered by Mr. Chief Justice Marshall.

"The Federalist Papers"

The Basic "Rule Book" of the Mortal
"Playing Field" called "America"

NO MORTALS CAN HAVE
A RIGHT OF SUPERIOR WILL
OVER OTHERS! IMPOSITION OF
WILL CONSTITUTES AN
ACT OF CRIME!

"The Federalist Papers" By Hamilton, Madison, and Jay: The Mentor Publishing Edition is the best for study for it has a quick reference page numbered Constitution that explains the nature of each Clause in the structure of our Government and THESE LAWS WHICH GOVERN "THE GOVERNMENT" ONLY, NOT THE PEOPLE !!!!!