THE JUDICIAL BRANCH AND ARTICLES IV-VII

Cases for the Supreme Court

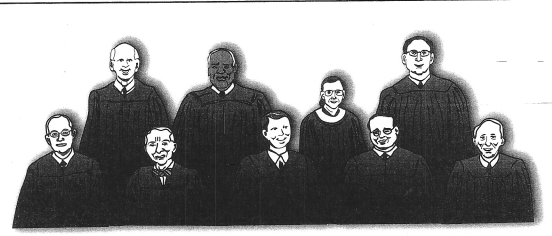
(See Article III, Section 2)

The Constitution tells the federal courts exactly what types of cases they can hear. The Supreme Court only has the jurisdiction, or power to hear cases, that the Constitution gives it. For example, the Supreme Court does not handle divorce cases, but the Constitution says the Court may hear cases involving two or more individual state governments.

The kinds of cases the federal and Supreme Courts may hear are cases coming from any question involving: 1) the Constitution, 2) federal laws, 3) treaties, and 4) laws governing ships. The courts may also hear cases coming from people concerning: 1) ambassadors or public ministers, 2) the United States government itself, 3) two or more state governments, 4) citizens of different states, and 5) a state or its citizens versus a foreign country or foreign citizen.

These cases are what are known as *original jurisdiction*. Under *appellate jurisdiction*, the Supreme Court can only hear a case after it has gone through the court system first (the district courts and the appeals courts, or the state supreme court). Only after these lower courts have heard the case can the Supreme Court respond.

If a case has made it through the court system and wishes to be heard by the Supreme Court, the lawyers must submit to the nine justices what is called a *writ of certiorari* (cert). A writ of cert is a formal request to the Supreme Court to hear a case. The justices vote and either accept or reject that request based upon the possible impact of the case on society, or simply because of the large number of cases they have to hear. If a case is decided by the Supreme Court, it has traveled a long way to get there!



There are eight associate justices and one chief justice on the Supreme Court.

| Understanding the U.S. Constitution | The Judicial Branch and Articles IV-VI | |
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THE JUDICIAL BRANCH AND ARTICLES IV-VIII

Cases for the Supreme Court Challenges

| | Define: |
|-----|---|
| • | Jurisdiction: |
| - | |
| | List nine types of cases the Supreme Court and federal courts have jurisdiction over: |
| į | a) |
| | b) |
| (| c) |
| | d) |
| -1 | e) |
| | f) |
| . (| g) |
| | h) |
| | i) |
| , | What is original jurisdiction? |
| | ,,,, <u>a</u> ,,,, |
| | |
| | What is appellate jurisdiction? |
| | What is appellate jurisdiction: |
| | |
| | |
| | What is a writ of certiorari? |
| | |

PROJECT:

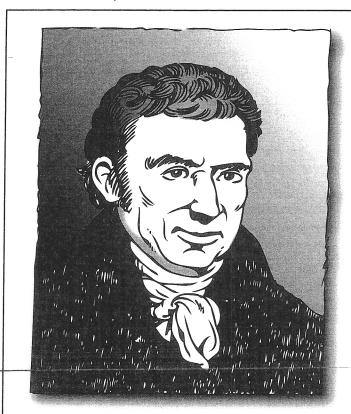
Take a case beginning in the United States District Court and trace it to the Supreme Court.

THE JUDICIAL BRANCH AND ARTICLES IV-VII

Judicial Review and Treason

(See Article III, Section 3)

There are two important legal concepts that need to be discussed at this point, the first of which is called judicial review.



John Marshall, chief justice from 1801 to 1835, was responsible for broadening the powers of the Supreme Court, especially the power of judicial review.

We saw in the last lesson what types of powers the Supreme Court has. In 1803, in a case before the Supreme Court, another important power of the Supreme Court was established. That was the power to declare a law *unconstitutional*, meaning the law goes against the Constitution of the United States.

For example, we know the Constitution states that there should be two senators from each state. If Congress passed a law saying there should only be one senator from a state, the Supreme Court could look at that law and declare it unconstitutional. That means Congress's law is void because the Constitution is more important and is the supreme law of the land. This process of checking the laws is known as *judicial review*. The job of the Supreme Court is to review the laws of our country.

Another concept mentioned by the Constitution is that of *treason*. Treason is defined as carrying on war against the United States and/or giving help to the nation's enemies. Treason is a very serious crime, and it is one of the charges that may be

involved in the impeachment process. In order to be convicted of treason, two witnesses must testify to the same story, and/or the accused must make a confession in a courtroom.

To quickly review, we've seen the three branches of our federal government. The legislative branch makes our laws, the executive branch carries out our laws, and the judicial branch defines our laws. There are many people who make our laws and help run our country, just as there are many who defend our rights and freedoms as Americans.

Name: _____

Date: _____

THE JUDICIAL BRANCH AND ARTICLES IV-VII

Judicial Review and Treason Challenges

| 1. | Define: |
|----|---|
| | Unconstitutional: |
| | Treason: |
| 2. | The process of checking the laws of our land is called: |
| 3. | What does it mean when the Supreme Court declares a law "unconstitutional"? |
| | |
| 4. | Give an example of an act of treason. |
| | |
| 5. | What must happen in court for a person to be convicted of treason? |
| | |
| 6. | What does the executive branch do? |
| 7. | What does the judicial branch do? |
| 8. | What does the legislative branch do? |
| 9. | What do you suppose would happen if the concept of treason didn't exist? |
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