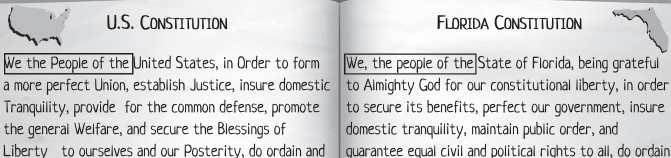
#### If You've Seen One . . .

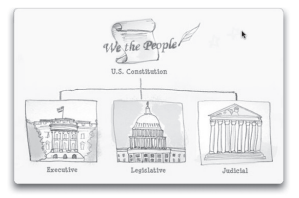
... you have not seen them all! State constitutions usually have many things in common with the United States Constitution, but there are many differences too. The U.S. Constitution begins with a *Preamble* that introduces the Constitution and explains its purpose. The Florida Constitution, for example, also has a preamble.

**Activity:** Compare the Preamble of the U.S. Constitution with the Preamble of the Florida Constitution. Box the parts that are *the same* in both documents.

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guarantee equal civil and political rights to all, do ordain establish this Constitution for the United States of and establish this constitution.



#### **Government Rules!**

Just as the U.S. Constitution gives the rules for how the U.S. government should run, state constitutions give rules for how a state government should run. Like the U.S. Constitution, state constitutions describe the branches of government that the state will have. Often these branches are very similar, but if you take a closer look you will find differences.

**Activity:** Compare how the government is set up in the U.S. Constitution with how the state government is set up by the Florida Constitution. This time, underline the parts that are different.

U.S. CONSTITUTION	FLORIDA CONSTITUTION	
The executive Power shall be vested in a <u>President of</u> <u>the United States of America</u> .	The <u>supreme</u> executive power shall be vested in a <u>governor</u> .	
The judicial Power of the United States shall be vested in one Supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish.	The judicial power shall be vested in a supreme court, district courts of appeal, circuit courts and county courts.	

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Name:

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U.S. CONSTITUTION	FLORIDA CONSTITUTION	
All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.	The legislative power of the state shall be vested in a legislature of the State of Florida, consisting of a senate and a house of representatives	
The Senate of the United States shall be composed of two senators from each State, chosen for six Years	Senators shall be elected for terms of four years	
The House of Representatives shall be composed of Members chosen every second year	Members of the house of representatives shall be elected for terms of two years	
All Bills for raising Revenue shall originate in the House of Representatives	Any bill may originate in either house	
Every bill which shall have passed the House of Representatives and the Senate, shall, before it become a Law, be presented to the President of the United States; If he approve he shall sign it, but if not he shall return it If any Bill shall not be returned within ten Days the Same shall be a Law	Every bill passed by the legislature shall be presented to the governor for approval and shall become a law if the governor approves and signs it, or fails to veto it within seven consecutive days after presentation.	
[S]uch District (not exceeding ten Miles square) as may, by Cession of particular States, become the Seat of Government of the United States	The seat of government shall be the City of Tallahassee, in Leon County	

#### **Everybody's Got Rights**

State constitutions also contain many of the same rights and guarantees you see in the U.S. Constitution. The U.S. Constitution is the supreme law of the land and cannot be violated. That means state constitutions cannot give state citizens fewer rights than the U.S. Constitution gives. However, state constitutions can guarantee *more* rights than the U.S. Constitution does. For example, a state constitution might give more protection for a right that is also in the U.S. Constitution. A state constitution might also include additional rights that are not found in the U.S. Constitution. Finally, a state constitution might include rules about things that are unique to that state, such as how the state's natural resources should be preserved.





Name:

**Activity:** To see how a state constitution might offer similar yet different rights than the U.S. Constitution, compare the U.S. Constitution with parts of the Florida Constitution. <u>Underline</u> the *main difference* in Florida's constitution (don't get too nitpicky), then <u>check</u> the statement that best describes the difference.

U.S. CONSTITUTION	FLORIDA CONSTITUTION	EXPLAIN THE DIFFERENCE:
No state shall deny to any person within its jurisdiction the equal	All natural persons, <u>female and</u> <u>male alike</u> , are equal before the	The right being discussed is equality before the
protection of the laws.	law.	<ul><li>Florida's constitution gives</li><li>more protection</li><li>the same protection.</li></ul>
The right of citizens of the United States to vote shall not be denied on account of race,[or] on account of sex[or to citizens] who are eighteen years of age or older	No person shall be deprived of any right because of race, religion, national origin, or physical disability.	<ul> <li>The U.S. Constitution talks about the right to, while the Florida constitution talks about right.</li> <li>The Florida constitution gives</li> <li>more protection</li> <li>the same protection.</li> </ul>
	All working Floridians are entitled to be paid a minimum wage	Does the U.S. Constitution mention a minimum wage? Yes I No
Congress shall make no law abridging the freedom of speech, or of the press	Every person may speak, write and publish sentiments on all subjects but shall be responsible for the abuse of that right. No law shall be passed to restrain or abridge the liberty of speech or of the press.	The right being discussed is freedom of and of the Both constitutions forbid passing that limit these rights. The Florida constitution says people can't these rights.
A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.	The right of the people to keep and bear arms in defense of themselves and of the lawful authority of the state shall not be infringed, except that the manner of bearing arms may be regulated by law.	The right being discussed is the right to Florida's constitution allows the state to limit the right to bear arms. how people bear arms.
$\times$	No gill nets or other entangling nets shall be used in any Florida waters.	Does the U.S. Constitution mention fishing nets? Yes No

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Name:

U.S. CONSTITUTION	FLORIDA CONSTITUTION	EXPLAIN THE DIFFERENCE:
No person shall be subject for the same offence to be twice put in jeopardy of life or limb; nor compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property without due process of law	No person shall be deprived of life, liberty or property without due process of law, or be twice put in jeopardy for the same offense, or be compelled in any criminal matter to be a witness against oneself.	The rights being discussed are due, double , and being a against yourself. The Florida constitution gives Inore protection In the same protection.
The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated	The right of the people to be secure in their persons, houses, papers and effects against unreasonable searches and seizures, and against the unreasonable interception of private communications by any means, shall not be violated.	Both constitutions guarantee freedom from unreasonable and  The Florida constitution also guarantees freedom from unreasonableof private
	Adequate provision shall be made by law for a uniform, efficient, safe, secure, and high quality system of free public schools that allows students to obtain a high quality education	The Florida constitution requires the state to maintain a system of 
Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof	There shall be no law respecting the establishment of religion or prohibiting or penalizing the free exercise thereof. Religious freedom shall not justify practices inconsistent with public morals, peace or safety.	The right being discussed is the freedom of Florida's constitution says people cannot practice religion in a way that is immoral not peaceful unsafe all of the above
	Those in the Everglades Agricultural Area who cause water pollution shall be primarily responsible for paying the costs of the abatement of that pollution.	Does the U.S. constitution mention cleaning up pollution?

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#### We Need a Little Change Around Here

Nothing stays the same—not even constitutions. Changing a constitution is a big deal. That's because a constitution is the foundation for all the other laws in the country or in a state. Because constitutions are so important, it's not easy to change them. They don't pull a constitutional amendment out of a hat! Usually there is a complicated procedure that requires many people to agree on the proposed amendment. There are two main steps to amending (changing) most constitutions: proposing (suggesting) an amendment and ratifying (approving) the amendment.

Compare the methods for amending the U.S. Constitution with the methods for amending Virginia's Constitution.

	U.S. CONSTITUTION	VIRGINIA CONSTITUTION
STEP 1: Proposing an Amendment	<u>Method 1</u> : Two-thirds of the members of both the Senate and the House of Representatives vote to propose an amendment	<u>Method 1</u> : Either the state senate or the state house of delegates (like a house of representatives) proposes an amendment, and a majority of members of both houses vote to approve the idea
	<u>Method 2</u> : the legislatures in 2/3 of the states vote to propose an amendment	<u>Method 2</u> : Two-thirds of the members of both the Senate and the House of Delegate vote to call a convention for proposing an amendment
STEP 2: Ratifying an Amendment	<u>Method 1</u> : the legislatures in three- fourths (3/4) of the states vote to approve the amendment <u>Method 2</u> : Three-fourths of the states hold conventions that vote to approve the amendment	<u>Method 1</u> : After the next election of the House of Delegates, both the Senate and the House of Delegates vote to approve the amendment. Finally, the amendment is put on a ballot for the voters. If the voters approve the amendment, it becomes part of the constitution.

*Compare:* There is one major way that ratifying Virginia's constitution is different from ratifying the U.S. constitution. What is that major difference? Why do you think we don't do that for ratifying the U.S. Constitution?

