

**Congress** is in charge of all laws in Article 1, Section 8, 1 to 18; and all other laws vested by Congress in the governing of the United States. They are in charge of all departments and officers. A President is only an OFFICER of the United States. The Framers (of the Constitution) did not intend for Presidents to have full power and authority (that would be a king). They gave that to Congress. All Presidential Executive Orders must be in pursuance of the U.S. Constitution, the SUPREME law of the Land via Article VI, Clause 2 that says all laws of the United States must be in pursuance of the U.S. Constitution **to be valid is to be followed by all judges.**



## Notes and Further Reading

<http://connection.ebscohost.com/us/immigration-restrictions/history-immigration-laws-us>

The U S Constitution

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<http://www.cfabamerica.com/>

# IMMIGRATION

## *The FACTS*



Immigration policies are a state issue the Federal government has NO AUTHORITY in dealing with Immigration. When you are no longer taught Civics and the Constitution in school then lies and deception become the norm and tyranny ensues. *A people who have no idea of their rights can not fight for them.*

President Obama's immigration Executive Orders and speech is invalid via the U.S. Constitution. There are no laws written in the U.S. Constitution that gives a President, Congress, United States or Federal Judges any powers to bring non-citizens to America. The Framers of the Constitution gave migrant and importing persons for work to the States (Article 1, Section 9, Clause 1, the first 19 words) {The Migration or Importation of such Persons as any of the States now existing shall think proper to admit,} A President's powers are extremely limited! It is supported by Article IV, Section 4, that says the United States shall protect each State from invasion, Article VI, Clause 2 that says all laws must follow the Constitution, Amendment X, that says anything NOT written for the United States belongs to the States and the People.

Amendment XI, says that "If you are a Citizen or Subject of a Foreign State, YOU CANNOT SUE ANY STATE OF THE UNITED STATES IN U.S. COURTS."

Amendment XIV says States are in charge of ANY person. It defines non-citizens under the jurisdiction of the State they are in. Only those born or naturalized are under the jurisdiction of the United States. **A President does not have the power to grant federal amnesty or pardons to non-citizens.** Only the state the immigrant is in can pardon them for being in that State illegally. The President is to carry out Orders from Congress and deport those who have been found to be guilty of entering America illegally. A President can not throw a blanket plan of pardons and tell illegal invaders that they can stay in an American State; that is **INSURRECTION AGAINST THE CONSTITUTION, AIDING ENEMIES OF AMERICA AND THAT IS TREASON.**

## **Solution:**

Congress must send out arrest warrants for any and all officers of the United States for all Comprehensive Immigration Laws and Comprehensive citizenship as neither is in the Constitution. Congress must establish a Citizenship Investigation Office (CIO) and call in all new citizens to ensure that they follow constitutional citizenship and naturalization in Chapter 2, Part L, Volume 12- Grounds for Revocation of Naturalization that says naturalization must be attached to the U. S. Constitution. The comprehensive naturalization is not attached to the U.S. Constitution and must be revoked. They will lose voting rights! To be an immigrant, one must be registered with a State; and sworn in as a legal resident of that State to be granted naturalizing as a Citizen of the United States of America!