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Article 3 section 2 of <u>this</u> Constitution contrasts an Original Jurisdiction with that of a Maritime Jurisdiction stating that <u>This</u> Constitution, is to rise from under <u>This</u> Constitution as of Fact! Seen as <u>This</u> and <u>This</u> constitution is reflected (also) in Article 6.

Which in turn makes <u>This</u> Constitution, in hindsight, to be viewed "*retrospectively*" as a Bill of Attainder, as a Letter of Marque, recognized as a Reprisal.

Hypocritically, <u>This</u> constitution is in violation in/of itself, conflicting itself in Article 1 section -9 and 10, throwing the entire political establishment into a state of Constitutional Default! CHICANERY THIS GOVERNMENT BEING BASED IN A LESS THAN EFFICIENT CONSTITUTION IN ARTICLE 7. In an "<u>Maritime Act</u>" of Self-Evident Constitutional Fraud, Bigotry, Sacrilege and Blaspheme, The supplanting of such political indignation is a "High Seas" Constitutional crime.

IN THE COURSE OF TIME !

<u>This</u> government Held in "Secrecy" as a political "Black out" operation in Article 1 section 5. *Multigenerationally propagated*, Assailed by George Washington, as Encompassed in his Farewell Address,

Recognized as a Ship of War (again) in Article 1 section 10.

Birthing itself as a Despotic water Jurisdiction under the 14<sup>th</sup> Amendment using its Maritime law. "Tyrannically" in pursuit of "disestablishing" the Religion of Christianity as based on the reclaimed water <u>variance</u> application.

Having This "Maritime Tact" legally navigated on a defective constitution, **here** fallen into default! And, Hoping to (twice) double-down on its deception, is beyond a reasonable doubt not a legitimate government as of 246 years ago.

SUCH POLITICAL POLDERS SHALL NOT BE BINDING UPON THIS LAND.