Magruder’s American Government

CHAPTER 11
Powers of Congress
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Powers of Congress

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The Scope of Congressional Powers

• What are the three types of congressional power?

• How does strict construction of the U.S. Constitution on the subject of congressional power compare to liberal construction?
The Constitution grants Congress a number of specific powers in three different ways.

(1) The **expressed powers** are granted to Congress explicitly in the Constitution.

(2) The **implied powers** are granted by reasonable deduction from the expressed powers.

(3) The **inherent powers** are granted through the Constitution’s creation of a National Government for the United States.
Strict Versus Liberal Construction

**Strict Constructionists**

- **Strict constructionists**, led by Thomas Jefferson, argued that Congress should only be able to exercise (1) its expressed powers and (2) those implied powers absolutely necessary to carry out those expressed powers.

**Liberal Constructionists**

- **Liberal constructionists**, led by Alexander Hamilton, favored a liberal interpretation of the Constitution, a broad interpretation of the powers given to Congress.
1. The Constitution grants all of the following powers to Congress EXCEPT
   (a) the expressed powers.
   (b) the inherent powers.
   (c) the monarchical powers.
   (d) the reserved powers.

2. Strict constructionists favored Congress exercising
   (a) only the expressed powers and those implied powers necessary to carry out the expressed powers.
   (b) unlimited power.
   (c) only the powers granted to it by State constitutions.
   (d) powers granted to Congress through acts of the President.

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The Expressed Powers of Money and Commerce

- What powers does Congress have to tax?
- How does Congress use its power to borrow money?
- How important is Congress’s commerce power?
- Why did the Framers give Congress the power to issue currency?
- How does the bankruptcy power work?
The Constitution gives Congress the power:

“To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defense and general Welfare of the United States....”

—Article I, Section 8, Clause 1
Limits on the Taxing Power

A **tax** is a charge levied by government on persons or property to meet public needs.

The Constitution places four limits on Congress’s power to tax:

<table>
<thead>
<tr>
<th>(1) Congress may tax only for public purposes, not for private benefit.</th>
<th>(2) Congress may not tax exports.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(3) Direct taxes must be apportioned among the States, according to their populations.</td>
<td>(4) Indirect taxes must be levied at a uniform rate in all parts of the country.</td>
</tr>
</tbody>
</table>
Federal Spending


1981

1991

2001 *

KEY
National Defense
Net Interest
Income Security
Education and Training
Veterans’ Benefits and Services
Transportation
Social Security
Health and Medical
Other

SOURCE: Tax Foundation
* Projected

Chapter 11, Section 2
The Borrowing Power

• Article I, Section 8, Clause 2 gives Congress the power “[t]o borrow Money on the credit of the United States.”

• **Deficit financing** is the practice of spending more money than received in revenue and borrowing to make up the difference.

• The **public debt** is all of the money borrowed by the government over the years and not yet repaid, plus the accumulated interest on that money.
The Commerce Power

The commerce power—the power of Congress to regulate interstate and foreign trade—is granted in the Commerce Clause of the Constitution.

The Constitution places four limits on Congress’s use of the commerce power:

<table>
<thead>
<tr>
<th>Limit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>Congress cannot tax exports.</td>
</tr>
<tr>
<td>(2)</td>
<td>Congress cannot favor the ports of one State over those of any other in the regulation of trade.</td>
</tr>
<tr>
<td>(3)</td>
<td>Congress cannot require that “Vessels bound to, or from, one State, be obliged to enter, clear or pay Duties in another.”</td>
</tr>
<tr>
<td>(4)</td>
<td>Congress could not interfere with the slave trade (through 1808).</td>
</tr>
</tbody>
</table>
The Currency and Bankruptcy Powers

The Currency Power

- Article I, Section 8, Clause 5 gives Congress the power “[t]o coin Money [and] regulate the value thereof.”
- **Legal tender** is any kind of money that a creditor must by law accept in payment for debts.

The Bankruptcy Power

- Article I, Section 8, Clause 4 gives Congress the power “[t]o establish...uniform Laws on the subject of Bankruptcies throughout the United States.”
- **Bankruptcy** is the legal proceeding in which the bankrupt person’s assets are distributed among those to whom a debt is owed.
Section 2 Review

1. Which of the following is a limit on Congress’s power to tax?
   (a) only being allowed to tax for private purposes
   (b) not being allowed to tax imports
   (c) apportioning all direct taxes equally among the States based on population
   (d) only being allowed to tax businesses

2. The commerce power gives Congress the right to
   (a) regulate interstate and foreign trade.
   (b) establish proceedings for bankruptcies.
   (c) practice deficit financing.
   (d) create a national currency.

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SECTION 3
Other Expressed Powers

• What are the key sources of Congress’s foreign relations powers?

• How does the power-sharing agreement between Congress and the President on the issues of war and national defense work?

• What other key powers can Congress exercise?
Foreign Relations and War Powers

• Congress has the inherent power to act on matters affecting the security of the nation.

• Congress’s war powers are extensive and substantial, including: the power to raise and support armies, to provide and maintain a navy, and to organize, arm, and discipline the military.

• Congress also has the power to restrict the use of American forces in combat in areas where a state of war does not exist (War Powers Resolution of 1973).
Naturalization

**Naturalization** is the process by which citizens of one country become citizens of another.

The Postal Power

Article I, Section 8, Clause 7 says that Congress has the power “[t]o establish Post Offices and post Roads.”

Copyrights and Patents

A **copyright** is the exclusive right of an author to reproduce, publish, and sell his or her creative work.

A **patent** grants a person the sole right to manufacture, use, or sell “any new and useful art, machine, manufacture, or composition of matter.”
More Expressed Powers

Weights and Measures

Congress has the power to “fix the Standard of Weights and Measures” throughout the United States.

Judicial Powers

Congress may create all of the federal courts below the Supreme Court and structure the federal judiciary.

Congress may also define federal crimes and set punishment for violators of federal law.

Power Over Territories and Other Areas

Congress has the power to acquire, manage, and dispose of various federal areas.

One way of acquiring property is through eminent domain, the inherent power to take private property for public use.
### Congressional Powers Expressed in Article 1, Section 8

<table>
<thead>
<tr>
<th><strong>Peacetime Powers</strong></th>
<th><strong>War Powers</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Clause</strong></td>
<td><strong>Provision</strong></td>
</tr>
<tr>
<td>1</td>
<td>To establish and collect taxes, duties, and excises</td>
</tr>
<tr>
<td>2</td>
<td>To borrow money</td>
</tr>
<tr>
<td>3</td>
<td>To regulate foreign and interstate commerce</td>
</tr>
<tr>
<td>4</td>
<td>To create naturalization laws; to create bankruptcy laws</td>
</tr>
<tr>
<td>5</td>
<td>To coin money and regulate its value; to regulate weights and measures</td>
</tr>
<tr>
<td>6</td>
<td>To punish counterfeiters of federal money and securities</td>
</tr>
<tr>
<td>7</td>
<td>To establish post offices</td>
</tr>
<tr>
<td>8</td>
<td>To grant patents and copyrights</td>
</tr>
<tr>
<td>9</td>
<td>To create courts inferior to the Supreme Court</td>
</tr>
<tr>
<td>10</td>
<td>To define and punish crimes at sea and violations of international law</td>
</tr>
<tr>
<td>11</td>
<td>To exercise exclusive jurisdiction over the District of Columbia and other federal properties</td>
</tr>
<tr>
<td>18</td>
<td>To make all laws necessary and proper to the execution of any of the other expressed powers</td>
</tr>
</tbody>
</table>
Section 3 Review

1. The process by which a citizen of one country becomes a citizen of another is known as
   (a) acquisition.
   (b) copyright law.
   (c) eminent domain.
   (d) naturalization.

2. All of the following are part of Congress’s war powers EXCEPT
   (a) the power to provide and maintain a navy.
   (b) the power to raise and support armies.
   (c) the power of eminent domain.
   (d) the power to discipline the military.

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SECTION 4
The Implied Powers

• How does the Necessary and Proper Clause give Congress flexibility in lawmaking?

• What key developments have occurred in the battle over the implied powers of Congress?
The Necessary and Proper Clause gives to Congress the power:

“To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.”

—Article I, Section 8, Clause 18
The Battle Over Implied Powers

- The formation of the Bank of the United States spawned controversy between strict and liberal constructionists.

- In *McCulloch v. Maryland*, 1819, the formation of the Second Bank of the United States was challenged by strict constructionists.

- Chief Justice John Marshall ruled in favor of the Second Bank, giving sweeping approval to the concept of implied powers.
The Implied Powers of Congress

1. The expressed power to borrow money implies the power to establish the Federal Reserve System of banks.
2. The expressed power to lay and collect taxes implies the power:
   - to punish tax evaders
   - to regulate (license) the sale of some commodities (such as alcohol) and outlaw the use of others (such as narcotics)
   - to require States to meet certain conditions to qualify for federal funding
3. The expressed power to raise armies and a navy implies the power:
   - to draft Americans into the military
4. The expressed power to regulate commerce implies the power:
   - to establish a minimum wage
   - to ban discrimination in workplaces and public facilities
   - to pass laws protecting the disabled
   - to regulate banking
5. The expressed power to establish naturalization law implies the power:
   - to regulate and limit immigration
   - to prohibit mail fraud and obstruction of the mails
   - to bar the shipping of certain items through the mails

Chapter 11, Section 4
Section 4 Review

1. The basis for the implied powers of Congress is found in
   (a) the Necessary and Proper Clause.
   (b) the Implied Clause.
   (c) the Articles of Confederation.
   (d) the Supremacy Clause.

2. The Supreme Court upheld the idea of implied powers in its ruling in
   (a) Marbury v. Madison, 1803.
   (b) Dred Scott v. Sandford, 1857.
   (c) McCulloch v. Maryland, 1819.
   (d) Ex parte Milligan, 1866.

Want to connect to the Magruder’s link for this section? Click Here!
• What is Congress’s role in amending the Constitution and in deciding elections?
• What is Congress’s impeachment power, and how has it been used in the past?
• What are Congress’s executive powers?
• What is Congress’s investigatory power?
Constitutional Amendments and Electoral Duties

Constitutional Amendments

• Article V gives Congress the power to propose amendments by a two-thirds vote in each house.

Electoral Duties

• In certain circumstances, the Constitution gives Congress special electoral duties.

• If no candidate for President receives a majority in the electoral college, the House decides the election.

• If no candidate for Vice President receives a majority in the electoral college, the Senate decides the election.

• Also, if the vice presidency is vacated, the President selects a successor, who faces congressional approval by a majority vote in both houses.
Impeachment Power

• The Constitution grants Congress the power of removing the President, Vice President, or other civil officers from their office through impeachment.

• The House has the sole power to impeach, or bring charges against the individual.

• There is then a trial in the Senate. A two-thirds vote of the senators present is needed for conviction.

• The penalty for conviction is removal from office.
Executive Powers

Appointments

- All major appointments made by the President must be confirmed by the Senate by majority vote.
- Only 12 of 600 Cabinet appointments to date have been declined.
- “Senatorial courtesy” is the practice in which the Senate will turn down an appointment if it is opposed by a senator of the President’s party from the State involved.

Treaties

- The President makes treaties “by and with the Advice and Consent of the Senate,... provided two thirds of the Senators present concur.”
- Presently, the President often consults members of the Senate Foreign Relations Committee.
Investigatory Power

Congress may choose to conduct investigations through its standing committees for several reasons:

1. to gather information useful to Congress in the making of some legislation;
2. to oversee the operations of various executive branch agencies;
3. to focus public attention on a particular subject;
4. to expose the questionable activities of public officials or private persons;
5. to promote the particular interests of some members of Congress.
Section 5 Review

1. All of the following are nonlegislative powers of Congress EXCEPT
   (a) selecting the President if no candidate receives a majority in the electoral college.
   (b) nominating Cabinet positions and Supreme Court justices.
   (c) approving executive branch appointments.
   (d) proposing amendments to the Constitution.

2. Which of the following series of events is correct for the impeachment of a government official?
   (a) The Supreme Court holds hearings, the House votes to impeach, a trial is held in the Senate.
   (b) The Senate holds hearings, the Senate votes to impeach, a trial is held in the House.
   (c) The House holds hearings, the House votes to impeach, a trial is held in the Senate.
   (d) none of the above.

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