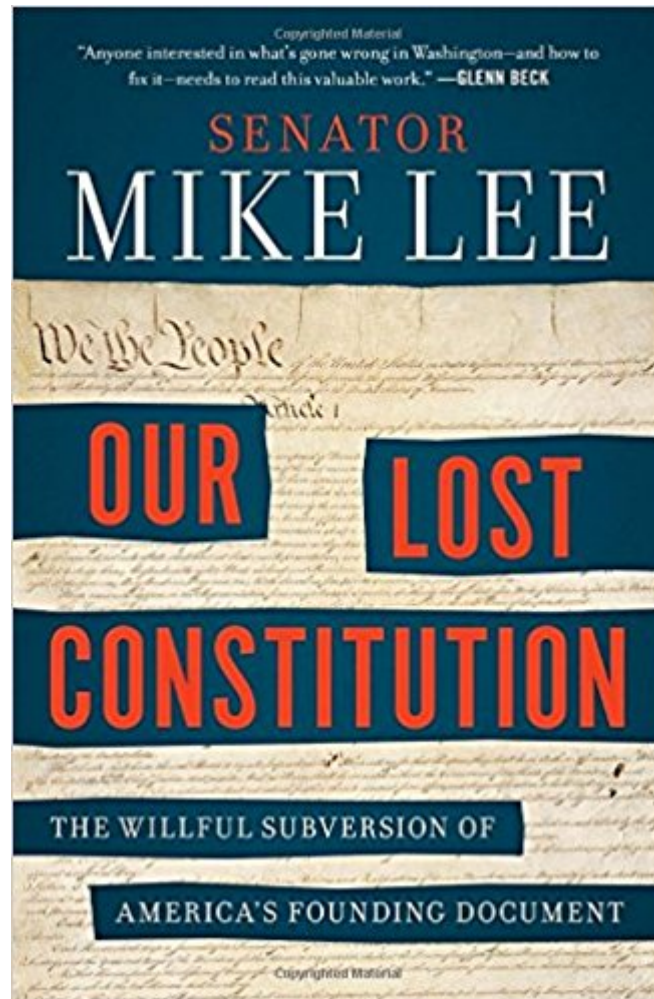


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Our Lost Constitution: The Willful Subversion Of America's Founding Document



Synopsis

The still-unfolding story of America's Constitution is a history of heroes and villains—the flawed visionaries who inspired and crafted liberty's safeguards, and the shortsighted opportunists who defied them. Those stories are known by few today. In *Our Lost Constitution*, Senator Mike Lee tells the dramatic, little-known stories behind six of the Constitution's most indispensable provisions. He shows their rise. He shows their fall. And he makes vividly clear how nearly every abuse of federal power today is rooted in neglect of this Lost Constitution. For example: The Origination Clause says that all bills to raise taxes must originate in the House of Representatives, but contempt for the clause ensured the passage of Obamacare. The Fourth Amendment protects us against unreasonable searches and seizures, but the NSA now collects our private data without a warrant. The Legislative Powers Clause means that only Congress can pass laws, but unelected agencies now produce ninety-nine out of every one hundred pages of legal rules imposed on the American people. Lee's cast of characters includes a former Ku Klux Klansman, who hijacked the Establishment Clause to strangle Catholic schools; the Chief Justice of the Supreme Court, who called the Second Amendment a fraud; and the revered president who began his first of four terms by threatening to shatter the balance of power between Congress and the president, and who began his second term by vowing to do the same to the Supreme Court. Fortunately, the Constitution has always had its defenders. Senator Lee tells the story of how Andrew Jackson, noted for his courage in duels and politics, stood firm against the unconstitutional expansion of federal powers. He brings to life Ben Franklin's genius for compromise at a deeply divided constitutional convention. And he tells how in 2008, a couple of unlikely challengers persuaded the Supreme Court to rediscover the Second Amendment's right to keep and bear arms. Sections of the Constitution may have been forgotten, but it's not too late to bring them back—if only we remember why we once demanded them and how we later lost them. Drawing on his experience working in all three branches of government, Senator Lee makes a bold case for resurrecting the Lost Constitution to restore and defend our fundamental liberties. From the Hardcover edition.

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Customer Reviews

Here is a book about the Constitution that places this seminal document in historical context, explains how selected parts have been overlooked or misinterpreted over the years, and offers some thoughts on how matters can be put right. PART I explains the â œlost clauses,â • relates how they were subverted, and provides examples of recent consequences.â ¢The origination clause (tax bills must originate in the House of Representatives) is described as â œthe compromise that saved the constitutional conventionâ • by persuading the big states to accept a bicameral legislature in which only one house would be selected on the basis of population. Credit the wily elder statesman, Benjamin Franklin, for pulling this rabbit out of his hat. But for the procedural workarounds that have since come into vogue, the controversial GovCare (aka Obamacare) law might not have been enactedâ ¢The legislative powers clause vests the power to make the laws solely in Congress, whereas the president is responsible for executing the laws. Over time, however, it seemed expedient to create government agencies with delegated powers to do most of the actual legislation. The volume of regulations that are adopted by unelected government bureaucrats these days vastly exceeds the volume of legislation passed by Congress. It costs the American public some \$2 trillion per year, by some estimates, to comply with all the regulations on the books.â ¢The First Amendment provides, among other things, that â œCongress shall make no law respecting an establishment of religion.â • Based on a wealth of contemporaneous evidence, the intent was to preclude the federal government from establishing a national religion.

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