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No. 20-56174

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

MATTHEW JONES, et al., Plaintiffs-Appellants,

v.

XAVIER BECERRA, in his official capacity as Attorney General of the State of California, *et al.*, *Defendants-Appellees*,

Appeal from United States District Court for the Southern District of California Civil Case No. 3:19-cv-01226-L-AHG (Honorable M. James Lorenz)

PLAINTIFFS-APPELLANTS' SUPPLEMENTAL BRIEF

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INTRODUCTION

The Court's Order instructs the Parties to address the original public meaning of three specific phrases in the Second Amendment: "A well regulated Militia"; "the right of the people"; and "shall not be infringed." Order at 1. The Supreme Court has already answered the first two of these questions. *District of Columbia v. Heller* held that the original meaning of the phrase "a well regulated Militia" refers to "all ablebodied men," and that the "right of the people" protected by the Second Amendment's original public meaning is "an individual right to keep and bear arms" that presumptively "belongs to all Americans." 554 U.S. 570, 579, 581, 595, 596 (2008). These conclusions about the Second Amendment's original meaning are a binding part of *Heller*'s core reasoning, and this Court has no authority to depart from them.

Heller does not definitively determine the original meaning of the Second Amendment's command that the rights it protects "shall not be infringed," but its meaning cannot be in doubt. In 1791, as today, the command that an action "shall not" be taken imposed a mandatory duty. And in 1791, as today, an "infringement" of a right encompassed a variety of restrictions short of an absolute ban or destruction of the right. Taken together, there can be no question that the original public meaning of this Second Amendment phrase encompasses—and forbids—the restrictions on firearm acquisition imposed by California in this case.

The "data yielded from corpus linguistics," Order at 2, are consistent with these conclusions. While the corpus linguistics methodology has been hailed by a few as bringing the "Big Data revolution" to constitutional interpretation, the method is subject to several significant weaknesses that call its usefulness into serious question. The methodology's central analytical move is a "frequency analysis" that is based on the undefended, and indefensible, assumption that just because an ambiguous word is used more frequently to convey one among two or more possible meanings, that must be the correct original public meaning. Further, there is no guarantee that the "corpora," or collections of texts, that the method relies upon are adequately representative of actual language use. And further still, while the purportedly "quantitative" nature of corpus linguistics analysis gives the method a patina of empirical rigor, at its core the methodology rests on the same, irreducibly subjective intuitions about language meaning as the ordinary process of interpretation.

We have conducted a corpus-linguistics analysis of the three phrases identified by the Court, and we set forth the results below—results that are fully consistent with the conventional evidence of the original public meaning of those phrases (and with the determinations in *Heller*). Because of the weaknesses inherent

¹ Lee J. Strang, *How Big Data Can Increase Originalism's Methodological Rigor: Using Corpus Linguistics to Reveal Original Language Conventions*, 50 U.C. DAVIS L. REV. 1181, 1184 (2017).

in the methodology of corpus linguistics, however, it ultimately sheds little light on the matter—and it certainly can do nothing to upset the interpretation of the Second Amendment adopted by binding Supreme Court precedent.

ARGUMENT

I. The original public meaning of the Second Amendment establishes that the challenged restrictions are unconstitutional.

A. "A well regulated Militia."

In *Heller*, the Supreme Court adopted an explicitly originalist approach to the Second Amendment, interpreting its words to have the meaning that "would ... have been known to ordinary citizens in the founding generation." 554 U.S. at 577. One of the phrases that *Heller* addressed is the Second Amendment's reference to "A well regulated Militia." Based on "founding-era sources" (and prior Supreme Court precedent), the Court held that "the Militia comprised all males physically capable of acting in concert for the common defense," and that "the adjective 'well-regulated' implies nothing more than the imposition of proper discipline and training" on those engaged in militia service. *Id.* at 595-97 (cleaned up).

From this "unorganized" body comprised of "every able-bodied man," the Government had power to call forth "a subset" of the general militia and "organize the units that will make up an effective fighting force." *Id.* But *Heller* makes clear that the original meaning of the Second Amendment does not protect *only* those "state- and congressionally-regulated military forces" that have been called forth. *Id.*

It also, and centrally, prevents the Government from tyrannically "eliminat[ing] a militia consisting of all the able-bodied men" by "disarm[ing] the people." *Id.* at 592, 598; *see also id.* at 578 (prefatory clause "does not limit ... the scope of the operative clause").

Heller's interpretation of the phrase "well regulated Militia" is binding. The case's central holding is that the Second Amendment "guarantee[s] the individual right to possess and carry weapons in case of confrontation." *Id.* at 592. And the Court's interpretation of the phrase "well regulated Militia" in the Amendment's "prefatory clause" is a necessary and important part of the *ratio decidendi* of the case—"the logical chain of conclusions announced" by the Court as a justification for its holding. *Liverpool & G.W. Steam Co. v. Phenix Ins. Co.*, 129 U.S. 397, 439 (1889). It is thus binding unless and until overruled by the High Court itself. *See Seminole Tribe of Florida v. Florida*, 517 U.S. 44, 67 (1996).

Heller thus definitively settles that the original meaning of the Second Amendment's reference to "A well regulated Militia" protects both any specific "organized militia[s]" as well as the general militia that "consists of all able-bodied men." 554 U.S. at 596. And the historical evidence set forth in our prior briefs shows that both the "unorganized" and every organized militia in Founding-era America included 18-to-20-year-olds. See Opening Br. 21-24.

B. "The right of the people."

Heller also conclusively determined "the original public meaning of the Second Amendment phrase[] ... 'the right of the people.' "Order at 1. Based on usages of that phrase elsewhere in the Constitution, the Supreme Court held that the term "the people" "unambiguously refers to all members of the political community, not an unspecified subset," and that the phrase "the right of the people" as a whole refers to a right that "is exercised individually and belongs to all Americans." 554 U.S. at 580-81. Once again, with respect, this Court has no power to adopt a different interpretation of these words.

Law abiding 18-to-20-year-olds are thus plainly part of "the people," as defined by *Heller*, for they are a part of the group of "all Americans." *Id.* at 581. That also necessarily follows from the historical fact, noted above, that 18-to-20-year-olds were part of the militia at the Founding. As *Heller* explains, the Second Amendment phrase "the people" protects a *broader* category of individuals than "the Militia"—which "consisted of a subset of 'the [P]eople' " comprised of "those who were male, able bodied, and within a certain age range." *Id.* at 580. Since 18-to-20-year-olds were within the "subset" of militia members, they logically must also have been within the broader set of "the people" as a whole. *Id.*

C. "Shall not be infringed."

The original public meaning of the third phrase identified by the Court—
"shall not be infringed"—is also clear, and it clearly proscribes the type of restriction at issue in this case.

Founding-era historical materials demonstrate that then, as today, to "infringe" a right encompassed a wide variety of restrictions or limitations more subtle than a complete ban. Samuel Johnson's celebrated 1773 dictionary, for example, defined "to infringe" as including not only "to destroy" but also to "violate," "break," or "hinder." Noah Webster's 1806 Dictionary similarly defined it as "to violate, break, transgress."

Leading Framers used the word in just this way. The Founding generation frequently characterized state debtor-relief measures—short of actual debt cancellation—as "infringing" the rights of creditors. During the 1787 constitutional convention, for instance, Madison complained that "[t]he rights of individuals are infringed by many of the state laws—such as issuing paper money, and instituting a mode to discharge debts differing from the form of the contract."⁴

² "Infringe," in 1 Samuel Johnson, A Dictionary of the English Language (1773).

 $^{^3}$ "Infringe," in Noah Webster, A Compendious Dictionary of the English Language (1806).

⁴ 1 Max Farrand, The Records of the Federal Convention of 1787 327 (1911).

Similarly, Alexander Hamilton, writing in 1795 in support of the Jay Treaty, explained that the "legal impediments" States had imposed on the collection of debts to British lenders "infringe the rights of creditors."⁵

Further evidence comes from *Nunn v. State*—a case *Heller* quoted, extensively relied upon, and praised as an opinion that "perfectly captured the way in which the operative clause of the Second Amendment furthers the purpose announced in the prefatory clause." 554 U.S. at 612. In *Nunn*, the Georgia Supreme Court described the Second Amendment's phrase "shall not be *infringed*" as meaning that the right protected by the provision could not be "curtailed, or broken in upon, in the smallest degree." 1 Ga. 243, 251 (1846).

Historical materials likewise indicate that the original meaning of the word "shall" conveyed a mandatory requirement, meaning "to be obliged [I]t is a duty, it is necessary." As Justice Story explained in *Martin v. Hunter's Lessee*, the word "shall" is distinct from "may" in having "mandatory," "obligatory force" that "is so imperative" that its breach would be "a violation of ... duty." 14 U.S. (1 Wheat.) 304, 327 (1816).

⁵ "The Defence No. XIV," Sept. 9, 1795, in 19 THE PAPERS OF ALEXANDER HAMILTON 245 (Harold C. Syrett ed., 1973), available at https://bit.ly/3rHxBjh.

⁶ "Shall," in 2 Noah Webster, An American Dictionary of the English Language (1828).

Taken together, then, the original public meaning of the Second Amendment's command that the rights it protects "shall not be infringed" is clear: the Government is under a mandatory duty to not restrain, impede, hinder, or curtail in the smallest degree the individual right to keep and bear arms. For the reasons set forth in our prior briefs, California's restrictions prohibiting virtually all 18-to-20-year-olds from acquiring most firearms obviously constitutes an impermissible infringement, within the original meaning of this language.

II. The methodology of corpus linguistics suffers from several fatal conceptual difficulties that make it an unreliable guide to the original public meaning of the Second Amendment.

The Court's March 26 Order next instructs the parties to address whether "the tool of corpus linguistics help[s] inform the determination of the original public meaning of th[e]se Second Amendment phrases." Order at 1. Even setting aside the dispositive point that the original meaning of the first two phrases is conclusively resolved by *Heller*, while the corpus linguistics method may or may not have some valid uses, it suffers from several conceptual limitations that fatally undermine the recent efforts by some to use the method to determine the Second Amendment's original public meaning.

A. Legal corpus linguistics' central methodological tool, the "frequency hypothesis," is unsound.

The central tool of legal corpus linguistics is the "sense differentiation" analyses of words or phrases, which codes a large number of uses of the word or

phrase at issue and then compares the number of times it is used in one or another potential sense—with the ultimate goal of finding one sense used in a great enough proportion of cases that it can be declared the "correct" meaning. Corpus linguistics proponents have called this "the most important tool" and the "meat-and-potatoes of determining meaning from corpus analysis," and it was the key move made by the recent "Corpus Linguistics Professors" *amicus brief* filed in the Supreme Court's most recent (abortive) foray into the Second Amendment.⁸

This key tool relies on what Professor Donald Drakeman has called the "frequency hypothesis"—the assumption that "the single meaning for constitutional purposes is the one appearing in the dataset the greatest number of times." And the root difficulty is that this premise is fundamentally contrary to the way we use language.

A central feature of the English language is that many words have different meanings or shades of meaning—what linguists call the phenomenon of "lexical" or

⁷ Thomas R. Lee & James C. Phillips, *Data-Driven Originalism*, 167 U. PA. L. REV. 261, 308-09 (2019).

⁸ Amicus Br. for Corpus Linguistics Professors and Experts at 17, 18, 21, *New York State Rifle & Pistol Ass'n v. City of New York*, No. 18-280, 2019 WL 3824697 (U.S. Aug. 12, 2019).

⁹ Donald L. Drakeman, *Is Corpus Linguistics Better Than Flipping A Coin?*, 109 Geo. L.J. ONLINE 81, 94 (2020)

"semantic ambiguity." The phenomenon is too familiar to need elaboration. Consider the words "left" and "ball." "Left" can refer to the direction (the opposite of "right") or to being abandoned ("left behind"). "Ball" can refer to the spherical object used by children or in sporting events or to a social event that generally includes dancing.

Importantly, not only do many words, like these, have multiple valid meanings, but the particular sense of a word meant in a particular use of language *cannot* be determined simply by looking for a majority use across a collection of texts. A corpus linguistics analysis of modern American English would almost certainly show that the sense of "ball" referring to the spherical object overwhelmingly predominates the sense referring to social galas. But that is *not* because the roundish-tangible-object meaning of "ball" is the *correct* one; it is because modern people *spend a good deal more time writing and talking about sports than elite social gatherings*.

Thus, the nose-counts tabulated by corpus linguistics tell us *nothing* about how ambiguous words are being used on any given occasion. As *Heller* itself explained, "the fact that [a] phrase was commonly used in a particular context does not show that it is limited to that context." 554 U.S. at 588. The meaning of an

¹⁰ See Lawrence B. Solum & Cass R. Sunstein, Chevron As Construction, 105 CORNELL L. REV. 1465, 1472-74 (2020); see also TIMOTHY A.O. ENDICOTT, VAGUENESS IN LAW 54 (2000); STEPHEN ULLMAN, SEMANTICS 156-92 (1962).

ambiguous passage using the word "ball" in a modern, Jane-Austen style novel simply could not be settled by pointing to its predominant meaning in the corpus of other contemporary texts. Instead, the ambiguity would have to be settled in the familiar way that language users have resolved ambiguity for centuries: by examining the passage's context.

The Supreme Court has explained time and again that "[t]he meaning—or ambiguity—of certain words or phrases may only become evident when placed in context." FDA v. Brown & Williamson Tobacco Corp., 529 U.S. 120, 132 (2000). Yet legal corpus linguistics' frequency hypothesis, by its very nature, would instead seek to settle such ambiguities by stripping away the context—and instead determining what an ambiguous word means in a particular text by asking how the word is used, a majority of the time, in completely different contexts. That is not how language works. As Professor Drakeman notes, "Constitutional corpus linguistics theorists employing the frequency thesis need to construct a persuasive argument for why constitutional meaning cannot be found in bona fide, well-attested usages simply because another usage occurs more frequently in documents having nothing to do with the Constitution."

¹¹ Drakeman, *supra*, at 97-98; *see also* Carissa Byrne Hessick, *Corpus Linguistics and the Criminal Law*, 2017 BYU L. REV. 1503, 1508-10.

Indeed, some plainly accepted uses of a word may not appear in a corpus at all. For example, "[t]he blue pitta is a bird found in Asia but not North America. It is no less a bird, and we are no less comfortable calling it a bird just because it does not appear in corpora of American English."12 Similarly, although "in some corpora, there are no examples of airplanes being referred to as 'vehicles,' "13 survey evidence overwhelmingly indicates that ordinary language users consider airplanes to be within the meaning of the word "vehicle." Thus, while the claim that a particular use of a word does not appear at all "[i]in an entire corpus" "seems to have great rhetorical strength," the argument is "fallacious" since "[1]egal corpus linguistics often neglects nonprototypical uses of a term." ¹⁵ Indeed, even two of legal corpus linguistics' most prominent proponents have recently conceded that the fact that a "use ... is not reflected in a corpus (or is even only uncommonly reflected)" does not mean that it "cannot fall within the ordinary meaning of a studied term." ¹⁶

The conceptual difficulties with the frequency hypothesis do not end there.

Even assuming that we should decide the meaning of a word or phrase in the Second

¹² Lawrence M. Solan & Tammy Gales, *Corpus Linguistics as a Tool in Legal Interpretation*, 2017 BYU L. REV. 1311, 1315.

¹³ Kevin P. Tobia, *The Corpus and the Courts*, U. CHI. L. REV. ONLINE (Mar. 21, 2021), https://bit.ly/3sgE1WB.

¹⁴ Kevin P. Tobia, *Testing Ordinary Meaning*, 134 HARV. L. REV. 726, 770 (2020).

¹⁵ Tobia, Testing Ordinary Meaning, supra, at 795.

¹⁶ Thomas R. Lee & Stephen C. Mouritsen, *The Corpus and the Critics*, 88 U. CHI. L. REV. 275, 334 (2021) (cleaned up); *see also id.* at 340.

Amendment by counting noses, we still must know *how great* the preponderance of a particular meaning in the corpus must be before we declare it the "correct" one. Is it sufficient if 99 percent of instances go one way but the alternative meaning is nonetheless used in the remaining one percent? 85 percent? 50.1 percent? A plurality when there are several different available meanings? There is simply no theoretical basis for drawing the line at any of these percentages rather than the other.

B. The patterns of usage identified by corpus linguistics may merely reflect biases in favor of newsworthy or historically salient subjects.

Legal corpus linguistics suffers from another, related problem: a majority usage detected by the corpus linguistics method may be measuring essentially irrelevant social facts—unrelated to the meaning of the word or phrase at issue—that account for the predominance of one use in the corpus rather than another.

For example, many corpora contain large collections of newspaper articles.¹⁷ The content of newspapers is, almost by definition, predominantly focused on contemporary events of newsworthy significance. And the pamphlets and periodicals, correspondence of the Framers, federal and state convention proceedings, and legal texts that make up the "Corpus of Founding Era American"

¹⁷ See "Texts," Corpus of Historical American English (last visited Apr. 23, 2021), https://bit.ly/3fVfZyb; "Texts," Corpus of Contemporary American English (last visited Apr. 23, 2021), https://bit.ly/2PXiepw.

English" (or "COFEA") corpus generally used in Second Amendment research¹⁸ likewise necessarily focus on some types of topics or issues rather than others. The texts collected in available corpora are thus likely to contain a disproportionate number of some usages of words rather than others—not because the minority usages were considered incorrect, and not even necessarily because those usages were less common in contemporary language use, but simply because those usages were less common in discussions of the types of topics that dominated the texts included in the corpora. As Judge Stranch has written, corpus linguistics thus "risk[s] privileging the most newsworthy connotations of a term over its ordinary meaning." Wilson v. Safelite Grp., Inc., 930 F.3d 429 (6th Cir. 2019) (emphasis added) (Stranch, J., concurring).

Similarly, the content of corpora focused on a particular period of time—such as COFEA, which includes texts written between 1760 through 1799—will almost certainly be skewed by the contingent social and historical circumstances that dictated the various preoccupations of the language users during that time period. The last four decades of 18th century America, for example, were dominated by extraordinary military events and legal and constitutional upheaval. Certain senses of ambiguous words or phrases were very likely used disproportionately in the

¹⁸ See About the Corpus, Corpus of Founding Era American English (COFEA), BYU (last visited Apr. 23, 2021), https://bit.ly/32xnP9i.

written texts that survive from this period, but these proportions may reflect the "topics of conversation," as it were, that dominated contemporary writing because of the historical events of the day, not any fact about the prevailing or accepted meanings of those words in standard American English at the time.

Consider the word "airplane." One would expect that an analysis of the uses of this word in a corpus drawn from the writings of a nation enduring a period of total war would show that the word was predominately used to refer to military aircraft—fighters, bombers, and the like—rather than civilian jumbo-jets or single-engine pleasure craft. By the logic of the frequency hypothesis, one would thus conclude that the "correct" meaning of the word, during this period in time, was confined to military airplanes. But that is of course nonsense. The meaning of the word "airplane" would not have *changed*, in this example; all that changed was the sort of topics that dominated the national discussion.

These considerations have serious implications for the use of corpus linguistics in analyzing the Second Amendment. Because of the social and historical context of the period covered by the prevailing COFEA corpus, it is likely to include intensive discussions of military battles and planning, militia service and training, constitutional theory, and the depredations of the British Government. Because of the *types* of texts encompassed, it is likely to include a disproportionate number of discussions of military strategy and tactics, the separation of powers, the proper

scope of the federal and state governments, and the rights and liabilities of the common law. What the corpus *is not* likely to contain, in any meaningful proportion, are accounts of the thousands of nameless farmers who bore their arms to hunt and kill game to feed their families, or the countless frontiersmen who had their muskets repaired so as to be prepared to defend their families and property from hostile attack.

C. The available corpora privilege elite over common usage.

A similar difficulty with any corpora of texts surviving from the late 18th century is that it is inevitably biased in favor of elite voices. Under *Heller*, the interpretation of the Second Amendment is tied to the common meaning of the words that would "have been known to ordinary citizens in the founding generation" and "understood by the voters." 554 U.S. at 576-77. But the writings we have from this period in time were, in the main, not penned by these "ordinary citizens." They were written by elites—the small, upper crust of individuals who drafted laws, attended constitutional conventions, or had the ability and inclination to collect and preserve their correspondence. Indeed, even the collection in COFEA that is identified by the proponents of legal corpus linguistics as mitigating this elitist bias—the Evans Early American Imprints collection of "books, pamphlets, and broadsides" ¹⁹—is far from representative of ordinary late-eighteenth-century American discourse. The vast

¹⁹ Lee & Phillips, *Data-Driven Originalism*, supra, at 293.

majority of planters, tradesmen, and frontiersmen who used American English—to say nothing of enslaved peoples, indentured servants, or Native Americans—did not write and publish any books, pamphlets, or broadsides.

D. Legal corpus linguistics ignores the history and context of legal texts.

Another shortcoming of legal corpus linguistics is that it is incapable of recovering the deeper context of constitutional language. Indeed, the methodology critically depends on *decontextualizing* language use. That is at war with the traditional understanding of the originalist endeavor.

Originalism has always been understood as a contextual task, requiring the interpreter to "take the context in which a word or phrase appears into account, combined with how these words are used elsewhere in the document and the general purposes for these clauses that can be ascertained from the document itself and from circumstances surrounding its formation." Justice Scalia's majority opinion in *Heller* is an exemplar of this feature of classic originalist interpretation. *Heller* begins with the bare semantic meaning of the Second Amendment's various phrases, of course, but it hardly ends the analysis there. Rather, Justice Scalia goes on to meticulously analyze the ideological and historical context of the Second Amendment right, from the 1689 Declaration of Rights, through a "review of

²⁰ Randy Barnett, *An Originalism for Nonoriginalists*, 45 Loy. L. Rev. 611, 633-34 (1999).

founding-era sources," to an "examination of a variety of legal and other sources to determine *the public understanding* of a legal text in the period after its enactment or ratification." *Id.* at 584, 593, 605.

Legal corpus linguistics, by contrast, provides an impoverished approach to interpretation—one that by design divorces language use from much of the historical and social context in which it occurs, in a search for bare, decontextualized linguistic patterns. This decontextualization is baked into the very nature of the methodology. The supposed feature of corpus linguistics, after all, is that it is a "data-driven inquiry" that is able to leverage the tools of "quantitative" analysis in the search for objective meaning.²¹ And the only way that the tools of "big data" can be employed is by collecting a large number of snippets of texts—shorn from their own contexts, and (by design) mostly taken from contexts that are entirely alien to the actual textual passage at issue—and then treating them all as carrying equal interpretive weight. But as Professor Stanley Fish has succinctly explained, "[o]nce you detach patterns [of language use] from the intentional context in which they have significance, you can't get the significance back."22

²¹ Lee & Philips, *Data-Driven Originalism*, supra, at 289, 320.

²² Stanley Fish, *The Interpretive Poverty of Data*, BALKINIZATION (Apr. 20, 2021), https://bit.ly/32ufVgz.

Again, this shortcoming is evident in the context of the Second Amendment. The meaning of the Second Amendment has been a matter of sustained and intensive legal, historical, and linguistic study since at least the mid-1980s. During those decades, all of the *relevant* historical materials were identified, collected, and thoroughly analyzed in their historical context. The result was a deep understanding of the intellectual, cultural, and historical background and content of the Second Amendment—of the *ideas* of the Founders and their intellectual forebears. The central move of those who would use corpus linguistics to shed supposed "new light" on the Second Amendment is to *sweep away* all of this contextual information, and to pour new meaning into the provision—meaning drawn *not* from some newly-discovered *relevant* historical source, but rather from hundreds of textual snippets of documents *completely unrelated* to the right to keep and bear arms.

E. The purportedly quantitative nature of legal corpus linguistics may give it a false illusion of scientific objectivity.

Finally, there is a very real risk that the purportedly quantitative nature of the corpus-linguistics method will give its results a false façade of scientific objectivity, frustrating serious judicial scrutiny. The "data" and "findings" derived from legal corpus linguistics—dressed in all the trappings of mathematical rigor—may appear "scientific" and "objective" and, for that reason, entitled to deference that is totally unwarranted.

That possibility is all the more troubling because the appearance of objectivity that the quantitative nature of a corpus linguistics analysis bestows upon its findings is largely illusory. For all the effort by proponents of the method to construct a purely "objective inquiry into ordinary meaning"²³ that is "more rigorously empirical,"²⁴ the approach still centrally relies on the ability of individuals to accurately "code" each snippet of text identified by a corpus search—an endeavor subject to all the very same biases and limitations inherent in textual interpretation that the method is supposed to escape. In one recent corpus-linguistics analysis, for example, even though the two co-authors "practiced in order to facilitate consistent coding" and "then met to discuss why they had arrived at particular decisions," they ultimately still agreed on "how to code a particular result" only "seventy percent of the time." ²⁵ As Professor Hessick concludes, "[i]f people who have specifically trained with one another to achieve consistent results nonetheless disagree with one another thirty percent of the time, then it is quite clear that corpus linguistics cannot give us 'right answers.' "26

²³ Thomas R. Lee & Stephen C. Mouritsen, *Judging Ordinary Meaning*, 127 YALE L.J. 788, 796 (2018).

²⁴ James C. Phillips, et al., *Corpus Linguistics and Original Public Meaning: A New Tool to Make Originalism More Empirical*, 126 YALE L.J. F. 21, 30 (2016).

²⁵ Hessick, *supra*, at 1524.

²⁶ *Id*.

III. If the Court nonetheless employs the corpus linguistics methodology in this case, it provides further confirmation that the challenged restrictions violate the Second Amendment.

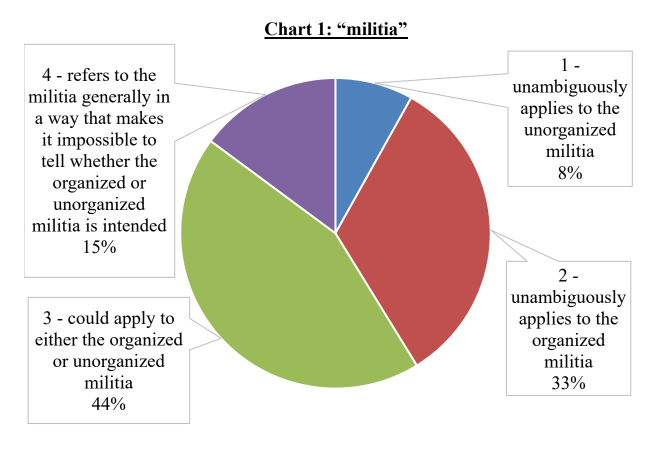
Should the Court decide to use the tools of corpus linguistics in determining the original public meaning of the Second Amendment phrases in question, notwithstanding the flaws just surveyed, it would not change the outcome of this case. In response to the Court's Order, Plaintiffs performed a number of searches and analyses of COFEA related to the three phrases in question.²⁷ The results, described below, provide further confirmation of the original meaning of those phrases detailed above.

A. "A well regulated Militia."

We performed a "sense differentiation" analysis of the word "militia" in an effort to shed light on whether the word was commonly used to refer to the body of all able-bodied men when the Second Amendment was ratified. For this analysis, we searched COFEA for all instances of the word "militia" in the corpora, derived a random sample of 150 "concordance lines" from the results, eliminated any duplicate lines or irrelevant uses of the word, and then had the results coded into one

²⁷ Corpus of Founding Era American English (COFEA), BYU (last visited Apr. 23, 2021), https://bit.ly/32xnP9i. While the Court's Order identified two other corpora—the Corpus of Historical American English (which includes data starting in 1810) and the Corpus of Contemporary American English—there appears to be a consensus that COFEA is the best corpus for discerning the original public meaning of words or phrases in the original Constitution and Bill of Rights. See Lee & Phillips, Data-Driven Originalism, supra, at 293-96.

of four categories: (1) unambiguously applies to the unorganized militia; (2) unambiguously applies to the organized militia; (3) could apply to either the organized or unorganized militia; or (4) refers to the militia generally in a way that makes it impossible to tell whether the organized or unorganized militia is intended.²⁸ The results are set forth in the Appendix at page Appl and are summarized in the following chart:



As this chart indicates, while a minority of instances in our sample unambiguously referred to either the "unorganized" or "organized" militia, to use

²⁸ The initial search for "militia" returned a total of 20,680 concordance lines. After deriving a random sample of 150 results, we excluded 0 duplicates and 2 uses that were deemed irrelevant.

Heller's terminology, a clear plurality of instances used the word in a way consistent with either the narrower or the broader usage—and taken together, a slim majority of instances (52%) were either clear examples of the "unorganized" militia sense or were consistent with that sense. Based on this evidence, neither the "organized" nor the "unorganized" sense of "militia" can be declared the predominate use of the word at the Founding.

Several of the texts in the COFEA corpus establish that "militia" was indeed routinely used at the time of the Founding to refer to "all able-bodied men." *Heller*, 554 U.S. at 596. For example, a search for "militia" in proximity to the word "whole" reveals a 1777 letter from then-General George Washington to the Pennsylvania Council of Safety, stating that "it is absolutely Necessary, that Every person able to bear Arms (except such as are conscientiously scrupulous against it in every case) should give their personal service," and that "[i]n order to effect this, I beg you will order the Whole Militia of your State to be enrolled & Completely equip[p]ed" Similarly, the results of a search for "militia" in proximity to the word "people" include a letter from John Adams to the Abbé de Mably explaining that "[t]he Militia

²⁹ Letter from George Washington to the Pennsylvania Council of Safety (Jan. 19 1777), *in* 8 THE PAPERS OF GEORGE WASHINGTON, REVOLUTIONARY WAR SERIES 107 (Frank E. Grizzard, Jr. ed., 1998), *available at* https://bit.ly/3sgnlhT.

comprehends the whole People," including "every Male Inhabitant between Sixteen and Sixty Years of Age." 30

Moving close to the context of the use of "militia" in the Constitution itself, the same search reveals an enlightening exchange in the Virginia ratifying convention, in which George Mason asked rhetorically "Who are the militia? They consist now of the whole people, except a few public officers."³¹

Finally, additional evidence from COFEA strongly confirms that in the specific context of the Second Amendment, the phrase "well regulated militia" refers to the body of all able-bodied men, just as *Heller* holds. A search for "militia" in proximity to the word "body" returns, for example, the Virginia ratifying convention's recommended amendments to the Constitution, the seventeenth of which proposed that "the people have a right to keep and bear arms; that a well-regulated militia, *composed of the body of the people trained to arms*, is the proper, natural, and safe defence of a free state." And another of the hits returned from this search is a portion of the Bill of Rights as originally proposed by James Madison in the House of Representatives, which provided: "A well regulated militia, *composed*

³⁰ Letter from John Adams to the Abbé de Mably (Jan. 15, 1783), *in* 14 THE ADAMS PAPERS 172 (Gregg L. Lint *et al.* eds., 2008), *available at* https://bit.ly/3mDOzOk.

³¹ 3 JONATHAN ELLIOT, THE DEBATES IN THE SEVERAL STATE CONVENTIONS ON THE ADOPTION OF THE FEDERAL CONSTITUTION 425 (1836).

³² *Id.* at 659 (emphasis added).

of the body of the people, being the best security of a free state, the right of the people to keep and bear arms shall not be infringed; but no person religiously scrupulous shall be compelled to bear arms."³³

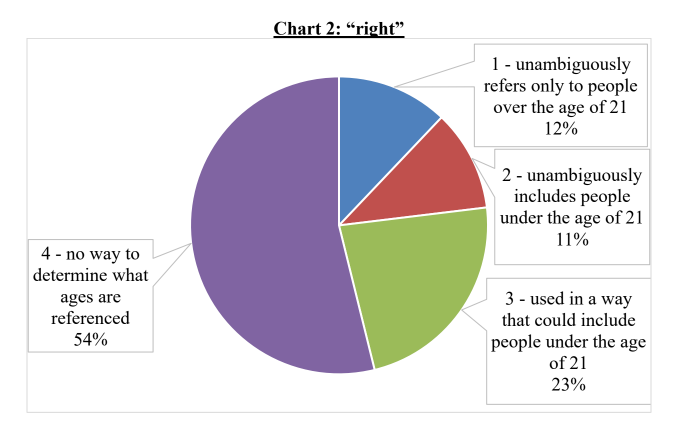
The results of a corpus linguistics analysis are thus, at a minimum, consistent with *Heller*'s holding—and searching the COFEA corpus as a database of historical sources returns several primary historical sources that strongly confirm *Heller*'s interpretation of the phrase's original meaning.

B. "The right of the people."

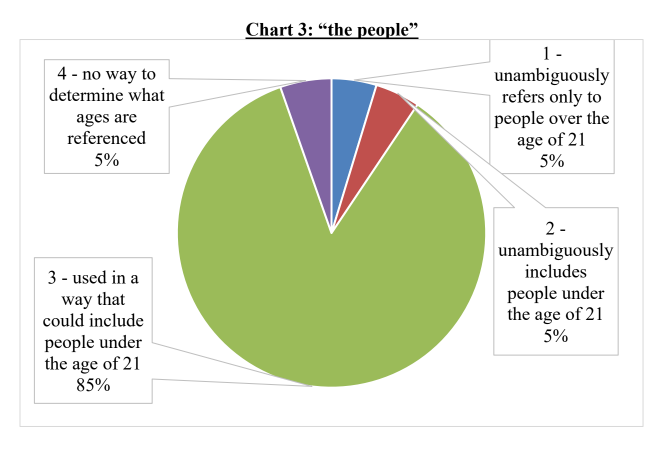
We next conducted analyses of the word "right," the phrase "the people," and the word "right" in proximity to the word "people," in an effort to determine whether this Second Amendment phrase encompassed people under the age of 21. Again, for each of these analyses, we searched COFEA for all instances of the word or phrase in question, derived a random sample of 150 "concordance lines" from the results of each of the searches, eliminated any duplicate lines or irrelevant uses, and then had the results coded into one of four categories: (1) unambiguously refers only to people over the age of 21; (2) unambiguously includes people under the age of 21; (3) used in a way that could include people under the age of 21; or (4) no way to determine

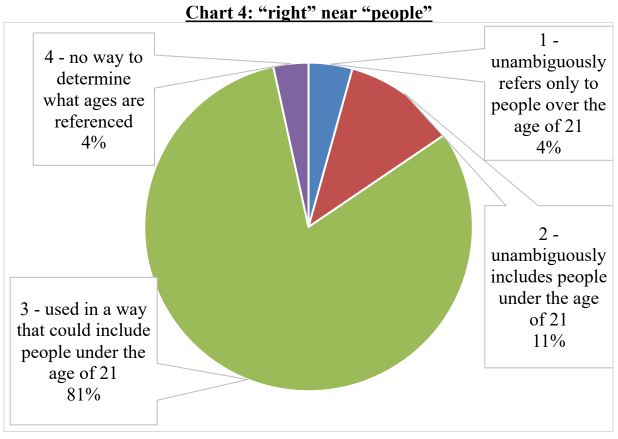
³³ 1 Annals of Cong. 778 (1789) (Joseph Gales ed., 1834).

what ages are referenced.³⁴ The results are set forth in the Appendix at pages App6, App14, and App22, and are summarized in the following charts:



³⁴ The searches involving the word "right" also searched for words that share the same *lemma* as "right," such as the plural "rights." The initial search for "right" returned a total of 66,757 concordance lines. The initial search for "the people" returned a total of 57,000 concordance lines. The initial search for "right" within six words of "people" returned a total of 1,196 concordance lines. 0 duplicates and 58 irrelevant uses were excluded from the analysis of "right," 0 duplicates and one irrelevant uses were excluded from the analysis of "the people," and 0 duplicates and 34 irrelevant uses were excluded from the analysis of "right" within six words of "people."





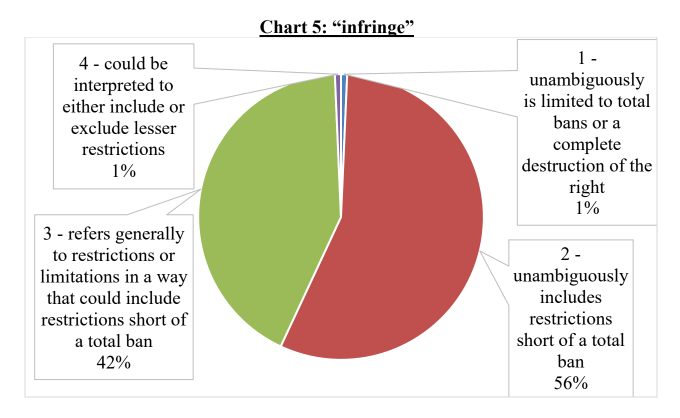
As these charts demonstrate, the vast majority of the results of all three searches either unambiguously included people under 21 years old or were consistent with including people in that age group. Approximately 34% of the instances of the word "right" either clearly or potentially included people under 21—consistent with the fact that while some rights at the Founding were limited to people aged 21 and over, not all were. And the results for the phrase "the people"—both alone and in proximity to the word "right"—are even starker. In an overwhelming majority of cases—90 percent when "the people" was used alone, and 92 percent when it was used in conjunction with "right"—the phrase "the people" was used in a way that either clearly included people of any age or was consistent with the inclusion of people of any age.

Again, *Heller* conclusively resolves the original public meaning of the phrase "right of the people." But far from engendering any skepticism about *Heller*'s interpretation, a corpus linguistics analysis of the phrase "right of the people," and its constituent parts, in fact strongly suggests that *Heller*'s interpretation is correct.

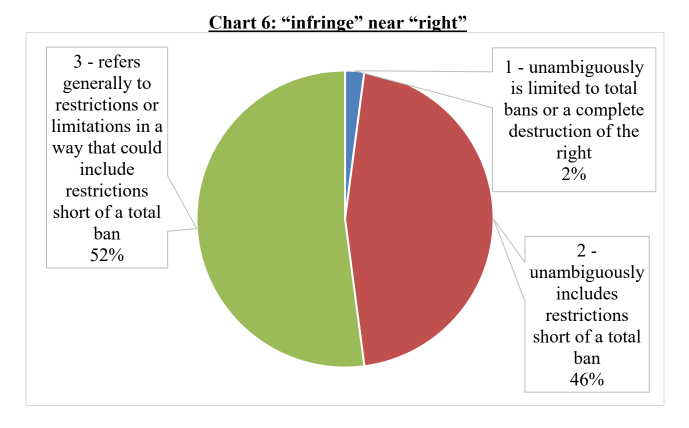
C. "Shall not be infringed."

Finally, we also performed analyses of the word "infringe," both on its own and in proximity to the word "right," to determine whether it was commonly used to refer to limitations short of a complete ban. The search for "infringe" alone returned 950 results, and we analyzed a random sample of 150 of them; the search for

"infringe" near "right" returned 55 results, and we analyzed all of them. In each case, we had the results coded into one of four categories: (1) unambiguously limited to total bans or destruction of the right; (2) unambiguously includes restrictions short of a total ban; (3) refers generally to restrictions or limitations in a way that could include restrictions short of a total ban; or (4) no way to determine what types of restrictions are referenced.³⁵ The results are set forth in the Appendix at pages App30 and App37 and are summarized in the following charts:



³⁵ Both searches also searched for words that share the same *lemma* as "infringe" or "right," such as "infringed," "infringement," or "rights." 0 duplicates and 6 irrelevant uses were excluded from the analysis of "infringe," and 6 duplicates and one use which reproduced the text of the Second Amendment were excluded from the analysis of "infringe" within six words of "right."



The results provide powerful confirmation that the original meaning of the term "infringe" includes restrictions short of an absolute ban on the exercise of the right in question. 56 percent of the analyzed uses of "infringe" *unambiguously* included lesser restrictions—and another 42 percent were consistent with the inclusion of such lesser restrictions—with only one percent of the instances analyzed clearly referring to a total ban or destruction of the right at issue. The results for "infringe" used in conjunction with the word "right" are similar.

There can be no doubt that the Second Amendment's command that the rights it protects "shall not be infringed," as originally understood, encompasses a severe

infringement like the restrictions on firearm acquisitions imposed by California in this case.

CONCLUSION

The original meaning of the Second Amendment confirms that the Court should reverse the decision below.

Dated: April 23, 2021

Respectfully submitted,

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UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

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APPENDIX – CORPUS LINGUISTICS SEARCH RESULTS

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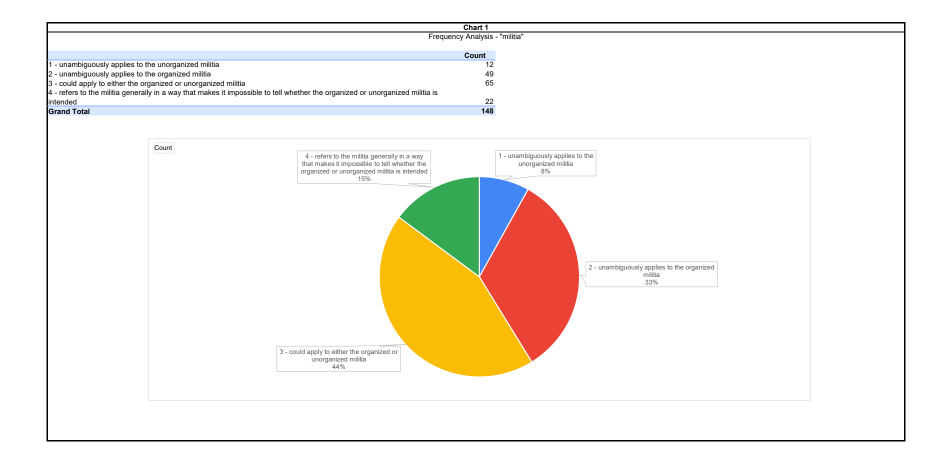
		Table 1			
No.	Source	Context Left	Key	Context Right	Code
1	evans.N20568	expulsion, in such a manner as could hardly fail of success. WITH this view he ordered all the Roman catholic	militia	of Piedmont to be raised and disciplined. When these orders were completed, he joined to the militia eight thousand regular	2
2	fndrs.hamilton.01-24-02-0100	men to manage the guard and concert measures with General Clarkson for bringing forward the uniform corps of volunteers and	militia	to take part in the scene. It will be proper likewise that the city should form part of the procession	3
3	HeinR265	on the application of the said governor the said executives be requested to give orders that parts of their said	militia	not exceeding one thousand for virginia and five hundred for Pensylv be embodied and take such positions as the commanding	1
	fndrs.washington.03-12-02-0511	at the Shadow. I would only mention to yr excellency some Difficulties that occur in drawing a sufficient force of	Militia	together for this purpose, and providing for them; particularly at a season of the year when our Fields, and Rivers	3
5	evans.N21549	I went forward to the advanced guard, and undertook to conduct by the proper roa• to Pittsburgh. Conducting the	militia	by what is called the Monongehela road, the route was at a distance from the garrison, which i* built	2
6	fndrs.washington.03-07-02-0198	difficulty are obtained. I mention these things to shew, that in my Opinion, if any dependance is placed in the	Militia	another year, Congress will be deceived. When danger is a little removed from them, they will not turn out at	3
7	farrands.v3.section177.txt	to be better regulated and better disciplined than the State governments, and that it would be proper for the whole	militia	of the Union to have a uniformity in their arms and exercise. To this it was answered, that the reason	1
8	evans.N23768	that the committee of Elizabeth-town sent their company of lighthorse on monday to effect it, and that some of their	militia	were to give their aid yesterday. He adds that he was credibly told last night by a party of the	3
9	HeinR171	officer of any other division or divisions, to detach from his or their division or divisions, such part of the	militia	for the support of the civil authority, as he (hall judge fully adequate for that purpose, and for the apptehention	3
10	fndrs.jefferson.01-04-02-0086	be discharged on their return, or perhaps it may be useful (if you cannot raise Horse) to get your	Militia	or part of them to mount themselves: in either of these cases forage should be allowed. If you think that	3
11	fndrs.washington.99-01-02-04850	intreat your Excellency to direct a quantity to be expedited to this place for the use of the Troops, & the	Militia	who may be called into the Field. The commanding Officer here will doubtless inform your Excellency, that the Troops in	3
	HeinR59	an Orthodox Clergy . Ch A P . Vii . An Ad for the further continuing - and amending An Ad for appointing a	Militia	; and also to continue one other Ac7, entitled, An Ad to amend and continue an A,& entitled, an Ad for	3
ا	-	our Men. As Soon as it was Light In the Morning of the 4th Novr the advanced Guards of the		fired the Militia Being incamped a Small distance in frunt a Scatering fire Soon Commenced The troops were instantly	
13	fndrs.washington.05-09-02-0094	due order: And also to raise general accounts shewing the amount of the expenditures for the army, the navy, the	Militia	formed	2
14	fndrs.iefferson.01-02-02-0132-0004-0011	Todo order. And also to raise general accounts snewling the annount of the experiolities for the anny, the navy, the	militia	, the public trade, the public works and manufactories of every kind, of pensions, claims, and all other expences of government	1
	fndrs.washington.03-08-02-0438	for some ill judged reason Stoped at present—perhaps another demand from you for a respectable number of the	Militia	of that State may have a good effect—they shou'd bring as many Arms of their Own or	1
		of the United States, reserving to "the States respectively, the appointment of the Officers, "and the authority of training the		according to the "discipline prescribed by the United States" It was moved and seconded to postpone the consideration	
16	farrands.v2.section97.txt		militia	of the	3
17	evans.N12773	as I can collect them, and dispatch messengers to the Eastern States for as many as they can send. The	militia	from Tryon county I shall order to be kept in readiness to protect the western frontiers, having just received intelligence	2
18	HeinR174	horse , one captain , one lieutenant , and one cornet , four sergeants , four corporals and one trumpeter . Legions of Militia . The whole	militia	of the territory shall , Until the commander in chief may otherwifc direa , be formed into two legions , and bear the	3
	fndrs.adams.99-02-02-3409	two volunteer and four militia troops of horse from this City. There are also in motion, two other troops of	militia	horse of Pennsylvania, and above 100 regular troops from Windsor in Vermont, (the march of the latter < being> directed to	2
		a body of regular forces as an eventual resource. There was a propriety in calling for the aid of the		in the first place, for different reasons. Civil government may always with more peculiar propriety resort to the aid of	2
	fndrs.hamilton.01-03-02-0288		Militia		1
21	fndrs.hamilton.01-22-02-0069	of my stay I was very unwell. An apprehension is excited here that in consequence of the Petitions of the	Militia	Officers the persons named to the new Companies will not be appointed. I take it for granted that this must	3
22	fndrs.washington.99-01-02-08373	to reduce them, of these we already have 10,682 French and American regulars, and to secure the addition of 26,490	Militia	must, agreable to a former calculation demand 47,093 Rank and file. But supposing the garrison 9,293 and that we have	e 2
23	HeinR183	comr . fees are annexed under the inifions . seal of the Territory one dollar A commiflion to a field officer of	militia	one dollar A captains commifflion seventy - five cents A commillion to a subaltern officer fifty cents County Registers Fees Ta	4
24	fndrs.washington.99-01-02-05290	an Act of Congress of the 2d Instant, wherein they have engaged for the Pay & Subsistence of two. Regiments of	Militia	& two Regiments of Infantry proposed to be raised by the State of New York, over & above their Quota of Continental	2
	fndrs.washington.03-14-02-0517	Army and the Town or the Rivers, whereas if he were at the distance proposed, we might convert our numerous	Militia	which cannot be opposed in front to the enemy, to the uses of harrassing his Flanks, attacking his baggage	3
i	-	thro Jersey for South Amboy, and in their front is Gen. Maxwell with a brigade of Continentals and the Jersey		. They have impeded the enemies progress by breaking up the roads and bridges; and we have just been told that	
26	fndrs.jefferson.01-02-02-0070		Militia		2
27	fndrs.washington.99-01-02-06387	12 miles from Kings bridge) a few days ago. We are waiting for reinforcements for the Continental line and of	Militia	, and are in the mean time establishing our communication at Dobbs's Ferry. I shall shortly have occasion to communicate	3
28	HeinR105	leffined; and have also set forth, that notwithitanding the Laws heretofore made and provided, divers Soldiers of the Troops and	Militia	of thele United States are often billeted and quartered in the Buildings and their Appurtenances provided for the Reception , Convenience	3
		and ugly Ghosts Of Hell, shall say, "That was an Englishman." THE END. An ODE, in Honour of the Pennsylvania		, and the small Band of Regular Continental Troops, who, under General WASHINGTON, sustained the Campaign in the	9
	evans.N12088	he hasely is become and and associated fastly with to if mail the of March 18 and 18 a	Militia	depth of Winter	3
30	HeinR172	he hereby is impowered and requelted forthwith te ifrmi lity of M - q his Orders , requirig the several Companies of	Militia	, including the train'd eah . Band and Alarm - Lift , of Twenty - one Years of Age and upwards, within this Co	3
31	fndrs.adams.06-10-02-0006	without Exception as my own state in the Confederation. But knowing their Embarrassment with Negroes, and their small Numbers of	Militia	, my Idea of that people has vastly increased by the Accounts from thence. There is hardly another state that would	2
	evans.N18434	causes, the un-officer-like conduct of Colonel Hardin (who he believed was a brave man) and the cowardly behaviour of the	militia	—many of them threw down their arms loaded, and he believed that none except the party under his command	2
	fndrs.jefferson.01-04-02-0889	Magazine of 7 or 800 Stand of Arms which can be distributed to the Militia of these three Counties. This	militia	should be ordered to take arms on the first notice from the governor and I request that your Excellency will	1
34	HeinR173	or near the capital, until they thought proper to change their position and retreated with haste to Halifax - Is the c. 10 Henry TiltonExeter30 years J. Smith well educated likely & genteel—suffered by rapacity of French very respectable	militia	of the Commonwealth can be made lill more effective, I am confident you will not delay a measure of so Wingate good abilities & educatn N. Rogers promising Officer good feederalist &c. &c. [Mr. Gilman will rank next to	3
35	fndrs.hamilton.01-22-02-0056-0003	c. To herify hitchi⊵xeter30 years 3. Similif well educated likely α genteel—suffered by rapacity of French very respectable. Maior	Militia	Thompson] 11	4
	HeinR191	He need only mention the battle of the Cowpens and the battle of King's Mountain . In the latter , the	militia	took as many prisoners as they carried men at first into action . There were some in 1671 H . ofr]. 1672	3
		are to be apprehended. You who are well acquainted with our situation need no arguments to evince the danger. The		of this State have run to Arms and behaved with an ardor and spirit of which there are few examples	
	fndrs.washington.99-01-02-02057	from the time it passed: but I have not given him any opinion, with respect to the claims of the	militia	, which he mentions. Congress will be pleased to determine whether they are or are not—to receive the subsistence	3
38	fndrs.washington.03-22-02-0493	formidable—The Settlements of Clinton County on our Side are recent and dispersed, and do not exceed 500 enrolled	Militia	—The greater Part of these however are contiquous to the British Lines and are well dispossed. As to Upper	3
39	fndrs.washington.05-15-02-0415		Militia militia		2
	fndrs.washington.99-01-02-05266	suppose besides that lord Rawdon has now 3500 and that in Case of an attack the British may collect 1500	militia	that will make [7]000 men in all. is it advisable to undertake some thing against Charlestown so garrisoned? I	2
41	fndrs.jefferson.01-22-02-0323	about the dawn of day on all the lines, but principally on the rear line, which was composed of the	тпінца	. The Indians gave one fire, and rushed on Tommahawk in hand. The militia gave way to the Centre, and before	2
	fndrs.hamilton.01-22-02-0056-0005	Stockton—van Imbergh deserves confidence Imlay—persuaded his claim is far Not strong van Imberg respectable parentage (cap)	Militia	Officer conducted himself well sober & diligent friend to his Country 65 Thomas Bullman JrEaston Sussexonly son of his father21 years	4
42	\	come in by the Way of Jessups Patent—& Join the party on the P. Frontiers. I am collecting the	1	& disposing of them, as fast as possible—according to the best accounts which I obtain of the Enemys movements	1
	fndrs.washington.99-01-02-03550	Community and may be considered a dama to party on the manufacture and consoning and	militia		3

		423 . Fulton , John , 242 . Furloughs , 120 . Gadsden , Christopher , a delegate from South Carolina . Attends , 12 ;	1	, 106; trade, 177; matrosses, 191; lead, 234; claims, 262; intercepting vessels, 294; navy, 420; armed vessels,	$\overline{}$
45	HeinR252	credentials , 21 . Committees : Skene , 86 ;	militia	428 . Debates , 471 , 472	4
46	evans.N22518	to seem the result of system, they would become ten-fold. Nothing has operated more disagreeably upon the minds of the	militia	than the fear of captivity, on the f⊷ting it has hitherto stood. What would be their reasonings	3
47	elliots.v1.section161.txt	be taken by the President, strike out the word "judgment," and insert "abilities." Section 2d, clause 1st. After the words "	militia	of the several states," add the words "when called into the actual service of the United States." Section 2d, clause	1
48	HeinR191	alone rendered very considerable service . He spoke particularly of the affair at King's Mountain , in North Carolina . But the	militia	would never remain in the field for any length of time . It was true , he saw militia in the late	3
49	fndrs.washington.03-19-02-0674	requesting they may be repeated if necessary. Expecting that Gen. Hands Detachment would effectually cover Northumberland & that a Draught of	Militia	to that Quarter would only consume the Provisions I did not order any Militia thither & I fear this late Movement	2
50	HeinR104	Officer , (Guides excepted) that now doth , s&4x , to be inlifted in this or that shall hereafter belong to the	Militia	of the said County service . of Sulex , during the Continuance of this Aat : And in case any Person shall be	3
		and dispersed the rest so effectually as to advise the Governor to countermand his orders for re-inforcing him with other		.—Govr. Bowdoin in his speech to the house convened the 3d. of Febry. advises vigorous measures, although there was	
51	fndrs.jefferson.01-11-02-0237	Carolina 1750, 64,000—in 1770, 115,000. In R. Island, 1738, 15,000, in 1748, 28,439. As there never was a	militia Militia	in Pensilvania, which authentic List of the Population, it has been variously estimated on Speculation. There was a	3
52	fndrs.adams.06-09-02-0115-0002	measure anticipates necessity of this. The removal of the french Garrisons from York River with their Stores will relieve		continual Importation from the Service they were particularly called on for by the Count de Rochambeau, & will effectually relieve you from the	,
53	fndrs.washington.99-01-02-08940 fndrs.washington.99-01-02-06783	your	Militia	you may in a faw days have 2000, a damped from you want to State of Mandand will progress	2
	evans.N20475	has in Readiness with 200 excellent horses 60 of which I hope to equip By dismounting Volunteers—As to may next be disposed to invade us—whether military skill should not be more assiduously cultivated—and the	militia	we may in a few days have 3000—a demand from you upon the State of Maryland will procure kept on the most respectable footing, that we may not be wholly unready to repel an invasion—And whether	3
00		and was the first indication of their meaning to penetrate towards this place or Petersburgh. As the orders for drawing		hither had been given but two days no opposition was in readiness. Every Effort was therefore necessary to withdraw	
56	fndrs.jefferson.01-04-02-0408	surprize, and will endeavour to penetrate their designs. The same reason, notwithstanding our weakness, still prevails	Militia	the as when I wrote last, having as yet received no supply of meat either fresh or salt. Do you know	3
57	evans.N12773	against calling for the receiving your Letter of 30th July, finding that there was an unaccountable Delay with respect to the Marching of the	militia		3
58	fndrs.washington.99-01-02-06691		Militia	, I had repeated my Orders to the Brigadiers of the several Counties strictly enjoining them instantly & without any longer delay	2
	HeinR106	so employed , the furn of five (hillings per day , to be audited and paid in the fame manrer as the	militia	in this ad is direded to be paid . C H A P . XIvii . An at ? to empover the Naval officers	2
60	evans.N18434 evans.N10941	come up and support those engaged in front, and very few of those in front, stopped but ran and the	militia	fled in a shameful manner, and the few federal troops not supported, fell a sacrifice; the Major said that a	2
01	EVAIIS.IN 1094 I	country, is no militia; but a mungrel army. Men of business and property will never chuse to enter into the or subaltern, fifty pounds; and any commanding officer of a county receiving such notice, and not raising part of his	minua	, if they may be called from their homes, and their business for three years, together, subject to martial law all , nor taking the advice of his council of war, two hundred pounds. [Such forfeitures to be recovered.] with costs, by	+
62	fndrs.jefferson.01-02-02-0132-0004-0006		militia		3
63	HeinR182	in service , for cott . May dire & the maler to hold in fer , % ice , & c . Ac'rs And Lap S . 418 It therefore enaled by the General Aembly . that the ad entitled Anal) to exempt artificers employ7d at iron wvorks from	Militia	. But if such Prisoner shall be unable to labour , the Overseers , first taking able to na the best security for duty , thall bortinue and be in force from and after the expiration thereof , until the end of the next session	4
64	HeinR106		militia		2
65	HeinR307	Monday . Mr . Milledge presented a petition from Jonas Fauche for himself and other officers and men of a troop of	militia	dragoons , under his command ; praying for the amount of expences , balance of pay , and other emoluments due for service , on	2
	fndrs.washington.03-07-02-0200	in service, A fortnight for instance—and other matters which may be useful to know. Moreover to enquire what	Militia	are with Gen. Williamson, belonging to the State of New Jersey, where any other of the militia of the said	2
67	fndrs.washington.03-08-02-0392	Daybreak—most of the Enemy were in Bed—a small Resistance was made, one Man of the Jersey	Militia	was killed—The Enemy had 4 killed and one wounded—supposed mortally—1 Major 1 Capt. and	2
68	HeinR105	Commanding Officer hall be , and hereby is authorized and required thereupon , to order out such and so many of the	Militia	of his Regiment is he may deem sufficient for the Protea ion of the said Conflable , who thall be admitted	3
69	fndrs.washington.03-10-02-0049	with five hundred State Troops Part of two Battallions engaged for the Warr, General Mifflin writes me yesterday the City	Militia	, will move this morning, I am informed there is about Two thousand Of them, they bring Ten pieces Cannon four	2
70	evans.N22518	with which the committee of safety of Pennsylvania and the other conferees have acted in order to forward the associated	militia	of that State to the Jersies for service till the men to compose the flying camp arrive, strongly evidence their	2
71	evans.N14352	by fortune throwing into their hands Lieutenant Colonel Washington, and some other prisoners. See Lord Rawdon flying before the country	militia	, and retreating into Charlestown. See them checked all over your state by the Generals Greene, Wayne and Marion. See them	3
	fndrs.washington.99-01-02-09483	give us the earliest intelligence of all Military movements with which we may be affected. We have Order'd our	Militia	to hold themselves in the most perfect Readiness, and should the Enemy move this way in Force, doubt not but	3
	mare.macrimigromoc e r ez ec rec	fire; but the force of the government appeared so formidable that they dared not to obey. The officers of the	www	rushed in among them, seized their moderator and others to the number of forty, the rest fled with precipitation, and	Ť
73	evans.N17876		militia		3
74	HeinR222	rods of about an Hundred of the Militia of Lexington , who were collected on said Common , at which time the	Militia	of Lexington dispersed; then the Officers made an huzza, and the private Soldiers succeeded them: Directly after this, an officer	2
75	fndrs.washington.99-01-02-03265	levy an Army in that Country for the War, if possible, and act upon the defensive. If great bodies of	Militia	are kept in the field the Country will soon become incapable of making any opposition. I would not employ a	2
76	fndrs.washington.99-01-02-03786	repeatedly applyed for to the Commissy Genl Mily Stores at Philadelphia, & the Artificers on every Occassion call'd out on	Militia	Duty the works have Intirely Stopt at this place. Should be glad an examption could be Obtained from His Excellency	1
	fndrs.washington.99-01-02-05766 fndrs.washington.99-01-02-05688	Halifax Before me. Each of these armies is More than the double Superior to me. We Have no Boats, few	Militia	, and less arms. I will try to do for the Best, and Hope to deserve your approbation. Nothing Can attract	2
	<u> </u>	enemy from moving with rapidity or foraging. Having desired Major Magill to be particular in informing me what corps of		from this state joined General Greene he accordingly mentions that 700 under General Stevens and 400 from Botetourt	
78	fndrs.jefferson.01-05-02-0132	the pernicious example of their associates—and you will also try to avail yourself of the services of the	militia	had actually , representing to them how dangerous to civil liberty the precedent is of armed soldiers dictating terms to their country.	2
79	fndrs.washington.99-01-02-04615		Militia	You	3
	fndrs.washington.03-05-02-0091	In this Situation of Affairs I thought it most adviseable to apply to your Excellency to specify the Number of	Militia	you would direct me to call forth & March to New-york before I issued any Orders for that Purpose & in order	2
	evans.N24939	elected. VI. The Governor shall be commander in chief of the army and navy of this State, and of the	militia	, except when they shall be called into the actual service of the United States. VII. He shall have power to	3
	evans.N25514	and the British had here recourse to their field-pieces again; but they were now more familiar than before. Here the	militia	were so close on the rear of the British, that Dr. Downer, an active and enterprising man, came to single	2
83	HeinR104	etpedient for any of the Soldiers direded to be raised by Virtue of this Ad , to be taken from the	Militia	of the County of Sujffx, as the Whole, in case of any forwidable Attack, might be needed for the Defence	3
84	fndrs.washington.03-19-02-0480	remains for our defence will be very inconsiderable indeed—We must then on every exigency have recourse to the	Militia	, the consequence of which, besides weakness and defeat in the field, will be double or treble the necessary expence to	3
85	HeinR189	then attend to the paying of compliments; that just at that time the house of the President was filled with	militia	and others; and that, therefore, it would be better, upon the whole, to wait upon the President after the business	2
86	fndrs.jefferson.01-04-02-0793	us, I will so far throw our safety on them, as to revoke the orders for their peremptory march as	militia	and depend on their sending a sufficient number of Volunteers. These Volunteers must proceed according to the orders diven as	3
87	elliots.v3.section16.txt	that a standing army shall be called out to execute the laws. Is not this a more proper way? The	militia	ought to be called forth to suppress smugglers. Will this be denied? The case actually happened at Alexandria. There were	3
٠,	fndrs.washington.03-21-02-0077	house at the ferry wt. 80 men, of which in my Opinion nothing else could be expected. I Command the	Militia	of this State on the Wt Side the River—& am posted on the Cross road leading from Fort Montgomery	3
	fndrs.iefferson.01-04-02-0776	check the Enemies foraging parties sent out from the Great Bridge. I am sorry to inform Your Excellency that our	militia	feel, rather too severely, the want of Hutts, Tents, or some covering to shelter them from the inclemency of the	4
	HeinR170	march his division the nearet way to Peek'j - Kidls as aforesaid , the place of their defitiation , accoutred as the	militia	law of this State requires And Re S 0 L V E S ; 4pril 1778 . And it is further Reolved	4
		mid, "you were called upon to be consulted whether you had power in the given case to call forth the	i –	without a previous requisition from the General Government ". The supposition that you might possess this power was	
91	HeinR190		militia	referred to a	3

96 evans. 97 HeinR 98 fndrs.v					
93 HeinR 94 HeinR 95 fndrs.h 96 evans. 97 HeinR 98 fndrs.v 99 fndrs.f		Stephen] Higginson , and Mr [Hugh] Williamson , to whom was referred an address from the officers of the three battalions of	Militia	of Hunterdon , Middlesex , and Somerset , submit the following reportresolved , That the President inform the officers of militia of Hunterdon , Middlesex	2
94 HeinR 95 fndrs.h 96 evans. 97 HeinR 98 fndrs.v 99 fndrs.f	1101	regiment , lie would 2979 H . Of R]. History Of Congress . February , 1799.j say , was as well disciplined asany cavalry	militia	in the Union . If the gentleman from New Jersey could command these troops . he would not say they were a	4
95 fndrs.h 96 evans. 97 HeinR 98 fndrs.h 99 fndrs.h		of Montgomcry , with the respective returns of the county elections , and the original return of the election held by the		of Northampton , on which the return above recited , dated the 1l4th of November , 1794 , from the county Judges , was	
96 evans. 97 HeinR 98 fndrs.v 99 fndrs.f	R189 .hamilton.01-03-02-0259	to the Commander in Chief for a detachment of troops, at the same time called for the assistance of the	militia militia	founded The conduct of the executive of this state was to the last degree weak & disgusting. In short they pretended it	3
97 HeinR 98 fndrs.v 99 fndrs.f	.namilion:01-03-02-0259	of the year. The General Officers were each to have a regiment. As the new regiments began to recruit, the	IIIIIua	went home, and the camps became very weak; that at Roxbury did not exceed 1000 men. Had the British sallied	3
98 fndrs.v 99 fndrs.f	s.N25514		militia	,	2
98 fndrs.v 99 fndrs.f		Vincennes and the Illinois country, and for confirming their possessions 2348 M . First Session . Message of the President		, a plan for the establishment of the militia 2087 Mint , report on the establishment of a mint 2059 Morris , Robert	
99 fndrs.f	R186	. (See France). Immediately on receiving your Excellencies intimations that it was necessary your Army should be reinforced with Four	Militia	from this State, Orders were issued to raise the men—And since that as our affairs grew more serious	4
99 fndrs.f	.washington.03-07-02-0217	thousand of the	Militia	Thom this State, Orders were issued to raise the men—And since that as our arialis grew more serious	3
00 HeinR	.franklin.01-22-02-0228	Cause of the Imprisonment of Col. Du-fee Lt. Col. Nefeu, Major Saint George Du pree, and Major Gray Officers of	Militia	and of John Frazer Esquire late a Judge of Police at Montreal, and take such Order concerning them as you	4
	R190	view on the subject; great advantages may be derived from recommittin it In man, parts of the United States, the	Militia	was very much complained of ; whether this be just or not , lie could not say , but he should support the	3
01 evans.	s.N18434	them home with disgrace; but this deponent opposed his intention, alledging that it would be a disgrace to the whole	militia	, that he would perhaps stand in need of their assistance on some future occasion, and it would four their minds	3
	jefferson.01-03-02-0369	I would have you give assistance on the shortest warning to that quarter, should you be applied to by the	militia	officers, to whom I write on the subject. Nothing can produce so dangerous a diversion of our force, as a	4
	.washington.99-01-02-07785	whole attention of the Enemy to their own defence by which our settlements will have peace, and such of the	Militia	as do not go on the expedition will have time to raise Crops, on the contrary—continual Alarms—	3
	2404	Carolina - continued . Page . on the bill authorizing a detachment from the militia 338 on the bill for organizing the	****	341 on the bill for protection of the trade of the United States 364 , 365 , 385 on stamp duties 387	
04 HeinR	R184 .washington.99-01-02-11202	America (with a few legal and official exceptions) from 18 to 50 Years of Age should be borne on the	militia Militia	Rolls, provided with uniform Arms, and so far accustomed to the use of them, that the Total strength of the	1
05 Illuis.v	.washington:99-01-02-11202	right flank , but in fact , to gain the road ; this was effected ; and , as soon as it was open , the	IVIIIIua	took along it followed by the troops , Major Clark , with his battalion , covering the rear . The retreat , in those	-
06 HeinR			militia	circumstances	4
07 HeinR		of failure herein , the com manding officer of each company , or in any town or company wyhere there are no	militia	officers , the Sele 'tmier 3f each town , or the Committee of each plantation (as the case timy be) within - for	4
08 fndrs.j	.jefferson.01-05-02-0006	in the field, could they be arm'd. General Green has been reinforced from the upper Counties with about 1000	Militia	. They constituted General Stephens Brigade. I hope to march in a day or two as many more from this quarter on which you can depend if the expedition goes forward, neither can Capt. Randolph give me any certain information on	2
09 fndrs.v	.washington.99-01-02-05998	numerous and ready to join the enemy whenever an opportunity offers. You have not advised me of the number of	Militia	on which you can depend if the expedition goes forward, neither can Capt. Randolph give me any certain information on	2
	.adams.99-03-02-0099	divissions amongst us. I hope you will put your Castle in a proper state of defence—and have your	militia	well Armd. the vice president goes off on Wedensday—Langdon is returnd tho he askd leave for the remainder	3
		the pay master of the said regiment.' A letter from Governor Johnson , of Maryland , with sundry accounts relating to the		of that State , who were called into service last winter , was read : Ordered , That the same be referred to the	
11 HeinR	R277		militia		3
12 fndrs.v	.washington.99-01-02-03852	General Clinton informs me that your Excellency is displeased because a Quantity of arms hath been Issued out to the	Militia	—I know not how this matter is but it is true that not one Muskett hath been deliverd by	3
13 evans.		which prevent a compliance with requisitions of regullar forces, will deprive the American republic of the services of	militia	. But let us suppose, that they are attainable, and acknowledge, as I always shall, that they are the natural sup	3
		the People of America. Societies of Arts and Manufactures in every Colony. A Militia Law in every Colony. Encouragement		and military Skill. Raising 500,000£ st. and 20,000 Men. Offering to raise a sum of Money, and appropriate it	
	.adams.01-02-02-0004-0006-0034	of	Militia		3
15 evans.	s.N14046	at Augusta and Sunbury to leave the State? A. No; I do not positively. Q. What were the number of their whole force towards smithfield. In consequence of this I have ordered Genls. Muhlenburg and Weedon to march with	militia	belonging to the State of Georgia? A. In the year 1773, Government ordered a return of the men to be they may have together to Williamsburg from whence I shall be able to order them as circumstances may require. It	1
16 fndrs.i	.jefferson.01-04-02-0476	uten whole force towards smithined. In consequence of this r have ordered Genis, Muhierburg and Weedon to march with what	Militia	they may have together to williamsburg from whence i shall be able to order them as circumstances may require. It	2
	s.N14046	recollect any particulars of consequence, tho' to the best of my belief he represented to the Governor, that as many	militia	as could be collected would be necessary. Q. Do you know the numbers actually in the field at that time	3
		1780Dear General Since I had the honor last to write your Excellency I have been closely employed in forming the		who have been comeing to our Aid into Brigades and making other necessary arrangments. Two thousand men have	
18 fndrs.v	.washington.99-01-02-02807	attend all public Reviews when Adsutant gea . eral in ech the Commander in Chief of the State shall review the	Militia	been & still , or Itate his duty . any Part thereof; to obey all Orders from him relative to carrying into execution , and perfecing	2
19 HeinR	R100		Militia		4
20 HeinR	R186	Williamson , Mr ,. (North Carolina), on supplying newspapers 1789 on the Answer to President's Speech , 1794 , 1795 on the	militia	1805 , 1808 , 1821 on the publiclands 1831 on duties on spirits 1858 , 1860 on the Post Office bill 1887 , 1889	4
		or may hereafter be , exempted by the laws of the refpedlive slates , shall be , and and are hereby , exempted from		duty, notwithflanding their being above the age of eighteen, and under the age of forty - five years. 111. llidbe itfiurther	
21 HeinR	R152		militia		4
22 fndrs.v	.washington.03-11-02-0490	Copy of the Order from the Governor I herewith inclose. When I came to enquire into the State of the	Militia	I found nothing had yet been done towards classing them. I immediately set down and issued Orders for classing & drawing	1
	s.N21976	set on fire, and consumed, with every thing of value; and the same desolation took place at Norwalk, where the	militia	were more numerous, and made a greater resistance than in other places. Here the loss of the Americans was great	2
23 evans.	S.INZ 1976	for arming were negatived , there were others of a defensive nature agreed to ; such as the holding in readiness 80,000	millua	, the appropriation for repairing the forts and harbors , & c ,. which were not thought , at the time . to be at all	
	R184	tor arming were regulated, after were duties of a describive flattice agreed to , such as the floraling in redunitess ob,	militia	, the appropriation for repairing the forte and naibore, a c c, which were not allought, at the time . to be at all	2
24 HeinR	.washington.03-21-02-0120	which we are exposed to, on this Side. And as the Enemy van is but Fourteen miles from me; the	Militia	cannot Posibly be Collected in time to my aid. nor Can I hope for any from your Excellency in	3
		Safty of this Post we have no account of Colo. Wheelock Colo. Bedles Regt has Neither Cloathing nor ammonition the	militia	have arms and ammonition, but we have no Power to Call on them nor to Command them as I have	3
25 fndrs.v	.washington.03-18-02-0619	her injured altars and her devoted rites. The community will be assured, that upon the basis of a well regulated	militia	, an army may be raised upon all future occasions sufficient to oppose the most formidable invaders. HERE, were it	3
25 fndrs.v	s.N14445	nor injured arrans and her devoted rites. The community will be assured, that upon the basis of a well regulated	militia	, an army may be raised upon all future occasions sufficient to oppose the most formidable invaders. HERE, were it pertinent	3
25 fndrs.v	.washington.03-12-02-0485	capable, the Project of attacking the English and it still appears to me too dangerous—the great Body of	Militia	with which we might be reinforced for this purpose does not give me any additional hope of succeeding—it	3
fndrs.v fndrs.v 26 evans.	.washington.us-12-02-0405	Assiduity to put the Posts here in a Situation to stand by themselves; when that is done a Party of	Militia	on either side the River, as Circumstances may require will probably be sufficient to restrain the Garrisons of these	_
fndrs.v fndrs.v evans. fndrs.v					2
25 fndrs.v 126 fndrs.v 127 evans. 128 fndrs.v 129 fndrs.v	.washington.03-21-02-0564	Sumner County1. Subaltern. 1. Serj. 2 Corporals and 17. Privates That besides these 2 Subalterns and thirty mounted		be allowed the district. That six small iron howitzers with one hundred rounds of ammunition each be transported	
25 fndrs.v 126 fndrs.v 127 evans. 128 fndrs.v 129 fndrs.v			Militia	immediately from	2
25 fndrs.v 26 fndrs.v 27 evans. 28 fndrs.v 29 fndrs.v	.washington.03-21-02-0564 .washington.05-15-02-0445	reach New York before its Reduction, to command, to a moral Certainty, Events, order previously a Camp of Ten	- William		2
25 fndrs.v 26 fndrs.v 27 evans. 28 fndrs.v 29 fndrs.v 30 fndrs.v	.washington.03-21-02-0564 .washington.05-15-02-0445 .washington.03-14-02-0552	reach New York before its Reduction, to command, to a moral Certainty, Events, order previously a Camp of Ten Thousand	Militia Militia militia	immediately from to be formed at or near Newhaven—These may be called in to strengthen your Army while the Army	
25 fndrs.v 26 fndrs.v 27 evans. 28 fndrs.v 29 fndrs.v 30 fndrs.v 31 fndrs.v 32 HeinR	.washington.03-21-02-0564 .washington.05-15-02-0445 .washington.03-14-02-0552	reach New York before its Reduction, to command, to a moral Certainty, Events, order previously a Camp of Ten	Militia	immediately from	2
25 fndrs.v 26 fndrs.v 27 evans. 28 fndrs.v 29 fndrs.v 30 fndrs.v 31 fndrs.v 32 HeinR	.washington.03-21-02-0564 .washington.05-15-02-0445 .washington.03-14-02-0552 R120 .washington.03-19-02-0139	reach New York before its Reduction, to command, to a moral Certainty, Events, order previously a Camp of Ten Thousand gaol delivery in Kent county imdi . An admtiona , (ttp"lcmentary act to tie act , intitled , " An act for cflallihi.ttg a	Militia militia	immediately from to be formed at or near Newhaven—These may be called in to strengthen your Army while the Army "W.idfthis fmlare " 751 . Ati sc to vel . in the Cm nmrefa of the Initel Stateq a power to levy lutis	2 2 4
25 fndrs.v. 26 fndrs.v. 27 evans. 28 fndrs.v. 29 fndrs.v. 30 fndrs.v. 31 fndrs.v. 32 HeinR 34 HeinR	.washington.03-21-02-0564 .washington.05-15-02-0445 .washington.03-14-02-0552 R120 .washington.03-19-02-0139 R191	reach New York before its Reduction, to command, to a moral Certainty, Events, order previously a Camp of Ten Thousand gaol delivery in Kent county imdi. An admitiona, (ttp://cmentary.act to tie.act, intitled, "An act for cflallihi.ttg a has much the confidence of the people[]] I hope will be thought on among the next promotions Our people mostly produced the most expensive means of raising forces when wanted. If gentlemen would consent to the establishment of	Militia militia militia militia	immediately from to be formed at or near Newhaven—These may be called in to strengthen your Army while the Army "W. idfthis fmlare " 751 . At sc to vel . in the Cm nmrefa of the Initei Stateq a power to levy lutis had a skirmish on port royall Island a few days since the particulars I enclose as received from Genl Moultrie	2 2 4 4
25 fndrs.v 26 fndrs.v 27 evans. 28 fndrs.v 29 fndrs.v 30 fndrs.v 31 fndrs.v 32 HeinR 33 fndrs.v 34 HeinR 35 HeinR 35 HeinR 35 HeinR 35 HeinR 35 HeinR 36 fndrs.v 36 HeinR 37 HeinR	.washington.03-21-02-0564 .washington.05-15-02-0445 .washington.03-14-02-0552 R120 .washington.03-19-02-0139 R191	reach New York before its Reduction, to command, to a moral Certainty, Events, order previously a Camp of Ten Thousand gaol delivery in Kent county imdi. An admitiona, (ttp!cmentary act to tie act, intitled, "An act for cflallihi.ttg a has much the confidence of the people[]] I hope will be thought on among the next promotions Our people mostly produced the most expensive means of raising forces when wanted. If gentlemen would consent to the establishment of an efficient Duty, regularly, shall, as a small Compensation for the Protedion and Security of his Person and Property, derived from the	Militia militia militia militia Militia	immediately from to be formed at or near Newhaven—These may be called in to strengthen your Army while the Army "W. idfthis fmlare " 751 . Ati sc to vel . in the Cm nmrefa of the Initei Stateq a power to levy lutis had a skirmish on port royall Island a few days since the particulars I enclose as received from Genl Moultrie system , a less military force would be necessary; but they will not do this; they are always in favor - of , pay annually , to the Colledor of o , pi the public Levies , of the Hundred in which he resides , the Sum	2 2 4 4 4
125 fndrs.v. 126 fndrs.v. 127 evans. 128 fndrs.v. 129 fndrs.v. 129 fndrs.v. 130 fndrs.v. 131 fndrs.v. 132 HeinR 133 fndrs.v. 134 HeinR 135 HeinR 136 evans. 136 evans. 136 evans. 137 evans. 137 evans. 138 evans. 138 evans. 139 evans. 130 evans. 130 evans. 131 evans. 131 evans. 132 evans. 133 evans. 134 evans. 135 evans. 136 evans. 137 evans. 137 evans. 138 evans. 138	.washington.03-21-02-0564 .washington.05-15-02-0445 .washington.03-14-02-0552 R120 .washington.03-19-02-0139 R191 R117 s.N15980	reach New York before its Reduction, to command, to a moral Certainty, Events, order previously a Camp of Ten Thousand gaol delivery in Kent county imdi . An admtiona , (ttp"cmentary act to tie act , intitled , " An act for cflallihi.ttg a has much the confidence of the people[]] I hope will be thought on among the next promotions Our people mostly produced the most expensive means of raising forces when wanted . If gentlemen would consent to the establishment of an efficient	Militia militia militia militia	immediately from to be formed at or near Newhaven—These may be called in to strengthen your Army while the Army , W.idfthis fmlare " 751 . Ati sc to vel . in the Cm nmrefa of the Initei Stateq a power to levy lutis had a skirmish on port royall Island a few days since the particulars I enclose as received from Genl Moultrie system , a less military force would be necessary; but they will not do this; they are always in favor - of	2 2 4 4

		but in Case your Command does not reach there Be pleased to comunicate this Request to the Officer comandg the		in that County, & [Desire] him to fulfill the Number—This Requisition has been comunicated to Gov. Hancock—but	1
139	fndrs.washington.99-01-02-06165		Militia		3
		soon after that the enemy were already arrived at or very near the Dan river we ordered out all the		who had arms or for whom arms could be procured of the Counties of Lunenburg, Brunswick, Amelia, Dinwiddie,	
140	fndrs.jefferson.01-05-02-0050		Militia	Chesterfield, Powhatan	3
		insurrection. Our warm & cordial acknowledgments are due to you, Sir, for the wisdom and decision with which you		to execute the public will; and to them, for the disinterestedness and alacrity, with which they obeyed your summons. The	3
141	fndrs.washington.05-17-02-0132	arrayed the	militia		3
142	fndrs.washington.03-13-02-0487	by too many of the continental officers & privates. It seems to me, that some Gentln expect too much of untried	Militia	, drawn out by succession for two months at most. But however the fact may be, your Excellency will see, that	3
		to be on the standing army. Both ought to be exploded, as they tend in their influence to prevent the		of the kingdom from ever becoming respectable. Besides, we have reason to expect that our state of tranquility will	
143	evans.N09310		militia	sooner	3
144	fndrs.washington.03-11-02-0223	is down w[it]h all the men that we can spare—I have some hopes that the Goshen	Militia	will come in this Morning with which I Shall march. by that time I Shall endeavor to get waggons Collected	2
145	fndrs.washington.99-01-02-02790	this that we have no doubt of it, and are pursuing measures accordingly. With respect to the return of the	Militia	who were called for, under the persuasion that the Enemy meant to attack the Count, it will rest with him	3
		body at a distance shou(I)d know it with precision and certainty; because, while it depends upon		, who are here today, & gone tomorrow—whose ways, like the ways of Providence are, almost, inscrutable—and when	
146	fndrs.washington.03-08-02-0467		Militia		4
		myself that it will not be attended with the disagreeable Consequences which your Excellency apprehends—The truth is,		have of late, been so extremely backward to come out in the monthly Service, that without some addition to their	
147	fndrs.washington.03-20-02-0338	the	Militia		3
		whole Brigades, leaving you, in sight of the Enemy-when you crossed the Delaware tho reinforced with the Philada		, you had but a handful of men, & these in a wretched ragged condition—what then would have been the	
148	fndrs.washington.03-12-02-0479		Militia		2

	Lines excluded as involving irrelevant usages						
		Delinquents, and agairft the Goods and Cha=els of the Parents, Guardians and Matters of fach Delinquentcs Acts And		. 153 quents as have not arrived to the Age of twenty - one Years; and for want of such Goods and			
149	HeinR182	Laws .	Militia		5		
		Electors 1868, 1860 new revenue bill 1875, 1880 Bank of the United States & 1937 Gilman, Mr,. (Massachusetts), on		, 1805 , 1815 Goodhue , Mr , (Massachusetts), on duties on spirits 1845 on Electors 1867 H . First Session . Harbaugh			
150	HeinR185	the	Militia	, Leonard , his petition	5		



		1	able 2		
No.	Source	Context Left	Key	Context Right	Code
	fndrs.franklin.01-	the Rich, at the same Time. Of the Poor, too, those who are	Right	to claim this Sacrifice of the Farmer: as, while they have their Alowance, it makes no	
1	21-02-0072	maintain'd by the Parishes, have no		Diference to them, whether	4
	HeinR187	ultimately, and of repealing the mortgages already made, to the	right	existing to undo what was done, decides this question, that nothing can have been	
		extent that the necessity, in their judgment, may require. The		rightfully done by the preceding Legislature	
2					3
	fndrs.franklin.01-	when it is made, or any Laws to be made in America are likely to	right	there. In the mean time I think 'tis a pity you are not there, or at least one of	
3	34-02-0418	deprive you of your just	3		3
	evans.N25929	following lines: 'To the MINISTER of the Interior Department. 'THE	riaht	to superintend the execution of the laws, and to denounce their violation by authoritie	s
4		part of administration allotted to you, citizen, gives you a		that hold them in contempt. I	1
	HeinR276	able Colleagues could not be so well served , that Considering it	right	to Judge of the Delegate could not agree that Congress should at all Interfere with it	
5		as a matter which each state had an Exclusive		that having Just informed	4
	evans.N21598	cents a ton annually more than the British; and it may be a	right	to repeal the law laying the home duty, as it was imposed and enacted when the	•
6	014110.1121000	question, whelther we have any	ng	treaty was made and	3
	HeinR172	be , and hereby are fully empowered , in their said cappacity , to	right	in said decetfed's real estate as will amount to his or her proportion of the just debts	+ $$
7	11011111111	make sale of so much of each legatee's	Hall	and funeral	4
	HeinR329	merely permitted us to export her manufadures, and to run in debi	right	may be restrained or prohibited whenever she pleases , it is a great acquisition to	
8	11011111020	every year to her merchants, and as this	rigiti	have secured it, in such way	4
	HeinR173	Legislature , that doubts have arisen in some of the ti , nb , Courts	right	of persons to confittmte Attornies in certain cases , other than those which have beer	
9	TICIIII (170	of Judicature within this Commonwealth, refpc&ing the	rigin	admitted in the usual form prescribed	4
3	HeinR300	board at . Philadelphia , they then became part of the . ci'ew , and	right	they heldjointly with the hip aid officers , and residue of the crew . Tho articles of	7
10	I ICII II X300	the right to captarre and make prizes was a	rigiti	agreement dire&ed the distribution	4
10	evans.N11902	to look across the Atlantic, and to see in the boundless continent	right	to order as we please, who hold their property at our disposal, and who have no othe	
11	Evalis.N11302	of America, increasing MILLIONS whom we have a	rigiti	law than our	3
- ''	caselaw.va.6714	that unanimously, it is IV. That a right claimed by settlement,	right	, claimed by survey, authorised by order of council. In examining this proposition the	3
12	326	cannot, in any case, be opposed to a	rigit	following questions are propounded. 1, what is	4
12	HeinR113	offend.ing , their acceffaries , aiders , comforters , and abet , tors ,	right	owner thereof , and pay to the said owner double the value thereof ; or if the said	4
	I ICIIIIX I I I	thall reflore the goods, chattels, or effe&s, so flolen, to the	rigiti	goods, . chattels, or effeds	
13		linal reliote the goods, chatters, or enexis, so holen, to the		lyoods , . Challels , or effects	3
13	HeinR168	Brother Laws , it ,. 151 , Nathaniel Goodwin , and his Sisters Mary	riabt	of his Wife the said Hannah , and as Executor to the said Elisabeth White represents	
	neilik 100	Hudson, Hannah Parkman and Elisabeth White. That the	right	·	
1.1		Petitioner in		one half the Interest ; and	4
14	NO4500		الماسة س	to come and produce to be inclosed in her and produce to the explosion of arms of	4
15	evans.N21598	new duties on tonnage; that is, in other words, that, treat us as	right	to carry our produce to her islands in her own vessels, to the exclusion of ours. 2.	2
15	for almonately and a second	she will, Britain shall still have the	Dielet	That she shall	3
	fndrs.adams.01-	this Morning, backward and forward, in the Statehouse Yard with	Right		
40		Paca, McKean and Johnson. McKean has no Idea of any		Trade, &c. Dyer and Serjeant of Princetown	
16	0011	in managerian of the same And the same it dette same to the	ا ماساند	of must are more to the other phase deposits of twent of local conditions in the control of the	1
47	HeinR342	in possession of the same . And thereupon it doth appear to the	right	of preference to the above described tract of land , and that he have a certificate	
17	NATOCE	commissioners that the claimant is entitled to the		thereof , which certificate shall be	4
	evans.N15935	receive from you of real sincerity and confidence. How! cried	right	so to do, at the very moment you employ artifice. Artifice! You blush, Alphonso, and	
4.5		Alphonso, thunderstruck, do you doubt my sincerity? I have great		well you may; but I	
18					4
	HeinR191	that the United States not only pretend to con The only right which	right	to England . by the 3d article of the navigation of that river was founded on the their	
19		the United States had in firm that		Commercial Treaty, but	4
	evans.N24455	on my ac count to the payment of what was due to me; having	right	to do, to receive the amount at one of the ports of discharge. Towards this end, I	
20		elected as I had a		relquested	4
	evans.N16355	or by being baptized, does not gain his freedom; and that the	right	to send him to the plantations, or wheresoever else he thinks fit; and that such owner	-,
21		owner of a negroe in England has a		in case the slave	1

		T •			
22	evans.N25718	of all the world, thus would it be kindled again. You have changed our holy days; you have an undoubted		, as our civil governors, so to do; it is very immaterial whether they are kept once in seven days, or	1
23	evans.N26378	to remain, it is no deprivation of right to order them to depart; and, if it be no deprivation of	right	, it can be no punishment; and, if it be no punishment, this order may be made, without any crime, on	4
24	evans.N10104	most commonly too subject them to this or that political power: but neither of these by any peculiar	right	of fatherhood, but by the reward they have in their hands to inforce and recompence such a compliance and	4
25	evans.N25223	subject only to the right of treaty of the United States to enable the state to purchase under its pre-emption	right	the Indian title to the same. And be it further enacted, That within three days after the passing of this	4
26	HeinR184	to say these should not be received in evidence in a State Court , unless they were stamped , they had a	right	to say the same with respect to a deed . Except it could be shown that the farmer was less able	4
27	evans.N18810	choose to follow my advice, I should not, on that account, cease to love you as my children: though my	right	to your obedience was expired, yet I should think nothing could release me from the ties of nature and humanity	4
28		the Revolution, unless recognised by the existing authority. Can it be doubted that every other nation would have had a	right	to adopt the same principle of conduct towards France? It cannot. By parity of reasoning, as far as France	4
29	evans.N32714	not, their verdict may form a precedent, that, on a similar trial of their own, may militate against themselves." "Another	right	relates merely to the liberty of the person. If a subject is seized and imprisoned, though by order of government	2
30	HeinR105	catching Shad , . by Vessels riding at Anchor on the Fishing - Ground , or by Persons fishing under Claim of a common	Right	on said River . Secondly . That each State shall enjoy and exercise a concurrent Jurifdicion within and upon the Water , and	3
31	evans.N25270	like Mr. Wolcott, conjures up an absurd excuse for having deserted his duty, those who pay his salary have a	right	to criticise him. Mr. Wolcott dismissed, with impunity, two offenders that, as he says, he might reach Fraunces	3
32	HeinR87	man releases his right to the tenant for life , or the reversioner to the tenant for years to pass a	right	,, as where one co - parcener releases to another to pass an estate , as where the diffeifor releases to the diffeifee	4
33	evans.N20407	imposition or deseasance; and therein saying that they have a right to choose and refuse; that the Churches' having a	right	to covenant; no power, without their consent, can dissolve it. For any to say, or pretend to argue, that because	4
34	evans.N11558	of Great Britain to act for them, and the people of Great Britain cannot confer on their representatives a	right	to give or grant any thing which they themselves have not a right to give or grant personally. Therefore it	3
35	evans.N09388	a present and constant regard to his revealed will, is nothing less than to deny either his ability or his	right	to golvern us; for it is essential to good government, to have a plan laid by the ruler	1
36	evans.N11611	person or by representation. With as much reason might we go about to prove, that no ancient King had a	right	to take from every subject at his good pleasure, an eye or an ear. It is sufficient that we know	1
37	HeinR107	ra ftrued to delroy or take away the Right of his Majesty , his Heirs and Successors , afl , fort nor the	Right	of any B - dy , poitic or corporate , nor that of any other Person or Persons , in and to the said	3
38	evans.N25101	sen the right of another. And to claim such an unlimited use of my right, as to encroach on the	right	of another is to claim, not liberty, but tyranny; not right, but oppression. "I may freely speak, write, and print	3
39	fndrs.adams.06- 11-02-0068	here in my stead. It is this, that I while I Stay and my Successor after me, shall have a	right	to employ any Broker that I or he may choose, and whenever one or the other may think proper, to	3
40	evans.N06982	prison-keeper: But what is all this to the apostle's purpose? but only to shew, that God has a sovereign	right	to do what he pleases, with such as adhere to a law covenant: They are more related to	4
41	caselaw.nc.8697 379	points out anew mode of obtainingredress where lands .ire overflowed by a mill pond, which takes away the common law	right	of suing. unless in the case, specified by the act. Mumford & others v Terry 2 Car. Law. Rep. 425. In	3
42	fndrs.washington .05-08-02-0367	preemption. No man has a	right	to purchase my land from my tenant. But if he does purchase, I cannot sue him on the supposition	3
43	343	all pretensions to a right of preemption against the surveys; because there were then other persons, who had a legal	right	, or claim, paramount to the right of preemption. Of course, Maze could not be entitled to more than his settlement	3
44	evans.N22307	cannot be so weak, nay so wicked, as to feel an attachment for a man who is another's	right	. Do not fear for me, my beloved friend; if I cannot command my feelings I can my actions. Should	4
45	HeinR342	become due long before the to persons for lands settled on , and improvedsubsequent time fixed by the law givingthem a	right	of pre - emption; to, the 3d of March, 1807 that they have already hag a longer term for making 2d	4

	fndrs.jefferson.0	the Loan. That you and every friend to america, where honor,	right	in being opposed to these funds becoming the property of Europeans, I think, and	
	1-15-02-0371	Credit, and necessity urges not to the contrary, are		therefore you discourage every thing of	3
	HeinR113	bsen made by tornies Or Agents who have been appointed by any	right	so to do , and efj*ecially giv adjudged goot . ing them power or direftions therein to fell	4
47		per attornies , are son or persons who had		or convey land	4
	evans.N07965	from the well known Jus Gentium, LAW OF NATIONS, that	right	of that prince who had been at the charge of the discovery.* This from universal	
48		whatever waste or uncultivated country is discovered, it is the		suffrage gives at least a	4
	evans.N11075	all unjust attempts upon them, or invasions of them from any	right	to defend and secure his person from all assaults and injuries, if he allows him to	
49		quarter whatsoever. No man will dispute any one's		have right to defend	2
	evans.N09919	obedience, which can, in the least measure, excuse us from the	right	which the Deity hath to bind us to real holiness and the perfection of it according to	
50		obligations of it. SOME seem to imagine that the		our measure, in	4
	caselaw.ct.6763	etc. was to be understood, the whole of the land contained within	right	the defendant owned within said boundaries; the court understood them in the latter	
51	505	said bounds; or only all the land or		sense, and judgment was for the defendant	1
	HeinR173	444 Poland Littcelfe1d . of the fame , the property of said	right	of said Pro . prictors therein , becomeextinct . And be itfurther enat'ed by the authority	
		Bridge fliall thereupon immediately revert to the Commonwealth ,		aforesaid , That if the said Proprietors	
52		and the		anorodata, macin ano data i ropinotoro	4
~_	evans.N19383	with a sense of Equality, they held it as a fixed principle, "that all	right	ought to be free, that they are created equal and endowed by their Creator with	
53	Cvans.iv 18000	men are by nature and of	Hight	certain inalienable rights, amongst which	2
	NO0405		od outst		
	evans.N08465	obligation to regard divine rule, depends on their own act; for they	right	to act for themselves now, as their parents had to act for them in infancy. Paul, when	•
54		naturally imagine that they have as good a		speaking to heathens	3
	evans.N26458	then a privilege by birth right from heaven. It is the choice boon of	right	of common nature through the globe, and possessed by common law, and the	
55		friendship. It is the		consent of nations, in some degree, through	2
	evans.N24344	that right, which social combinations have assumed, of capitally	right	is obvious; as it is the duty of us all, from the law of self-defence, to cut off that man	
		punishing offences of a slight nature. In cases of murder, their			
56					3
	fndrs.adams.06-	who will?— Whether you think the emperor has right as well as	right	that might gives?— Whether you think there is a positive Combination among the	
57	16-02-0257	strength in his demands or is the	"	great Catholic Powers of Europe to	4
_	evans.N07159	become Papists, at least you must have been greatly at a Loss,	right	. Thus your Argument concludes as strongly in Favour of the Pharisees, Mahometans,	
58		whether they were not after all in the		and Papists, as it does in Favour of	4
	fndrs.jefferson.0	government for special purposes, delegated to that government	right	to their own self-government; and that whensoever the General government assumes	
	1-30-02-0370-	certain definite powers, reserving, each state to itself, the residuary	rigiti	undelegated powers, it's acts are unauthoritative, void, & of	
	0002			lunderegated powers, it's acts are unauthoritative, void, & or	4
		mass of	ari ar la 4		4
	caselaw.de.5811	and of the first impression among us. Where does it begin, and to	right	, in a court of common law, of scrutinizing, in an action of tx-over, a decree of the	
	22	what does it lead ? From a supposed		admiralty, in a	4
	HeinR83	Liberty . 2 . The right we have over things or goods that belong to	right	we have over the persons and a&ionr of other men , which is diffinguifhed by the	
61		us , which is called Property . 3 . The		name of Empire or	3
	evans.N20407	peoples' Covenants, and their relation becomes a fourfold	Right	and Power to exercise all parts of Discipline of Christ's Institution, according to his	
		covenant relation. 5th. A Church thus organized with a ruling		laws: Intro ducing all	
62		Officer, hath			4
	HeinR137	be I;wful in such case ,# ower . where deeds have been recorded	right	of Dower in the fame , for her to 'relinqui(h her right to the lands so Deeded before two	
63		and the Firns Covert hath not relinguilhed her]	Justices	4
	caselaw.md.572	operate merely as a repeal of the law, but has operative words,	right	to all bona fide debts heretofore contracted. The treaty does not abandon this state,	•
	835	and it was the intent to restore the	9	but as we are parties to	4
	fndrs.jefferson.0	the requisition of the President, to give an opinion in writing on the	right	to renounce their treaties with France, or to hold them suspended till the government	
			rigiti		
	1-25-02-0562-	general Question, Whether the US. have a		of that country shall be established	
	0005				4
	HeinR325	parties respectively, which shall not equally extend to all o other	right	of imposing on American vessels entering into the British ports in Europe a tonnage	
		nations . But the British Government reserves to itself the		duty equal to that which shall	
66	l		I		4

	evans.N19425	concern, whether of greater or less moment, a power to propose only. The several states have reserved to themselves the	right	of ratificaltion. No law can be constitutionally binding, until it have been ratified by each. The veto of	
67		,			4
68	evans.N08765	's Commission, which has been considered already. The Words of Tindal are these: The Jurisdiction any Bishop has, and his	Right	to have a Share in the making of ecclesiastical Canons, and the Power of constituting inferior Ministers, must be derived	1
00	evans.N16599	worship almighty God, according to the dictates of their own	right	can be compelled to attend any religious worship, or erect or support any place of	- '
69		conscience and understanding; and that no man ought, or of	rigit	worship, or maintain any minister	2
09	fndrs.madison.01-	conscience and understanding, and that no man ought, or or conceive that every person who owed this primary allegiance to	right	of birth, as the member of a new community; that he was consequently absolved from	
70	12-02-0115	the particular community in which he was born retained his	rigit	the secondary allegiance he had	2
70	HeinR178	issue and only heir the " forenamed Henrietta ; who thereupon , at	right	of inheritance in the demanded pre . mises , by her said next friend , became im "	
71		the " death of her said parent , by virtue of her		mediately pa8 Qox4ry 0?o N	2
		of the land and premises herein and hereby Excepted and not	Right		
	.99-01-02-00627	Conveyed and their heirs and assigns Shall have the		Junction of the said Rivers	
72					4
·	caselaw.va.3820	estates are favoured in law ; at least, i can invent no other. The	right	of survivor-ship, hath, on the contrary, opposed it, wherever it could be opposed,	
73	20	court of equity, instead of favouring the		without usurping unwarrantable powers. The only case	2
	evans.N20407	hearing and judging upon the cause, and finding him incorrigibly	Right	and Power to dismiss him. Yet even then, if the Church will not dismiss, will not	
		offending; and directing to a dismission. The Church hath then		consent to give up	
74					4
	evans.N09042	Parliament of Great-Britain, and then Ireland is only declared	right	of making laws to bind the Americans is expressed in these very strong, most	
		dependent upon, and subordinate to, in very gentle terms, whereas		extensive terms, IN ALL CASES WHATSOEVER	
75		the			4
	caselaw.va.6662	and discount against the debt when claimed by the assignee any	right	to claim from the original ob-ligee." See also, as some of the cases pari materia, Mayo	
76		equitable demand respecting said debt, which he had a		v. Giles adm	3
	evans.N21598	It is further alleged, by way of objection to this article, that it does	right	to reside and settle in the British territories in India, without the consent of the British	
77		not secure to our citizens a	3	local government	3
	evans.N24939	capacity, the truth thereof may be given in evidence; and in all	right	to determine the law and the facts, under the direction of the court, as in other cases.	
78		indictments for libels, the jury shall have a	3	XX. That no	1
	evans.N15619	barbarous shores of young Columbia?— Because Heaven	right	, full right, 'tis said, By violence to seize whatever she possesses. My	
		prosper'd their designs, and blest Their dangerous enterprize,		lords,—forbear;— Most sure I	
79		Now, Britannia has			4
	fndrs.jefferson.0	no relation to Townships being considerable enough for	right	of voting. As to the equality of Representation, it is an important point and it can't be	
		Representation, where residence, apprenticeships or freedom of		right for	
80		Companies may justly give a		1.9.1.1.5	1
	fndrs.jefferson.0	they reach it, for the passage is impracticable there. I submit to	right	they should have in forming a treaty of commerce. The English ministry will I am	
81		you these observations that you may judge what		satisfied readily agree it shall	4
<u> </u>		is your own folly. You have drawn it on your own heads; and, as	right	, neither policy nor justice will dell on me to guaranty what you gave up yourselves."	-
82	14.txt	you have bartered away this valuable	1.19111	This language would satisfy the	4
	evans.N11181	by royal charters,' declare that they 'wish not a diminution of the	right	or favour,' and they 'shall always carefully and zealously endeavour to support his	-
83		prerogative, nor solicit the grant of any new	1.19111	royal authority and our connection with Great-Britain	4
00	evans.N24243	that an obedience to him should in any instance be dispensed	right	to compleat obedience, and cannot consistently with that order necessary to be	
84	5 valis.1 127275	with. As governor of the universe he has a	ligin	preserved admit of deviations from it: neither	4
04	HeinR54	the [ppreme law , but likewiife , independeiftly of - that maxim ,	right	of coming to such extremities . The public minister is certainly independent , and his	
	-	the ambtffador's own deeds have given a perfe & and particular	Hight	person (cared ; bat it is langdtftionably lawful	
85		ine ambinadors own deeds have given a pene & and particular		person (vareu , var it is ianiquillionably lawith	1
00	fodro franklin 04	Channel, & the La Grandville seperated from me a few days	right	to share in the Prizes that were taken while they were present with the squadron; but	<u> </u>
0.0	fndrs.franklin.01-	· · · · · · · · · · · · · · · · · · ·	right	, , , , , , , , , , , , , , , , , , , ,	4
86	32-02-0179	afterwards on the Coast of Ireland.— They have a		any claim in behalf	4

	HeinR83	the jubjc ts , thus oppil'fd , the prote6tion of the laws of focicty .	right	to claim the assistance of other nn whln he is rtially in neceffiry; and eve:ry one is		1
87		1,vry man , at , luh , has a		obliged to	2	ı
	evans.N12442	dwarfs the whole, And makes an universe an orrery. But when I	right	regain'd, thy grandeur is restor'd, O nature! wide flies off th' expanding round. As		1
88		drop mine eye, and look on man, Thy		when whole magazines, at	4	
	HeinR342	eleventh of November, 1735, and to continue from year to year.	right	of alienation, default, and fines, with all other royal and seigneurial rights, when the		1
89		The said quit - rent bearing profit of fees for		case may be agreeable to the	4	
	caselaw.va.1964	Tyler, Judge. I am, by no means, a friend to new trials; for I look	right	o,f being tried by a jury of peers, as one of the most sacred and beneficial in the law		1
90	198	upon the			2	
	HeinR131	duly eectted, and now entcred of rccord in the clerk's office of the	right	, title , interest ; nd claim of , in , ind to the . fiid negro Woman Chany and her albrviaid	•	1
91		ftid county , purpoing his renunciation ofall		Ch - hlen , aid didthercby	4	

		Lines excluded as i	nvolvino	g irrelevant usages	
	fndrs washington	least wish to know at some period—the extent of the Enemy's	right	that the World should know 'em. I therefore request that you will endeavour as far as	
92		depredations and cruelties; indeed it is	ligin	Opportunity will permit to	5
		ensue; that it was probably this consideration which led the	right	. He described the awkwardness attending a communication of it under present	
93	06-02-0125	Ministers to the concealment, and he thought they had acted		circumstances; remarking finally that nothing had been done contrary	5
	evans.N19727	it will not be abundantly recompensed by the inward peace and	right	. It certainly will. And the difficulties you now dread will enhance your future satisfaction	
		pleasure, which arise from a consciousness of having acted		*. But think again how you will	
94					5
	evans.N27244	helper, and therefore I will call upon thee. "Oh, ho, ho, ho, "Grant	right	well, and that I may be able, not only to walk, but to run, and to jump logs, as I	
95		that my knees and ankles may be			5
	fndrs.adams.06-	estimation than the attributes of wisdom and virtue, skill in arts	right	, what is fit, what is true, generous, manly, and noble in civil life. The competition	
	01-02-0045-0009	and sciences, and a true taste to what is		between Ajax and Ulysses is	
96					5
	evans.N06802	Author, &c. To this I answer:—If Man were indeed but a Machine,	right	enough, even him supposing a conscious Machine. But it can be nothing to the	
97		this Reasoning would be		Purpose if he be, as in	5
	HeinR137	of office '(to wit) " I , A . B . do swear (or affirm , as the case may	right	as vell to poor as rich in all things belonging to my office of Conflable , that I will do no	
98		be) that I will do			5
		intention of Landing at either of the above places, the light Corps	right	instead of the Right Wing. If the enemy come by the way of the No. River—the	
	.99-01-02-03775	of the Army may be advanced to the		present disposition	
99					5
	evans.N24940	treat of, and conclude, the said Treaty, that is to say: his Britannic	Right	Honorable William Windham, Baron Grenville, of Wotton, one of his Majesty's Privy	
100		Majesty has named for his Plenipotentiary, the		Council, and his Majesty's Principal Secretary	5
	HeinR171	indic'tt:icnt of 'the Grand jury . Pro , d , The county , town or bther	right	ought to maintain aid keep the I . ae in rdpair , had been previ6hfly notified of such	
101		revifo . person or persons , who of .		want of 're	5
	evans.N34726	we have derived our good fortune: let this be a lesson to you all	right	, though misfortune should persecute him, though the lightning should flash round his	_
102		your lives! When a man acts		head, and thunder shake every thing about him	5
	evans.N20529	of our duty is the rule of our duty. For right reason in this case	right	in a moral sense; and duty and what is right in a moral sense are the same thing: and	_
103		means what is reasonable and		it	5
	evans.N18810	it. Curiosity is a sentiment that you should not stifle: it wants only	right	object. Curiosity is a knowledge begun, which makes you advance farther and quicker	
104	1100740	to be managed, and placed on a		in the road of truth: it is	5
405	evans.N09748	as also that a member may, with the allowance of the directors,	right	amounts to a double annuity, but no further. To guard against all possible events,	_
105	6 1 1: 1	take out a fresh policy, till his whole		however improbable and unexpected, and to	5
400		on the subject of Mr Burgoyne and his Army, I would submit it to	right	& reasonable, that All expences incurred on their Account for provisions &c. should be	
106		Congress, whether it will not be		paid & satisfied previous to their embarkation & departure	5
407		this as well as other letters I have received, that this Edmund	right	Heir to the Estate of Richd Richards Esqr. who died in Virginia eighteen years ago. A	_
107	.04-03-02-0168	Richards (of the County of Cornwall) is the	1	Copy of the Will	5

	caselaw va 3819	them was the plaintiff, who therefore could' not sit in. the cause,	riaht	of action accrued the fourth day of november, 1756, when he took up the bill of	
108	98	another was of the opinion that the plaintiffs	rigin	exchange, and gave his	5
100		cles of conveniency, and still fewer of luxury. Their streets are	right	angles; and they seem to have inherited and preserved the cleanliness of Haerlem	
109	CVAIIS.1410700	spalcious, airy and regularly laid out at	rigin	and Delst. But there is one inconveniency	5
	HeinR344	a thousand different fyflems of religion . That ours is but one of	right	,, and ours that one, we H h thould [234] thould with to fee the 9 3 wandering seas	
110	11011111011	that thousand . That if there be buit one	g	gathered into the	5
110	evans.N21533	and pleasure, corrupt the sentilments of the great. The example of	right	and wise. If the phillosopher, when employed in the pursuit of truth, finds it necessary	
111	014110.1121000	neither, affords any standard of what is	ng	to disregard established	5
	evans.N10563	of them, the moral cause I mean. And to be thus humbled,	right	sense of the badness the vileness, and unreasonableness of the cause; or in other	
112	CVAII3.IV 10000	necessarily supposes that we have some just and	rigin	words, that we have a	5
112	caselaw.ky.3162		right	angles, for quantity." The annexed plat, No. 12, was returned in this cause, of which	
113	333	degrees west, 400 poles, .with his line; then eastwardly at	ng	the following is an	5
110	evans.N10506	as the Left Leg may be right up and down, the Right Foot to be	Right		
114	CVAII3.IV 10000	thrown a little to the	rtigiti	same as if	5
117	evans.N10511	with the assistance of his people, he began to carry off. Upon this,	right	owners, who, supported by the other Indians, clamorously reproached him for	
115	C valis.14 100 11	however, it was eagerly claimed by the	igiit	invading their property, and prepared to take the canoe	5
110	evans.N20313	My poor wife, between sickness and sorrow, has breathed her	right	, then! Why could you not ask me to help you? Marianne (to Dolly.) See how papa is	
116	CVAII3.1420010	last! (He wipes his eyes.) Mr. Vincent. You are served	rigiti	coming round again	5
110	HeinR174	discretion may think proper, and contiguous thereto; to open the	right	and equitable, each supervisor, with the inhabitants of his own township, opening	-
	Heilik 174	highway in such proportions ., as the said justices may think	rigit	and rodoring commodious for travelling, a given distance	
117		Inigriway in such proportions ., as the said justices may think		and rodoning commodicus for travelling , a given distance	5
117	fndrs.adams.99-	is likewise forwarded thro' the hands of Col– Humphrey to Doct	Diaht	. I have requested the Doctor to use his discretion in procuring an impression &	3
110			Rigiil		5
118	01-02-0421	Price with an assgnment of the Copy		disposing of the copy-Right. Out of the	
440	HeinR342	marked A , Nos . I and 2]. This post became still more necessary	right	, after the grant of Georgia , which fixed its southern boundary by the most southern	١,
119	6 1 1: 1	, if the principle of retaining debatable ground be		stream of the River Altamaha : for	5
	_	Hill & the work intercepts the view—there is also a Barack near	right	angles with the last of the Hutts mentioned, this has 5 stack of Chimnies and appears	
400	.99-01-02-10053	the Barrier, standing some distance from & at		new. I could discover	_
120				W 0579 B B 1 00 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5
404	HeinR87	their deceased uncle with their surviving uncles , to the exulufiori	right	, tlka Of Title Dy Descent . 29 that in case all the brothers and fillers of the intestate	_
121		of the uncles Qf the intellate , is it not equally		are dead leaving	5
	fndrs.washington	, , ,	Right	, , ,	_
122	.03-24-02-0233	and Contract gross Errors but yet may mean		would not be guilty	5
	evans.N20568	that within half a year after the burning of this blessed martyr, the	right	side with a palsy, that for the space of eight years after (till his dying day) he was not	_
123		said sheriff was so struck on the		able	5
	fndrs.washington	same unlimited manner approves the proceeding of our	right	in both these points is incontestable. But attending to all we have seen, what	
	.05-15-02-0260	government, especially in what relates to our avoiding War. That		consistent judgement can be formed to	
124		he is			5
	fndrs.washington	· · · · · · · · · · · · · · · · · · ·	right	on all occasions & have ever made private considerations give way to the duties of	
	.99-01-02-06490	unacquainted with circumstances I, who have always been		my station, take the liberty to	
125		anxious to act			ţ
	fndrs.hamilton.01	he may be is our enemy and his property of every kind and in	right	of War." The only exception admitted to this rule respects property within the	
126	19-02-0056	every place liable to capture by		jurisdiction of a Neutral State; but	5
	fndrs.jefferson.0	to turpentine, pitch, and tar, it does what M. Jefferson asks; if to	right	of entrepôt to all merchandise in all of the ports and of transit for most of them through	
	1-13-02-0016-	these favors it adds those of the		the country	
127	0003				
	evans.N23768	the honor to inform you, that, on sunday morning, the left wing of	right	followed yesterday; and the second line, which forms the rear division, is also now in	
128		the army moved towards the North-river; the		motion. I shall advance as	
	evans.N16837	a positive part; the former is intended to guard against usurpation;	right	channel. Neither as being lords over God's heritage; but being ensamples to the flock.	
129		the latter, to direct the ministerial influence into its		I. THE negative part of	5

130	evans.N21058	the temperature of the air. The precursors, or premonitory signs of this fever were, costiveness, a dull pain in the	right	side, defect of appetite, flatulency, perverted taste, heat in the stomach, giddiness, or pain in the head, a dull—	5
		Sentence or Decree may, many Ways, be reviewed and set right. "But a general Verdict can only be set	right	by a new Tryal," &c. "The Writ of Attaint is now a mere Sound, in every Case: in	
131	0003				5
132	fndrs.hamilton.01 20-02-0249	of the other questions proposed by me both difficult & important. There was no inclosure in your Letter. Have we done	right	with Mr. Adet. I wish to know as we may hear further. Must we or must we [not] publish further	5
133	evans.N08016	requests are also brought for others, at home and abroad, in all places and relations. There is likewise in a	right	performance of this exercise, a self dedication and surrender of our all unto God: As in Psal. cxix. 94. I	5
134	evans.N21100	before he could disentangle his point, and keeping it fast with my left hand, shortened my own sword with my	right	, intending to run him through the heart; but he received the thrust in his left arm, which penetrated up to	5
135	fndrs.adams.04- 07-02-0110	in Bronze, which Mr H shews us, and add, this is two three or more hundred years old. On the	right	is the drawing Room which Contains several Curiossities. The furnitere is also ancient of yellow damask. There is a Cabinet	5
136		with the millk of human kindness, and wrote much in favor of this unhappy Clirgiman; In a Letter to the		honoroble Charles Jenkins he thus Expresses himself "The Supream Power has in all ages paid some attention to the	5
137	evans.N18480	and human, every practicable rule of morality or sound policy, is and must most necessarily be founded on justice and	right	, and, in its application, must produce justice and right, and avoid injury and wrong; therefore, whenever any law or rule	5
138	evans.N15592	such opinions communicated? Had he, indeed, said that the opinion of a party was against it, he would have said	right	. But was the popular opinion communicated by 1199 petitioners, even when opposed by upwards of 600 remonstrants? According to the	5
139	evans.N26742	the authority aforesaid, that the limits, boundarie jurisdiction, and authority of the state of Georgia, do and did, and of	right	ought to extend from the mouth of the river Savannah, along the north side thereof, and up the most northern	5
140	evans.N20681	if they had not yet been ceded by the Indians, it was necessary that the petitioner should previously purchase their	right	. This purchase the assembly verified, by enquiries of the Indian proprietors; and being satisfied of its reality and fairness, proceded	5
141	fndrs.hamilton.01 21-02-0264	seems every where to be travelling fast to a	right	point. This promises security to the Country in every Event. I have the honor to remain very truly My Dr.	5
142	evans.N21765	the lower pulley, then if any of the buckets should ever get loose and stand askew, they will be kept	right	by the case; whereas, if there were any ends of boards or shoulders, they would catch against them. See A	5
143	HeinR172	be rendered therefor . And be it further cnajcd , That when any dispute flhall arifi about When difpitc the relipedive occupants	right	in partition fences , and his or their . , ife ah0,t the obligation to maintain the hime upon application made by	5
144	evans.N36329	his other gifts, teaches us by the wise economy of his providence, how circumspect we ought to be in the	right	management of our time; for he never gives us two moments together, he gives only the second as he takes	5
145	0008	in reality contradicts the whole doctrine of the new testament, and destroys all the boundaries between good and evil, between		and wrong. But like all the followers of that sect, his practice is at open variance with his theory. When	5
146	evans.N20640	the shepherd, if your horse be able to keep the pace he is at, and you happen to hit the	right	road, which I assure you is very difficult and very dangerous too; for there be so many roads before you	5
147	HeinR189	States . Some of the Stated 'differed considerably in their regulations on this subject , and therefore he did not think it	right	to conform the laws of the United States to all their different praetices . Mr . N . Smta and Mr . Baavnonr - each	5
148	evans.N21584	envy. My dissolution seems now to be fast approaching.* I therefore beseech and conjure you, my dear Jugurtha, by this	right	hand; by the remembrance of my past kindness to you; by the honour of my kingdom, and by the majesty	5
149	evans.N13924	endeavours of their own, cease from doing wickedly and sinning algainst God. It is therefore but fit and	right	that they should smart for it, and continue under punishment. THE wrath of God is indeed revealed from heaven against	5
150	HeinR87	to a single woman , and marrie . her , the contra & is diflblved by act of law , by the union of the	right	and the obligation in him.' But here a diffintion is made between contra&s that are to be performed during	5

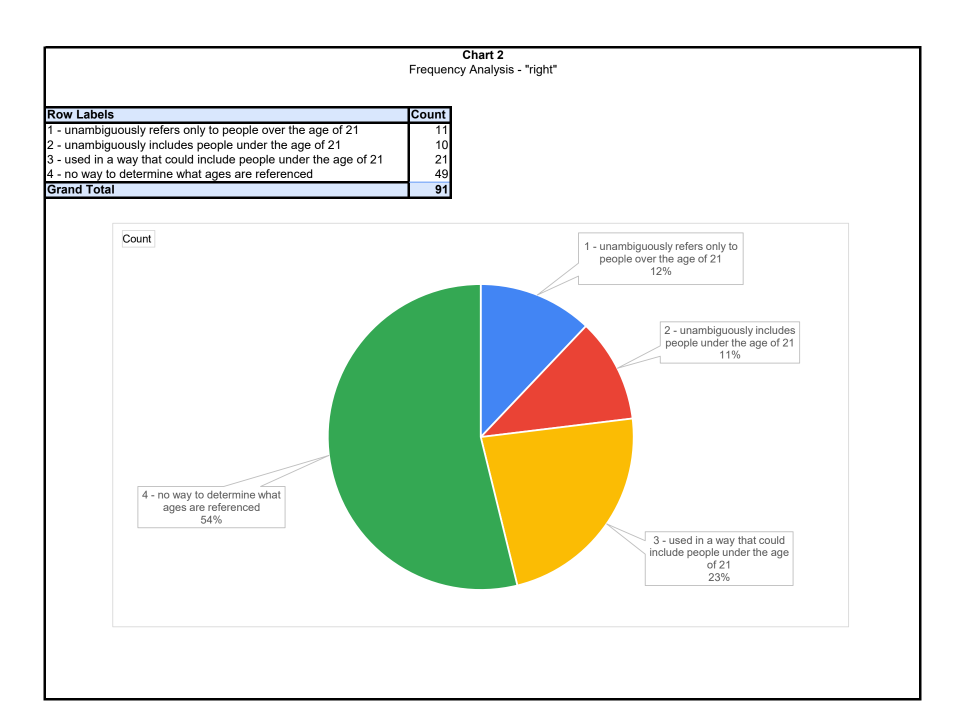


			Table 3		
No.	Source	Context Left	Key	Context Right	Code
1	fndrs.adams.99-01- 02-0754	now we have reason to expect some years [hence] an abatement of one third, as a promise was given to	the people	that the [imposition of] 10. sous per livre should not be renewed at the expiration of the term for which	3
<u> </u>	evans.N07231	in order to lessen the weight of a House of Representatives • are	the people	are gulled with the bait, and the house when they meet, are often in want of time to	
2		constantly exclaiming against long and frequent sessions;	6006.0	compleat the	3
3	HeinR71	And again,ð " it is the na " ture of a republican government , that either the " , colle&i - e body of	the people	, or particular " friends , should be possessed of the sovereign . " power . In a popular state , virtue is the ne " ceffary spring	3
	fndrs.adams.99-02-		the people	of the Untied States, and that there is a considerable part of them still peculiarly averse to	
4	02-2341	indisposition to war in the minds of		a war with	3
5	HeinR342	in the Legislature which disposed of it) for the said county of Hatcock ; that the general asked the deponent what	the people	of Hancock thoughtofthomas , and if they would killhiin ; the deponent replied , lie did not know they would kill him , but	3
6	evans.N22943	real and indisputable compound of aristocracy in two-thirds, and of monarchy in one-third, unmixed with even a virtual representation of	the people	. This statement of the British government is forc led upon us by every volume, by the whole scope and	3
	fndrs.franklin.01-	to become very strong,) and kept there for an hour an[d a] half.	the people	was constantly employed in stirring and breaking down the curd, as above described.	
7	20-02-0268	During all this time, one of		About half an hour after the vessel	3
	evans.N25842	in discouragement, and the meeting continued in disorder. In a short	the people	present who did not profess with us (who were numerous), of the reason of our conduct	
8		time I stood up with a view to inform		towards these Ranters. I	3
	farrands.v3.section	by in this case that they could not proceed upon the ratio	the people	was made that some states had made a return to Congress of their numbers, and others	
9	248.txt	mentioned in the Constitution till the enumeration of		had not that it	2
	fndrs.adams.04-09-	· · · · · · · · · · · · · · · · · · ·	the People	were always right and their Sentiments never wrong, I wonder what World he lived in. Is not	
10	02-0273	are running. When Junius Said The opinions of		a Mahometan Religion	3
	HeinR52	we fiand as conneded with foreign nations; and because, thould it	the people	, we (hould be deprived of many , the most important , benefits resulting from that	
11		be ratified by the president , nd submitted to by		memorable contest , which ternioated in our independence	3
40	fndrs.franklin.01-	yours of July 29, from New York. I know not what letters of mine	the people	to insist on their independency. But whatever they were, I suppose he has sent copies of	3
12	20-02-0230 evans.N27531	governor H. could mean, as advising extended to America. Our annals relate that the seasons were	the meemle	them hither, having heard	3
	evans.iv27531	unfavorable and the fruits blasted, while malignant diseases prevailed	the people	. The sickness and bad seasons were attributed, by our pious ancestors, to the irreligion of the times, and to their	
13		among		the times, and to their	2
13	evans.N18603	class, against whom the spirit of the multitude naturally militates: And	the people	, and the people contending to obtrude themselves. And it is right it should be so; for by this	
14	CV4113.1410000	hence a perpetual war; the aristocrats endeavouring to detrude	the people	fermentation, the	3
14	evans.N14218	him to such a desertion. He had, before this, vainly endeavoured to	the people	below; the confusion of the scene prevented their affording it: he considered, therefore, if	3
15	CV4113.1V14210	procure a ladder, or some other assistance, from	the people	he could not furnish some expedient	3
	fndrs.hamilton.01-	of opulent nobles. The house of representatives, instead of being	the people	, is elected for seven years; and in very great proportion, by a very small proportion of the	
16	04-02-0213	elected for two years and by the whole body of		people. Here unquestionably	1
	evans.N17137	Roman phrase was; not only, lest the commonwealth receive any	the people	you represent, to build them up—promote their tranquility—cement their union, and do all in	
		detriment; but also studiously to exert yourselves, as fathers of		your power	
17					3
		—Now I am on the stage and the scene is soon to open, what Part	The People	of the County I find are of opinion that Cotton will worry Nye. But Nye must come off, with	
	02-0011-0002-	shall I act?—		flying	
18	0002				3
19	fndrs.franklin.01- 37-02-0452	and from good authority Can Say my politicall Creed is well founded: you will be Very Shortly Calld upon by	the People	—. (Providence Whome I trust) will Call all the wise honest hearted togethr and EXPOSE this Shameful Condoctt of Weckedness	3
	HeinR70	to conquer their enemies , or at least secure themselves from being	the people	a share in the government , to make them their enemies . They agreed therefore to give	_
20	NC0074	conquered by them , neither party was willing , by refuting	Ale e e e e	them a third part : wherefore	3
21	evans.N09071	the people talking of the abuse his fellow-apprentices had received from the centinel, but saw no insult offered the centinel,	the people	being in the middle of the street—One came up with a cane, appeared a gentleman, and spoke to	3
	HeinR71	continued them in , power from . year to year " How will you hinder	the people	have the choice , they may continue the fame men ; and we certainly know they will : no	
22		the people from continuing the.m in power? If		bonds , can restrain them	3
	evans.N18480	natural bodies, will ever tend to a good balance. At any rate, the	the people	will give, nor hold it any longer than they will permit; for should they assume tyrannical	_
23		Congress can never get more power than	1	powers, and make encroachments	3

Н	leinR189	have ratified an objection . able instrument ? Was it possible that	the people	should be advanced by a declaration such as tfiis?7 And where was the occasion for it?	
24		either harmony in the other branches of Government , or in		From the promulgation	3
	leinR299	the sovereignty of the nation is in the people of the nation , and the	the people	of each State, it may be useful to compare these. sovereignties with those in Europe, that	
25		residuary fovertinty of each State in	ше ресріс	we may thence be	3
ev	vans.N21549	service during the time. This affirmant remembers, that before the	the people	of Pittsburgh. Mr. Brackenridge made a speech, and recommended signing the	
26		day of signing the submission, at a large town-meeting of		submission. SAMUEL JONES. Affirmed and subscribed before me,2	1
ev	vans.N10941	choice. Thus his majesty may be prevailed on, to continue a bad	the people	's being generally convinced that he is every day undermining their liberties, by means of a	
27		minister at the head of the administration, notwithstanding		venal and corrupt parliament	3
ev	vans.N22747	is difficult. If the individual may be defended, the state must be,	the people	. Civil society involves then the right of war. But when we observe the expedients to	
28		which unites its safety with the multitude of		promote this false security of	3
ev	vans.N23293	of several small masses of earth which seemed to have been	the people	make these lumps? I think they are very ugly. Mrs. Mountain. They are ant-hills, and are	
29		purposely thrown up; Pray, Mama, said she, why do		formed by those little	4
ev	vans.N18799	anti-zealots.* They stood both upon their guard one against the	the people	in general, than betwixt themselves, for the main point, which of the two parties should get	
30		other, and not without some slight skirmishes; but rather with		the greatest booty. Jerusalem	3
Н	leinR189	Senate to be increased. He did not think what fell from his colleague	the people	with the cry of liberty, liberty, and spoke of the groans of three or hour hundred thousand	
31		, when lie said gentlemen wished to amuse	' '	slaves assailing his	3
Н	leinR191	the new light . But'in this new light I am not a believer . I still think	the people	, by their representatives and agents legally appointed , ought to rule . and that all	
32		that the majority of	' '	interference with their functions, or usurpations of	3
el		to establish a standing army, the first attempt would be to render the	the people	themselvesSubjecting them to unnecessary severity of discipline in time of peace,	
		service and use of militia odious to	' '	confining them under martial law, and disgusting them	3
	vans.N10448	prerogative, and in other instances, have accommodated	the people	so requiring. A regard for that grand object perpetually animates the constitution, and	
		themselves, without alteration by statutes to a change of	' '	regulates all its movements—unless unnatural	
34		circumstances, the welfare of		9	3
		ever can do. Lord Chan. O Lord God, what a fellow art thou! Thou	the people	's heads, that we, all the lords of the parliament house, the knights and burgesses, and all	Ť
35		wouldst go about to bring into		the whole realm	3
	ndrs.hamilton.01-	before the thing is finally finished. But I suspect it has gone too far.	the people	of your state are, as far as they go, consoling. Reflections, according with them, had arisen	
	-	Your observations concerning the temper of	and poopie	in my mind; though	3
		confind my Sister—I am very glad to hear also, that the Convention	the People	, and preparing vigorously for the defence of the Colony; which, by the latest Accts from	
		had come to resolutions of Arming		England will prove a salutary	3
		we had formerly observed was wise and proper now , of deferring to	the people	drove us into it: I From the original Ms . in the Madison Papers , in the Library of Congress	
38		take any capital step till the voice of	роср.с	. This is	3
	leinR304	of confining the evil of the war to the enemy'againfi whom it is waged	the people	of the Colonies are raid to have continued fubje&s to Great - Britain; true, and that	
39		. Till a formal declaration of independence	роор.о	circumrifance itis , which denominates	3
	leinR189	in proportion where the House of Representatives are the daralong	the people	. They have nothing to fear as was another reason for thinking that the member to any	
40		with the other partners , in the sale . This ling of	роор.о	undue advantage being taken	3
	vans.N21813	for us to live upon; the lands which belonged to us were extended far	the people	of my nation had enough to eat, and always something to give to our friends when they	
41		beyond where we hunted; I and	and poopie	entered our cabbins	2
	leinR87	be introduced . It is 'analterable in thiefe refpe&s , that it cannot be	the people	cannot be deprived 'of the * rights of an annual ele&ion of one branch of the legiflatare,'and	
42		changed from a reprefientative republic; that	роор.о	of	3
	vans.N10941	state. But does the concealment of what may be dangerus to the	the people	? And is that government any thing better than a tyranny, which shews a want of paternal	Ť
43		people, shew, in government, a paternal tenderness for	Paskis	tenderness for the people	3
		of succession, this certainly was not a period of time for carrying	the people	had swallowed deeply of the poison of church policy; passive obedience, by their means,	Ť
44		these wishes into execution. The whole body of		had so entirely supplanted the abstract	3
	ndrs.washington.0	heard of my being here on a Com[mitte]e of Congress the object was	the People	of this Place on the best manner of securing it, God knows there is ample room for it. every	Ť
	•	to consult with Genl Lee &		thing	3
	arrands.v2.section	reappointment will inspire unconstitutional endeavours to perpetuate	the people	be corrupt to such a degree as to render all precautions hopeless: to which may be added	
		himself. It may be answered that his endeavous can have no effect	s poopio	that this argument	
46	-	unless		and and digariorit	3
	leinR67	the month of June; and because the provision or lawy made' by the	the people	was not observed, as indeed it was not, and because the concefion and promise made by	
47	-	balia for restoring peaceably the state to	and people	the Medici was not	3
			the neonle		
		those who place themnfelves at the head of	me heobie		3
	leinR292	it , although very dill'erent e	ffefts followed , as it generally happens to	ffefts followed , as it generally happens to the people	ffefts followed , as it generally happens to the people , and are the infb - umients of changing a government ; they began by giving order and

	evans.N19425	Jernor, representing the King; a Council, representing the House of	the People	, the Commons of America. In most of the colonies, the Governor and Council were mere	
49	CVa113.1V13423	Lords; and an Assembly, composed of the Representatives of	the r copic	creatures of the Crown. They	3
	evans.N21145	greater than the principal; that the servant is above his master; that	the people	themselves. If it be said that the legislative body are themselves the constitutional judges	Ŭ
50	01410.1121110	the representatives of the people are superior to	шо росріс	of their own powers, and that	3
	evans.N24844	just, and merciful cadi Mir Karchan, in the trial of Osman Beker and	The people	around magnified Mir Karchan for this exemplary justice; and I present it to my fellow	
51		Abu Isoul, I spoke as I ride."	роср.с	citizens. If it is generally	3
	evans.N07553	advantage over me. 'TIS true, I cannot boast of being ‡ a "long	the people	;" since it is but lately, that my youth has been favoured with any public marks of their	
52		supporter of the rights of	' '	approbation. I have	3
	evans.N13808	difficulty is the political ship kept from rocks and quicksands, from	the people	at large to have at the helm, men who may with propriety be called Gods, for the superior	
53		shipwreck or foundering. How necessary then is it for	' '	qualifications of	3
	HeinR188	offer , or it is forced away ,. It is said the credit given by British	the people	of Virginia owe an immense sum in Great Britain . When a coanplaint is made in direct	
54		merchants is an evil , and that		terms of restrictions on	3
	HeinR69	preserve the independence of his country, but had no regard to its	the people	's consent was necessary to every law , it had so far the appearance of political liberty ; but	
55		happiness , and very little to its liberty . As		the civil liberty	3
	HeinR97	by direkion of the clerk , flall call the petty jury thus : You good men	the people	of this Rate and the prisoner at the bar , answer to your names , every man at the firdt call ,	
56		that are returned to inquire between		upon	3
	fndrs.hamilton.01-	to you with freedom, because it is essential you should know the	the people	, in the early periods of the war, near one half of them were avowedly more attached to	
57	03-02-0057-0001	temper of the states respecting yourself. As to		Great Britain than	4
-	fndrs.jefferson.01-	deliver to such Judge or Justices, a schedule of his estate and take	the people	called quakers or menonists affirm, to the like effect, to wit: "I A. B. do in the presence of	
		the following oath, or being one of			
58	0123				3
	fndrs.jefferson.01-	which, if true, I hope will rouse the spirit of our people, as their	the people	of Jersey. We have a report from different quarters, that Colo. G. R. Clarke has made	
59	02-02-0106	conduct in 76 did that of		prisoner the Governor of	3
	farrands.v1.section	would leave an equality of agency in the small with the great States;	the people	to prevent ye removal of an officer who had rendered himself justly criminal in the eyes of a	
60	41.txt	that it would enable a minority of		majority; that	3
	HeinR71	and war , with more serious and dreadful prepalrations , and	The 'people	.", fays our author , " were cheated through their own negle ,& and befaowing too much	
		rencounters of greater numbers , must prevail , until the decfior takes		confidence and trust upon " such as they	
61		place . "			3
	evans.N18558	of the garrisoned houses in the evening, and ask leave to lodge by	the people	were asleep they should open the doors and gates, and give the signal by a whistle; upon	_
62		the fire; that in the night when		which the strange	3
	HeinR299	was the present Con ftitution produced a new order of things . It	the people	individually are , under certain limitations , fu Ned to the legflative , executive , and judicial	
63	5 1 1 11 01	derives its origin immediately from the people ; and		authorities thereby eftabhiflied . The States are in	3
0.4	fndrs.hamilton.01-	man is more attached to his family than to his neighbourhood, to his	the people	of each State would be apt to feel a stronger byass towards their local governments than	
64	04-02-0171	neighbourhood than to the community at large,	41 1 -	towards the government of	3
C.F.	fndrs.washington.0	on the propriety of the measure; but we ought all to concur in giving	the people	—It should be ascribed to necessity resulting from the injury sustained by the storm. If we	2
65	3-16-02-0437 HeinR151	it the most favourable colouring to udgment thereupon given , upon pain to for fcit , for every oniflon or	the people	solve the present of this slate; and the clerk of the court of exchequer shall receive all ftch certifictes and	3
66	neiiik io i		the people	or this state; and the clerk of the court of exchequer shall receive all fitch certifictes and transcripts, when	3
00	fndrs.madison.01-	nc,left , the fin of ten pounds , to persons, but on their body as a branch of legislature. I have never	the people	than the passage of that bill. It is not from my own observation of the wishes of the people	3
67		known a measure more universally desired by	"ie heobie	that	3
01	evans.N07602	governor only was reserved to the King, the deputy governor and	the people	, and the governor had no negative in any case. This draught was made by the attorney	3
68	Cvans.140/002	council, and other officers, were to be chosen by	are beoble	general, according to what	1
00	evans.N20294	of the legislature, and the courts and armies are retained, for the	the people	in the augmentation of the revenue." Let any person look over the whole chaos of writings	'
69	5.4115.1420204	sake of increasing the wealth and happiness of	and people	and speeches that have	3
00	evans.N08849	considered, 1. What the libertye is which they desire to have	the people	may not be subjected to any lawe or power amonge themselves with out their consent;	
70	5.2.10.1400010	preserved: That I take to be this, viz. That	, , , , , , , , , , , , , , , , ,	whatsoever is more than	3
. •	evans.N21960	that prefer splendor and pageantry to solid and substantial comfort.	the people	, is little regarded, when set in compeltition with the gratification of personal vanity. Plumes,	
	2	The happiness, which must ever depend on the tranquility of		lace, shining arms, and	
	1	11,		, , , , , , , , , , , , , , , , , , , 	3
71					
71	HeinR190	last district , which consists of the townships of Tyrone and Bullskin	the people	thus convened on the day aforesaid, did then and there declare their determination to	

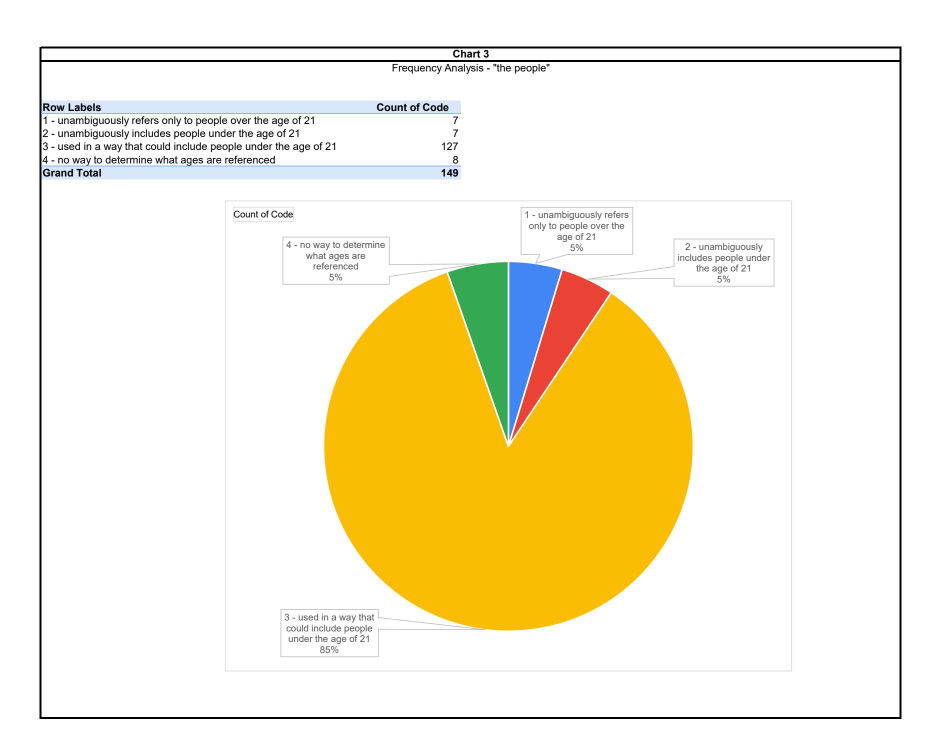
	HeinR71	oywxov . by a go - venimnt of three branches , reciprocally deport .	the people	are frde indeed , k " because all officers and governors in the cantons " are questionable by	
		6'enrbn each other . " In Conmnweidtlj , exami'nd " Xn Switzerland		the people in their fuccef	
73	II : D00				3
74	HeinR69	one certain truth ", fays he , " 1 to be colle&ed from the hiflory of all	the people	's rights and liberties , and the democratical mixture in a conflitution , can never be	_
74	fndrs.jefferson.01-	ages , it is this : That to avoid the heavy Injury that would arise to this Country from an	the People	preserved without a firong executive; or have already applied so much of their Labour to the perfecting of the present Crop, by	3
75	01-02-0092	earlier Adoption of the Non-exportation Plan, after	trie People	which Means they have	3
13	evans.N21038	to Colonel S•ar•win, in which his principles, his testimony, to a full	the people	, are indelibly recorded? Is guilt the passing unsubstantial fashion of the day? Does it vary	3
76	evalis.iv2 1030	and complete representation of	trie people	according to times and to	3
70	HeinR69	any ofyou,fathers! alarmed with an apprehension that you will	the people	a power of giving their suffrages against the patricians , and entertain an opinion that the	
	Ticilii	introduce a pernicious custom into 'the commonwealth , 'if you grant	tric people	tribunitian power; if considerably strengthened	
77		Introduce a permicious custom into the commonwealth, if you grant		unbullitali power ; il considerably strengthened	1
11	fndrs.madison.01-	will not decide; but the fact is, he has declared unequivocally (in a	the people	. Had his sentiments however been opposed to the measure, Instructions, which are given	
78	10-02-0141	letter to me) for its going to	the people	by the freeholders of this County to	4
	evans.N16908	in a varie ty of respects. It tends to vitiate the taste, and cor rupt the	the people	; to enervate the sinews of industry; to destroy that spirit of oeconomy which ought to be	<u> </u>
79	CVans.iv 10000	morals of	are people	preserved in the body	3
	evans.N08486	kindness as to give occasion rather for gratitude, than complaint.	the people	, now comes to try his skill upon those in power. He begins with claiming it as the right of	
		THE Dr. having endeavoured to work upon the passions of	, poop.o	Episcopalians	
80		The street of th		_prosopana.io	3
	evans.N18813	to accept a title and retain the integrity of the citizen, they allow it; but	the people	will not be persuaded of it; that a popular minister must, therefore, not only be strictly	
81		that, unfortunately, the bulk of		virtuous, but, like Caesar	3
	evans.N17876	the same persons would be re-elected. The effect of this controversy	the people	. The public bills of credit had depreciated since this administration began, in the ratio of	
82		was injurious to the Governor, as well as to		thirty to fifty-six; and the	3
	evans.N11951	not be a doubt of receiving every advantage relative to laws and	the people	of England says. "They know better than any people on earth, how to value at the same	
83		commerce that we can desire. Montesquieu speaking of	' '	time these three	3
	evans.N36490	its discretion. To the discretion of the Pre sident, with the check only	the people	of the United States has sub mitted the authority of making treaties. Whether in making a	
84		of two thirds of the Senate,	' '	treaty, he has	3
	evans.N10279	the consequences? The chief rulers are the great examples and	the people	mourn: they scorn and hate them, they can place no confidence in their abilities or in their	
85		patterns of vice and oppression. While they are in power		integrity; nor can	3
	fndrs.hamilton.01-	vested in the King, Nobles, and People, that is, the King, House of	the people	," you speak unintelligibly. A person who had not read any more of your pamphlet, than this	
86	01-02-0057	Lords, and House of Commons, elected by		passage, would have	1
	evans.N16908	should imagine such national measures as would answer these	the people	with such necessary articles of produce and manufactures as their own country doth not	
87		purposes, might with reason and propriety be taken. II. To supply		furnish, is one principal end and	3
	evans.N13784	I told a friend in London, I felt the divine extendings of the love of	the people	, as I walked in the streets of the city, that I could have freely published the salvation of	
88		God, so to slow to		God, which	3
	evans.N21010	respect to a union between England and Scotland? A. I recollect the	the People	in England. Q. Read that? A. (Reads). Margarot moved, that a committee be appointed to	
89		union with the Societies of the Friends of		consider. A. I don't	3
	evans.N18480	whole stock of the bank subservient to the interests of a few	the people	must be excluded from the advantages of it. I answer,—this is an objection that may be	
90		favorites, and, of course, the great body of		made with	3
	fndrs.washington.9	Scarsity of Money now prevents my working it—our funds have not	the People	here have great Confidence in the present Administration, who realy have acted wisely &	
91	9-01-02-00296	sufferd much depression; the Great Majority of		with Spirit. Since you my Dear & ever	3
	HeinR171	observance of them , ill the formation and execution of the laws	The people	have a right , in an orderly and peaceable manner , to afli~mble to consult upon the	
92		necellhry for the good administration of the Commonwealth . Xix .		common good ; give hiftrudtions	3
	fndrs.adams.01-01-	Commons. He is a poor, low, inferiour sort of Man, to be ranked only	the People	. He is certainly no freeholder, he has no Land of his own, and he does not live at all upon	
93	02-0006-0004	among Labourers, and the meanest of			4
0.4	evans.N17996	are generally embraced; but their uncertainty oft en occasions delays	tne people	. If the money, which is necessarily carried out of the country by these means, could be	
94	Noone	and disappointments, to the great injulry of	T. D.	retained in circulation at	3
	evans.N09990	was Voted, that the Meeting be immediately Adjourned to the Old	The People	met at the Old South according to Adjournment. A Motion was made, and the Question put,	
0.5		South Meeting-House, Leave having been obtained for this Purpose.		viz. Whether it is	_
95	N/45500	be and in the defence, and the title 1 1 1 1 1 1 1 1 1 1	41	As Asia and and all all and all all and all and all all all all all all all all all al	3
00	evans.N15592	heard in its defence; and that it is a departure from the principles of	the people	to take any such charges and allegation as matters of truth, without proof or evidence of	3
96		the constitution, for the representatives of		their being so; and	_ ;

	fndrs.adams.06-02-	many other assemblies, New-York particularly, they always are.	the people	? It is extreamly provoking to courtiers, that they can't vote, as the cabinet direct them,	
97		What better way can be devised to discover the true sense of	tric people	against their consciences, the	3
31	fndrs.franklin.01-	you strictly observe the Instructions on this Head, relative to the	the People	of this Province have a Right to enjoy, under the said Charter and Laws, which you have	
98		Preservation of all those civil and religious Privileges, which	tile i eopie	before received from	3
	fndrs.jefferson.01-	Constitution Whereas George king of Great Britain & Ireland and	the people	that the said George the third king of Great Britain < formerly holding & exercising the	
	,	Elector of Hanover Be it therefore enacted by the authority of	trie people	kingly> < power> < office within this colony	3
99	evans.N10104	to it, as well as that: for wherever the power, that is put in any hands	the people	, and the preservation of their properties, is applied to other ends, and made use of to	
100		for the government of	trie people	impoverish, harrass, or subdue	3
100	fndrs.adams.06-10-	materials of manufactures to the European Market. Europe is a	the People	have no way to advance themselves, but by manufactures and Commerce. Here are two	
101		Country whose land is all cultivated nearly to perfection, where	tile reopie	worlds then fitted by God and	3
101	fndrs.franklin.01-	state of it. People seem very strong inclined on all sides to make	the people	to make war with France. As to ministry, there are very few but their direct dependents,	
102		peace with you, and the bulk of	trie people	who do not wish	3
102	evans.N19780	does not appear to have promoted either the interests of the East	the people	of the country. No proper attention has been paid to the manners and customs of the	
103		India Company, or the feli city of	trie people	people; acts of great	3
103	evans.N11419	i make no doubt of its succeeding, and the vicinity of the Cochineal	the people	from the Mus keto Shore, or Bay of Honduras might be service able in obtaining it. XLII.	
104		countries makes this not at all improbable;	trie people	Sumach	4
104	evans.N19780	piety and exemplariness of his life, his benevolence and hospitality,	the people	entrusted to him care. He encouraged agriculture, established schools for the instruc tion of	-4
105		and $\langle \phi \rangle$ unremitting attention to the happiness of	trie people	the children of the inhabitants	4
103	evans.N08948	in order to prevent any mischief and ill consequences that might	the people	's minds. They met to promote, to the utmost of their abilities, peace and good order	
106		have arisen from that dan gerous state of	trie people	amongst the people, and	3
100	fndrs.jefferson.01-	of the conduct & Views of the Parties in the Ud. S——s should be	the People	; in such a manner as not to provoke & embitter the Resentment of either of them—I think	
107	,	fairly laid open before	tile reopie	you could	3
107	evans.N26402	dropped, and men of different political sentiments, promoted in their	the people	, and is a strong proof of the wisdom of our governmental operations. Does not the	
108		places. All this was done by the free suffrage of	trie people	astonishing increase of the population	1
100		·	The meanle	Ů II	
109	fndrs.washington.0 3-11-02-0458	Loan-Office &c. &c. had been captured at Wilmington at the same time the President was taken by the enemy—	The people	were dispirited and dispersed, and the Tories & less virtuous part, that remained, were daily	3
109	3-11-02-0458 HeinR186		the meanle	employed in supplying the British troops of Great Britain , and not sacrifice their liberties by wantonly contracting debts which would	3
110		a high prerogative lawyer , has 'reprobated them . e said , he hoped	the people	render it necessary to burden the	3
110	evans.N22707	this country would take warning by the experience of	the meanle	,	3
444	-	his heirs. None of the lands within this grant, nor from thence to	the people	, so as to be granted by their representatives, before the late American war; and quit-rents	ا م
111		Connecticut-river, were ever the free property of	the meanle	were reserved upon the lands	3
110	evans.N21038	attempt to accomplish that great object, by any means which the	the people	, to read different publications upon both sides, which this great national question had	ا م
112		constitution did not sanction. I grant that I advised	41	excited, and I am not ashamed to	3
440	fndrs.jefferson.01-	peace and war, as being a portion of the public will which could be	the people	, without danger to their interests. They were headed by the two La Meths and Duport,	'
113		exercised only by the representatives of	Har Danila	members of the noblesse, and	3
111	fndrs.adams.01-03-	Resolved That it be recommended to the provincial Convention of	the People	, and that the Representatives if they think it necessary, establish such a form of	ا م
114		New Hampshire, to call a full and free representation of	41	Government, as in their Judgment will	3
115	evans.N20581	privy council. The Penns found here some strenuous advocates; nor	the people	. After some time spent in debate, a proposal was made, that Franklin should solemnly	ا م
115		were there wanting some who warmly espoused the side of	the meanle	engage, that the assessment of the	3
110	fndrs.washington.9	the Army. The inhabitants of this country live too remote from one	the people	appear notwithstanding their danger, very intent upon their own private affairs. Enclosed	3
116		another to be animated into great exertions; and	the mean !-	No. 7 and 8 are the reports of	3
117	evans.N15738	all persons belonging to any vessel of war, public or private, who	the people	, vessels, or effects of the other party, shall be responsible in their persons and property for	2
117		shall molest, or injure, in any manner whatever,	The marrie	damages and interest, sufficient	3
440	fndrs.madison.01-	to the necessity of becoming British subjects? Be so good as to let	The people	of the Western Country are no longer under any alarm on account of the proposed Treaty	۱ ،
118		me know your Sentiments upon this head.	41	with Spain. Their fear	3
110	evans.N24706	of right, so as to be drawn into precedent in future. It doth not appear	the people	of Pennsylvania, had forfeited those rights and privileges, whose enjoyment had been the	ا م
119		that either the Proprietary,* or	H DI-	compact of their settlement of the province	3
400	fndrs.adams.99-02-	to be my Duty, and believing it to be your wish, as well as that of the	the People	, to avoid by all reasonable concessions, any participation in the contentions of Europe, the	^ '
120		great Body of	41	Powers vested in our Envoys were	3
104	evans.N07779	and healed many that had been taken with palsies, and were lame".	the people	, with one accord, gave heed to those things which Philip spake, hearing and seeing the	
121	£	* And tis observed, by the sacred historian, "that	41	miracles which he did". †	4
	fndrs.washington.9	to Gen. clinton to recompl[eat] the Guard, as he left it In August last.	the people	in the grants had generally assembled In town meetings, had declared their apprehensions	1 '
	9-01-02-07695	Yesterday I received advice that		that a communal intercourse prevailed between some	4

	farrands.v1.section	it will be for the good of the whole; and although the three great	the people	of America, they never will hurt or injure the lesser states. I do not, gentlemen, trust you. If	
123	148.txt	states form nearly a majority of		you possess	3
	fndrs.franklin.01-	to prevent the Stamp Act, as nothing could have contributed so	the People	against me, who stick not now to say that instead of doing anything to prevent it, I helped to	
124	12-02-0143	much to have removed the Prejudices of many of		plan	3
	evans.N16908	it will—3d. The advantages to the public of acquiring property by the	the people	, which eventually benefits every individual, are by a great difference more im portant than	
125		arts and industry of		the disadvantages of giving a	3
	evans.N09097	of which is, not to ennoble a few, and enslave the multitude, but the	the people	,— that they may be protected in their persons, and secured in the enjoyment of all their	
126		public benefit,—the good of		rights,—and	3
	evans.N19372	in any degree tended to encourage crimes: on the contrary, that	the people	are as secure in their persons and property, as they were under the bloody code which	
		country is constantly increasing in civilization and happiness, and		formerly prevailed. There have	
127					3
	evans.N22043	an equal right to suffrage in the election of men into places of power	the people	can always manifest their will, and establish regulations accommodated to their situation.	
128		and trust. Possessed of these rights,		Their exigencies can always be known• and	3
	evans.N19639	in the tenth chapter of Jeremiah, seems to refer to the same event.	the people	and nations of the earth, is mentioned and described in the first part of the chapter, upon	
129		The folly, idolatry, and great wickedness of		which the following	2
	evans.N21161	this new state of things;—to maintain the noble structure which had	the people	, against a host of external enemies, it was necessary to embark in a defensive system of	
130		thus been reared by the hands of] ' '	warfare. THE glorious issue	3
	fndrs.washington.0	should be absolutely free; that if the Executive employ the force	the People	, or permit to be so employed, it will amount to a dissolution of the Government; and that if	
131	5-15-02-0537	intrusted in their hands to destroy the rights of		any part	3
	HeinR71	against the senate , and so was that of Cvfar . In Venice too it is	the people	against the arift6cracy , as ; much it was in Rome . It is treason to betray.fecrets both in	
132		treason to think of conspiring with	1	Venice and in Rome	3
	evans.N08444	very evident the word here means a number of elders or presbyters	the people	, the sanhedrim or grand council of the Jews: Not including the chief priests, the scribes, or	
133		lonly: It is so translated: the elders of		indeed any other officer	3
	fndrs.hamilton.01-	augment, as its inhabitants grow prosperous and happy. But if	the people	, it follows that the protecting power should have access to them. The only difficulty lies in	
134	05-02-0012-0040	indeed all the resources are required for the protection of		the want of resources	3
	fndrs.hamilton.01-	for a redress of grievances, whether constitutional or legislative. But	the people	, unless when they come from known corporate bodies, were always to be signed	
135	16-02-0415	it would be well if the petitions and representations of	and poopie	individually, that it might be known how	3
	evans.N11656	the principles of their government, by the actual exercise of their	the people	, and the law of the land. And hence it came to pass, that when this ancient custom and	Ť
136		rights; which became the ancient usage and custom of	and poopie	usage ceased	3
	evans.N10732	supposition that they had been chosen by all the people with one	the people	; and every individual must have had a right to animadvert on their conduct, and to have	Ť
137	074110.1710702	voice, they could be only the servants of	шо росріс	censured it where he	2
	evans.N11075	civil officers and rulers over them, for their civil good, liberty,	the people	have right to set up a civil government, the people have right to make rulers supreme and	<u> </u>
138	074110.17717070	protection, peace and safety. And this is my reply,	шо росріс	subordinate, and the	3
100	evans.N21976	1660, they approve very near to an independent commonwealth.	the people	are thus ••• scribed. "The change of place and circumstand prevented their keeping to the	⊢
139	CV4113.142 107 0	⟨⟨⟨⟨⟨⟩⟩ New England.] The political sentiments of	the people	charter in	3
100	evans.N22608	Will you also go away? Again, how was he stoned, thrust out of the	the people	, a seditious and pestilent fellow, an enemy to Ce•ar, and as such scourged, blindfolded,	⊢ Ŭ
140	CVAII3.1422000	synagogues, arraigned as a deceiver of	tile people	spit upon, and at	3
170	evans.N35397	desired it. Thus the Urim and Thummim was a figure of the	the people	; these three agreeing together in one; as where Jesus speaking to the Father, saith, I in	
141	C van 3.1 100031	Godhead, Aaron of Christ, and his Garment of	are beoble	them, and Thou in	3
141	HeinR67	But I confess myfeif ignorant ,, how it is possible to hope that a	the people	, can be productive of such mighty blessings . I am , on the contrary most assuredly	
142	I IGIIINU <i>I</i>	regiment, placed absolutely in the power of	me heobie	confident , that reason teaches us , that	3
142	evans.N08347	killed and another wounded at Northampton and the 27th, the enemy	the people	called quakers, at Dover, and killed or carried away his wife, maid and six children, the man	- 3
143	Cvall3.1100041	came to the house of lohn Hanson, one of	"ie heobie	himself being at	2
140	evans.N20525	that of Britain, if the accounts which I have seen, of the extent and	The people	of Greenfield are almost all Farmers, and have no advantages for support, besides those	
144	evans.iv20020		The people	which are common to N. England	3
144	evans.N18143	population of that country, are just. To a weak prince, it would be apt to cancel in his mind all the	the people	; and, by flattering him in a vain conceit of a mere personal right, tempt him to break those	<u>ა</u>
145	Evali5.IN 10143		the people		3
140	Hoin DOGE	obligations which he owes to	the needle	sacred ties	
110	HeinR265	transmitted to the several legislatures in order to be submitted to a	the people	thereof, in conformity to the Resolves of the Convention made and provided in that case ".	_
146	NI4 4005	convention of Delegates chosen in each State by	46	And whereas the Constitution so	1
117	evans.N11865	determinations as much as possible prevented, all bills of public	the people	, before they are read in General Assembly the last time for de bate and amendment; and	_
147	NOT 100	nature shall be print ed for the consideration of	46	except on occasions	3
4.40	evans.N35468	Lord, [5] Jesus Christ. I am therefore willing to remind you, who	the people	out of the land of Egypt, afterwards destroyed them that believed not. [6] And the * angels,	_
148		once knew this, that the Lord, having saved		who kept not their	2

	evans.N22719	the people. The misfortune $\langle \Diamond \rangle$ frequently lies in the legislator's not	the people	, than in any wanton desire to counteract them. The sure and only characteristic of a good	
149		knowing the wants and wishes of		law is, that it	3

	Lines excluded as involving irrelevant usages					
	caselaw.ny.18888	a capital case, it' would be otherwise, and that it could not be sent	The People	v Ludlow, Col. Cases, 34. When a record is removed into the court of K, B. m England, it		
150	06	down for trial. (a) (a) See,		always	5	



		1	able 4		
No.	Source	Context Left	Key	Context Right	Code
1	evans.N10741	was advanced to the throne of England. 4. IF the rules of justice	right	to take care of their liberties and privileges, as all I trust, will readily grant; the	
		and righteousness ever allowed a people, a		are still possessed of	3
2	HeinR188	majesty of the sovereign people ; that this Government is in the	right	to know all the transactions relative to their own affairs this right ought not to	
		hands of the people; and that they have a		be infringed incautiously , for such	3
3	evans.N10740	cadit opus." (Jenk. Cent. 106.) But more particularly the Parliament	right	of the people to be represented in the legislature, because an act for so base	
		has no power to give up the ancient and established		a purpose would entirely subvert	3
4	HeinR152	as a free gift fimn the people of this late; saving and reserving to	right	to all lands under the water not so occupied as aforesaid, to be appropriated	
		the people of this flare , the		as the legi flature(hall,from	3
5	evans.N10104	is so necessary to the society, and wherein the safety and	right	to remove it by force In all states and conditions, the true remedy of force	
		preservation of the people consists, the people have a		without authority, is to oppose	3
6	evans.N18143	be called the delusive plausibilities of moral politicians." Be this as it	right	to provide for their own security and welfare on those principles which they	
		may, the people of France had certainly a		thought the most conducive to this great	3
7	evans.N11371	Let us then, by our prayers, our teachings, examples, and political	right	to expect of us—and if God should smile upon our faithful endeavours, we	
		exhortations, do what God and our people have a		may be instrumental of saving	3
8	evans.N22267	leave you! Why should we confide the happiness of our whole lives	right	to interrupt, and, except in giving you to me, have no power to promote it? O	
		to the will of people, who have no		Emily! venture to trust	3
9	HeinR171	require it . Viii . In order to prevent those , who are veled with	right	, at such periods , and in such manner , as they fliall eftablifli by their frame of	
		authority, from becoming oppressors, the people have a		government , to cause their public	3
10	fndrs.franklin.0	levied upon the county, I think it would be a very useful institution to	right	of living in it, and being supported by the revenue of it: and in this case their	
	1-19-02-0127	permit poor people to purchase a	J	contribution-money should be	3
11	evans.N10249	to maintain the rights of their Charter; and whenever this end is not	right	to turn them out of their stewardship, and dispose of it to those whom they	
		answered by them, the people have a	1.9	shall think fit guardians of	3
12	evans.N16682	dignities, and preferments, were disposed by the voice and favor of	right	of the people, and exercises an arbitrary authority over his ancient and natura	
-		the people: but the magistrate, now, has usurped the	1.9	lord. You miserable people! the meanwhile, without	3
13	evans.N08490	cure; as appears abundantly from the writings of the fathers. And	right	of the people, to choose their own bishop; and declared, that without such	
		the canons of the primitive church fully recognized this	1.9	election, they should not be considered as	3
14	fndrs.jefferson.	reasoning with every individual on whom we are obliged to exercise	riaht	to an explanation of the circumstances which give rise to the necessity under	
	01-05-02-0453	disagreeable powers, yet free people think they have a		which they suffer. Such has been the	3
15	HeinR190	delegated to them , he said , vwas the raising of armies ; but if this	right	to complain . To say to them , We cannot trust you , without a large military	1
	110111111100	power was overstrained , the people had a	ng.n	force to guard us, was	4
16	evans.N22719	it round would be sufficient to restrain the powerful weight of	right	at innovation, whenever experience should discover the defects of the system	_
	ovanovzzr ro	opinion, and prevent the people from exercising the irresistible	ng.n	It is partly to these barriers, as well as	3
17	evans.N11075	state. MANY and powerful reasons might easily be given, if it were	right	and why it is a point of consummate wisdom and prudence for them, always to	
	ovanovi ioro	required in this place, why any people have	ng.n	have such a representative body	3
18	evans.N13334	their natural rights, and the blessings of life: And whenever these	right	to alter the govern ment, and to take measures necessary for their safety,	+ -
10	CVall3.1410004	great objects are not obtained, the people have a	rigitt	pros perity and happiness. THE	3
19	HeinR184	of North Carolina , previous to the period of running this line . The	right	to settle where they had done , and whether the United States had a right to	+ -
19	1161111104	only question was , whether the people had a	rigitt	remove them . He believed the	3
20	evans.N21145	consent of the owner; nor in time of war, but in a manner to be	right	of the people to be secure in their persons, houses, papers, and effects,	3
20	GVall3.112 / 143	prescribed by law. VI. The	I rigint	against unreasonable searches and seizures, shall not	2
21	HeinR53	of monarchy , so opporte to open and republican principles Will it	right	to ask , nay , to demand information on the polture of their affairs ? - S;crecy	
۷ ا	Heilikaa		rigiit		3
22	0V0nc N44075	, dare it be contended , that the people have no	riabt	robs them of this right , and	_ <u> </u>
ZZ	evans.N11075	their places of public trust and authority; and revert to a state of	right	to dethrone their King, in case he proves a tyrant, and ceases to consult their	
	1	nature. IF a people have not a		good and happiness, and to	3

22	I-v N04040	for these numbers are constitutional and not as distance and	l ui aula 4	of the magning he exceptions we the many of the Democraptative which is	
23	evans.N21010	for those purposes are constitutional, and not seditious and	right	of the people be overthrown, the power of the Representative, which is	
		inflammatory, as sounded by the Public Accuser. For if the original		subsequent and subordinate, must die of itself, and	3
24	HeinR189	to be somewhat retrospective which I hope will not be considered as	riaht	to be heard by their Representatives , who are engaged by all the generous	3
24	Tioniii (100	altogether improper . This virtuous people have an undoubted	rigiti	feelings of the human Eeart , to discharge	
		lanogenier improper . This virtuous people have an undoubted		lectings of the number Leaft, to discharge	3
25	evans.N10944	be overwhelmed in that bog, though in such respectable company.	right	to render your people miserable; but whether it is not your interest to make	
20	0 44110.1110011	The question with me is, not whether you have a	ligit	them happy? It is not, what	3
26	evans.N17608	to extend their power. They hate the doctrine, that it is a TRUST	right	vested in themselves. For this reason, the tendency of every government is to	-
	ovanovii ooo	derived from the people, and not a	g.i.c	despotism; and in this the best constituted	3
27	HeinR185	as he pleased; if he de.dlined to pursue such measures as he was	right	to refuse him their suffrages at a future election . Now , though I do not	
	110111111100	directed to attain, the people would have a	g	believe the amendment would bind the	1
28	HeinR185	fourth proposition was taken into consideration , and was as follows	right	of the people peaceably to assemble and consult for their common good , and	·
		: " The freedom of speech and of the press , and the		to apply to the Government for redress	2
29	evans.N24939	they can purchase, whenever they think that thereby they can	right	to assemble togeth er, to consult for their common good—to instruct their	
		promote their own happiness. XXII. That the people have a		re/presentatives, and to	2
30	fndrs.madison.	be far better secured under the new government, than the old, as	right	. The people of Kentucky will have an additional safe-guard from the change of	
	01-11-02-0077	we will be more able to enforce our		system. The strength and respectability of the	3
31	evans.N17856	their happiness, and to secure the good order and preservation of	right	to invest their legis lature with power to authorise and require, and the	
		their government, the people of this Commonwealth have a		legislature shall, from time to time	3
32	evans.N09042	the Commons. The Commons have the right to do so either from	right	inherent in themselves. It cannot be inherent in themselves, for they are not	
-		the crown or people, or it is a		born representatives, but are so by	3
33	evans.N21145	of religion, or prohibiting the free exercise thereof, or abridging the	right	of the people peaceably to assemble, and to petition the government for a	
		freedom of speech, or of the press; or the		redress of grievances. IV. A well-regulated militia	2
34	evans.N21634	as the former is expresly conceded to the President and Senate, so	right	of making trealties, and the concession is unconditional; they have made it	
		is the latter. The people have conceded the		without reserving to themselves the right	3
35	evans.N26753	pire at freedom's shrine, establishing the doctrine with our blood,	right	of resisting their oppressors; and that resistance to tyrants is obedience to	
		that an oppressled people have the		God. End of the Oration. ODES, SONGS, &c.	3
36	fndrs.adams.06-	country, it is a different consideration; for there the conqueror, by	right	and property in such people! In consequence of which he may impose upon	
	02-02-0072-	saving the lives of the people conquered, gains a	Ŭ	them what laws he pleases. But, 3dly	
	0011				3
37	HeinR184	by the Kings . In its beginnin , the contest was between the King in	right	of the people . Convulsions . a civil war . a revolution ensued . But the position	
		his own right , and Parliament in the	J	, which we controvert , is not that the	3
38	evans.N11902	and their rulers: But there are certain men who possess in	right	of governing them, which they derive from the Deity. This doctrine has been	
		themselves, independently of the will of the people, a		abundantly refuted by many * excellent writers. It	3
39	evans.N09928	to appeal unto them. But because these original tongues are not	right	unto and interest in the scriptures, and are commanded in the fear of God to	
		known to all the people of God, who have		read and search them; therefore	2
40	evans.N08444	gation in one case, and the right in the other, is founded in scripture.	right	, and protects people in the enjoyment and exercise of it. And all men	
		The civil law only recognizes the		acquainted with our ecclesiastical constitution, know that	3
41	HeinR83	occasions againif their sovereign Anfiver . This objetion would be of	right	to oppose their sovereign , or to change the form of government , through	
		some force, if we pretended that the people had a		levity or caprice , or even for a moderate	3
42	evans.N12360	and turn oppressors, and to persist irreclaimably in it when they	right	to recal this delegated power, when, thus grosly abused; they had better (I	
		have so done. If the people have not a		think) never entrust it in the hands	3
43	evans.N13761	parties have a right to trial by jury, which ought to be held sacred.	right	to freedom of speech, and of writing, and publishing their sentiments;	
		12. That the people have a		therefore the freedom of the press ought not to	2
44	elliots.v3.sectio	ask the gentleman who made this objection, who but the people can	right	to form government? The expression is a common one, and a favorite one	
	n8.txt	delegate powers? Who but the people have a		with me. The representatives of the people	3
45	evans.N15589	was as a defence in the first instance, and as an appeal in the	right	of the people to judge; because, by refusing to hear the defence, they barred	
		second. But the Assembly absorbs the	1	the appeal.— Were there no	3

46	HeinR185	law perpetual would apply in all other eases. What, then would become of the boasted privilege of the people, the	right	of taxing themselves ? He expressed a wilinness to pass a revenue law commensurate with the occasion , to operate until the	3
47	- NA 0000				<u>ა</u>
¥ <i>7</i>	evans.N12360	on the one part• dissolves the obligation of it on the other; so that the people have a divine	right	to take the forfeiture, renounce their allegiance, and take the best care of themselves they can. AND, if such an	3
18	evans.N11075	a right to consult, promote, defend and secure their own liberties,	right	to consult, promote, defend & secure their own liberties, peace & happiness,	
		peace & happiness; but that people who have not a		have no such things as liberties, peace and happiness predicable	2
10	- NO 4700	Abindones and a basiness of the appealituation of the distance has been seen	ui au la 4	to over set from your Mile I detect the attractions original conscitted on the	3
19	evans.N34726	think myself a betrayer of the constitution, if I did not lay before your majesty, what the people have a	right	to expect from you. While I detest the attrocious crime committed on the person of your father, I must presume	3
50	HeinR273	has refused to pass other laws for the accomodation of large	right	of representation in the legislature , a right inestimable to them , and	
		districts of people, unless those people would relinquish the		formidable to tyrants only . he has called together legislative	3
51	evans.N18480	is a government of the people; which cannot be the case where	right	to a share in it, are excluded. It is easy enough for any party which gets into	
		numbers of the people, who have a		the saddle, to	3
52	evans.N24939	STATE, formerly styled, The Government of the Counties of	right	originates from the people, is founded in compact only, and instituted solely	
		Newcastle, Kent, and Sussex upon Delaware. I. THAT all	ľ	for the good of the whole. II. That	
		government of		j	3
53	HeinR192	whereas a statute was made in the seventh year of this reign 'for	right	to bind the people of America , by statute in all cases whatsoever , hath in	
		suspending the proceedings claiming a power of	ľ	some acts expressly imposed taxes on	3
54	evans.N11075	they only, have right natural and inherent, to set up a civil	right	of every tribe nation and people under heaven; they, the people only, can	
		Government. And this is the inherent and natural		make a civil government, set up rulers	3
55	evans.N11156	of the peolple of England, was fully exerted in their behalf. The	right	to reap advantage from the success of the adventurers. Under these two	
		people of England have, therefore, a		titles, of a right to the soil in	3
6	HeinR286	from the consent of the governed , - That whenever any Form of	Right	of the People to alter or to abolish it , and to institute new Government , laying	
		Government becomes destructive of these ends, it is the	J	its foundation on such principles	3
7	evans.N10055	member of a community has a right to slay a murderer. AND that	right	, may be plainly gathered from the conversation of Cain, and GOD's reply to it,	
		the ancient practice supported people in this		as a thing established—	4
8	evans.N21598	times to be regarded, as the first duty of public officers, i• every	Right	of the People, <\land > only to guard against the exercise of a power which has	
•	3.4	department; and that it is the	1	$\langle \phi \rangle$	3
9	evans.N08444	to maintain him, and attend upon his administrations. In our method,	riaht	of the people in this important affair, and projects them in the enjoyment of it.	
		the law acknowledges the natural and scriptural	1.9	But in theirs	3
60	evans.N21038	this? I blush to mention it.— That people, in that situation, and at	right	to interfere in public affairs! People, in that situation! What situation? Who	
-		that time of life, have no		compose the great mass of society? Who support	3
61	evans.N11075	the divinity, in any manner not prejudicial to the civil state. Now, if	right	of protection and defence, in the public worship of God, in what manner they	
		the people do not give up their		please, not detrimental to the civil	3
52	evans.N07655	the people had put into their hands for quite contrary ends, and it	right	to resume their original liberty, and by the establishment of a new legislative	
_		devolves to the people, who have a		(such as they shall think fit) provide	3
3	elliots.v3.sectio		riaht	to know the expenditures of their money; but that this expression was so	
-	n17.txt	be concealed. The people, he affirmed, had a	.3	loose, it might be concealed forever from	3
4		than threble, and the last year the expense is calculated at a Million	riaht	to be informed of the probable advantages of these expenditures, it ought also	
-	09-02-0140	and a quarter. The People have a		to be known whether they are absolutely	3
5	HeinR185	said he , shall we secure the freedom of speech , and think it	right	of assembling ? If people freely converse together , they must assemble for	
•	110	necessary, 'at the same time, to allow the		that purpose; it is a self - evident, unalienable right	2
6	evans.N11036	countries, property devour, And trample law beneath the feet of	right	, And ravel compacts in the people's sight; With indignation scorn to reign by	
-	5.25	pow'r. Scorn the restraint of oaths, and promis'd	1.3	rules, That King's a tyrant	3
7	evans.N10740	A DECLARATION OF THE PEOPLE'S NATURAL	RIGHT	TO A Share in the LEGISLATURE, WHICH IS THE FUNDAMENTAL	
•	57415.14107-40		""	PRINCIPLE OF THE BRITISH CONSTITUTION of STATE. By GRANVILLE	
				SHARP	3
88	HeinR186	establishment of religion , orprohibiting the free exercise thereof , or	right	of the people peaceaby to assemble and to petition the Government for a	
,,,	1 101111 (100	abridging the freedom of speech or of the press, or the	.,9.,,	redress of grievances . Article the Fourth . A	2

69	evans.N26756	it is disgrace ful. In a republican government the peo ple ought to know, the people have a	right	to know, the exact, the precise ex tent of every law, by which any indivi dual may be	2
70	evans.N10249	power and rights of the people, sub•isting in them only by the people's pleasure and power, which	right	, and power will always remain in the people if government was dissolved; and this makes it lawful in them to	3
71	evans.N18888	it, for the punishment of national offences against himself. And though it must be acknowledged, that people have a perfect	right	to reform such a government at pleasure; yet when the means of reformation and such as would justify resistance are	3
72	evans.N13288	three other points. Accordingly I shall consider, I. THE necessity of civil government to the happiness of mankind. II. THE	right	of the people to choose their own rulers. III. THE business of rulers in general. These particulars being finished in	3
73	evans.N14046	that even their favorite mistress, Fame, is enjoyed upon the precarious tenure of retaining the good-will of the people. The	right	in States, however, to censure and arraign is a prerogative of a delicate nature, the dignity of which consists in	3
74	evans.N14115	effected by law, in the famous Jacksonborough assembly—whereby the great body of the people was debarred from the	right	of votling. The law is perpetual: and the enormous power it vested in the few, was further augmented	1
75	HeinR63	who have an interell in the government . Those who have this inteteft aiid have sustained the injury , have , the natural	right	to an adequate remedy . The people of the United States have a common interest in their government , and sustain in	3
76	evans.N19762	believe it would have a good effect; and if you are so it is my judgment the people has a	right	to know and expect it from you. I am persuaded, nine tenths of the citizens of the United States reprobate	3
77	HeinR87	Wife x23 People , and to whom'they delegate - he tpower'af confi'lt - ng and adting : for : the gencralgood , Jbavera ,	right	to impose t.axes tpof the people , for the purpose 'of defrqying the nceffilry opeases government . But as they are the representatives	3
78	HeinR214	of the said Certificates are to be paid , will not only conciliate the minds of the people who have a	right	to expect such satisfaction , but will give effectual encouragement to further Loans , which may at this time greatly promote the	3
79	evans.N16494	be made judges, ready always to sit and decide the common controversies within their respective jurisdictions. The people had a	right	likewise to appoint such other officers as they might think necessary for the more effectual execution of justice, according to	3
80	evans.N21009	The principal advantage of the Revolution was, that it made the chief magistrate responsible for his trust, by establishing the	right	of the people to alter the line of succession to the throne. The House of Hanover, if they are wise	3
81	HeinR155	as the County Levies are iat as mhe usually colleded . Always saving to the good People of this Pruvince their	Right	in difeharging the Tobac Couny Let ies , co - Affefiments in Current Money , as by the Laws of this Province are	3
82	evans.N21010	act of the legislature which may tend to deprive the whole or any part of the people of their undoubted	right	to meet, either by themselves, or by delegation, to discuss any matter relative to their common interest, whether of a	3
83	evans.N10249	of Man; but to have the law of nature for his rule. In page the eighth, that this indefeazable, natural	right	of the people, was obtained by the Britons sword in hand of King John, called the British Magna Charta; and	3
84		of Religion, or prohibiting the free exercise thereof, or abridging the freedom of speech, or of the press; or the	right	of the people peaceably to assemble, &c &c. Now if the legislative powers specifically vested in Congress, are to be	2
85	HeinR314	To The or prohibiting the free exercise thereof , or abridging the freedom of speech , or of the press ; or the	right	of the people peaceably to as . femble , and to petition the government for a redress of grievances . Article the Fourth	2
86	evans.N23842	and authentic act of the whole people, is sacredly obligatory upon all. The very idea of the power and the	right	of the people to establish government presupposes the duty of every individual to obey the established government. All obstructions to	3
87	HeinR270	has refused to pass other Laws for the accommodation of large districts of People , unless those People would relinquish the	right	of Representation in the legis lature ; a right inestimable to them and formidable to tyrants only . He has called together	3
88	evans.N24939	of public instruction in morality and religion; therefore, to promote those important purposes, the people of this State have a	right	to empower, and do hereby fully empower the Legislature, to authorise, from time to time, the seve ral towns	3
89	evans.N11036	been one continued series of tyranny, oppression, cruelty, and injustice; the whole business of your ministers has been to deny	right	to the people, to sap the constitution, to esta blish arbitrary power upon the ruins of public li	3
90	fndrs.adams.06- 12-02-0157	Innovations. Some are supposed to aim at the Demolition of the Stadtholdership—others of introducing the People to the	Right	of choosing the Regencies: but I think these are very few in Number, and very inconsiderable in Power, though some	3

91	HeinR91	have a right to a trial by jury; which ought to be held sacred. Xiv.	right	to 07eedom of speech, and of writing and publishing their sentiments;	2
20	- NAME NAME AND A 4	That the people have a	ui au la 4	therefore, the freedom of the press ought not to	
92	evans.N10941	so far as to grant voluntarily, and with a good grace, that redress, to which the people have an undoubted	right	, and which they see the people resolute to have. I will, therefore, attempt to draw the sketch of such a	3
93	HeinR191	Of Congress . Captain M~agnien's Grenadiers . Mr . Thatcher was opposed to a reference of this address . He acknowledged the	right	which the people had to petition; but went into some lengthy observations to prove that their Representatives had not given	3
94	farrands.v3.sec tion230.txt	this inconvenience, and does not appear to me at all objectionable. I should have no objection to their having a	right	of originating such bills. People would see what was done, and it would add the intelligence of one house to	1
95	HeinR191	however , immediately committed . Mr . R . flection , corrected their style ; he had read an ac knew that the people had a	right	to petition , and count in the Norfolk paper of their proceedings , that it was the duty of Congress to attend	3
96	farrands.v3.sec tion235.txt	that the receipts and expenditures of the public money ought ever to be concealed. The people, he affirmed, had a	right	to know the expenditures of their money. But that this expression was so loose, it might be concealed forever from	3
97	HeinR309	to them , he said , was the raising of armies ; but if this power was over - firained the people had a	right	to complain . To fly to them , we cannot trust you , without a large military force to gurd us , was	3
98	HeinR76	government established over any people becomes incompetent , or deffruaive to the ends for which it was instituted , it is the	right	, and the duty of such people , founded on the law of ature , and the reason and pracice of mankind , to	3
99	fndrs.franklin.0 1-16-02-0182	to them. The Directors are also accountable. The Money paid is for the Benefit of the Payers. people have no	right	of consent to taxation: once they elect a House of Commons, they surrender to it the absolute control of their	3
100	evans.N20723	is neither devil nor devilish religion in the world. It is observed, that "The people of this commonwealth have a	right	to invest their legislature with this power." But where do they get this right? The universe is composed of a	3
101	evans.N15944	people would have been precisely as they are. With respect to the fifth article, which speaks of the people's	right	to participate in the legislature, that article is manifestly opposed to the doctrine; because it explains the right into a	3
102	fndrs.washingto n.06-01-02- 0126	Speech will, I conceive, draw forth mediately or immediately, an expression of the Public mind; and as it is the	right	of the People that this should be carried into effect, their sentiments ought to be unequivocally known, that the principles	3
103	evans.N11653	is, That as the supplies are raised upon the body of the people, the people only ought to have the	right	of taxing themselves. This argument would have been conclusive, if the Commons taxed none but those by whose suffrages they	3
104	HeinR191	from Pennsylvania says , if speeches in Congress , and the petition on the this be their opinion , the people have a	right	to table , in which the French agents are called unexpress it . It is true , Mr . R . said , that any man	4
105	evans.N09599	people not to violate his coronation oath 〈◇〉 in one instance to break through the laws, and deny	right	to his people Many have \langle \rangle attempts since the foundation \langle \rangle government, to break in upon	3
106	evans.N10250	in Britain, not a victorious right, for the King of England never conquered America. Then he can have no more	right	to America, than what the people have, by compact, invested him with, which is only a power to protect them	3
107	evans.N17876	distant from any towns which had been settled by the government or people of New-Hampshire; that the people had no	right	to the lands which, by the dividing line, had fallen within New-Hampshire; notwithstanding the plausible arguments which had been used	4
108	evans.N18480	whether monarchical, oligarchical, or democratical (a theocracy only excepted) is lodged in the body of the people. 1st. Because the	right	to be secured by, and which are the sole end of, all civil government, are vested in them: and, 2d	3
109	evans.N08444	scheme that has no countenance from the word of God. BUT he tells me, that I undertook to prove the	right	of people to choose their own ministers, from the instance of deacons being chosen by the church. Now, says he	1
110	fndrs.washingto n.05-15-02- 0537	,	right	of the People, the freedom of election; not doubting but this attempt, by a Military force, to prescribe to Freemen	1
111	fndrs.franklin.0 1-32-02-0362	Supposed the Vessels might have been got away without waiting for the sale, and that the People who had a	Right	to share them, receiving this in Part to relieve their present Necessities, might have appointed Some Agent to receive and	3
112	HeinR167	religion , or prohibiting the free exercise thereof , or abridging . the freedom of f'peech , or of the press , or the	right	of the people peaceably to assemble , and to petition the government for a redress of grievances . Ar'rlcxe The Fourth	2

English 3
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		Lines excluded as involving	j irrelevant o	or duplicative usages	
117		serious Apprehension for the Public.—If any Act is expected from	right	Way of thinking among the People and just Principles of a well ordered	_
		me in my present Station, towards introducing a		Government, why am I not supported? If	5
118	HeinR136	redress of grievances . Article the Fourth . A well regulated Militia	right	of the people to keep and bear arms (hall not be infringed . Article the Fifth .	_
		being necessary to the security of a free State , the		No Soldilr (hall , in time	5
119		was very violent. I heard 3 Cheers given two Minutes before the	right	. The People were shouting. Saw the Mollatto at the Head of 25 or 30 sailors	
		Firing. Carrol stood the 3 d. from the		with Clubbs some of em	
	0004-0004				5
120	evans.N19780	when necessary—that he shall not be obliged to give evidence	right	to bear arms—but no standing armies shall be maintained in time of	
		against himself—that the people have a		peace—that the people have	5
121	evans.N10941	is mortal, and if bad, he may be succeeded by a better; but a people	right	reason; and we see that the depravity of manners, which began in Rome	
		thoroughly corrupted, never returns to		presently after the second Punic war among	5
122	evans.N10888	serve; been no more expensive in raising up than others, and many	right	use of freedom as other people; which way then can an honest man withhold	
		of them appear as likely to make a		from them that liberty, which is	5
123	fndrs.adams.04-	the Glass & then unfastned the window in shrt we seem to live	Right	& wrong— Remember me kindly to all inquiring Friends. read columbus—and	
	09-02-0272	amongst a people who have no sense of		let me know the opinions of those	5
124	fndrs.washingto	powers it is thought will also be vested, in a little time, in	right	after the people feel the inconveniences wch they might have avoided if they	
		Congress—& that all things will come		had not been too fond of judging	
	0189				5
125	HeinR101	the Office ofa Juflice in the County Court of tce in Chantry . in	Right	to all Manner of People, great and finall, high and low, rich and poor,	
		Chancery , and that you will do equal		according to Equity and S ood	5
126	HeinR186	redress of grievances . Article the Fourth . A well regulated militia	right	of the people to keep and bear arms shall not be infringed . Article the Fjih .	
		being necessary to the security of a free State , the		No soldier shall , in time	5
127	evans.N34726	than that people should say, see how flaunting Lucy is dressed; but	Right	, my dear child; this is thinking as you ought: preserve these sentiments, and	
		it is at other people's expense. Thorowgood.		you will never be unhappy; nor will	5
128	HeinR185	meai , ure , is to examine whether the measure is just and right in	right	the people will judge of and compfy, with. The people wish that the	
		itself . I think whatever is proper and		Government may derive respect from the justice	5
129	fndrs.franklin.0	to America; because I think it of Importance to our general Welfare	right	Notions of us, and I know no one that has it more in his Power to rectify their	
	1-09-02-0066	that the People of this Nation should have		Notions, than	5
130	evans.N18060	to put his trust and confidence in God. The gene ral cry among the	right	religion."—It did appear to me, as if sects, and names, and parties would fall;	
		people was, "This is the	_	and only the name	5
131	evans.N22529	government for a redress of grievances. IV. A well-regulated militia	right	of the people to keep and bear arms, shall not be infringed. V. No soldier	
		being necessary to the security of a free state, the	Ŭ	shall, in time of peace	5

132	evans.N26461	and yet they are so far from being an indifferent thing in the commonwealth, that much more depends on the	right	management of them than people imagine. Licentiousness of youth draws innumerable misfoutunes on any government, and what greater incentives for	
					5
133	HeinR66	would have been no effes~ual controul in either case ; yet they were	right	that the people fiould have all ele6lions; but democratical prejudices were so	
		better than none . It w~as very		inveterate, that he was obliged not only to	5
134	fndrs.adams.05-	you why don't you fire. I saw Capt. Preston out from behind the	right	. He spoke to some people. The Capt. stood between the Soldiers and the	
	03-02-0001-	Soldiers. In the front at the		Gutter about two yards from the Gutter	
	0003-0006			·	5
135	HeinR189	of the Government differed , and they had joined issue . The	right	, also , that the people should know the sense of the House . Shall the House	
		President had given the reasons of his opinion; it was		take no further measures on the	5
136	evans.N19064	the extent of territory, to which the five nations are entiltled by their	right	of the confederates to the south side of that lake, is also established by their	
		conquest of that people. The		dispersion of the	5
137	HeinR171	A Amendments To The Constitution Iv . A well - regulated militia	right	of the people to keep and bear arms , flaldl not be infringed . V . No soldier	
		being ncceflhry to the security of a free State , the		fhall,in time of peace	5
138	HeinR189	it was post It was a very nice subject . Representation (said g rid of	right	eye of the people . It appeared g it up ; if he did , the that the electors were	
		it , no mem he) is the		very nearly balanced	5
139	HeinR191	that the Governments which have been subverted were ancient	right	to aid their people to break the shackles by which they were confined , and	
		tyrannies, that they oppressed their people; and that the French		that it was advancing the rights	
		were			5
40	evans.N15885	That which is pure and holy must be first made known, revealed,	right	worship to God. And therefore in vain is it, to go and drive people to this and	
		discovered, and believed, before people can perform a		that worship, and	5
41	fndrs.jefferson.	citizens thereof, in the office of a Justice of the county court of in	right	to all manner of people, great and small, high and low, rich and poor,	
	01-02-02-0132-	Chancery, and that you will do		according to equity and good conscience	
	0004-0095				5
42	evans.N09821	a calm will ensue—He who has all hearts in his hands, can bring	right	temper and disposition to each other, and engage them to pursue the	
		Rulers and People to a		important ends of their respective stations and relations	5
143	HeinR186	debts . Now . I differ with him in principle ; I consider the States as	right	in this position , his argument does not apply . The respective States were	
		agents of the people ; if I am		formed out of Colonies and were known to	5
44	evans.N10941	case at Florence, in the 14th century *. The tyranny of the eighth	right	in demanding the abolition of it; all that was wrong was the magistrates	
		field deputies was intolerable, and the people were		refusing the people redress, and the people	5
45	fndrs.adams.99-	like a Serpent and stung like an Adder. Was there ever a more	right	, when he described the French republick to be founded upon Regicide,	
	03-02-0037	basely designing and insidious people? Burk was		Jacobinism and Atheism, and that it had joind to	5
46	evans.N17360	sea-coast of Africa, (particularly almong the French) are well-	right	and wrong than any other people I ever visited. I was thrown among them in a	
		informed, easy, kind, generous, and have a better sense of		state of wretched	5
147	HeinR68	means they in a short it time became able to do what they lift	right	Confitn of a " the people's consent ; and , in the end , not only difcqntinued ,	
		without 1the A 0 . 5 406bi]	but utterly extirpated , their fuc"ceflive	5
48	evans.N09159	sticks, or what, I do not know. Q. Where did the snow-balls seem to	right	before the party. Q. Did the snow-balls seem to be thrown in anger? A. I do	
		come from? A. From the people		not know; I saw	5
49	HeinR91	method to procure their liberties , and the executive power so	right	or wrong;) the good people of said county thought it time to look to	
		strongly acquiescing in all that they did , whether it was]	themselves . And they thought that it	5
150	HeinR71	this means they in a short time became able to do what they lft	right	Conjlitution of 4 C the people's consent; and, in the end, not only lc	
		without D' - d " the " 4og 2rte]	discontinued, but utterly extirpated, their	5

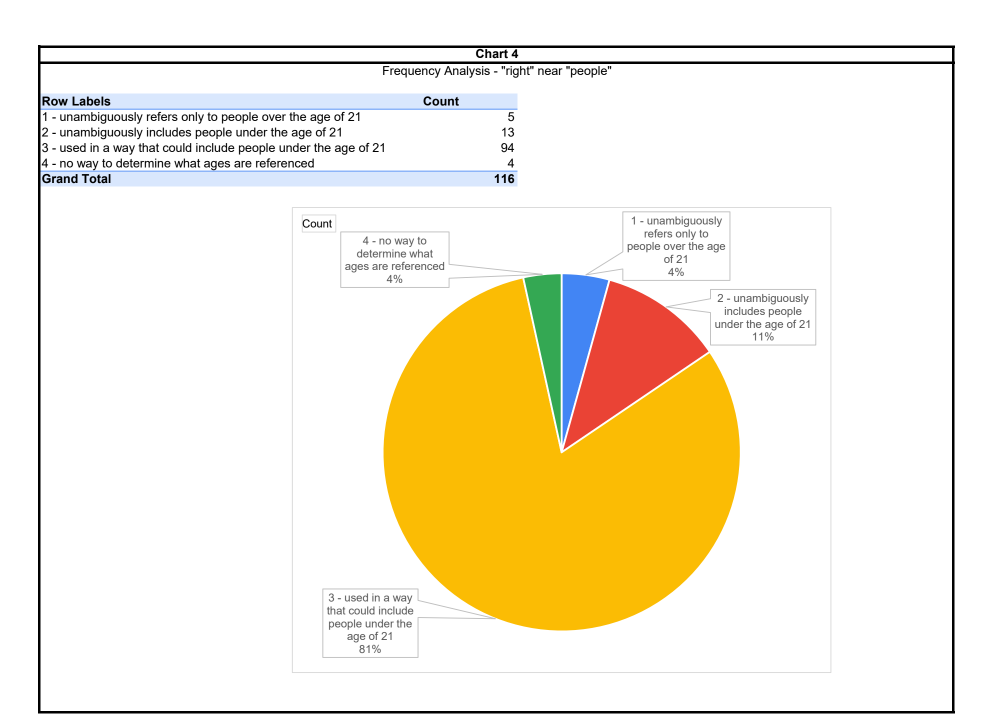


			Table 5		
).	Source	Context Left	Key	Context Right	Code
1	evans.N0846	he says, Nothing is more certain in itself, and apparent to all, than that the infamous traffic for slaves, directly	infringes	both divine and human law. Nature created man free, and grace invites him to assert his freedom. p. 26. Who	3
2		servile one, yet most of the evils of servitude were unknown to me. My personal ease and independence were less	infringed	than that of those who are accounted the freeest members of society. I derived a sort of authority and dignity	2
3	evans.N2196	and pros perity, because they understand clearly that the public happiness is intimately combined with their own. They may	infringe	laws, from the imperfection of their nature; but they will return to their obedience without force; having beer convinced that	n 3
4		rely the son of such a mother must be all that is good and amiable, and it is not	infringing	my vow to love him as a brother. Ah! how happy will be the partner he shall choose, nay, that	3
5	evans.N0992	by their compliance also. But I must acknowledge, I have no plenipotentiary power to settle articles of agreement, for the	infringing	any of the rights of the churches, and therefore must draw up my memorials or complaints of increachments upon ancient	2
	fndrs.jefferso n.01-18-02-	of Interest upon an old bond during the period of the late war. How far this may be Said to	infringe	the rights of british Subjects you will Judge. I have the honor to be with great respect Sir Your most	
6	0103 evans.N2284	we must refer to the statute, which describes the offence; so of perjury, forgery, and other offences,	infringe	the rights of particular citizens, are regarded as attacks upon the whole society. All this was premised, said	<u>2</u>
7	3	which, as they oils. This produced an outcry of the Dunkirk fishery. It was proposed to exclude all European oils,	infringe	the critics the British treaty. I could not but encourage this idea, because it woud give to the French and American	2
8		which would not		fisheries	3
		representatives Senators, President, Vice President and judges of the United States shall each take an oath or affirmation not to	infringe	or violate the Constitutions of the respective states. Agreed to unanimous XIII That no capitation tax shall ever be laid	
9	0012-0069 evans.N1047	from him by taxation, or any other way, unless by his own consent, given personally, or by his	infringe	upon this right is another instance of tyranny and oppression. 'Tis a glorious privilege of Englishmen to be	2
10	1	representative. To let us slatter our corruptions, nor voluntarily blind ourselves; all nations are equally free: one nation	infringe	tried upon the freedom of another: let us do towards those people, as we would have them to have done to	3
11	99-02-02-	has no right to danger while the general government is administred with impartiality, moderation, and prudence. An attempt to alter the constitution or to	infringe	the rights of the particular states, would undoubtedly kindle a fire to be quenched only with blood. I do not	2
12 13		full view, and to be recognised by every subject, in its whole importance and energy, whenever we see our Assembly	infringing	the declaration of rights, in so capital and alarming an instance, as to make any act whatever, which will, in	
14	evans.N1628	our citizens commonly possess a little land. In France a land tax is very obnoxious, because it is thought to	infringe	upon the privileges of a num••• ⟨◊⟩ nobility. Their excise is chiefly on the necessaries	
15	HeinR188	measures ; that the Navigution Act had been the source and support of the British naval power , and must not be	infringed	without urgent necessity; that he was desirous of promoting a good understanding with the Unitedstates ball means compatible with	_
16	fndrs.hamilto n.01-15-02- 0134	the parties not armed or armed previous to their coming into the ports of the UStates which shall not have	infringed	any of the foregoing rules may lawfully engage or inlist therein their own subjects or citizens not being inhabitants of	,
17	evans.N2637 9	or by pictures or other signs. The restraints laid on the exercise of this right so as it may not	infringe	the right of reputation, differ, accord[ing to the way in which the right of communication is exercised. If	:
18	HeinR306	the flat'e ". While we admit the fa & that French vessels have been arrested , we deny that the arrefis have	infringed	, ny treaty stipulations . The details in this letter and the documents referred to , appear to us entirely to exculp te	;
19	HeinR255	members of any of the States , provided that the legislative right of any State , within its own limits , be not	infringed	or violated . 424 July , 1786 On the questio tioned , the yeas i Bloodworth , New Hampshire , Mr . Livermore , Long , Massachusetts , Mr	2
20	evans.N1741 2	and drag us to perdition. The great charter was violated, and the laws that were to protect this infant world,	infringed	upon. "The foundations were all destroyed, and what could the righteous do?" IN that day of our distress, we appealed	;
21		It is certain that France could derive no benefit from such an attempt, which she may not secure without our	infringing	the rights of neutrality. Having no navy, we must rely altogether, in the effort, upon her Convoys; and if these	;
22		the affirmative, it is unquestionably a nuisance. 1st, because the Street is injured by it; 2dly, because the regulations are	infringed	; and 3dly, which indeed may be considered as the primary reason, because the original compact is violated. You add, that	
23	evans.N1161 7	and oppressors, in church and state. The hierarchy of the church, by which they looked upon the rights of conscience	infringed	, and the arbitrary measures of the state, by which they esteemed their civil liberties abridged, if not grossly violated, rather	<i>'</i>
24	evans.N1236 0	no more. I believe they have now, a divine right to rule well; but not to oppress the people, and	infringe	and trample on their highest rights; which, if they do, and persist in it, against the repeated complaints and prayers	:
25	HeinR185	religion be established , nor shall the full and equal rights of conscience be in any manner , or on any pretext .	infringed	. The people shall not be deprived or abridged of their right to speak , to write , or to publish their sentiments	

26	evans.N1575 9	full view, and to be recognized by every subject, in its whole importance and energy, whenever we see our assembly	infringing	the declaration of rights, in so capital and alarming an instance, as to make any act whatever, which will in	2
27	elliots.v3.sec tion17.txt	the hands of the Virginia citizens, of those rights which belonged to British subjects. When the British thought, proper to	infringe	our rights, was it not necessary to mention, in our Constitution, those rights which ought to be paramount to the	3
28	evans.N1376	members of any of the states, provided that the legislative right of any state within its own limits be not	infringed	or violated; establishing and regulating post-offices from one state to another, throughout all the united states, and exacting such postage	2
29	fndrs.hamilto n.01-01-02- 0057	of success. These they have entered into; and these I maintain must succeed, if they are not treacherously or pusillanimously	infringed	. You tell me, "I over-rate the importance of these colonies to the British empire," and proceed to make	3
30		disappointed. What has been offered is in order to shew, that, in reality, no proper right of the colonies is	infringed	by the late act of Parliament, that imposes a small duty on the teas exported to America. And here it	2
31	HeinR184	Nor had he met with one native American who wished to go into this arming plan ; ihey believe it would	infringe	our neutrayity , and throw us into a war . When he came here , his mind was scarcely made up on the	2
32	evans.N2089 8	way a few ambitious individuals are enabled to extend their influence; and as they rise in power and consequence, to	infringe	upon the liberty of the public. "Each individual member of the state should have an equal voice in elections; but	2
33	evans.N1855 9	laws in nature to their own feeding ground; they do not invade the rights of others, nor are their rights	infringed	by any. New-York is in the neighbourhood of Rhode-Island, and that State is in the neigh bourhood of this	3
34	evans.N2510 1	immoral, treasonable, schismatical, seditious, or scandalous libels are punished, the liberty of the press, properly understood, is by no means	infringed	or violated. The liberty of the press is indeed essential to the nature of a free state: but this consists	2
35	evans.N1938 0	esta blished in the first book, it is evident that there are certain natural rights, which cannot be	infringed	, without overturning the foundations of human society, and that there are others which bellong only to certain descriptions	3
36	fndrs.washin gton.05-03- 02-0090	and most Devoted Servant Edwd Pemberton P.S. as Your Excellencys Engagements, are so many and so great, I would not	infringe	upon Your time—tho the favour may be a Singular One to see Your Signature[.] Yet—I shall	2
37	fndrs.hamilto n.01-04-02- 0078	exist inconsistent with the treaty of peace: But it would be impolitic to leave them to the dilemma, either of	infringing	the treaty to enforce the particular laws of the state, or to explain away the laws of the state to	3
38	fndrs.adams. 06-05-02- 0144	but I really think, that a Declaration that you had no Intention to influence Congress, to contemn its Authority or	infringe	the Liberties of the People or the Priviledges of Congress, a Declaration that you have the fullest Confidence in the	2
39	fndrs.jefferso n.01-03-02- 0722	rights of Sovereignty and jurisdiction within her own territory were reserved and secured to her, and cannot now be	infringed	or altered without her consent. She could have no latent views of extending that territory; because it had long before	2
40	HeinR155	thousand pounds of tobacco , and every such minister joining in marriage any persons without publication or licence , or any ways	infringing	this act , shall be liable to a fine of five thousand pounds of tobacco , one half of the said fines	2
41	fndrs.jefferso n.01-29-02- 0454	"being essential to this Kind of property, forms a part of their freehold and cannot be invaded or	infringed	without a violation of Rights founded in an Unbroken Custom" that predates the passage of any federal law. When	2
42	fndrs.hamilto n.01-03-02- 0314	efforts to violate, the constitution of this state, to trample upon the rights of the subject, and to chicane or	infringe	the most solemn obligations of treaty; while dispassionate and upright men almost totally neglect the means of counteracting these dangerous	2
43		of the stronger proofs, or an omission to supply all the proofs capable of being produced, the rule is	infringed	. For example, a minor may state, on oath, his age to the jury, with a view of proving that he	3
44		to this Neighbourhood, but is general and extensive. The People think their exclusive Right of taxing themselves by their Representatives	infringed	and violated by the Act above-mentioned; that the new Act, empowering the East-India Company to import their Tea into America	2
45	0	whatever complexion an equatorial Sun may have burnt upon him, and with whatever solemn injustice his rights may have been	infringed	, shall enjoy the privileges, and be raised to the dignity which belong to the human character. THE END	3
46	HeinR77	he would not then decree the defendant a trustee of the personal estate , lest it might create some jealousy of	infringing	on the ecclesiastical' court , yet he decreed an account of the personal estate to be taken , and the same to	2
17	fndrs.hamilto n.01-03-02- 0031	of the sales within each state, to be creditted to that state, and as the rights of jurisdiction are not	infringed	, it seems to be susceptible of no reasonable objection. Mines in every country constitute a branch of the revenue. In	3
18	HeinR185	twenty thousand dollars what it was supposed these expenses would amount to . However , he did not think the Constitution was	infringed	; it was intended that the compensation should not be increased or diminished , during the President's continuance in office . Now	2
49	evans.N0760 2	other instances thereof) That your Majestie hath not the least intention or thought of violating, or, in the least degree,	infringing	the charter heretofore granted by your royal father, with great wisdom, and upon full deliberation, &c. BUT what affliction of	2
50	HeinR188	equal oppression . 4 . That besides these points of accusation , which are commun to the French and Bfitish , the former have	infringed	the treaty between the United States and them , by subjecting to seizure and condemnation our vessels trading with their enemies	2
51	HeinR188	should not be backward in making return for any of her good offices towards us , provided our acts do not	infringe	the principles of neutrality . I believe it to be the desire of this country to preserve the neutrality ; and , so	2

	evans N2413	in the world who claim exemption from the penalties of that religion, and think themselves wronged	infringed	, if they are refused the privilege of breaking through its rules whenever those rules are at variance with their	
52	4	and their personal rights	mininged	convenience	2
3	evans.N2075	others as well as him self; but at the same time, lest his supremacy should be in any wise	infringed	, to take care that none should be deified till after their death, and that only with an inferior rank of	2
	fndrs.jefferso	be confiscated was by the law vested in the Commonwealth and altho not yet sold may still be so	infringing	the Treaty as I conceive the proceeding to compleat or take inquisitions for the purpose of designating the	
4	n.01-06-02- 0339	without		property can	3
5	HeinR189	this occasion , I am confident he will fully convince them that I had not the most distant idea either of	infringing	their privileges or of hurting his feelings , but that the amicable settlement of the controversy was the sole object of	2
6	evans.N2551 4	endesvour to found my orders on the principles of honour, *eas*** and justice, and not to	infringe	those delicate principles in others: so also be assured, Sir, that such my orders shall be obeyed by every officer	3
	fndrs.washin gton.04-01- 02-0257- 0004	to the Field—or permitted the rights of civil authority, though but for a moment, to be violated and	infringed	by a power meant originally to rescue and confirm them. For those rewards and blessings which you have invoked for	2
58		of their office, they became partizans of Governor Bernard in his political schemes; and had the weakness and temerity to	infringe	upon one of the most essential rights of the house of commons of this province— that of giving their	2
i9	evans.N2510 1	or by pictures or other signs. The restraints laid on the exercise of this right, so as it may not	infringe	the right of reputation, differ, according to the way in which the right of communication is exercised. If the right	2
60	fndrs.washin gton.99-01- 02-08572	well know what respect is due to Flags, and shall on all occasions treat them properly, where they do not	infringe	the Laws prescribed them, but where they or any of their crew break thro' those Laws, I shall treat	3
31	1	of his excellency the governor and council for laying of rates; the town then considering that the said act doth	infringe	their liberty, as free born English subjects of his majesty by interfering with the statute laws of the land, by	2
32	6	they meet, deliberate and enact, in virtue of a constitution, which, if they attempt to destroy, or in any manner	infringe	, they violate the trust reposed in them, and so their acts are not to be considered as laws, or binding	2
3	farrands.v3.s ection165.txt	Old Officers, to new Offices, their places may be occupied by themselves and thus the Door opened to evade and	infringe	the Constitution. When America was under the British Dominion every matter was conducted within a narrow Circle in the Provincial	2
64	n.01-04-02- 0310	see it is not in my power to recommend them to Congress for Continental Commissions while in State Regiments, without	infringing	an established Rule. As to the second point "whether such Officers shall take promotion in the line or be	3
35	HeinR82	this article of the union against so glorious an improvement of the kirk? Or would he really think it an	infringe	ment Reproduction By Permission Of The Buffalo & Erie County Public Library Buffalo , New York Dr . B L C K S	4
6	elliots.v3.sec tion8.txt	may prescribe the rules by which he shall rule his people, and interpose such checks as shall prevent him from	infringing	them; but the President, in the field, at the head of his army, can prescribe the terms on which he	2
67	9	or an upright man as corrupt. For this would be exercising our right of opinion or communication, so as to	infringe	the right of reputation, and be violating the principles of liberty and natural right. The principles of liberty, therefore, the	2
8	HeinR171	Ads or Parts of Acts here . tof ore passed by the Legislature of this Commonwealth , which may militate with , or	infringe	the Treaty of Peace entered into by the United States of uamerica and Great - Britain . Wkthereas certain laws or statutes	2
9	HeinR285	And that efficacious provision should be made for inflicting adequate penalties upon all those who , by violating their rights , shall	infringe	the treaties and endanger the peace of the Union . A system corresponding with the mild principles of religion and philanthropy	2
70	evans.N2105 3 HeinR185	keep this vow inviolable, had I no other motive; but, my dear Lady, I have two powerful reasons for never	infringing	it. The first, I trust you will believe, is an invincible repugnance inherent in my bosom to every thing derogatory	3
71		limit the President to three commissioners , and more may be found necessary , then the President cannot appoint them without of a free state or commonwealth: But they shall have no power to add to, a-ter, abolish, or	infringing infringe	the powers of the House; by this means, the object in contemplation may be defeated, and we have committed a any part of this constitution. Sect. 10. A quorum of the house of representatives shall consist of two thirds	2
72	1	to use our faculties and property as we please, provided that none are thereby injured, nor the	infringed	of Liberty of conscience is also the natural and unalienable right of every one: A right of which no man can	2
73	7 HeinR214	obligations of morality common powers in support of the jurisdiction of any of the said states , whenever the same shall be	infringed	".' It was moved by Mr . [John] Fell , seconded by Mr . [William Churchill] Houston , to refer the above	3
74		invaded or which the public servants who might be intrusted with the execution or this government, were never	infringe	motion to a —for example—the legislative branch were declared to be restrained from interfering, with the right of trial	2
75	5	to be permitted to as brethren, who tho't the liberties of particular churches to be in danger of being too much limited	infringed	by in them. And in deference to these good men, the proposals were never prosecuted." * To these proposals	2
	2	and		of erecting spiritual	2
76 77	HeinR342	informed that the act of Congress of 17th July 1788, was not meant, nor is it to be interpreted, to	infringe	any stipulation in the cession made by Virginia to the United States ; and that it is not the intention of	3

79		ernment will take the proper steps that Georgia over those nations , and thus to defeat the great also should not	infringe	the laws of neutrality ". objects of their appointment , the chief of which Here you confine your requests to Georgia , tat	3
80		remain unviolated by oppression, women have a power of disposing of themselves in matrimony; where these rights are a little	infringed	, the consent of parents, relations, or guardians is necessary; where they are totally obliterated, they are disposed of by their	2
81	evans.N1848 0	court, or verdict of jury. This is so directly in the very face of our declaration of rights, as manifestly	infringes	it, and, of course, renders the act void. This is, indeed, rather an epitome of what I said before than	3
82		as all other ecclesiastical matters. And when a body of churches, 500 for instance, subsist in harmony and benevolence without	infringing	this fundamental principle of universal liberty, that body may be said to enjoy the most free constitution, the genuine apostolic	3
83	evans.N0802 3	came to be concerned in a practice, by which the rights and liberties of man kind are so violently	infringed	, and which is so oppolsite to the apprehensions Englishmen have always had of what natural justice requires, is	2
84		bad ones. An enthusiastic notion of liberty has induced some Americans in their most unguarded moments to suppose their rights	infringed	, because their liberty was limited to virtuous actions. But such limitation of liberty is the grand pillar of political safety	2
		the destiny of all republics likely depends on the outcome; that this great struggle may oblige France temporarily "to	infringe	the regulations and injure the interests" that have heretofore governed relations of amity with other nations; that the French	3
	caselaw.a.14 08515	taken in execution, on the ground of such a protection. It is, indeed, the privilege of the court that is	infringed	; and it is discretionary, to grant it, on some occasions, and to refuse it, upon others, (a) By the Court	3
	evans.N0884	should remain uninterrupted, as long as it can be consistent with the good of the whole. But where this is	infringed	, dispensed with, superseded, the obligation is cancelled. The people are free, and may either choose a new form of government	1
88	HeinR327	due sense of the sacred obligation of a just debt , a . proper conception of the pernicious influence of laws which	infringe	the rights of creditors , upon morals , upon the general security of property , upon public as well as private credit , upon	2
89		them? Yet nothing is more certain in itself, and apparent to all, than that the infamous traffic for slaves directly	infringes	both divine and human law. Nature created man free; and grace invites him to assert his freedom. In excuse of	3
90		a prevol . lii . N ; I Camillus - No . Xxxvi . cifting law , and to give it effeef If they ac otherwise , they	infringe	the constitution; the theory of which knows, in such case, no discretion on their part - To resort to first priniiples	3
91	HeinR185	as to read ii Congress shall make no law establishing religion or to prevent the free exercise thereof; or to	infringe	the rights of conscience ". This being adopted , The first proposition was agreed to . Mr . Scott objected to the clause in	2
		the Power of the Parliament in England, is because they are elected by the People; who, if their Liberties are	infringed	, have a Check at the next Election. Have Americans any such Check? Have they any Voice in Deputation? A Parliament	2
	caselaw.a.67 76528	recover on a contract for smuggled goods. It must not appear on the plaintiff's own shewing, that he has	infringed	the laws of his country. 3 Term. Rep. 456. A contract for prohibited goods to be delivered in England is	3
94		to contribute to the support of that administration, which affords them no redress, when their rights are violated, their liberties	infringed	, and their representative body affronted and abused: hence it is, that that branch of the legislative authority seldom move to	2
95		invite into a country, thereby undoubtedly acqu••• those rights and privileges, which the legislative authority cannot	infringe	without injustice. Louis the fourteenth, by revoking the edict of Nantes, destroyed at once in his kingdom, the principle of	3
96		of man, require that our right of communicating information, as to facts and opinions, be so restrained, as not to	infringe	the right of reputation. Unless it be so re strained, there is no liberty; for there is no just	2
97	HeinR54	the fafelt way , when a favourable opportunity offers , ands it can be done with jultice , is to weaken him who	infringes	upon the equilibrium , and by every kineft method hinder his acquiring too formidable a degree of power . For this purpose	2
		repealing any act or parts of acts heretofore passed by the Legislature of this Commonwealth, which may militate with, or	infringe	the treaty of peace, enter'd into by the United States of America and Great Britain. Since the passing of	2
	elliots.v3.sec	of being corrupted. If they are to be chosen for their wisdom, virtue, and integrity, what inducement have they to	infringe	on our freedom? We are told that they may abuse their power. Are there strong motives to prompt them to	2
100		has abjured, at his command, the use of that salutary, though dangerous liquor. These pain ful restraints are, doubtless,	infringed	by the libertine and eluded by the hypocrite; but the legislator, by whom they are enacted, cannot surely be	2
101		shall happen to be transacted and concluded by our said plenipotentiary, and that we will never suffer any person to	infringe	or act contrary to the same, either in the whole or in part. In witness and confirmation whereof, we have	2
102		not from a spirit of contradiction, but merely from a just regard to that superior duty, which can never be	infringed	with impunity. Passion may resent, but reason must approve this conduct; and therefore it is the most likely method, in	3
		decide on your case sensible that these misfortunes have not been brought on you by any desire of yours to	infringe	the laws of the country in which you have suffered. I inclose herewith your logbook and the other papers desired	3
		all times endeavour to found my orders on the principl•• of honour, reason and justice, and not to	infringe	those delicate principles in others; but my orders for the purposes of order and regularity, must be obeyed by every	2
	fndrs.madiso n.01-12-02- 0224	committee. The first clause, "No religion shall be established by Law, nor shall the equal rights of conscience be	infringed	," was under discussion. Mr. Madison Said he apprehended the meaning of the words to be, that congress should not	2

106	0 commar	al welfare of the States: therefore, if our Legislature should make an act to repeal the ten andments, or to	infringe	the Constitution, or to destroy or weaken the Union, or any legal measures of Congress, it would, of course, be	2
07	fndrs.madiso a depar n.01-12-02- would 0055	arture from a dignified conduct—besides I think a Resolve like the one I have heard mentioned	infringe	the Presidents prerogative—this ought carefully to be avoided at the outset. It has allways appeared to [me] that	
08			infringed	a single article of our treaties with France . On the subject of the impresses of our seamen , mentioned in Mr	
09	caselaw.va.6 whethe 714874 he had	er he had got into a disagreeable situation, or not, was no question with the jury; but whether	infringed	the law? As compassionate men, they might pity him; but, as jurors, sworn to decide according to the evidence, they	
10	8 pressed	sia that no stranger should sit in the supreme council. The perfidious Soranes nevertheless d the young Prince to	infringe	their law, knowing that it would be a sure means to excite the jealousy of the Satrapes, and to stir	
11	1 chief, ar	stood of elections of members of parliament only. Though elections for parliament are the and of such importance, that	infringing	their freedom is alone an irremediable poison to liberty *. By sundry statutes of Hen. VI. &c. members falsely returned are	
12		efficatious provision should be made for inflicting adequate penalties upon all those who, by ig their rights, shall	infringe	the treaties, and endanger the peace of the Union. A System corrisponding with the mild principles of religion and philanthropy	
13	evans.N2408 from fea	ear; it is by retaliation, that nations must make their rights and interests re spected, when they	infringed	. The United States, untaught by experience, and not having provided against the evils, which awaited their independence, for six years	
14	4 often	g a circle round about him. "The king, my master, being informed, that the five na!tions have	infringed	the peace, has ordered me to come hither with a guard, and to send Ohguesse to the Onondagas, to bring	
15	therefor	1	infringe	every rule of generosity and equity; it is to add cowardice to treachery. In the latter case, there is, no	
16	4 enmity i	to superior sanctity, when we behold them come forth with scripture in their mouths, and in their hearts;	infringing	the civil and religious rights of their fellow Christians; hanging, banishing, and basely •ra ducing such as they	
17	3 universa	,	infringed	on. The question then is, if in one case the idea of universality must be given up, why not also	
18	9 powerfu	ds of three hundred years; and that they were determined to oppose any monarch, however ul, that should attempt to	infringe	on their property. This peremptory declaration put an end to their treaty; and immediate preparations were made on both sides	
19	969810 which m	ty. For, we ought not, where another reasonable construction can be adopted, to resort to one makes the Legislature	infringe	the spirit of the constitution. * 2nd. Because, in other respects a Court of Law would not extend by implication, a	
	fndrs.adams. by the f 06-13-02- 0126-0002- 0002	formal conclusion of the treaties in which they are found, cannot be or ought not to be	infringed	upon or reduced by later treaties with other powers, but that the complete effect of such stipulations should be kept	
21		deration , that they thought it their duty to interpose their authority whenever any laws made by ual States appeared to	infringe	their stipulations and particularly in 1785 , when the States of New Hampshire and of Massachusetts had imposed an extraordinary tonnage	
22	2 least to		infringe	our charter or any the privileges thereof. "ALL this notwithstanding, the abovesaid gentlemen not resting satisfied with these our tenders	
23	76228 counter	es about property acquired on land. I confess I do not see how the law of nations is racted or	infringed	by it. In England, if piracy was committed by a subject, it was held a species of treason, being contrary	
24	11992137	tance of the Creditor, to satisfy the Judgment, &c. And it is at the Peril of the Officer, that he	infringes	the Right of the one or the other. As the Officer's Duty, as well as the Debtor's Right	
25	alter , ch	D always , that nothing herein contained (hail be conthnotto,t ftrued , deemed , or taken , to change , or	infringe	, the Powers , Privileges , speoi.te I , or Allowances , of the several Colle~tors of the said Duty of one Penny per	
26	572855 conside		infringing	on the rights or privileges of a citizen ? If it were' so, a knave could secure his property against all	
27	0	, ,	infringe	their rights, and leave the care of their interests to themselves. It is the in terest of France to	
28	have oft	ften	infringed	the peace , has ordered me to come hither with a guard , and to fend Ohgnefl to the Onondagas , to bring	
29	attention	ipulation mutual . Though this article may not be extensively dangerous , yet it rnerics our on , as it appears to	infringe	the confitutional independence of the refpcaive states congress alone have the power to naturalize; but neither congress, nor any member	
30		ole amendment on the whole list; if there was any reason to restrain the government of the States from	infringing	upon these essential rights, it was equally necessary that they should be secured against the state governments; he thought that	
31		sist in the execution of it. Mr. HARCOURT. I agree to it, on one condition, that it shall not	infringe	upon the time of your 〈〈〉 dies. Rise an hour earlier every morning, that 〈〈〉 give	
32	evans.N2163 your ve 4 besides	essels, if their courts of admi ralty had been guilty of equal oppression, and if they had,	infringed	the treaty already existing between you, had embargoed your ves sels, and cheated your merchants by dischargling	

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	evans.N2196	it corrodes the unseen fruit, and spares the outside shell. The liberty of the press in England is not	infringed	. It is our happiness and our glory. No man or set of men, whatever be their power or their wishes	
133		openly			3
134		to fall within their line and bounds, which the honorable committee of parliament do not think fit to straiten or	infringe	, nor may we. If therefore yourselves and the inhabitants of the most and most considerable part of them, upon a	3
135	HeinR189	was said that this article is opposed to the Constitution , inasmuch as it erects a tribunal for determining claims which	infringes	the power of the Judicial Courts; that the mode of proceeding prescribed to that tribunal exposes the United States to	2
136	HeinR184	confined wholly to a trade neither prohibited nor in dispute , they could not be complained of ; and if they were	infringed	, it would not be the act of the nation . The nation would' have only to disavow the act , and show	3
137	evans.N1942 5	lous inequality of influence, and with the power and interest, suggests to the proprieltor the idea of	infringing	the rights of others with impunity. The interest of science, of industry, of commerce, and of the mechanic arts, have	3
138		the punishment of the guilty, as an acquittal in the respect would be improper. If the Comptroller- General shall be found	infringing	the laws of his county, the weight of respectability will not, it is to be expected, supply the want of	3
139		abolitions have taken place, and may be abolished in all the remaining vestiges. Wherever indeed a right of property is	infringed	for the general good, if the nature of the case admits of compensation, it ought to be made; but if	3
140	evans.N2637 9	and cultivated the principles of liberty, as they have so described and limited other rights, that none should	infringe	any other, have been careful so to define and limit the rights of reputation, and of communication of sentiments, that	3
141	HeinR184	and that therefore two owers could not e exceeded that of any former year ; and he did not allowed to	infringe	upon eaco other , think that the permanent revenue of the United M r . W . S Itth differed in opinion , and	3
142	fndrs.hamilto n.01-05-02- 0128	excite dissatisfaction and cabal. The thing may be so managed as neither to occasion much waste of time, nor to	infringe	on dignity. It is an important point to consider what persons may have access to Your Excellency on business. The	3
143	evans.N2526 5	them in such a manner, as to give you full satisfaction, on that subject." "If mankind had no disposition to	infringe	upon the rights of each other, there would be no need of law;—and the whole nature, design, and	3
144		the electors, on a writ from the speaker of the respective house. The general assembly shall not have power to	infringe	this constitution; to abridge the civil rights of any person on account of his religious belief; to restrain him from	2

	Lines excluded as involving irrellevant or duplicative usages						
	HeinR220	Lieutenant General Burgoyne in behalf of that army not having been complied with , and the	infringed	on the part of Great Britain.2 Ordered , That the letter and motion be referred to a committee of three			
145		capitulation of Charlestown having been			5		
	evans.N1965	to see him, after he had taken his leave—but as Miss Woodley, nevertheless, perceived she was	infringe	this delicacy, of which she had so proper a sense, she easily persuaded her, it was impossible for the most	9		
146	1	inclined to			5		
	evans.N1942	the Press, or the right of the people freely to assemble and petition government for a redress of	infringe	the right of the peolple to bear arms. Provision is made to prevent oppression from quartering soldiers on			
147	5	grievances, or			3 (
	HeinR312	that the members of the Legislatures ought to have more than was sufficient to support them ,	infringe	upon their own fortunes . lie wished th advance thereof , to operate no longer than until the profnt e:zitling			
148		without obliging them to		circumstances	5		
	1stat96	the security of Adopted. a free state, the right of the people to keep and bear arms shall not be	infringed	. ART. V. No soldier shall in time of peace be quartered in any house Adopted. without the consent of the	1		
149					5		
	evans.N1880	inconsistent with their sense. At simple girls to take offence; For should they wish to know their	infringe	upon their betters! Too well you know the active soul, Is subject to no priest's controul; No force its			
150	9	letters, Does that			5 🐧		

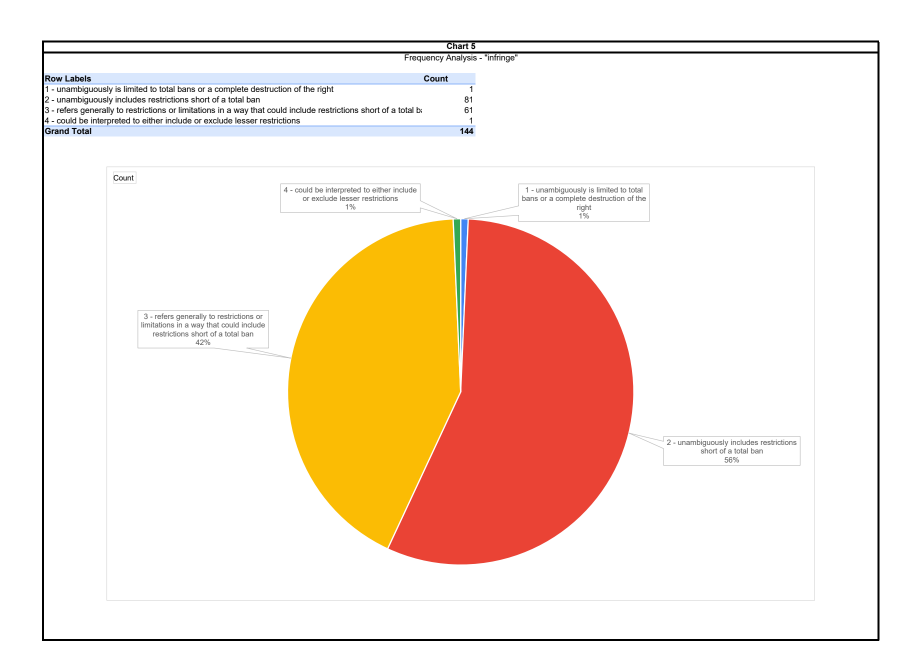
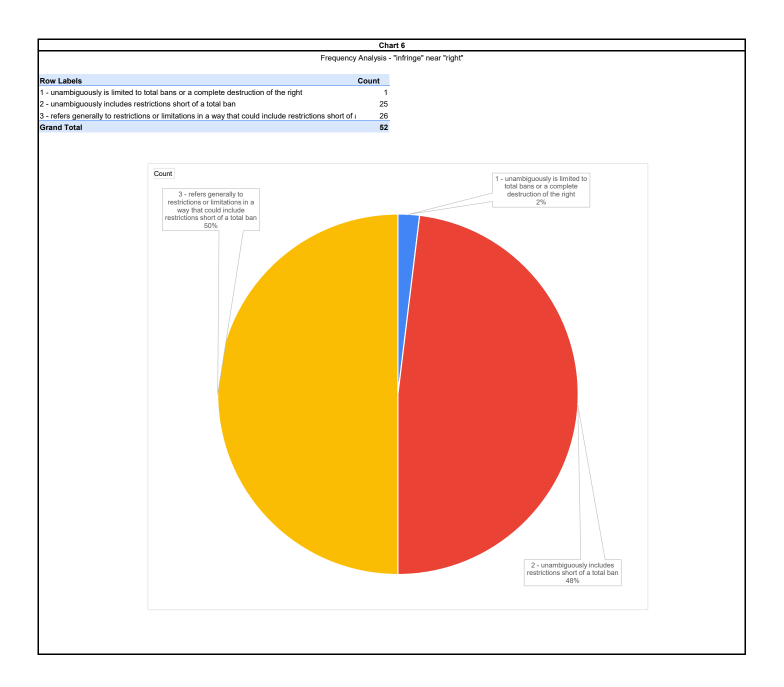


		Table	_		
о.	Source	Context Left	Key	Context Right	Code
1	evans.N13150	of the ministry has been constantly exercised, in adding to the calamities of your American brethren. "AFTER the most valuable	right	of legislation was infringed; when the powers assumed by your parliament, in which we are not represented, and from our	3
2	HeinR306	been no cause for complaining of the condu & of the Englifh', if they had not, infringed particular treaties; for of	right	these things are now contraband , and have been f6 since the beginning of this' century , which , however , was not the	3
3	evans.N23024	and motives pointed out by Jesus Christ. Among the most essential rights of man, is a freedom of inquiry. This	right	I would by no means infringe. But suffer me to say, that if you wish for specimens and examples of	3
4	elliots.v3.section9.txt	of the press; against a government which would tax all their property from them; against a government which infringed the	right	of conscience; and against a government, sir, which should banish them to France, to be common soldiers, and which would	3
5	evans.N16444	restrained to Indians, no• members of any of the states, and is not to violate or infringe the legislative	right	of any state within its own limits. What description of Indians are to be deemed members of a state, is	2
6	HeinR188	of the people; and that they have a right to know all the transactions relative to their own affairs this	right	ought not to be infringed incautiously , for such secrecy tends to injure the confidence of the people in their own	3
7	evans.N21960	by the encroaching nalture of power, from leaving to their posterity that freedom which they inherited: a natural	right	, preserved from the oppressor's infringe ment by the blood of their virtuous ancestors. But such is the effect	3
8	evans.N18777	late assembly have, not by implication, but directly and expressly, violated the constitution, and have abridged and infringed the essential	right	intended to be secured by the 9th section. THEY have passed a law declaring, that if a free man, however	2
9	caselaw.md.572855	be whether it makes a discrimination between citizens of the several states; but whether a it infringes upon any civil	right	, which a man as a member of civil society must .enjoy. In the present case we must inquire whether the	
10	evans.N14486	Don't let us slatter our corruptions, nor voluntarily blind ourselves; all nations are equally free: one nation has no	right	to infringe upon the freedom of another: let us do towards those people, as we would have them to have	2
11	evans.N13265	sacred from the Deity. When men of proud, haughty, assuming, arrogant spirits have attempted to infringe upon this sacred common	right	, men of noble minds, that dared to do it, have ever opposed and rejsisted their encroachments. But, say	2
12	HeinR52	of India , can be founded on other principles , or derived from other sources ; this article certainly does not infringe that	right	: for the words are , " that the permission granted by this article , is not to extend ", & c . We are surely then	3
13	evans.N26379	other, have been careful so to define and limit the rights of reputation, and of communication of sentiments. that the	right	of either should not infringe that of the other. We communicate our sentiments by words spoken, written, or printl	2
14	evans.N26379	require that our right of communicating information, as to facts and opinions, be so restrained, as not to infringe the	right	of reputation. Unless it be so re strained, there is no liberty; for there is no just enjoyment of	2
15	evans.N21598	these States to watch with a jealous eye, and carefully to guard against every attempt to destroy and infringe the	right	•• liberties, and privileges of the good people of this coun••• which they have recently obtained	1
16	caselaw.ma.11992137	the Creditor, to satisfy the Judgment, &c. And it is at the Peril of the Officer, that he infringes the	Right	of the one or the other. As the Officer's Duty, as well as the Debtor's Right, depends upon	3
17	evans.N26379	upright man as corrupt. For this would be exercising our right of opinion or communication, so as to infringe the	right	of reputation, and be violating the principles of liberty and natural right. The principles of liberty, therefore, the rights of	2
18	evans.N19425	the thing, are incompetent. In the establishment of companies for such purposes only, a new power is created, but the	right	of no individual is infringed. Neither should it extend to a prohibition of forming laws for the encouragement of useful	3
19	evans.N21598	of India, can be founded on other principles, or derived from other sources; this article certainly does not infringe that	right	: for the words are, "that the permission granted by this article, is not to extend," &c. We are surely then	3
20	HeinR222	of the Ministry has been constantly exercised , in adding to the Caiamities of your American Brethren . After the most valuable	Right	of Legislation was infringed; when the Powers assumed by your Parliament, in which we are not represented, and from our	2
21	evans.N25101	spoken, written, or printed, or by pictures or other signs. The restraints laid on the exercise of this	right	, so as it may not infringe the right of reputation, differ, according to the way in which the right of	2
22	evans.N25101	require, that our right of communicating information, as to facts and opinions, be so restrained, as not to infringe the	right	of reputation. Unless it be so restrained, there is no liberty; for there is no just enjoyment of our rights	2
23	evans.N10432	called for, you will be disappointed. What has been offered is in order to shew, that, in reality, no proper	right	of the colonies is infringed by the late act of Parliament, that imposes a small duty on the teas exported	
24	HeinR342	Under your protection I will flatter myself with the hope that no act of Congress will be passed infringing my	right	. I have the honor to be , & c . William Dunbar . Messrs . Lattdiore , Alst , , and Stnman . Copy of 0ifajor Stephen Minor's	3
25	evans.N09401	Don't let us flatter our corruptions, nor voluntarily blind ourselves; all nations are equally free; one nation has no	right	to infringe upon the freedom of any other; let us do towards these people as we would have them to	2
26	evans.N20522	when tried by the rules of the English common law, would stand the test, still I contend, that no prescriptive	right	, can infringe the absolute rights of mankind. These, especially personal security, and personal liberty, cannot be violated but by	3
27	evans.N12679	freedom and liberty by the great law of nature. No man or number of men, has or can have a	right	to infringe the natural rights, liberties or privileges of others: or to dominion or government over any lone. but by	3
28	evans.N25101	liberty relquire, that this right, like all our other rights, be limited, so that it never infringe the	right	of reputation. It must not represent a solemn truth or exercise of religion, as false or ridiculous, an established and	3
29	evans.N18649	that which is in itself innocent be made a crime, if absurd or arbitrary laws have infringed on the natural	right	, which all men possess, of not only having but publishing their opinions, we then deservedly lose the other right of	2

30	caselaw.md.1750272	be punctually paid. To effect which they have authorised a summary, facile, and expeditious mode of recovery, without infringing the	right	to a trial by jury where the debtor controverts the claim made by the president of the bank. The establishment	3
31	evans.N23981	the owner from his wealth? Your laws are strict—and woe to he or she Who dares infringe the	right	of property! 'Tis a vast crime to steal man's worthless pelf, But virtue rare to steal the man	3
	evans.N10557	gentle reader, I beseech thee; but observe out author here insinuates, that he hath shewn,	right	of the colonies is infringed by the late act of Parliament." Pray now, how hath he shewn it? Why by	
32	evans.N10472	"that in reality no proper taxation, or any other way, unless by his own consent, given personally, or by his	right	is another instance of tyranny and oppression. 'Tis a glorious privilege of Englishmen to be tried by their	3
33		representative. To infringe upon this	Ŭ	peers	2
34	evans.N16085	the Scotch should aid and assist England in all Wars, offensive and defensive; but without infringing or violating the legislative	Right	of Scotland, within its own Limits; such a Stipulation would be extremely absurd, and would soon occasion much Confusion, because	2
35	HeinR255	all matters relative to peace and war , agreeably to such instructions as he may receive ; provided also , that the legislative	right	of any state be not infringed or violated , and that on all matters respecting the regulation of trade , or internal	2
36	HeinR56	late assembly have, not by implication, but direaly and expressly, violated the conflitution, and have abridged and infringed the essential	right	intended to be secured by the 911 fedion . Thev have passed a law declaring , that if a free man , however	2
37	HeinR191	which the question stood was this Can the right of expulsion be exercised by the United States , without infringing the	right	of admission , which is reserved to the individual States ? And gentlemen , to demonstrate the collision of these powers , put an	2
38	elliots.v3.section24.txt	each state its own legislative assembly and judiciary, and a right to tax themselves. When they attempted to infringe that	right	, we declared war. This system violates that right. In the year 1781 the Assembly were obliged to pass a law	2
39	HeinR190	been no cause for complaining of the conduct of the English if they lad not infringed particular Treates : tor of	right	these 'things are now contraband , and have been so 'since the beginning of this century , which however , was not the	3
40	evans.N11267	cognizance of all causes, arising within their territorial limits, and the power of judging in the last resort, though this	right	hath been infringed in sundry instances, by appeals to the king and council. But how a judgment in England can	2
41	HeinR173	and not the abuse of the press; of which the courts of law, the juries and people will judge. This	right	is not infringed) but confirmed and eftabtified , by the late'al of congress . By the Conitution , the Legiflativeg Executive and Judicial	3
42	evans.N26379	principles of liberty require, that this right, like all our other rights, be limited so that it never infringe the	right	of reputation. It must not represent a solemn truth or exercise of religion as false or ridiculous, an established and	3
43	evans.N18480	the most express authority of God Almighty, and which it is not possible that any legislature on earth should have	right	to infringe or abrogate. Again, the security arising from the public promise is not generally deemed certain. The public faith	2
44	evans.N26379	pictures or other signs. The restraints laid on the exercise of this right so as it may not infringe the	right	of reputation, differ, accord/ing to the way in which the right of communication is exercised. If the right	3
45	evans.N26379	spoken, written, or printled, or by pictures or other signs. The restraints laid on the exercise of this	right	so as it may not infringe the right of reputation, differ, accordling to the way in which the	2
46	HeinR261	any such tribe , secure it in the enjoyment of all or part of its lands , without infringing upon the legislative	right	in question . It cannot be supposed , the state has the powers mentioned without making the recited clause useless , and	2
47	evans.N12535	only unto God, is a matter wor thy of consideration: for though some may say that the King's	right	is infringed, and that no other power than the King hath a right to this country and the go	3
48	HeinR185	for his secretaries and clerks, we establish them officers of the Government; this will be improper, because it infringes his	right	to employ a confidential person in the management of those concerns , for which the Constitution has made him responsible . For	3
49	HeinR186	within their respective limits; the act therefore, if it be intended to have an effectual operation, will certainly infringe this	right	, or exist at the mercy of the State governments . This reasoning , however , places the subject in another point of view	3
50	HeinR185	apprehensions should be entertained of them ? Do we not belong to the mass of the people? Is there a single	right	that , if infringed , will not affect us and our connexions as much as any other person? Do we not return	3
51	evans.N26379	libels, or slander expressed by words written or printled, or by pictures or other signs, and infringing the	right	of reputation; "they have," says the same author, "at all times, and with good reason, been punished in a more	3
52	fndrs.hamilton.01-11-02- 0378	the instances, in which abolitions have taken place, and may be abolished in all the remaining vestiges. Wherever indeed a	right	of property is infringed for the general good, if the nature of the case admits of compensation, it ought to	2
	100.0	politically to ages. Therefore indeed a	I	100	
		Lines excluded as involving	irrelevan	at or duplicative usages	
53	evans.N19425	or the right of the people freely to assemble and petition government for a redress of grievances, or infringe the	right	of the peolple to bear arms. Provision is made to prevent oppression from quartering soldiers on the people	5
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CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing with the Clerk of Court

for the United States Court of Appeals for the Ninth Circuit by using the appellate

CM/ECF system on April 23, 2021. I certify that all participants in the case are

registered CM/ECF users and that service will be accomplished by the appellate

CM/ECF system.

Dated: April 23, 2021

s/ David H. Thompson

David H. Thompson

Attorney for Plaintiffs-Appellants