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Extract from Meese, Spalding, and Forte's The Heritage Guide to the Constitution citing Lawson-Tillman exchange on Article I, Section 7, Clause 3

Seth Barrett Tillman, None

Available at: http://works.bepress.com/seth_barrett_tillman/61/
THE HERITAGE GUIDE
TO THE
CONSTITUTION

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Preface

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_The Heritage Guide to the Constitution_ was made possible by two self-made entrepreneurs and generous philanthropists. Born in Italy, Henry Salvatori founded the Western Geophysical Company, one of the most successful oil-exploration and contracting enterprises in the world. B. Kenneth Simon was a marine during the Second World War before founding and building a thriving business called All-Pak to distribute, design, and contract the manufacture of packaging materials. Later in life, both dedicated their time and considerable fortunes to strengthening the underpinnings of American liberty and constitutionalism. That dedication continues because of endowments they created at The Heritage Foundation.

David F. Forte
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The Heritage Guide to the Constitution

Legislative Subpoenas Under the Orders, Resolutions, and Votes Clause, 83 Tex. L. Rev. 1373 (2005)
Seth Barrett Tillman, A Federalist Defense of Article I, Section 7, Clause 3: Why Hollingsworth v Virginia
Was Rightly Decided, and Why IN S v Chadha
Was Unrightly Rejected, 83 Tex. L. Rev. 1373 (2005)

Significant Cases
Hollingsworth v Virginia, 3 U.S. (3 Dall.) 378 (1798)

See Also
Article I, Section 7, Clause 2 (Presentment Clause)
Article V

Suggestion for Further Research
Congressional Quarterly’s Guide to Congress
(4th ed 1991)
Gary Lawson, Comment, Burning Down the House
(and Senate): A Presentment Requirement for

Henry P. Monaghan, We the People(s), Original Understanding, and Constitutional Amendment, 98 Colum L. Rev 121 (1998)


Significant Cases

Hollingsworth v. Virginia, 3 U.S. (3 Dall.) 378 (1798)
Hawke v. Smith, 259 U.S. 221 (1922)
National Prohibition Cases, 253 U.S. 350 (1920)
Dillon v. Gloss, 256 U.S. 368 (1921)
Leser v. Garnett, 258 U.S. 130 (1922)
United States v. Sprague, 282 U.S. 716 (1931)
Colenso v. Millie, 307 U.S. 433 (1939)

Prohibition on Amendment: Slave Trade

...no Amendment which may be made prior to the Year One thousand eight hundred and eight shall in any Manner affect the first and fourth Clauses in the Ninth Section of the first Article...

(Article V)