






Get this form at COSfacts.net



Resolving Mistaken Opposition to our Constitution's Article V Convention Process:

<p>An Article V Convention of States is not a “constitutional convention.” It → cannot frame, revise, or amend our Constitution. Its only power is to propose amendments to our current Constitution, which must fit the scope of the state applications and then must be ratified by 38 states, by law.</p>	 1
2 	<p>← Some liberal & conservative groups claim the absence of procedural guidance in Article V means the rules governing a Convention of States, like One State/One Vote, are uncertain at best or would be controlled by Congress at worst. Yet, the Constitution also mentions trial by jury, the writ of habeas corpus, bills of attainder, etc., without providing any instruction on these procedures either. Clearly, the Framers expected established definitions, legal procedures and historical precedent to be understood and followed.</p>
<p>Some well-meaning patriots from both liberal and conservative groups → claim the Framers never intended amendments to be used to address problems with the federal government. However well-meaning they may be, they are clearly mistaken. (Video)</p>	 3