

ILLINOIS STATE CONSTITUTION TEST

Give the article number of the Illinois Constitution which states: _____

1. _____ The State militia consists of all able-bodied persons residing in the State...
2. _____ Education in public schools through the secondary level shall be free.
3. _____ The legislative power is vested in the General Assembly.
4. _____ The legislative, executive and judicial branches are separate.
5. _____ Crime victims, as defined by law, shall have the following rights...
6. _____ The judicial power is vested in a Supreme Court, an Appellate Court and Circuit Courts.
7. _____ Public funds, property or credit shall be used only for public purposes.
8. _____ Each person has the right to a healthful environment.
9. _____ The Executive Branch shall include a Governor, Lieutenant Governor...
10. _____ "Units of local government" means counties, municipalities, townships...
11. _____ Each prospective holder of a State office... shall take... the following oath...
12. _____ The power of taxation shall not be surrendered, suspended or contracted away.
13. _____ Every citizen... shall have the right to vote at such elections.

Multiple Choice. Write the letter of the best answer in the blank. _____

14. _____ Illinois became a state in

- A. 1870
- B. 1818
- C. 1776
- D. 1970

15. _____ The Constitution used in Illinois now was adopted and ratified in

- A. 1870
- B. 1818
- C. 1776
- D. 1970

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Constitution should be interpreted according to its original meaning has us decide questions of modern constitutional law by consulting the distant constitutional past Yet originalist engagement with history is often deeply problematic And now that a majority of justices on the U.S. Supreme Court champion originalism the task of scrutinizing originalists' use and abuse of history has never been more urgent In this comprehensive and novel critique of originalism Jonathan Gienapp targets originalists' unspoken assumptions about the Constitution and its history Originalists are committed to recovering the Constitution laid down at the American Founding yet they often assume that the Constitution is fundamentally modern Rather than recovering the original Constitution they project their own understandings onto it assuming that eighteenth century constitutional thinking was no different than their own They take for granted what it meant to write a constitution down what law was how it worked and where it came from and how a constitution's meaning was fixed In the process they erase the Constitution that eighteenth century Americans in fact created By understanding how originalism fails we can better understand the Constitution that we have [Illinois Law Review](#), 1922 Vols 6-13 include issues of the Bulletin of the Legal Aid Society of Chicago

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