

THE NEW US CONSTITUTION



March 2018

Legal Education

Marbury v. Madison

Typist: The definition of law has been one of a long study of logic and history. It has been then to apply what are the laws on the books. What Mother Mary is asking is that those who are either the social workers who prepare the cases or the judges, is to have some training in taking a medical case. They are to look for “strange, rare and peculiar” symptoms no different that the homeopaths are to have an objective case-taking.¹ The judges rely on the words spoken, and that is not enough. There needs to be attention given to each person as to what is their criminality. How is it that there can even be character assassinations entering into a courtroom, but this is common.

One of the most famous and important cases is Marbury vs. Madison. It set a precedent for what are the rights of the Federal government rights based on a document called a writ. It is truly an injustice that these judges mind twist what is a simply political move by someone not to have his position as

¹ She does not mean AMA doctors who tell you that you are healthy with taking a blood pressure test.

appointed. Instead of *looking for criminality*, everything then rests on this “writ.”

This mind-twisting is the current law education.

Marbury v. Madison

Arguably the most important case in Supreme Court history, was the first U.S. Supreme Court case to apply the principle of judicial review -- the power of federal courts to void acts of Congress in conflict with the Constitution.

Typist: In this case, Marbury had already been assigned to a position along with others. Through the court, he got his assigned position. The President’s office was to say, “Why do you need so many federal judges? Forget it Marbury, you can’t be judge”. The court is saying we interpret Constitution law and what we say goes. We will say how Congress is not abiding by the law. We will impeach the President for not abiding by the law.

JARVIS RAYMOND: This was not an ordinary judge position— it was Secretary of State. Thus you understand that the President named Clinton did double the salary of Pentagon employees who would obey to betray the nation. The one Secretary of State Clinton did order the domestic military bases to be fully controlled by Nazi Germany generals saying this was the activity of NATO. And all this was not brought to justice as the lightning of insurrection technology but it cannot pass even through the courts even, but that organized crime is killed upon recognition.

You see the addition below of Nostredame is common sense, it is work of the common deputy. It is not this mind-twisting called educated in law.

Add to US Constitution by Nostredame

**The order of supreme power will be Absolute Good
in Lightning Technology of removal insurrection.**

