

**Eagle Forum's Court Watch &  
The Blackstone Institute Call You To:**

**Advance the Teaparty Tradition  
Without a Con Con —  
“Revive Our Constitution”!**

- Focus on the Elections of 2010
- Elect Congressmen and Senators who will actively support:
  - *Legislation* that curbs the courts
  - The selection of *Constitutionalist judges*
- Start Campaigning NOW :
  - Use our resources to identify *Constitutionalist candidates*
  - Use our resources to draft *pro-Constitutionalist measures*:
    - Political party resolutions
    - Potential Congressional bills
    - Potential state legislative resolutions
  - Use our resources to educate and mobilize a *Committed Constitutionalist Electorate*:
    - Study groups and programs for leaders and laymen, adults, collegians, and teens
    - The media
    - Rallies — carry our signs: “Revive Our Constitution!” and “Curb the Courts!”
- Taught by Virginia Armstrong, Ph.D., Court Watch's National Chairman and Blackstone's President
- Join the Campaign by Signing Up for the “Blackstone Blitz”!

**Become Knowledge-Empowered to  
“Revive the Constitution”!**

Contact Us: <[BlackstoneInstitute.org](http://BlackstoneInstitute.org)>

# “Revive Our Constitution”!:

## EF Court Watch’s 2010 Election Plan

### Action Goals

- Congress shall deny federal courts the power to hear challenges to:
  - Acknowledgements of God on public property and in official utterances such as the Pledge of Allegiance
  - Federal and state actions that protect marriage as traditionally defined
- Congress shall refuse to fund or otherwise enforce court decisions that:
  - Invalidate an educational program because the program teaches the pros and cons of creation science alongside evolution science
  - Negatively affect the unborn child (“unborn child” defined as in the federal Unborn Victims of Violence Act)
  - Are based totally or in part on foreign or international law, except for the classical English Common Law and the Judeo-Christian worldview
- Congress shall attach to each of the above measures a provision that denies federal courts the power to hear challenges to that particular measure
- The President shall nominate, and the Senate shall confirm, only those judicial nominees who clearly and demonstrably adhere to Constitutionalist principles
- State Legislatures should pass resolutions urging national officials to act as described above

### Resources for the 2010 Election Plan

- The “Basic Blackstone”
  - “Constitutionalist Manifesto” — A cogent statement of Constitutionalist principles
  - “Constitutionalist Papers” — A summary of the worst recent Supreme Court rulings
- **The “Blackstone Blitz” — Professionally-produced, online multi-media presentations (two) w/questions for discussion and study included: START HERE!!!**
- “Reviving the Constitution”
  - Student Version/Truth Triathlon Team (Teens) — one-semester high school course
  - Leaders’ & Laymen’s Version — All the info, but no tests, grade sheets, etc.
- The “Companion Curriculum”
  - A Variety of Topics — history, Constitutionalist defenses, critiques of Reconstructionism, etc.
  - A Variety of Formats — multi-media, online, print, CDs, etc.

### A Constitutionalist Believes That:

1. The Constitution is, and must be, by definition, the “supreme, fundamental, paramount, permanent” law of the land. No court decision, statutory law, or other form of “law” is either equal to, or superior to, the Constitution.
2. The basic purpose of our Constitution, as of all constitutions, is to provide the stability necessary for our legal system to survive and thrive. Additionally, the Constitution’s Preamble lists six specific constitutional purposes, which balance individual liberty with the common good.
3. The provisions of our Constitution have fixed meanings to be determined by long-standing rules of interpretation. Foreign and international law have no force in the interpretation of the U. S. Constitution.
4. The Constitution, properly interpreted, can express the values of only one worldview. It cannot reflect a “pluralism” or “diversity” of worldviews, and the worldview in which the Constitution is embedded is the Judeo-Christian worldview.
5. The Constitution embodies a multiplicity of distinct principles to guide our legal system and our culture. These principles include popular sovereignty with representative government, life, liberty, the rule of law, due process of law, equal protection of the laws, and private property/free enterprise. These principles are to be secured by structural principles including federalism and separation of powers.
6. Judges have neither the authority nor the competence to rewrite the Constitution by altering its basic meaning. Judges are governed by the Constitution. They are required to respect their boundaries and give full respect to the constitution document, the consent of the governed, the other branches of the national government, the state governments, and other societal institutions (e.g., family and church).