Richard Henry Lee was an unlikely leader of the raucous group of laborers, artisans, and sailors who were making their way through the streets of Leedstown, Virginia, on this cold winter night of 1766. An aristocratic planter, Lee usually personified the southern ideal of upper-class gentility and grace. He was a fixture of high society. But on this night, he walked next to violent men of the lower classes on a mission of intimidation. Their destination was the home of a merchant who was cooperating with the hated Stamp Act recently passed by the British Parliament. Lee hoped to convince this man to join other merchants in boycotting the stamps. A skilled politician, Lee knew that there were many tactics to be employed in the art of persuasion—including the threat of bodily harm.

A Life of Privilege
Richard Henry Lee was born in 1732 at Stratford Hall Plantation in Westmoreland County, Virginia. The Lees were one of the wealthiest and most powerful families in Virginia. The eldest of four sons, Lee was first taught by tutors and then sent to England to finish his education. Returning home in 1752, he purchased land from his brother in Westmoreland County and there built his plantation home, which he named “Chantilly.” Lee studied law and was elected to the House of Burgesses at the age of twenty-five.

Opponent of Slavery
In the House of Burgesses, Lee became an outspoken opponent of the international slave trade. His first official act was to introduce a bill that proposed “to lay so heavy a duty on the importation of slaves as to put an end to that iniquitous and disgraceful traffic within the colony of Virginia.” Though other slaveholders also opposed importation, few condemned the institution of slavery itself, as Lee did. Blacks, Lee declared, were “equally entitled to liberty and freedom by the great law of nature.” He warned that slaves would rebel if they “observed their masters possessed of a liberty denied to them.”

Nevertheless, Lee did not free any of his slaves. Indeed, he simply could not afford to do so. Lee earned much of his income by renting his slaves to other planters and by buying and selling them. “I do not see how I could in justice to my family refuse any advantages that might arise from the selling of them,” Lee explained.

Political Activist and Patriot
Lee’s radical nature was evident in his political views also. In the 1760s, he assumed a leading role in opposing British policies toward America. Lee founded the Westmoreland Association in opposition to the Stamp Act of 1765. This body organized boycotts of British goods and harassed royal officials who attempted to enforce the Stamp Act. Lee was one of the first Patriots to call for independence. He condemned the Townshend Acts.
of 1767 as “destructive of that mutual beneficial connection which every good subject would wish to see preserved.”

Lee understood Virginia could not stand on her own in defiance of British policies. In 1773, he organized the Virginia Committee of Correspondence as a way to exchange information with Patriot leaders in other colonies. He also received regular information about events in England from his two brothers living in London.

In 1774, Lee was elected to represent Virginia at the First Continental Congress in Philadelphia. There he tried to persuade other members of the need for American independence. In the Congress, Lee played a vital role in unifying American opposition in the North and South. He became a good friend of Samuel Adams, one of the most prominent Patriot leaders in Boston.

Though the First Congress did not go so far as to declare American independence, Lee did not give up. In 1776, he was chosen a member of the Second Continental Congress. On June 7, Lee introduced a resolution that declared “that these United Colonies are, and of right ought to be, free and independent States.” This led to the drafting of the Declaration of Independence. Lee’s resolution was adopted by Congress on July 2, 1776.

Lee stayed in Congress through 1779, helping guide the nation through the first years of the Revolution. He then returned home to Virginia, where he served in the state legislature. In 1781, the Articles of Confederation, which set up a government for the new nation, went into effect. Lee at first turned down the offer to serve in the new Congress. He believed that he owed service to his state first. But in 1784, he accepted a seat in the national Congress and served as that body’s president his first year as a member.

As a member of the Confederation Congress, Lee helped guide the Northwest Ordinance through Congress in 1787. This law organized the Ohio territory and provided for its entry into the Union. One of the provisions of the Northwest Ordinance declared that “there shall be neither slavery nor involuntary servitude in the said territory.”

**Anti-Federalist**

During the 1780s, Lee became concerned that Americans were losing their republican virtue—defined as self-sacrifice for the public good—and their love of liberty. Instead, Lee worried, people were more concerned about amassing money and power. When some leading Americans called for revising the Articles of Confederation so as to strengthen the national government, Lee was alarmed. He feared that these men craved power for themselves at the expense of the people’s liberty.

Lee therefore refused to take part in the Constitutional Convention of 1787. He also tried to persuade delegates to the convention not to alter the Articles. Despite his warnings, the delegates at Philadelphia designed an entirely new system of government. When the Constitution was sent to the states for approval, Lee became a leader of the opposition to ratification in Virginia.

In 1787 and 1788, an anonymous series of essays, the *Letters from the Federal Farmer to the Republican*, appeared in Virginia newspapers. The Federal Farmer laid out arguments against the Constitution. Some of the *Federal Farmer* essays were published as a pamphlet, and thousands of copies were sold. Some historians have claimed that Lee was the author of these letters, though this is a matter of much debate. Nevertheless, the views of the Federal Farmer mirror Lee’s own quite closely.

*Richard Henry Lee*
In the essays, the Farmer criticized the Constitution’s centralization of powers in the federal government and its lack of a bill of rights. He warned that the Constitution would destroy the states and create a “consolidated” government in which all power was dangerously concentrated in one place. The Farmer instead hoped to preserve a federal system, in which power was divided between the national and state governments. He hoped that a second convention could be organized to revise the Constitution.

Despite Lee’s opposition, the Constitution was approved by the requisite nine states by the end of June 1788. Lee was disappointed. Hoping to protect the people’s liberty, however, he accepted a Senate seat in the first Congress under the Constitution. He spent his time in Congress advocating laws and amendments that would limit the power of the new government. Lee was a leading supporter of the first ten amendments to the Constitution, which were ratified in 1791 and became known as the Bill of Rights.

Retirement
Poor health forced Lee to retire from public life and return to Chantilly in 1792. Lee was pessimistic about the prospects of the United States. He feared that desire for wealth and power had replaced republican virtue among many of his countrymen, especially in his own beloved Virginia. “The hasty, unpersevering, aristocratic genius of the south suits not my disposition,” Lee wrote, “and is inconsistent with my ideas of what must constitute social happiness and security.” He even once considered retiring to Massachusetts. But Lee never left Virginia. He died at Chantilly in 1794 at the age of sixty-two.

Reading Comprehension Questions
1. What was Lee’s view of the slave trade and slavery?
2. What important resolution did Lee introduce as a member of the Second Continental Congress?
3. What did Lee argue in the Letters from the Federal Farmer to the Republican?

Critical Thinking Questions
4. Why do you think Lee kept his authorship of the Letters from the Federal Farmer to the Republican a secret? Why do you think he used the pseudonym “the Federal Farmer”?
5. Lee believed that those who serve in government must be virtuous or else liberty is endangered. Do you agree or disagree? Is it possible to design governmental institutions so as to protect the people against evil government officials?
VOCABULARY AND CONTEXT QUESTIONS

Letters from the Federal Farmer to the Republican

1. **Vocabulary:** Use context clues to determine the meaning or significance of each of these words and write their definitions:
   a. consolidated
   b. vicinage
   c. inalienable
   d. explicitly
   e. ascertained
   f. ambitious
   g. props

2. **Context:** Answer the following questions:
   a. When was this document written?
   b. Where was this document written?
   c. Who wrote this document?
   d. What type of document is this?
   e. What was the purpose of this document?
   f. Who was the audience for this document?
Letters from the Federal Farmer to the Republican

Note: The Letters from the Federal Farmer to the Republican was a series of newspaper essays published anonymously in Virginia in 1787–1788 by an opponent of the Constitution. Some historians have claimed that Richard Henry Lee was the author of these letters, though this is still a matter of much debate. Nevertheless, the views of the Federal Farmer mirror Lee’s own quite closely.

Directions: Consider whether each excerpt is (1) a statement of Lee’s principles, or (2) a criticism of the proposed Constitution. Mark each excerpt with “principle” or “criticism” accordingly.

A
The plan of government now proposed is evidently calculated totally to change, in time, our condition as a people. Instead of being thirteen republics, under a federal head, it is clearly designed to make us one consolidated government.

B
The essential parts of a free and good government are a full and equal representation of the people in the legislature, and the jury trial of the vicinage in the administration of justice.

C
There are certain inalienable and fundamental rights, which in forming the social compact, ought to be explicitly ascertained and fixed. . . . These rights should be made the basis of every constitution.

D
A wise and honest administration can make the people happy under any government; but necessity only can justify even our leaving open avenues to the abuse of power, by wicked, unthinking, or ambitious men.
E

By this plan there can be no doubt, but that the powers of congress will be complete as to all kinds of taxes whatever.

F

Liberty, in its genuine sense, is security to enjoy the effects of our honest industry and labors, in a free and mild government.

G

The supreme power is in the people, and rulers possess only that portion which is expressly given them.

H

The government [as proposed by the Constitution] will take every occasion to multiply laws, and officers to execute them, considering these as so many necessary props for its own support.

I

A virtuous people make just laws, and good laws tend to preserve unchanged a virtuous people.

J

Every man of reflection must see, that the change now proposed, is a transfer of power from the many to the few.

Federalism

By the time the delegates to the Constitutional Convention had gathered in Philadelphia in 1787, the American people had been accustomed for more than one hundred and fifty years to having most of their affairs managed first within the colonies and then in independent states. It was not surprising that the Articles of Confederation, the initial constitutional system for "The United States of America," affirmed in its first article the general "sovereignty, freedom and independence" of the states. Beyond historical precedence, the commitment to state sovereignty drew support from sixteenth- and seventeenth-century theorists such as Jean Jacques Rousseau who argued that the habits and virtues needed by a self-governing people can be cultivated only in small republics. In short, history and theory seemed to be on the side of a confederation of small American republics or states.

If the American people were inclined to favor state sovereignty, they also were interested in comfortable preservation—that is, in the enjoyment of both "safety and happiness," to borrow from the Declaration of Independence. By the mid-1780s, it was clear to many Americans that state sovereignty created obstacles to comfortable preservation, not the least being the impediments to a smooth-functioning commercial system. Concerns about the effects on the country of competing fiscal and commercial policies in the different states led to the Annapolis Convention of 1786. While the delegates to this convention did not come up with a specific plan for fixing the commercial system, they petitioned the confederation congress to arrange for a constitutional convention that would reconsider the Articles of Confederation with the aim of improving interstate commerce.

James Madison, one of seven delegates chosen to represent Virginia at the Constitutional Convention of 1787, prepared a document on the history of confederacies during the months preceding the meeting. Events such as Shays's Rebellion in Massachusetts and disputes over the commercial use of the Potomac River, along with his study of history, convinced him that a system based on state sovereignty was destined to fail. Madison worked with other members of the Virginia delegation on a plan for a basically national, rather than confederal, system of government. In addition to provisions for separate legislative, executive, and judicial branches, the "Virginia Plan" would have empowered Congress "to negative all laws passed by the several States, contravening in the opinion of the National Legislature the articles of Union; and to call forth the force of the Union against any member of the Union failing to fulfill its duty under the articles thereof." The Virginia Plan proposed a national government that would be legally and functionally supreme over the states.

According to Madison, only a national system would be capable of protecting the fundamental interests and rights of the American people. Other delegates at the convention disagreed. Roger Sherman of Connecticut, for example, argued that "the objects of Union . . . were few" and that "the people are more happy [sic] in small than in large States." Sherman was not alone in preferring a confederation of small republics to a national or unitary political system. Madison understood that he had to expose the weaknesses of the confederal model to save the Virginia Plan. Sherman helped him out on June 6 by conceding that some states were too small and, hence, subject to factious violence. Madison seized upon this argument. He responded that "faction & oppression" had "prevailed in the largest as well as the smallest" states, although less in the former than the latter.

The teaching for Madison was clear: large republics are more likely to provide "security for private rights, and the steady dispensation of Justice," than small republics. This argument hit home with the delegates. Madison convinced them that what they wanted most from government, that is, protection for rights or republican liberty, could
best be achieved in a national system. Small republics, he argued, were actually bad for republican liberty, being hotbeds of factious division and violence. He summed up his position bluntly: “The only remedy is to enlarge the sphere, & thereby divide the community into so great a number of interests & parties, that in the 1st. place a majority will not be likely at the same moment to have a common interest separate from that of the whole or of the minority; and in the 2d. place, that in case they shd. have such an interest, they may not be apt to unite in the pursuit of it.” Here was the outline of the famous defense of the large republic that appears in Madison's Federalist Paper No. 10.

In the end, the delegates at the Constitutional Convention settled on a plan that combined national and confederal elements. To quote Federalist Paper No. 39: the proposed system “in strictness” was “neither national nor a federal Constitution, but a composition of both.” Madison’s June 6 speech, however, insured that the new “compound” republic would have a national as opposed to a confederal tilt. This innovative governmental model, what came to be called the “federal” model, represented one of America’s great contributions to the science of politics according to Madison. The model’s national elements were evident not only in the creation of separate executive and judicial departments as well as proportional representation in the House of Representatives, but in the supremacy clause that affirmed that the Constitution as well as national laws enacted under its authority would constitute the supreme law of the land. The confederal elements appeared in the provision for equal state representation in the United States Senate (a feature especially desired by the small states) and state participation in the ratification of amendments. The addition of the 10th Amendment in 1791 provided added protection for state interests (“The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people”).

The defenders of the confederal model continued their attacks on the new system during the ratification debates that followed the convention. Patrick Henry of Virginia, for example, accused the delegates to the Federal Convention of violating their authorization by proposing to establish a “consolidated” government based on the consent of the people, rather than the states. For Henry, the new constitutional system would endanger the rights and privileges of the people along with the “sovereignty” of the states. Richard Henry Lee, one of the Anti-Federalists, shared Henry’s fear that a large republic would not be hospitable to liberty and natural rights. Like many other opponents of the Constitution, Lee also argued that republican liberty can be preserved only by a virtuous citizenry and that only small republics are capable of nurturing civic and moral virtues.

The fact that the document that issued from the Federal Convention did not include a bill of rights seemed to lend support to the charge by Patrick Henry and others that the proposed government system would promote neither the happiness nor the liberty of the people. In fact, several delegates to the convention, including George Mason of Virginia and Eldridge Gerry of Massachusetts, were sufficiently troubled by the absence of a bill of rights that they departed without adding their signatures to the document. Gerry also worried that the new government would not adequately represent the people and that its powers were not well defined. When it was clear that the opponents of the plan would not accept the argument that the framework set out by the delegates provided for a limited government of enumerated powers that would be incapable of emasculating natural rights and liberties, an agreement was reached during the ratification period to add amendments that would guarantee, among other things, freedom of speech and religion, trial by one’s peers, and protection against unreasonable searches and seizures.

The federal system or compound republic crafted by the Framers was an ingenious response to the demand for both effective or competent government on the one side, and rights-sensitive government on the other. The decision to divide power among (federalism) and within (checks and balances) several governments positioned the American people to enjoy the benefits of a large republic (e.g., strong defense against foreign encroachments, national system of commerce, etc.) while still retaining significant control over their day-to-day affairs within the states. The states, and not the national government, were entrusted with the “police powers,” that is, the
authority to protect the health, morals, safety and welfare of the people. It is worth noting that Madison was quite content to entrust the police powers to the states—he never desired that the United States have a unitary system of government.

Ratification of the Constitution in 1791 hardly put an end to the debate between the advocates of state sovereignty or small republicanism and the proponents of national sovereignty and the large republic. The concerns of James Madison and Patrick Henry, for example, are never far from the surface of contemporary debates about the power of the federal government to impose regulations on the states under the Constitution’s commerce clause or the Fourteenth Amendment. There is considerable evidence, however, that the tension between these positions not only adds vitality to the constitutional system, but has been critically important to the advancement of both national security and equality in the enjoyment of fundamental rights. The federal arrangement that was crafted by the delegates at the Federal Convention of 1787 has long been recognized as one of the principal models of a modern democratic system of government.

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Suggestions for Further Reading
As Benjamin Franklin left Philadelphia’s Convention Hall in September 1787, upon the completion of the work of the Framers of the Constitution, a woman approached him and asked the old sage of the Revolution what the delegates had created. Franklin responded, “A republic, Madame, if you can keep it.” The woman’s reaction to Franklin’s reply is left unrecorded by history, but she might well have asked Franklin for a more detailed answer. Though the word “republic” was common currency in America at the time, the meaning of the term was imprecise, encompassing various and diverse forms of government.

Broadly, a republic meant a country not governed by a king. The root of the word is the Latin, res publica, meaning “the public things.” “The word republic,” Thomas Paine wrote, “means the public good, or the good of the whole, in contradistinction to the despotick form, which makes the good of the sovereign, or of one man, the only object of the government.” In a republic, the people are sovereign, delegating certain powers to the government whose duty is to look to the general welfare of society. That citizens of a republic ought to place the common good before individual self-interest was a key assumption among Americans of the eighteenth century. “Every man in a republic,” proclaimed Benjamin Rush, “is public property. His time and talents—his youth—his manhood—his old age, nay more, life, all belong to his country.”

Republicanism was not an American invention. In shaping their governments, Americans looked to history, first to the ancient world, and specifically to the Israel of the Old Testament, the Roman republic, and the Greek city-states. New Englanders in particular often cited the ancient state of Israel as the world’s first experiment in republican government and sometimes drew a parallel between the Twelve Tribes of Israel and the thirteen American states. In 1788, while ratification of the Constitution was being debated, one Yankee preacher gave a sermon entitled, “The Republic of the Israelites an Example to the American States.” Indeed, the Bible was cited by American authors in the eighteenth century more often than any other single source.

Americans not only knew their Bible, but also the history of the Greeks and Romans. The elite class mastered ancient languages and literature, a requirement of colleges at the time. To these men of the eighteenth century, ancient languages were not dead, nor were ancient events distant; rather, the worlds of Pericles and Polybius, Sallust and Cicero were vibrant and near. The relatively minor advancements in technology across 2,000 years—people still traveled by horse and sailing ship—served to reinforce the bond eighteenth-century Americans felt with the ancients.

Like the Greeks and Romans of antiquity, Americans believed that government must concern itself with the character of its citizenry. Indeed, virtue was “the Soul of a republican Government,” as Samuel Adams put it. Virtue had two connotations, one secular and the other sacred. The root of the word was the Latin, vir, meaning “man,” and indeed republican virtue often referred to the display of such “manly” traits as courage and self-sacrifice for the common good. These qualities were deemed essential for a republic’s survival. “A popular government,” Patrick Henry proclaimed, “cannot flourish without virtue in the people.” But virtue could also mean the traditional Judeo-Christian virtues, and many Americans feared that God would punish the entire nation for the sins of its people. “Without morals,” Charles Carroll proclaimed, “a republic cannot subsist any length of time.” New Englanders in particular sought to have society’s institutions—government and schools as well as churches—inculcate such qualities as industry, frugality, temperance, and chastity in the citizenry. The Massachusetts Constitution of 1780, for example, provided for “public instructions in piety, religion, and morality.”

The second ingredient of a good republic was a well-constructed government with good institutions.
“If the foundation is badly laid,” George Washington said of the American government, “the superstructure must be bad.” Americans adhered to a modified version of the idea of “mixed” government, advocated by the Greek thinker Polybius and later republican theorists. A mixed republic combined the three basic parts of society—monarchy (the one ruler), aristocracy (the rich few), and democracy (the people)—in a proper formula so that no one part could tyrannize the others. But Americans believed that the people of a republic were sovereign, so they sought to create institutions that approximated the monarchical and aristocratic elements of society. The Framers of the Constitution did just this by fashioning a single executive and a Senate once removed from the people. The problem, as John Adams pointed out in his *Thoughts on Government*, was that “the possible combinations of the powers of society are capable of innumerable variations.”

Americans had every reason to be pessimistic about their experiment in republicanism. History taught that republics were inherently unstable and vulnerable to decay. The Roman republic and the city-state of Athens, for instance, had succumbed to the temptations of empire and lost their liberty. The histories of the Florentine and Venetian republics of Renaissance Italy too had been glorious but short-lived. Theorists from the ancient Greek thinker Polybius to the seventeenth-century English radical Algernon Sidney warned that republics suffer from particular dangers that monarchies and despotisms do not. Republics were assumed to burn brightly but briefly because of their inherent instability. One element of society always usurped power and established a tyranny.

The great danger to republics, it was generally believed, stemmed from corruption, which, like virtue, had both a religious and a worldly meaning. Corruption referred, first, to the prevalence of immorality among the people. “Liberty,” Samuel Adams asserted, “will not long survive the total Extinction of Morals.”

“If the Morals of the people” were neglected, Elbridge Gerry cautioned during the crisis with England, American independence would not produce liberty but “a Slavery, far exceeding that of every other Nation.”

This kind of corruption most often resulted from avarice, the greed for material wealth. Several American colonial legislatures therefore passed sumptuary laws, which prohibited ostentatious displays of wealth. “Luxury . . . leads to corruption,” a South Carolinian declared during the Revolutionary era, “and whoever encourages great luxury in a free state must be a bad citizen.” Another writer warned of the “ill effect of superfluous riches” on republican society. Avarice was seen as a “feminine” weakness; the lust for wealth rotted away “masculine” virtues. John Adams bemoaned “vanities, levities, and fopperies, which are real antidotes to all great, manly, and warlike virtues.”

The second meaning of corruption referred to placing private interest above the common good. This temptation plagued public officials most of all, who had ample opportunity to misappropriate public funds and to expand their power.

“Government was instituted for the general good,” Charles Carroll wrote, “but officers intrusted with its powers have most commonly perverted them to the selfish views of avarice and ambition.” Increasingly in the eighteenth century, Americans came to see government itself as the primary source of corruption.

Fear of government’s tendency to expand its power at the expense of the people’s liberty was part of Americans’ English political heritage. They imbibed the writings of late-seventeenth-century English radicals and eighteenth-century “country” politicians who were suspicious of the power of British officials (the “court”). Government corruption was manifested in patronage (the awarding of political office to friends), faction (the formation of parties whose interests were opposed to the common good), standing (permanent) armies, established churches, and the promotion of an aristocratic class. Power, these country writers argued, was possessed by the government; it was aggressive and expansionist. Liberty was the property of the governed; it was sacred and delicate. The history of liberty in the world was a history of defeat by the forces of tyranny.

Though the history of republicanism was a dismal one, the lessons of history as well as their own colonial experience convinced the American Founders that they possessed sufficient information on which to base a new science of politics. “Experience must be our only guide,” John Dickinson proclaimed at the Philadelphia Convention; “reason may mislead us.” The Framers of the United States Constitution all had experience as public servants,
and it must be remembered that the document they produced did not spring forth as something entirely new in the American experience. Rather, the Founders had learned much from the operation of their colonial charters, state constitutions, and the Articles of Confederation.

At Philadelphia, the Founders focused on the proper construction of the machinery of government as the key to the building of a stable republic. The Constitution makes no mention of the need for virtue among the people, nor does it make broad appeals for self-sacrifice on behalf of the common good. It is a hard-headed document forged by practical men who had too often witnessed avarice and ambition among their peers in the state house, the courtroom, and the counting house. A good constitution, the Founders held, was the key to good government. Corruption and decay could be overcome primarily through the creation of a written constitution—something England lacked—that carefully detailed a system in which powers were separated and set in opposition to each other so that none could dominate the others.

James Madison, often called “The Father of the Constitution” because of the great influence of his ideas at Philadelphia, proposed to arrange the machinery of government in such a fashion as not to make virtue or “better motives” critical to the advancement of the common good. Acknowledging in The Federalist Papers that “enlightened statesmen will not always be at the helm,” Madison believed that the separate powers of government—legislative, executive, and judicial—must be set in opposition to one another so that “ambition must be made to counteract ambition.”

“In framing a government which is to be administered by men over men,” Madison asserted, “the great difficulty lies in this: you must first enable the government to control the governed; and in the next place oblige it to control itself.”

James Wilson, representing Pennsylvania at the Philadelphia Convention, declared that the Constitution’s separation of powers and checks and balances made “it advantageous even for bad men to act for the public good.” This is not to say that the delegates believed that the republic could survive if corruption vanquished virtue in society. Madison himself emphasized the importance of republican virtue when defending the new government in The Federalist Papers. But the Framers agreed with Madison that men were not angels, and most were satisfied that the Constitution, as George Washington put it, “is provided with more checks and barriers against the introduction of Tyranny . . . than any Government hitherto instituted among mortals.”

The question remained, however, whether one part of society would come to dominate. No matter how perfect the design, the danger remained that a faction would amass enough political power to take away the liberty of others. To combat this problem, classical republican theory called for creating a uniformity of opinion among the republican citizenry so that factions could not develop. The ancient Greek city-states, for example, feared anything that caused differentiation among citizens, including commerce, which tended to create inequalities of wealth and opposing interests. In contrast, Madison and the Founders recognized that factionalism would be inherent in a commercial republic that protected freedom of religion, speech, press, and assembly. They sought only to mediate the deleterious effects of faction.

Rep, olics also were traditionally thought to be durable only when a small amount of territory was involved. The Greek city-states, the Roman republic, the Italian republics, and the American states all encompassed relatively small areas. When the Roman republic expanded in its quest for empire, tyranny was the result. Madison turned this traditional thinking on its head in The Federalist Papers, arguing that a large republic was more conducive to liberty because it encompassed so many interests that no single one, or combination of several, could gain control of the government.

Not all Americans accepted the Madisonian solution. Agrarians, such as Thomas Jefferson, were uncomfortable with the idea of a commercial republic centered on industry and sought to perpetuate a nation of independent farmers through the expansion of the frontier. Though uneasy about the “energetic government” created by the Constitution, Jefferson endorsed the Framers’ work after a bill of rights was added to the document. “Old republicans” like Samuel Adams and George Mason opposed the Constitution, even after the addition of a bill of rights, fearing that the power granted to the central government was too great and wistfully looking back to the Revolutionary era when virtue, not ambition, was the animating principle of government. But in 1789, as the new government went into operation,
most Americans shared the optimism of Benjamin Franklin, who had decided at the conclusion of the Philadelphia Convention that the sun carved into the back of the chair used by George Washington was a rising—not a setting—sun, and thereby indicative of the bright prospects of the nation.

“We have it in our power to begin the world over again,” Thomas Paine had written in 1776, during the heady days of American independence. And indeed the American Founders in 1787 were keenly aware that they possessed a rare opportunity.

Like the legendary Lycurgus of Ancient Greece, they were to be the supreme lawgivers of a new republic, a novus ordo seclorum or new order of the ages. The American Founders were aware that the eyes of the world and future generations were upon them, and they were determined to build an eternal republic founded in liberty, a shining city upon a hill, as an example to all nations for all time.

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Suggestions for Further Reading