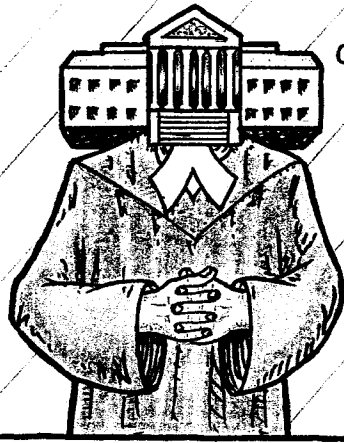


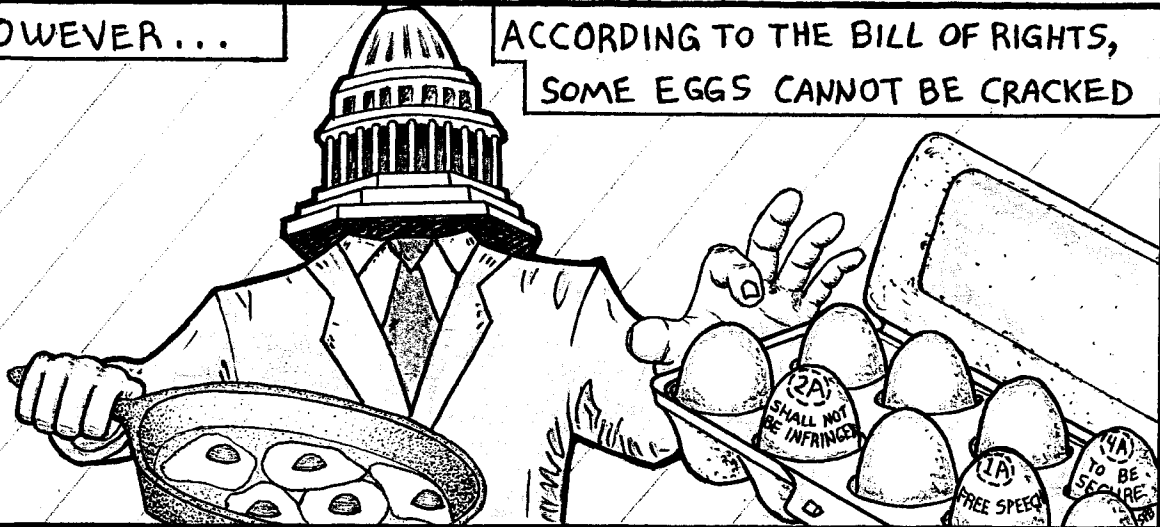
SUPREME COURT SAYS:



"THE FACT THAT RAICH DID NOT HERSELF AFFECT INTERSTATE COMMERCE WAS OF NO MOMENT; WHEN CONGRESS MAKES AN INTERSTATE OMELET, IT IS ENTITLED TO BREAK A FEW INTRASTATE EGGS."

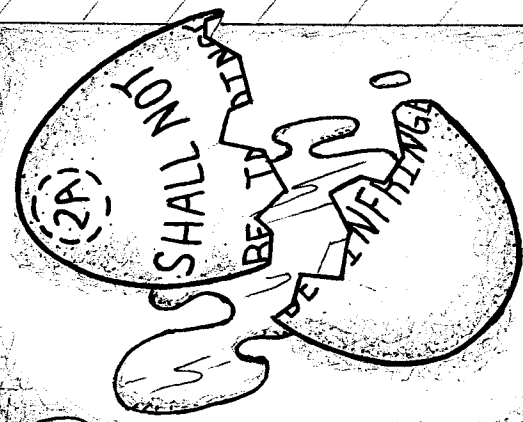
GONZALES v. RAICH, 545 US 1

HOWEVER...



ACCORDING TO THE BILL OF RIGHTS, SOME EGGS CANNOT BE CRACKED

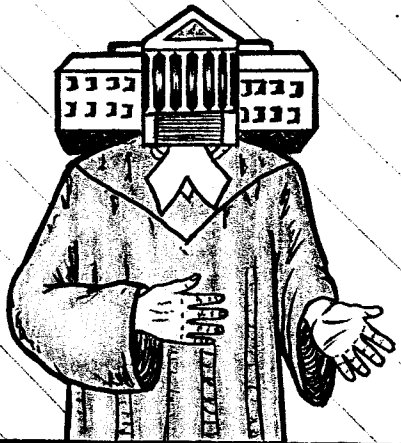
HOWEVER AGAIN...



THE SUPREME COURT SAYS WHAT IT WANTS BECAUSE IT IS THE SUPREME COURT AND IT MAKES THE SUPREME LAW AND BECAUSE IT IS PART OF THE SUPREME GOVERNMENT OF THE WORLD AND YOU ONLY HAVE THE RIGHTS THEY SAY YOU HAVE BECAUSE...

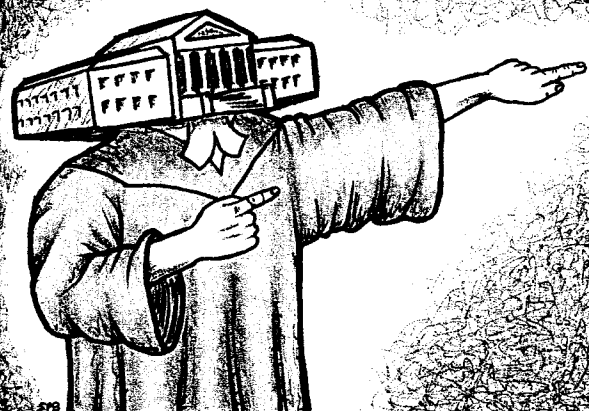
SUPREMECY!

FOR EXAMPLE



REFERENCING THE SIXTH CIRCUIT COURT OF APPEALS' OPINION IN THE SUPREME COURT'S UNITED STATES V. LANIER, 520 US 259, CASE, THE COURT SAID "THE EN BANC COURT EXPRESSED THE VIEW THAT (1) CRIMINAL LIABILITY MAY BE IMPOSED, UNDER §242, ONLY IF THE CONSTITUTIONAL RIGHT SAID TO HAVE BEEN VIOLATED (a) IS FIRST IDENTIFIED IN A DECISION OF THE UNITED STATES SUPREME COURT..."

OR ANOTHER EXAMPLE



THE SUPREME COURT SAID: "LIKE MOST RIGHTS, THE RIGHT SECURED BY THE SECOND AMENDMENT IS NOT UNLIMITED [AND] IS NOT A RIGHT TO KEEP AND CARRY ANY WEAPON WHATSOEVER IN ANY MANNER WHATSOEVER AND FOR WHATEVER PURPOSE." DISTRICT OF COLUMBIA V. HELLER, 554 U.S. at 626



OF THE THREE BRANCHES OF THE FEDERAL GOVERNMENT, THE JUDICIAL IS SHIELDED FROM THE POLITICS OF THE OTHER TWO. JUDGES ARE NOT ELECTED AND THUS NOT ACCOUNTABLE TO CONSTITUENTS - WE, THE PEOPLE