U.S. Government	Name			
Unit 4: Lesson 2 Rights?	5: How did the 14 th Ar	mendment Expa	and Constitutional P	rotections of
1) The preservat 2) The abolition	most important consion of the	_		-Civil War era.
3) The passage	of the 14 th Amendmer	nt ("	Amendment")	
W	hat parts of the 14 th A	Amendment rem	nain important to us	today?
Section 1. All	re what make the 14thborn or the thereof, are	naturalized in th	ne United States, ar	nd subject to the
thev	No	shall make of	or enforce any law v	vhich shall abridge
the	or	of cit	izens of the United	States; nor shall any
of the laws.				
	ngress shall have pow	er to enforce, by	appropriate legislation	on,
	his article (Federal legi			
(Civil Rights Acts,	Voting Rights Acts, An	nericans with Dis	sabilities, Title IX, etc.	.).
<u>Ho</u>	w does the 14 th Amen	<u>idment change</u>	the definition of citiz	<u>zenship?</u>
1. Nullified the	decisio	on by extending l	J.S. citizenship to Afri	ican-Americans
2. Clarifies that U	.S. citizenship is param	nount to	citizenship	ρ
3. U.S. citizens h	ave tha	ıt no	can take away	
How d	oes the 14 th Amendme	ent extend the I	meaning of due prod	cess of law?
1	refers to the requir	ement that the a	ctions of gov't be con	nducted according to the
	w. No gov't can be abo		liono ogoinat	w.do
2. Due process of	law is one of the most i	important protect	lons against	rule
ond gives the	lment requires gov't	9	force this requiremen	of occess of law
and gives the	gov i	t the power to en	iorce uns requiremen	IL.
What is	the difference betwee	en procedural &	substantive due pr	ocess of law?
	ue process- The proced be reasonable and con		e gov't in making, ap	plying, interpreting, and
<u> </u>			of the law he fair and	l reasonable (does gov't
	gh reason to take away			reasonable (aces gov t
	v does the 14 th Amend			the laws?
	es before	the law for all pe	ople which without th	iere could
be no repu	blican gov't.			

 Does NOT protect equality of (gov't responsible so equal property, living standards, medical care, and working conditions for all citizens) Equal protection of the laws-No individual or group was to receive special privileges or be deprived of certain rights under the law. Intended to prevent legislatures from passing laws that unreasonably and unfairly favor some groups over others. (Makes Affirmative Action policies argumentative)
How did incorporation make the protections of the Bill of Rights applicable to state govt's?
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How did the 14thAmendment incorporate the Bill of Rights?
1
based on whether the state in a given case had abided by those "canons of decency & fairness" fundamental to traditional notions of justice, but not necessarily in accord with the specific provisions of the Bill of Rights 7.In the 1960's the Supreme Court rejected the fair trial standard for a
incorporation of most of the criminal procedure guarantees in the Bill of Rights. A general right to counsel, protection against self-incrimination and double jeopardy, & other procedural guarantees were found to be essential to due process under14th Amendment. 8.Not yet incorporated-right to bear arms (2nd), quartering of troops (3rd), indictment by a grand jury (5th), right to a jury trial (6th & 7th) 9 v (1965)- due process clause includes a right to
maritalthat forbids states from outlawing the use of contraceptives.
What are the results of the incorporation of rights?
Instead of only limiting the power of the gov't, the Bill of Rights now also limits the power of governments in an effort to achieve the fundamental purpose of the Constitution—protecting the of American citizens.