

## AKHIL REED AMAR

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### CURRENT POSITION

Sterling Professor of Law and Political Science, Yale University  
(Asst. Prof., 1985-1988; Assoc. Prof, 1988-1990; Prof 1990-1993; Southmayd  
Prof., 1993-2008, Sterling Prof. 2008-present)  
Courses taught in both Yale Law School and Yale College  
Subjects include Introductory Constitutional Law, Advanced Constitutional Law,  
Criminal Procedure, and Federal Jurisdiction

### EDUCATION AND STUDENT HONORS

1981-84                    Yale Law School. J.D. 1984  
Editor, Yale Law Journal  
Israel Peres Prize (Faculty Award for Best Student Note)  
Coker Fellow (Teaching Assistant, Torts I)

1976-80                    Yale College. B.A. 1980, *summa cum laude*  
GPA: 4.0  
Phi Beta Kappa  
Distinction in both majors (History and Economics)  
Thacher Memorial Prize (Debate Team Award)  
Louis Laun Prize (Overall Excellence by an Economics Major)

### POST-GRADUATE HONORS, AWARDS & ACHIEVEMENTS

Have delivered endowed lectures at over 50 schools, colleges, and universities; have been favorably cited in over 30 Supreme Court decisions by justices across the spectrum; and have testified as a constitutional expert before Congress on approximately 10 occasions at the invitation of both Democrats and Republicans

2017                    Received annual American Bar Foundation Outstanding Scholar Award  
(forthcoming, February)

2016                    Received Lifetime Achievement Award from Connecticut Law Tribune  
  
Named to Board of Scholar-Trustees, New-York Historical Society

2015                    Nominated by President Obama to National Council on the Humanities (Senate  
confirmation vote never scheduled)

2008                    Received William Clyde DeVane Medal for Undergraduate Teaching Excellence,  
Yale College (Yale's highest teaching award)  
  
Appointed to lecture staff of One Day University

- Named one of the “Top 20 Legal Thinkers in America” by *Legal Affairs Magazine*
- 2007 Elected to American Academy of Arts and Sciences
- Received Distinguished Legal Professional Award from South Asian Bar Association of Connecticut
- 2006 Awarded ABA Silver Gavel for AMERICA’S CONSTITUTION: A BIOGRAPHY
- 2004 Received Outstanding Academician Award from National South Asian Bar Association
- 2000 Named Senior Scholar, National Constitution Center
- 1999 Awarded ABA Certificate of Merit for THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION
- Received Yale University Press Governors’ Award for THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION
- Received Scribes Award Honorable Mention for THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION
- Named to Scholarly Advisors Panel of the National Constitution Center
- Named Contributing Editor of *The New Republic* (Resigned in 2004)
- 1998 Named Contributing Editor of *The American Lawyer*
- 1997 Awarded honorary LL.D. by Suffolk University
- Named by *The American Lawyer* to their “Public Sector 45” list
- 1995 Named by the *National Law Journal* as one of 40 “Rising Stars in the Law”
- 1993 Received Paul M. Bator Award of the Federalist Society for Law and Public Policy Studies
- 1984 Served as judicial law clerk to then Judge (now Justice) Stephen Breyer

#### **SINGLE-AUTHORED BOOKS**

- 2016 THE CONSTITUTION TODAY: TIMELESS LESSONS FOR THE ISSUES OF OUR ERA (Basic Books) (Named one of *Time Magazine*’s top ten nonfiction books of the year)
- 2015 THE LAW OF THE LAND: A GRAND TOUR OF OUR CONSTITUTIONAL REPUBLIC (Basic Books)
- 2012 AMERICA’S UNWRITTEN CONSTITUTION: THE PRECEDENTS AND PRINCIPLES WE LIVE BY (Basic Books) (Named one of *Washington Post*’s 100 best nonfiction books of the year)

- 2005 AMERICA’S CONSTITUTION: A BIOGRAPHY (Random House) (Winner, ABA Silver Gavel Award 2006 and named one of *Washington Post*’s 100 best nonfiction books of the year)
- 1998 THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION (Yale Univ. Press) (Winner, ABA Certificate of Merit, Yale University Press Governors’ Award, and Scribes Award Honorable Mention, 1999)
- 1997 THE CONSTITUTION AND CRIMINAL PROCEDURE: FIRST PRINCIPLES (Yale Univ. Press)

**CO-AUTHORED/CO-EDITED BOOKS**

- 2014 PROCESSES OF CONSTITUTIONAL DECISIONMAKING: CASES AND MATERIALS (ed., with Paul Brest, Sanford Levinson, J.M. Balkin, and Reva Siegel) (Aspen 6<sup>th</sup> ed.)
- 2006 PROCESSES OF CONSTITUTIONAL DECISIONMAKING: CASES AND MATERIALS (ed., with Paul Brest, Sanford Levinson, J.M. Balkin, and Reva Siegel) (Aspen 5<sup>th</sup> ed.)
- 2000 PROCESSES OF CONSTITUTIONAL DECISIONMAKING: CASES AND MATERIALS (ed., with Paul Brest, Sanford Levinson, and J.M. Balkin) (Aspen 4<sup>th</sup> ed.)
- 1998 FOR THE PEOPLE (with Alan Hirsch) (Free Press)

**LAW JOURNAL ARTICLES/BOOK CHAPTERS**

- 2014 “The First Amendment’s Firstness,” 47 U. C. Davis L. Rev. 1015 (McClatchy Lecture on the First Amendment)
- “*Lex Majoris Partis*: How the Senate Can End the Filibuster on any Day by Simple Majority Rule,” Duke L.J. 1483 (Brainerd Currie Lecture)
- “The Warren Court and the Constitution (with Special Emphasis on *Brown* and *Loving*)” S.M.U. L. Rev. 671 (Irving L. Goldberg Lecture)
- 2013 “The Lawfulness of Section 5—and Thus of Section 5,” 126 Harv. L. Rev. Forum 109
- “American Constitutionalism—Written, Unwritten, and Living,” 126 Harv. L. Rev. Forum 195
- “What Do We Talk About When We Talk About the Constitution?” 91 Tex. L. Rev. 1119 (with Sanford Levinson) (Book Review)
- 2012 “Reconstructing the Republic: The Great Transition of the 1860s,” (with Lindsey Ohlsson Worth and Joshua Alexander Geltzer) in TRANSITIONS: LEGAL

- CHANGE, LEGAL MEANINGS (Austin Sarat, ed.)
- 2011 “The Lawfulness of Health-Care Reform,” *ssrn.com*
- “America’s Lived Constitution,” 120 *Yale L. J.* 1734
- “*Plessy v. Ferguson* and the Anti-Canon,” 39 *Pepperdine L. Rev.* 75 (remarks at Symposium on “Supreme Mistakes”)
- 2010 “Applications and Implications of the Twenty-fifth Amendment,” 47 *Hous. L. Rev.* 1 (Frankel Lecture)
- “How America’s Constitution Affirmed Freedom of Speech Even Before the First Amendment,” 38 *Cap. U. L. Rev.* 503 (Sullivan Lecture)
- 2009 “Bush, Gore, Florida, and the Constitution,” 61 *Fla. L. Rev.* 945 (Dunwoody Lecture)
- 2008 “*Heller*, *HLR*, and Holistic Legal Reasoning” 122 *Harv. L. Rev.* 145
- 2007 “The Creation, Reconstruction, and Interpretation of the Bill of Rights,” in *THE NATURE OF RIGHTS AT THE AMERICAN FOUNDING AND BEYOND* (Barry Alan Shain ed., Univ. of Virginia Press)
- “Some Thoughts on the Electoral College: Past, Present, and Future,” 33 *Ohio N.U.L. Rev.* 467 (Kormendy Lecture)
- “America’s Constitution, Written and Unwritten,” 57 *Syr. L. Rev.* 267 (essay for Symposium on AMERICA’S CONSTITUTION: A BIOGRAPHY)
- “Criminal Justice,” 34 *Pepperdine L. Rev.* 521 (remarks at Symposium on Supreme Court’s 2006 Term)
- 2006 “*America’s Constitution* and the Yale School of Constitutional Interpretation,” 115 *Yale L. J.* 1997 (Introduction to Symposium on AMERICA’S CONSTITUTION: A BIOGRAPHY and REVOLUTION BY JUDICIARY)
- “A Dialogue,” 115 *Yale L.J.* 2015 (additional Symposium essay) (with Jed Rubenfeld)
- “An Open Letter to Professors Paulsen and Powell,” 115 *Yale L.J.* 2101 (author’s response to Symposium book reviews)
- 2005 “Concurring in the Judgment in Part and Dissenting in Part in *Roe v. Wade*,” in *WHAT ROE SHOULD HAVE SAID* (J. Balkin, ed.)
- 2002 “Architecture,” 77 *Ind. L. J.* 671 (Harris Lecture)
- “Hugo Black and the Hall of Fame,” 53 *Ala. L. Rev.* 1221 (Meador Lecture)
- 2001 “The Second Amendment as a Case Study in Constitutional Interpretation,” 2001 *Utah L. Rev.* 889 (Leary Lecture)
- “Abraham Lincoln and the American Union,” 2001 *U. Ill. L. Rev.* 1109

- (Baum Lecture)
- “Substance and Method in the Year 2000,” 28 *Pepperdine L. Rev.* 601 (essay for Symposium on 1999 Term, excerpted from *Harvard Law Review* Foreword)
- “Second Thoughts,” *Law & Contemp. Probs.* (essay for ABA Symposium)
- “In Memory of Joe Goldstein,” 110 *Yale L.J.* 897 (memorial service remarks)
- 2000 “The Supreme Court, 1999 Term—Foreword: The Document and the Doctrine,” 114 *Harv. L. Rev.* 26
- “Becoming Lawyers in the Shadow of *Brown*,” *Washburn Univ. L. Rev.* 1 (Foulston & Siefkin Lecture)
- “A Tale of Three Wars: Tinker in Constitutional Context,” 43 *Drake L. Rev.* 507 (remarks at Symposium marking 30<sup>th</sup> Anniversary of Tinker v. Des Moines School Dist.)
- 1999 “Intratextualism,” 112 *Harv. L. Rev.* 747
- “*Nixon’s* Shadow,” 83 *Minn. L. Rev.* 1405 (essay for Symposium Marking 25<sup>th</sup> Anniversary of Nixon Tapes Case)
- “Presidents Without Mandates (With Special Emphasis on Ohio),” 67 *U. Cinn. L.Rev.* 375 (William Howard Taft Lecture)
- “On Impeaching Presidents,” 28 *Hofstra L. Rev.* 291 (essay for Symposium on Clinton Impeachment)
- “An(other) Afterword on *The Bill of Rights*,” 87 *Geo. L. J.* 2347 (author’s response to Symposium on THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION)
- “The Constitution Versus the Court: Some Thoughts on 007A on Amar,” 94 *Nw. U. L. Rev.* 205 (author’s response to book review of THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION)
- “Continuing the Conversation,” *U. Rich. L. Rev.* 579 (author’s response to Symposium on THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION)
- “On Prosecuting Presidents,” 27 *Hofstra L. Rev.* 671 (based on testimony given before Senate Subcommittee on the Constitution, Federalism, and Property Rights)
- 1998 “*Terry* and Fourth Amendment First Principles,” 72 *St. John’s L. Rev.* 1097 (essay for Symposium Marking 30<sup>th</sup> Anniversary of *Terry v. Ohio*)
- “Constitutional Redundancies and Clarifying Clauses,” 33 *Val. U. L. Rev.* 1 (Seegers Lecture in Jurisprudence)
- “Three Cheers (and Two Quibbles) for Professor Kennedy,” 111 *Harv. L. Rev.* 1256 (book review)

“Confrontation Clause First Principles: A Reply to Professor Friedman,” 86 Geo. L.J. 1045

“Textualism and the Bill of Rights,” 66 Geo. Wash. L. Rev. 1143 (essay for Symposium on Textualism and the Constitution)

“The Constitutional Virtues and Vices of the New Deal,” 22 Harv. J. of Law & Pub. Pol. 219 (remarks at 17th Annual Federalist Society Symposium)

Foreword to CHARLES L. BLACK, JR., *IMPEACHMENT: A HANDBOOK* (Yale Univ. Press, 2d ed.)

1997

“Double Jeopardy Law Made Simple,” 106 Yale L.J. 1807

“Justice Kennedy and the Ideal of Equality,” 28 Pac. L.J. 517 (McGeorge Distinguished Lecture)

“Kentucky and the Constitution: Lessons From the 1790s for the 1990s,” 85 Ky. L.J. 1 (Keynote Address, National Conference of Law Reviews)

“The Presidential Privilege Against Prosecution” 2 Nexus 11 (with Brian Kalt)

“Against Exclusion (Except to Protect Truth or Prevent Privacy Violations),” 20 Harv. J. of Law & Pub. Pol. 457 (remarks at 15th Annual Federalist Society Conference)

“A Few Thoughts on Constitutionalism, Textualism, and Populism,” 65 Fordham L. Rev. 1657 (remarks at Symposium on Constitutional Fidelity)

1996

“Foreword: Sixth Amendment First Principles,” 84 Geo. L.J. 641 (Foreword to Twenty-Fifth Annual Review of Criminal Procedure)

“Attainder and Amendment 2: *Romer*'s Rightness,” 95 Mich. L. Rev. 203

“Some Opinions On the Opinion Clause,” 82 Va. L. Rev. 647

“*Bakke*'s Fate,” 43 U.C.L.A. L. Rev. 1745 (with Neal Kumar Katyal) (essay for Symposium on Affirmative Action)

“The Fourth Amendment, Boston, and the Writs of Assistance,” 30 Suffolk U. L. Rev. 53 (Donahue Lecture)

“The Future of Constitutional Criminal Procedure,” 33 Am. Crim. L. Rev. 1123

“Foreword: Lord Camden Meets Federalism: Using State Constitutions to Counter Federal Abuses,” 27 Rutgers L.J. 845 (Annual State Constitutional Law Lecture)

“Some Notes on the Establishment Clause,” 2 Roger Williams Univ. L. Rev. 1 (Inaugural Roger Williams Law Review Lecture)

“Did the Fourteenth Amendment Incorporate The Bill of Rights Against States?” 19 Harv. J. of Law & Pub. Pol. 443 (remarks at 14th Annual Federalist Society

Symposium)

“Race, Religion, Gender, and Interstate Federalism: Some Notes From History,”  
16 Quinnipiac L. Rev. 19 (remarks at Symposium on Same-sex Marriage)

“The Fifteenth Amendment and Political Rights,” 17 Cardozo L. Rev. 2225  
(remarks at Symposium on Slavery)

1995

“Fifth Amendment First Principles: The Self-Incrimination Clause,” 93 Mich. L.  
Rev. 857 (with Renée Lettow)

“Self-Incrimination and the Constitution: A Brief Rejoinder to Professor  
Kamisar,” 93 Mich. L. Rev. 1011 (with Renée Lettow)

“Is the Presidential Succession Law Constitutional?” 48 Stan. L. Rev. 113 (with  
Vikram David Amar)

“Executive Privileges and Immunities: The *Nixon* and *Clinton* Cases,” 108 Harv.  
L. Rev. 701 (with Neal Kumar Katyal)

“Double Jeopardy Law After Rodney King,” 95 Colum. L. Rev. 1 (with Jonathan  
Marcus)

“Reinventing Juries: Ten Suggested Reforms,” 28 U.C. Davis L. Rev. 1169  
(Barrett Lecture)

“Constitutional Rights in a Federal System: Rethinking Incorporation and  
Reverse Incorporation,” in BENCHMARKS: GREAT CONSTITUTIONAL  
CONTROVERSIES IN THE SUPREME COURT (Terry Eastland ed., Ethics &  
Public Policy Center)

“Lottery Voting: A Thought Experiment,” 1995 U. Chi. Legal 193 (essay for  
Symposium on Voting Rights)

“Women and the Constitution,” 18 Harv. J. of Law & Pub. Pol. 465 (remarks at  
13th Annual Federalist Society Symposium)

“Reconstructing Double Jeopardy: Some Thoughts On the Rodney King Case,”  
26 Cumb. L. Rev. 1 (Cumberland Distinguished Lecture)

“A Constitutional Accident Waiting to Happen,” 12 Const. Comm. 143 (essay for  
Symposium on “Constitutional Stupidities”)

1994

“Fourth Amendment First Principles,” 107 Harv. L. Rev. 757 (Rubin Lecture,  
Columbia Law School)

“The Consent of the Governed: Constitutional Amendment Outside Article V,”  
94 Colum. L. Rev. 457 (Southmayd Inaugural Lecture)(excerpted in  
RESPONDING TO IMPERFECTIONS: THE THEORY AND PRACTICE OF  
CONSTITUTIONAL AMENDMENT (Sanford Levinson ed., 1995, Princeton  
Univ. Press))

“The Central Meaning of Republican Government: Popular Sovereignty,

Majority Rule, and the Problem of the Denominator,” 65 U. Colo. L. Rev. 749 (essay for Symposium on Republican Government)

“Five Views of Federalism: Converse-1983 in Context,” 47 Vand. L. Rev. 1229 (essay for Symposium on Federalism)

“The Bill of Rights and Our Posterity,” 42 Clev. St. L. Rev. 573 (Cleveland-Marshall Lecture)

“Presidents, Vice Presidents, and Death: Closing the Constitution’s Succession Gap,” 48 Ark. L. Rev. 215 (essay for Symposium on the Law of the Presidency; based on testimony presented to U.S. Senate Judiciary Subcommittee on the Constitution)

“In Praise of Bobbitt” 72 Tex. L. Rev. 1703 (tribute essay)

“On Lawson On Precedent,” 17 Harv. J. of Law & Pub. Pol. 39 (remarks at 12th Annual Federalist Society Symposium)

1993 “Using State Law to Protect Federal Constitutional Rights: Some Questions and Answers About Converse-1983,” 64 U. Colo. L. Rev. 159 (Coen Lecture) (excerpted in *Trial Magazine*, March 1993)

“Remember the Thirteenth,” 10 Const. Comm. 403 (remarks at 1993 Annual AALS Meeting, Constitutional Law Section)

“The People As Supreme Court: Some Incomplete Notes on Sager,” 88 Northwestern U. L. Rev. 457 (remarks at Centennial Symposium on James Bradley Thayer)

“Anti-Federalists, The Federalist Papers, and the Big Argument for Union,” 16 Harv. J. of Law & Pub. Pol. 111 (remarks at 11th Annual Federalist Society Symposium)

1992 “The Bill of Rights and the Fourteenth Amendment,” 101 Yale L. J. 1193

“The Case of the Missing Amendments: *R.A.V. v. City of St. Paul*,” 106 Harv. L. Rev. 124

“Child Abuse As Slavery: A Thirteenth Amendment Response to DeShaney,” 105 Harv. L. Rev. 1359 (with Daniel Widawsky)

“President Quayle?” 78 Va. L. Rev. 913 (with Vikram David Amar)

“Amendment Process (Outside Article V)” in *ENCYCLOPEDIA OF THE AMERICAN CONSTITUTION* (Kenneth Karst and Leonard Levy, eds.)

“Some Comments on ‘The Bill of Rights as a Constitution’” 15 Harv. J. of Law & Pub. Pol. 99 (remarks at 10th Annual Federalist Society Symposium)

“Some Thoughts on Minimal Entitlements and the Thirteenth Amendment,” 55 Albany L. Rev. 643 (remarks at Symposium on Compelling Interests)

“The Creation and Reconstruction of the Bill of Rights,” 16 So. Ill. Univ. L.J.



- 337 (remarks at Symposium on the Bill of Rights)
- 1991 “The Bill of Rights as a Constitution,” 100 Yale L.J. 1131
- “Some New World Lessons for the Old World,” 58 U. Chi. L. Rev. 483.
- “Taking Article III Seriously: A Reply to Professor Friedman,” 85 Northwestern U. L. Rev. 442
- “Parity as a Constitutional Question,” 71 B.U.L. Rev. 645 (remarks at 1991 AALS Annual Meeting, Federal Courts Section)
- 1990 “The Two-Tiered Structure of the Judiciary Act of 1789,” 138 U. Pa. L. Rev. 1499 (excerpted in *THE ORIGINS OF THE FEDERAL JUDICIARY* (Maeva Marcus ed., 1992 Oxford Univ. Press))
- “Reports of My Death Are Greatly Exaggerated: A Reply,” 138 U. Pa. L. Rev. 1651
- “Forty Acres and A Mule: A Republican Theory of Minimal Entitlements,” 13 Harv. J. of Law & Pub. Pol. 37 (remarks at 8th Annual Federalist Society Symposium)
- 1989 “*Marbury*, Section 13, and the Original Jurisdiction of the Supreme Court,” 56 U. Chi. L. Rev. 443
- “Law Story,” 102 Harv. L. Rev. 688 (book review)
- “Civil Religion and Its Discontents,” 67 Tex. L. Rev. 1153 (book review)
- 1988 “Philadelphia Revisited: Amending the Constitution Outside Article V,” 55 U. Chi. L. Rev. 1043
- “Republicanism and Minimal Entitlements: Of Safety Valves and the Safety Net,” 11 Geo. Mason Univ. L. Rev. 47 (remarks at Federalist Society Constitutional Bicentennial Symposium)
- 1987 “Of Sovereignty and Federalism,” 96 Yale L.J. 1425
- “Our Forgotten Constitution: A Bicentennial Comment,” 97 Yale L.J. 281
- 1985 “A Neo-Federalist View of Article III: Separating the Two Tiers of Federal Jurisdiction,” 65 B.U. L. Rev. 205
- 1984 Note, “Choosing Representatives by Lottery Voting,” 93 Yale L.J. 1283

#### **OP-EDS, ETC.**

- 2016 “Should the Electoral College be Abolished?,” *New York Times*, Nov. 16 (“Room for Debate,” with Charles Fried)
- “The Real Reason We Have the Electoral College: To Protect Slave States,” *Vox*, Nov. 12 (conversation with Sean Illing)

“The Troubling Reason the Electoral College Exists,” *Time.com*, Nov. 8

“Impeach Hillary Clinton? A Boon for Democrats,” *CNN*, Nov. 4

“Comey is a Constitutional Lightweight, and Donald Trump Remains the Only Scandal Worth Talking About,” *Slate*, Oct. 31

“Ten Questions and Answers About the Electoral College,” *Los Angeles Times*, Oct. 7

“A Modest Proposal to Replace Trump with Pence—With or Without Trump’s Consent,” *Vox*, Oct. 6

“The Court after Scalia: The despicable and dispensable exclusionary rule,” *Scotusblog*, Sept. 16

“How Hillary Clinton is Like Alexander Hamilton,” *Time*, Aug. 25 (Ideas Section conversation with Lily Rothman)

“Supreme Court Breakfast Table,” *Slate*, June 25-28 (conversation with Walter Dellinger, Dawn Johnsen, Dahlia Lithwick, Richard A. Posner, and Mark Joseph Stern)

“Democrats Should Demand Merrick Garland Hearings, Wait Until November to Vote,” *Slate*, March 18

“How Merrick Garland is Like Hillary Clinton and Barack Obama,” *Slate*, March 17

“One Strategy to Improve Garland’s Chances,” *CNN*, March 16

“Can Obama be Reagan? Can the Senate be Reasonable?” *Los Angeles Times*, Feb. 16 (with Vikram David Amar)

“Cruz Citizenship Case Should be Tried in Court of Public Opinion,” *Reuters*, Jan. 19

“Why Ted Cruz is Eligible to be President,” *CNN*, Jan. 13

2015 “Law and Diplomacy,” *Los Angeles Review of Books*, Nov. 24 (book review)

“Five Supreme Court Cases to Watch that Could Make History,” *Los Angeles Times*, Oct. 4 (with Vikram David Amar)

“What the Same-Sex Marriage Case Should Have Said (and Almost Did),” *Slate*, July 10

“Anthony Kennedy and the Ghost of Earl Warren,” *Slate*, July 6

“The Real Great Charter—Not Magna Carta but the American Constitution,”

*Washington Times*, July 2

“America Has Been Moving Leftward Since Its Founding,” *nytimes.com* (Room for Debate), June 29

“Another Similarity Between Lincoln and Obama: They Polarized the Nation,” *Time.com*, April 15

“We All Live in the Land of Lincoln,” *CNN*, April 14

“Clones on the Court,” *The Atlantic*, April

“Give the Crew the Key,” *CNN*, March 30

“Justices Put Great Weight on Existing Property Interests,” *nytimes.com* (Room for Debate), Jan. 27

2013

“The Nuclear-Option Genie is Out of the Bottle,” *Slate*, Nov. 3

“GOP Stand on Debt Gives Checkbook to Obama,” *New York Times*, Oct. 3 (online edition)

“The Year That Changed the World,” *CNN*, Sept. 18

“Why the Court Was Right to Allow Cheek Swabs,” *New York Times*, June 3 (with Neal K. Katyal)

“What If Dzhokhar Tsarnaev Decides Not to Talk?,” *Slate*, Apr. 22

“Originalist Sin,” *Democracy Journal*, Winter (book review)

“Senate Democracy is Dead,” *Slate*, Jan. 30

“Filibuster Changes Made Simple,” *CQ Roll Call*, Jan. 22

“Second Chances,” *The Atlantic*, Jan./Feb.

2012

“When Legal Bullets Bounce Back,” *New York Daily News*, Dec. 26

“Remembering Bork,” *Slate*, Dec. 22

“Which Candidate Best Reflects America’s Constitutional Values?,” *The Daily Beast*, Sept. 23

“Happy 225<sup>th</sup> Birthday, U.S. Constitution!” *Slate*, Sept. 17

“Constitution Not Same, Thankfully,” *Philadelphia Inquirer*, Sept. 16

“The Audacity of Democracy,” *Los Angeles Times*, Sept. 16

“The Constitution and the Candidates: Race, Religion, Romney, and Ryan,” *The Daily Beast*, Aug. 19

“Chief Justice Roberts Reaches For Greatness,” *Los Angeles Times*, July 1 (with

Vikram David Amar)

“Threatening Eric Holder With a Contempt Citation is Just Cheap Talk,” *The Daily Beast*, June 21

“How to Defend Obamacare,” *Slate*, March 29

“Rejecting Affordable Care Act is Rejecting Constitution,” *Philadelphia Inquirer*, March 18 (with Todd Brewster)

“Two Cheers for the Presidency,” *The New Republic Online*, Feb. 20

“Why ‘We the People Loses Appeal’ Misses the Point,” *Constitution Daily*, Feb. 10

“Why Speakers of the House Should Never be President,” *The New Republic Online*, Jan. 12

“How to Resolve the Recess Appointment Crisis: An Elegant Legal Solution,” *The New Republic Online*, Jan. 6 (with Timothy Noah)

“Writer’s Block,” *Slate*, Jan. 3

2011 “Paying Students to Quit Law School,” *Slate*, Nov. 17 (with Ian Ayers)

“Bomb Away, Mr. President,” *Slate*, June 29

“Constitutional Showdown,” *Los Angeles Times*, Feb. 6

“How to End the Filibuster Forever,” *Slate*, Jan. 6 (with Senator Gary Hart)

2010 “It Matters Not How You Get It,” *Slate*, Nov. 19

“Insta-Gov,” *Slate*, May 14

“Constitutional Objections to Obamacare Don’t Hold up,” *Los Angeles Times*, Jan. 20

2009 “Why not Nominate Vice Justices for the Supreme Court?” *Los Angeles Times*, May 6 (with Ian Ayres)

“How the Supreme Court Was Won,” *Slate*, March 5 (book review)

2008 How the Senate Can Stop Blagojevich,” *Slate*, Dec. 31 (with Josh Chafetz)

“Clinton-Obama, Obama-Clinton: How They Could Run Together and Take Turns Being President,” *Slate*, March 21

“Putting the Second Amendment Second,” *Slate*, March 17

“The Constitution and the Candidates: What Would the Framers Think?” *Slate*, Feb. 4

2006 “The Judicialization of the Judiciary,” *The American Lawyer*, Oct.

- “Stealing First: Dick Cheney as the Next First Amendment Poster Child,” *Slate*, July 18
- “The Battle of Hudson Heights: A Small Case May Portend Big Changes to the Exclusionary Rule,” *Slate*, June 19
- “Mr. Jefferson, Meet Mr. Jefferson: What the Framers Would Say About Raids on Congressional Offices,” *Slate*, May 26
- 2005 “Rethinking Originalism,” *Slate*, Sept. 21
- “Conventional Wisdom,” *New York Times*, Sept. 18
- “How Women Won the Vote,” *The Wilson Quarterly*, Sept.
- “The Father of *Roe v. Wade*,” *Washington Post*, May 8 (book review)
- 2004 “The Electoral College Votes Against Equality,” *Los Angeles Times*, Sept. 8 (with Vikram David Amar)
- 2003 “The Judge Made a Bad Call: Telemarketer Registry Does not Violate the First Amendment,” Oct. 1, *Los Angeles Times*
- “After the Veep, Redraw the Line,” *Washington Post*, Sept. 14
- 2002 “Too Much Order in the Court: How the Justices Betray Their Own Free Speech Principles,” Findlaw’s *Writ* ([writ.news.findlaw.com](http://writ.news.findlaw.com)), Oct. 18
- “The Supreme Court’s Unfree Speech,” *New York Times*, Oct. 5 (with Steven G. Calabresi)
- “The Sham Called Campaign Finance Reform,” *The American Lawyer*, Oct.
- “We the People,” *The American Legion*, Sept.
- “Term Limits for the High Court,” *Washington Post*, Aug. 9 (with Steven G. Calabresi)
- “Shouldn’t We, the People, Be Heard More Often by this High Court?” *Washington Post*, June 30
- “No Reason to Shelve the Dog-Mauling Case,” *Los Angeles Times*, June 30 (with Vikram David Amar)
- “Go Directly To Jail,” *The New Republic*, June 19
- “A Search for Justice in Our Genes,” *New York Times*, May 7
- “Where Ashcroft Goes Too Far in the War on Terror,” *Time.com*, April 2
- “Taking the Fifth Too Often,” *New York Times*, Feb. 18
- “Cheney, Enron, and the Constitution,” *Time.com*, Feb. 2

- 2001
- “War Powers: Is Bush Making History?” *Time*, Dec. 3
- “This is One Terrorist Threat We Can Thwart Now,” *Washington Post*, Nov. 11
- “The Fourth Amendment Does not Say What Most Libertarians or Judges Think it Does,” *The American Lawyer*, Nov.
- “Act Locally, Think Globally, Part Two: the Death Penalty in a Global Village,” Findlaw’s *Writ* (writ.news.findlaw.com) Aug. 8
- “Act Locally, Think Globally, Part One: Why Timothy McVeigh’s Trial Was Unconstitutional,” Findlaw’s *Writ* (writ.news.findlaw.com), July 13
- “A Safe Intrusion,” *The American Lawyer*, June
- “An Unreasonable View of the Fourth Amendment,” *Los Angeles Times*, April 29
- “Closing the Book on Clinton,” *The American Lawyer*, March
- 2000
- “Should We Trust Judges?” *Los Angeles Times*, Dec. 17
- “Dynasty Dooms JFK,” *Wall Street Journal* Editorial Page Online, (www.opinionjournal.com) Nov. 27
- “The Electoral College, Unfair From Day One,” *New York Times*, Nov. 9
- “President Thurmond?” *Slate*, Nov. 2
- “Dead President-Elect,” *Slate*, Oct. 20
- “A Tale of Two Cities,” Findlaw’s *Writ* (writ.news.findlaw.com), May
- “Bringing Justice to Clinton,” *New York Times*, March 20
- “A State’s Right, A Government’s Wrong,” *Washington Post*, March 19
- “US Successions Began With George (III and W),” *Los Angeles Times*, Jan. 23
- 1999
- “OK, All Together Now: ‘You Have the Right To . . .,’” *Los Angeles Times*, Dec. 12
- “Speak Softly,” *The New Republic*, Dec. 6
- “Well-Regulated Militias, and More,” *New York Times*, Oct. 28 (with Laurence H. Tribe)
- “Ten Things We Learned from Starr,” *Los Angeles Times*, Oct. 24 (with Vikram David Amar)
- “Scandalized,” *The New Republic*, Oct. 11
- “The Five Legged Dog,” *The American Lawyer*, September

- “Second Thoughts,” *The New Republic*, July 12
- “Lost Clause,” *The New Republic*, June 14
- “The Unimperial Presidency,” *The New Republic*, March 8
- “Should We Ditch the Independent Counsel Law?” *Slate*, Feb. 16-19 (dialogue with Ken Gormley)
- “Take Five,” *The New Republic*, Feb. 8
- “Guided Missives,” *American Lawyer Media On-line*, Feb. 4-16 (dialogue with Stuart Taylor)
- “Convict-in-Chief,” *American Lawyer Media On-line*, Feb. 4 (reprinted in *Legal Times*, Feb. 8)
- “The People’s Court,” *American Lawyer Media On-line*, Jan. 27 (reprinted in *Legal Times*, Feb. 1)
- “Trial and Tribulation,” *The New Republic*, Jan. 18
- “A Glossary Without the Gloss,” *American Lawyer Media On-line*, Jan. 15
- “In Search of ‘Impartisanship,’” *American Lawyer Media On-line* (www.lawnewsnetwork.com), Jan. 13 (reprinted in *Legal Times*, Jan. 18)
- “The Clinton Impeachment: A Constitutional Q & A,” *The American Lawyer*, January (reprinted in *Legal Times*, Jan. 4)
- 1998 “Hero Worship and the Bill of Rights,” *The American Lawyer*, Dec.
- “The Flaw in the Law,” *The American Lawyer*, Oct.
- Dialogue with Laurence Tribe on the Independent Counsel, *Slate*, Sept-Oct.
- “Now Playing . . . A Constitutional Nightmare,” *Washington Post*, Sept. 20
- “In Praise of Impeachment,” *The American Lawyer*, Sept.
- “The Common Touch,” *New York Times*, March 29 (book review)
- 1997 “Paper Chase,” *The New Republic*, Dec. 15
- “Right and Huang,” *Slate*, July 18
- Dialogue/Debate with Alan Dershowitz on Crime and Truth, *Slate*, April and May
- “Trying Case,” *The Washington Post*, Feb. 18
- “A Second Chance at Justice,” *The New York Times*, Feb. 6

- 1996 “Unlocking the Jury Box,” *Policy Review*, May-June (with Vikram David Amar)
- 1995 “School Colors,” *The New Republic*, July 17 & 24 (with Neal Katyal)
- “Runs, Hits, Trial Error: How Courts Let Legal Games Hide the Truth,”  
*Washington Post*, April 16
- 1994 “Advice for The President’s Legal Team,” *The New Republic*, June 20 (with Neal Katyal)
- 1992 “Split Decision,” *The Washington Monthly*, November (with Vikram David Amar)

#### **FINDLAW.COM COLUMNS (WITH VIK AMAR)**

- 2002 “Constitutional Accidents Waiting to Happen . . . Again,” Sept. 6
- “Should Supreme Court Justices be Term-Limited: A Dialogue” Aug. 23
- “Judicial Elections and the First Amendment: The Sensible Middle Path the Supreme Court Missed,” Aug. 9
- “Constitutional Vices: Some Gaps in the System of Presidential Succession and Transfer of Executive Power,” July 26
- “Eighth Amendment Mathematics (Part Two): How the Atkins Justices Divided While Summing,” July 12
- “Eighth Amendment Mathematics (Part One): How the Atkins Justices Divided While Summing,” June 28
- “‘I Always Feel Like Somebody’s Watching Me:’ A Fourth Amendment Analysis of the FBI’s New Surveillance Policy,” June 14
- “A Dialogue on Why Mandatory DNA Tests are Different From Mandatory Drug Tests for Fourth Amendment Purposes,” May 17
- “The Fatal Flaw in France’s– And America’s–Voting System, and How an ‘Instant Runoff’ System Might Remedy It,” May 3
- “Does the Supreme Court Hate the Ninth Circuit? A Dialogue on why that Appeals Court Fares so Poorly,” April 19
- “Breaking Constitutional Faith: President Bush and Campaign Finance Reform,” April 5
- “The Senate Wins an Early Round in the Judicial Appointments Tournament— The Pickering Case,” March 22
- “Drug Testing, Individualized Suspicion, and the Fourth Amendment,” March 8
- “Taking the Fifth and Mis-taking It: A Dialogue on Compelled Self-Incrimination,” Feb. 22



“We Like Mike: An Open Letter to Senator Patrick Leahy in Support of Judicial Nominee Michael McConnell,” Feb. 8

“Ground Rules for Senators Facing Judicial Nominees,” Jan. 25

“The Ground Rules of the Appointments Game,” Jan. 11

2001

“How to Achieve Direct National Election of the President Without Amending the Constitution: Part Three of a Three Part Series on the 2000 Election and the Electoral College,” Dec. 28

“A Critique of the Top Ten Modern Arguments for the Electoral College: Part Two of a Three Part Series on the 2000 Election and the Electoral College,” Dec 14

“History, Slavery, Sexism, the South, and the Electoral College: Part One of a Three-Part Series on the 2000 Election and the Electoral College” Nov. 30

“The New Regulation Allowing Federal Agents to Monitor Attorney-Client Conversations: Why it Threatens Fourth Amendment Values,” Nov. 16 (reprinted in 34 Conn. L. Rev. 1163 (2002))

“Guns and the Constitution: Telling the Right Second Amendment Story,” Nov. 2

#### **ENDOWED LECTURES AND VISITS**

2016

Olin Lecture, Cornell University

Ellis Lecture, University of Missouri School of Law

Constitution Day Lecture, University of Georgia (forthcoming)

Constitution Week Lecture, Grand Valley State University (forthcoming)

Constitution Week Lecture, Stockton University (forthcoming)

Constitution Week Lecture, Miami University (Ohio—forthcoming)

Visiting Professor, Columbia Law School (regular visitor since 2008)

2015

Constitution Day Lecture, Dartmouth College

Constitution Week Lecture, Grinnell College

Constitution Week Lecture, University of Iowa College of Law

Schemel Constitution Week Lecture, University of Scranton (also in 2011 and 2012)

Murphy Lecture on American Constitutionalism, Princeton University

Snyder Lecture, University of Baltimore School of Law

- Matthews Lecture in Law, University of Mississippi School of Law
- Miller Lecture, Georgia State University College of Law
- 2014 D & L Straus Distinguished Visiting Professor, Pepperdine Law School (regular visitor 2005-14)
- Constitution Day Lecture, The Library of Congress
- Constitution Day Speaker, The National Archives
- Visiting Professor, Columbia Law School (regular visitor since 2008)
- Dean's Lecture, Wake Forest University Law School
- Goldberg Lecture SMU Law School
- Robert H. Jackson Lecture on the Supreme Court, Chautauqua Institution
- 2013 McClatchy Lecture on the First Amendment, University of California at Davis Law School
- Garth Lecture, Rutgers-Newark School of Law
- Rustgi Global Speaker, Haverford School
- Brainerd Currie Memorial Annual Lecture, Duke Law School
- 2012 Ralph S. Tyler Visiting Professor, Harvard Law School
- Inaugural Potenziani Lecture on Constitutional Law and the Pursuit of Happiness, Notre Dame Law School
- Ray Lecture, University of Kentucky College of Law
- Constitutional Law Lecture, University of Oklahoma
- President's Scholar in Residence, Baylor University
- Bay View Association Scholar in Residence (also in 2009)
- 2011 Freshman Orientation Address, Yale College
- Higgins Scholar in Residence, Lewis & Clark Law School
- Aspen Institute Scholar in Residence
- 2010 Salisbury Forum Lecture (also in 2006, 2008 and 2009)

Konvitz Lecture, Cornell University ILR School

Bell Lecture, Wooster College

James Otis Lecture, American Board of Trial Advocates

2009 Ralph S. Tyler Visiting Professor, Harvard Law School

William Clyde DeVane Lecture Series, Yale College

Dunwody Lecture, University of Florida Law School

Frankel Lecture, University of Houston Law School

Sullivan Lecture, Capital University

2008 Visiting Professor, NYU Law School

2007 Schumann Lecture, Williams College

Constitution Day Scholar, University of Connecticut

Constitution Day Speaker, Utah Valley State College

Distinguished Visiting Professor, Suffolk Law School

2005 Sibley Lecture, University of Georgia

Kormendy Lecture, Ohio Northern University

2002 Harris Lecture, Indiana University School of Law

2001 Leary Lecture, University of Utah College of Law

Visiting Professor, Stanford Law School

2000 Meador Lecture, University of Alabama School of Law

Cannon Lecture, University of Toledo College of Law

Foulston & Siefkin Lecture, Washburn University School of Law

1999 Baum Memorial Lecture on Civil Rights and Civil Liberties, University of Illinois College of Law

Scholar in Residence, Marshall-Wythe School of Law, College of William and Mary

Raichle Lecture, Canisius College

1998 William Howard Taft Lecture, University of Cincinnati College of Law

Seegers Lecture in Jurisprudence, Valparaiso University School of Law

- Scholar In Residence, Judicial Section, Annual ABA Meeting, Toronto
- 1997 Constitutional Law Lecture, Wake Forest University School of Law  
William R. Orthwein Visitor, Washington University School of Law  
Clason Speaker, Western New England College of Law
- 1996 McGeorge Distinguished Lecture, McGeorge School of Law  
Donahue Lecture, Suffolk University School of Law  
Inaugural Law Review Lecture, Roger Williams University School of Law  
State Constitutional Law Lecture, Rutgers-Camden School of Law
- 1995 Mansfield Lecture, University of Akron School of Law  
Inaugural Lecture, Cumberland Distinguished Lecture Series, Cumberland School of Law  
Atwell Distinguished Visiting Lecturer in Constitutional Law, SMU Law School
- 1994 Barrett Lecture on Constitutional Law, University of California at Davis School of Law  
Scholar in Residence, Hofstra Law School  
Dillard Lecture, University of Virginia Law School  
Cleveland-Marshall Fund Lecture, Cleveland-Marshall College of Law  
Young Scholar Lecture, University of Houston Law Center
- 1993 Rubin Visiting Professor, Columbia Law School  
Rubin Lecture, Columbia Law School  
Southmayd Inaugural Lecture, Yale Law School  
Scholar in Residence, Drake University  
Summer Scholar in Residence, Sonnenschein, Nath & Rosenthal
- 1992 Coen Lecture, University of Colorado School of Law  
Strasburger Lecture, University of Texas School of Law
- 1991 Scholar in Residence, DePaul University College of Law

## **PERSONAL**

Born in 1958.

Married to Vinita Parkash (1989 to present).  
Father of Vikram Paul Amar (born in 1999), Kara Deborah Amar (born in 2001),  
and Sara Josephine Amar (born in 2001)