

1999

University of Richmond Law Review

Follow this and additional works at: <http://scholarship.richmond.edu/lawreview>



Part of the [Constitutional Law Commons](#)

Recommended Citation

University of Richmond Law Review, 33 U. Rich. L. Rev. (1999).

Available at: <http://scholarship.richmond.edu/lawreview/vol33/iss2/1>

This Prefatory Matter is brought to you for free and open access by the Law School Journals at UR Scholarship Repository. It has been accepted for inclusion in University of Richmond Law Review by an authorized editor of UR Scholarship Repository. For more information, please contact scholarshiprepositary@richmond.edu.

UNIVERSITY OF RICHMOND

LAW REVIEW

VOLUME 33

MAY 1999

NUMBER 2

CONTENTS

COMMENTARIES ON AKHIL REED AMAR'S *THE BILL OF RIGHTS: CREATION AND RECONSTRUCTION*

Refined Incorporation and the Fourteenth Amendment	<i>Richard L. Aynes</i>	289
Long Live the Bill of Rights! Long Live Akhil Reed Amar's <i>The Bill of Rights!</i> ...	<i>Lackland H. Bloom, Jr.</i>	313
The Government of the Living—The Legacy of the Dead	<i>Jon C. Blue</i>	325
The Constitution as a Whole: A Partial Political Science Perspective	<i>Mark A. Graber</i>	343
We Some of the People: Akhil Reed Amar and the Original Intent of the Bill of Rights	<i>Wythe Holt</i>	377
Akhil Amar and the Establishment Clause	<i>Andrew Koppelman</i>	393
The Original Understanding of the Seventh Amendment Right to Jury Trial	<i>Stanton D. Krauss</i>	407
Two Movements of a Constitutional Symphony: Akhil Reed Amar's <i>The Bill of Rights</i>	<i>Kurt T. Lash</i>	485
The Bill of Rights as an Exclamation Point.....	<i>Gary Lawson</i>	511
The Concept of Incorporation	<i>Earl M. Maltz</i>	525
"No Word Is an Island": Textualism and Aesthetics in Akhil Reed Amar's <i>The Bill of Rights</i>	<i>Robert Spoo</i>	537
RESPONSE		
Continuing the Conversation	<i>Akhil Reed Amar</i>	579

AUSTIN OWEN LECTURE

Litigating the Holocaust *Michael J. Bazylar* 601

CASENOTES

Abrogating the Exclusionary Rule Outside
of the Criminal Trial Context? *Pennsylvania
Board of Probation & Parole v. Scott*: One
Step Closer to a Per Se Rule in Fourth
Amendment Jurisprudence *Richard F. Dzubin* 631

The Duty to Treat Asymptomatic HIV-Positive
Patients or Face Disability Discrimination
Under *Abbott v. Bragdon*: The Scylla and
Charybdis Facing Today's Dental and Health
Care Providers *Lisa Taylor Hudson* 665

COMMENT

Establishing a Pattern: An Analysis of the
Supreme Court's Establishment
Clause Jurisprudence *Lisa Langendorfer* 705