“A Nation Arguing with Its Conscience”

Deliberative democracy, philosophical pragmatism, and Barack Obama’s conception of American governance

by JAMES T. KLOPPENBERG

Warren professor of American history James T. Kloppenberg, a specialist in the intellectual history of the United States and Europe and now chair of the history department, observed the 2008 presidential election from afar: he was teaching at the University of Cambridge. As he lectured on the U.S. political tradition and studied Barack Obama’s writings, he began to see three strong, but unexamined, themes. The first is Obama’s sophisticated understanding of America’s history and its continuing democratic experiment. The second is the idea of pragmatism—America’s principal contribution to Western philosophy—which was first elaborated by William James and John Dewey, themselves advocates of deliberative democracy. The third is the shaping force on Obama’s writings of the intellectual currents that swept through academia during his years as a student and professor.

That realization prompted Kloppenberg, in his new book, Reading Obama: Dreams, Hope, and the American Political Tradition, to focus on the president’s ideas: “Locating Obama’s development in the frameworks of the history of American democracy, the ideas of philosophical pragmatism, and the intellectual turmoil of the 1980s and 1990s,” he writes, “reveals how Obama thinks and why he sees American culture and politics as he does.” Along the way, Kloppenberg explores Obama’s personal experiences across and among diverse cultures; the pluralistic worldviews arising from the work of scholars such as anthropologist Clifford Geertz and historian of science Thomas Kuhn; the monumental effects of John Rawls’s A Theory of Justice, when published, critiqued, and refined, and of new interpretations of American history by Gordon Wood and others who stressed the idea of “civic republicanism”; the authors Obama read in college and law school, and the articles that appeared in the Harvard Law Review during his editorship; and more. At their broadest, Kloppenberg describes the contending ideas at stake as “jarring conflicts between universalism and particularism, timeless and historicism, science and hermeneutics.”

The following excerpt is adapted from the beginning of chapter three, “Obama’s American History.” There, Kloppenberg explores the view of the Constitution not as a settled, set arrangement for American governance, but as a creative compromise among its diverse authors. The Founders, in this perspective, were attuned to a deliberative, open-ended way of conducting public life: an ingenious, if imperfect, solution that has endured even as similar experiments in other countries have not, precisely because it is premised on accommodating differences and changing people’s views, not embedding them in stone. As Kloppenberg notes, James Madison himself emphasized remaining “open to the force of argument.” A second excerpt from a few pages later, available online at harvardmag.com/extras, explicates Obama’s perspective on the American democratic idea of melding individual views and interests into the community’s common good.

BARACK OBAMA IS A MYSTERY. To critics on the left he seems a tragic failure, a man with so much potential who has not fulfilled the promise of change that partisans predicted for his presidency. To the right he is a frightening success, a man who has transformed the federal government and ruined the economy, a man whose presidency threatens the foundations of the Amer-
Obama points out—accurately—that the Constitution resulted from a series of compromises made necessary by the depth of disagreement at the Constitutional Convention and during the process of ratification. The framers realized that the Constitution would have to change with American culture, albeit slowly.

American social order. Obama antagonizes the right for some of the same reasons he fails to satisfy the left. He stands for principles that have attracted American progressives for a century: individual autonomy and greater equality, the gradual expansion of the principle of one person, one vote, from the political to the social and economic spheres. But other features of Obama’s sensibility distinguish him from many politically engaged Americans, progressives as well as conservatives.

Obama is drawn toward the ideas of anti-foundationalism, historicism, and philosophical pragmatism. As an anti-foundationalist, he questions the existence of universal truths. As a historicist, he doubts that any ideas transcend the particularity of time and culture. Finally, as a philosophical pragmatist he insists that all propositions, positions, and policies must be subjected to continuing critical scrutiny. Whereas many activists on both the left and the right proclaim their incommensurable principles with the fervor of true believers, Obama sees things differently. He believes that anti-foundationalism, historicism, and philosophical pragmatism are consistent with the principles of civic republicanism and deliberative democracy on which America was built and for which it should stand. In his speech marking the end of U.S. military engagement in Iraq, on August 31, 2010, Obama declared, “The greatness of our democracy is grounded in our ability to move beyond our differences, and to learn from our experience as we confront the many challenges ahead.” That single sentence encapsulates Obama’s commitments to deliberative democracy and pragmatism, the signature features of the approach to American history and politics he adopts in his writings and his speeches. Where did it come from?

Obama was educated in two of America’s leading colleges, Occidental and Columbia. He earned his law degree at Harvard Law School, then taught law for more than a decade at another
top-flight institution, the University of Chicago Law School. In his books Obama never explicitly addresses his education or his teaching, but his writing clearly reflects his experience as a student and as a professor in turbulent times. His books manifest his serious engagement with the life of the mind. Obama's worldview emerged not only from his family, his friends, and his colleagues in the sharp-elbowed worlds of community organizing and electoral politics, decisive as those surely were. His sensibility was also shaped by the debates that rocked the campuses where he studied and taught, debates about ideas as well as politics. Much as he might need to mask it on the campaign trail, where he demonstrates his impressive skill as a politician, his books make clear that Barack Obama is also very much an intellectual.

Of Obama's two principal books, many people prefer Dreams from My Father, a meditation on his personal identity and the problems of race and cultural diversity in America. To understand Obama's ideas about American culture and politics, however, his personal story must be placed in the framework provided by The Audacity of Hope, a book in which one can identify the echoes of earlier and more recent voices in the traditions of American political thought. Particularly important are his discussions of the Constitution, antebellum American democracy, Lincoln and the Civil War, and the reform movements of the Progressive, New Deal, and civil rights eras. From his well-informed and sophisticated analysis of those issues emerges a particular conception of democracy.

Perhaps not surprisingly for someone who studied and taught constitutional law, Obama writes incisively about the United States Constitution. Near the end of Dreams from My Father, he describes the law as the record of “a long-running conversation, a nation arguing with its conscience.” In The Audacity of Hope Obama's argument is less lyrical but even more provocative. Against those conservatives who invoked the idea of the founders’ so-called original intent, a set of determinate meanings that are said to limit what legislatures and judges can legitimately do, Obama points out—accurately—that the Constitution resulted from a series of compromises made necessary by the depth of disagreement at the Constitutional Convention and during the process of ratification. Moreover, Obama correctly observes that the decision to leave the document open to amendment testified to the framers' realization that the nation's Constitution would have to change with American culture, albeit slowly, in order to survive.

The failure to provide a mechanism for such alterations, the framers understood, had doomed earlier republics to failure—as we can see now that it doomed later republics, such as the first several republics proclaimed in France—when they proved incapable of adapting to changed circumstances. Obama quotes a crucial passage from James Madison concerning the value and the necessity of open-mindedness in democracy. Reflecting on the process of reaching provisional agreement at the Constitutional Convention, Madison wrote, “no man felt himself obliged to retain his opinions any longer than he was satisfied of their propriety and truth.” Everyone remained “open to the force of argument.” That passage expresses Obama's understanding of democracy as deliberation.

Madison himself, although often credited with having framed the Constitution, did not get the Constitution he wanted. His own position on crucial issues such as the Senate and the authority of the executive changed not only during the convention itself but also during the debates over ratification, particularly when he became convinced by his friend Thomas Jefferson that the Anti-Federalists were right about the strategic necessity, and perhaps even the desirability, of a Bill of Rights. The Audac-
Recent historians of Madison and the Constitution have all demonstrated why the ideal and the practice of democratic deliberation proved so important. Madison believed that the process of deliberation could produce results different from, and superior to, any of the ideas that representatives brought with them to an assembly.

The older, conspiratorial view of the Constitution as the product of scheming elites out to dupe the unsuspecting and virtuous masses, an interpretation that originated with Charles Beard a century ago, still makes compelling drama; it persists among ordinary citizens. Some Federalists, notably Alexander Hamilton, did distrust the people and did seek to limit their influence. His position derived from his faith in a particular form of representative democracy, not his distrust of its potential. He believed that the process of deliberation, if it remained open-ended, could produce results different from, and superior to, any of the ideas that representatives brought with them to an assembly. As his own letters after the convention confirm, Madison had experienced in Philadelphia the creative potential of deliberation, a potential short-circuited by demands that representatives must follow precisely the preexisting preferences of those who sent them. It is true that many Anti-Federalists cherished a different conception of democracy from that embraced by Madison, Jefferson, and Paine. Many Anti-Federalists distrusted the idea of delegating authority to those they elected to serve in a distant assembly. But their vision of democracy is as difficult to translate into a national framework as their critics at the time contended, and the preference for a federalist form of government did not necessarily make its champions opponents of ordinary citizens. Some Federalists, notably Alexander Hamilton, did distrust the people and did seek to limit their influence. Madison's commitment to the Constitution, by contrast, sprang from his deep desire to see democracy survive.

In his description of the Constitution and the way it was constructed, Obama shows his familiarity with one of the most important developments in American scholarship since the 1970s, during the years since Gordon Wood and other historians sparked the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools. Not only constitutional lawyers but also political theorists are now rediscovering the revival of civic republican ideas and legal scholars such as Michelman and Sunstein brought it to law schools.

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The institutional machinery of the Constitution was intended, he argues, not to solve our problems once and for all but “to force us into a conversation.”

The process of deliberation, particularly when it brought together people with diverse backgrounds, convictions, and aspirations, made possible a metamorphosis unavailable through any other form of decision making. People who saw the world through very different lenses could help each other see more clearly. Just as Madison defended the value of delegates’ willingness to change their minds and yield to the force of the better argument, so Obama explicitly echoes the arguments of Madison—and, strikingly, of Hamilton in Federalist number 70—concerning the importance of encouraging the “jarring of parties” because such differences of opinion could “promote deliberation and circumspection.” He points out that scholars now agree that the Constitution was “cobbled together” from heated debates and emerged “not as the result of principle but as the result of power and passion.” The ideas of Madison were never identical to those of Hamilton. No unitary meaning or intent can be found. Instead the Constitution shows traces of competing arguments drawn from sources including the Bible, the English common law, Scottish philosophy, civic republican traditions, and the Enlightenment idea of natural rights.

Obama the law professor concedes that such a conception of the founding appeals to him because it encourages us to emphasize the contingency of the original document and to appreciate the contingencies that lie beneath our own invocations of high principle. His constitutionalism fits neatly into the historicist framework that was displacing older verities in the academic communities of Los Angeles, New York, Cambridge, and Chicago during the 1980s and 1990s. Such historicism, he writes, might tempt us to proclaim that constitutional interpretation is a question of Clifford Geertz’s shifting conventions or Thomas Kuhn’s shifting paradigms. But Obama admits that such freedom makes him uneasy. He describes it as “the freedom of the relativist, the rule breaker,” or “the apostate,” and he concedes that “such apostasy leaves me unsatisfied.” Facing that conundrum, where can a conscientious scholar of constitutional law such as Obama turn?

He can, and he does, turn to philosophical pragmatism and to American history. What we need, he suggests, is a “shift in metaphors,” a willingness to see “our democracy not as a house to be built, but as a conversation to be had.” Madison did not give us a “fixed blueprint.” Instead he provided a framework that cannot resolve all our differences but offers only “a way by which we argue about our future.” The institutional machinery of the Constitution was intended, Obama argues, not to solve our problems once and for all but “to force us into a conversation.” The Constitution gave birth to “a deliberative democracy” in which all citizens are required to engage in a process of testing their ideas against an external reality, persuading others of their point of view, and building shifting alliances of consent. It would be hard to find in William James or John Dewey a clearer statement of the conceptual and historical connections between philosophical pragmatism and deliberative democracy in the American political tradition.

Obama’s arguments about American democracy rest on a solid scholarly foundation. Sunstein argued in the 1989 Harvard Law Review article “Interpreting Statutes in the Regulatory State” (when Obama was newly on the editorial board) that Madison envisioned the clashing of arguments in American legislatures as a uniquely productive process, a process whereby representatives found their own convictions, and those of their constituents, challenged and changed. Madison sought, as the historian Marvin Meyers argued decades ago in a brilliant essay cited by Sunstein, not merely stability but new understandings of the common good, understandings unavailable to any individual but emerging from the processes of contestation and deliberation. In Obama’s formulation of this crucial point, the founders wanted above all to avoid “all forms of absolute authority,” and the most perilous moments for the new nation occurred when that fallibilism was threatened by attempts to freeze the dynamic process of democratic deliberation by stifling debate. Through this process of making arguments, encountering objections, rethinking our positions, forging compromises, and testing our ideas against a resistant reality in which our schemes succeed or fail, Obama concludes, we learn “to examine our motives and our interests constantly.” We learn, in short, that “both our individual and collective judgments are at once legitimate and highly fallible.”

Balancing the historicism of cutting-edge constitutional scholarship against his lingering desire for something more substantial than quicksand, Obama makes use of the American tradition of philosophical pragmatism: we should debate our differences, and test provisional interpretations of principle, not by measuring proposals against unchanging dogmas but through trial and error, by trying to solve problems creatively and then democratically deliberating, yet again, on the consequences of our experiments. “We hang on to our values, even if they seem at times tarnished and worn,” even if we realize that “we have betrayed them more often than we remember.” Our democratic values, deliberation and truth testing, constitute the American people as a nation developing over time. Our commitments to freedom and equality are “our inheritance, what makes us who we are as a people.” As individuals and as a nation, we are constituted by the values we cherish, the principles we seek to realize, and the democratic process whereby we attempt to reach those goals.

But we must not pretend that the meaning of those shared principles has ever been anything but contested. As the pragmatists James and Dewey insisted repeatedly, and as more recent
philosophical pragmatists have confirmed, democratic principles should not be confused with unchanging dogmas. They must remain subject to criticism and revision. In Obama’s words, “our values must be tested against fact and experience.” Freedom and equality had one set of meanings in the agrarian settlements of the seventeenth century, another set in the eighteenth and nineteenth centuries, and they are destined to have new meanings for every generation. That is the challenge of democracy, and that is the reason why the philosophy of pragmatism is uniquely suited to democratic decision making. When our understandings no longer conform to the facts of lived experience, as has been the case over and over in American history, it is time for critical inquiry and substantive change. Ritual invocations of earlier nostrums, as if such formulas could help solve problems earlier generations could not have imagined, deflect attention from the hard work of democracy.

The need for such hard work derives, at least in part, from the deeply flawed institutional structures put in place by the Constitution. Although subject to amendment, the Constitution nevertheless erected formidable barriers in the way of those who would alter the framework of American governance. Of all the flaws, the most serious was the founders’ failure to address the outrageous practice of slavery. In Obama’s words, the generation of John Adams, Jefferson, and Madison bequeathed to their successors “a form of government unique in its genius—yet blind to the whip and the chain.” A second antidemocratic feature of the “great compromise” between the North and the slave-holding South was the provision for electing two senators from each state. That arrangement has given those chosen to represent small, sparsely populated states—then Rhode Island and Delaware, now Vermont and Wyoming—equal power with the most populous. In 1790 Virginia had 10 times the population of Rhode Island; California now has more than 70 times the population of Wyoming. Madison—himself a Virginian—opposed this feature of the Constitution because of its antidemocratic quality, as does Obama. From the beginning, the Senate has tended to resist change more vigorously than has the more representative House.

The way in which the structure of the Constitution has facilitated some forms of change and blocked others remains as clear as ever. As president, Obama has demonstrated already the depth—and the perils—of his commitment to philosophical pragmatism and deliberative democracy, particularly in his handling of the protracted debate over healthcare. His flexibility and his willingness to compromise infuriated some of his supporters on the left, and the refusal of his intransigent Republican opponents caused many observers to mock the president’s repeated appeals to negotiation, bipartisanship, and creative compromise. As savvy pundits left and right pointed out repeatedly, it takes two to compromise, and efforts to negotiate are futile when the other side shows no interest. But Obama’s steadfast insistence that he was open to suggestions, that he was willing to meet with his adversaries and consider their ideas, and his repeated invitations to Republicans to propose alternatives served a purpose that few commentators seemed to notice as the debate wore on. He was displaying, over and over, with a patience that outraged his allies and bewildered his foes, an iron fortitude that his critics mistook for weakness. In The Audacity of Hope and in many of his speeches since he wrote that book, Obama has acknowledged that Americans are deeply divided on the issue of healthcare. Even those who agreed that our system does not work disagreed bitterly about how to fix it. Obama pointed out that calls for a single-payer plan, a comprehensive, government-run program patterned on national healthcare systems firmly entrenched elsewhere, diverged too dramatically from the traditions and practices to which Americans are accustomed. Americans happy with their doctors and their insurance plans, he promised repeatedly, should be able to keep them. In The Audacity of Hope he proposed trying out multiple options, notably what he called “insurance pools,” taking advantage of the nation’s federal structure to conduct a controlled experiment in the states. After evaluating the results, the nation could opt for the most successful solution available.
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That proposal, advanced several years before Obama was elected president, suggests one way to frame the outcome of the lengthy negotiations in 2009–2010 that culminated in the passage of healthcare reform legislation. Thanks to Republican Mitt Romney, then governor of Massachusetts, the Commonwealth had been conducting for several years an experiment in state-mandated health insurance, with encouraging results. Obama was careful not to replicate his predecessor Bill Clinton’s mistake of declaring too early—and too dogmatically—what must be done to solve the problem. He let the debate proceed, at times it seemed interminably, while his supporters shrieked and his foes gloated. The plan Congress eventually adopted in March 2010—the plan Obama worked tirelessly in the final months to enact—more closely resembles the Massachusetts model than any of the other options under consideration. If that model did not suit Republicans in the House or Senate, not long ago it appealed to one of the most prominent Republican candidates for his party’s presidential nomination in 2008.

When paroxysms of anger, even threats of violence, followed the passage of healthcare reform, many Americans expressed surprise. But given the intensity of public disagreement on the issue, that response might have been expected. It also suggested the reasons for, and perhaps even confirmed the wisdom of, Obama’s strategy: wait patiently until the deliberative process had run its course and the House and Senate had hammered out their misshapen, unlovely bills. In his State of the Union Address, he pointedly chided Republicans for failing to offer their own ideas and invited their proposals. He later convened a much ballyhooed day-long summit to give Republicans a chance to explain their policy, and invited their proposals. He later convened a much ballyhooed day-long summit to give Republicans a chance to explain their objections and present alternatives. When those overtures were greeted with even more strident refusals, it became apparent that Obama’s sustained efforts to encourage, and to engage in, deliberation as a way to identify a common good had been categorically rejected. At that point he threw himself into the battle.

Like Social Security in 1935 and voting rights, Medicare, and Medicaid in 1965, the healthcare reform measure of 2010 is a product of the sausage factory that we call representative democracy. It will need to be revised as its flaws become clear. It might also be the best bill Obama could have gotten through Congress. As a student of American history, Obama knows that the election of 2008, although historic because it put him in the White House and gave his party a majority in the House and the Senate, was hardly a landslide. The political scientist William Galston, a veteran of Clinton’s White House, has pointed out that Obama’s own electoral majority of 7 percent was only 1 percent greater than Clinton’s in 1992, and Obama was running at the time of the worst economic calamity since the Great Depression. Democrats held 60 seats in the Senate. By contrast, when Franklin D. Roosevelt began his second term, Democrats held 79 seats in the Senate, the Republicans only 16. When Lyndon Johnson pushed the Voting Rights Act through Congress, Democrats held 68 seats in the Senate and a 295–140 majority in the House. Moreover, in the 1930s and 1960s both parties were far less ideologically homogeneous than they are now: more than half the Republicans in the House and more than 40 percent in the Senate voted for Medicare.

People who used to complain about the lack of coherent ideology in American party politics have gotten their wish. More than three-quarters of Americans who identify themselves as Republicans now accept the label conservative. Democrats are less unified: 40 percent identify themselves as liberals, another 40 percent as moderates, and 20 percent as conservatives. Comparing the current political situation with those of the mid-1930s and the mid-1960s makes clear, as does the difficulty Democratic congressional leaders faced in rounding up the votes to pass the final version of the bill, that Democrats were hardly in a position to dictate the terms of debate. As has happened repeatedly in American history, even a measure that incorporated many concessions to its opponents barely squeaked into law. It seems unlikely that Republicans will be able to fulfill their promise of repealing a package almost certain to win adherents as quickly as Social Security and Medicare did. Even so, as Obama noted in The Audacity of Hope, in a democracy “no law is ever final, no battle truly finished,” which is why philosophical pragmatism and deliberative democracy go hand in hand. Principled partisans of pragmatism and democracy are committed to debate, experimentation, and the critical reassessment of results.

For that reason no straight lines run from philosophical pragmatism or deliberative democracy to Obama’s positions, strategies, or policies—or any others. One of the characteristic features of pragmatism, in fact, has been the incessant disagreements among its adherents. Every major debate in American politics in the last century has seen self-proclaimed heirs of James or Dewey lining up on opposite sides, usually on multiple sides. Getting pragmatism right does not dictate a certain political position, although the connection between philosophical pragmatism and an experimental, democratic approach to politics is hard to deny. But the forms experimentation and democracy should take are not only appropriate subjects for debate. Wrangling over such questions is what a commitment to pragmatism and democracy means. Obama has demonstrated such a commitment himself, and spirited debates about all aspects of his presidency, from its overall thrust to its tactical maneuvers, are not only bound to continue whatever he does, they are fully consistent with the conception of democracy he has outlined and embraced.