

Resume

April, 2016

George L. Priest

Yale Law School
P.O. Box 208215
New Haven, Connecticut 06520-8215
Telephone: (203) 432-1632

Home Office
350 Livingston Street
New Haven, Connecticut 06511
Telephone: (203) 624-8331

e-mail: george.priest@yale.eduPersonal:

Age: 68
Birth: November 24, 1947
Married, four children, seven grandchildren

Employment:

Edward J. Phelps Professor of Law and Economics, Yale Law School, 2010-. John M. Olin Professor of Law and Economics, 1986-2009. Professor of Law, Yale University, since 1981. Director, Program in Civil Liability, Yale Law School, since 1982. Director, John M. Olin Center for Studies in Law, Economics and Public Policy, Yale Law School, 1983-1988; Co-Director, since 1988.

Visiting Professor, Yale University, 1980-81. Professor of Law, University of California, Los Angeles, 1980-81; Visiting Professor, 1979-80. Professor of Law, State University of New York, Buffalo, 1979-80; Associate Professor, 1977-79. Lecturer and Fellow in Law and Economics, University of Chicago Law School, 1975-77. Associate Professor of Law, University of Puget Sound, Tacoma, Washington, 1975-1977 (on leave); Assistant Professor, 1973-75.

Other Visiting Professor Positions: University of Washington School of Law, 1980; University of Miami Economics Department and Graduate School of Business, 1982-85; University of Rome, "La Sapienza," Rome, Italy, 1983, 1986; Scuola Superiore, University of Pisa, Italy, 1984, 1986, 1988; University of Toronto Department of Economics and Law School, 1988; Escuela de Derecho, Universidad de Puerto Rico, 2007.

Education:

B.A., Yale University (1969); J.D., University of Chicago (1973).

Bibliography:A. Published and Committed Articles

1. Law and Economic Distress: Sangamon County, Illinois 1837-1844, 2 J. Legal Studies 469 (1973). Reprinted in Essays in Nineteenth-Century American Legal History (W. Holt, ed., 1976).
2. The History of the Postal Monopoly in the United States, 18 J. Law & Econ. 33 (1975).

3. The Common Law Process and the Selection of Efficient Rules, 6 J. Legal Studies 65 (1977).
4. Cartels and Patent License Arrangements, 20 J. Law & Econ. 309 (1977). Reprinted in 8 J. Rep. for Antitrust Law & Econ. 357 (1979).
5. Breach and Remedy for the Tender of Nonconforming Goods under the Uniform Commercial Code: An Economic Approach, 91 Harv. L. Rev. 960 (1978). Excerpts reprinted in Economic Readings in Contract Law (Posner & Kronman eds., 1978).
6. Selective Characteristics of Litigation, 9 J. Legal Studies 399 (1980).
7. The Structure and Administration of the Magnuson-Moss Warranty Act, in Economic Regulation and Consumer Welfare: The Federal Trade Commission in the 1970's (Clarkson and Muris eds., Cambridge U. Press, 1981).
8. The New Scientism in Legal Scholarship: A Comment on Clark and Posner, in Symposium: "Legal Scholarship: Its Nature and Purposes," 90 Yale L.J. 1284 (1981).
9. A Theory of the Consumer Product Warranty, 90 Yale L.J. 1297 (1981). Awarded the 1981-82 Prize for Distinguished Scholarship in Law and Economics (University of Miami). Excerpted and reprinted variously.
10. Punitive Damages and Enterprise Liability, 56 So. Cal. L. Rev. 123 (1982).
11. The Civil Jury: Trends in Trials and Verdicts, Cook County, Illinois, 1960-1979 (with Mark Peterson) (Rand Corp., R-2881-ICJ, 1982). Reprinted 32 Fed. Ins. Counsel Q. 361 (1982).
12. Will Uniform Legislation Increase or Decrease the Rate of Injuries from Product Defects?, in Product Liability and Tort Law Reform at 70 (Theberge ed., 1982).
13. Regulating the Content and Volume of Litigation: An Economic Analysis, 1 Sup. Ct. Econ. Rev. 163 (1982). Reprinted as Rand Corp., R-3084-ICJ (1983).
14. The Best Evidence of the Effect of Products Liability Law on the Accident Rate, 91 Yale L.J. 1386 (1982).
15. Social Science Theory and Legal Education: The Law School as University, 33 J. Leg. Ed. 437 (1983).
16. The Selection of Disputes for Litigation (with Benjamin Klein), 13 J. Legal Studies 1 (1984). Reprinted as Rand Corp., R-3084-ICJ (1984).
17. Law and Economics and Law Reform: A Comment on Barth's Cancer Compensation Proposal, 13 J. Legal Studies 587 (1984).
18. Gossiping about Ideas, 93 Yale L.J. 1625 (1984).

19. The Economics of Cost and Fee Rules: A Primer, In Health-Related Claims: Can the Tort and Compensation Systems Cope? at 189 (1984).
20. Reexamining the Selection Hypothesis, 14 J. Legal Studies 215 (1985).
21. Commentary on the Dodd and Gorton Amendments to S-100 (The Kasten Bill) (with Guido Calabresi), Working Paper #34, Program in Civil Liability, Yale Law School, June 1985.
22. What Economists Can Tell Lawyers about Intellectual Property, 8 Research in Law & Econ. 19 (1986).
23. Introduction, "Critical Issues in Tort Law Reform: A Search for Principles" (with Richard A. Epstein), 14 J. Legal Studies 459 (1985).
24. The Invention of Enterprise Liability: A Critical History of the Intellectual Foundations of Modern Tort Law, 14 J. Legal Studies 461 (1985). Excerpted and reprinted variously.
25. Legal and Scientific Concepts of Causation, in Causation and Financial Compensation at 475 (Burger, ed. 1986).
26. The Personality Theory of Agency Regulation, 3 Yale J. Regulation 391 (1986).
27. My Greatest Benefactions, 9 U. Puget Sound L. Rev. 457 (1986).
28. Compensation Systems and Tort Law: A Preliminary Comparative Approach in Risk, Compensation, and Liability: The Policy Choices at 161 (C.E.D., 1986).
29. The Current Insurance Crisis and Modern Tort Law, 96 Yale L.J. 1521 (1987). Excerpted and reprinted variously.
30. Puzzles of the Tort Crisis, 48 Ohio L. Rev. 497 (1987).
31. Modern Tort Law and Its Reform, 22 Valparaiso L. Rev. 1 (1987). Reprinted as "El derecho de la responsabilidad extracontractual moderno y su reforma" in La responsabilidad extracontractual at 263 (C.F. Rosenkrantz com. 2005).
32. The Liability Crisis: A Diagnosis, Fall 1987 Yale Law Report 2.
33. The Disappearance of the Consumer From Modern Products Liability Law, in The Frontier of Research in the Consumer Interest at 771 (Maynes ed., 1988).
34. Measuring Legal Change, 3 J. Law, Econ. & Org. 193 (1988).
35. The Aims of Privatization, 6 Yale Law & Policy Rev. 1 (1988).
36. Satisfying the Multiple Goals of Tort Law, 22 Valparaiso L. Rev. 643 (1988).

37. Products Liability Law and the Accident Rate, in Liability: Perspectives and Policy at 184 (Litan & Winston eds., Brookings Inst. 1988).
38. Compensation for Personal Injury in the United States, in Compensation for Personal Injury in Sweden and other Countries at 127 (J. Hellner ed., 1988).
39. Understanding the Liability Crisis, in New Directions in Liability Law (Proceedings of the Academy of Political Science) at 196 (W. Olson ed., 1988).
40. Statement Dissenting and Concurring, American Bar Association, Report of the Commission to Improve the Liability Insurance System at F-1 (1989).
41. The Antitrust Suits and the Public Understanding of Insurance, 63 Tulane L. Rev. 999 (1989). Reprinted variously.
42. Strict Products Liability: The Original Intent, 10 Cardozo L. Rev. 2301 (1989). Reprinted variously.
43. La Controrivoluzione nel Diritto della Responsabilita' da Prodotti negli Stati Uniti d'America (The Counter-Revolution in Products Liability in the United States), 119 Il Foro Italiano 1 (N.4, March 1989).
44. Introduction, "Issues in Civil Procedure: Advancing the Dialogue" (with Judyth W. Pendell), 69 Boston U.L. Rev. 467 (1989).
45. Private Litigants and the Court Congestion Problem, 69 Boston U. L. Rev. 527 (1989).
46. Insurability and Punitive Damages, 40 Alabama L. Rev. 1009 (1989). Excerpted and reprinted variously.
47. The Modern Irony of Civil Law: A Memoir of Strict Products Liability in the United States, 9 Tel-Aviv U. Studies in Law 93 (1989).
48. The Increasing Division Between Legal Practice and Legal Education, 37 Buff. L. Rev. 681 (1989).
49. Crisis Comes to the Insurers: The Modern Misunderstanding of Insurance Policy, 3 Insurance Law Anthology 13 (1989).
50. The Continuing Crisis in Liability, 1 Prod. Liability L. J. 243 (1989).
51. The Deep Justification for Tort Reform, in Product Liability Reform: Debating the Issues at 7 (Chilton ed., Cen. Study Amer. Bus., No. 98, Washington Univ., St. Louis 1990).
52. The New Legal Structure of Risk Control, 119 Daedalus 207 (1990). Reprinted in Risk at 207 (Burger ed., 1993); The International Library of Essays in Law and Society at 205 (Pat O'Malley, ed., 2006).
53. L'Assicurazione Obbligatoria per la Circolazione degli Autoveicoli negli Stati Uniti (The Compulsory Automobile Insurance Problem in the United States), 1 Quadrimestre rivista di diritto privato 32 (1990).

54. The Role of the Civil Jury in a System of Private Litigation, 1990 U. Chi. Leg. Forum 161 (1990).
55. Riding the Tide toward Modern Tort Law: William Prosser's "The Assault upon the Citadel (Strict Liability to the Consumer)", 100 Yale L.J. 1470 (1991).
56. Law and Economics after Europe's Revolution, in Economic Analysis of Law: A Collection of Applications (Weigel, ed., 1991).
57. The Modern Expansion of Tort Liability: Its Sources, Its Effects, and Its Reform, 5 J. Econ. Perspectives 31 (1991).
58. Foreword, "Modern Civil Procedure: Issues in Controversy" (with Judyth W. Pendell), 54 Law and Contemp. Probs. 1 (1991).
59. Can Absolute Manufacturer Liability be Defended?, 9 Yale J. on Reg. 237 (1992).
60. The Inevitability of Tort Reform, 26 Valparaiso L. Rev. 701 (1992).
61. The Triumphs or Failings of Modern Legal Scholarship and the Conditions of its Production, 63 Colorado L. Rev. 725 (1992).
62. Justifying the Civil Jury, in Verdict: Assessing the Civil Jury System at 103 (Litan ed., Brookings Institution 1993).
63. The Origins of Utility Regulation and the "Theories of Regulation" Debate, 36 J. Law & Econ. 289 (1993). Reprinted in Transaction Cost Economics (Williamson and Masten eds., 1994).
64. The Growth of Interdisciplinary Research and the Industrial Structure of the Production of Legal Ideas: A Reply to Judge Edwards, 91 Mich. L. Rev. 1929 (1993).
65. Lawyers, Liability, and Law Reform: Effects on American Economic Growth and Trade Competitiveness, 71 Denver U.L. Rev. 115 (1993).
66. Economic Problems of Accidents and Compensation, 15 U. Hawaii L. Rev. 544 (1993).
67. The Ambiguous Moral Foundations of the Underground Economy, 103 Yale L.J. 2259 (1994).
68. Socialism, Eastern Europe, and the Question of the Postal Monopoly in Governing the Postal Service at 54 (American Enterprise Institute, Sidak ed., 1994).
69. Contracts Then and Now: An Appreciation of Friedrich Kessler, 104 Yale L.J. 2145 (1995).
70. Channeling Civil Litigation: A Comment on Civil Justice Reform in Ontario, in Prospects for Civil Justice at 237, Ontario Law Reform Commission, (1995).

71. The Government, the Market, and the Problem of Catastrophic Loss, 12 J. Risk & Uncertainty 219 (1996). Reprinted as Les Risques, “Catastrophe”: Intervention Publique ou Marchés Concurrentiels?, 34 Risques 69 (Avril-Juin 1998); in Disaster Law at 329 (Daniel A. Farber and Michael Faure, eds. 2010); and in Climate Change and the World Economy (Stern, Doherty, and Jotzo, eds. 2014), series in The International Library of Critical Writings in Economics (Blaug, ed.).
72. Punitive Damages Reform: The Case of Alabama, 56 La. L. Rev. 825 (1996). Reprinted as “La reforma del régimen de daños punitivos: el caso de Alabama” in La responsabilidad extracontractual at 301 (C.F. Rosenkrantz com. 2005).
73. Procedural versus Substantive Controls of Mass Tort Class Actions, 26 J. Legal Studies 521 (1997).
74. Can Privatization Bring Economic Growth to Africa?, in Gerald Bisong Tanyi, Designing Privatization Strategies in Africa: Law, Economics, Practice at ix (1997).
75. The American Legal System and the Insurability of Environmental Damage and Catastrophic Loss, 83 Geneva Papers on Risk and Insurance 190 (1997).
76. Antitrust Enforcement in the Information Age, 4 Texas Rev. L. & Pol. 141 (1999).
77. Henry Manne and the Market Measure of Intellectual Influence, 50 Case Western Reserve L. Rev. 325 (1999).
78. The Simple Economics of Civil Procedure, 9 Kansas J. of Law & Pub. Pol. 389 (2000).
79. The Economics of Civil Justice Reform Proposals, 9 Kansas J. of Law & Pub. Pol. 401 (2000).
80. Controversies Surrounding Class Actions, 9 Kansas J. of Law & Pub. Pol. 481 (2000).
81. Pobreza, inequidad y crecimiento económico. Principios básicos (Poverty, Inequality, and Economic Growth: Simple Principles), SELA 1999 Revista Jurídica de la Universidad de Palermo 157 (2000). Reprinted in Felicidad: Un Enfoque de Derecho y Economía, (Roemer compl. 2005);
82. The Culture of Modern Tort Law, 34 Valparaiso L. Rev. 573 (2000).
83. Reflexiones Respecto de la Contratación Masiva, in Por Qué Hay Que Cambiar el Código Civil? at p. 155 (Fernando Cantuarias Salaverry, ed. 2001).
84. A Careful Look at the Drama of *Bush v. Gore*, Summer 2001 Yale Law Report 40.
85. International Control of Environmental Harm through Regulation and Law, Forward to Lucas Bergkamp, Liability and Environment at xvii (2001).
86. The Constitutionality of State Tort Reform Legislation and *Lochner*, 31 Seton Hall L. Rev. 683 (2001).
87. Reanalyzing *Bush v. Gore*: Democratic Accountability and Judicial Overreaching, 72 U. Colo. L. Rev. 953 (2001).

88. Derechos economicos, derechos personales y otras restricciones sobre los resultados de las mayorias, (Economic Rights, Personal Rights, and Other Constraints on Majoritarian Outcomes), Los derechos fundamentales, SELA 2001 at 19. Reprinted in 7 Revista de Economía y Derecho 59 (2010).
89. U.S. v. Microsoft: A Legal and Economic Analysis of the Settlement, Washington Legal Foundation, Contemporary Legal Notes, Number 41, March, 2002.
90. The [Punitive Damages] Problem and Efforts to Understand it, in Sunstein, et al., Punitive Damages: How Juries Decide at 1 (2002).
91. L'antitrust negli Stati Uniti e in Europa. Analisi e psicoanalisi di una divergenza (The Prospects of Convergence of U.S. and European Commission Competition Policies), 4 mercato concorrenza regole 151 (April 2002).
92. Government Insurance versus Market Insurance, 28 Geneva Papers on Risk and Insurance 71 (2003).
93. Small Business, Economic Growth, and the Huffman Conjecture, 7 J. of Small and Emerging Business Law 1 (2003).
94. Flawed Efforts to Apply Modern Antitrust Law to Network Industries, in High-Stakes Antitrust at 117 (AEI/Brookings Institute Press, 2003).
95. The Cumulative Sources of the Asbestos Litigation Phenomenon, 31 Pepperdine L. Rev. 261 (2004).
96. The Problematic Structure of the September 11th Victim Compensation Fund, 53 DePaul L. Rev. 527 (2004).
97. Beyond Brown: Opportunity versus Equality as an Empowerment Norm: An Essay for Owen Fiss, 58 U. Miami L. Rev. 347 (2004).
98. The Gentle Genius of Franco Romani in Franco Romani, scienziato sociale 1935-2002 at 131 (da Empoli & Pulitini eds., 2004).
99. What We Know and What We Don't Know about Modern Class Actions, Manhattan Inst., Civil Justice Rep. (2005).
100. The Rise of Law and Economics: A Memoir of the Early Years in Law and Economics: Essays by the Founding Fathers at 350 (Rowley & Parisi, eds.) (2005); reprinted as El surgimiento del análisis económico del derecho: una memoria de los primeros años, 2 Revista de Economía y Derecho 51 (Autumn 2004).
101. Reexamining the Market for Judicial Clerks and other Assortative Matching Markets, 22 Yale J. Reg. 123 (2005).
102. Reduciendo la Pobreza Global: Teoría, Práctica y Reforma (Reducing Global Poverty: Theory, Practice and Reform), SELA 2005: Law and Poverty.

103. Law and Economics, in American Conservatism: An Encyclopedia at 490 (Frohnen, Beer & Nelson eds. 2006).
104. The Modern Transformation of Civil Law, 54 Buff. L. Rev. 957 (2006).
105. *Aspen Skiing: Product Differentiation and Preventing Free Riding as Monopolization* (with Jonathan Lewinsohn), in Antitrust Stories at 229 (Fox & Crane eds., 2007).
106. Networks and Antitrust Analysis, 1 Issues in Competition Law and Policy 641 (ABA Section of Antitrust Law 2008). Reprinted as “Repensando o Direito da Concorrência na era das indústrias de rede” (Rethinking Antitrust Law in an Age of Network Industries), 27 Revista de Direito Público da Economia (Journal of Public Law and Economics) 97 (2009).
107. Perspectives on the Future Direction of Antitrust, 22 Antitrust 27 (2008).
108. The Abiding Influence of *The Antitrust Paradox: An Essay in Honor of Robert H. Bork*, 31 Harv. J. of Law & Public Policy 455 (2008).
109. Francesco Busnelli and the Development of Modern Tort Law in the U.S., Italy, and the European Community, II Liber Amicorum per Francesco D. Busnelli at 437 (2008).
110. “The Limits of Antitrust” and the Chicago School Tradition, 6 J. Competition Law & Economics 1 (2010); doi: 10.1093/joclec/nhp027. Revised version reprinted in The Limits of Competition Law at 15 (Lianos & Sokol, eds. 2011).
111. The Economic Case for Tort Reform, Tort Reform: Commentary and Other Materials, Andrew Popper at (2010), available at <http://exchange.westlaw.com>.
112. Michael Trebilcock and the Past and Future of Law and Economics, 60 U. Toronto L.J. 155 (2010); doi: 10.3138/utlj.60.2.155.
113. Timing “Disturbances” in Labor Market Contracting: Roth’s Findings and the Effects of Labor Market Monopsony, 28 J. Labor Econ. 447 (2010).
114. El Dinero y la Justicia: George Priest y el Análisis Económico del Derecho (Marcelo Alegre, ed. 2010).
115. Market Share Liability in Personal Injury and Public Nuisance Litigation: An Economic Analysis, 18 Sup. Ct. Econ. Rev. 109 (2010).
116. “The Importance of Law in Promoting Innovation and Growth” (with Robert Cooter, Aaron Edlin and Robert E. Litan), in Rules for Growth: Promoting Innovation and Growth through Legal Reform at 1 (Kauffman Foundation, 2011).
117. “Advancing Antitrust Law to Promote Innovation and Economic Growth”, in Rules for Growth: Promoting Innovation and Growth through Legal Reform at 209 (Kauffman Foundation, 2011).

118. “The Effects of Modern Tort Law on Innovation and Economic Growth”, in Rules for Growth: Promoting Innovation and Growth through Legal Reform at 273 (Kauffman Foundation, 2011).
119. Reconstruyendo la libertad, Una selección de artículos de: George L. Priest (Compiación y revisión Marina Lazarte) (2011).
120. The Curious Treatment of Capitalism in Legal Education, 46 SOCIETY (2012). Also available at <http://www.springerlink.com/openurl.asp?genre=article&id=doi:10.1007/s12115-012-9534-z>.
121. Rethinking the Economic Basis of the Standard Oil Refining Monopoly: Dominance Against Competing Cartels, 85 So. Cal. L. Rev. 499 (2012).
122. *Standard Oil*, The Origins of Dual Antitrust Jurisdiction in the U.S., and the Modern Justification for Unified Enforcement, 1 Concurrences (2013); reprinted in I William E. Kovacic: An Antitrust Tribute Liber Amicorum at 291 (Charbit & Ramundo, eds., 2012).
123. Competition Law in Developing Nations: The Absolutist’s View, Competition Law and Development at 79 (Sokol, Cheng, and Lianos eds., Stanford University Press, 2013).
124. The Expansion of Modern U.S. Tort Law and its Excesses, in The American Illness: Essays on the Rule of Law at 249 (F.H. Buckley ed., Yale University Press, 2013).
125. Robert H. Bork and the Yale School of Antitrust Analysis, Summer 2013 Yale Law Report 34.
126. Bork’s Strategy and the Influence of the Chicago School on Modern Antitrust Law, 57 J. Law & Econ. S1 (2014).
127. Ronald Coase: Firms and Markets, Man and the Economy, Volume 1, Issue 2 at 143 (De Gruyter, 2014).
128. The Illusive Attraction of No Fault, forthcoming ____ Clev. St. L. Rev. ____ .
129. The Economics of Insurance and the Current Restatement Project, forthcoming ____ George Mason L. Rev. ____ (2016).
130. The Political Order and the Market Order, forthcoming.
131. The Uncertain Welfare Effects of Railroad Competition and Railroad Regulation, 1870-1900, forthcoming ____ J. Competition L. & Econ. ____ (2016).
- B. Current Drafts in Circulation
132. Internalizing Costs (mimeo 1984, 1987, 1989, 1990).
133. The Current Crisis in Compensation Systems for Traffic Accidents in the United States (mimeo 1990).

134. Justifying Tort Reform in our Confused System of Accident Law (mimeo 1991).
135. The Government versus the Market in Protecting against Economic Misfortune (July 1998).
136. The Evolution or Design of the Common Law: The Unexplained Sources of the Common Law (March, 2015)

C. Legislative, Executive and Regulatory Testimony (* indicates written report also submitted).

- 137.* Modernizing the Regulation of Product Warranties, Federal Trade Commission, 1985.
- 138.* "Products Liability Reform and the Dodd and Gorton Amendments to S.100", United States Senate Committee on Commerce, Science and Transportation, June 25, 1985.
- 139.* "A Legal Analysis of the Jurisdiction and Choice of Law Provisions of the Gorton Amendment No. 1951 to S.1999" (with Professor Perry Dane), United States Senate Committee on Commerce, Science and Transportation, June 13, 1986.
140. "Tort Reform and Insurance Regulation", Select Committee on Insurance, California Legislature, October 20, 1986.
141. "A Legal Analysis of S.2805, An Act Concerning Product Liability and Punitive Damages", Committee on the Judiciary, New Jersey Senate, February 9, 1987.
- 142.* "Joint and Several Liability: The Issues and Remaining Questions", Ontario Law Reform Commission, March 23, 1987.
143. "Products Liability Reform and the Insurance Crisis", Committee on the Judiciary, Louisiana Senate, June 9, 1987.
- 144.* "An Analytical Critique of the United States' No-Fault Automobile Experience", Inquiry into Motor Vehicle Accident Compensation in Ontario (Osborne Inquiry), June 30, 1987.
- 145.* "Hearings on the Nomination of Robert H. Bork to be Associate Justice of the Supreme Court of the United States", Committee on the Judiciary, United States Senate, 100th Congress, 1st Session 2439-2444 (1987).
- 146.* "The Liability Crisis, the Antitrust Suits and the McCarran-Ferguson Act", Subcommittee on Antitrust, Monopolies and Business Rights, Committee on the Judiciary, United States Senate, June 14, 1988.
- 147.* "Allowing Drivers a Choice between No-Fault and Fault-Based Auto Insurance: An Analytical Critique", Ontario Automobile Insurance Board, May 24, 1989.
148. "Alternative Compensation Systems and the Problems of Modern Tort Law", Minnesota Injury Compensation Study Commission, June 21, 1989.
- 149.* "The Costs of Regulation Given the Role of the Insurance Industry in Modern Society", Consolidated Hearings before the Insurance Commissioner of the State of California, January 9, 1990.

- 150.* "The Successes and Failures of Threshold No-Fault Systems in the United States", Standing Committee on General Government, Parliament of Ontario, January 17, 1990.
- 151.* "The Effects of Proposition 103 on Consumers and on Competition in Property/Casualty Insurance", Comment on Proposed Regulations, Department of Insurance, State of California, April 8, 1991.
- 152.* "Confiscatory Regulation and the Effects of Proposition 103's Rollback Orders on Consumers and on Competition in Property/Casualty Insurance", Department of Insurance, State of California, November 21, 1991.
- 153.* "Internalizing the Costs of Nuclear Power", Ontario Court (General Division), April 23, 1993.
154. "The Economic Function of Life Insurance Agency Commissions and the Effects on Consumers of Mandatory Rebates," Department of Insurance, State of California, October 18, 1993.
- 155.* "How to Privatize Intelsat".
- 156.* McCarran-Ferguson Reform, State Regulation and the Consumer Interest, National Conference of Insurance Legislators, New York, November 12, 1994.
- 157.* "Statement Concerning H.R. 10", Common Sense Legal Reforms Act of 1995, Committee on the Judiciary, 104th Congress, February 13, 1995.
- 158.* "Statement Concerning Punitive Damages Tort Reform," Committee on the Judiciary, United States Senate, April 4, 1995; and "Response to Statement of [Clinton] Administration Policy of April 25, 1995," May 2, 1995.
159. "Punitive Damages Reform in Historical Perspective," Hearing on S.1554, "Fairness in Punitive Damages Awards Act," Committee on the Judiciary, United States Senate, July 29, 1998; and Response to Senator Orrin G. Hatch, Chairman, United States Senate Committee on the Judiciary Re: S.1554, "Fairness in Punitive Damages Award Act," September 3, 1998.
160. "The Antitrust Implications of the Cable Bills," New Jersey State Assembly, February 3, 2003; New Jersey State Senate, March 10, 2003.
161. Securing Our Economic Future: The White House Conference on the Economy, The High Costs of Lawsuit Abuse, December 15, 2004,
<http://www.whitehouse.gov/news/releases/2004/12/print/20041215-11.html>

D. Journalism

162. "The Benefits of Tort Reform--Sense & Nonsense", Wall Street Journal, February 11, 1987 at 26.
163. "USA, Cartelli in Rimonta" in Dossier Antitrust at 23, Il Sole 24 Ore, 29 January 1988, Roma, Italia.
164. Commentary, "The (Pop-Gun) War Against the Insurers", Hartford Courant, June 26, 1988 at C1.

165. "Tort Law, Insurance, and the Insurance Crisis", in Tort Law and the Insurance Crisis, The World & I at 522 (Criner ed., February, 1989).
166. "How to Control Liability Costs", Fortune, April 24, 1989 at 323.
167. "The Antitrust Suit Counteroffensive to Tort Reform", Legal Backgrounder, Washington Legal Foundation, May 12, 1989.
168. "Negli States la Privatizzazione si Chiama Deregulation", L' Opinione, 21 March 1989 at 57, Roma, Italia.
169. "Will Argentina Simply Replace One Monopoly With Another?", Wall Street Journal, September 22, 1989 at A13.
170. "What Bork and Sarokin Have in Common", (letter) Wall Street Journal, August 22, 1994 at A15.
171. "The Punitive Damages Problem in Alabama", Birmingham News, December 29, 1996 at 1C.
172. "The Supreme Court Passes the Buck on Asbestos", Wall Street Journal, July 2, 1997 at A15.
173. "True Conservatism and Satellite Competition", Space News, May 11, 1998 at 21; reprinted Congressional Record, May 20, 1998 at E908.
174. "The Stakes in the Case against Microsoft", Wall Street Journal, May 19, 1998 at A22; "The Dangers of Attack on Microsoft" (response to Robert H. Bork), Wall Street Journal, June 8, 1998 at A23.
175. "The Conservative Delusion over Auto Choice", Wall Street Journal, July 21, 1998 at A14. Reprinted in "On the Issues," American Enterprise Institute, August, 1998; Louisiana Advocates at 4 (September, 1998).
176. "Why Clinton Lied", Wall Street Journal, September 23, 1998 at A22.
177. "Trial by State," review of Richard A. Posner, *An Affair of State* in Wall Street Journal, September 14, 1999 at A20.
178. "Judge Jackson's Case against Microsoft," Wall Street Journal, November 8, 1999 at A50.
179. Dialogue with Jonathan Zittrain: "The False Epic of the Microsoft Decision," November 24, 1999; "Judge Jackson's Case More Carefully Considered," November 30, 1999; "General Rules, the Remedy in Microsoft, and the Role of Judge Posner," December 1, 1999, Slate Magazine, www.slate.com/dialogues
180. "Don't Count on a Breakup," Wall Street Journal, April 26, 2000 at A26; reprinted in the Toronto Financial Post, April 28, 2000 at C19.
181. "On Character Assassination," Yale Docket, May 2000 at p. 3.
182. "Some Kind of Remedy," New York Times, June 9, 2000 at A31.

183. "Letter to Larry," The Industry Standard, July 3, 2000 at 122.
184. "Community Impact Evaluation Needed," The Denver Post, August 12, 2000 at 7B.
185. "It's Not Just Alabama," Reader's Digest, October 2000 at 156.
186. "The Deeper Scandal of the Clinton Pardons," (with Minor Myers III), Christian Science Monitor, February 26, 2001 at 9.
187. "A Ruling for 'Predators'—and Consumers," Wall Street Journal, May 3, 2001 at A18.
188. "The GE/Honeywell Precedent," (with Franco Romani), Wall Street Journal, June 20, 2001 at A18.
189. "Justice Bows to Reason," Wall Street Journal, September 7, 2001 at A14.
190. "Microsoft Wins . . . Sort Of," Wall Street Journal, November 2, 2001 at A14.
191. "Microsoft and the Courts," (response to Larry Lessig) New York Times, November 16, 2001 at A24.
192. "The End of the Microsoft Case," Wall Street Journal, November 4, 2002 at A14; reprinted in the National Post, November 5, 2002 at FP15.
193. "Class Warfare," Wall Street Journal, May 5, 2003 at A14; reprinted in the National Post, May 6, 2003 at FP15.
194. "An Expensive Game to Play," April 12, 2004, Tech Central Station, www.techcentralstation.com/041204E.html
195. "Supreme Wisdom," Wall Street Journal, June 18, 2004 at A10.
196. "Tackling Tort Reform," February 11, 2005, National Review Online, <http://www.nationalreview.com/comment/priest200502111122.asp>
197. "Globalization and the Olympics," (with Minor Myers III), Wall Street Journal, August 25, 2008 at A11.
198. "The Justice Department's Antitrust Bomb," Wall Street Journal, June 2, 2009 at A21.
199. "Stevens and Antitrust," (with William Ranney Levi), National Law Journal, May 24, 2010 at 46, <http://www.law.com/jsp/nlj/PubArticleNLJ.jsp?id=1202458536633&hbxlogin=1>
200. "Commentary: The loose threads in *American Needle*," National Law Journal, August 4, 2010, <http://www.law.com/jsp/nlj/PubArticleNLJ.jsp?id=1202464238938>
201. "Washington's Antitrust Timewarp," Wall Street Journal, September 6, 2011 at A21.
202. "Will Mexico Harm its Citizens by Departing From Established Antitrust Policy," Forbes Blogs, October 2, 2011, <http://blogs.forbes.com/georgepriest/>

203. “Piketty’s Political Hunch,” The American, July 5, 2014,
<http://american.com/archive/2014/july/pikettys-analysis-examined>
204. “Apple Should Win Its E-Book Appeal,” Wall Street Journal, December 14, 2014 at A13.

Distinguished Lectureships:

Olin Distinguished Lecture Series, University of California at Los Angeles School of Business (Inaugural Lecture, 1985).

Monsanto Lecture in Tort Law and Jurisprudence, Valparaiso Law School (Inaugural Lecture, 1987).

Distinguished Visiting Professor in Legal Theory, University of Toronto Faculty of Law and Department of Economics, Michémas Term, 1988.

Martin P. Miller Centennial Lecture, University of Denver College of Law, 1992.

Fifty-Sixth Cleveland-Marshall Fund Lecture, Cleveland-Marshall College of Law, 1993.

Twenty-Sixth Geneva Lecture on Insurance, Geneva Association, 2002.

Twentieth Higgins Distinguished Visiting Professor, Lewis & Clark Law School, 2003.

Distinguished Economist Lecture, Bureau of Competition, Federal Trade Commission, 2004.

Other Awards:

Templeton Honor Rolls for Education in a Free Society, 1997.

Profesor Honorario, Universidad Peruana de Ciencias Aplicadas, Lima, Peru, 2003.

Member, American Academy of Arts and Sciences.

Teaching:

Recent courses: Antitrust; Advanced Antitrust; Network Industries; Insurance and Public Policy; Capitalism; Capitalism Film Society; Regulated Industries; Constitutional Law; Federalism; Campaign Finance Regulation; Products Liability; Torts; Advanced Torts; Civil Procedure; Democracy or Capitalism? (seminar).

Other offerings: Contracts; Commercial Law; Price Theory; Remedies; Criminal Case Settlement (seminar); Theories of the Common Law (seminar).

Journal Referee:

American Economic Review; Economic Inquiry; Journal of Health Politics, Policy and Law; Journal of Japanese Studies; Journal of Law & Economics; Journal of Law, Economics & Organization; Journal of Legal Studies; Law and Society Review; Law and Policy; Journal of Political Economy; Rand Journal of Economics; National Science Foundation (Law and Social Sciences) (Economics); Review of Economics and Statistics; Science.

Consultantships:

Institute for Civil Justice, The Rand Corporation, since 1980;

Federal Trade Commission, 1984-85; 2001-03.

Other Professional Service:

President's (U.S.) Commission on Privatization, 1987-88.

American Bar Association, President's Commission to Improve the Liability Insurance System, 1987-89.

Special Master, McLendon v. The Continental Group, Inc., et. al., U.S. District Court, District of New Jersey, 1989- .

President, American Law and Economics Association, 1991-92.

American Enterprise Institute, Council of Academic Advisers, 1994-2015. Council Chairman and member Board of Trustees, 2012-2015.