

## PUBLICATIONS

ROBERT C. POST

### Books

CITIZENS DIVIDED: CAMPAIGN FINANCE REFORM AND THE CONSTITUTION (Harvard University Press 2014).

DEMOCRACY, EXPERTISE, ACADEMIC FREEDOM: A FIRST AMENDMENT JURISPRUDENCE FOR THE MODERN STATE (Yale University Press 2012).

FOR THE COMMON GOOD: PRINCIPLES OF AMERICAN ACADEMIC FREEDOM (Matthew W. Finkin & Robert C. Post, Yale University Press 2009).

ANOTHER COSMOPOLITANISM (Seyla Benhabib, edited and introduced by Robert C. Post, Oxford University Press 2006).

FOOD MARKETING TO CHILDREN AND YOUTH: THREAT OR OPPORTUNITY? (Committee on Food Marketing and the Diets of Children and Youth et al. eds., National Academies Press 2006) [member of Committee].

CIVIL SOCIETY AND GOVERNMENT (Nancy L. Rosenblum & Robert C. Post eds., Princeton University Press 2002).

PREJUDICIAL APPEARANCES: THE LOGIC OF AMERICAN ANTIDISCRIMINATION LAW (Robert C. Post with K. Anthony Appiah, Judith Butler, Thomas C. Grey & Reva B. Siegel, Duke University Press 2001).

HUMAN RIGHTS IN POLITICAL TRANSITIONS: GETTYSBURG TO BOSNIA (Carla Hesse & Robert C. Post eds., Zone Books 1999).

RACE AND REPRESENTATION: AFFIRMATIVE ACTION (Robert C. Post & Michael Rogin eds., University of California Press 1996; Zone Books 1998).

CENSORSHIP AND SILENCING: PRACTICES OF CULTURAL REGULATION (Robert C. Post ed., Getty Research Institute for the History of Art and the Humanities 1998).

CONSTITUTIONAL DOMAINS: DEMOCRACY, COMMUNITY, MANAGEMENT (Robert C. Post, Harvard University Press 1995).

LAW AND THE ORDER OF CULTURE (Robert C. Post ed., University of California Press 1990).

## Articles and Chapters

*Adam Smith's First Amendment* (with Amanda Shanor), 128 HARVARD LAW FORUM 165 (2015).

*Academic Freedom and the Constitution* in WHO'S AFRAID OF ACADEMIC FREEDOM (Akeel Bilgrami and Jonathan R. Cole, eds., Columbia University Press 2015).

*Why Bother with Academic Freedom?* 9 FLORIDA INTERNATIONAL UNIVERSITY LAW REVIEW 9 (2014).

*Discipline and Freedom in the Academy*, 65 ARKANSAS LAW REVIEW 203 (2012).

*Understanding the First Amendment*, 87 WASHINGTON LAW REVIEW 549 (2012).

*Interview with Peter Molnar* in THE CONTENT AND CONTEXT OF HATE SPEECH (Michael Herz and Peter Molnar eds., Cambridge University Press 2012).

*Campaign Finance Regulations and First Amendment Fundamentals*, in MONEY, POLITICS, AND THE CONSTITUTION 9 (Monica Youn ed., Century Foundation Press 2011).

*Truth and Disagreement*, in TRUTH AND DEMOCRACY 76 (Jeremy Elkins and Andrew Norris eds., University of Pennsylvania 2012).

*Participatory Democracy as a Theory of Free Speech*, 97 VIRGINIA LAW REVIEW 477 (2011).

*Participatory Democracy as a Theory of Free Speech: A Reply*, 97 VIRGINIA LAW REVIEW 617 (2011).

*Theorizing Disagreement: Reconceiving the Relationship Between Law and Politics*, 98 CALIFORNIA LAW REVIEW 1319 (2010).

*Perspektivismus und Recht*, in PERSPEKTIVE: DIE SPALTUNG DER STANDPUNKTE 65 (Gertrud Koch ed., Wilhelm Fink 2010).

*Constructing the European Polity: ERTA and the Open Skies Judgments*, in THE PAST AND FUTURE OF EU LAW: THE CLASSICS OF EU LAW REVISITED ON THE 50TH ANNIVERSARY OF THE ROME TREATY 234 (Miguel Poiares Maduro & Loïc Azuolai eds., Hart 2010).

*Personal Responsibility and Obesity: A Constructive Approach To A Controversial Issue* (with Kelly D. Brownell, Rogan Kersh, David S. Ludwig, Rebecca M. Puhl, Marlene B. Schwartz & Walter C. Willett), HEALTH AFFAIRS, March 2010, at 379.

[\*The Job of Professors\*](#), 88 TEXAS LAW REVIEW 185 (2009).

[\*Debating Disciplinary\*](#), 35 CRITICAL INQUIRY 749 (2009).

[\*Constitutional Restraints on the Regulations of Scientific Speech and Scientific Research\*](#), 15 SCIENCE AND ENGINEERING ETHICS 431 (2009).

[\*Constitutional Scholarship in the United States\*](#), 7 INTERNATIONAL JOURNAL OF CONSTITUTIONAL LAW 416 (2009).

[\*Democratic Constitutionalism\*](#) (with Reva B. Siegel), in THE CONSTITUTION IN 2020, at 25 (Jack M. Balkin & Reva B. Siegel eds., Oxford University Press 2009).

*A Progressive Perspective on Freedom of Speech*, in THE CONSTITUTION IN 2020, at 179 (Jack M. Balkin & Reva B. Siegel eds., Oxford University Press 2009).

*Hate Speech*, in EXTREME SPEECH AND DEMOCRACY 123 (Ivan Hare & James Weinstein eds., Oxford University Press 2009).

[\*Congress & the Court: The Scope of National Legislative Power\*](#), DAEDALUS, Fall 2008, at 81.

[\*Mr. Taft Becomes Chief Justice\*](#), 76 UNIVERSITY OF CINCINNATI LAW REVIEW 761 (2008).

*The Circulation of Information*, 9 PEKING UNIVERSITY LAW REVIEW 266 (2008).

[\*Theorizing the Law/Politics Distinction: Neutral Principles, Affirmative Action, and the Enduring Legacy of Paul Mishkin\*](#) (with Neil S. Siegel), 95 CALIFORNIA LAW REVIEW 1473 (2007).

[\*Roe Rage: Democratic Constitutionalism and Backlash\*](#) (with Reva B. Siegel), 42 HARVARD CIVIL RIGHTS-CIVIL LIBERTIES LAW REVIEW 373 (2007).

[\*Informed Consent to Abortion: A First Amendment Analysis of Compelled Physician Speech\*](#), 2007 UNIVERSITY OF ILLINOIS LAW REVIEW 939.

*Religion and Freedom of Speech: Portraits of Muhammad*, 14 CONSTELLATIONS 72 (2007).

[\*Originalism as a Political Practice: The Right's Living Constitution\*](#) (with Reva B. Siegel), 75 FORDHAM LAW REVIEW 545 (2006).

[\*Federalism, Positive Law, and the Emergence of the American Administrative State: Prohibition in the Taft Court Era\*](#), 48 WILLIAM & MARY LAW REVIEW 1 (2006).

[\*Transparent and Efficient Markets: Compelled Commercial Speech and Coerced Commercial Association\*](#) in United Foods, Zauderer, and Abood, 40 VALPARAISO UNIVERSITY LAW REVIEW 555 (2006).

*Balancing Information and Personality Rights* (如何平衡信息与人格权), in SPECIALIZED RESEARCH IN PERSONALITY RIGHTS LAW AND TORT LAW (人格权法及侵权法专题研究) (Paul Gewirtz ed., China Legal System Press 2006) [in Chinese].

*The Structure of Academic Freedom*, in ACADEMIC FREEDOM AFTER SEPTEMBER 11, at 61 (Beshara Doumani ed., Zone Books 2006).

[Questioning Justice: Law and Politics in Judicial Confirmation Hearings](#) (with Reva B. Siegel), YALE LAW JOURNAL (THE POCKET PART), Jan. 2006, [http://www.thepocketpart.org/2006/01/post\\_and\\_siegel.html](http://www.thepocketpart.org/2006/01/post_and_siegel.html).

[Compelled Subsidization of Speech: Johanns v. Livestock Marketing Association](#), 2005 SUPREME COURT REVIEW 195.

[Who's Afraid of Jurispathic Courts?: Violence and Reason](#) in Nomos and Narrative, 17 YALE JOURNAL OF LAW & THE HUMANITIES 9 (2005).

[Democracy and Equality](#), 1 LAW, CULTURE AND THE HUMANITIES 142 (2005); *republished in* 603 ANNALS OF THE AMERICAN ACADEMY OF POLITICAL AND SOCIAL SCIENCE 24 (2006).

[Popular Constitutionalism, Departmentalism, and Judicial Supremacy](#) (with Reva B. Siegel), 92 CALIFORNIA LAW REVIEW 1027 (2004).

*Redefreiheit, Menschenwürde und Demokratie*, in BILDERVERBOT: RECHT, ETHIK, UND ÄSTHETIK DER ÖFFENTLICHEN DARSTELLUNG 170 (Günter Frankenberg and Peter Niesen eds., Lit 2004).

*Sexual Harassment and the First Amendment*, in DIRECTIONS IN SEXUAL HARASSMENT LAW 382 (Catharine A. MacKinnon and Reva B. Siegel eds., Yale University Press 2004).

[Foreword: Fashioning the Legal Constitution: Culture, Courts, and Law](#), 117 HARVARD LAW REVIEW 4 (2003).

*Congress & the Court*, DAEDALUS, Summer 2003, at 5.

[Law and Cultural Conflict](#), 78 CHICAGO-KENT LAW REVIEW 485 (2003).

[Legislative Constitutionalism and Section Five Power: Policentric Interpretation of the Family and Medical Leave Act](#) (with Reva B. Siegel), 112 YALE LAW JOURNAL 1943 (2003).

[Protecting the Constitution from the People: Juricentric Restrictions on Section Five Power](#) (with Reva B. Siegel), 78 INDIANA LAW JOURNAL 1 (2003).

[Academic Freedom and the "Intifada Curriculum,"](#) ACADEME, May-June 2003, at 16.

*Constitutionally Interpreting the FSM Controversy*, in THE FREE SPEECH MOVEMENT: REFLECTIONS ON BERKELEY IN THE 1960S 401 (Robert Cohen & Reginald E. Zelnik eds., University of California Press 2002).

[Federalism in the Taft Court Era: Can It Be "Revived"?](#), 51 DUKE LAW JOURNAL 1513 (2002).

*Sustaining the Premise of Legality: Learning to Live with Bush v. Gore*, in *BUSH V. GORE: THE QUESTION OF LEGITIMACY* 96 (Bruce Ackerman ed., Yale University Press 2002).

*First Amendment Rights*, in *LE DROIT DANS LA CULTURE AMÉRICAINNE* (Philippe Raynaud & Elisabeth Zoller eds., Panthéon-Assas 2001).

[\*Three Concepts of Privacy\*](#), 89 *GEORGETOWN LAW JOURNAL* 2087 (2001).

[\*The Supreme Court Opinion as Institutional Practice: Dissent, Legal Scholarship, and Decisionmaking in the Taft Court\*](#), 85 *MINNESOTA LAW REVIEW* 1267 (2001).

[\*The Challenge of Globalization to American Public Law Scholarship\*](#), 2 *THEORETICAL INQUIRIES IN LAW* 323 (2001).

*Reconciling Theory and Doctrine in First Amendment Jurisprudence*, 88 *CALIFORNIA LAW REVIEW* 2353 (2000); *republished in* *ETERNALLY VIGILANT: FREE SPEECH IN THE MODERN ERA* 152 (Lee C. Bollinger & Geoffrey R. Stone eds., University of Chicago Press 2002).

[\*Equal Protection by Law: Federal Antidiscrimination Legislation After Morrison and Kimel\*](#) (with Reva B. Siegel), 110 *YALE LAW JOURNAL* 441 (2000).

[\*Democratic Constitutionalism and Cultural Heterogeneity\*](#), 25 *AUSTRALIAN JOURNAL OF LEGAL PHILOSOPHY* 185 (2000).

*Between Philosophy and Law: Sovereignty and the Design of Democratic Institutions*, in *NOMOS XLII: DESIGNING DEMOCRATIC INSTITUTIONS* 209 (Ian Shapiro & Stephen Macedo eds., New York University Press 2000).

[\*The Constitutional Status of Commercial Speech\*](#), 48 *UCLA LAW REVIEW* 1 (2000).

[\*Encryption Source Code and the First Amendment\*](#), 15 *BERKELEY TECHNOLOGY LAW JOURNAL* 713 (2000).

[\*Prejudicial Appearances: The Logic of American Antidiscrimination Law\*](#), 88 *CALIFORNIA LAW REVIEW* 1 (2000).

*Tort Law and the Communitarian Foundations of Privacy*, *THE RESPONSIVE COMMUNITY*, Winter 1999-2000, at 19.

[\*Defending the Lifeworld: Substantive Due Process in the Taft Court Era\*](#), 78 *BOSTON UNIVERSITY LAW REVIEW* 1489 (1998).

[\*Judicial Management: The Achievements of Chief Justice William Howard Taft\*](#), *MAGAZINE OF HISTORY*, Fall 1998, at 24.

*Judicial Management and Judicial Disinterest: The Achievements and Perils of Chief Justice William Howard Taft*, 1998-1 JOURNAL OF SUPREME COURT HISTORY 50.

[Democracy, Popular Sovereignty, and Judicial Review](#), 86 CALIFORNIA LAW REVIEW 429 (1998).

*Tragedy and Constitutional Interpretation: The California Civil Rights Initiative*, in CONSTITUTIONAL STUPIDITIES, CONSTITUTIONAL TRAGEDIES 217 (William N. Eskridge, Jr. & Sanford Levinson eds., New York University Press 1998).

[Justice for Scalia](#), NEW YORK REVIEW OF BOOKS, June 11, 1998, at 57.

*Community and the First Amendment: A Vital Tension*, THE RESPONSIVE COMMUNITY, Winter 1997/98, at 13.

[Community and the First Amendment](#), 29 ARIZONA STATE LAW JOURNAL 473 (1997).

[Equality and Autonomy in First Amendment Jurisprudence](#), 95 MICHIGAN LAW REVIEW 1517 (1997).

[Subsidized Speech](#), 106 YALE LAW JOURNAL 151 (1996).

[Introduction: After Bakke](#), REPRESENTATIONS, no. 55, Summer 1996, at 1.

*The Challenge of State Constitutions*, in CONSTITUTIONAL REFORM IN CALIFORNIA: MAKING STATE GOVERNMENT MORE EFFECTIVE AND RESPONSIVE 45 (Bruce E. Cain & Roger G. Noll eds., Institute of Governmental Studies Press, University of California, Berkeley 1995).

[Recuperating First Amendment Doctrine](#), 47 STANFORD LAW REVIEW 1249 (1995).

*William Howard Taft*, in THE SUPREME COURT JUSTICES: A BIOGRAPHICAL DICTIONARY 457 (Melvin I. Urofsky ed., Garland 1994).

[Reconceptualizing Vagueness: Legal Rules and Social Orders](#), 82 CALIFORNIA LAW REVIEW 491 (1994).

*The Legal Regulation of Gossip: Backyard Chatter and the Mass Media*, in GOOD GOSSIP 65 (Robert F. Goodman & Aaron Ben-Ze'ev eds., University Press of Kansas 1994).

[Lani Guinier, Joseph Biden, and the Vocation of Legal Scholarship](#), 11 CONSTITUTIONAL COMMENTARY 185 (1994).

[Meiklejohn's Mistake: Individual Autonomy and the Reform of Public Discourse](#), 64 UNIVERSITY OF COLORADO LAW REVIEW 1109 (1993).

[Managing Deliberation: The Quandary of Democratic Dialogue](#), 103 ETHICS 654 (1993).

*Between Democracy and Community: The Legal Constitution of Social Form*, NOMOS XXXV: DEMOCRATIC COMMUNITY 163 (John W. Chapman & Ian Shapiro eds., New York University Press 1993).

*Chief Justice Taft and the Concept of Federalism*, in FEDERALISM AND THE JUDICIAL MIND: ESSAYS ON AMERICAN CONSTITUTIONAL LAW AND POLITICS 53 (Harry N. Scheiber ed., Institute of Governmental Studies Press, University of California, Berkeley 1992); *republished in* 9 CONSTITUTIONAL COMMENTARY 199 (1992).

[\*Postmodern Temptations\*](#), 4 YALE JOURNAL OF LAW & THE HUMANITIES 391 (1992).

[\*Rereading Warren and Brandeis: Privacy, Property, and Appropriation\*](#), 41 CASE WESTERN RESERVE LAW REVIEW 647 (1991).

[\*Justice William J. Brennan and the Warren Court\*](#), 8 CONSTITUTIONAL COMMENTARY 11 (1991); *republished in* THE WARREN COURT IN HISTORICAL AND POLITICAL PERSPECTIVE 123 (Mark Tushnet ed., University Press of Virginia 1993).

[\*Racist Speech, Democracy, and the First Amendment\*](#), 32 WILLIAM AND MARY LAW REVIEW 267 (1991); *republished in* SPEAKING OF RACE, SPEAKING OF SEX: HATE SPEECH, CIVIL RIGHTS, AND CIVIL LIBERTIES 115 (Henry Louis Gates et al. ed., New York University Press 1994).

*Outrageous Speech and the Constitution: Thoughts on Hustler Magazine v. Falwell*, DISSENT, Summer 1990, at 367.

[\*Theories of Constitutional Interpretation\*](#), REPRESENTATIONS, No. 30, Spring 1990, at 13.

[\*The Constitutional Concept of Public Discourse: Outrageous Opinion, Democratic Deliberation, and Hustler Magazine v. Falwell\*](#), 103 HARVARD LAW REVIEW 601 (1990).

[\*The Social Foundations of Privacy: Community and Self in the Common Law Tort\*](#), 77 CALIFORNIA LAW REVIEW 957 (1989); *republished in* 1 PRIVACY 367 (Raymond Wacks ed., New York University Press 1993).

[\*Blasphemy, the First Amendment and the Concept of Intrinsic Harm\*](#), 8 TEL AVIV UNIVERSITY STUDIES IN LAW 293 (1988).

*Justice Brennan and Federalism*, in FEDERALISM: STUDIES IN HISTORY, LAW, AND POLICY: PAPERS FROM THE SECOND BERKELEY SEMINAR ON FEDERALISM 37 (Harry N. Scheiber ed., Institute of Governmental Studies, University of California, Berkeley 1988); *republished in* 7 CONSTITUTIONAL COMMENTARY 227 (1990).

[\*Cultural Heterogeneity and Law: Pornography, Blasphemy, and the First Amendment\*](#), 76 CALIFORNIA LAW REVIEW 297 (1988).

*Between Governance and Management: The History and Theory of the Public Forum*, 34 UCLA LAW REVIEW 1713 (1987).

*Defaming Public Officials: On Doctrine and Legal History*, 1987 AMERICAN BAR FOUNDATION RESEARCH JOURNAL 539.

*On the Popular Image of the Lawyer: Reflections in a Dark Glass*, 75 CALIFORNIA LAW REVIEW 379 (1987).

*The Social Foundations of Defamation Law: Reputation and the Constitution*, 74 CALIFORNIA LAW REVIEW 691 (1986).

*William J. Brennan*, in 1 ENCYCLOPEDIA OF THE AMERICAN CONSTITUTION 148 (Leonard W. Levy et al. eds., Macmillan 1986).

*The Management of Speech: Discretion and Rights*, 1984 SUPREME COURT REVIEW 169.

*A Theory of Genre: Romance, Realism, and Moral Reality*, 33 AMERICAN QUARTERLY 367 (1981).

*Note, National Security and the Amended Freedom of Information Act*, 85 YALE LAW JOURNAL 401 (1976).

### Occasional Pieces

*Trust in the Legal System Must Be Regained* (with Martha Minow), THE BOSTON GLOBE, December 9, 2014 (available at <http://www.bostonglobe.com/opinion/2014/12/09/after-michael-brown-eric-garner-trust-legal-system-must-regained/ySfGQ3UrhSuWFilhVH0z2K/story.html>).

*A Doctor Has Limited First Amendment Rights*, THE NEW YORK TIMES, August 20, 2014

*Filling the Federal Bench* (with Daniel Schuker), LOS ANGELES TIMES, December 14, 2012, at A37 (available at <http://www.latimes.com/news/opinion/commentary/la-oe-post-obama-judicial-nominees-20121214,0,800049.story>).

*Why Race Matters in School Admissions* (with Martha Minow), THE WASHINGTON POST, October 5, 2012 (available at [http://www.washingtonpost.com/opinions/why-race-matters-in-college-admissions/2012/10/05/4ae02056-0f0c-11e2-bb5e-492c0d30bff6\\_story.html](http://www.washingtonpost.com/opinions/why-race-matters-in-college-admissions/2012/10/05/4ae02056-0f0c-11e2-bb5e-492c0d30bff6_story.html)).

*Free Speech in the Age of YouTube: Barack Obama couldn't censor that anti-Islam film -- even if he wanted to*, FOREIGN POLICY, September 17, 2012

*Frank's Way*, 125 HARV. L. REV. F. 218 (2012).

*Sargent Shriver's Legacy of Caring*, HARTFORD COURANT, January 22, 2011, at A9.

*The Structure of Academic Freedom*, OXFORD MAGAZINE, No. 291, Noughth Week, Michaelmas Term 2009, at 5.

*Edward Terry Sanford*, in THE YALE BIOGRAPHICAL DICTIONARY OF AMERICAN LAW 478 (Roger K. Newman ed., Yale University Press 2009).

[\*Law Professors and Political Scientists: Observations on the Law/Politics Distinction in the Guinier/Rosenberg Debate\*](#), 89 BOSTON UNIVERSITY LAW REVIEW 581 (2009).

[\*Prescribing Records and the First Amendment — New Hampshire's Data-Mining Statute\*](#), NEW ENGLAND JOURNAL OF MEDICINE, Feb. 19, 2009, at 745.

*Viewpoint Discrimination and Commercial Speech*, 41 LOYOLA OF LOS ANGELES LAW REVIEW 169 (2007).

*Brennan and Religion*, 95 CALIFORNIA LAW REVIEW 2193 (2007).

*The Solomon Amendment in the Supreme Court*, THE BERKELEYAN, Mar. 22, 2006, at 2.

*Affirmative Action and Higher Education: The View From Somewhere*, 23 YALE LAW & POLICY REVIEW 25 (2005).

*The University Counsel: A Roundtable Discussion* (with William R. Kauffman, Robert O'Neil, & Wendy White), ACADEME, Nov.-Dec. 2001, at 26.

[\*A Particularly Feisty Supreme Court\*](#), SAN FRANCISCO CHRONICLE, July 18, 2000, at A21.

*Response to Commentators*, 88 CALIFORNIA LAW REVIEW 119 (2000).

*Regulating Election Speech Under the First Amendment*, 77 TEXAS LAW REVIEW 1837 (1999).

*Taft and the Administration of Justice*, 2 GREEN BAG 2D 311 (1999).

*Comment on Justice William J. Brennan, Jr.*, 31 LOYOLA OF LOS ANGELES LAW REVIEW 745 (1998).

[\*Chief Justice William Howard Taft and the Invention of Federal Judicial Management: A Study in Judicial Leadership\*](#), STATE-FEDERAL JUDICIAL OBSERVER, Mar. 1998, at 1.

*Remembering Justice Brennan: A Eulogy*, 37 WASHBURN LAW JOURNAL xix (1997).

*Reply to Bender*, 29 ARIZONA STATELAW JOURNAL 495 (1997).

*Between Norms and Choices*, BOSTON REVIEW, Oct./Nov. 1997, at 34, *republished in* Susan Moller Okin, *IS MULTICULTURALISM BAD FOR WOMEN?* 65 (Princeton University Press 1999).

*He Merged Doctrine with Decency*, RECORDER, July 25, 1997, at 10; *Recalling a Sparkling Vision of a Supreme Dignity*, LEGAL TIMES, July 28, 1997, at 15.

*States' Right Rulings: A Tempest in a Constitutional Teapot*, LOS ANGELES TIMES, July 6, 1997, at M2.

*Commentary: Judging Lives*, 70 NEW YORK UNIVERSITY LAW REVIEW 548 (1995).

*What is the Constitution's Worst Provision?*, 12 CONSTITUTIONAL COMMENTARY 191 (1995).

Editorial, DAILY CALIFORNIAN, Feb. 7, 1995, at 8.

*A Symposium on Pornography*, THREEPENNY REVIEW, Autumn 1993, at 10.

*Les Compromis Intenables de Clinton*, LIBÉRATION, 19 Feb. 1993, at 8.

*Federalism and Civil Rights and Public Forum*, in *ENCYCLOPEDIA OF THE AMERICAN CONSTITUTION SUPPLEMENT I*, at 204, 406 (Leonard W. Levy et al. eds., Macmillan 1992).

*Le Président que les Américains Méritent*, LIBÉRATION, Oct. 17-18, 1992, at 6.

*Gertz v. Robert Welch, Inc. and Time, Inc. v. Hill*, in *OXFORD COMPANION TO THE SUPREME COURT OF THE UNITED STATES* 337, 873 (Kermit L. Hall ed., Oxford University Press 1992).

*Legal Scholarship and the Practice of Law*, 63 UNIVERSITY OF COLORADO LAW REVIEW 615 (1992).

Letter, *Boston Review*, Mar.-Apr. 1992, at 13.

*Post-Modernism and the Law*, LONDON REVIEW OF BOOKS, 21 Feb. 1991, at 3.

*Jurisdictional Unity, Cultural Hegemony, and the Impetus for Human Rights*, in *GERMAN AND AMERICAN CONSTITUTIONAL THOUGHT: CONTEXTS, INTERACTION, AND HISTORICAL REALITIES* 242 (Hermann Wellenreuther ed., Berg 1990).

*The Perils of Conceptualism: A Response to Professor Fallon*, 103 HARVARD LAW REVIEW 1744 (1990).

*The Court at the Millennium, A Conversation* (with Stephen Carter, Mark Tushnet & Paul Reidinger), 76 ABA JOURNAL 62 (1990).

*Tradition, the Self, and Substantive Due Process: A Comment on Michael Sandel*, 77

CALIFORNIA LAW REVIEW 553 (1989).

Webster's *Chaotic Aftermath*, LOS ANGELES TIMES, July 6, 1989, at II:7.

*Strong Tool Lost in Fight Against Continual Patterns of Excluding Minorities*, LOS ANGELES TIMES, Feb. 1, 1989, at II:7.

Book Review, 36 AMERICAN JOURNAL OF COMPARATIVE LAW 174 (1988) (reviewing ERIC BARENDT, FREEDOM OF SPEECH (1985)).

*Scalia Needs to Recognize the Use and Abuse of Principle*, LOS ANGELES TIMES, July 27, 1986, at V:5.

*On Professional Prerogatives*, 37 STANFORD LAW REVIEW 459 (1985).

*A Visit to Nicaragua*, RECORDER, July 10, 1985, at 2.

*Constitutional Questions Raised by Proposed "Legislative Reform Act,"* LOS ANGELES DAILY JOURNAL, May 30, 1984.

*Legal Concepts and Applied Social Research Concepts: Translation Problems*, in THE USE/NONUSE/MISUSE OF APPLIED SOCIAL RESEARCH IN THE COURTS 172 (Michael J. Saks & Charles H. Baron eds., Abt Books 1980).