

RESUME

ROBERT C. POST

EDUCATION:

- Ph.D. HARVARD UNIVERSITY 1980
History of American Civilization
Title of Dissertation: Studies in the Origin and Practice of the American Romance: Social Structure, Moral Reality, and Aesthetic Form.
- J.D. YALE LAW SCHOOL 1977
Note Editor, Yale Law Journal. Michael Egger Prize.
- A.B. HARVARD COLLEGE 1969. *Summa Cum Laude*. Phi Beta Kappa.

EMPLOYMENT:

- July 1, 2009
to present Dean and Sol & Lillian Goldman Professor of Law
YALE LAW SCHOOL
- July 2003
to June 30, 2009 David Boies Professor of Law
YALE LAW SCHOOL
- July 1994
to June 2003 Alexander F. and May T. Morrison Professor of Law
UNIVERSITY OF CALIFORNIA, BERKELEY, SCHOOL OF LAW
(Boalt Hall)
- July 1987
to June 1994 Professor of Law
UNIVERSITY OF CALIFORNIA, BERKELEY, SCHOOL
OF LAW (Boalt Hall)
- January 1983
to June 1987 Acting Professor of Law
UNIVERSITY OF CALIFORNIA, BERKELEY, SCHOOL
OF LAW (Boalt Hall)
- February 1980
to October 1982 Associate
WILLIAMS & CONNOLLY
Diverse litigation experience; primary clients included The Washington Post and International Harvester Corporation.
- July 1978 to
August 1979 Law Clerk to Justice William J. Brennan, Jr.
United States Supreme Court

June 1977 to
June 1978

Law Clerk to Chief Judge David L. Bazelon
United States Court of Appeals for the District of Columbia Circuit

PUBLICATIONS:

Books

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

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 Disciplinarity, 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.

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

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 STATE LAW 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).

POSITIONS, AWARDS, ETC.:

2011 to present	Fellow, American Philosophical Society
2009 to present	Fellow, Connecticut Bar Foundation
2008 to 2010	Consultant to Committee A American Association of University Professors
July 2006 to December 31, 2006	John H. Watson Jr. Visiting Professor of Law Harvard Law School
2005 to present	Trustee, National Humanities Center
2005 to June 1, 2010	Librarian of the American Academy of Arts and Sciences
2005 to January 2009	Executive Council of the American Association of Law Schools
2001 to 2005	Councilor of the American Academy of Arts and Sciences
1999	1998 Hughes-Gossett Award for the best article in the <u>Journal of Supreme Court History</u> .
1990-93; 1998 to 2008	Committee A, American Association of University Professors
1991 to present	Member, American Law Institute
1987 to 2003	Board of Editors, <u>Representations</u>

1998	Honorary Doctor of Laws, Chicago-Kent College of Law
1993 to 1997	Chair, Board of Governors, University of California Humanities Research Institute
1997-1998	Member, Board of Governors, University of California Humanities Research Institute
1994	Koret Israel Prize
1994	Chair, Constitutional Law Section, American Association of Law Schools
1993 to present	Fellow, American Academy of Arts and Sciences
1992-94	General Counsel, American Association of University Professors
1991	General Counsel to Governor Wilson's Independent Panel on Redistricting
1990-91	John Simon Guggenheim Memorial Foundation Fellowship
1990-91	American Council of Learned Societies Fellowship

ADDRESS:

Yale Law School
P.O. Box 208215
New Haven, CT. 06520
W: 203-432-1660
FAX: 203-432-7117
Email: Robert.Post@yale.edu