ROBERT JUSTIN LIPKIN

BOOKS

CONSTITUTIONAL REVOLUTIONS: PRAGMATISM AND THE ROLE OF JUDICIAL REVIEW IN AMERICAN CONSTITUTIONALISM (Duke University Press 2000).

CHAPTERS

Pragmatism, Cultural Criticism and the Idea of the Postmodern University, in AN ETHICAL EDUCATION: COMMUNITY AND MORALITY IN THE MULTICULTURAL UNIVERSITY at 49 (M. N. S. Sellers ed., State, Law and Society Series, Berg Publishers 1994).

ARTICLES

Reconstructing the Public Square, 24 CARDOZO L. REV. 2025 (2003).

Constitutional Revolutions: A New Look at Lower Appellate Review in American Constitutionalism, 3 J. App. Prac. & Process 1 (2001).

Deliberativism As the Moral Personality of American Citizenship, 100 S. ATLANTIC Q. 1029 (2001).

The New Majoritarianism, 69 U. CIN L. REV. 107 (2000).

Down with Flags, Statues, and Monuments: Cultural Memory in a Deliberative Democracy, 7 U. CHI. L. SCH. ROUNDTABLE 239 (2000).

Impeachment and the War Over the Democratization of American Culture, 5 WIDENER L. SYMP. J. 213 (2000).

Progressivism as Communitarian Democracy, 4 WIDENER L. SYMP. J. 229 (1999).

Can Liberalism Justify Multiculturalism? 45 BUFF. L. REV. 1 (1997).

Religious Justification in the American Communitarian Republic, 25 CAP. U. L. REV. 765 (1996).

In Defense of Outlaws: Liberalism and the Role of Reasonableness, Public Reason, and Tolerance in Multicultural Constitutionalism, 45 DEPAUL L. REV. 263 (1996).

Liberalism and the Possibility of Multi-Cultural Constitutionalism: The Distinction Between Deliberative and Dedicated Cultures, 29 U. RICH. L. REV. 1263 (1995).

The Quest for the Common Good: Neutrality and Deliberative Democracy in Sunstein's Conception of American Constitutionalism, 26 CONN. L. REV. 1039 (1994).

Can American Constitutional Law Be Postmodern?, 42 BUFF. L. REV. 317 (1994).

Pragmatism—The Unfinished Revolution: Doctrinaire and Reflective Pragmatism in Rorty's Social Thought, 67 Tul. L. Rev. 1561 (1993) reprinted in part in Robert L. Hayman, Jr. & Nancy Levit, Jurisprudence: Contemporary Readings, Problems, and Narratives at 500 (West Publishing Co. 1994).

Indeterminacy, Justification and Truth in Constitutional Theory, 60 FORDHAM L. REV. 595 (1992).

Kibitzers, Fuzzies, and Apes Without Tails: Pragmatism and the Art of Conversation in Legal Theory, 66 Tul., L. Rev. 69 (1991).

Liberalism, Radicalism and Utopian Ideals, in Symposium on Legal Ethics, 19 CAP. U. L. REV. 1033 (1990).

Beyond Skepticism, Foundationalism and the New Fuzziness: The Role of Wide Reflective Equilibrium in Legal Theory, 75 CORNELL L. REV. 811 (1990).

Free Will, Responsibility and the Promise of Forensic Psychiatry, Special Issue: Ethical Issues in Forensic Theory & Practice, 13 INT'L. J. L. & PSYCHIATRY 331 (1990).

Intimacy and Confidentiality in Psychotherapeutic Relationships, 10 THEORETICAL MED. 311 (1989).

The Anatomy of Constitutional Revolutions, 68 NEB. L. REV. 701 (1989).

Punishment, Penance and Respect for Autonomy, 14 Soc. Theo. & Prac. 87 (1988).

The Moral Good Theory of Punishment, 40 U. Fla. L. Rev. 17 (1988).

Conventionalism, Pragmatism, and Constitutional Revolutions, 21 U.C. DAVIS L. REV. 645 (1988).

Comment, Beyond Good Samaritans and Moral Monsters: An Individualistic Justification of the General Legal Duty to Rescue, 31 UCLA L. REV. 252 (1983).

OTHER

Affirmative Action, Democracy, & the Obligations of Citizenship, CONGRESS MONTHLY, May/June 2001, at 3.

A Derelict on the Waters of the Law? CONGRESS MONTHLY, Jan./Feb. 2001, at 3.

A Reply to Justice Philip Talmadge, 4 JURIST: Books-on-Law (Jan. 2001), at http://jurist.law.pitt.edu/lawbooks/revjan01.htm

The Limits of Protecting Free Speech, CONGRESS MONTHLY, Nov./Dec. 2000, at 18 (reviewing RICHARD DELGADO & JEAN STEFANCIC, MUST WE DEFEND NAZIS? HATE SPEECH, PORNOGRAPHY, AND THE NEW FIRST AMENDMENT (1997)).

Foreword, 4 WIDENER L. SYMP. J. i (1999).

Lowering the Wall: Charitable Choice & the Constitution, CONGRESS MONTHLY, July/Aug. 1999, at 3.

Book Note, 109 Ethics 958 (1999) (reviewing Michael Rosenfeld, Just Interpretations: Law Between Ethics and Politics (1998)).

Book Note, 108 ETHICS 233 (1997) (reviewing WAYNE D. MOORE, CONSTITUTIONAL RIGHTS AND POWERS OF THE PEOPLE (1996)).

Book Review, 107 MIND 900 (1998) (reviewing Olufemi Taiwo, Legal Naturalism: A Marxist Theory of Law (1996)).

Book Review, 107 ETHICS 737 (July 1997) (reviewing OWEN M. FISS, LIBERALISM DIVIDED: FREEDOM OF SPEECH AND THE MANY USES OF STATE POWER (1996)).

Book Note, 106 Ethics 675 (1996) (reviewing John Arthur, Words that Bind: Judicial Review and the Grounds of Modern Constitutional Theory (1995)).

Book Note, 106 ETHICS 674 (1996) (reviewing RESPONDING TO IMPERFECTION: THE THEORY AND PRACTICE OF CONSTITUTIONAL AMENDMENT (Sanford Levinson ed., 1995)).

Book Review, 106 ETHICS 467 (January 1996) (reviewing MICHAEL J. PERRY, THE CONSTITUTION IN THE COURTS: LAW OR POLITICS? (1994)).

Book Review, 106 Ethics 208 (October 1995) (reviewing DAVID A. J. RICHARDS, CONSCIENCE AND THE CONSTITUTION: HISTORY, THEORY AND LAW OF THE RECONSTRUCTION AMENDMENTS (1994)).

Book Note, 104 Ethics 922 (1993-1994) (reviewing Paul W. Kahn, History and Legitimacy: Self-Government in American Constitutional Theory (1993)).

Altruism and Sympathy in Hume's Ethics, 65 AUSTRALASIAN J. PHIL. 18 (1987).

The Theory of Reciprocal Altruism, 30 PHIL. STUD. (Ireland) 108 (1984).

Hare's Theory of Rational Assent, 28 PHIL. STUD. (Ireland) 238 (1981).

Universalizability and Prescriptivity in Practical Reasoning, 15 S. J. PHIL. 67 (1977).

In Defense of Sidgwick, 18 PHIL. STUD. (U.S.) 70 (1967).