THE MAKING OF A LIBERTARIAN, CONTRARIAN, NONOBSERVANT, BUT SELF-IDENTIFIED JEW

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ABSTRACT: Many academics are unaware that I am Jewish. This is no doubt due, in part, to my last name as well as to my politics. Yet, growing up as a Jew in Polish-Catholic Calumet City, Illinois, and as a kid from Calumet City attending Temple in Hammond, Indiana, I was quite conscious of the tyranny of the majority. This environment, together with the influence of my father, had a deep effect on my views of liberty, justice, individual rights, and the U.S. Constitution. In this brief essay, prepared for a symposium on “Judaism and Constitutional Law: People of the Book,” held at the DePaul University College of Law, I explain how being a contrarian Jew has affected my academic agenda, my scholarly commitments, and the future direction of my work. I also suggest implications of my latest work on Our Republican Constitution for Judaism itself.

For me, the influence of Judaism was extremely fundamental, but largely cultural. The most formative influence on what became my intellectual orientation came from my father, Ronald Barnett, who was both an atheist Jew and vocally “conservative” in a proto-libertarian way. In the wake of the Holocaust, he believed that the liberty traditionally recognized in the United States—and protected by the Constitution—made it the “promised land” for Jews, who also needed to assume responsibility for protecting themselves from persecution, which included keeping and bearing arms. So, as a kid, I learned how to shoot handguns, rifles, and shotguns.

No doubt, part of my appreciation for, and understanding of,

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the Constitution has been inspired by the desire to preserve the form of government that made the United States a haven for me and my family as Jews. The recent growth of anti-Semitism around the world has only deepened this commitment. From my perspective as an American Jew, as the world is now shrinking for Jews, the U.S. remains an unprecedented refuge.

This is not to be taken for granted. Originalism helps “lock in” the political and legal system that has served American Jewry very well indeed. I now believe I have a better idea about what makes the American political system so good for Jews. This is a thesis to which I return at the end of this essay and hope to develop further in other work.

Today, however, many if not most Jewish legal academics seem bent on replacing our political system with a more majoritarian, social-democratic system, which I believe is a mistake. Not for the first time, Jewish intellectuals are being shortsighted about what is good for Jews. Perhaps my resistance to this Jewish “group think” is motivated by the way my Judaism made me the “odd boy out” in public school.

I was one of four Jews in my high school class of four hundred in the Polish-Catholic, predominately Democratic blue-collar town of Calumet City, Illinois. Anti-Semitism was common and often not concealed. For example, I was involved in a schoolyard fistfight in the second grade with a classmate (and future felon) who called me a “dirty Jew.” Years later it occurred to me that he may not have known I was Jewish. It was just an insult one hurled in a town where one did not imagine ever meeting a Jew. But whether or not he knew I was Jewish, this says much about the pervasiveness of anti-Semitism in Calumet City.

Later, while attending a high school reunion not long ago, I experienced a somewhat more gratifying anti-Semitic slight. I was speaking with a woman with whom I was very friendly in high school. In high school she was really cute, was a pom-pom girl, and eventually married the star running back on our football team to whom she is married still. When I admitted that I had a crush on her when we were classmates, she replied without any hesitation, as though this was on her mind when she saw me, “Oh I know, but my father would have rather I brought home a Black than a Jew!” To me, this meant she had not rejected me because I was a nerd as I had assumed, but because I was Jewish! So I must admit, I was elated by this anti-Semitic revelation.

I should hasten to add that my school days in Calumet City were happy ones, and I am grateful to have been raised there. I
still attend all the reunions I can make. I was a leader in my school, on the wrestling and debate teams, and was both the president of our student council and a member of the homecoming annual carnival court. I rarely had to fight. Anti-Semitism lurked mostly silently in the background, affecting mainly social interactions with other guys, and apparently with girls too.

Yet, at the same time, I was the “odd boy out” in Calumet City, I had a comparable experience among my Jewish friends. My proto-libertarian politics, combined with the fact that Calumet City was literally on the wrong side of the tracks, made me the “odd boy out” among the liberal Jewish kids from the Hammond-Munster, Indiana community where I attended synagogue. Again, this is not to say that my childhood in the Jewish community was either unhappy or unsuccessful. I had Jewish friends and was president of my AZA chapter at Temple Beth-El. But my Jewish friends would never drive to Calumet City to pick me up. I always had to go to them.

Growing up not quite wholly fitting in with either community nurtured in me an independent, critical, and even contrarian perspective towards whoever or whatever is the majority establishment, including the Jewish establishment—a contrarianism I inherited from my father. This skepticism was, no doubt, reinforced by the “almost-everything-is-optional” philosophy of the very reformed Temple where I attended Sunday and Hebrew schools and was Bar Mitzvah’d. Being Bar Mitzvah’d was my own choice. It was an open question whether my dad would even attend. (In the end, he did.) So, at Temple Beth-El, Judaism itself was rather laissez-faire.

As a kid, I was highly dubious of Zionism. Back then, I thought that it was a really bad idea to get all the Jews in one place where they could be more easily exterminated. I was also turned off by the mixture of church and state in Israel, as well as what I was told was the socialism that animated its founding. Since then, I have changed my views towards Israel, in part, because I have learned about Zionism’s nonreligious, nationalist character, and discovered that some of its most prominent early proponents were individualists and strong opponents of socialism. And it probably doesn’t hurt that being pro-Israel is becoming a contrarian position to hold as an academic.

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To round out this picture, I must add that, in addition to such libertarian influences as Murray Rothbard and to a much lesser extent, Ayn Rand, both atheists of Jewish descent, in college I was also deeply influenced by my mentor Professor Henry Veatch. Veatch was a renowned Aristotelian-Thomist natural law philosopher, who was an observant Anglican. In addition to his course on ethics, I also took his philosophy of religion course. There, I was intrigued, but regrettably unconvinced, by the various proofs for the existence of God that he taught us.

After college, my commitment to libertarian political principles only grew, though it put me in the minority at Harvard Law School. This was just before the Federalist Society for Law and Public Policy was founded in which students can identify fellow travelers among their classmates. In those days, libertarian and conservative law students were more isolated and alone. As a result, during my law school days, I spent a lot of time in New York where I became a board member of the Center for Libertarian Studies, and very active in its scholarly programs.

On the recommendation of Murray Rothbard, I received a fellowship from the libertarian Institute for Humane Studies (“IHS”) to spend the summer between my first and second year of law school researching and writing a paper on “Restitution: A New Paradigm of Criminal Justice.” But when I asked my criminal law professor to be my faculty advisor for the paper so it would satisfy my third-year writing requirement, he required that I sign an affidavit stating IHS did not make its funding contingent on my reaching any particular conclusion. I doubt he would have been so sensitive had my grant been coming from the Ford Foundation.

In my third year, my paper was published by the peer-reviewed philosophy journal, Ethics—largely as I had written it. And over the years, it has been reprinted in various teaching texts and anthologies a dozen times. Yet, it only merited a B+ from this same professor. So being a Jew in Calumet City prepared me for being a libertarian at Harvard.

It was at Harvard, while taking Constitutional Law taught by Laurence Tribe, that I lost interest in the Constitution as a feasible protector of liberty. What bothered me was not Tribe’s


approach; he was a brilliant teacher. What bothered me was reading how, in case after case, the Supreme Court had rendered most of the power-constraining parts of the Constitution meaningless or unenforceable. Consequently, after practicing criminal law as a prosecutor in Chicago, and upon entering academia, I eschewed constitutional law and chose to teach and write about contract law.

Gradually, however, and against my original intentions (pun intended), my contrariness induced me to turn my attention to the original meaning of the then-intellectually disreputable Ninth Amendment, before moving on to the then-also-disreputable Second Amendment. I was not yet an originalist, but the dissonance created by my interest in the original meaning of these parts of the “lost Constitution” led me to a different kind of originalism. What is now called the New Originalism\(^5\) differed not only from the majority of law professors’ approach to constitutional interpretation, but from the then-prevailing approach of originalists themselves (though I was not the first to make this move).

Above all, what ties together my intellectual pursuits is my commitment to justice, which I was taught lies at the core of Judaism. Not “social justice,” which concerns itself with whether everyone has the right amount of stuff,\(^6\) but justice as identified by the individual natural rights of each person; justice in this world, and not the next. My commitment to justice led me at the age of 10, after watching The Defenders on TV, to want to be a criminal lawyer. My commitment to justice led me to becoming a philosophy major with an interest in natural law ethics and natural rights political theory, a criminal prosecutor in Chicago where I could seek justice on a case-by-case basis, and a law professor so I could examine justice on a more systemic and theoretical level.

Justice informs the theory of constitutional legitimacy that I offered in defense of originalism as a method of constitutional interpretation in Restoring the Lost Constitution.\(^7\) And justice


\(^6\) See Randy E. Barnett, The Structure of Liberty: Justice and the Rule of Law 342-51 (2d ed. 2014) (comparing “the social justice and legal moralism extremes” with the “radical modesty of libertarianism.”).

\(^7\) Randy E. Barnett, Restoring the Lost Constitution: The
informs the “presumption of liberty,” the subtitle of the book, that I propose as a principle of constitutional construction. Justice as it truly is, as best I can understand it, not merely as it may happen to be recognized by the majority of the public, or a majority of legal academics.

In this way, my Jewishness has made me acutely aware of, and led me to question and resist, the “tyranny of the majority”—including at times the political convictions held by the majority of most American Jews. It led me to develop the conception of individual rights I present in *The Structure of Liberty: Justice and the Rule of Law*. It led me to advocate a legal framework that can lock in protections for the rights of these individuals, even against the majority. And it led me to an individualist conception of popular sovereignty that is based on “We the People,” each and every one.

Now I find that my most recent interest in popular sovereignty has potentially significant implications for Jewry in the United States, in Europe, and in Israel. In a forthcoming book, *Our Republican Constitution: Securing the Sovereignty of the People*, I develop the distinction between a Democratic Constitution and a Republican Constitution, each of which is based on an individualist conception of popular sovereignty and “We the People.”

In this book, I identify the difference between what I call the Democratic Constitution and the Republican Constitution. The Democratic Constitution is based on a Rousseauian collective conception of popular sovereignty that envisions government as expressing the “will of the people,” which in practice means the majority of the electorate. The Republican Constitution is based on a Lockean *individual* conception of popular sovereignty that envisions the government as the servants of the people whose “just powers” are limited to the equal protection of the pre-existing rights of the people as individuals.

In a future essay, “Is Democracy Good for the Jews?” I plan to explain: (a) why Jews have thrived in the United States because it is fundamentally a republic that puts a primacy on individual rights rather than a democracy that unduly privileges the will of

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9 *Id.* at 361-69 (discussing individual popular sovereignty and presumed consent); Randy E. Barnett, *We the People: Each and Every One*, 123 YALE L.J. 2576 (2014).
the majority; (b) why, to the extent that Europe is more democratic than the United States, Jewry is threatened there; and, (c) why, although most people envision Israel to be good for the Jews because it is a democracy in which Jews constitute the majority, it would be better if Israel was conceived as a republic.

In his book, Defending Identity, Natan Sharansky writes, “[c]onceptually, liberal democracy is fundamentally about the individual. Each person is an individual endowed with natural rights who agrees to join with others in a social contract for the benefit of all. The purpose of government, then, is to safeguard those individual rights.” 10 What Sharansky ardently defends as “liberal democracy,” however, can best be reconceived as a Lockean republic. In a republic, while the personal rights of every person, Jew and non-Jew alike, should be equally protected by the government, political rights may vary depending on what it takes to effectively protect the individual rights of the Jews.

For all these reasons, I believe my legal views and political commitments have been deeply affected by my upbringing as an American of Jewish descent. Not as much by the tenets or practices of the Jewish religion, but by the concept of the Jews as a people with an identity and often tragic history. It is my identity as a member of the Jewish people, rather than my religion, that has influenced my thinking and my work. 11 And I now believe I may have some insights to offer about the future survival of Jewry itself as a nationality.

In sum, I forthrightly identify myself, not only as an Aristotelian proponent of natural law, a Lockean proponent of natural rights, a libertarian and an originalist, but as an American and a Jew.

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11 See id. (discussing the importance of identity in general for the individual, and Jewish identity in particular).