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Joan C. Williams
UC Hastings College of the Law, williams@uchastings.edu

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CULTURE AND CERTAINTY: LEGAL HISTORY AND THE RECONSTRUCTIVE PROJECT

Joan C. Williams*

Forget this transcendent certainty, which is connected with your concept of spirit. . . . Certainty is as it were a tone of voice in which one declares how things are, but one does not infer from the tone of voice that one is justified.

Ludwig Wittgenstein, On Certainty1

Culture is a deeply compromised idea I cannot yet do without.

James Clifford, The Predicament of Culture2

PEOPLE like their conclusions to sound inevitable. A defining characteristic of the Western tradition is that argumentation follows from first principles through deductive logic to objective truth. A traditional argument begins with a highly abstract principle—for example, that human life is sacred. Then, as one's opponents are lulled into agreement, the argument takes unexpected turns: fetuses are babies, babies are human, and abortion is murder. . . . The traditional argument proceeds through logic to certainty.

A defining strategy of modernism3 is to challenge this argumenta-

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* Professor of Law, Washington College of Law, American University. B.A. 1974, Yale University; J.D. 1980, Harvard Law School; M.C.P. 1980, Massachusetts Institute of Technology. This work was generously supported by the American University-Washington College of Law Research Fund. I would like to thank Daniel R. Ernst, Hendrik Hartog, and Martha Minow for their extensive comments, which immeasurably improved the piece. For additional help and guidance, thanks to Gregory S. Alexander, James X. Dempsey, Mark M. Hager, David Lyons, James May, Dorothy Ross, Steven H. Schiffren, and the Cornell Law School Faculty Workshop. Special thanks to Rachel Williams Dempsey, and to William T. Fisher and the Harvard Law School Program on Legal History, where this paper was initially presented. Tom Grasso and Daphne Srinivasan gave expert research assistance. Mistakes that remain are mine alone.


tive style. Since Nietzsche, assaults on truth have pursued a different style of justification. This Essay examines two modernist approaches, critiquing one (which I will call traditionalist) and advocating another (which I will call pragmatist). Both approaches begin with the argument that, though no absolute truths exist, this does not preclude the existence of particular truths. From here the two approaches diverge. Traditionalists abandon absolutes but seek to preserve ready access to certainty. They do so by arguing that, even without absolutes, our certainties remain quite certain, and our agreements, within a given culture, remain relatively objective. Pragmatism also holds out some hope of certainty, but it is certainty in the sense of knowing what are the moves within a particular language game, all the while recognizing that the governing rules are subject to endless variation and adjustment.

For at least a decade legal historians have sought to define their relationship with modernism. Attention to this issue has been fitful, to be sure, in part because of the objectivist ethic deeply embedded in American history; most legal historians appear to go about their business of interpreting the past undisturbed by theoretical questions. A few legal historians have proven to be notable exceptions. Robert Gordon has argued that a conscientious embrace of modernism would change both the style and the subject matter of legal history. I agree that attention to theory could bring sweeping change to legal history, but I differ with Gordon on the content of the change.

In Part I, I argue that Gordon’s structuralist analysis is fundamentally incompatible with historiographical norms and for that reason is limited as a template for melding legal history with modernism. In Part II, I examine alternative ways of melding legal history with mod-

4 A key divergence between pragmatism and post-structuralism is that pragmatists focus on the fact that particular (or partial) truths are truths, while post-structuralists focus on the fact that they are partial. See Harlan, AHR Forum—Reply to David Hollinger, 94 Am. Hist. Rev. 622, 625 (1989). See generally R. Rorty, Contingency, Irony, and Solidarity (1989) (leading pragmatist’s exploration of particular truths).


6 Theoreticians often have accused working historians of “theoretical torpor.” See, e.g., H. White, Metahistory: The Historical Imagination in Nineteenth-Century Europe xii (1973).

7 Notable for methodological sophistication are those advocating “legal histories from the ground up.” See infra note 133 and accompanying text.

ernism. I discuss the work of two influential legal historians, both of whom adopt a traditionalist approach, and use their articles as a springboard for a general critique of traditionalism. This critique proceeds from the pragmatist perspective advocated in Part III, which explores how legal history can be melded with modernism by blurring the genres of legal, social, and intellectual history and political theory. I call for an alliance of scholars to focus on what could be called the reconstructive project: rethinking justification in a world without absolutes. I conclude by suggesting that the study of legal doctrine holds special potential as a means of isolating the differences between traditional certainties and the situated certainties characteristic of modernism.

I. LEGAL HISTORY AND MODERNISM: THE LIMITATIONS OF STRUCTURALIST HISTORY

In the last decade, Robert Gordon has published two influential articles exploring the implications of modernism for legal studies. In *Critical Legal Histories,* Gordon argues that we could explore modernist concerns through a new approach to the historical study of doctrine. “What could conceivably be radical—or, as some unkindly ask, even interesting—about rewriting the history of doctrine?” Gordon begins. His persistent use of a straw man, simultaneously bored and outraged by a focus on doctrine, highlights why the study of doctrine seems a methodologically radical move. The return to doctrine is a betrayal of the truths of the fathers, of the generation that the Wisconsin school delivered from the dowdy backwaters of “lawyers’ legal history.”

9 For a discussion of what I mean by “pragmatism,” see infra text accompanying notes 97-103.
13 Gordon, supra note 8.
14 Id. at 57.
The core of Gordon’s challenge to the Wisconsin school is his brilliant, sustained critique of functionalism, which (as he notes) had long since lost respectability in the social sciences. The analysis of law as fulfilling societal needs, Gordon points out, sets up a dichotomy between law and society that fails to recognize the extent to which law is constitutive of social relations. In place of “the comfort of traditional functionalist explanations,” Gordon proposes “to treat legal forms as ideologies and rituals whose ‘effects’—effects that include people’s ways of sorting out social experience, giving it meaning, grading it as natural, just, and necessary or as contrived, unjust and subject to alteration—are in the realm of consciousness.” Gordon’s calls to “relativize our own consciousness” and “to reconstruct as faithfully as possible the different mentalities of past societies” are reminiscent of abiding modernist themes.

Gordon focuses on the “intellectual-history-of-doctrinal-contradictions approach” to legal doctrine that stems from Duncan Kennedy’s application of structuralism to the analysis of legal doctrine. The histories that follow Kennedy’s methodology start from the premise that our legal rules are indeterminate because they derive from structures of thought that are fundamentally contradictory. To quote Gordon:

We are, the theory goes, constantly torn between our need for others and our fear of them, and law is one of the cultural devices we invent in order to establish terms upon which we can fuse with others without their crushing our identities, our freedom, even our lives. Structuralist legal histories trace successive attempts to mask the fundamental contradiction. Because it “has never been (perhaps can never be?) overcome,” Gordon notes, these “legal structures represent unsuccessful and thus inherently unstable mediations of that contradiction,” destined “to become unglued and to collapse.”

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16 Gordon, supra note 8, at 101.
17 Id.
18 Id. at 116 n.127. Gordon also discusses an alternative approach, the “history-from-the-bottom-up account of oppressed groups struggling against ruling class versions of law and for their own versions.” Id. at 117. This is the approach adopted by the “legal histories from the ground up.” See infra text accompanying note 133.
19 Gordon, supra note 8, at 114.
20 Id. Though, as Gordon notes, Blackstone’s Commentaries “founded an entire school,” id. at 115, in my view Gordon lumps together a series of studies that are methodologically diverse. To the extent that the studies Gordon mentions sharply limit their time scope and
While I agree with Gordon that modernism has important implications for legal history, structuralist legal histories have substantial drawbacks. Elsewhere I have argued that some influential structuralist histories, by contradicting their working assumption against privileged interpretations, fail to follow through the premises of modernism. Here I argue that Gordon’s structuralist history has had little influence on professional historians because its reductionist tendencies are inconsistent with historiographical norms.

A basic tenet of historicism is that “[t]he meaning of history does not lie hidden in some universal structure . . . but in the multiplicity of individual manifestations at different ages and in different cultures.” A well-known article on historicism notes: “Instead of trying to constrain reality within a system, we have dismissed the ‘empty figment of one linear history’ and learnt appreciation of the subtle shades of individuality, respect for irreducible particularity, acceptance of the untold ‘multitude of facts’...”

In intellectual history, historians’ traditional commitment to irreducible variety, to less sweeping, perhaps more conscientious descriptions, has transmuted into a hostility to linear narratives of ideal types. This shift reflects the modernist distrust of the “demands of a typifying science.” Instead of looking for common elements, recent intellectual historians have preferred to build up a picture of an intellectual movement through thick descriptions, from which intellectual currents emerge as a complex of overlapping tendencies, arguments, and outlooks.

avoid reductionism, they can (and do) avoid the pitfalls of the structuralist history I critique. See infra note 40.

21 See Williams, supra note 3, at 474-77.

22 Meyerhoff, Introduction to The Philosophy of History in Our Time 10 (H. Meyerhoff ed. 1959) [hereinafter Philosophy of History].


24 Clifford, On Ethnographic Allegory, in Writing Culture: The Poetics and Politics of Ethnography 105 (J. Clifford & G. Marcus eds. 1986) [hereinafter Writing Culture].

A notable example is James Kloppenberg's recent article on liberalism. Because it highlights the limitations of structuralist legal history, I will discuss Kloppenberg's article in some depth.

Kloppenberg applies "a hermeneutic approach" to develop a reading of liberalism that recovers the ethical dimension of liberal ideas and that highlights the difference between the liberalism of late eighteenth-century political culture and "the flattened discourse of nineteenth-century individualism and democracy." He does so by tracing three different traditions of colonial American ideas about virtue: religious, republican, and liberal. He proceeds not by constructing ideal types, but by illustrating how each tradition "was sufficiently extensive to contain contradictory ideas." He depicts each tradition not as a neat core of defining principles, but as an overlapping series of related assumptions that at times serves more to focus points of conflict than to mandate agreement. Kloppenberg explicitly rejects the view that the strain of liberal thought that eventually turned into possessive individualism has an abiding core stretching back to Thomas Hobbes. "That liberalism failed to make rapid progress either in England or in America precisely because, in Appleby's words, it 'rested upon a moral base so shallow as to threaten the whole complex of conventional religious precepts.'" Kloppenberg instead highlights the ethical dimension in the thought of liberal thinkers, noting that "a gap separated the intentions of liberal thinkers from the world of possessive individualism that eventually emerged." He concludes:

Thus the ideas that sailed to America during the seventeenth and eighteenth centuries were rich in diversity and in ambiguity. Not only were [the three] conceptions of virtue not clearly compatible but there were inconsistencies within each of the three traditions as well. Each was unsteady enough by itself, but when combined


27 Id. at 13.

28 Id. at 15 (emphasis added).

29 Id. at 19.
they became unpredictably explosive.\textsuperscript{30}

Reviewing the range of liberal ideas in the American context, Kloppenberg stresses variation among regions and individuals.

Kloppenberg's analysis raises serious questions about structuralist histories' image of liberalism. Structuralist histories' bi-polar, good/evil scenario is reminiscent of Progressive history — except that it sets up Liberalism, instead of Big Business, as the villain. Structuralist histories' vivid imagery of liberalism destroying the alternative feudal vision, stamping out governmental bodies other than the individual and the state,\textsuperscript{31} quashing republicanism's vision of a community committed to civic virtue,\textsuperscript{32} masking in context after context the fundamental contradiction between our need for and fear of others,\textsuperscript{33} depends on a liberalism eerily unified and unchanging over time, denuded of any ethical dimension or indeed of any ability at all to see beyond the virtues of self-interest.

If structuralist histories' insistence on a monolithic liberalism is fundamentally inconsistent with the attempt "to reconstruct ideas as they were thought," why did this plot have such persistent influence within legal scholarship?\textsuperscript{34} A clue emerges if one examines the oppo-

\textsuperscript{30} Id.

\textsuperscript{31} See Frug, The City as a Legal Concept, 93 Harv. L. Rev. 1059, 1149 (1980) (lamenting the cities' decline of power and urging that they play an important role as "an alternative form of decentralized power in our society").

\textsuperscript{32} The literature on republicanism is enormous, and in most of the historical work the theme I have identified is developed in a subtle and responsible way. As the republicanism literature moves out of history into legal and political theory, one hopes that conscientiousness will survive. Other commentators also have expressed apprehension. See, e.g., Hartog, Imposing Constitutional Traditions, 29 Wm. & Mary L. Rev. 75 (1987) (questioning the traditional characterization of constitutional history as a struggle between liberal and republican political theories); Kerber, Making Republicanism Useful, 97 Yale L.J. 1663, 1670-72 (1988) (discussing the insights available through the political analysis of republicanism, but cautioning against an ahistorical interpretation of republicanism); White, The Studied Ambiguity of Horwitz's Legal History, 29 Wm. & Mary L. Rev. 101, 110-12 (1987) (analyzing Horwitz's use of the historical debate between liberalism and republicanism as a means to illuminate the present); G. Alexander, "Fragmented Survival": Republicanism as Rhetoric (Oct. 8, 1988) (unpublished paper delivered at the 1988 Conference on Critical Legal Studies, American University).

\textsuperscript{33} See, e.g., Kennedy, The Structure of Blackstone's Commentaries, 28 Buffalo L. Rev. 205 (1979) (discussing the theme of our dependence on and concurrent independence from others in the framework of Blackstone's Commentaries).

\textsuperscript{34} Kloppenberg, The Virtues of Liberalism, supra note 26, at 11. I argue below that structuralist history in fact has had limited influence among professional historians. See infra text accompanying note 40.
site of liberalism: a tightly focused desire for community and communion. This yearning for communion has been expressed in different ways, from Duncan Kennedy's psychological analysis of a desire for fusion,35 to Frug's advocacy of participatory democracy;36 to the neo-republicans' desire for a citizenry committed to civic virtue;37 but in each case the core motivation is a need to dramatize an alternative to America's contemporary version of possessive individualism. As a result, the histories all carry the same message: we need to identify how contemporary ideology makes it hard for us to envision a civic good that goes beyond our society of shopping malls.

This is not nonsense, but it is not history. It is the use of historical materials as fodder to articulate current and pressing concerns. In a sense, it is the liberal/radical expression of the pervasive sense that something has gone wrong in this society, something related to the eighties' celebration of materialism and self-interest.38

Of course, one implication of modernism is that all histories are either presentist or boring. Given that every interpretation reflects a particular viewpoint, historical interpretations that resonate do so because they speak to current concerns.39 But there is good presentism and bad, or, to state the distinction more accurately, at some point the discussion cares so much about the present that it ceases to concern itself with a conscientious respect for the pastness of the past. At the extreme end of this insensitivity to incommensurability is not nonsense, but neither is it history.

Professional historians have "voted with their feet," so to speak, in response to Gordon's manifesto. Despite structuralist legal history's considerable influence within Critical Legal Studies (CLS), it has had relatively little impact among professional historians.40 The remain-

35 See Kennedy, supra note 33, at 211-12.
36 See Frug, supra note 31.
37 Cf. Kerber, supra note 32, at 1671 (arguing that republicanism lacks the rhetoric of equal access to participation and deliberation that many modern scholars who advocate republicanism seek to preserve).
38 The New Right shares this sense of something gone awry, though in its view the problem is caused by an abandonment of traditional values.
39 This point has been made among intellectual historians, but arguably is less widely influential among social and legal historians. See, e.g., Harlan, supra note 25.
40 I want to make clear that I am arguing against the reductionism characteristic of many structuralist legal histories published in law reviews, not against their underlying project: to explore the history of legal ideology as expressed in legal doctrines. An outstanding example of nonreductionist structuralist history is Gregory Alexander's study of the development of the
der of this Essay delineates a new way of melding legal history with modernism, one that involves a blurring of the genres of legal, social, and intellectual history and political philosophy. My call is for an alliance of scholars whose goal is to rethink justification in a world without absolutes. Legal historians, I argue in the following two sections, can play an important role in exploring the implications of both the traditionalist and the pragmatic approaches to the reconstructive project.

II. TRADITIONALISM: THE PERSISTENCE OF CERTAINTY TALK IN THE AGE OF INTERPRETATION

[T]raditionalism seeks to recover as much of what the transparency thesis would otherwise yield — given the loss of transparency itself — by reference and appeal to the inherent cognitive directionality of the historical traditions in which humans are forever embedded.

Joseph Margolis, *Pragmatism Without Foundations* 41

Two prominent historians already have joined the reconstructive project. William Nelson in "History and Neutrality in Constitutional law of trusts, which interprets trust law as an integral part of the flowering of nineteenth-century liberal ideology. Alexander, The Transformation of Trusts as a Legal Category 1800-1914, 5 Law & Hist. Rev. 303 (1987). Alexander carries on the project of structuralist history, but without the insistent reductionism of the fundamental contradiction or the sweep of an eternal liberalism. In effect, he uses legal doctrine to study in detail how the ideology of the elite limits the scope of the thinkable. This approach acknowledges that a study of doctrine has limitations in that it marginalizes the legal consciousness of nonelite groups, but studies doctrine nonetheless to gain access to the social construction of knowledge by the elite. Though Alexander has shown the approach to be a fruitful one, the objection of the "historians from the ground up" echoes: doesn't limiting the inquiry to doctrine silence some of the voices that offer the most interesting and accessible alternatives to the hegemony we wish to escape, or at least reconsider? See infra text accompanying note 133. Although this question echoes, it ultimately does not persuade. After all, doesn't the study of how elite ideology limited the scope of the thinkable simply involve a different focus than the study of how nonelite groups attempted to widen the scope of possibilities?

41 J. Margolis, Pragmatism Without Foundations xviii (1986). By the "transparency thesis" Margolis refers to the view that the truth merely mirrors an outside reality.

For a suggestive analysis of traditionalism within political theory, see S. Okin, Justice, Gender and the Family (1989). I strongly suspect Okin would disagree with my characterization of Rawls as a traditionalist. See infra text accompanying notes 53-60. The two thinkers she analyzes as traditionalist are Alasdair MacIntyre and Michael Sandel. See S. Okin, supra, at 41-73.
Adjudication”42 and Thomas Haskell in “The Curious Persistence of Rights Talk in the ‘Age of Interpretation’”43 both address the question of justification in a world without absolutes. Nelson asks if constitutional adjudication can be neutral without reference to truth; Haskell examines how to justify “rights talk” in a modernist environment.

Both authors adopt a traditionalist position. That is, both argue that the legal language they examine is functionally neutral (Nelson’s term) or objective (Haskell’s) because it commands widespread agreement within American culture. Both by the questions they address, and by the answers they give, Haskell and Nelson develop arguments parallel to those of political philosophers engaged in the reconstructive project, notably John Rawls. (The blurring of legal history and political philosophy has already begun.)

Although traditionalism identifies some crucial issues within modernism, its initial assumption of a widespread consensus is fundamentally at variance with the image of American society developed during the last twenty years by the new social historians. The traditionalist position attracts historians nonetheless, I argue, because of historians’ tendency to conceptualize past eras as coherent totalities incommensurate with their own. This characteristic methodology has hindered historians in their reassessment of the assumptions behind the traditional, holistic concept of culture. I examine philosophical and anthropological literature to deconstruct the concept of culture and to explore the limitations of a traditionalist approach.

A. Traditionalism Defended

Both Haskell and Nelson frame their discussions in a rhetorical mode characteristic of traditionalism. Both express the fear that the modernist critique of absolutes could lead to a relativism that leaves us morally adrift, “thinking pushpin as good as poetry, regarding Hitler as just a fellow with unstandard tastes” (Clifford Geertz’

43 Haskell, The Curious Persistence of Rights Talk in the “Age of Interpretation,” 74 J. Am. Hist. 984 (1987). It is perhaps significant that Haskell, whose approach is the more sophisticated of the two authors I discuss, is not strictly a legal historian. He is an intellectual historian who has played an integral part in the debate over the implications of modernism for intellectual history. See supra notes 26, 39, and accompanying text.
words, not theirs). Nelson names this threatening possibility "irrationalism" and attributes it to CLS. Haskell calls it Nietzschean, and builds his text around the need to provide Amnesty International with a firm moral foundation for principled objections to torture. Against this somewhat alarmist background Haskell argues that what is needed is an argument that is not only strong but compelling: a reliable, objective defense against Nietzsche's conclusion that after the death of transcendence only the will to power remains. Haskell clearly is appalled by Nietzsche's invitation to move "beyond good and evil."

Haskell aptly captured traditionalism's allure: it allows adherents to argue that traditional universals—albeit mere conventions—retain their traditional status as "objective" truths within a culture. Thus, traditionalists can provide the "safe haven" Haskell seeks for rationality and certainty while rejecting the absolutes that traditionally anchored them. The underlying message is that the critique of absolutes is no cause for alarm, because the new, social certainties differ little from the old, transcendental ones.

Nelson has a similar project. He sets out to defend the view that judges can decide constitutional cases by reference to neutral principles, so he agrees with Haskell on the need for firm, objective answers; yet neither scholar attributes objective, neutral principles to eternal truths. Instead, both argue that objectivity stems from conventions held within a culture. These conventions achieve objectivity and universality because to share a culture is to share consensus.

Nelson states this culture-as-consensus argument with few qualifications. According to

the method of neutral principles adjudication . . . , even though American society is characterized by deep cleavages and conflicting social practices, nearly all Americans accept and participate in an abiding social consensus. This consensus binds society together, and if it did not exist, society itself could not exist. The consensus manifests itself in law, in ideologies, and in social practices to which most Americans proclaim adherence and from which all but the most extreme social

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and political dissidents derive personal benefit. Nelson begins by assuming that to share a culture is to share a consensus; yet in the next breath he acknowledges that his "consensus" in fact is not shared by everyone within American society. Nonetheless, in his view, decisions based on the consensus are "neutral." Nelson does not explain why the viewpoint of those who agree with the consensus is more important than the viewpoint of those who do not, though he intimates a reason: the only people outside the consensus, he implies, are "the most extreme social and political dissidents." Nelson never (explicitly) argues that the majority's viewpoint is better. Its "objectivity" and "neutrality" appear to be simply a function of its predominance within society. Without wishing to seem disrespectful, I read this as the Nietzschean argument that, after the death of God, power is the only available justification.

Haskell's analysis is more subtle and requires a more nuanced response. He begins by arguing that ethics in general, and rights in particular, are mere "rational conventions," not eternal truths. But it quickly becomes clear that these rational conventions are firm indeed. "Rights need not be either eternal or universal, but if they are to do us any good, they must be rooted deeply enough in the human condition to win the loyalty of more than a few generations (and ideally, more than a few cultures)." While Haskell is reluctant to make claims for cross-cultural universals, he shares with Nelson a readiness to claim that "rights and other claims to objective moral knowledge can enjoy something like 'universal' sway" within a specific culture.

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45 Nelson, supra note 42, at 1269 (citation omitted).
46 Id.
47 Haskell, supra note 43, at 1004.
48 Id. at 1008. Haskell quotes the philosopher Steven Collins, who appears to make an ambitious conventionalist argument: "If we assume," says Collins, that there is a set of basic predicaments which define what it is to be human, then they will neither vary cross-culturally nor develop historically. As to their origin, we may claim, with Durkheim, that in so far as some of them are inextricably linked with the existence of society (as, for instance, personhood) they may be said to arise from the empirical fact of society, but to be given in this way a priori to individuals. In so far as some predicaments may be at the mercy of a variety of non-universal, perhaps historical, factors, they may be said (i) to originate empirically, (ii) to vary cross-culturally... and (iii) to develop historically. This lays out a spectrum of possibilities well suited to a conventionalist conception of rights.
Both Haskell’s wariness about cross-cultural universals and his confidence in universal moral mandates within a society presumably grow out of his ongoing study of the shift to humanitarianism in the eighteenth century. In this study Haskell examines why slavery was transformed around 1750 “from a problematical but readily defensible institution into a self-evidently evil and abominable one,”\(^{49}\) providing along the way a fascinating series of hypotheticals designed to highlight the conventional nature of moral verities. If he were to get in a plane today, Haskell notes, he could save someone in India from starving tomorrow. That he does not is because that starving person is not defined within the ambit of his responsibility. Before 1750, slaves held a position similar to that of the starving Indian. Thereafter, because of changes associated with the rise of the market, slaves entered Europeans’ ambit of responsibility. As a result, slavery began to be viewed as immoral.

Haskell’s analysis is persuasive on the shift in European sensibility and on the view that ethics are a matter of convention. But on closer inspection he does subtly what Nelson does openly: he privileges the viewpoint of the majority, thereby excluding from view the existence of intra-societal disagreements. Unlike Nelson, whose language explicitly states his intention to marginalize as extremist dissidents those who do not share his “consensus,” Haskell is more ambivalent.

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Collins, Categories, Concepts of Predicaments? Remarks on Mauss’s Use of Philosophical Terminology, in The Category of the Person: Anthropology, Philosophy, History 70, 73 (M. Carrittters, S. Collins & S. Lukes eds. 1985) quoted in Haskell, supra note 43, at 1004-05. The question is what would fall in the first category and what in the second. Collins’ language implies to me (as well as to Haskell) that we should try mightily to keep important principles in the first category. Haskell is attracted to Collins’ argument because it helps him defend “the existence of nonmetaphysical categories that are so deeply rooted in the human condition that they do not vary significantly between cultures or across time.” Haskell, supra note 43, at 1004. Despite Collins’ disclaimers, his vision is deeply traditional in that it searches for and finds a “permanent neutral framework” that “satisfies the . . . need to be gripped, grasped and compelled.” R. Rorty, Philosophy and the Mirror of Nature 8, 161 (1979).

At times, he appears to argue against his own assumption of consensus. In “Persistence of Rights Talk,” he defines rights as “a perpetual object of contention between rival groups with strong vested interests.” Similarly, in his study of the rise of humanitarianism, he refers to dissension within the ranks, noting that reformers such as Marx saw no distinction between chattel slavery and wage slavery. “The conventions I have in mind,” he notes, “are always open to criticism from the vantage point of rival conventions.” However, while Haskell occasionally glimpses the intense antagonism of rival certainties, it fails to shake his confidence in Rawls’ claim that “‘moral objectivity . . . [can] be understood in terms of a suitably constructed social point of view that all can accept.’”

Haskell’s reliance on Rawls is telling. Rawls’ work since *A Theory of Justice* abandons his original Kantian epistemology in favor of a culture-as-consensus approach. Rawls’ argument contains ambiguities similar to those in Haskell’s work. In some contexts, Rawls is sensitive to sharp disagreements; indeed, he frames his theory around the fact of post-reformation pluralism. A workable political theory, he notes, “must allow for . . . the plurality of conflicting, and indeed incommensurable, conceptions of the meaning, value and purpose of human life . . . affirmed by the citizens of democratic societies.” At times Rawls seems to conclude that this situation may threaten the possibility of consensus on “shared institutions and basic

50 Haskell, supra note 43, at 1005.
51 Haskell, Capitalism I, supra note 49, at 352.
52 Haskell, supra note 43, at 1008 (quoting Rawls).
53 For a discussion of Rawls’ relationship to Kant, see Davidson, Is Rawls a Kantian?, 66 Pac. Phil. Q. 48 (1985); Hoffer, Is Rawls’ Theory of Justice Really Kantian?, 26 Ratio 103 (1984). For an interesting analysis of Rawls’ recent shift to a more historicist position, see Esquith & Peterson, The Original Position as Social Practice, 16 Pol. Theory 300 (1988). Rawls has abandoned his Kantian perspective only in the sense that he does not claim that his principles, his truths-that-compel-agreement, reflect some underlying structure. Yet Rawls remains deeply traditional in his refusal to abandon the search for objective truths that compel agreement. Thus, from a pragmatist perspective, Rawls remains committed to a conversational goal that should be abandoned.
We do not, of course, assume that an overlapping consensus is always possible . . . . It is often obvious that it is not, not at least until firmly held beliefs change in fundamental ways. But the point of the idea . . . is to show how, despite a diversity of doctrines, convergence on a political conception of justice may be achieved and social unity sustained in long-run equilibrium, that is, over time from one generation to the next.  

Like Haskell, Rawls acknowledges disagreement; like Haskell, he preserves consensus at the center of his vision. “Our hope is that there is a common desire for agreement, as well as sufficient sharing of certain underlying notions and implicitly held principles, so that the effort to reach an understanding has some foothold.”

Rawls continues:

The real task is to discover and formulate the deeper bases of agreement which one hopes are embedded in common sense, or even to originate and fashion starting points for common understanding by expressing in a new form the convictions found in the historical tradition by connecting them with a wide range of people’s considered convictions: those which stand up to critical reflection.

In these passages Rawls preserves his conviction that consensus exists out there, if we can only find or fashion it, without retaining his original Kantian rationale for its existence. No underlying structures compel us to agree, Rawls seems to argue, we just do—or, more accu-

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57 Rawls, Overlapping Consensus, supra note 55, at 5 (citation omitted).

58 Rawls, Kantian Constructivism, supra note 56, at 518. Rawls has used slightly different phrases to describe this. See Rawls, Overlapping Consensus, supra note 55, at 6 (“fundamental intuitive ideas viewed as latent in the public political culture”); Rawls, supra note 54, at 229 (“we must find a new way of organizing familiar ideas and principles into a conception of political justice so that the claims in conflict, as previously understood, are seen in another light”).

59 Rawls, Kantian Constructivism, supra note 56, at 518. Rawls is ambiguous on whether the consensus he hopes for needs to be fashioned or merely found. In contexts where he focuses on disagreement, he appears to assume that consensus must be fashioned. See, e.g., Rawls, supra note 54, at 226 (if underlying basis of agreement cannot be uncovered, perhaps divergence of opinion can be narrowed sufficiently to ensure cooperation and mutual respect). In other contexts Rawls uses language that makes his “consensus” sound more found than fashioned. See, e.g., Rawls, Overlapping Consensus, supra note 55, at 24-25 (political philosophy “hopes to uncover, and to help to articulate, a shared basis of consensus”).
rately, we just will if we correctly interpret our tradition.\textsuperscript{60}

It is at this point that the role of historians emerges, for Rawls has made not a philosophical but an historical claim. The most recent generation of historians has not found the consensus Rawls "hopes" is embedded in "implicitly held principles." In fact, the new social history of the past twenty years has been dedicated largely to challenging the image of consensus projected by American historians of the fifties and sixties.\textsuperscript{61} "We [Americans] have debated fiercely," said Clinton Rossiter in 1962, "but as men who agreed on fundamentals and could thus afford to sound more ferocious than we really were. We have all spoken the same political language; we have made the same political assumptions; we have all thought the same political thoughts."\textsuperscript{62} Authors disagreed about whether the consensus was fruitful or oppressive, but they shared the image of widespread agreement.\textsuperscript{63}

Since then, social historians have explored America's lack of consensus.\textsuperscript{64} Said one commentator, Lawrence Veysey, in 1979:

Social historians emphatically reject the holism of the older intellectual historians and also the dualistic lines of conflict . . . of the older political historians. Instead the inhabitants of a given nation-state are seen to form an extraordinarily complicated mosaic . . . . Each element in the mosaic must therefore have an utterly separate history. And there is little incentive to try to piece these histories together into a whole . . . because the parts are seen as the realities, the whole as an

\textsuperscript{60} My critique here concerns Rawls' methodology, not his substantive principles—though I would argue that it is not possible to keep the two clearly separate. See Nagel, "Rawls on Justice," in Reading Rawls 1, 3 (N. Daniels ed. 1974). Another crucial question concerns how Rawls expects to establish a (single) correct interpretation of our tradition. See H. Gadamer, Truth and Method 273-74, 337-41, 358-60 (1975).

\textsuperscript{61} For an early critique, see Higham, The Cult of the "American Consensus": Homogenizing Our History, 27 Commentary 93 (1959); see also Higham, Beyond Consensus: The Historian as Moral Critic, 67 Am. Hist. Rev. 609 (1962); A Round Table: What Has Changed and Not Changed in American Historical Practice, 76 J. Am. Hist. 393 (1989) (symposium issue) (including another article by Higham) [hereinafter JAH Round Table].

\textsuperscript{62} Quoted in D. Rodgers, Contested Truths 8 (1987).

\textsuperscript{63} See P. Novick, supra note 5, at 333-35.

\textsuperscript{64} See Levine, AHR Forum—The Unpredictable Past: Reflections on Recent American Historiography, 94 Am. Hist. Rev. 671 (1989) (reassessing the new social history). Levine's essay is part of an interesting recent reassessment of this revisionism. See generally AHR Forum, supra note 25. For other recent discussions of the relationship between consensus history and the new social history, see P. Novick, supra note 5, at 333-35, 439-40; JAH Round Table, supra note 61.
artificial construction . . .\textsuperscript{65}

Social historians have documented black, women’s, and working-class subcultures, each of which harbors ways of being and understanding fundamentally at variance with the “consensus” heretofore assumed. A particularly pointed example is historians’ exploration of the ideology of domesticity as an internal critique of capitalism, or, in the words of Nancy Cott, “a \textit{cri de coeur} against modern work relations.”\textsuperscript{66} Historians of the working class have also documented how those groups shared values and life patterns fundamentally at variance with those of white middle-class males.\textsuperscript{67}

Intellectual historians as well have spent the last twenty years exploring the limitations of American consensus. They have replaced the Hartzian image of abiding consensus with a sustained and intensive inquiry into republicanism as an alternative tradition.\textsuperscript{68} Whether or not the diverse uses of republican rhetoric reflect a coherent republican tradition, one with persistent force as a “dangerous supplement” to liberalism, the existence of a republican tradition is virtually undisputed.\textsuperscript{69} At a minimum, the literature on republicanism illustrates the persistence of an alternative political rhetoric\textsuperscript{70} that social critics, workers, and other outgroups have used to ground a social critique promising a vision of community lacking in the dominant liberal


\textsuperscript{68} The literature on republicanism is enormous. For a reading of its current state, see Banning, Quid Transit? Paradigms and Process in the Transformation of Republican Ideas, 17 Rev. Am. Hist. 199 (1989), and sources cited therein.

\textsuperscript{69} See D. Rodgers, supra note 62, at 9-10 (liberalism and republicanism not distinct, mutually exclusive world views); Banning, supra note 68 (noting general, though not unanimous, agreement that republicanism and liberalism coexisted); Hartog, supra note 32, at 75.

\textsuperscript{70} Current scholarship suggests that liberalism and republicanism were never sharply defined alternative paradigms, but were always present, so to speak, in solution. (The metaphor is from Dorothy Ross, Conversation with Dorothy Ross, Professor of History, University of Virginia (Dec. 15, 1989).) This refinement does not change the point made in the text: the challenge is to isolate different mixtures and apply them successfully toward one's political and rhetorical goals.
More recently, intellectual historians reexamining liberalism have fractured not only liberalism's consensus, but liberalism itself. Scholars such as Joyce Appleby, Hendrik Hartog, and James Kloppenberg have rediscovered the elements of liberalism at variance with the tradition of possessive individualism that has predominated at least since the late nineteenth century, if not before. Kloppenberg has excavated the ethical dimension of early liberal thought;\textsuperscript{72} Hartog has led the movement, discussed below, which explored how the rhetoric of rights has been captured by women, workers, and blacks;\textsuperscript{73} Appleby has studied the liberating impact of liberalism in its initial contexts.\textsuperscript{74}

American historians have documented the pluralism of American society. In this context, the traditionalist assumption that sharing a culture means sharing a consensus becomes simply unconvincing. Though Haskell's and Nelson's assumption of immanent social consensus seems strangely inconsistent with the anti-consensus interpretation predominant in both social and intellectual historiography, traditionalism may come naturally to some historians because of the contextualist method characteristic of historicism.\textsuperscript{75} In historians' attempts to explain and preserve the pastness of the past, they tend to conceptualize past eras as coherent totalities incommensurate with their own.

Maurice Mandelbaum has argued that the shift from nature to culture was a key element of the development of historicism.\textsuperscript{76} In the eighteenth century, theorists tended to think of societies as collections of individuals who acted according to universal laws of human nature. Nineteenth-century scholars shifted attention to culture, and culture,

\textsuperscript{71} See, e.g., S. Wilentz, supra note 67 (workers); Kerber, supra note 32 (social critics); Oakes, From Republicanism to Liberalism, 37 Am. Q. 551 (1985) (republicanism in the South).

\textsuperscript{72} Kloppenberg, The Virtues of Liberalism, supra note 26, at 9.


\textsuperscript{74} J. Appleby, Capitalism and a New Social Order (1982).

\textsuperscript{75} This is not to deny the political choices implicit in the traditionalist positions of Nelson and Haskell. Note that the new social historians' challenge to the vision of widespread consensus was part of a very self-conscious "left" movement. See P. Novick, supra note 5, at 417-38; Berkhofer, Clio and the Culture Concept: Some Impressions of a Changing Relationship in American Historiography, in The Idea of Culture in the Social Sciences 78 n.1 (L. Schneider & C. Bonjean eds. 1973) [hereinafter The Idea of Culture].

\textsuperscript{76} M. Mandelbaum, History, Man & Reason 163-91 (1971).
rather than nature, became the most often cited determinant of human behavior. Romantic scholars tended to stress the diversity of life forms, while Idealists tended to stress the coherence that bound these diverse manifestations into the Spirit of an Age; yet both traditions retained an underlying conviction of coherence within a form of life.77 This conviction leads easily to the traditionalist view that values, though mere conventions, remain “objective” within a given culture.

Once historians join the reconstructive project, they will need to reexamine their assumptions privileging coherence and agreement. For help in this task, historians can usefully turn to anthropological and philosophical literature; for, unlike historians, anthropologists and philosophers have not taken as unproblematic the traditional view of culture as consensus.

B. Traditionalism Critiqued

It is high time that cultural and social totalities are subjected to the kind of radical questioning that textual ensembles have undergone in recent critical practice . . . .

James Clifford, *The Predicament of Culture* 78

Implicit in the traditionalism of Rawls, Haskell, and others is the classic view of culture as a coherent totality that determines behavior. While the culture concept has received scholarly attention in a range of different fields,79 two literatures prove particularly helpful in clari-

77 H. White, supra note 6, at 75-89.
78 J. Clifford, supra note 2, at 274. Dominick LaCapra has noted, and criticized, the central role the culture concept plays in current historical studies.

[T]he concept of “culture” is well on the way to becoming the totem for a consensus on the proper object and method of research in historiography. . . . Yet the very proliferation of definitions is a sign of the impediments to consensus and the need for inquiry into the problems left unresolved by an almost oneiric reliance on the concept of culture.

D. LaCapra, History & Criticism 72 (1985). Anthropologists other than Clifford have different (and often less critical) views of the culture concept. See generally The Relevance of Culture (M. Freilich ed. 1989) (reviewing different approaches to the culture concept within contemporary anthropology).

79 See generally The Idea of Culture, supra note 75 (exploring the implications of the culture concept for history, anthropology, sociology, political science, and other disciplines). For discussion of historians, see Berkhofer, supra note 75; Chartier, Intellectual History or Sociocultural History? The French Trajectories, in Modern European Intellectual History: Reappraisals and New Perspectives 13, 18-19 (D. LaCapra & S. Kaplan eds. 1982). Berkhofer
fying the limitations of the traditional holistic view of culture: the philosophical literature interpreting Wittgenstein’s “forms of life” and the recent work of post-modern anthropologists.

Wittgenstein acknowledged that his notion of totality was “very badly expressed, and probably badly thought as well.” Few others have been so candid, but the problem is a common one. Philosophers’ discussions of Wittgenstein’s forms of life provide a useful perspective on the image of culture as consensus that underlies the traditionalist position. The traditionalist interpretation of Wittgenstein’s philosophy stresses that, although Wittgenstein exhorts us to eschew “transcendent certainty,” he merely shifts the basis of certainty from transcendence to “forms of life,” a phrase he sometimes explicitly associates with the term “culture.” At its most extreme, the traditionalist interpretation implies that it is impossible to criticize a form of life from the inside, since to participate in a culture is to accept existing social certainties. Some passages in Wittgenstein’s writings appear to support this view, as, for example, when Wittgenstein associates certainty with “the inherited background against which I distinguish between true and false,” and when he speaks of “comfortable certainty” as a form of life, “something that lies beyond being justified or unjustified.”

But what is a “comfortable certainty”? Keep in mind that Wittgenstein was a philosopher and largely limited himself to traditional philosophical topics. He designed much of his discussion of certainty to suggest the absurdity of G.E. Moore’s prolonged discussion about

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has associated the culture concept with consensus history. New social historians, he has recently argued, turn away from culture to focus instead on society. See Berkhofer, Comment on “Social History as Lived and Written,” 84 Am. Hist. Rev. 1326, 1326-27 (1984). As my text indicates, see infra text accompanying notes 104-111, I disagree. In my view, the new social historians did not abandon a search for “culture,” they simply relocated it in subgroups.


See Williams, supra note 3, at 452-53.

See Hinman, Can a Form of Life be Wrong?, 58 Philosophy 339 (1983).

L. Wittgenstein, supra note 1, ¶¶ 94, 357, 359 (emphasis in original).
whether or not he in fact knew his hand was his hand. Surely, said Wittgenstein, that was a comfortable certainty. But Wittgenstein was careful to distinguish between comfortable certainties and "certainty that is still struggling." His argument was addressed to philosophical skepticism, and his basic point was that an entire form of life could not be called into question simultaneously: "A doubt without an end is not even a doubt." Yet Wittgenstein did not design his analysis to support the view that every "certainty" within society reflects the kind of consensus that leads us to know that our hands are, indeed, our hands. In fact he explicitly disclaims this view. "So you are saying that human agreement decides what is true and what is false?" It is what human beings say that is true and false; and they agree in the language they use. That is not agreement in opinions but in forms of life.

We can only guess how Wittgenstein might have drawn the line between opinions and forms of life. For now my point is that a traditionalist position fails to make this crucial distinction accurately. Traditionalists tend to assume that agreement about forms of life entails agreement about opinions. This is the view that underlies their vision of culture as consensus. Although philosophy can help them delineate the distinction between opinions and forms of life, philosophers have not (to my knowledge) focused sustained attention on the assumptions underlying the view that culture provides a safe haven for objective moral and epistemological claims. Recent anthropologists have done so in a body of work that has important implications for the reconstructive project. Their target is the traditional concept of culture given its classic form in E.B. Tylor's "sharp and successful conceptualization" of 1871: "Culture or Civilization, taken in its wide ethnographic sense, is that complex whole which includes knowledge, belief, art, morals, law, custom, and any other capabilities and liabilities acquired by man as a member of society." This is the

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85 See Hinman, supra note 83, at 347.
86 L. Wittgenstein, supra note 1, § 357.
87 Id. § 625; Hinman, supra note 83, at 340-41.
89 1 E. Tylor, Primitive Culture: Researches into the Development of Mythology, Philosophy, Religion, Art, and Custom 1 (1871). See also Berkhofer, supra note 75, at 79-80 (comparing this description to later formulations of "culture").
holistic view that lies at the core of the traditionalist position.\textsuperscript{90}

Anthropologists such as James Clifford, Michael Fischer, and George Marcus have argued that this traditional idea of culture is inconsistent with the critique of absolutes, noting that it "reflects the persistence of an ideology claiming transparency of representation and immediacy of experience."\textsuperscript{91} The traditional view, they note, rests on the assumption that an ethnographer can observe the everyday life of the natives and provide an authoritative picture of their culture. In the words of James Clifford, a prominent member of the group to which he refers:

[The younger anthropologists] see culture as composed of seriously contested codes and representations . . . . They assume that academic and literary genres interpenetrate and that the writing of cultural descriptions is properly experimental and ethical. Their focus on text making and rhetoric serves to highlight the constructed, artificial nature of cultural accounts. It undermines overly transparent modes of authority, and it draws attention to the historical predicament of ethnography, the fact that it is always caught up in the invention, not the representation, of cultures.\textsuperscript{92}

Clifford suggests that the traditional view of culture is inconsistent with the rejection of a "God's-Eye point of view" from which the glassy essence of culture will stand revealed.

Wittgenstein and the younger anthropologists challenge the traditionalists' view that consensus can provide a substitute foundation for traditional certainties in "the age of interpretation." Once the culture concept dissolves away, the full implications of modernism's social theory of meaning emerge. Haskell's cozy vision of an abiding consensus lasting "more than a few generations"\textsuperscript{93} gives way to a picture

\textsuperscript{90} See Berkhofer, supra note 75; Walters, Signs of the Times: Clifford Geertz and the Historians, 47 Soc. Res. 537 (1980).
\textsuperscript{91} Clifford, Introduction: Partial Truths, in Writing Culture, supra note 24, at 2. See generally G. Marcus & M. Fischer, Anthropology as Cultural Critique (1986) (discussing the limitations of traditional approaches to anthropology); Writing Culture, supra note 24 (collecting interdisciplinary approaches to the analysis of ethnographic writing). Another contributor to this literature is James Boon. See J. Boon, Other Tribes, Other Scribes (1982).
\textsuperscript{93} Haskell, supra note 43, at 1004.
in which situated, social certainties—and their inevitable clash—become a permanent part of modern society. Alasdair MacIntyre's insight that "[t]here seems to be no rational way of securing moral agreement in our culture" becomes an abiding verity from which there is no philosophical escape.94

III. THE PRAGMATIC ALTERNATIVE: FORGING A BRIDGE BETWEEN HOPE AND MEMORY95

The present is filled with pasts and pregnant with the future. Wilhelm Dilthey96

A pragmatic approach abandons the search for a single viewpoint because it abandons the search for a certainty that compels agreement. In its place, pragmatism substitutes an "edifying conversation" that views societal differences as food for thought. The pragmatist's search for a workable society is a search not for universal principles but for strategies through which a population, inevitably divided by differences over a very broad range of their affairs, can seek a series of necessarily transient and provisional understandings.97

Attempting to locate promising directions within a complex society and a tradition that shapes and limits our understanding, the pragmatic approach focuses not on what could be under hypothetical conditions, but on what is. In her search for an understanding of "particular truths," the pragmatist, like the traditionalist, focuses on history;98 yet the pragmatist, unlike the traditionalist, does not examine history as the potential repository of objectivity. Instead, she

95 The phrase is from Toews, supra note 25, at 900. Prominent contemporary pragmatists include Richard Rorty and Richard Bernstein. See R. Rorty, Consequences of Pragmatism xiii-xxi, 160-75 (1982); R. Bernstein, Beyond Objectivism and Relativism: Science, Hermeneutics, and Praxis (1983). Although my formulation is influenced by Rorty and Bernstein, it is my own; I suspect both would feel uncomfortable with it (in different ways). (They also disagree on certain issues. See R. Bernstein, supra, at 255 n.48.) In my formulation I omit the irrationalists. This is because (at least critical legal) scholars who appear to be irrationalists often appear so only as long as they maintain a tight focus on the critique of absolutes. Once they reach the reconstructive program, most "irrationalists" appear as either pragmatists or neo-objectivists.
97 See R. Rorty, supra note 95, at xiii-xxi, xlii-xliv.
looks to history for help in guiding a pluralistic society as it negotiates agreements that remain contested, situated, eternally unsettled.

In his book *Without Foundations*, Don Herzog develops a pragmatic approach to political theory.\(^9\) Herzog argues against the traditional insistence on an objectivity that compels agreement and sketches an alternative approach to justification.

A satisfactory justification need not put an end to all disagreements in politics; the drive to do so is drastically illiberal anyway. But our efforts at justification need not break down helplessly at the first mention of bitter, prolonged disagreement. Disagreement itself is only the beginning. We want to explore why people disagree, what reasons they offer to defend their views, how compelling their reasons are.\(^{100}\)

How can we judge if a reason is convincing without objectivity? Herzog advocates contextual justification, which he describes as justification by showing that an institution is better than the available alternatives. "A political theory of this sort, instead of fleeing the profane world of facts into the sacred realm of value, will necessarily bring in historical considerations, sometimes extensively."\(^{101}\)

Herzog’s approach is useful because he articulates an alternative to Rawls' more traditional attempt to construct a social point of view all can accept.\(^{102}\) Herzog’s approach is limited, however, by its sharp focus on the canon of political philosophy—Hobbes, Locke, Hume, Adam Smith, and utilitarianism. A more interdisciplinary approach would appropriate Herzog’s pragmatism but would apply it to a broader description of the American tradition.\(^{103}\)

I envision two roles for historians exploring political theory “without foundations.” Historians, first, can provide a description of the social history of America’s contested truths,\(^{104}\) one that opens up a conversation with political theorists about justice. Historians can further map out those rhetorical continuities in the American tradition that allow Americans to forge working agreements within the dense profusion of America’s conflicting certainties.

\(^{100}\) Id. at 235.
\(^{101}\) Id. at 24-25.
\(^{102}\) Rawls, *Kantian Constructivism*, supra note 56, at 519.
\(^{103}\) For a different approach to pragmatic political theory, see R. Rorty, supra note 4.
\(^{104}\) The phrase is from Daniel T. Rodgers. D. Rodgers, supra note 62.
A. The Social History of Certainties

For social historians to provide a more complex interpretation of America’s contested truths, they must follow through the younger anthropologists’ deconstruction of the culture concept. Social historians have only recently begun this project. While they have denied since the late 1960’s that American society as a whole has been characterized by consensus, most social historians have not rejected the assumption of consensus outright. Instead, they have relocated consensus from the national polity to subgroups defined by race, class, and gender. In place of “the” American mind, the new social historians have sought out black culture, women’s culture, and working-class culture. In women’s history, for example, many of the most influential works in the decade following Carroll Smith-Rosenberg’s influential essay “The Female World of Love and Ritual”\textsuperscript{105} explore the outlines of women’s culture. Nancy Cott links the development of nineteenth-century women’s culture with modernization theory;\textsuperscript{106} Suzanne Lebsock documents the different values held by the free women of Petersburg, Virginia;\textsuperscript{107} a range of authors explore how women’s culture helped forge women’s new public role in nineteenth-century reform movements such as temperance and moral reform.\textsuperscript{108}

Though the early studies of women’s culture often include an initial proviso that they address only white and/or middle-class women,\textsuperscript{109} subsequent authors sometimes have ignored these cautions and have assumed a women’s culture characteristic of all women. The notion of a unitary women’s culture has come under attack both in women’s history and in feminist theory.\textsuperscript{110} In an influential article in 1985,

\textsuperscript{106} N. Cott, supra note 66.
\textsuperscript{109} See, e.g., N. Cott, supra note 66, at 10; N. Cott, The Grounding of Modern Feminism 9 (1987).
\textsuperscript{110} See, e.g., Butler, Gender Trouble, Feminist Theory and Psychoanalytic Discourse, \textit{in} Feminism/Postmodernism, supra, at 324 (feminist theory); Fraser & Nicholson, Social Criticism Without Philosophy: An Encounter Between Feminism and Postmodernism, \textit{in} Feminism/Postmodernism 19 (L. Nicholson ed. 1990) (feminist theory); Kerber, Separate
historian Nancy Hewitt argues that the phrase “women’s culture” is insensitive to the differences between working- and middle-class women, as well as between black and white women.\textsuperscript{111}

Hewitt’s analysis effects a \textit{reductio ad absurdum} on the concept of culture parallel to that of the younger anthropologists, for her analysis leaves us with a splintering of categories: middle-class white women’s culture, middle-class black women’s culture, working-class native white women’s culture, working-class immigrant white women’s culture, working-class black women’s culture, etc. The message that emerges is fundamental to modernism: categories ultimately fracture because every analysis is a situated one. As Clifford has noted, “[l]iving does not easily organize itself into a continuous narrative.”\textsuperscript{112} Yet to achieve narrative one must interpret. This does not mean that all analysis is violent, only that every analysis is informed by a strategy for selection. But the number of strategies is potentially infinite, so any given interpretation is at most a “partial truth,” not a final description such as that traditionally promised by the concept of culture. “Wholeness by definition becomes a thing of the past,” notes Clifford, as social analysis is accorded “its full complexity of historized dialogical relations.”\textsuperscript{113}

One way to think through the implications of Clifford’s message is to think concretely about race, sex, and class. For example, in some contexts I feel white; in others my race feels invisible. At times I am very conscious of being a woman; elsewhere, I am most conscious of being a member of the privileged upper-middle class. The point is simple: race, sex, and class are not abstract, reified “cultures,” but rather influences in particular people’s lives perhaps best viewed as force fields comprising complex grids of significance. The importance

\begin{itemize}
\item Clifford, supra note 24, at 106 (noting that all ethnographies, like all texts, are partial truths). A prominent historian recently came to the same formulation (apparently independently). See Hall, Partial Truths, 14 Signs 902 (1989).
\item Clifford, supra note 24, at 114, 109; cf. Marcus, Rhetoric and the Ethnographic Genre in Anthropological Research, 21 Current Anthro. 507 (1980) (discussing the rhetoric involved in ethnographic writing and the need for an ethnographer to describe the cultural unit clearly).
\end{itemize}
of a given category varies with time and context. Race, sex, and class will not always be the crucial categories; age, ethnicity, or sexual orientation may at times emerge as more important.\textsuperscript{114}

Historians are following up these insights as they begin to deconstruct the subcultures documented by the new social history.\textsuperscript{115} Nancy Hewitt is again a leader. In a recent paper, she argues that historians should avoid arguments about whether race is more important than class, or class more important than gender, and focus instead on inventing new imagery to help explore how race, class, gender, and other categories interact.\textsuperscript{116}

Other historians have begun to explore the interaction of working-class, women's, and black cultures and the cultural mainstream in ways that have important implications for developing a more sophisticated appreciation of America's contested truths. An example is Daniel Ernst's work in labor history. Ernst urges labor historians to view working-class culture not as a sovereign totality but as a force field (my term, not his) through which individuals experience the larger cultural context. Labor historians, he argues, need to study "how fundamental social, political and economic forces emanating from beyond the workers' reach, shaped the world in which they lived."\textsuperscript{117}

These "theoretical" issues will become unavoidable as American historians shift from their recent focus on out-groups toward a new synthesis of American history.\textsuperscript{118} Thomas Bender's is one of the most eloquent and persistent voices urging synthesis. He has argued that historians should turn their attention to the study of "the larger, heterogeneous, and contested political and cultural realm of the nation. . . . The present task is to begin establishing the relationship

\textsuperscript{114} See Bordo, Feminism, Postmodernism and Gender-Skepticism, in Feminism/ Postmodernism, supra note 110, at 139.
\textsuperscript{115} This deconstruction is perhaps most self-conscious in women's history, which may be a result of the cross-fertilization between women's history and feminist theory.
\textsuperscript{118} Bender's suggestion has proved controversial. See A Round Table: Synthesis in American History, 74 J. Am. Hist. 107 (1987).
over time of the interclass, multiethnic, and multicultural center, what I call public culture, and the smaller, more homogeneous \textit{gemeinschaftlich} groups of the periphery.\textsuperscript{119}

If historians follow Bender's call, they will enter into a conversation with political theorists about justice. Bender points the way: "Only . . . when exclusion and subordination are established as relations in public, can meaning, significance, causation, and the question of justice be adequately addressed."\textsuperscript{120} By invoking "the question of justice," Bender joins political theorists who aim to think through the tenets of a just society. Historians can make a major contribution by abandoning the culture concept in favor of new imagery that helps capture the complex social history of America's shifting and conflicting certainties.

\textbf{B. The Intellectual History of Political Rhetoric}

But a vision of American society that sees fragmentation at center screen must also account for continuities and apparent agreement. To focus on the example of "rights talk," if the persistence of such talk does not indicate a binding American consensus, as I have argued, what does it mean? Historians of political rhetoric, notably Daniel T. Rodgers and Raymond Williams, argue that the widespread use of keywords such as "rights," "freedom," or "the people" may serve more to veil deep disagreements than to reflect consensus. Their insightful studies show how political rhetoric has both forged provisional alliances and broken them. In Rodgers' words:

The words we use, the words the speech writers still zing through the air, counting on something in us to nod in assent, have been made, remade, repudiated, fought over . . . We have been too conflict-ridden a church to have a creed. The keywords, the metaphors, the self-evident truths of our politics have mattered too deeply for us to use

\textsuperscript{119} Bender, Wholes and Parts: The Need for Synthesis in American History, 73 J. Am. Hist. 120, 132 (1986). Bender proposes to merge social and political history by redefining politics. While political historians traditionally study the formal institutions of government, Bender's definition includes "a wide range of manifestations of power . . . [including the] subtle power to assign meaning and significance to various cultural phenomena." Bender, supra, at 126. Since such a broad definition eliminates the public/private distinction, there is a real possibility that Bender's "public culture" would deteriorate into an injunction to "Do Everything," thereby losing its usefulness as a new plot for American history.

\textsuperscript{120} Id. at 132.
them in any but contested ways.\textsuperscript{121}

To translate Rodgers' point into Wittgensteinian terminology, he suggests that ideological continuities indicate not a consensus of opinion but agreement on forms of life. The persistence of rights talk signals not widespread agreement on who has rights to what but a consensus that groups claiming justice will speak in terms of rights, and that their claims will be judged in part by the extent to which they can link those claims to the history of rights talk.\textsuperscript{122}

This view of rights is developed by the "social history of constitutionalism"\textsuperscript{123} in a recent special edition of the \textit{Journal of American History}, published under the direction of \textit{JAH} editor David Thelan and the prominent legal historian Hendrik Hartog. In that edition, Staughton Lynd shows how late twentieth-century workers used the language of rights to articulate a sense of entitlement to their jobs in the face of the American steel industry's demise;\textsuperscript{124} Leon Fink examines how American workers of an earlier period struggled to "capture the constitutionalist idiom without being swallowed up by it";\textsuperscript{125} Eric Foner explores how reconstruction blacks used rights talk to articulate their claim to full citizenship;\textsuperscript{126} and Elizabeth DuBois traces how nineteenth-century feminists used, and ultimately outgrew, the notion of rights they inherited from the founding fathers.\textsuperscript{127}

\begin{thebibliography}{99}
\bibitem{121} D. Rodgers, supra note 62, at 16; see also R. Williams, \textit{Keywords: A Vocabulary of Culture and Society} (rev. ed. 1985) (in which Williams articulates the concept of "key-\textit{words}"). My basic argument is that, to the extent that Americans' use of a common vocabulary supports a consensus, it is a consensus that lacks the significance Rawls attributes to it. See supra text accompanying notes 53-60.


\bibitem{123} Thelan, Introduction, Rights Consciousness in American History, 74 J. Am. Hist. 795, 795-97 (1987); cf. D. Rodgers, supra note 62, at 3-16 ("Vying for control of a common vocabulary, stealing each other's terms in hopes of investing them with radically altered meanings, political opponents have often left behind an illusion of consensus. But contemporaries knew better.").


\bibitem{126} Foner, Rights and the Constitution in Black Life during the Civil War and Reconstruction, 74 J. Am. Hist. 863 (1987).

\end{thebibliography}
The view that ideological continuities are agreements not on opinions but on forms of life has important implications for a pragmatic approach to political philosophy. In place of the traditionalist focus on universals, pragmatist historians will focus on gaining a deeper understanding of the rhetoric that persuades Americans who are engaged in forging working agreements within a pluralistic society. A contemporary example suggests the concrete implications of this approach to political rhetoric. In the past decade the conservative revolution has dramatized the power of traditional rhetoric to build a coalition—indeed, to change the political mood within American culture. Ronald Reagan’s success rested, in part, on the New Right’s success in building a rhetorical universe designed to persuade by appealing to certainties that are widely held (though rarely examined). Arguably, conservatives have understood far better than their opponents the central message of modernism. The rhetoric of liberals during the Reagan decade did not reflect conservatives’ awareness of the need to persuade in a world without absolutes. Liberals often appeared to assume “the truth will come out” or to moralize that “we must face hard facts,” with little sense that their “truths” are contested ones.128 Decades as the minority vision disabused conservatives of the idea that simply “telling it like it is” is the key to political success. Perhaps progressive forces eventually will get the same message. The whole point, as conservatives ultimately recognized, is that Americans do not agree; the task is to construct a rhetorical universe that persuades them, one resonant of “obvious” truths. The New Right’s success stands as a case study in how to use resonant American rhetoric to help build an effective coalition within the dense, contradictory complexity of American truths. This approach to political theory is very different from the traditionalists’ continued search for core truths, but it is one that ultimately may offer greater rewards.129

128 Both Jimmy Carter and Michael Dukakis have used the “face hard facts” theme—Carter constantly, Dukakis during the last presidential debate.

129 I do not mean to imply that command of rhetoric is the sole reason for the Right’s success. The economy and other factors have no doubt played important roles as well. For recent historical discussion of the historical bases of contemporary conservatism, see Hoeveler, American Intellectual Conservatism: Is There a Usable Past?, 11 Intell. Hist. Newsl. 4 (1989) (historicist analysis of the historical rhetorics contained in contemporary conservatism); Lawson, Is There a Usable Conservatism? Some Remarks on David Hoeveler’s Essay, 11
The historical analysis of political rhetoric can also provide the framework for accomplishing a key goal of political theory: to forge agreements about justice. Whereas traditional political theory tends to seek out such agreements through a search for highly abstract principles, the pragmatist remains skeptical that agreement on grand principles signals agreement on how such principles should be applied in specific contexts. For example, we agree that human life is sacred, but not on how to apply that principle in the context of abortion. Instead of searching for grand principles, the pragmatist concentrates on ways to create alliances among groups with divergent points of view.\textsuperscript{130} Because of the complexity of Americans' values, and the malleability of the rhetorics they inherit, any rapprochement of certain deeply contested issues will remain fragile. Yet by sharpening our appreciation of the areas of agreement implicit in divergent positions, the historical analysis of political rhetoric may help achieve rapprochement of seemingly inconsistent positions. A focus on rhetoric has the potential to open discussions grounded in mutual respect, rather than the mutual abhorrence bred by the conviction that the opposing position is inimical to the deepest verities of the American soul.\textsuperscript{131}

C. Legal History, Justice, and Certainty

Thus far, I have treated legal history as an integral part of the social history of certainties and the intellectual history of political rhetoric and ideology. While it is useful to view law as an integral part of these discourses, it is also useful to view it as a unique subspecies. Setting law apart from the remainder of American political culture enables us both to compare legal rhetoric with general political dis-

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\textsuperscript{130} For related approaches, see R. Rorty, supra note 48, at 319, 389-94; Rorty, Solidarity or Objectivity? in Post-Analytic Philosophy 3 (J. Rajchman & C. West eds. 1985); and Cornel West's analysis of pragmatic philosophy as a form of cultural criticism, C. West, The American Evasion of Philosophy 5 (1989).

\textsuperscript{131} The abortion debate is a fruitful arena for this kind of analysis. See S. Callahan & D. Callahan, Abortion — Understanding Differences (1984); K. Luker, Abortion and the Politics of Motherhood (1984).
course and to address questions of justice. It further provides a unique context for an analysis of how situated, provisional certainties generate a sense of compelledness within a form of life, despite the lack of the firm, objective limits posited by traditionalists.

If American historians seek to synthesize around the concept of political culture, and legal historians explore the scope of arguments allowable within legal culture, we can ask whether legal culture "makes thinkable" a narrower band of political possibility than does political culture in general. If so, then we have the framework for a close analysis of Morton Horwitz's famous "tilt" in the law, and, more broadly, of CLS's contention that the law functions as ideology to constrict the scope of re-visions of society. In short, we have the raw materials to examine the relationship between law and justice.

We can deepen our analysis by focusing on the different visions of law held by different subgroups. Hendrik Hartog, Martha Minow, and William Forbath have argued that we should examine not only the vision of law held by judges and other officials, but also that held by peripheral groups. They describe their "legal histories from the ground up" as follows:

These Articles . . . . proceed on the view that what a given group of middle and upper-middle class white men determined was the meaning of a certain set of rules could differ significantly from the meaning constructed by a group of people having different class status, race, or gender, given the effects of these differences historically on people's perspectives on the world.

This new approach to legal history could provide the raw material for a close analysis of the relationship between different segments of legal culture. What is the relationship between popular and official legal culture? Is the scope of the thinkable in popular legal culture narrower than the scope of the thinkable in political culture generally?

133 Forbath, Hartog & Minow, Introduction: Legal Histories From Below, 1985 Wis. L. Rev. 759, 764; see also Forbath, The Ambiguities of Free Labor: Labor and the Law in the Gilded Age, 1983 Wis. L. Rev. 767 (considering judiciary's and labor movement's post-Civil War interpretations of republican conception of free labor); Hartog, Pigs and Positivism, 1985 Wis. L. Rev. 899 (exploring legal significance of American customs through competing interpretive strategies); Minow, "Forming Underneath Everything That Grows": Toward a History of Family Law, 1985 Wis. L. Rev. 819 (critiquing traditional family law history).
Or is popular rights consciousness a way of articulating the full scope of American political discourse in legal language?

We begin to see a convergence between legal histories from the ground up, political philosophy, and Bender's proposed synthesis of American history. All focus on the clash of social certainties, and on which certainties predominate. In a sense we're back to Nietzsche, but with an important difference: whereas Bender and the legal historians conclude that the reigning certainty reigns because of power relationships, they do not step "beyond good and evil." They reserve the right to disagree with the convention that predominates. Bender makes this explicit when he advocates a history that will "provoke the corrosive sorts of questions always associated with historical moments ready for social change."^{134}

While legal histories from the ground up have potential to focus pragmatic inquiries on the question of justice, they also hold promise of a more concrete inquiry into what could be called pragmatic certainty: certainty in the absence of either consensus or absolutes. This project stems from Wittgenstein’s analysis of rules. Rules do not, he argued, yield results in the way they traditionally have been assumed to do so, namely through semi-automatic application of the internal logic of the rule system. Instead, understanding a rule system entails understanding the language game or form of life of which it is a part: rules function to explain the conventions commonly observed in playing the game. Breaking the rules is wrong only in the sense that, if you break enough rules consistently enough, you have ceased to play the old game and have invented a new one.^{135}

For me this describes the series of sensations one experiences when studying the history of legal doctrine. Initially the rule patterns seem foreign, the connections bizarre, and the lines drawn quite maddeningly arbitrary. Gradually, arduously, things fall into place, until at last one greets a new case without the initial, wrenching sense of disorientation and surprise. Of course the plaintiff argued this way, you say to yourself. Of course the defendant took that tack. But another would have been more persuasive. Look what Chancellor Kent did with the appeal: he rearranged the entire rule pattern in a way that

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134 Bender, supra note 119, at 132.
seems (from within the game) brilliant rather than jarring, innovative rather than bizarre.\textsuperscript{136}

Losing one's sense of disorientation and surprise is only the first step, an intuitive progress in which the historian draws on a broad range of sources, constructing a context that can account for the doctrinal system's stabilities as well as its instabilities, for its openness as well as its rejection of certain options as unthinkable, sloppy, political, or, quite simply, "wrong." Learning how to function within the rule system is only the first step. The second, both harder and more interesting from a theoretical standpoint, involves identifying that combination of factors (jurisprudence, the doctrine itself, the characteristics of the area of social life the law addresses, national political mood, regional considerations, socio-economic characteristics of the bar and the bench, etc.) which will offer a convincing explanation for the scope of the thinkable within the rules of the game as it was played.

The study of doctrine and legal rhetoric as a system of rules promises insight into that compelledness within a form of life that traditionally has been thought of as certainty. It may help provide an alternative description of rationality that frees us from the traditionalists' terror that we will descend into irrationalism or absolute relativism if we abandon our insistence that "[o]ne simply arrives at true beliefs by obeying mechanical procedures."\textsuperscript{137} The study of doctrine is a promising darkroom for developing a new image of rationality, one that can help us explore the shape of the conversations we have chosen, and the conversations we are still free to choose.


\textsuperscript{137} R. Rorty, supra note 95, at 164.