

Editor's Note

The articles in this volume are the product of a symposium held at Columbia Law School on November 8, 2019, almost one hundred years to the day after Justice Oliver Wendell Holmes issued his dissent in *Abrams v. United States*. The symposium was sponsored by Columbia Law School, the Knight First Amendment Institute at Columbia University, the First Amendment Clinic at Arizona State Law School, and the Seton Hall Law Review.

Thank you to the organizers of the symposium, Professor Thomas Healy, Professor Vincent Blasi, and Professor James Weinstein. We are incredibly grateful for the opportunity to publish many of the First Amendment scholars who participated in the symposium. We recognize that the events of this year made it difficult for every participant to publish and want to acknowledge all the panelists, speakers, and moderators who made this symposium possible:

Alex Abdo	Burt Neuborne
Amy Adler	Robert Post
Vincent Blasi	David Pozen
Joseph Blocher	David M. Rabban
Lee Bollinger	Frederick Schauer
Thomas Healy	Donald B. Verrilli
RonNell Andersen Jones	Jeremy Waldron
Leslie Kendrick	Laura Weinrib
Jeremy Kessler	James Weinstein
Genevieve Lakier	Sonja West
Catharine A. MacKinnon	Tim Wu

Finally, thank you to Lilli Wofsy, our Fall Symposium Editor, whose student comment on the modern-day application of First Amendment jurisprudence offers an excellent contrast to the symposium's reflection on Holmes's reframing of the First Amendment.