

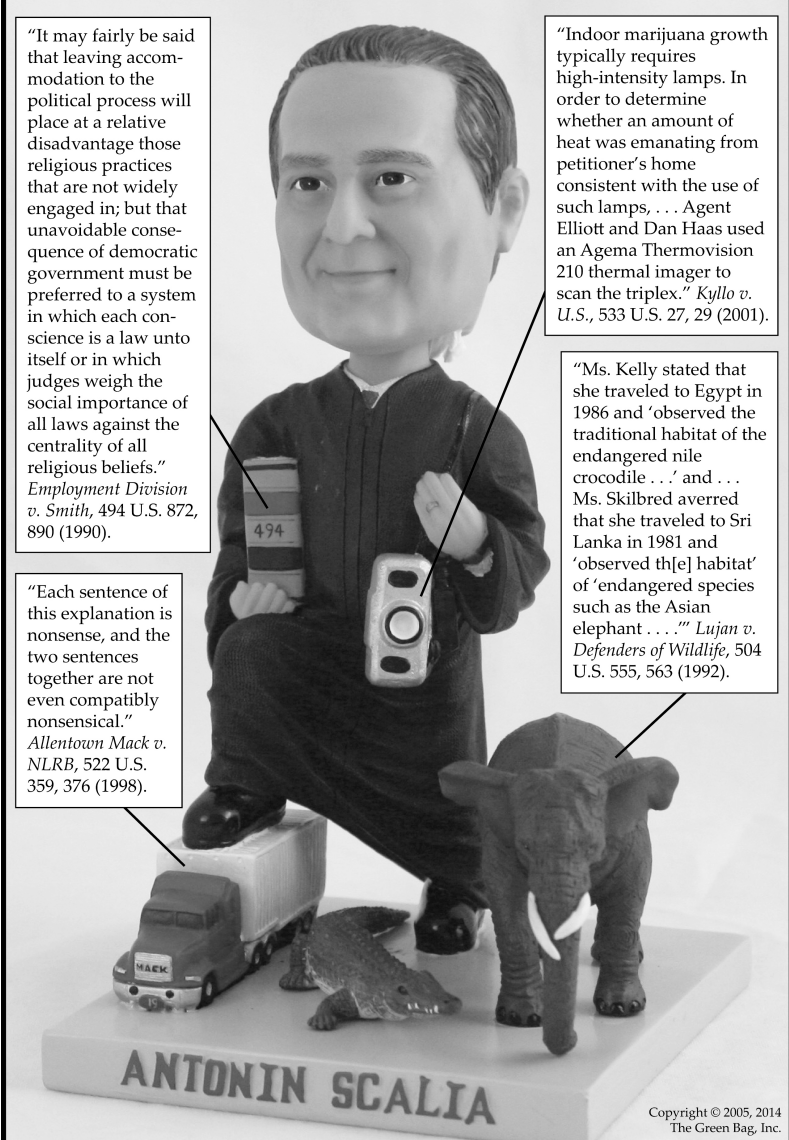
Justice Antonin Scalia The Annotated Other Bobblehead

"It may fairly be said that leaving accommodation to the political process will place at a relative disadvantage those religious practices that are not widely engaged in; but that unavoidable consequence of democratic government must be preferred to a system in which each conscience is a law unto itself or in which judges weigh the social importance of all laws against the centrality of all religious beliefs."
Employment Division v. Smith, 494 U.S. 872, 890 (1990).

"Each sentence of this explanation is nonsense, and the two sentences together are not even compatibly nonsensical."
Allentown Mack v. NLRB, 522 U.S. 359, 376 (1998).

"Indoor marijuana growth typically requires high-intensity lamps. In order to determine whether an amount of heat was emanating from petitioner's home consistent with the use of such lamps, . . . Agent Elliott and Dan Haas used an Agema Thermovision 210 thermal imager to scan the triplex." *Kyllo v. U.S.*, 533 U.S. 27, 29 (2001).

"Ms. Kelly stated that she traveled to Egypt in 1986 and 'observed the traditional habitat of the endangered Nile crocodile . . . ' and . . . Ms. Skilbred averred that she traveled to Sri Lanka in 1981 and 'observed th[e] habitat' of 'endangered species such as the Asian elephant . . . '" *Lujan v. Defenders of Wildlife*, 504 U.S. 555, 563 (1992).



Copyright © 2005, 2014
The Green Bag, Inc.

This is a one-of-kind bobblehead, so only the Yale Law School library gets it.