

University of Groningen

Essays on Autonomy, Legality and Pluralism in European law

Lindeboom, Justin

DOI:
[10.33612/diss.111447089](https://doi.org/10.33612/diss.111447089)

IMPORTANT NOTE: You are advised to consult the publisher's version (publisher's PDF) if you wish to cite from it. Please check the document version below.

Document Version
Publisher's PDF, also known as Version of record

Publication date:
2020

[Link to publication in University of Groningen/UMCG research database](#)

Citation for published version (APA):
Lindeboom, J. (2020). *Essays on Autonomy, Legality and Pluralism in European law*. [Thesis fully internal (DIV), University of Groningen]. University of Groningen. <https://doi.org/10.33612/diss.111447089>

Copyright

Other than for strictly personal use, it is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), unless the work is under an open content license (like Creative Commons).

The publication may also be distributed here under the terms of Article 25fa of the Dutch Copyright Act, indicated by the "Taverne" license. More information can be found on the University of Groningen website: <https://www.rug.nl/library/open-access/self-archiving-pure/taverne-amendment>.

Take-down policy

If you believe that this document breaches copyright please contact us providing details, and we will remove access to the work immediately and investigate your claim.

Downloaded from the University of Groningen/UMCG research database (Pure): <http://www.rug.nl/research/portal>. For technical reasons the number of authors shown on this cover page is limited to 10 maximum.

Bibliography

- Adam S. and Van Elsuwege P., 'EU Citizenship and the European Federal Challenge through the Prism of Family Reunification'. In D. Kochenov (ed.), *EU Citizenship and Federalism: The Role of Rights*. Cambridge University Press 2016.
- Albors Llorens A., 'The European Court of Justice, More than a Teleological Court' (1999) 2 *Cambridge Yearbook of European Legal Studies* 373.
- Albors-Llorens A., 'The Direct Effect of EU Directives: Fresh Controversy or a Storm in a Teacup? Comment on *Portgás*' (2014) 39 *European Law Review* 851.
- Alchourrón C.E. and Bulygin E., *Normative Systems*. Springer 1971.
- Alexy R., *Begriff und Geltung des Rechts*. Karl Alber 1992.
- Alexy R., *A Theory of Constitutional Rights*. Oxford University Press 2002.
- Almossawi A. (w) and Giraldo A. (i), *An Illustrated Book of Bad Arguments*, 2nd edn. The Experiment 2013.
- Allan T.R.S., 'Parliament's Will and the Justice of the Common Law: The Human Rights Act in Constitutional Perspective' (2006) 59 *Current Legal Problems* 27.
- Allen R.J. and Pardo M.S., 'The Myth of the Law–Fact Distinction' (2003) 97 *Northwestern University Law Review* 1769.
- Alonso García R., 'The General Provisions of the Charter of Fundamental Rights of the European Union' (2002) 8 *European Law Journal* 492.
- Alter K., 'The European Court's Political Power' (1996) 19 *West European Politics* 452.
- Alter K., *Establishing the Supremacy of European Law: The Making of an International Rule of Law in Europe*. Oxford University Press 2001.
- Antenbrink F. and Vedder H.H.B., *Recht van de Europese Unie*. Boom Juridische Uitgevers 2017.
- Anderson B., *Imagined Communities*. Verso 1983.
- Anker H.T. et al, 'Coping with EU Environmental Legislation: Transposition, Principles and Practices' (2015) 27 *Journal of Environmental Law* 17.
- Arena A., 'How European Law Became Supreme: The Making of *Costa v. ENEL*'. Jean Monnet Worker Paper No. 05/18 (2018).
- Arnold T.W., 'Apologia for Jurisprudence' (1935) 44 *Yale Law Journal* 729.
- Arnulf A., 'Having your Cake and Eating it Ruled Out' (1988) 13 *European Law Review* 42.
- Arnulf A., 'Editorial: The Incidental Effect of Directives' (1999) 24 *European Law Review* 1.

- Arnall A., *The European Union and its Court of Justice*. Oxford University Press 2006.
- Austin J., *The Province of Jurisprudence Determined and The Uses of the Study of Jurisprudence*. Hackett Publishing 1998 [1832].
- Avbelj M., ‘Symposium: Four Visions of Constitutional Pluralism (Conference Report)’ (2008) 2 *European Journal of Legal Studies* 325.
- Avbelj M., ‘Supremacy or Primacy of EU Law – (Why) Does it Matter?’ (2011) 17 *European Law Journal* 744.
- Avbelj M. and Komárek J. (eds.), *Constitutional Pluralism in the European Union and Beyond*. Hart Publishing 2012.
- Ayer A.J., *Language, Truth, and Logic*. Penguin 2001 [1936].
- Azoulai L., ‘The “Retained Powers” Formula in the Case Law of the European Court of Justice: EU Law as Total Law?’ (2011) 4 *European Journal of Legal Studies* 192.
- Bach A., ‘Direkte Wirkungen von EG-Richtlinien’ (1990) *Juristenzeitung* 1108.
- Baldus C., ‘Ein weiterer Schritt zur horizontalen Direktwirkung? Zu EuGH, C-201/02, 7.1.2004 (*Delena Wells*)’ (2004) 1 *Zeitschrift für Gemeinschaftsprivatrecht* 124.
- Balkin J.M., ‘Agreements with Hell and Other Objects of Our Faith’ (1997) 65 *Fordham Law Review* 1703.
- Balkin J.M., *Living Originalism*. Harvard University Press 2012.
- Baquero Cruz J., ‘Another Look at Constitutional Pluralism in the European Union’ (2016) 22 *European Law Journal* 356.
- Barak A., *Proportionality*. Cambridge University Press 2012.
- Barav A., ‘Rapport Général’. In *XVIII Congrès FIDE*, Stockholm, 3–6 June 1998.
- Barber N.W., ‘Legal Pluralism and the European Union’ (2006) 12 *European Law Journal* 306.
- Barents R., ‘New Developments in Measures Having Equivalent Effect’ (1981) 18 *Common Market Law Review* 271.
- Barents R., *The Autonomy of Community Law*. Kluwer Law International 2004.
- Barnard C., ‘Sunday Trading: A Drama in Five Acts’ (1994) 57 *Modern Law Review* 449.
- Barnard C., ‘Of Students and Babies’ (2005) 64 *Cambridge Law Journal* 560.
- Barnard C., ‘Social Dumping or Dumping Socialism?’ (2008) 67 *Cambridge Law Journal* 262.
- Beck G., *The Legal Reasoning of the Court of Justice of the European Union*. Hart Publishing 2013.
- Beech H., ‘Enemies of the State?’. *Time*, 12 September 2005.
- Bengoetxea J., *The Legal Reasoning of the European Court of Justice*. Clarendon Press 1993.

- Bengoetxea J., 'Legal System as a Regulative Ideal'. In H.-J. Koch and U. Neumann (eds.), *Praktische Vernunft und Rechtsanwendung*. Franz Steiner 1994.
- Bengoetxea J., MacCormick N. and Moral Soriano L., 'Integration and Integrity in the Legal Reasoning of the European Court of Justice'. In G. de Búrca and J.H.H. Weiler (eds.), *The European Court of Justice*. Oxford University Press 2001.
- Bergamini E., 'Il difficile equilibrio fra riconoscimento del diritto alla libera circolazione, rispetto della vita familiare e abuso del diritto' (2006) *Il diritto dell'Unione Europea* 347.
- Bering Liisberg J., 'Does the EU Charter of Fundamental Rights Threaten the Supremacy of Community Law?' (2001) 38 *Common Market Law Review* 1171.
- Berlin I., *The Crooked Timber of Humanity*. Pimlico 2003.
- Berman M.N., 'Of Law and Other Artificial Normative Systems'. In D. Plunkett, S.J. Shapiro and K. Toh (eds.), *Dimensions of Normativity: New Essays on Metaethics and Jurisprudence*. Oxford University Press 2019.
- Besselink L.F.M., 'The Member States, the National Constitutions and the Scope of the Charter' (2001) 8 *Maastricht Journal of European and Comparative Law* 68.
- Besselink L.F.M., 'Acceding to the ECHR Notwithstanding the Court of Justice Opinion 2/13'. *Verfassungsblog*, 23 December 2014.
- Besselink L.F.M., 'The Parameters of Constitutional Conflict after *Melloni*' (2014) 39 *European Law Review* 531.
- Bix B., 'The Application (and Mis-Application) of Wittgenstein's Rule-Following Considerations to Legal Theory' (1990) 3 *Canadian Journal of Law and Jurisprudence* 107.
- Bix B., 'H.L.A. Hart and the "Open Texture" of Language'. In *Law, Language, and Legal Determinacy*. Clarendon Press 1995.
- Blackburn S., *Essays in Quasi-Realism*. Oxford University Press 1993.
- Bobek M., 'Why There Is No Principle of "Procedural Autonomy" of the Member States'. In B. de Witte and H.-W. Micklitz (eds.), *The European Court of Justice and the Autonomy of the Member States*. Intersentia 2012.
- Boch C. and Lane R., 'European Community Law in National Courts: A Continuing Contradiction' (1992) 5 *Leiden Journal of International Law* 171.
- von Bogdandy A., 'The Past and Promise of Doctrinal Constructivism: A Strategy for Responding to the Challenges Facing Constitutional Scholarship in Europe' (2009) 7 *International Journal of Constitutional Law* 364.

- von Bogdandy A., 'The Transformation of European Law: The Reformed Concept and its Quest for Comparison'. *Max Planck Institute for Comparative Public Law & International Law Research Paper* 2016-14.
- von Bogdandy A. and Bast J., *Principles of European Constitutional Law*. Hart Publishing 2009.
- von Bogdandy A. and Schill S., 'Overcoming Absolute Primacy: Respect for National Identity under the Lisbon Treaty' (2011) 48 *Common Market Law Review* 1417.
- Bogojević S., 'Judicial Dialogue Unpacked: Twenty Years of Preliminary References on Environmental Matters Initiated by the Swedish Judiciary' (2017) 29 *Journal of Environmental Law* 263.
- Bourdieu P., 'The Force of Law: Toward a Sociology of the Juridical Field', trans. R. Terdiman (1987) 38 *Hastings Law Journal* 805.
- Boyd R., 'How to Be a Moral Realist'. In G. Sayre-McCord (ed.), *Essays on Moral Realism*. Cornell University Press 1988.
- Boyd White J., *When Words Lose Their Meaning*. University of Chicago Press 1984.
- Brealey M., 'The Burden of Proof before the European Court' (1985) 10 *European Law Review* 250.
- Brewer S., 'Figuring the Law: Holism and Tropological Inference in Legal Interpretation' (1988) 97 *Yale Law Journal* 823.
- O'Brien C., 'Social Blind Spots and Monocular Policy Making: The ECJ's Migrant Worker Model' (2009) 46 *Common Market Law Review* 1107.
- O'Brien C., *Unity in Adversity*. Hart Publishing 2017.
- Broberg M. and Fenger N., *Preliminary References to the European Court of Justice*. Oxford University Press 2014.
- Brosnan S.F., 'Nonhuman Species' Reactions to Inequity and Their Implications for Fairness' (2006) 19 *Social Justice Research* 153.
- Brosnan S.F. and de Waal F., 'Monkeys Reject Unequal Pay' (2003) 425 *Nature* 297.
- Brosnan S.F. and de Waal F., 'Fairness in Animals: Where from Here?' (2012) 25 *Social Justice Research* 336.
- Buchanana A. and Powell R., 'The Limits of Evolutionary Explanations of Morality and Their Implications for Moral Progress' (2015) 126 *Ethics* 37.
- Buergethal T., 'Self-Executing and Non-Self-Executing Treaties in National and International Law' (1992) 235 *Collected Courses of the Hague Academy of International Law* 303.

- Bulygin E., 'The Concept of Efficacy', trans. B. Litschewski Paulson and S.L. Paulson. In E. Bulygin, *Essays in Legal Philosophy*. Oxford University Press 2015.
- Burchardt D., 'The Relationship between the Law of the European Union and the Law of its Member States: A Norm-based Conceptual Framework' (2019) 15 *European Constitutional Law Review* 73.
- Burley A.-M. and Mattli W., 'Europe Before the Court' (1993) 47 *International Organization* 41.
- de Búrca G., 'The Road Not Taken: The European Union as a Global Human Rights Actor' (2011) 105 *American Journal of International Law* 649.
- de Búrca G., 'Europe's *raison d'être*'. In D. Kochenov and F. Amtenbrink (eds.), *The European Union's Shaping of the International Legal Order*. Cambridge University Press 2013.
- Calabresi G. and Melamed A.D., 'Property Rules, Liability Rules, and Inalienability: One View of the Cathedral' (1972) 85 *Harvard Law Review* 1089.
- Cappelletti M., Seccombe M. and Weiler J.H.H., *Integration Through Law*. de Gruyter 1986.
- Carlier J.-Y., 'Annotation of C-200/02 *Kunqian Catherine Zhu and Man Lavette Chen v. Secretary of State for the Home Department*' (2005) 42 *Common Market Law Review* 1121.
- Carnap R., *Logical Foundations of Probability*, 2nd edn. University of Chicago Press 1962.
- Carrier M.A., 'The Real Rule of Reason: Bridging the Disconnect' [1999] *Brigham Young University Law Review* 1265
- Carrier M.A., 'The Rule of Reason: An Empirical Update for the 21st Century' (2009) 16 *George Mason Law Review* 827.
- Cavell S., *Must We Mean What We Say?*. Cambridge University Press 2015.
- Chen J., *Chinese Law: Towards an Understanding of Chinese Law, Its Nature and Development*. Martinus Nijhoff 1999.
- Christman J., 'Autonomy in Moral and Political Philosophy', *Stanford Encyclopedia of Philosophy* (2015).
- Claes M., 'The Primacy of EU Law in European and National Law'. In D. Chalmers and A. Arnall (eds.), *The Oxford Handbook of European Union Law*. Oxford University Press 2015.
- Cohen F., 'Transcendental Nonsense and the Functional Approach' (1935) 35 *Columbia Law Review* 809.

- Coleman J.L., 'Incorporationism, Conventionality, and the Practical Difference Thesis' (1998) 4 *Legal Theory* 381.
- Coleman J.L., *The Practice of Principle: In Defence of a Pragmatist Approach to Legal Theory*. Oxford University Press 2003.
- Coleman J.L. and Leiter B., 'Determinacy, Objectivity, and Authority'. In A. Marmor (ed.), *Law and Interpretation*. Oxford University Press 1995.
- Coleman J.L. and Leiter B., 'Legal Positivism'. In D. Patterson (ed.), *A Companion to Philosophy of Law and Legal Theory*. Blackwell Publishing 1996.
- Colgan D., 'Triangular Situations: The *Coup de Grâce* for the Denial of Horizontal Direct Effect of Community Directives' (2002) 8 *European Public Law* 545.
- Collingwood R.G., *The Idea of History*, rev. edn. Oxford University Press 1994.
- Conklin W., *The Invisible Origins of Legal Positivism*. Kluwer Law International 2001.
- Constantinesco L.-J., *L'applicabilité directe dans le droit de la CEE*. LGDJ 1970.
- Conway G., 'Levels of Generality in the Legal Reasoning of the European Court of Justice' (2008) 14 *European Law Journal* 787.
- Conway G., *The Limits of Legal Reasoning and the European Court of Justice*. Cambridge University Press 2014.
- Coppel J., 'Rights, Duties and the End of *Marshall*' (1994) 57 *Modern Law Review* 859.
- Craig P., 'Directives: Direct Effect, Indirect Effect and the Construction of National Legislation' (1997) 22 *European Law Review* 519.
- Craig P., 'Integration, Democracy, and Legitimacy'. In P. Craig and G. de Búrca (eds.), *The Evolution of EU Law*, 2nd edn. Oxford University Press 2011.
- Craig P., *Administrative Law*, 7th edn. Sweet & Maxwell 2012.
- Craig P., 'General Principles of Law: Treaty, Historical and Normative Foundations'. In K. Ziegler, P. Neuvonen and V. Moreno-Lax (eds.), *Research Handbook on General Principles of EU Law*. Edward Elgar Publishing 2019.
- Craig P. and de Búrca G., *EU Law: Text, Cases, and Materials*, 6th edn. Oxford University Press 2015.
- Crouch C., *The Strange Non-Death of Neoliberalism*. Polity Press 2011.
- da Cruz Vilaça J.L., 'Le principe de l'effet utile du droit de l'Union dans la jurisprudence de la Cour'. In *The Court of Justice and the Construction of Europe*. Springer 2013.
- Culver K. and Giudice M., *Legality's Borders: An Essay in General Jurisprudence*. Oxford University Press 2010.

- Culver K. and Giudice M., 'Not a System but an Order'. In J. Dickson and P. Eleftheriadis (eds.), *Philosophical Foundations of European Union Law*. Oxford University Press 2012.
- Curd M. and Cover J.A. (eds.), *Philosophy of Science: The Central Issues*, 2nd edn. W.W. Norton & Co. 2013.
- Dagan H., 'The Real Legacy of American Legal Realism' (2018) 38 *Oxford Journal of Legal Studies* 123.
- Dal Farra T., 'L'invocabilité des directives communautaires devant le juge national de la légalité' (1992) 28 *Revue trimestrielle de droit européen* 631.
- Darpö J., 'Pulling the Trigger: ENGO Standing Rights and the Enforcement of Environmental Obligations in EU Law'. In S. Bogojević and R. Rayfuse (eds.), *Environmental Rights in Europe and Beyond*. Hart Publishing 2018.
- Davidson D., 'Radical Interpretation'. Reprinted in D. Davidson, *Inquiries into Truth and Interpretation*, 2nd edn. Oxford University Press 2001.
- Davies B., *Resisting the ECJ: Germany's Confrontation with European Law, 1949–1979*. Oxford University Press 2012.
- Davies B., '*Internationale Handelsgesellschaft* and the Miscalculation at the Inception of the ECJ's Human Rights Jurisprudence'. In F. Nicola and B. Davies (eds.), *EU Law Stories*. Cambridge University Press 2017.
- Davies G., 'Freedoms Unlimited? Reflections on *Mary Carpenter v Secretary of State*' (2003) 40 *Common Market Law Review* 537.
- Davies G., *Nationality Discrimination in the European Internal Market*. Kluwer Law International 2003.
- Davies G., 'The Court's Jurisprudence on Free Movement of Goods: Pragmatic Presumptions, Not Philosophical Principles (2012) 2 *European Journal of Consumer Law* 25.
- Davies G., 'Constitutional Disagreement in Europe and the Search for Pluralism'. In J. Komárek and M. Avbelj (eds.), *Constitutional Pluralism in the European Union and Beyond*. Hart Publishing 2012.
- Davies D., 'The Right to Stay at Home: A Basis for Expanding European Family Rights'. In D. Kochenov (ed.), *EU Citizenship and Federalism: The Role of Rights*. Cambridge University Press 2017.
- Davies G., 'Interpretative Pluralism in EU Law'. In G. Davies and M. Avbelj (eds.), *Legal Pluralism and EU Law*. Edward Elgar Publishing 2018.

- Davies G., 'Has the Court Changed, or Have the Cases? The Deservingness of Litigants as an Element in Court of Justice Citizenship Adjudication' (2018) 25 *Journal of European Public Policy* 1442.
- Dehousse R., *The European Court of Justice: The Politics of Judicial Integration*. Palgrave Macmillan 1998.
- Del Vecchio G., *The Formal Bases of Law*, trans. J. Lisle. Boston Book Co. 1914.
- DeLapp K.M., 'Metaethics', *Internet Encyclopedia of Philosophy*. At <https://www.iep.utm.edu/metaethi/>.
- DePearle J., 'Border Crossings: Born Irish, but with Illegal Parents'. *New York Times*, 25 February 2008.
- Dickson J., *Evaluation and Legal Theory*. Hart Publishing 2001.
- Dickson J., 'How Many Legal Systems? Some Puzzles Regarding the Identity Conditions of, and Relations between, Legal Systems in the European Union' (2008) 2 *Problema* 9.
- Dickson J., 'Interpretation and Coherence in Legal Reasoning'. *Stanford Encyclopedia of Philosophy* (2010).
- Dickson J., 'Directives in EU Legal Systems: Whose Norms Are They Anyway?' (2011) 17 *European Law Journal* 190
- Dickson J., 'Towards a Theory of European Union Legal Systems'. In J. Dickson and P. Eleftheriadis (eds.), *Philosophical Foundations of European Union Law*. Oxford University Press 2012.
- Dickson J., 'Who's Afraid of Transnational Legal Theory? Dangers and Desiderata' (2015) 6 *Transnational Legal Theory* 565.
- Dickson J. and Eleftheriadis P. (eds.), *Philosophical Foundations of European Union Law*. Oxford University Press 2012.
- Distefano M. (ed.), *L'effetto diretto delle fonti dell'ordinamento giuridico dell'Unione europea*. Editoriale Scientifica 2017.
- Dougan M., 'The "Disguised" Vertical Direct Effect of Directives?' (2000) 59 *Cambridge Law Journal* 586.
- Dougan M., 'Annotation of Case 443/98, *Unilever Italia*' (2001) 38 *Common Market Law Review* 1503.
- Dougan M., 'When Worlds Collide! Competing Visions of the Relationship between Direct Effect and Supremacy' (2007) 44 *Common Market Law Review* 931.
- Douglas-Scott S., 'Opinion 2/13 on EU accession to the ECHR: a Christmas Bombshell from the European Court of Justice'. *UK Constitutional Law Blog*, 24 December 2014.

- Dray W.H., *History as Re-enactment*. Clarendon Press 1995.
- Dreier R., 'Der Begriff des Rechts' (1986) 39 *Neue Juristische Wochenschrift* 890.
- Duhem P., *The Aim and Structure of Physical Theory*, trans. P.P. Wiener. Atheneum 1962 [1904–1905].
- Dummett M., *The Interpretation of Frege's Philosophy*. Duckworth 1981.
- Duxbury N., *Patterns of American Jurisprudence*. Oxford University Press 1995.
- Dworkin R., 'No Right Answer'. In P. Hacker and J. Raz (eds.), *Law, Morality and Society. Essays in Honour of H.L.A. Hart*. Clarendon Press 1977.
- Dworkin R., *Taking Rights Seriously*. Harvard University Press 1978.
- Dworkin R., 'The Model of Rules I'. In R. Dworkin, *Taking Rights Seriously*. Harvard University Press 1978. Originally published as 'The Model of Rules' (1967) 35 *University of Chicago Law Review* 14.
- Dworkin R., 'The Model of Rules II'. In R. Dworkin, *Taking Rights Seriously*. Harvard University Press 1978. Originally published as 'Social Rules and Legal Theory' (1972) 81 *Yale Law Journal* 855.
- Dworkin R., 'Hard Cases'. In R. Dworkin, *Taking Rights Seriously*. Harvard University Press 1978.
- Dworkin R., *Law's Empire*. Harvard University Press 1986.
- Dworkin R., 'Objectivity and Truth: You'd Better Believe It' (1996) 25 *Philosophy & Public Affairs* 87.
- Dworkin R., *Freedom's Law: The Moral Reading of the American Constitution*. Harvard University Press 1996.
- Dworkin R., 'The Arduous Virtue of Fidelity: Originalism, Scalia, Tribe, and Nerve' (1997) 65 *Fordham Law Review* 1249.
- Dworkin R., 'Thirty Years On' (2002) 115 *Harvard Law Review* 1655.
- Dworkin R., *Sovereign Virtue: The Theory and Practice of Equality*. Harvard University Press 2002.
- Dworkin R., *Justice for Hedgehogs*. Harvard University Press 2011.
- Easson A.J., 'Can Directives Impose Obligations on Individuals?' (1979) 4 *European Law Review* 67.
- Easterbrook F.H., 'Text, History, and Structure in Statutory Interpretation' (1994) 17 *Harvard Journal of Law & Public Policy* 61.

- Edward D., 'Direct Effect, the Separation of Powers and the Judicial Enforcement of Obligations'. In *Scritti in Onore di Giuseppe Federico Mancini. Vol 2: Diritto dell'Unione Europea*. Giuffrè 1998.
- Eeckhout P., 'Opinion 2/13 on EU accession to the ECHR and Judicial Dialogue – Autonomy or Autarky?' (2015) 38 *Fordham International Law Journal* 955.
- Eleftheriades P., 'Pluralism and Integrity' (2010) 23 *Ratio Juris* 365.
- Eleftheriadis P., 'In Defence of Constitutional Law' (2018) 81 *Modern Law Review* 154.
- Elliott M., 'The *Ultra Vires* Doctrine in a Constitutional Setting: Still the Central Principle of Administrative Law' (1999) 58 *Cambridge Law Journal* 129.
- Elliott M., 'Beyond the European Convention: Human Rights and the Common Law' (2015) 68 *Current Legal Problems* 85.
- Van Elsuwege P. and Kochenov D., 'On the Limits of Judicial Intervention: EU Citizenship and Family Reunification Rights' (2011) 13 *European Journal of Migration and Law* 443.
- Emmert F., 'Horizontale Drittwirkung von Richtlinien?' (1992) 3 *Europäisches Wirtschafts- & Steuerrecht* 56.
- Emmert F. and Pereira de Azevedo M., 'L'effet horizontal des directives: La jurisprudence de la CJCE: un bateau ivre?' [1993] *Revue trimestrielle de droit européen* 503.
- Enchelmaier S., 'Four Freedoms, Ever More Principles?' (2016) 36 *Oxford Journal of Legal Studies* 192.
- Enchelmaier S., 'Horizontalität: The Application of the Four Freedoms to Restrictions Imposed by Private Parties'. In P. Koutrakos and J. Snell (eds.), *Research Handbook on the Law of the EU Internal Market*. Edward Elgar Publishing 2017.
- Endicott T.A.O., 'Interpretation, Jurisdiction, and the Authority of Law' (2007) 6 *APA Newsletter* 14.
- Enoch D., 'Is General Jurisprudence Interesting?' In D. Plunkett, S.J. Shapiro and K. Toh (eds.), *Dimensions of Normativity: New Essays on Metaethics and Jurisprudence*. Oxford University Press 2019.
- Epiney A., 'Unmittelbare Anwendbarkeit und objektive Wirkung von Richtlinien' (1996) 111 *Deutsches Verwaltungsblatt* 409.
- Eskridge, Jr., W.N., *Gaylaw: Challenging the Apartheid of the Closet*. Harvard University Press 1999.
- Everling U., 'Zur direkten innerstaatlichen Wirkung der EG-Richtlinien'. In B. Börner (ed.), *Einigkeit und Recht und Freiheit: Festschrift für Karl Carstens zum 70. Geburtstag*. Heymanns 1984.

- Ezrachi A., 'Sponge' (2017) 5 *Journal of Antitrust Enforcement* 49.
- Fallon R.H., 'Three Symmetries between Textualist and Purposivist Theories of Statutory Interpretation – and the Irreducible Roles of Values and Judgment within Both' (2014) 99 *Cornell Law Review* 685.
- Fallon R.H., 'The Meaning of Legal "Meaning" and its Implications for Theories of Interpretation' (2015) 82 *University of Chicago Law Review* 1235.
- Farber P.L., *The Temptations of Evolutionary Ethics*. University of California Press 1994.
- Feyerabend P., *Against Method*. New Left Books 1975.
- Finnis J., 'On the Incoherence of Legal Positivism' (2000) 75 *Notre Dame Law Review* 1611.
- Finnis J., 'The Truth in Legal Positivism'. In J. Finnis, *Philosophy of Law: Collected Essays Volume IV*. Oxford University Press 2011.
- Finnis J., *Natural Law and Natural Rights*, 2nd ed. Oxford University Press 2011.
- Fischer K. and Fetzer T., 'Bloße negative Auswirkungen auf die Rechte Dritter stehen einer unmittelbaren Wirkung von Richtlinien im Dreiecksverhältnis nicht entgegen' [2004] *EWS: Europäisches Wirtschafts- & Steuerrecht* 236.
- FlorCruz J., 'China Copes With Promise and Perils of One-Child Policy'. *CNN*, 29 October 2011. At <http://edition.cnn.com/2011/10/28/world/asia/china-one-child/>.
- Frank J., 'Are Judges Human?' (1931) 80 *University of Pennsylvania Law Review* 17.
- Frank J., *Law and the Modern Mind*. Transaction Publishers 2009 [1930].
- Frege G., 'Introduction to Logic'. In M. Beaney (ed.), *The Frege Reader*. Blackwell Publishing 1997.
- Fuller L., 'The Forms and Limits of Adjudication' (1978) 92 *Harvard Law Review* 353.
- Gadamer H.-G., *Truth and Method*. Sheed and Ward 1979.
- Gallie W.B., 'Essentially Contested Concepts' (1955–1956) 56 *Proceedings of the Aristotelian Society* 167.
- Galmot Y. and Bonichot J.-C., 'La Cour de justice européenne et la transposition des directives en droit national' (1988) 4 *Revue française de droit administrative* 1.
- Galmot Y., Bonichot J.-C. and Isaac G., *Droit communautaire general*. Masson 1994.
- Gardner J., 'Legal Positivism: 5½ Myths' (2001) 46 *American Journal of Jurisprudence* 199.
- Gardner J., *Law as a Leap of Faith: Essays on Law in General*. Oxford University Press 2012.
- Gardner J., 'Can There Be a Written Constitution?'. In J. Gardner, *Law as a Leap of Faith: Essays on Law in General*. Oxford University Press 2012.
- Gardner J., 'The Legality of Law'. In J. Gardner, *Law as a Leap of Faith: Essays on Law in General*. Oxford University Press 2012.

- Gardner J., 'The Supposed Formality of the Rule of Law'. In J. Gardner, *Law as a Leap of Faith: Essays on Law in General*. Oxford University Press 2012.
- Gardner J., 'How Law Claims, What Law Claims'. In J. Gardner, *Law as a Leap of Faith: Essays on Law in General*. Oxford University Press 2012.
- Gardner J., 'What is Legal Pluralism?'. Lecture delivered at Osgoode Hall Law School, 8 May 2013.
- Gardner J., 'Law as a Leap of Faith as Others See It' (2014) 33 *Law and Philosophy* 813.
- Gardner J., 'Fifteen Themes from *Law as a Leap of Faith*' (2015) 6 *Jurisprudence* 601.
- Gardner J. and Macklem T., 'Review of Scott J. Shapiro, *Legality*' (2011) *Notre Dame Philosophical Reviews*. At <https://ndpr.nd.edu/news/legality/>.
- Gautier M., 'Annotation of C-200/02 *Zhu and Chen*' (2003) (4) *Revue des affaires européennes* 673.
- Gavil A., 'Burden of Proof in US Antitrust Law'. In *Issues in Competition Law and Policy*, vol. 1. ABA Section of Antitrust Law 2008.
- Gearty C., *On Fantasy Island: Britain, Europe, and Human Rights*. Oxford University Press 2016.
- van Gerven W., 'The Horizontal Effect of Directive Provisions Revisited: The Reality of Catchwords'. In D. Curtin and T. Heukels (eds.), *Institutional Dynamics of European Integration. Essays in Honour of Henry G. Schermers*. Martinus Nijhoff 1994.
- van Gerven W., 'Of Rights and Remedies in the Enforcement of European Community Law before National Courts' (1997) VIII(1) *Collected Courses of the Academy of European Law* 241.
- van Gestel R. and Micklitz H.-W., 'Revitalizing Doctrinal Legal Research in Europe: What About Methodology?' (2011) *EUI Working Papers LAW* 2011/05.
- Gibbard A., *Wise Choices, Apt Feelings*. Harvard University Press 1990.
- Gilliams H., 'Horizontale werking van richtlijnen: dogma's en realiteit'. In H. Cousy (ed.), *Liber Amicorum Walter van Gerven*. Kluwer Law International 2000.
- Gillies D., 'The Duhem Thesis and the Quine Thesis'. Reprinted in M. Curd, J.A. Cover and C. Pincock (eds.), *Philosophy of Science: The Central Issues*, 2nd edn. W.W. Norton & Company 2013.
- Giudice M., 'Conceptual Analysis, Legal Pluralism, and EU Law' (2015) 6 *Transnational Legal Theory* 586.
- Giudice M., *Understanding the Nature of Law*. Edward Elgar Publishing 2015.

- Goldhaber M.D., *A People's History of the European Court of Human Rights*. Rutgers University Press 2009.
- Goldsmith J.L. and Posner E.A., *The Limits of International Law*. Oxford University Press 2005.
- Goodall J., *Through a Window: My Thirty Years with the Chimpanzees of Gombe*. Houghton Mifflin 2010.
- Gormley L.W., *Prohibiting Restrictions on Trade within the EEC*. North Holland 1985.
- Gormley L.W., 'Annotation of Case 145/88, *Torfaen Borough Council*' (1990) 27 *Common Market Law Review* 141.
- Gormley L.W., 'Recent Case Law on the Free Movement of Goods: Some Hot Potatoes' (1990) 27 *Common Market Law Review* 825.
- Gormley L.W., 'Reasoning Renounced: The Remarkable Judgment in *Keck and Mithouard*' (1994) 5 *European Business Law Review* 63.
- Gormley L.W., 'Two Years After *Keck*' (1996) 19 *Fordham International Law Journal* 866.
- Gormley L.W., 'Assent and Respect for Judgments: *Uncommunautaire* Reasoning in the European Court of Justice'. In L. Krämer et al. (eds.), *Law and Diffuse Interests in the European Legal Order. Liber Amicorum N. Reich*. Nomos 1997.
- Gormley L.W., *EU Law of Free Movement of Goods and Customs Union*. Oxford University Press 2009.
- Gormley L.W., 'Free Movement of Goods and Their Use – What Is the Use of It?' (2010) 33 *Fordham International Law Journal* 1589.
- Gormley L.W., 'Private Parties and the Free Movement of Goods: Responsible, Irresponsible, or a Lack of Principles?' (2015) 38 *Fordham International Law Journal* 993.
- Gormley L.W., 'Inconsistencies and Misconceptions in the Free Movement of Goods' (2015) 40 *European Law Review* 925.
- Green L., *The Judicial Process in Tort Cases*. West Publishing 1939.
- Green L., *The Authority of the State*. Oxford University Press 1988.
- Green L., 'The Concept of Law Revisited' (1996) 94 *Michigan Law Review* 1687.
- Green L., 'Positivism and the Inseparability of Law and Morals' (2008) 83 *New York University Law Review* 1035.
- Greenawalt K., 'The Rule of Recognition and the Constitution' (1987) 85 *Michigan Law Review* 621.
- Greenberg M., 'The Moral Impact Theory of Law' (2013) 123 *Yale Law Journal* 1118.

- Greenberg M. and Litman H., 'The Meaning of Original Meaning' (1998) 86 *Georgetown Law Journal* 569.
- Gregory L.B., 'Examining the Economic Component of China's One-Child Family Policy under International Law: Your Money or Your Life' (1992) 6 *Journal of Chinese Law* 45.
- Griffiths J., 'What is Legal Pluralism?' (1986) 18 *Journal of Legal Pluralism and Unofficial Law* 1.
- Grimm D., *Constitutionalism: Past, Present, and Future*. Oxford University Press 2016.
- Haack S., *Evidence Matters: Science, Proof and Truth in the Law*. Cambridge University Press 2014.
- Habermas J., 'Wahrheitstheorien'. In H. Fahrenbach (ed.), *Wirklichkeit und Reflexion*. Neske 1973.
- Haguenau C., *L'application effective du droit communautaire en droit interne. Analyse comparative des problèmes rencontrés en droit français, anglais et allemande*. Bruylant 1995.
- Haidt J., 'The Emotional Dog and Its Rational Tail: A Social Intuitionist Approach to Moral Judgment' (2001) 108 *Psychological Review* 814.
- Halberstam D., "'It's the Autonomy, Stupid!'" A Modest Defence of Opinion 2/13 on EU Accession to the ECHR, and the Way Forward' (2015) 16 *German Law Journal* 105.
- Halmai G., 'National(ist) Constitutional Identity? Hungary's Road to Abuse Constitutional Pluralism' (2017) *EUI Working Papers LAW* 2017/08.
- Halter U., *Europarecht: Dogmatik im Kontext*, 2nd edn. Mohr Siebeck 2007.
- Handoll J., 'Country Report: Ireland'. *EUDO Citizenship Observatory Paper*. European University Institute 2012.
- Hare R.M., 'The Promising Game' (1964) 70 *Revue internationale de philosophie* 398.
- Hart D.K., 'Cross Purposes and Unintended Consequences: Karl Llewellyn, Article 2 and the Limits of Social Transformation' (2013) 1 *Theory and Practice of Legislation* 9.
- Hart H.L.A., 'Positivism and the Separation of Law and Morals' (1958) 71 *Harvard Law Review* 593.
- Hart H.L.A., 'Scandinavian Jurisprudence'. In H.L.A. Hart, *Essays in Jurisprudence and Philosophy*. Clarendon Press 1983.
- Hart H.L.A., 'Kelsen Visited'. In H.L.A. Hart, *Essays in Jurisprudence and Philosophy*. Clarendon Press 1983.
- Hart H.L.A., *The Concept of Law*, 3rd edn. Oxford University Press 2012 [1961].
- Harvey D., *A Brief History of Neoliberalism*. Oxford University Press 2007.

- Hempel C.G., 'Studies in the Logic of Confirmation' (1945) 54 *Mind* 1.
- Hempel C.G., 'Problems and Changes in the Empiricist Criterion of Meaning' (1950) 4 *Revue internationale de Philosophie* 41.
- Hempel C.G., *Fundamentals of Concept Formation in Empirical Science*. University of Chicago Press 1952.
- Hemphill S., 'Less Restrictive Alternatives in Antitrust Law' (2016) 116 *Columbia Law Review* 927.
- Herget J.E. and Wallace S., 'The German Free Law Movement as the Source of American Legal Realism' (1987) 73 *Virginia Law Review* 399.
- Hershovitz S., 'The Search for a Grand Unified Theory of Tort Law' (2017) 130 *Harvard Law Review* 942.
- Hesketh T., Lu L. and Zhu W.X., 'The Effect of China's One-Child Family Policy After 25 Years' (2005) *New England Journal of Medicine* 1171.
- Hilf M., 'Die Richtlinie der EG: ohne Richtung, ohne Linie?' [1993] *Europarecht* 1.
- Hilson C. and Downes T., 'Making Sense of Rights: Community Rights in EC Law' (1999) 24 *European Law Review* 121.
- Hofstötter M., 'The Old Lady and the Quarry, oder: Frau Wells, ihr Haus, der Steinbruch und das Gemeinschaftsrecht - Eine Dreiecksgeschichte' [2004] *European Law Reporter* 276.
- Hofstötter B., 'A Cascade of Rights, or Who Shall Care for Little Catherine? Some Reflections on the *Chen* Case' (2005) 30 *European Law Review* 548.
- Hohfeld W.N., 'Fundamental Legal Conceptions as Applied in Legal Reasoning' (1917) 26 *Yale Law Journal* 710.
- Hohfeld W.N., *Fundamental Legal Conceptions as Applied in Judicial Reasoning and Other Legal Essays*. Yale University Press 1964.
- Holmes O.W., 'The Path of the Law' (1897) 10 *Harvard Law Review* 457.
- Honohan I., 'Ius Soli Citizenship'. EUDO Citizenship Policy Brief No. 1 (not dated). At <http://eudo-citizenship.eu/docs/ius-soli-policy-brief.pdf>.
- Hovenkamp H., 'The Rule of Reason' (2018) *Florida Law Review* 81.
- Hovenkamp H., 'Platforms and the Rule of Reason: The *American Express* Case' (2019) *Faculty Scholarship at Penn Law* 2058.
- Hui P.T.C., 'Birth Control in China: Cultural, Gender, Socio-economic and Legislative Perspectives in Light of CEDAW Standards' (2002) 32 *Hong Kong Law Journal* 187.
- Human Rights in China, *Unfair Burdens: Impact of the Population Control Policies on the Human Rights of Women and Girls* (1995)

- Human Rights in China, *Report on Implementation of CEDAW in the People's Republic of China* (1998).
- Hume D., *A Treatise of Human Nature*, ed. by L. Amherst Selby-Bigge and P.H. Niddich. Oxford University Press 1978.
- Hutchinson J.C., 'The Judgment Intuitive: The Function of the "Hunch" in Judicial Decision' (1929) 14 *Cornell Law Quarterly* 274.
- Hühn U., 'Unionsbürger aus dem Reich der Mitte' (2005) *European Law Reporter* 12.
- Jackson V. and Tushnet M., *Comparative Constitutional Law*. West Publishing 2014.
- Jacob M., *Precedents and Case-based Reasoning in the European Court of Justice*. Cambridge University Press 2014.
- Jaklic K., *Constitutional Pluralism in the EU*. Oxford University Press 2014.
- Jans J.H. and Marseille A.T., 'Competence Remains Competence? Reopening Decisions That Violate Community Law' (2007) 1 *Review of European Administrative Law* 75.
- Jans J.H., Prechal S. and Widdershoven R.J.G.M., *Inleiding tot het Europees bestuursrecht*. Ars Aequi 2016.
- Jans J.H. and Squintani L. with Aragao A., Macrory R. and Wegener B.W., "'Gold Plating" of European Environmental Measures?' (2009) 6 *Journal of European Environmental and Planning Law* 417.
- Jans J.H. and Vedder H.H.B., *European Environmental Law*, 4th edn. Europa Law Publishing 2012.
- Jans J.H. and Verhoeven M.J.M., 'Europeanisation via Consistent Interpretation and Direct Effect'. In J.H. Jans, S. Prechal and R.J.G.M. Widdershoven (eds.), *Europeanisation of Public Law*, 2nd edn. Europa Law Publishing 2015.
- von Jhering R., 'Im juristischen Begriffshimmel. Ein Phantasiebild'. In *Scherz und Ernst in der Jurisprudenz*. Breitkopf & Hartel 1904.
- von Jhering R., 'In the Heaven for Legal Concepts: A Fantasy', trans. C.L. Levy (1985) 58 *Temple Law Quarterly* 799.
- Joerges C. and Rödl F., 'Informal Politics, Formalised Law and the "Social Deficit" of European Integration: Reflections after the Judgments of the ECJ in *Viking* and *Laval*' (2009) 15 *European Law Journal* 1.
- Jones M.L., 'The Legal Nature of the European Community: A Jurisprudential Analysis using H.L.A. Hart's Model of Law and a Legal System' (1984) 17 *Cornell International Law Journal* 1.

- Kakouris C.M., ‘Do the Member States Possess Judicial Procedural “Autonomy”?’ (1997) 34 *Common Market Law Review* 1389.
- Kant I., *Metaphysical Elements of Justice. Part I of the Metaphysics of Morals*, 2nd edn., trans. J. Ladd. Hackett Publishing 1999.
- Kaupa C., ‘Maybe Not Activist Enough? On the Court’s Alleged Neoliberal Bias in its Recent Labor Cases’. In B. de Witte, M. Dawson and E. Muir (eds.), *Judicial Activism at the European Court of Justice: Causes, Responses and Solutions*. Edward Elgar Publishing 2013.
- Kaupa C., *The Pluralist Character of the European Economic Constitution*. Hart Publishing 2016.
- Kelsen H., *General Theory of Law and State*, trans. A. Wedberg. Harvard University Press 1945.
- Kelsen H., *The Pure Theory of Law*, trans. M. Knight. University of California Press 1967.
- Kelsen H., *Reine Rechtslehre*. Mohr Siebeck 2008.
- Kelsen H., ‘Validity and Efficacy of the Law’, trans. B. Litschewski Paulson and S.L. Paulson. In E. Bulygin, *Essays in Legal Philosophy*. Oxford University Press 2015.
- Kennedy W.B., ‘Functional Nonsense and the Transcendental Approach’ (1936) 5 *Fordham Law Review* 272.
- van de Kerchove M. and Ost F., *Legal System. Between Order and Disorder*, trans. I. Stewart. Oxford University Press 1994.
- Khan L., ‘Amazon’s Antitrust Paradox’ (2017) 126 *Yale Law Journal* 710.
- Khrentzos D., ‘Challenges to Metaphysical Realism’, *Stanford Encyclopedia of Philosophy* (2016). At <https://plato.stanford.edu/entries/realism-sem-challenge/>.
- King D.H., ‘*Chen v. Secretary of State*: Expanding the Residency Rights of Non-Nationals in the European Community’ (2007) 27 *Loyola of Los Angeles International and Comparative Law Review* 291.
- Kinley D., ‘Direct Effect of Directives: Stuck on Vertical Hold’ (1995) 1 *European Public Law* 79.
- Klamert M., *The Principle of Loyalty in EU Law*. Oxford University Press 2014.
- Klein E., ‘Objektive Wirkungen von Richtlinien’. In O. Due, M. Lutter and J. Schwarze (eds.), *Festschrift für Ulrich Everling*. Nomos 1995.
- Kluger R., *Simple Justice: The History of Brown v Board of Education and Black America’s Struggle for Equality*. Knopf 1976.

- Kochenov D., ‘*Ius Tractum* of Many Faces: European Citizenship and the Difficult Relationship between Status and Rights’ (2009) 15 *Columbia Journal of European Law* 169.
- Kochenov D., ‘Annotation of Case C-135/08, *Rottmann*’ (2010) 47 *Common Market Law Review* 1831.
- Kochenov D., ‘Citizenship without Respect: The EU’s Troubled Equality Ideal’ (2010) *Jean Monnet Working Paper* (NYU Law School) No. 08/10.
- Kochenov D., ‘The Essence of EU Citizenship Emerging from the Last Ten Years of Academic Debate: Beyond the Cherry Blossoms and the Moon?’ (2013) 62 *International and Comparative Law Quarterly* 97.
- Kochenov D., ‘EU Law without the Rule of Law: Is the Veneration of Autonomy Worth It?’ (2015) 34 *Yearbook of European Law* 74.
- Kochenov D. (ed.), *EU Citizenship and Federalism: The Role of Rights*. Cambridge University Press 2017.
- Kochenov D., ‘The Citizenship of Personal Circumstances in Europe’. In D. Thym (ed.), *Questioning EU Citizenship: Judges and the Limits of Free Movement and Solidarity in the EU*. Hart Publishing 2017.
- Kochenov D., *European Citizenship: Ius Tractum of Many Faces*. Hart Publishing 2020.
- Kochenov D. and Bárd P., ‘Rule of Law Crisis in the New Member States of the EU: The Pitfalls of Overemphasising Enforcement’ (2018) *RECONNECT Working Papers* No. 1.
- Kochenov D. and Lindeboom J., ‘Breaking Chinese Law – Making European One: The Story of *Chen*, Or: Two Winners, Two Losers, Two Truths’. In F. Nicola and B. Davies (eds.), *EU Law Stories*. Cambridge University Press 2017.
- Kochenov D. and Plender R., ‘EU Citizenship: From an Incipient Form to an Incipient Substance? The Discovery of the Treaty Text’ (2012) 37 *European Law Review* 369.
- Kochenov D., de Búrca G. and A.T. Williams (eds.), *Europe’s Justice Deficit*. Hart Publishing 2017.
- Kolodny N., ‘Why Be Disposed to Be Coherent?’ (2008) 118 *Ethics* 438.
- Konieczny T.T., ‘Of Institutions, Democracy, Constitutional Self-defence and the Rule of Law: the Judgments of the Polish Constitutional Tribunal in Cases K 34/15, K 35/15 and Beyond’ (2016) 53 *Common Market Law Review* 1753.
- Koskenniemi M., *From Apology to Utopia*. Oxford University Press 2005.
- Kotschy B., ‘Citoyenneté. Arrêt “Bébé Chen”’ (2004) (3) *Revue du droit de l’Union européenne* 589.

- Kovar R., *L'applicabilité directe du droit communautaire*. Clunet 1973.
- Kramer M.H., *Moral Realism as a Moral Doctrine*. Wiley-Blackwell 2009.
- Kramer M.H., 'Working on the Inside: Ronald Dworkin's Moral Philosophy' (2013) 73 *Analysis* 118.
- Krenn C., 'A Missing Piece in the Horizontal Direct Effect "Jigsaw": Horizontal Direct Effect and the Free Movement of Goods' (2012) 49 *Common Market Law Review* 177.
- Krenn C., 'Autonomy and Effectiveness as Common Concerns: A Path to ECHR Accession after Opinion 2/13' (2015) 16 *German Law Journal* 147.
- Kripke S., *Naming and Necessity*. Blackwell Publishing 1980.
- Kuhn T.S., 'A Discussion with Thomas S. Kuhn'. In T.S. Kuhn, *The Road Since Structure*. University of Chicago Press 2000.
- Kuhn T., *The Structure of Scientific Revolutions*. University of Chicago Press 2012 [1962].
- Kukovec D., 'Hierarchies as Law' (2014) 21 *Columbia Journal of European Law* 131.
- Kukovec D., 'Law and the Periphery' (2015) 21 *European Law Journal* 406.
- Kumm M., 'The Jurisprudence of Constitutional Conflict: Constitutional Supremacy in Europe before and after the Constitutional Treaty' (2005) 11 *European Law Journal* 262.
- Kumm M., 'The Moral Point of Constitutional Pluralism'. In J. Dickson and P. Eleftheriadis (eds.), *The Philosophical Foundations of European Union Law*. Oxford University Press 2012.
- Kunoy B., 'A Union of National Citizens: The Origins of the Court's Lack of Avant-Gardisme in the *Chen* Case' (2006) 43 *Common Market Law Review* 179.
- Kutscher H., 'Methods of Interpretation as Seen by a Judge at the Court of Justice'. In *Reports of a Judicial and Academic Conference held in Luxemburg on 27–28 September 1976*.
- La Pergola A., 'Il giudice costituzionale italiano di fronte al primato e all'effetto diretto del diritto comunitario: note su un incontro di studio' [2003] *Giurisprudenza costituzionale* 2432.
- Lakatos I., 'Falsification and the Methodology of Scientific Research Programmes'. Reprinted in I. Lakatos, *The Methodology of Scientific Research Programmes*, ed. by J. Worrall and G. Currie. Cambridge University Press 1978.
- LaTorre M. (ed.), *European Citizenship: An Institutional Challenge*. Kluwer Law International 1998.
- Lackhoff K. and Nyssens H., 'Direct Effect of Directives in Triangular Situations' (1998) 23 *European Law Review* 397.

- Lasser M. de S.-O.-I.'E., *Judicial Deliberations: A Comparative Analysis of Transparency and Legitimacy*. Oxford University Press 2004.
- Lavranos N., 'The CJEU's Judgments in *Melloni* and *Akerberg Fransson*: Une ménage à trois difficile' (2013) 4 *Grundrechte* 133.
- O'Leary S., *The Evolving Concept of Community Citizenship*. Kluwer Law International 1997.
- Leczykiewicz D., 'The "National Identity Clause" in the EU Treaty: A Blow to Supremacy of Union Law?' *UK Constitutional Law Association*, 21 June 2012.
- Leczykiewicz D., 'Effectiveness of EU Law before National Courts: Direct Effect, Effective Judicial Protection, and State Liability'. In D. Chalmers and A. Arnall (eds.), *The Oxford Handbook of European Union Law*. Oxford University Press 2015.
- Lee T.R. and Mouritsen S.C., 'Judging Ordinary Meaning' (2018) 127 *Yale Law Journal* 788.
- van Leeuwen B., 'Rethinking the Structure of Free Movement Law: The Centralisation of Proportionality in the Internal Market' (2017) 10 *European Journal of Legal Studies* 235.
- Leiter B., 'Objectivity and the Problems of Jurisprudence' (1993) 72 *Texas Law Review* 187.
- Leiter B., 'American Legal Realism'. In W. Edmundson and M. Golding (eds.), *The Blackwell Guide to Philosophy of Law and Legal Theory*. Blackwell Publishing 2005.
- Leiter B., *Naturalizing Jurisprudence*. Oxford University Press 2007.
- Leiter B., 'Objectivity, Morality and Adjudication'. In B. Leiter, *Naturalizing Jurisprudence*. Oxford University Press 2007.
- Leiter B., 'Beyond the Hart/Dworkin Debate: The Methodology Problem in Jurisprudence'. In B. Leiter, *Naturalizing Jurisprudence*. Oxford University Press 2007.
- Leiter B., 'Explaining Theoretical Disagreement' (2009) 76 *University of Chicago Law Review* 1215.
- Leiter B., 'Legal Positivism about the Artifact Law: A Retrospective Assessment'. In L. Burazin, K.E. Himma and C. Roversi (eds.), *Law as an Artifact*. Oxford University Press 2018.
- Leiter B., 'Theoretical Disagreements in Law: Another Look'. In D. Plunkett, S.J. Shapiro and K. Toh (eds.), *Dimensions of Normativity: New Essays on Metaethics and Jurisprudence*. Oxford University Press 2019.
- Lenaerts K., 'Constitutionalism and the Many Faces of Federalism' (1990) 38 *American Journal of Comparative Law* 205.
- Lenaerts K., 'L'égalité de traitement en droit communautaire' (1991) 27 *Cahiers de droit européen* 3.

- Lenaerts K., “Civis europaeus sum”: From the Cross-Border Link to the Status of Citizen of the Union’ (2011) 3 *Online Journal on Free Movement of Workers in the European Community* 6.
- Lenaerts K., ‘EU Citizenship and the European Court of Justice’s “Stone-by-Stone” Approach’ (2015) 1 *International Comparative Jurisprudence* 1.
- Lenaerts K., ‘*La vie après l’avis*: Exploring the Principle of Mutual (Yet Not Blind) Trust’ (2017) 54 *Common Market Law Review* 805.
- Lenaerts K., ‘Upholding the Rule of Law through Judicial Dialogue’ (2019) 38 *Yearbook of European Law*.
- Lenaerts K. and Corthout T., ‘Of Birds and Hedges: The Role of Primacy in Invoking Norms of EU Law’ (2006) 31 *European Law Review* 287.
- Lenaerts K. and Corthout T., ‘Towards an Internally Consistent Doctrine on Invoking Norms of EU Law’. In S. Prechal and B. van Roermund (eds.), *The Coherence of EU Law: The Search for Unity in Divergent Concepts*. Oxford University Press 2008.
- Lenaerts K. and Gutiérrez-Fons J.A., ‘To Say What the Law of the EU Is: Methods of Interpretation and the European Court of Justice’ (2014) 20 *Columbia Journal of European Law* 3.
- Lenaerts K. and Gutiérrez-Fons J.A., ‘Epilogue on EU Citizenship: Hopes and Fears’. In D. Kochenov (ed.), *EU Citizenship and Federalism: The Role of Rights*. Cambridge University Press 2017.
- Lenaerts K. and Gutiérrez-Fons J.A., ‘The European Union: A Constitutional Perspective’. In R. Schütze and T. Tridimas (eds.), *Oxford Principles of European Union Law*. Oxford University Press 2018.
- Lenaerts K. and Gutiérrez-Fons J.A., ‘The EU Internal Market and the EU Charter: Exploring the Derogation Situation’. In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Lenz M., Sif Tynes D. and Young L., ‘Horizontal What? Back to Basics’ (2000) 25 *European Law Review* 509.
- Letsas G., ‘Harmonic Law’. In J. Dickson and P. Eleftheriadis (eds.), *Philosophical Foundations of European Union Law*. Oxford University Press 2012.
- Letsas G., ‘Law and Polity: Some Philosophical Preliminaries’ (2018) 16 *International Journal of Constitutional Law* 1242.

- Letsas G., 'How to Argue for Law's Full-Blooded Normativity'. In D. Plunkett, S.J. Shapiro and K. Toh (eds.), *Dimensions of Normativity: New Essays in Metaethics and Jurisprudence*. Oxford University Press 2019.
- Levenbook B.B., 'The Role of Coherence in Legal Reasoning' (1984) 3 *Law and Philosophy* 355.
- Lewis D., *Convention: A Philosophical Study*. Harvard University Press 1969.
- Li X., 'License to Coerce: Violence Against Women, State Responsibility, and Legal Failures in China's Family-Planning Program' (1996) 8 *Yale Journal of Law & Feminism* 145.
- Lianos I., 'Shifting Narratives in the European Internal Market: Efficient Restrictions of Trade and the Nature of "Economic" Integration' (2010) 21 *European Business Law Review* 705.
- Lianos I., 'In Memoriam Keck: The Reformation of the EU Law on the Free Movement of Goods' (2015) 40 *European Law Review* 225.
- Lianos I., 'Polycentric Competition Law' (2018) 71 *Current Legal Problems* 1.
- Lianos I., 'Updating the EU Internal Market Concept'. In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Lianos I. and Gerard D., 'Shifting Narratives in European Economic Integration: Trade in Services, Pluralism and Trust'. In I. Lianos and O. Odudu (eds.), *Regulating Trade in Services in the EU and the WTO: Trust, Distrust and Economic Integration*. Cambridge University Press 2012.
- Lianos I. and Korah V. with Siciliani P., *Competition Law: Analysis, Cases, & Materials*. Oxford University Press 2019.
- Lindahl H., *Fault-Lines of Globalisation: Legal Order and the Politics of ALegality*. Oxford University Press 2013.
- Lindeboom J., 'Why EU Law Claims Supremacy' (2018) 38 *Oxford Journal of Legal Studies* 328.
- Lindeboom J., 'Interpreting the EU Internal Market'. In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Lindeboom J., 'In Search of Foundations: Ethics and Metaethics in Constitutional Adjudication' (2019) 82 *Modern Law Review* 1157.

- Lindeboom J., Kochenov D., Davies G. and Amttenbrink F., 'Introduction: Steering the Good Ship Lollipop'. In F. Amttenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Llewellyn K.N., *The Common Law Tradition: Deciding Appeals*. Little Brown & Co 1960.
- Llewellyn K.N., *The Bramble Bush*. Oxford University Press 2008 [1930].
- Lockhart W., Kamisar Y. and Choper J., *Constitutional Law: Cases and Materials*, 4th edn. West Publishing 1975.
- Loughlin M., 'The Constitutional Imagination' (2015) 78 *Modern Law Review* 1.
- Luby M., 'La citoyenneté européenne: Quand les mots ont enfin un sens!' (2005) 94 *Petites affiches. La Loi / Le Quotidien juridique* 8.
- Luhmann N., 'The Unity of the Legal System'. In G. Teubner (ed.), *Autopoietic Law: A New Approach to New and Society*. de Gruyter 1988.
- Luhmann N., 'Operational Closure and Structural Coupling: The Differentiation of the Legal System' (1992) 13 *Cardozo Law Review* 1419.
- Lübbe-Wolff G., 'The Principle of Proportionality in the Case-law of the German Federal Constitutional Court' (2014) 34 *Human Rights Law Journal* 12.
- de Maagt S., 'Reflective Equilibrium and Moral Objectivity' (2017) 60 *Inquiry* 443.
- Mac Amhlaigh C., 'Does Legal Theory Have a Pluralism Problem?'. In P. Schiff Berman (ed.), *The Oxford Handbook of Legal Pluralism*. Oxford University Press 2019.
- MacCormick N., 'Coherence in Legal Justification'. In A. Peczenik, L. Lindahl and G.C. van Roermund (eds.), *Theory of Legal Science*. Reidel 1984.
- MacCormick N., 'Beyond the Sovereign State' (1993) 56 *Modern Law Review* 1.
- MacCormick N., 'The *Maastricht-Urteil*: Sovereignty Now' (1995) 1 *European Law Journal* 259.
- MacCormick N., *Questioning Sovereignty*. Oxford University Press 1999.
- MacCormick N., *Rhetoric and the Rule of Law: A Theory of Legal Reasoning*. Oxford University Press 2005.
- MacDonald G.J., 'How Reliable Are Population Statistics from China?' *International Institute for Applied Systems Analysis* 1999.
- Macdonald G., 'Alfred Jules Ayer', *Stanford Encyclopedia of Philosophy* (2018).
- Mackie J.L., *Ethics: Inventing Right and Wrong*. Penguin 1977.
- Maguire M. and Cassidy T., 'The New Irish Question: Citizenship, Motherhood and the Politics of Life Itself' (2009) 12 *Irish Journal of Anthropology* 18.

- Malpas J.E., *Donald Davidson and the Mirror of Meaning: Holism, Truth, Interpretation*. Cambridge University Press 1992.
- Manin P., 'L'invocabilité des directives; quelques interrogations' (1990) 26 *Revue trimestrielle de droit européen* 669.
- Manning J.F., 'What Divides Textualists from Purposivists?' (2006) 106 *Columbia Law Review* 70.
- Marmor A., 'Coherence, Holism, and Interpretation: The Epistemic Foundations of Dworkin's Legal Theory' (1991) 10 *Law and Philosophy* 383.
- Marmor A., *Positive Law and Objective Values*. Oxford University Press 2001.
- Marmor A., 'How Law Is Like Chess'. In *Law in the Age of Pluralism*. Oxford University Press 2007.
- Marmor A., 'Deep Conventions' (2007) 74 *Philosophy and Phenomenological Research* 586.
- Marmor A., 'Farewell to Conceptual Analysis (in Jurisprudence)'. In S. Sciaraffa and W. Waluchow (eds.), *Philosophical Foundations of the Nature of Law*. Oxford University Press 2013.
- Marmor A., 'Meaning and Belief in Constitutional Interpretation' (2013) 82 *Fordham Law Review* 577.
- Mason E., 'Value Pluralism'. *Stanford Encyclopedia of Philosophy* (2018).
- Masson S.T., 'Cracking Open the Golden Door: Revisiting US Asylum Law's Response to China's One-Child Policy' (2009) 37 *Hofstra Law Review* 1135.
- McAfee R.P., Mialon H.M. and Williams M.A., 'What Is a Barrier to Entry?' (2004) 94 *American Economic Review* 461.
- McDowell J., 'Anti-Realism and the Epistemology of Understanding'. In H. Parret and J. Bouveresse (eds.), *Meaning and Understanding*. de Gruyter 1981.
- McDowell J., 'Projection and Truth in Ethics'. Lindley Lecture, Department of Philosophy, University of Kansas (1988).
- de Mello R., 'Oral submissions on behalf of the applicants', Unpublished notes, 10 November 2003.
- Menéndez A.J., 'The Existential Crisis of the European Union' (2013) 14 *German Law Journal* 453.
- Merrill W.M., *Against Wind and Tide: A Biography of Wm. Lloyd Garrison*. Harvard University Press 1963.
- Miller A., *Contemporary Metaethics. An Introduction*, 2nd edn. Polity Press 2014.

- Moitinho de Almeida J.C., 'L'effet direct des directives, l'interprétation conforme du droit national et la jurisprudence de la Cour Supreme de Justice portugaise'. In N. Colneric, D. Edward, J.P. Puissechet and D.R. Colomer (eds.), *Une communauté de droit. Festschrift für Gil Carlos Rodriguez Iglesias*. BWV Berliner Wissenschafts 2003.
- Moore G.E., *Principia Ethica*. Cambridge University Press 1903.
- Moore G.E., 'Proof of an External World'. Reprinted in T. Baldwin (ed.), *G.E. Moore: Selected Writings*. Routledge 1993.
- Moorhead T., 'European Union Law as International Law' (2012) 5 *European Journal of Legal Studies* 126.
- Morgenthau H.J., 'Positivism, Functionalism, and International Law' (1940) 34 *American Journal of International Law* 260.
- Mosher S.W., *Broken Earth: The Rural Chinese*. Free Press 1984.
- Mosher S.W., *A Mother's Ordeal: One Woman's Fight Against China's One-Child Policy*. Hartcourt Brace 1993.
- Mosiek M., *Effet utile und Rechtsgemeinschaft – Zugleich ein Beitrag zur Kompetenzordnung der Europäischen Gemeinschaft*. LIT 2003.
- Mueller J., 'Democracy and Ralph's Pretty Good Grocery: Elections, Equality, and the Minimal Human Being' (1992) 36 *American Journal of Political Science* 983.
- Murphy L., 'Concepts of Law' (2005) 30 *Australian Journal of Legal Philosophy* 1.
- Müller-Graff P.C., 'Direct Horizontal Effect of the Transnational Market Access Freedoms of the Internal Market'. In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Nagel T., *Mortal Questions*. Cambridge University Press 1979.
- Nagel T., *The View from Nowhere*. Oxford University Press 1986.
- Nic Shuibhne N., 'Margins of Appreciation: National Values, Fundamental Rights and EC Free Movement Law' (2009) 32 *European Law Review* 230.
- Nic Shuibhne N., '(Some of) the Kids Are All Right: Comment on McCarthy and Dereci' (2012) 49 *Common Market Law Review* 349.
- Nic Shuibhne N., *The Coherence of EU Free Movement Law: Constitutional Responsibility and the Court of Justice*. Oxford University Press 2013.
- Nic Shuibhne N. and Maci M., 'Proving Public Interest: The Growing Impact of Evidence in Free Movement Case Law' (2013) 50 *Common Market Law Review* 965.

- Nicola F. and Davies B. (eds.), *EU Law Stories: Contextual and Critical Histories of European Jurisprudence*. Cambridge University Press 2017.
- Nijman J.E. and Nollkaemper A., 'Introduction'. In J.E. Nijman and A. Nollkaemper (eds.), *New Perspectives on the Divide Between National and International Law*. Oxford University Press 2007.
- Noonan A., 'One-Child Crackdown'. *National Review*, 16 August 2001.
- Núñez Vaquero Á., 'Five Models of Legal Science' (2013) 19 *Revus* 53.
- von Oettingen A., *Effet utile und individuelle Rechte im Recht der Europäischen Union*. Nomos 2010.
- Oliphant H., 'A Return to *Stare Decisis*' (1928) 14 *ABA Journal* 71.
- Olivas M. and Kochenov D., 'Case C-34/09 Ruiz Zambrano: A Respectful Rejoinder' (2012) *Public Law and Legal Theory Series Paper 2012-W-1* (University of Houston).
- Oliver P., 'Of Trailers and Jet Skis: Is the Case Law on Article 34 TFEU Hurling in a New Direction?' (2011) 33 *Fordham International Law Journal* 1423.
- Oliver P. and Henning Roth W., 'The Internal Market and the Four Freedoms' (2004) 41 *Common Market Law Review* 407.
- Palombella G., 'Beyond Legality- Before Democracy: Rule of Law Caveats in the EU Two Level Systems'. In C. Closa and D. Kochenov (eds.), *Rule of Law Oversight in the European Union*. Cambridge University Press 2016.
- Passmore J., 'Logical Positivism'. In P. Edwards (ed.). *The Encyclopedia of Philosophy*, vol. 5. Macmillan 1967.
- Paulson S.L., 'The Neo-Kantian Dimension of Kelsen's *Pure Theory of Law*' (1992) 12 *Oxford Journal of Legal Studies* 311.
- Pavone T. and Kelemen R.D., 'The Evolving Judicial Politics of European Integration: The European Court of Justice and National Courts Revisited' (2019) 25 *European Law Journal*.
- Payandeh M., 'The Concept of International Law in the Jurisprudence of H.L.A. Hart' (2010) 21 *European Journal of International Law* 967.
- Pechstein M., 'Die Anerkennung der rein objektiven unmittelbaren Richtlinienwirkung' (1996) 7 *Europäisches Wirtschafts- & Steuerrecht* 261.
- Peers S., 'The EU's Accession to the ECHR: The Dream Becomes a Nightmare' (2015) 16 *German Law Journal* 213.
- Peng X., 'Population Policy and Program in China: Challenge and Prospective' (2000) 35 *Texas International Law Journal* 51.

- Perin G., 'In margine alla sentenza *Chen*: il diritto di circolazione dei familiari di cittadini comunitari' (2005) *Diritto Immigrazione e Cittadinanza* 89.
- Pernice I., 'Multilevel Constitutionalism in the European Union' (2002) 27 *European Law Review* 511.
- Perry A. and Tucker A., 'Top-Down Constitutional Conventions' (2018) 81 *Modern Law Review* 765.
- Pescatore P., 'L'effet des directives communautaires: une tentative de démythification' [1980] *Recueil Dalloz* 171.
- Pescatore P., 'The Doctrine of "Direct Effect": An Infant Disease of Community Law' (1983) 8 *European Law Review* 155. Reprinted in (2015) 40 *European Law Review* 135.
- Pescatore P., '*Van Gend en Loos*, 3 February 1963 – A View from Within'. In M. Poiares Maduro and L. Azoulai (eds.), *The Past and Future of EU Law: The Classics of EU Law Revisited on the 50th Anniversary of the Rome Treaty*. Hart Publishing 2010.
- Peters A., 'The Globalization of State Constitutions'. In J.E. Nijman and A. Nollkaemper (eds.), *New Perspectives on the Divide Between National and International Law*. Oxford University Press 2007.
- Peters R.G.P., 'Constitutional Interpretation: A View from a Distance' (2011) 50 *History and Theory* 117.
- Peters R.G.P., *History as Thought and Action: The Philosophies of Croce, Gentile, de Ruggiero and Collingwood*. British Idealist Studies, Imprint Academic 2012.
- Plambeek E. and Squintani L., 'Rechtsbescherming tegen plannen en programma's in het omgevingsrecht in het licht van het Unierecht' (2019) 67 *Sociaal Economische wetgeving* 2.
- Plender R., 'Nationality Law and Immigration Law'. In R. Prender (ed.), *Issues in International Migration Law*. Brill Nijhoff 2015.
- Plunkett D., 'Legal Positivism and the Moral Aim Thesis' (2013) 33 *Oxford Journal of Legal Studies* 563 (2013)
- Plunkett D., Shapiro S.J. and Toh K. (eds.), *Dimensions of Normativity: New Essays on Metaethics and Jurisprudence*. Oxford University Press 2019.
- Poiares Maduro M., 'Contrapunctual Law: Europe's Constitutional Pluralism in Action'. In N. Walker (ed.), *Sovereignty in Transition*. Hart Publishing 2003.
- Poiares Maduro M., 'Interpreting European Law: Judicial Adjudication in a Context of Constitutional Pluralism' (2007) 1 *European Journal of Legal Studies* 1.

- Poiares Maduro M., 'Three Claims of Constitutional Pluralism'. In M. Avbelj and J. Komárek (eds.), *Constitutional Pluralism in the European Union and Beyond*. Hart Publishing 2012.
- Poiares Maduro M. and Wind M. (eds.), *The Transformation of Europe: Twenty-Five Years On*. Cambridge University Press 2017.
- Popper K.R., *The Logic of Scientific Discovery*. Basic Books 1959.
- Posner R.A., 'Legal Pragmatism Defended' (2004) 71 *University of Chicago Law Review* 683.
- Postema G.J., 'Coordination and Convention at the Foundations of Law' (1982) 11 *Journal of Legal Studies* 165.
- Postema G.J., 'Integrity: Justice in Workclothes'. In J. Burley (ed), *Dworkin and His Critics: with Replies by Dworkin*. Blackwell Publishing 2004.
- Prakken H. and Sartor G., 'Presumptions and Burdens of Proof'. In T. van Engers (ed.), *Legal Knowledge and Information Systems*. JURIX 2006.
- Prechal S., 'Does Direct Effect Still Matter?' (2000) 37 *Common Market Law Review* 1047.
- Prechal S., *Directives in EC Law*. Oxford University Press 2005.
- Priel D., 'Jurisprudence and Necessity' (2007) 20 *Canadian Journal of Law and Jurisprudence* 173.
- Prinssen J.M. and Schrauwen A. (eds.), *Direct Effect. Rethinking a Classic of EC Legal Doctrine*. Europa Law Publishing 2002.
- Prinssen J.M., *Doorwerking van Europees recht. De verhouding tussen directe werking, conforme interpretatie en Europeesrechtelijke overheidsaansprakelijkheid*. Kluwer 2004.
- Prior A.N., *Logic and the Basis of Ethics*. Clarendon Press 1949.
- Příbáň J., 'The Self-Referential Semantics of Sovereignty: A Systems Theoretical Response to (Post) Sovereignty Studies' (2013) 20 *Constellations* 406.
- Puchta G.F., *Cursus der Institutionen*, vol. 1. Breitkopf & Härtl 1841.
- Purnhagen K., 'Keck is Dead, Long Live Keck?: How the Court of Justice Tries to Avoid a Sunday Trading Saga 2.0' In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Putnam H., 'The Meaning of "Meaning"' (1975) 7 *Minnesota Studies in the Philosophy of Science* 215.

Pühs W., *Der Vollzug von Gemeinschaftsrecht. Formen und Grenzen eines effektiven Gemeinschaftsrechtsvollzugs und Überlegungen zu seiner Effektivierung*. Duncker & Humblot 1997.

Quine W.V.O., 'Two Dogmas of Empiricism' (1951) 60 *Philosophical Review* 20.

Quine W.V.O., *From Stimulus to Science*. Harvard University Press 1995.

Raihani N.J., Grutter A.S. and Bshary R., 'Punishers Benefit from Third-Party Punishment in Fish' (2010) 327 *Science* 171.

Railton P., 'Moral Realism' (1986) 95 *Philosophical Review* 163.

Rasmussen H., *On Law and Policy in the European Court of Justice: A Comparative Study in Judicial Policymaking*. Martinus Nijhoff 1986.

Rasmussen M., 'Revolutionizing European law: A History of the *Van Gend & Loos* Judgment' (2014) 12 *International Journal of Constitutional Law* 136.

Ravitch F.S., 'The Continued Relevance of Philosophical Hermeneutics in Legal Thought'. In B.G. Slocum (ed.), *The Nature of Legal Interpretation*. University of Chicago Press 2017.

Rawls J., 'Kantian Constructivism in Moral Theory' (1980) 77 *Journal of Philosophy* 515.

Rawls J., *A Theory of Justice*, rev. edn. Harvard University Press 1999.

Raz J., 'Legal Principles and the Limits of Law' (1972) 81 *Yale Law Journal* 823.

Raz J., *Practical Reason and Norms*. Clarendon Press 1975.

Raz J., *The Authority of Law*. Clarendon Press 1979.

Raz, J. 'Legal Positivism and the Sources of Law'. In J. Raz, *The Authority of Law*. Clarendon Press 1979.

Raz J., 'Legal Validity'. In J. Raz, *The Authority of Law*. Clarendon Press 1979.

Raz J., 'The Rule of Law and its Virtue'. In J. Raz, *The Authority of Law*. Clarendon Press 1979.

Raz J., *The Concept of a Legal System*, 2nd edn. Clarendon Press 1980.

Raz J., 'The Purity of the Pure Theory' (1981) 35 *Revue Internationale de Philosophie* 448.

Raz J., 'Authority, Law and Morality'. In J. Raz, *Ethics in the Public Domain: Essays in the Morality of Law and Politics*. Clarendon Press 1995.

Raz J., 'On the Autonomy of Legal Reasoning'. In J. Raz, *Ethics in the Public Domain: Essays in the Morality of Law and Politics*. Clarendon Press 1995.

Raz J., *The Morality of Freedom*. Clarendon Press 1986.

Raz J., 'The Relevance of Coherence' (1992) 72 *Boston University Law Review* 273.

Raz J., *Between Authority and Interpretation: On the Theory of Law and Practical Reason*. Oxford University Press 2009.

- Raz J., 'Incorporation by Law'. In J. Raz, *Between Authority and Interpretation: On the Theory of Law and Practical Reason*. Oxford University Press 2009.
- Raz J., 'Why the State?'. In N. Roughan and A. Halpin (eds.), *In Pursuit of Pluralist Jurisprudence*. Cambridge University Press 2017.
- Raz J., 'Law's Own Virtue' (2019) 39 *Oxford Journal of Legal Studies* 1.
- Reagan L.J., *When Abortion Was a Crime Women, Medicine, and Law in the United States, 1867–1973*. University of California Press 1998.
- Reese M., Jendroška J., and Squintani L., 'The Courts as Guardians of the Environment – New Developments in Access to Justice and Environmental Litigation'. In *International Comparative Legal Guide to Environment & Climate Change Law*. Global Legal Group 2019.
- Reich N., 'The "November Revolution" of the European Court of Justice: *Keck, Meng* and *Audi* Revisited' (1994) 31 *Common Market Law Review* 459.
- Reich N., 'The Principle of Effectiveness and EU Private Law'. In U. Bernitz, X. Groussot and F. Schulyok (eds.), *General Principles of EU Law and European Private Law*. Kluwer Law International 2013.
- Resnik M.D., 'Quine and the Web of Belief', In S. Shapiro (ed.), *The Oxford Handbook of Philosophy of Mathematics and Logic*. Oxford University Press 2005.
- Richter S., 'Die unmittelbare Wirkung von EG-Richtlinien zu Lasten einzelner' [1988] *Europarecht* 394.
- van Rijswick H.F.M.W. and Widdershoven R.J.G.M., 'Rechtstreekse werking van richtlijnen in driehoeksverhoudingen' [2004] *Nederlands tijdschrift voor Europees recht* 42.
- Rizcallah C., 'The Dublin system: The ECJ Squares the Circle between Mutual Trust and Human Rights Protection'. *EU Law Analysis Blog*, 20 February 2017.
- Robert P., 'C-200/02 *Kunqian Catherine Zhu and Man Lavette Chen v. Secretary of State for the Home Department*' (2004) *Revue du droit des étrangers* 645.
- Robinson E.S., *Law and the Lawyers*. Macmillan 1935.
- Rodell F., *Woe Unto You, Lawyers!*. Reynal and Hitchcock 1939.
- Romano S., *L'ordre juridique*, trans. L. Francois and P. Gothot. Dalloz 1975.
- Rorty R., *Philosophy and the Mirror of Nature*. Princeton University Press 1979.
- Roughan N., 'Mind the Gaps: Authority and Legality in International Law' (2016) 27 *European Journal of International Law* 329.
- Ruffert M., 'Rights and Remedies in European Community Law: A Comparative View' (1997) 34 *Common Market Law Review* 307.

Ruse M., 'Creation-Science Is Not Science' (1982) 7 *Science, Technology, and Human Values* 72.

Ruse M. and Wilson E.O., 'Moral Philosophy as Applied Science' (1986) 61 *Philosophy* 173.

Said E.W., *Orientalism*. Vintage Books 1979.

Sajó A. and Uitz R., *The Constitution of Freedom*. Oxford University Press 2017.

Salmon W.C., 'Rational Prediction' (1981) 32 *British Journal for the Philosophy of Science* 115.

Sarmiento D., 'Half a Case at a Time: Dealing with Judicial Minimalism at the European Court of Justice'. In M. Claes, M. de Visser, P. Popelier and C. Van de Heyning (eds.), *Constitutional Conversations in Europe: Actors, Topics and Procedures*. Intersentia 2012.

Sarmiento D., 'Who's Afraid of the Charter? The Court of Justice, National Courts and the New Framework of Fundamental Rights Protection in Europe' (2013) 50 *Common Market Law Review* 1267.

Sarmiento D. and Sharpston E., 'European Citizenship and Its New Union: Time to Move On?'. In D. Kochenov (ed.), *EU Citizenship and Federalism: The Role of Rights*. Cambridge University Press 2017.

Sauter W. and Langer J., 'The Consistency Requirement in EU Law' (2017) 20 *Columbia Journal of European Law* 39.

Scalia A., *A Matter of Interpretation: Federal Courts and the Law*. Princeton University Press 1998.

Scalia A. and Garner B.A., *Reading Law: The Interpretation of Legal Texts*. Thomson/West 2012.

Scharpf F.W., 'The Asymmetry of European Integration, Or Why the EU Cannot be a "Social Market Economy"' (2009) 8 *Socio-Economic Review* 211.

Schauer F., 'Formalism' (1988) 97 *Yale Law Journal* 509.

Schauer F., 'Rules and the Rule-Following Argument' (1990) 3 *Canadian Journal of Law and Jurisprudence* 187.

Schauer F., *Playing by the Rules: A Philosophical Examination of Rule-Based Decision-Making in Law and in Life*. Oxford University Press 1993.

Schauer F., 'Prescriptions in Three Dimensions' (1997) 82 *Iowa Law Review* 914.

Schauer F., 'The Convergence of Rules and Standards' [2003] *New Zealand Law Review* 303.

Schauer F., *Thinking Like a Lawyer: A New Introduction to Legal Reasoning*. Harvard University Press 2012.

- Schauer F., 'Hart's Anti-Essentialism'. In A. Dolcetti, L. Duarte d'Almeida and J. Edwards (eds.), *Reading H.L.A. Hart's The Concept of Law*. Hart Publishing 2013.
- Schauer F., *The Force of Law*. Harvard University Press 2015.
- Schauer F., 'Law as a Malleable Artifact'. In L. Burazin, K.E. Himma and C. Roversi (eds.), *Law as an Artifact*. Oxford University Press 2018.
- Schermers H., 'Indirect Obligations. Four Questions in Respect of EEC-Obligations arising from Rights or Obligations of Others' (1977) 24 *Netherlands International Law Review* 260.
- Schilling T., 'The Autonomy of the Community Legal Order: An Analysis of Possible Foundations' (1996) 37 *Harvard International Law Journal* 389.
- Schütze R., 'Supremacy without Pre-emption? The Very Slowly Emergent Doctrine of Community Pre-emption' (2006) 43 *Common Market Law Review* 1023.
- Schütze R., 'On "Federal" Ground: The European Union as an (Inter)National Phenomenon' (2009) 46 *Common Market Law Review* 1069.
- Schütze R., *From Dual to Cooperative Federalism*. Oxford University Press 2009.
- Schütze R., *European Constitutional Law*. Cambridge University Press 2012.
- Schütze R., 'Of Types and Tests: Towards a Unitary Doctrinal Framework for Article 34 TFEU?' (2016) 41 *European Law Review* 826.
- Schütze R., *From International to Federal Market*. Oxford University Press 2017.
- Schütze R., *European Union Law*. Cambridge University Press 2018.
- Schütze R., 'Direct Effects and Indirect Effects'. In R. Schütze and T. Tridimas (eds.), *Oxford Principles of European Union Law. Volume 1*. Oxford University Press 2018.
- Schütze R., "'Re-reading" *Dassonville*: Meaning and Understanding in the History of European Law' (2018) 24 *European Law Journal* 376.
- Schwarze J., *European Administrative Law*. Sweet & Maxwell 2006.
- van der Schyff G., 'The Constitutional Relationship Between the Union and its Member States: The Role of National Identity in Article 4(2) TEU' (2012) 37 *European Law Review* 563.
- Searle J.R., 'How to Derive "Ought" From "Is"' (1964) 73 *Philosophical Review* 43.
- Searle J.R., *Speech Acts: An Essay in the Philosophy of Language*. Cambridge University Press 1969.
- Seyr S., *Der effet utile in der Rechtsprechung des EuGH*. Duncker & Humblot 2008.
- Shafer-Landau R., *Moral Realism: A Defense*. Clarendon Press 2003.

- Shapiro S.J., 'The Bad Man and the Internal Point of View'. In S.J. Burton (ed.), *The Path of the Law and its Influence: The Legacy of Oliver Wendell Holmes, Jr.* Cambridge University Press 2000.
- Shapiro S.J., 'Hart's Way Out' in J.L. Coleman (ed.), *Hart's Postscript: Essays on the Postscript to 'The Concept of Law'*. Oxford University Press 2001.
- Shapiro S.J., 'Authority'. In J.L. Coleman, K.E. Himma and S.J. Shapiro (eds.), *The Oxford Handbook of Jurisprudence and Philosophy of Law*. Oxford University Press 2004.
- Shapiro S.J., 'What Is the Internal Point of View?' (2006) 75 *Fordham Law Review* 1157.
- Shapiro S.J., 'What Is the Rule of Recognition (and Does It Exist)?' In M. Adler and K.E. Himma (eds.), *The Rule of Recognition and the US Constitution*. Oxford University Press 2009.
- Shapiro S.J., *Legality*. Harvard University Press 2011.
- Shapiro S.J., 'The Hart/Dworkin Debate: A Short Guide for the Perplexed'. In A. Ripstein (ed.), *Ronald Dworkin*. Cambridge University Press 2012.
- Sharpston E., 'About That Sunday Trading Mess...'. In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Shaw J., Miller N. and Fletcher M., *Getting to Grips with EU Citizenship: Understanding the Friction between UK Immigration Law and EU Free Movement Law*. Edinburgh Law School 2013.
- Shrimpton M., 'MH-370 Shoot Down – The Plot Thickens' (23 March 2014). At www.veteranstoday.com/2014/03/23/mh-370-shoot-down-the-plot-thickens/.
- Shrimpton M., *Spyhunter*. June Press 2014.
- Simon D., *La directive européenne*. Dalloz 1997.
- Simon D., *Le système juridique communautaire*, 3rd edn. PUF 2001.
- Simon D., 'Effet direct et primauté. Dans des "situations triangulaires", l'effet "collateral" ne fait pas obstacle à l'effet direct vertical des directives' (2004) 63 *Europe* 12.
- Singer P., 'Sidgwick and Reflective Equilibrium' (1974) 58 *Monist* 490.
- Singer P., 'Ethics and Intuitions' (2005) 9 *Journal of Ethics* 331.
- Skalla N.M., 'China's One-Child Policy: Illegal Children and the Family Planning Law' (2004) 30 *Brooklyn Journal of International Law* 329.
- Slobodian Q., *Globalists: The End of Empire and the Birth of Neoliberalism*. Harvard University Press 2018.

- Slot P.J., 'Annotation of *CIA Security International SA*' (1996) 33 *Common Market Law Review* 1035.
- Snell J., 'The Notion of Market Access: A Concept or a Slogan?' (2010) 47 *Common Market Law Review* 437.
- Sokal A. and Bricmont J., *Fashionable Nonsense: Postmodern Intellectuals' Abuse of Science*. Picador 1999.
- Solum L.B., 'Originalism, Hermeneutics, and the Fixation Thesis'. In B.G. Slocum (ed.), *The Nature of Legal Interpretation*. University of Chicago Press 2017.
- Somek A., 'Kelsen Lives' (2007) 18 *European Journal of International Law* 409.
- Somek A., 'The Spirit of Legal Positivism' (2011) 12 *German Law Journal* 729.
- Somek A., *Individualism*. Oxford University Press 2008.
- Somek A., 'The Argument from Transnational Effects I: Representing Outsiders through Freedom of Movement' (2010) 16 *European Law Journal* 315.
- Somek A., 'Monism: A Tale of the Undead'. In M. Avbelj and J. Komárek (eds.), *Constitutional Pluralism in the European Union and Beyond*. Hart Publishing 2012.
- Somek A., 'Is Legality a Principle of EU Law?' In S. Vogenauer and S. Weatherill (eds.), *General Principles of Law. European and Comparative Perspectives*. Hart Publishing 2017.
- Somek A., 'Inexplicable Law: Legality's Adventure in Europe'. In N. Stehr and B. Weiler (eds.), *Who Owns Knowledge? Knowledge and the Law*. Routledge 2017.
- Somek A., *The Legal Relation: Legal Theory after Positivism*. Cambridge University Press 2017.
- Spaventa E., 'From *Gebhard* to *Carpenter*: Towards a (Non-)Economic European Constitution' (2004) 41 *Common Market Law Review* 743.
- Spaventa E., 'Leaving *Keck* Behind? The Free Movement of Goods After the Rulings in *Commission v Italy* and *Mickelsson and Roos*' (2009) 35 *European Law Review* 914.
- Spaventa E., 'A Very Fearful Court? The Protection of Fundamental Rights in the European Union after Opinion 2/13' (2015) 22 *Maastricht Journal of European and Comparative Law* 35.
- Spaventa E., 'Earned Citizenship: Understanding Union Citizenship Through its Scope'. In D. Kochenov (ed.), *EU Citizenship and Federalism: The Role of Rights*. Cambridge University Press 2017.
- Spaventa E., 'Drinking Away Our Sorrows? Regulatory Conundrums After *Scotch Whisky*'. In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market*

and the Future of European Integration: Essays in Honour of Laurence W. Gormley. Cambridge University Press 2019.

- Spierrmann O., 'The Other Side of the Story: An Unpopular Essay on the Making of the European Community Legal Order' (1999) 10 *European Journal of International Law* 763.
- Squintani L., *Gold-Plating of European Environmental Law*. PhD Thesis, University of Groningen, 2013.
- Squintani L., 'Tort-Law based Environmental Litigation: A Victory or a Warning?' (2018) 15 *Journal for European Environmental & Planning Law* 277.
- Squintani L., *Beyond Minimum Harmonisation: Green-Plating and Gold-Plating of European Environmental Law*. Cambridge University Press 2019.
- Squintani L. and Annink D., 'Judicial Cooperation in Environmental Matters: Mapping National Courts' Behaviour in Follow-up Cases' (2018) 15 *Journal for European Environmental & Planning Law* 147.
- Squintani L., Holwerda J.M. and de Graaf K.J., 'Regulating Greenhouse Gas Emissions from EU ETS Installations: What Room Is Left for the Member States'. In M. Peeters and M. Stallworthy (eds.), *Climate Law in EU Member States: Towards National Legislation for Climate Protection*. Edward Elgar Publishing 2012.
- Squintani L. and Lindeboom J., 'The Normative Impact of Invoking Directives: Casting Light on Direct Effect and the Elusive Distinction between Direct Obligations and Mere Adverse Repercussions' (2019) 38 *Yearbook of European Law* (forthcoming).
- Squintani L. and Plambeek E., 'Judicial Protection against Plans and Programmes Affecting the Environment: A Backdoor Solution to Get an Answer from Luxembourg?' (2016) 13 *Journal for European Environmental & Planning Law* 294.
- Squintani L. and Rakipi J., 'Judicial Cooperation in Environmental Matters' (2018) 20 *Environmental Law Review* 89
- Squintani L. and Vedder H.H.B., 'Towards Inverse Direct Effect?: A Silent Development of a Core European Law Doctrine' (2014) 23 *Review of European Community and International Environmental Law* 144.
- Stanford K., 'Underdetermination of Scientific Theory', *Stanford Encyclopedia of Philosophy* (2017).
- Stavropoulos N., 'Objectivity'. In M.P. Golding and W.A. Edmundson (eds.), *The Blackwell Guide to the Philosophy of Law and Legal Theory*. Blackwell Publishing 2008.

- Stein E., 'Lawyers, Judges and the Making of a Transnational Constitution' (1981) 75 *American Journal of International Law* 1.
- Steiner J., 'Direct Applicability in EEC Law: A Chameleon Concept' (1982) 98 *Law Quarterly Review* 229.
- Stolker C., 'Ja geleerd zijn jullie wel!' (2003) 15 *Nederlands Juristenblad* 766.
- Stone J., *Legal System and Lawyers' Reasoning*. Stanford University Press 1968.
- Stone M., 'Focusing the Law: What Legal Interpretation Is Not'. In A. Marmor (ed.), *Law and Interpretation: Essays in Legal Philosophy*. Clarendon Press 1995.
- Stone Sweet A., 'The Juridical *Coup d'État* and the Problem of Authority' (2007) 8 *German Law Journal* 915.
- Stone Sweet A., 'The Juridical *Coup d'État* and the Problem of Authority: *CILFIT* and *Foto-Frost*'. In M. Poiares Maduro and L. Azoulai (eds.), *The Past and Future of EU Law: The Classics of EU Law Revisited on the 50th Anniversary of the Rome Treaty*. Hart Publishing 2010.
- Street S., 'A Darwinian Dilemma for Realist Theories of Value' (2006) 127 *Philosophical Studies* 109.
- Stroud B., 'Verificationism'. In J. Dancy and E. Sosa (eds.), *A Companion to Epistemology*. Blackwell Publishing 1992.
- Stuyck J., 'Case Note: *El Corte Ingles, Bernáldez and Pafitis*' (1996) 33 *Common Market Law Review* 1261.
- Summers R.S., 'How Law Is Formal, and Why It Matters' (1997) 82 *Cornell Law Review* 1165.
- Sumption M. and Hooper K., 'Selling Visas and Citizenship'. *Migration Policy Institute Report* (2014)
- Sunstein C.R., *One Case at a Time: Judicial Minimalism on the Supreme Court*. Harvard University Press 2001.
- Szpunar M., 'Direct Effect of Community Directives in National Courts – Some Remarks Concerning Recent Developments'. Centrum Europejskie Natolin 2003.
- Šadl U., 'The Role of *Effet Utile* in Preserving the Continuity and Authority of European Union Law: Evidence from the Citation Web of the Pre-accession Case Law of the Court of Justice of the EU' (2015) 8 *European Journal of Legal Studies* 18.
- Tamanaha B.Z., *A General Jurisprudence of Law and Society*. Oxford University Press 2001.
- Tamanaha B.Z., 'Understanding Legal Pluralism: Past to Present, Local to Global' (2008) 30 *Sydney Law Review* 375.

- Tamanaha B.Z., 'The Third Pillar of Jurisprudence: Social Legal Theory' (2015) 56 *William & Mary Law Review* 2235.
- Tamanaha B.Z., *Beyond the Formalist–Realist Divide: The Role of Politics in Judging*. Princeton University Press 2009.
- Tamanaha B.Z., *A Realistic Theory of Law*. Cambridge University Press 2017.
- Terdiman R., 'Translator's Introduction'. In P. Bourdieu, 'The Force of Law: Toward a Sociology of the Juridical Field' (1987) 38 *Hastings Law Journal* 805.
- Tesauro G., *Diritto dell'Unione Europea*. CEDAM 2012.
- Teubner G., "'And God Laughed...": Indeterminacy, Self-Reference, and Paradox in Law'. In C. Joerges and D. Trubek (eds.), *Critical Legal Thought: An American–German Debate*. Nomos 1989.
- Teubner G., *Law as an Autopoietic System*. Blackwell Publishing 1993.
- Teubner G., 'The King's Many Bodies: The Self-Deconstruction of Law's Hierarchy' (1997) 31 *Law & Society Review* 763.
- Thagard P.R., 'Why Astrology Is a Pseudoscience'. In P. Asquith and I. Hacking (eds.), *Proceedings of the Philosophy of Science Association*, vol. 1. Philosophy of Science Association 1978.
- Thagard P.R., *Computational Philosophy of Science*. MIT Press 1988.
- Thayer J., 'The Burden of Proof' (1890) 4 *Harvard Law Review* 45.
- The Arabian Nights*. Everyman's Library 2014.
- Timmermans C.W.A., 'Noot onder VNO-arrest en ENKA-arrest' (1978) *Ars Aequi* 350.
- Timmermans C.W.A., 'Directives: Their Effects within the National Legal Systems' (1979) 16 *Common Market Law Review* 533.
- Timmermans C.W.A., 'Community Directives Revisited' (1998) 17 *Yearbook of European Law* 1.
- Toh K., 'Raz on Detachment, Acceptance and Describability' (2007) 27 *Oxford Journal of Legal Studies* 403.
- Toh K., 'An Argument Against the Social Fact Thesis (and Some Additional Preliminary Steps Towards a New Conception of Legal Positivism)' (2008) 27 *Law and Philosophy* 445.
- Toh K., 'Some Moving Parts of Jurisprudence' (2009) 88 *Texas Law Review* 1283.
- Toh K., 'Jurisprudential Theories and First-Order Legal Judgments' (2013) 8 *Philosophy Compass* 457.

- Toh K., 'Four Neglected Prescriptions of Hartian Legal Philosophy' (2014) 33 *Law and Philosophy* 689.
- Toh K., 'Plan-Attitudes, Plan-Contents, and Bootstrapping: Some Thoughts on the Planning Theory of Law'. In J. Gardner, L. Green and B. Leiter (eds.), *Oxford Studies in Philosophy of Law*. Oxford University Press 2019.
- Torres Pérez A., *Conflicts of Rights in the European Union. A Theory of Supranational Adjudication*. Oxford University Press 2009.
- Torres Pérez A., 'Melloni in Three Acts: From Dialogue to Monologue' (2014) 10 *European Constitutional Law Review* 308.
- Tridimas T., 'Horizontal Effect of Directives: A Missed Opportunity?' (1994) 19 *European Law Review* 621.
- Tridimas T., 'Black, White, and Shades of Grey: Horizontality of Directives Revisited' (2002) 21 *Yearbook of European Law* 327.
- Tridimas T., 'Precedent and the Court of Justice: A Jurisprudence of Doubt?'. In J. Dickson and P. Eleftheriadis (eds.), *Philosophical Foundations of European Union Law*. Oxford University Press 2012.
- Tripković B., *The Metaethics of Constitutional Adjudication*. Oxford University Press 2017.
- Tripković B., 'The Morality of Foreign Law' (2019) 17 *International Journal of Constitutional Law* 732.
- Troper M., 'Système juridique et État' (1986) 31 *Archives de philosophie du droit* 29.
- Tryfonidou A., 'C-200/02, *Kunqian Catherine Zhu and Man Lavette Chen v. Secretary of State for the Home Department*: Further Cracks in the "Great Wall" of the European Union?' (2005) 11 *European Public Law* 527.
- Tryfonidou A., 'Redefining the Outer Boundaries of EU Law: The *Zambrano*, *McCarthy* and *Dereci* Trilogy' (2012) 18 *European Public Law* 493.
- Tuori K., *European Constitutionalism*. Cambridge University Press 2015.
- Twining W., 'Normative and Legal Pluralism: A Global Perspective' (2010) 20 *Duke Journal of Comparative & International Law* 473.
- Twining W., *Karl Llewellyn and the Realist Movement*. Cambridge University Press 2012.
- Twining W., *Jurist in Context: A Memoir*. Cambridge University Press 2019.
- Unger P., *Living High and Letting Die*. Oxford University Press 1996.
- Unger R., *The Critical Legal Studies Movement: Another Time, A Greater Task*. Verso 2015.
- Vanvoorden K., 'C-200/02 *Kunqian Catherine Zhu and Man Lavette Chen v. Secretary of State for the Home Department*' (2005) 12 *Columbia Journal of European Law* 305.

- Vachez A., 'The Transnational Politics of Judicialization. *Van Gend & Loos* and the Making of EU Polity' (2010) 16 *European Law Journal* 1.
- Verhoeven M.J.M. and Jans J.H., 'Doorwerking via conforme interpretatie en rechtstreekse werking'. In S. Prechal and R.J.G.M. Widdershoven (eds.), *Inleiding tot het Europees Bestuursrecht*. Ars Aequi 2017.
- Verschueren H., 'Gezinshereniging met EU-burgers door derdelandsonderdanen. Twee opmerkelijke arresten van het Europese Hof van Justitie in de zaken *Akrich* en *Zhu en Chen*' (2005) *Tijdschrift voor vreemdelingenrecht* 113.
- van der Vossen B., 'Assessing Law's Claim to Authority' (2011) 31 *Oxford Journal of Legal Studies* 481.
- de Waal F., *Good Natured: The Origins of Right and Wrong in Humans and Other Animals*. Harvard University Press 1996.
- Waldron J., 'Particular Values and Critical Morality' (1989) 77 *California Law Review* 561.
- Waldron J., 'Hart and the Principles of Legality'. In M.H. Kramer, C. Grant, B. Colburn, and A. Hatzistavrou (eds.), *The Legacy of H.L.A. Hart*. Oxford University Press 2008.
- Waldron J., 'International Law: "A Relatively Small and Unimportant" Part of Jurisprudence?'. In L. Duarte d'Almeida, J. Edwards and A. Dolcetti (eds.), *Reading H.L.A. Hart's The Concept of Law*. Hart Publishing 2013.
- Walker N., 'The Idea of Constitutional Pluralism' (2002) 65 *Modern Law Review* 317.
- Walker N., 'Constitutional Pluralism Revisited' (2016) 22 *European Law Journal* 333.
- Waluchow W.J., *Inclusive Legal Positivism*. Clarendon Press 1994.
- Waluchow W.J., 'Four Concepts of Validity: Reflections on Inclusive and Exclusive Positivism'. In M. Adler and K.E. Himma (eds.), *The Rule of Recognition and the US Constitution*. Oxford University Press 2009.
- Weatherill S., 'After *Keck*: Some Thoughts on How to Clarify the Clarification' (1996) 33 *Common Market Law Review* 885.
- Weatherill S., 'Breach of Directives and Breach of Contract' (2001) 26 *European Law Review* 177.
- Weatherill S., 'The Court's Case Law on the Internal Market: "A Circumloquacious Statement of the Result, Rather than a Reason for Arriving at It"?' In M. Adams, H. de Waele, J. Meeusen and G. Straetmans (eds.), *Judging Europe's Judges*. Hart Publishing 2013.
- Weatherill S., *The Internal Market as a Legal Concept*. Oxford University Press 2017.
- Weatherill S., 'The Several Internal Markets' (2017) 36 *Yearbook of European Law* 125.

- Weatherill S., 'Surrendering the Right to Regulate'. In F. Amtenbrink, G. Davies, D. Kochenov and J. Lindeboom (eds.), *The Internal Market and the Future of European Integration: Essays in Honour of Laurence W. Gormley*. Cambridge University Press 2019.
- Weber M., 'Bureaucracy and Law'. In H.H. Gerth and C. Wright Mills (eds. and trans.), *From Max Weber: Essays in Sociology*. Oxford University Press 1946.
- Weiler J.H.H., 'The Community System: The Dual Character of Supranationalism' (1981) 1 *Yearbook of European Law* 267.
- Weiler J.H.H., 'The Transformation of Europe' (1991) 100 *Yale Law Journal* 2403.
- Weiler J.H.H., 'The Constitution of the Common Market Place: Text and Context in the Evolution of the Free Movement of Goods'. In P. Craig and G. de Búrca (eds.), *The Evolution of EU Law*. Oxford University Press 1999.
- Weiler J.H.H., 'The Judicial Après Nice'. In G. de Búrca and J.H.H. Weiler (eds.), *The European Court of Justice*. Oxford University Press 2001.
- Weiler J.H.H., 'Federalism without Constitutionalism: Europe's *Sonderweg*'. In K. Nicolaidis and R. Howse (eds.), *The Federal Vision: Legitimacy and Levels of Governance in the United States and the European Union*. Oxford University Press 2001.
- Weiler J.H.H., 'Rewriting *Van Gend en Loos*: Towards a Normative Theory of ECJ Hermeneutics'. In O. Wiklund (ed.), *Judicial Discretion in European Perspective*. Kluwer Law International 2003.
- Weiler J.H.H., 'In the Face of Crisis: Input Legitimacy, Output Legitimacy and the Political Messianism of European Integration' (2012) 34 *Journal of European Integration* 825.
- Weiler J.H.H., 'Epilogue: Judging the Judges – Apology and Critique'. In M. Adams, H. de Waele, J. Meeusen and G. Straetmans (eds.), *Judging Europe's Judges*. Hart Publishing 2013.
- Weiler J.H.H., '*Van Gend en Loos*: The Individual as Subject and Object and the Dilemma of European Legitimacy' (2014) 12 *International Journal of Constitutional Law* 94.
- Weiler J.H.H. and Haltern U.R., 'The Autonomy of the Community Legal Order – Through the Looking Glass' (1996) 37 *Harvard International Law Journal* 411.
- Weiler J.H.H. and Lockhart N.J.S., "'Taking Rights Seriously" Seriously' (1995) 32 *Common Market Law Review* 579.
- Weinrib E.J., 'Legal Formalism: On the Immanent Rationality of Law' (1988) 97 *Yale Law Journal* 949.
- Weinrib J., *Dimensions of Dignity: The Theory and Practice of Modern Constitutional Law*. Cambridge University Press 2016.

- Wendel M., 'Mehr Offenheit wagen! Eine kritische Annäherung andas Gutachten des EuGH zum EMRK-Beitritt'. *Verfassungsblog*, 21 December 2014.
- Wenneräs P. and Boe Moen K., 'Selling Arrangements, Keeping *Keck*' (2010) 35 *European Law Review* 393.
- White T., *China's Longest Campaign: Birth Planning in the People's Republic, 1949–2005*. Cornell University Press 2006.
- Wilkinson M.A., 'Political Constitutionalism and the European Union' (2013) 76 *Modern Law Review* 191.
- Williams A.T., 'Taking Values Seriously: Towards a Philosophy of EU Law' (2009) 29 *Oxford Journal of Legal Studies* 549.
- Williams B., *Ethics and the Limits of Philosophy*. Routledge 2011.
- Wils W., 'The Search for the Rule in Art. 30 EEC: Much Ado About Nothing?' (1993) *European Law Review* 475.
- Wilson E.O., *Sociobiology: The New Synthesis*. Harvard University Press 1975.
- Wilson M.L. et al, 'Lethal Aggression in *Pan* Is Better Explained by Adaptive Strategies Than Human Impacts' (2014) 513 *Nature* 414.
- Wind M. and Weiler J.H.H. (eds.), *European Constitutionalism beyond the State*. Cambridge University Press 2003.
- Winter J.A., 'Direct Applicability and Direct Effect: Two Distinct and Different Concepts in Community Law' (1972) 9 *Common Market Law Review* 425.
- de Witte B., 'The Past and Future of the European Court of Justice in the Protection of Human Rights'. In P. Alston (ed.), *The EU and Human Rights*. Oxford University Press 1999.
- de Witte B., 'The Continuous Significance of *Van Gend en Loos*'. In M. Poiares Maduro and L. Azoulai (eds.), *The Past and Future of EU Law: The Classics of EU Law Revisited on the 50th Anniversary of the Rome Treaty*. Hart Publishing 2010.
- de Witte B., 'Direct Effect, Primacy and the Nature of the Legal Order'. In P. Craig and G. de Búrca (eds.), *The Evolution of EU Law*, 2nd edn. Oxford University Press 2011.
- de Witte B., 'The European Union as International Legal Experiment'. In G. de Búrca and J.H.H. Weiler (eds.), *The Worlds of European Constitutionalism*. Cambridge University Press 2012.
- de Witte B., 'Article 53'. In S. Peers et al (eds.), *The EU Charter of Fundamental Rights – A Commentary*. Hart Publishing 2013.
- de Witte F., 'The Constitutional Quality of the Free Movement Provisions: Looking for Context in the Case Law on Article 56 TFEU' (2017) 42 *European Law Review* 313.

- Wittgenstein L., *Remarks on the Foundation of Mathematics*, trans. G.E.M. Anscombe, G.H. von Wright and R. Rhees. Blackwell Publishing 1956.
- Wittgenstein L., *Philosophical Investigations*, trans. G.E.M. Anscombe. Blackwell Publishing 1986.
- de Witte B., 'Direct Effect, Primacy, and the Nature of the Legal Order'. In P. Craig and G. de Búrca (eds.), *The Evolution of EU Law*, 2nd edn. Oxford University Press 2011.
- Wohlfahrt C., *Die Vermutung unmittelbarer Wirkung des Unionsrechts*. Springer 2015.
- Wollenschläger F., 'A New Fundamental Freedom beyond Market Integration: Union Citizenship and its Dynamics for Shifting the Economic Paradigm of European Integration' (2011) 17 *European Law Journal* 1.
- Wright J.D., Dorsey E., Klick J. and Rybnicek J.M., 'Requiem for a Paradox: The Dubious Rise and Inevitable Fall of Hipster Antitrust' (2019) *Arizona State Law Journal* (forthcoming).
- Wu H., 'Controlling China: The US Congress Should Not Fund State-Mandated Abortions'. *National Review Online*, 9 July 2004.
- Wyatt D., 'New Legal Order, or Old?' (1982) 7 *European Law Review* 147.
- Yip P.S., Liu K.Y., Hu J. and Song X.M., 'Suicide Rates in China during a Decade of Rapid Social Changes' (2005) 40 *Social Psychiatry and Psychiatric Epidemiology* 792.
- Zhang G., 'US Asylum Policy and Population Control in the People's Republic of China' (1996) 18 *Houston Journal of International Law* 557.
- Zhu W.X., Lu L. and Hesketh T., 'China's Excess Males, Sex Selective Abortion, and One-Child Policy: Analysis of Data from 2005 National Intercensus Survey' (2009) *British Medical Journal* 338.
- Zijderveld A.C., *On Clichés: The Supersedure of Meaning by Function in Modernity*. Routledge 1979.
- Zuleeg M., 'Die Wirksamkeit des Europarechts'. N. Colneric, D. Edward, J.P. Puissochet and D.R. Colomer (eds.), *Une communauté de droit. Festschrift für Gil Carlos Rodriguez Iglesias*. BWV Berliner Wissenschafts 2003.
- Žižek S., *Violence*. Profile 2008.