Bibliography

Alexander, L and Sherwin, E (2008), Demystifying Legal Reasoning (Cambridge University Press)

Ariely, D (2008), Predictably Irrational (Harper)

Atias, C (1994), Épistémologie du droit (Presses Universitaires de France)

Atiyah, PS and Summers, RS (1987), Form and Substance in Anglo-American Law (Oxford University Press)

Baker, J (2002), An Introduction to English Legal History (Butterworths, 4th ed)

Baker, J (2003), The Oxford History of the Laws of England: Volume VI 1483–1558 (Oxford University Press)

Barr, C (2002), Vertigo (British Film Institute Publishing)

Bell, J (1983), *Policy Arguments in Judicial Decisions* (Oxford University Press)

Bergel, J-L (2012), Théorie générale du droit (Dalloz, 5th ed)

Berman, H (1983), Law and Revolution: The Formation of the Western Legal Tradition (Harvard University Press)

Birks, P (1996), Equity in the Modern Law: An Exercise in Taxonomy 26 University of Western Australia Law Review 1

Birks, P (ed) (1997), The Classification of Obligations (Oxford University Press)

Bouriau, C (2013), Le 'comme si': Kant, Vaihinger et le fictionalisme (Les Éditions du Cerf)

Cohen, F (1935), Transcendental Nonsense and the Functional Approach 35 Columbia Law Review 809

Conte, C (2015), From Only the Bottom Up? Legitimate Forms of Judicial Reasoning in Private Law 35 Oxford Journal of Legal Studies 1

Dawkins, R and Coyne, J, 'One Side Can be Wrong', *The Guardian*, 1 September 2005

Del Mar, M and Twining, W (eds) (2015), Legal Fiction in Theory and Practice (Springer)

Desjeux, D (2004), Les sciences sociales (Presses Universitaires de France)

Durgnat, R (1967), Films and Feelings (Faber & Faber)

Duxbury, N (2013), Elements of Legislation (Cambridge University Press)

Dworkin, R (1986), Law's Empire (Fontana)

Gordley, J (2013), *The Jurists: A Critical History* (Oxford University Press)

Gray, K and Gray, S (2003), The Rhetoric of Reality, in J Getzler (ed), Rationalizing Property, Equity and Trusts (Butterworths) 204

Griffith, J (1997), The Politics of the Judiciary (Fontana, 5th ed)

Hohfeld, W (1919), Fundamental Legal Conceptions (Yale University Press; reprint, 1966)

Hunter, R, McGlynn, C and Rackley, E (2010), Feminist Judgments: From Theory to Practice (Hart)

Ibbetson, D (1999), A Historical Introduction to the Law of Obligations (Oxford University Press)

Johnston, D (ed) (2015), The Cambridge Companion to Roman Law (Cambridge University Press)

Jolowicz, H (1957), Roman Foundations of Modern Law (Oxford University Press)

Jones, JW (1940), Historical Introduction to the Theory of Law (Oxford University Press)

Jouanjan, O (2005), Une histoire de la pensée juridique en Allemagne (1800-1918) (Presses Universitaires de France)

Kasirer, N (1997), 'K' as a Structure of Anglo-American Legal Knowledge 22 Canadian Law Libraries 159

Lasser, M (2004), Judicial Deliberations: A Comparative Analysis of Judicial Transparency and Legitimacy (Oxford University Press)

Lawson, F (1980), Remedies of English Law (Butterworths, 2nd ed)

Lobban, M (1991), The Common Law and English Jurisprudence 1760–1850 (Oxford University Press)

MacCormick, N (1978), Legal Reasoning and Legal Theory (Oxford University Press)

MacCormick, N (2005), Rhetoric and the Rule of Law: A Theory of Legal Reasoning (Oxford University Press)

Maclean, I (1992), Interpretation and Meaning in the Renaissance (Cambridge University Press)

Maine, H (1890), Early Law and Custom (John Murray)

Milsom, S (1981), Historical Foundations of the Common Law (Butterworths, 2nd ed)

Ost, F (1990), Droit et intérêt: volume 2: Entre droit et non-droit: l'intérêt (Facultés universitaires Saint-Louis, Brussels)

Samuel, G (2000), Can Gaius Really be Compared to Darwin? 49 International & Comparative Law Quarterly 297

Samuel, G (2003), Epistemology and Method in Law (Ashgate)

Samuel, G (2004), English Private Law: Old and New Thinking in the Taxonomy Debate 24 Oxford Journal of Legal Studies 335

Samuel, G (2005), Can the Common Law Be Mapped? 55 University of Toronto Law Journal 271

Samuel, G (2008), Is Law Really a Social Science? A View from Comparative Law 67 Cambridge Law Journal 288

Samuel, G (2009), Can Legal Reasoning Be Demystified? 29 Legal Studies 181

Samuel, G (2013), A Short Introduction to the Common Law (Edward Elgar)

Samuel, G (2014), An Introduction to Comparative Law Theory and Method (Hart)

Samuel, G (2015), Is Legal Reasoning Like Medical Reasoning? 34 Legal Studies 323

Staiger, J (1992), Interpreting Films: Studies in the Historical Reception of American Cinema (Princeton University Press)

Stein, P (1980), Legal Evolution: The Story of an Idea (Cambridge University Press)

Stein, P (1999), Roman Law in European History (Cambridge University Press)

Twining, W (1985), Karl Llewellyn and the Realist Movement (Weidenfeld & Nicolson, reprint 1985)

Twining, W and Miers, D (2010), How To Do Things With Rules (Cambridge University Press, 5th ed)

Waddams, S (2003), Dimensions of Private Law: Categories and Concepts in Anglo-American Legal Reasoning (Cambridge University Press)

Waddams, S (2011), Principle and Policy in Contract Law: Competing or Complementary Concepts? (Cambridge University Press)

Weir, T (2005), Recent Developments in Causation in English Tort Law, in B Fauvarque-Cosson, E Picard and A Voinnesson (eds), *De tous horizons: Mélanges Xavier Blanc Jouvan* (Société de Législation Comparée) 883

Zakrzewski, R (2005), Remedies Reclassified (Oxford University Press) Zimmermann, R (1996), The Law of Obligations (Oxford University Press)

Zweigert, K and Kötz, H (1998), An Introduction to Comparative Law (Oxford University Press, 3rd ed, trans T Weir)