SELECT BIBLIOGRAPHY

- Aautheman, V and Eelena, S, 'Global Best Practices-Judicial Councils: Lessons Learned from Europe and Latin America' (2004) 2 International Foundation for Electoral Systems Rule of Law White Paper Series
- Adam, F and Tomšič, M, 'The Dynamics of Elites and the Type of Capitalism: Slovenian Exceptionalism' (2012) 37(2) Historical Social Research 53
- —— and ——, 'Transition Elites: Catalysts of Social Innovation or Rent Seekers' (2000) 32 Družboslovne razprave 138
- Ajani, G, 'By Chance and Prestige: Legal Transplants in Russia and Eastern Europe' (1995) 43 American Journal of Comparative Law 93
- Alberstein, M, 'Measuring Legal Formalism: Reading Hard Cases with Soft Frames' (2012) 57 Studies in Law, Politics, and Society 161
- Albi, A, EU Enlargement and the Constitutions of Central and Eastern Europe (Cambridge University Press, 2005)
- —, 'Ironies in Human Rights Protection in the EU: Pre-Accession Conditionality and Post-Accession Conundrums' (2009) 15(1) European Law Journal 46
- Albrecht, PA and Thomas, J, Strengthen the Judiciary's Independence in Europe! International Recommendations for an Independent Judicial Power (Intersentia, 2009)
- Alen, A et al, 'Human Rights Protection through Judicial Dialogue between National Courts and the European Court of Justice' in A Alen et al (eds), *Liberae Cogitationes: Liber Amicorum Marc Bossuyt* (Intersentia, 2013)
- Alexy, R, A Theory of Constitutional Rights (Oxford University Press, 2007)
- Alter, KJ, 'Explaining National Court Acceptance of European Court Jurisprudence: A Critical Evaluation of Theories of Legal Integration' in AM Slaughter, A Stone Sweet and JHH Weiler (eds), *The European Court and National Courts—Doctrine and Jurisprudence* (Hart Publishing, 1998)
- —, 'The European Legal System and Domestic Policy. Spillover or Backlash?' (2000) 54 International Organization 489
- ——, 'The European Court's Political Power: Across Time and Space' and 'Law and Politics in Europe and Beyond' in KJ Alter (ed), *The European Court's Political Power* (Oxford University Press, 2009)
- Anagnostaras, G, 'Activation of the Ultra Vires Review: The Slovak Pensions Judgment of the Czech Constitutional Court' (2013) 14(7) German Law Journal 959
- Andrews, N, English Civil Procedure, Fundaments of the New Civil Justice System (Oxford University Press, 2003)
- Arendt, H, The Origins of Totalitarianism (Schocken Books, 2004)
- Arnull, A, The European Union and its Court of Justice (Oxford University Press, 2006)
- Avbelj, M, 'Failed Democracy: The Slovenian Patria Case—(Non)Law in Context' (2014) originally published in Slovenian, 26 *Pravna praksa*

- —— and Černič, JL, 'Chapter on Slovenia' in L Hammer and F Emmert (eds), *The European Convention on Human Rights and Fundamental Freedoms in Central and Eastern Europe* (Eleven International Publishing, 2012)
- Badiou, A, and Žižek, S (eds), L'idée du communisme (Nouvelles Editions Lignes, 2010)
- Bánkuti, M, Halmai, G and Lane Scheppele, K, 'Disabling the Constitution' (2012) 3 Journal of Democracy 138
- Bakardijeva-Engelbrekt, A, 'The Impact of EU Enlargement on Private Law Governance in Central and Eastern Europe: The Case of Consumer Protection' in F Cafaggi and H Muir-Watt (eds), *Making European Private Law: Governance Design* (Edward Elgar, 2009)

Bebler, A, 'Slovenia's Smooth Transition' (2000) 13 Journal of Democracy 127

- Bell, J, 'Mechanisms for Cross-fertilization of Administrative Law in Europe' in J Beatson and T Tridimas (eds), New Directions in European Public Law (Hart Publishing, 2000)
- Belling, V, 'Supranational Fundamental Rights or Primacy of Sovereignty? Legal Aspects of the So-called Opt-out from the EU Charter' (2012) 18 European Law Journal 254
- Benoit-Rohmer, F, 'À propos de l'arrêt Bosphorus Air Lines du 30 juin 2005: L'Adhésion contrainte de l'Union à la Convention' (2005) 64 Revue trimestrielle des droits de l'homme 827 Berman, HJ, Law and Revolution (Harvard University Press, 1983)
- Bibó, I, The Art of Peacemaking. Selected Political Essays, trans P Pásztor, ed with and intro IZ Dénes (Yale University Press, 2015)
- Biernat, S and Wróbel, P, 'Stosowanie prawa Wspólnoty Europejskiej w polskim sądownictwie administracyjnym' (2007) Studia prawno-europejskie No IX 7
- Biondi, A, Eeckhout, P and Ripley, S (eds), EU Law after Lisbon (Oxford University Press, 2012)
- Bix, B, 'Form and Formalism: The View from Legal Theory' (2007) 20 Ratio Iuris 45
- Bobek, M, 'On the Application of European Law in (Not Only) the Courts of the New Member States: "Don't Do as I Say"?' (2007–08) 10 Cambridge Yearbook of European Legal Studies 1
- ——, 'Learning to Talk: Preliminary Rulings, the Courts of the New Member States and the Court of Justice' (2008) 45 Common Market Law Review 1611
- —, 'The Fortress of Judicial Independence and the Mental Transitions of the Central European Judiciaries' (2008) 14 European Public Law 1
- —, 'Quantity or Quality? Reassessing the Role of Supreme Jurisdictions in Central Europe' (2009) 57(1) American Journal of Comparative Law 33
- —, 'Reasonableness in Administrative Law: A Comparable Reflection on Functional Equivalence' in G Sartor et al (eds), Reasonableness and Law (Springer, 2009)
- ——, 'The Administration of Courts in the Czech Republic: In Search of a Constitutional Balance' (2010) 16 European Public Law 251
- ——, 'Why There is no Principle of "Procedural Autonomy" of the Member States' in HW Micklitz and B De Witte (eds), *The European Court Of Justice And Autonomy Of The Member States* (Intersentia, 2011)
- —, Comparative Reasoning in European Supreme Courts (Oxford University Press, 2013)
- —, 'Of Feasibility and Silent Elephants: The Legitimacy of the Court of Justice through the Eyes of National Courts' in M Adams et al (eds), *Judging Europe's Judges: The Legitimacy of the Case Law of the European Court of Justice* (Hart Publishing, 2013)
- ——, 'The Impact of the European Mandate of Ordinary Courts on the Position of Constitutional Courts' in M Claes et al (eds), Constitutional Conversations in Europe (Intersentia, 2013)

—, 'Landtová, Holubec, and the Problem of an Uncooperative Court: Implications for the Preliminary Rulings Procedure' (2014) 10 European Constitutional Law Review 54

Bodnar, A, and Bojarski, L, 'Judicial Independence in Poland' in A Seibert-Fohr (ed), Judicial Independence in Transition (Springer, 2012)

Bojarski, L and Köster, WS, The Slovak Judiciary: Its Current State and Challenges (Open Society Foundation, 2011)

Bomhoff, J, Judicial Discretion in European Law on Conflicts of Jurisdiction (Sdu Publishers, 2005)

Borowski, M, 'Legal Pluralism in the European Union' in AJ Menendez and JE Fossum (eds), Law and Democracy in Neil MacCormick's Legal and Political Theory: The Post-Sovereign Constellation (Springer, 2011)

Bozhilova, D, 'Measuring Success and Failure of EU-Europeanization in the Eastern Enlargement: Judicial Reform in Bulgaria' (2007) 9 European Journal of Legal Reform 285

Bragyova, A, 'No New(s), Good News? The Fundamental Law and the European Law' in GA Tóth (ed), Constitution for a Disunited Nation. On Hungary's 2011 Fundamental Law (Central European University Press, 2012)

Bříza, P, 'The Czech Republic: The Constitutional Court on the Lisbon Treaty Decision of 26 November 2008' (2009) 5 European Constitutional Law Review 143

Broberg, M and Fenger, N, Preliminary References to the European Court of Justice (Oxford University Press, 2010)

Brodecki, Z, Prawo integracji: Konstytucja dla Europy (Lexis Nexis, 2011)

Bučar, F, 'Pravnik v današnjem času' (2004) 36 Pravna praksa 6

Bugarič, B, 'Protecting Democracy and the Rule of Law in the European Union: The Hungarian Challenge' (2014) 79 London School of Economics 'Europe in Question' Discussion Paper Series 1

Burley, AM and Mattli, W, 'Europe before the Court: A Political Theory of Legal Integration' (1993) 47 International Organization 41

Cabral-Barreto, I, 'La Cour Européenne des droits de l'homme et le droit communautaire. Quelques réflexions à propos de l'arrêt Bosphorus' in MG Kohen (ed), *Promoting Justice*, *Human Rights and Conflict Resolution Through International Law: Liber Amicorum Lucius Caflisch* (Brill, 2006)

Cafaggi, F, Cherednychenko, OO, Cremona, M, et al, 'Europeanization of Private Law in Central and Eastern Europe Countries (CEECS): Preliminary Findings and Research Agenda' (2010) 15 European University Institute Working Papers Law 1

Calabresi, G, 'Two Functions of Formalism' (2000) 67 University of Chicago Law Review 479 Calleo, DP, Rethinking Europe's Future (Princeton University Press, 2001)

Caporaso, JA, 'The European Union and the Forms of State: Westphalian, Regulatory or Post-modern' (1996) 34 Journal of Common Market Studies 29

Cappelletti, M and Jolowicz, JA, Public Interest Parties and the Active Role of the Judge in Civil Litigation (Giuffrè/Oceana, 1975)

Cappelletti, M, 'Who Watches the Watchmen? A Comparative Study on Judicial Responsibility' (1983) 31 American Journal of Comparative Law 1

Caranta, R, 'Judicial Protection Against Member States: A New Jus Commune Takes Shape' (1995) 32 Common Market Law Review 703

Chalmers, D, 'European Restatements of Sovereignty' in R Rawlings, P Leyland and A Young (eds), Sovereignty and the Law: Domestic, European and International Perspectives (Oxford University Press, 2013)

Choudhry, S, The Migration of Constitutional Ideas (Cambridge University Press, 2011)

Chronowski, N, 'Nullum crimen sine EU?' (2008) 4 Rendészeti Szemle 39

- Claes, M and De Visser, M, 'Are You Networked Yet? On Dialogues in European Judicial Networks' (2012) 8 Utrecht Law Review 100
- Closa, C, Kochenov, D and Weiler, JHH, 'Reinforcing Rule of Law Oversight in the European Union' (2014) 25 Robert Schuman Center of Advanced Studies Working Paper 7
- Cohen, A, 'Constitutionalism Without Constitution: Transnational Élites Between Political Mobilization and Legal Expertise in the Making of a Constitution for Europe (1940s–1960s)' (2007) 32 Law & Social Inquiry 109
- Cohen, JL, Globalization and Sovereignty. Rethinking Legality, Legitimacy and Constitutionalism (Cambridge University Press, 2012)
- —, 'Sovereignty in the Context of Globalisation: A Constitutional Pluralist Perspective' in S Besson and J Tasioulas (eds), *The Philosophy of International Law* (Oxford University Press, 2010)
- Coman, R and Dallara, C, 'Judicial Independence in Romania' in A Seibert-Fohr (ed), Judicial Independence in Transition (Springer, 2012).
- Comandé, G, 'The Fifth European Union Freedom, Aggregating Citizenship Around Private Law' in H-W Micklitz (ed), Constitutionalisation of European Private Law (Oxford University Press, 2014)
- Constantinesco, V, 'La confrontation entre identité constitutionnelle européenne et identités constitutionnelles nationales: convergence ou contradiction? Contrepoint ou hiérarchie?' in JC Masclet, H Ruiz Fabri, C Boutayeb et al (eds), L'Union Européenne, Union de droit, Union des droits, Mélanges en l'honneur de Philippe Manin (Pedone, 2010)
- Conway, G, The Limits of Legal Reasoning and the European Court of Justice (Cambridge University Press, 2012)
- Couso, JJ, 'Judicial Independence in Latin America: The Lessons of History in the Search for an Always Elusive Ideal' in T Ginsburg and RA Kagan (eds), *Institutions & Public Law:* Comparative Approaches (Peter Lang, 2005)
- Craig, P, The Lisbon Treaty: Law, Politics, and Treaty Reform (Oxford University Press 2010)
 ——, 'Pringle: Legal Reasoning, Text, Purpose and Teleology' (2013) 20 Maastricht Journal of European and Comparative Law 1
- —— and de Búrca, G, EU Law: Text, Cases and Materials (Oxford University Press, 2011)
- Cremona, M (ed), The Enlargement of the European Union (Oxford University Press, 2003) Cruz Villalón, P, 'Rights in Europe: The Crowded House' (2012) 1 King's College London Working Papers in European Law 1
- Csink, L and Schanda, B, 'The Constitutional Court' in L Csink, B Schanda and A Zs Varga (eds), The Basic Law of Hungary: A First Commentary (Clarus Press, 2012)
- Curtin, D and Mortelmans, K, 'Application and Enforcement of Community Law by the Member States: Actors in Search of a Third Generation Script' in D Curtin and T Heukles (eds), *Institutional Dynamics of European Integration, Essays in Honour of Henry G Schermers. Volume II* (Dordrecht, 1994)
- Cserne, P, 'The Recodification of Private Law in Central and Eastern Europe' in P Larouche and P Cserne (eds), *National Legal Systems and Globalization: New Role, Continuing Relevance* (TMC Asser, 2013)
- Czarnota, A, Krygier, M and Sadurski, W (eds), Spreading Democracy and the Rule of Law: The Impact of EU Enlargement on the Rule of Law, Democracy and Constitutionalism in Post-Communist Legal Orders (Springer, 2006)
- D'Alterio, E, 'From Judicial Comity to Legal Comity: A Judicial Solution to Global Disorder?' (2010) 13 Jean Monnet Working Paper 1
- Dawson, JP, The Oracles of the Law (The University of Michigan Law School, 1968)

- Dawson, M and Muir, E, 'Hungary and the Indirect Protection of EU Fundamental Rights and the Rule of Law' (2013) 14 German Law Journal 1959
- de Búrca, G, 'After the EU Charter of Fundamental Rights: The Court of Justice as a Human Rights Adjudicator?' (2013) 51 New York University School of Law, Public Law & Legal Theory Research Paper Series 16
- De Nike, HJ, German Unification and the Jurists of East Germany: An Anthropology of Law, Nation and History (Forum-Verlag Godesberg, 1997)
- De Visser, M and Claes, M, 'Judicial Networks' in P Larouche and P Cserne (eds), National Legal Systems and Globalization: New Role, Continuing Relevance (TMC Asser Press & Springer, 2013)
- Dénes, IZ, 'Adopting the European Model versus National Egoism: The Task of Surpassing Political Hysteria' (2012) 20 European Review 514
- Dezalay, Y and Garth, BG, Dealing in Virtue: International Commercial Arbitration and the Construction of a Transnational Legal Order (University of Chicago Press, 1996)
- Dežman, J, 'Communist Repression and Transitional Justice in Slovenia' in P Jambrek (ed), Crimes Committed by Totalitarian Regimes (Slovenian Presidency of the Council of the European Union, 2008)
- Dika, M and Uzelac, A, 'Zum Problem des richterlichen Aktivismus in Jugoslawien' (1990) Zbornik Pravnog fakulteta u Zagrebu 391
- Dougan, M, National remedies before the Court of Justice, Issues of Harmonisation and Differentiation (Hart Publishing, 2004)
- Douglas-Scott, S, 'Bosphorus Hava Yollari Turizm Ve Ticaret Anonim Sirketi v Ireland, Application No 45036/98, Judgment of the European Court of Human Rights (Grand Chamber) of 30 June 2005, (2006) 42 EHRR' (2006) 43 Common Market Law Review 243—, Law after Modernity (Hart Publishing, 2013)
- Dudzik, S and Półtorak, N, "The Court of the Last Word"—Competences of the Polish Constitutional Tribunal in the field of the review of the European Union Law' (2012) 15 Yearbook of Polish European Studies 225
- Duve, TH, 'Von der Europäischen Rechtsgeschichte zu einer Rechtsgeschichte Europas in globalhistorischer Perspektive' (2012) 1 Max Planck Institute for European Legal History Research Paper Series 1
- Dyevre, A, 'Unifying the Field of Comparative Judicial Politics: Towards a General Theory of Judicial Behaviour' (2010) 2 European Political Science Review 304
- —, 'The German Federal Constitutional Court and European Judicial Politics' (2011) 34

 West European Politics 346
- Eckes, C, 'Does the European Court of Human Rights Provide Protection from the European Community? The Case of Bosphorus Airways' (2007) 13 European Law Journal 47
- Eilmansberger, T, 'The Relationship between Rights and Remedies in EC Law: In Search of the Missing Link' (2004) 41 Common Market Law Review 1199
- Eliantonio, M, Europeanization of Administrative Justice? The Influence of the CJEU's Case Law in Italy, Germany and England (Europa Law Publishing, 2009)
- Elster, J, Nuts and Bolts in the Social Sciences (Cambridge University Press, 1989)
- Emmert, F, 'Administrative and Court Reform in Central and Eastern Europe' (2003) 3

 European Law Journal 295
- Epstein, L and Jacobi, T, 'The Strategic Analysis of Judicial Decisions' (2010) 6 Annual Review of Law and Social Sciences 341
- Evas, T, Judicial Application of European Union Law in Post-Communist Countries: The Cases of Estonia and Latvia (Ashgate, 2012)

- Fabre, P, Le Conseil d'Etat et Vichy: Le contentieux de l'antisémitisme (Publications de la Sorbonne, 2001)
- Fassbender, B, 'Sovereignty and Constitutionalism in International Law' in N Walker (ed), Sovereignty in Transition (Hart Publishing, 2003)
- Fazekas, F, 'La Cour constitutionnelle et la Cour supreme hongroise face au principe de la primauté du droit de l'Union européenne' (2008) Actes du VIIIe Séminaire Doctoral International et Européen, Université de Nice-Sophia Antipolis 139
- ——, 'EU Law and the Hungarian Constitutional Court' in M Varju and V Ernő (eds), The Law of the European Union in Hungary: Institutions, Processes and the Law (HVG-ORAC, 2014)
- Ferejohn, J, 'Independent Judges, Dependent Judiciary: Explaining Judicial Independence' (1999) 72 Southern California Review 353
- and Pasquino, P, 'Constitutional Courts as Deliberative Institutions: Towards an Institutional Theory of Constitutional Justice' in W Sadurski (ed), Constitutional Justice, East and West. Democratic Legitimacy and Constitutional Courts in Post-Communist European a Comparative Perspective (Kluwer Law International, 2002)
- Fernandez Esteban, ML, 'National Judges and Community Law: The Paradox of the Two Paradigms of Law' (1997) 4 Maastricht Journal of European and Comparative Law 143
- Ferrand, F, 'The Respective Role of the Judge and the Parties in the Preparation of the Case in France' in N Trocker and V Varano (eds), *The Reforms of Civil Procedure in Comparative Perspective* (Giappichelli Editore, 2005)
- Fitzmaurice, J, 'National Parliamentary Control of EU Policy in the Three New Member States' (1996) 19 West European Politics 88
- Fleck, Z, 'Judicial Independence in Its Environment in Hungary' in J Přibáň, PI Roberts and J Young (eds), Systems of Justice in Transition. Central European Experiences since 1989 (Ashgate, 2003)
- Fogelklou, A, 'East European Legal Thinking' (2002) 4 Riga Graduate School of Law Working Papers 8
- Frei, N, Adenauer's Germany and the Nazi Past: The Politics of Amnesty and Integration (Columbia University Press, 2002)
- Friedman, M and Friedman, R, The Tyranny of the Status Quo (Houghton Mifflin Harcourt, 1984)
- Frydman, B, Le sens des lois: histoire de l'interprétation et de la raison juridique 3rd edn (Bruylant, 2011)
- Fuller, LL, 'Positivism and Fidelity to Law—a Reply to Professor Hart' (1957) 71 Harvard Law Review 633
- ——, Morality of Law (Revised Edition, Yale University Press, 2003)
- Galič, A, 'A Judge's Power to Disregard Late Facts and Evidence and the Goals of Civil Justice' in Recent Trends in Economy and Efficiency of Civil Procedure, Materials of International Conference (Vilnius University Press, 2013)
- —, 'Does a Decision of the Supreme Court Leave to Appeal Need to Contain reasons?' in J Adolphsen et al (eds), Festschrift für Peter Gottwald zum 70. Geburtstag (CH Beck, 2014)
- Galligan, D and Matczak, M, 'Formalism in Post-Communist Courts. Empirical Study on Judicial Discretion in Polish Administrative Courts Deciding Business Cases' in R Coman and J-M De Waele (eds), *Judicial Reforms in Central and Eastern European Countries* (Vanden Broele, 2007)
- Gárdos-Orosz, F, 'The Hungarian Constitutional Court in Transition—from Actio Popularis to Constitutional Complaint' (2012) 53(4) *Acta Juridica Hungarica* 302

- Garoupa, N and Ginsburg, T, 'Guarding the Guardians: Judicial Councils and Judicial Independence' (2009) 57 American Journal of Comparative Law 103
- Gill, S and Cutler, CA, New Constitutionalism and World Order (Cambridge University Press, 2014)
- Ginsburg, T, 'Pitfalls of Measuring the Rule of Law' (2011) 3 Hague Journal on the Rule of Law 269
- Goldstein, S, 'The Rule of Law vs The Rule of Judges: A Brandeisian Solution' in S Shetreet and C Forsyth (eds), *The Culture of Judicial Independence* (Martinus Nijhoff Publishers, 2012)
- Goowdwin-Gill, GS and Lambert, H, The Limits of Transnational Law: Refugee Law, Policy Harmonization and Judicial Dialogue in the European Union (Cambridge University Press, 2010)
- Gray, TC, 'Judicial Review and Legal Pragmatism' (2003) 38 Wake Forest Law Review 473
- Greer, SL, Nationalism and Self-Government: Politics of Autonomy in Scotland and Catalonia (SUNY Press, 2008)
- Grimm, D, 'Defending Sovereign Statehood Against Transforming the European Union into a State' (2009) 5 European Constitutional Law Review 353
- Grimmel, A, 'Judicial Interpretation or Judicial Activism?: The Legacy of Rationalism in the Studies of the European Court of Justice' (2010) 176 Center for European Studies Working Paper Series, Harvard University 26
- Guarnieri, C and Pederzoli, P, The Power of Judges: A Comparative Study of Courts and Democracy (Oxford University Press, 2002)
- Guarnieri, C and Piana, D, 'Judicial Independence and the Rule of Law: Exploring the European Experience' in S Setreet and C Forsyth (eds), *The Culture of Judicial Independence* (Martinus Nijhoff Publishers, 2012)
- Guastaferro, B, 'Beyond the "Exceptionalism" of Constitutional Conflicts: The "Ordinary" Functions of the Identity Clause' (2012) 31(1) Yearbook of European Law 263
- Habermas, J, Postnational Constellation: Political Essays (Polity, 2001)
- Halberstam, D and Möllers, C, 'The German Constitutional Court says "Ja zu Deutschland" (2009) 10 German Law Journal 1241
- Halmai, G, 'The Transformation of Hungarian Constitutional Law from 1985 to 2005' in P Takács, A Jakab and AF Tatham (eds), *The Transformation of the Hungarian Legal Order* 1985–2005 (Kluwer Law International, 2007)
- Hammergren, L, 'Do Judicial Councils Further Judicial Reform? Lessons from Latin America', (2002) 28 Working-Paper Series Democracy and Rule of Law Project
- —, Envisioning Reform: Improving Judicial Performance in Latin America (Penn State University Press, 2007)
- Hanley, S, The New Right in the New Europe: Czech Transformation and Right-Wing Politics, 1989–2006 (Routledge, 2007)
- Harding, C, 'Models of Enforcement: Direct and Delegated Enforcement and the Emergence of a "Joint Action" Model' in C Harding and B Swart (eds), Enforcing European Community Rules. Criminal Proceedings, Administrative Procedures and Harmonization (Dartmouth, 1996)
- Hart, HLA, The Concept of Law (2nd edn, Oxford University Press, 1994)
- Hartley, TC, European Union Law in a Global Context: Text, Cases and Materials (Cambridge University Press, 2004)
- Hayward, J and Wurzel, R (eds), European Disunion: Between Sovereignty and Solidarity (Palgrave, 2012)
- He, X, 'Black Hole of Responsibility: The Adjudication Committee's Role in a Chinese Court' (2012) 46 Law & Society Review 681

- Heller, H, 'Politische Demokratie und soziale Homogenität' in M Drath, C Müller and H Heller (eds), Gesammelte Schriften, Band II (Sijthoff, 1971)
- Herdegen, M, 'Maastricht and the German Constitutional Court: Constitutional Restraints for an "Ever Closer Union" (1994) 31 Common Market Law Review 235
- Hess, B, 'Juridical Discretion—General Report; Part I' in M Storme and B Hess (eds), The Discretionary Power of the Judge: Limits and Control (Kluwer Law International, 2003)
- Hesselink, MW, The New European Legal Culture (Kluwer Law International, 2001)
- Hillion, C (ed), EU Enlargement: A Legal Approach (Hart Publishing, 2004)
- Hilson, C, 'The Europeanization of English Administrative Law: Judicial Review and Convergence' (2003) 9(1) European Public Law 125
- Hirschl, R, 'The Political Origins of the New Constitutionalism' (2004) 11 Indiana Journal of Global Legal Studies 71
- Hofmann, H and Türk, AH, 'Introduction: Towards a Legal Framework for Europe's Integrated Administration' in H Hofmann and AH Türk (eds), Legal Challenges In EU Administrative Law. Towards an Integrated Administration (Edward Elgar, 2009)
- Inglis, K, 'EU Enlargement: Membership Conditions Applied to Future and Potential Member States' in S Blockmans and A Lazowski (eds), *The European Union and its Neighbours: Legal Appraisal of the EU's Policies of Stabilisation, Partnership and Integration* (TMC Asser Press, 2006)
- Jacob, JM, Civil Justice in the Age of Human Rights (Ashgate, 2007)
- Jacobs, F, 'Judicial Dialogue and the Cross-Fertilization of Legal Systems: The European Court of Justice' (2003) 38 Texas International Law Journal 547
- Jakab, A, 'On the Legitimacy of a New Constitution. Remarks on the Occasion of the New Hungarian Basic Law of 2011' in MA Jovanović and Đ Pavićević (eds), Crisis and Quality of Democracy in Eastern Europe (Eleven Law, 2012)
- Jans, JH, De Lange, R, Prechal, S, et al, Europeanisation of Public Law (Europa Law Publishing, 2007)
- Jaremba, U, National Judges as EU Law Judges: The Polish Civil Law System (Martinus Nijhoff, 2014)
- Jenne, EK and Mudde, C, 'Hungary's Illiberal Turn: Can Outsiders Help?' (2012) 3 Journal of Democracy 147
- Joerges, C and Ghaleigh, NS, Darker Legacies of Law in Europe: The Shadow of National Socialism and Fascism over Europe and its Legal Traditions (Hart Publishing, 2003)
- Josselin, JM and Marciano, A, 'How the Court Made a Federation of the EU' (2007) 2 Review of International Organizations 59
- Jowell, J and Lester, A, 'Beyond Wednesbury: Substantive Principles of Administrative Law' (1988) 14(2) Commonwealth Law Bulletin 858
- —— and ——, 'Proportionality: Neither Novel Nor Dangerous' in J Jowell and D Oliver (eds), New Directions in Judicial Review (Stevens, 1988)
- Kakouris, C, 'Do the Member States Possess Judicial Procedural "Autonomy"?' (1997) 34

 Common Market Law Review 1389
- Karanikic, M, Micklitz, HW and Reich, N, Modernising Consumer Law—The Experience of the Western Balkan (Nomos, 2012)
- Karolczyk, B, 'Pretrial as a Part of Judicial Case Management in Poland in Comparative Perspective' (2013) 15 Comparative Law Review 151
- Kas, B, 'A Socio-legal Study on the Operation of Hybrid Collective Remedies in the Area of European Social Regulation' in H-W Micklitz, Y Svetiev and G Comparato (eds),

- 'European Regulatory Private Law—The Paradigm Tested' (2014) 4 European University Institute Paper Law 19
- Kattago, S, Memory and Representation in Contemporary Europe—The Persistence of the Past (Ashgate, 2012)
- Kellermen, AE, et al (eds), The Impact of EU Accession on the Legal Orders of New Member States and (Pre-)Candidate Countries (TMC Asser Press, 2006)
- Kengyel, M, 'Veränderungen des Inhalts der Dispositions- und Verhandlungsmaxime im ungarischen Zivilprozess' (1997) 2 Zeitschrift für Zivilprozess International 270
- Kenney, SJ, 'Beyond Principles and Agents: Seeing Courts as Organizations by Comparing Référendaires at the European Court of Justice and Law Clerks at the US Supreme Court' (2000) 33 Comparative Political Studies 593
- Kessier, G and Finkelstein, LJ, 'The Evolution of a Multi-Door Courthouse' (1988) 37 The Catholic University Law Review 577
- Kis, J, 'From the 1989 Constitution to the 2011 Fundamental Law' in GA Tóth (ed), Constitution for a Disunited Nation: On Hungary's 2011 Fundamental Law (Central European University Press, 2012)
- Klamert, M, The Principle of Loyalty in EU Law (Oxford University Press, 2013)
- Knieper, R, 'Möglichkeiten und Grenzen der Verpflanzbarkeit von Recht' (2008) Rabels Zeitschrift 88
- Kochenov, D, EU Enlargement and the Failure of Conditionality (Kluwer Law International, 2008)
- Kohler-Koch, B and Rittberger, B, (eds), Debating the Democratic Legitimacy of the European Union (Rowman & Littlefield, 2007)
- Komárek, J, "In the Court(s) We Trust?" On the Need for Hierarchy and Differentiation in the Preliminary Ruling Procedure' (2007) 32 European Law Review 467
- —, 'The Czech Constitutional Court's Second Decision on the Lisbon Treaty of 3 November 2009' (2009) 5(3) European Constitutional Law Review 345
- —, 'Playing with Matches: The Czech Constitutional Court Declares a Judgement of the Court of Justice of the EU Ultra Vires; Judgment of 31 January 2012, Pl ÚS 5/12, Slovak Pensions XVII' (2012) 8 European Constitutional Law Review 323
- —, 'The Struggle for Legal Reform after Communism' (2014) 10 London School of Economics Law, Society and Economy Working Papers 1
- —, 'Waiting for the Existential Revolution in Europe' (2014) 12 International Journal of Constitutional Law 190
- Kommers, DP and Miller, RA, The Constitutional Jurisprudence of the Federal Republic of Germany (Duke University Press, 2012)
- Kosař, D, 'The Least Accountable Branch' (2013) 11 International Journal of Constitutional Law 234
- Koskenniemi, M, 'The Future of Statehood' (1991) 32 Harvard International Law Journal 397—, 'The Fate of Public International Law; Between Technique and Politics' (2007) 70 Modern Law Review 1
- —— and Leino, P, 'Fragmentation of International Law? Postmodern Anxieties' (2002) 15 Leiden Journal of International Law 553
- Kovács, P, 'Vol (communautaire) au-dessus d'un nid de coucou (ou le calcul du temps de travail des médecins et la jurisprudence de la Cour constitutionnelle de Hongrie)' (2007) 3 Revue Française de Droit Constitutionnel 667
- Kowalik-Banczyk, K, 'Should we Polish it up? The Polish Constitutional Court and the Idea of Supremacy of EU Law' (2005) 6 German Law Journal 1355

- Krasner, SD, Sovereignty, Organized Hypocrisy (Princeton University Press, 1999)
- Krynen, J, L'Etat de justice France, XIIIe-XXe siècle. Tome II: L'emprise contemporaine des juges (Gallimard, 2012)
- Kühn, Z, 'Worlds Apart: Western and Central European Judicial Culture at the Onset of the European Enlargement' (2004) 52 American Journal of Comparative Law 531
- ——, 'The Authoritarian Legal Culture at Work: The Passivity of Parties and the Interpretational Statements of Supreme Courts' (2006) 2 Croatian Yearbook of European Law and Policy 19
- ——, 'The Democratization and Modernization of Post-communist Judiciaries' in A Febbrajo and W Sadurski (eds), Central and Eastern Europe After Transition (Ashgate, 2010)
- ——, The Judiciary in Central and Eastern Europe: Mechanical Jurisprudence in Transformation? (Martinus Nijhoff, 2011)
- —, 'Formalism and Anti-Formalism in Judicial Reasoning' in B Melkevik (ed), Standing Tall. Hommages à Csaba Varga (Pázmány Press, 2012)
- Kumm, M, 'The Cosmopolitan Turn in Constitutionalism: On the Relationship between Constitutionalism in and Beyond the State' in JL Dunoff and JP Trachtman (eds), Ruling the World? Constitutionalism, International Law and Global Governance (Cambridge University Press, 2009)
- ——, 'The Best of Times and the Worst of Times. Between Constitutional Triumphalism and Nostalgia' in P Dobner and M Loughlin (eds), *The Twilight of Constitutionalism* (Oxford University Press, 2010)
- Lane Scheppele, K, 'A Realpolitik Defense of Social Rights' (2004) 82 *Texas Law Review* 1921 Larouche, P, 'Legal Emulation Between Regulatory Competition and Comparative Law' in P Larouche and P Cserne (eds), *National Legal Systems and Globalization: New Role, Continuing Relevance* (TMC Asser Press & Springer, 2013)
- Łazowski, A (ed), The Application of EU Law in the New Member States—Brave New World (TMC Asser Press, 2010)
- —, 'Half Full and Half Empty Glass: The Application of EU Law in Poland (2004–2010)' (2011) 48 Common Market Law Review 503
- Le Quinio, A, Recherche sur la circulation des solutions juridiques: le recours au droit comparé par les juridictions constitutionnelles (Fondation Varenne, 2011)
- Leczykiewicz, D, 'Case Note on the Judgment of 27 April 2005 of the Polish Constitutional Court' (2006) 43 Common Market Law Review 1187
- Legrand, P, 'European Legal Systems are not Converging' (1996) 45 International and Comparative Law Quarterly 52
- Leigh, I, 'Taking Rights Proportionately: Judicial Review, the Human Rights Act and Strasbourg' (2002) *Public Law* 265
- Leiter, B, 'Positivism, Formalism, Realism: Review of Legal Positivism in American Jurisprudence, by Anthony Sebok' (1999) 99 Columbia Law Review 1138
- Lenaerts, K and Gutierrez-Fons, JA, 'The Place of the Charter in the EU Constitutional Edifice' in S Peers et al (eds), *The EU Charter of Fundamental Rights—A Commentary* (Hart Publishing, 2014)
- —, Maselis, I and Gutman, K, EU Procedural Law (Oxford University Press, 2014)
- Letnar Černič, J, 'Responding to Crimes against Humanity Committed in Slovenia after the Second World War' in D Svoboda, C O'Connor and J Liška (eds), Crimes of the Communist Regimes: International Conference: An Assessment by Historians and Legal Experts: Proceedings (Ústav pro studium totalitních režimů, 2011)

- Łętowska, E, 'The Barriers of Polish Legal Thinking in the Perspective of European Integration' (1997) 1 Yearbook of Polish Legal Studies 55
- Li, L, 'The "Production" of Corruption in China's Courts: Judicial Politics and Decision Making in a One-Party State' (2012) 37 Law & Social Inquiry 848
- Ligi, T, 'Judicial Independence in Estonia' in A Seibert-Fohr (ed), Judicial Independence in Transition (Springer, 2012)
- Lucy, WNR, 'Criticizing and Constructing Accounts of Legal Reasoning' (1994) 14 Oxford Journal of Legal Studies 303
- MacCormick, DN and Summers, RS (eds), Interpreting Statutes. A Comparative Study (Dartmouth Publishing, 1991)
- Magalhaes, PC, 'The Politics of Judicial Reform in Eastern Europe' (1999) 32 Comparative Politics 1
- Mańko, R, 'The Culture of Private Law in Central Europe after Enlargement: A Polish Perspective' (2005) 11 European Law Journal 527
- —, 'Quality of Legislation Following a Transition from Really Existing Socialism to Capitalism: A Case Study of General Clauses in Polish Private Law' in J Rozenfelds et al (eds), The Quality of Legal Acts and Its Importance in Contemporary Legal Space (University of Latvia Press, 2012)
- —, 'Resistance towards the Unfair Terms Directive in Poland: The Interaction between the Consumer Acquis and a Post-Socialist Legal Culture' in J Devenney and M Kenny (eds), European Consumer Protection: Theory and Practice (Cambridge University Press, 2012)
- —, 'The Institutional Implications of the Unfair Terms Directive in Poland' in J Rutgers (ed), European Contract Law and the Welfare State (Europa Law Publishers, 2012)
- —, 'Survival of the Socialist Legal Tradition? A Polish Perspective' (2013) 4(2) Comparative Law Review 1
- —, 'Weeds in the Gardens of Justice? The Survival of Hyperpositivism in Polish Legal Culture as a Symptom/Sinthome' (2013) 7 *Pólemos* 223
- —, "War of Courts" as a Clash of Legal Cultures: Rethinking the Conflict Between the Polish Constitutional Tribunal and Supreme Court over "Interpretive Judgments" in M Hein et al (eds), Law, Politics and the Constitution: New Perspectives from Legal and Political Theory (Peter Lang, 2014)
- Massot, J, 'Le Conseil d'Etat et le régime de Vichy' (1998) 58 Vingtième Siècle—Revue d'histoire 83
- Markovits, I, Gerechtigkeit in Lüritz, Eine Ostdeutsche Rechtsgeschichte (CH Beck, 2006)
- —, Justice in Lüritz: Experiencing Socialist Law in East Germany (Princeton University Press, 2010)
- Matczak, M, Bencze, M and Kühn, Z, 'Constitutions, EU Law and Judicial Strategies in the Czech Republic, Hungary and Poland' (2010) 30 *Journal of Public Policy* 81
- Maurer, A and Wessels, W (eds), National Parliaments on their Ways to Europe: Losers or Latecomers? (Nomos Verlag, 2001)
- Mehta, PB, 'The Rise of Judicial Sovereignty' (2007) 18(2) Journal of Democracy 70
- Meij, AWH, 'Circles of Coherence: On Unity of Case-Law in the Context of Globalisation' (2010) 6 European Constitutional Law Review 84
- Michaels, R, 'Dreaming Law without a State: Scholarship on Autonomous International Arbitration as Utopian Literature' (2013) 1 London Review of International Law 35
- Micklitz, HW, 'Divergente Ausgangsbedingungen des Verbraucherrechts in West und Ost' in H-W Micklitz (ed), Rechtseinheit oder Rechtsvielfalt in Europa? (Nomos, 1996)

- —, 'Verbraucherschutz West versus Ost—Kompatibilisierungsmöglichkeiten in der Europäischen Gemeinschaft—Einige Vorüberlegungen' in H Heiss (ed), Brückenschlag zwischen den Rechtskulturen des Ostseeraums (Mohr Siebeck, 2001)
- ——, 'The Expulsion of the Concept of Protection from the Consumer Law and the Return of Social Elements in the Civil Law—A Bittersweet Polemic' (2012) 35(3) *Journal of Consumer Policy* 283
- —, 'A Common Approach to the Enforcement of Unfair Commercial Practices and Unfair Con-tract Terms' in M v Boom, O Akseli and A Garde (eds), Experiencing Unfair Commercial Practices: Impact, Enforcement Strategies and National Legal Systems. Markets and the Law (Ashgate, 2014)
- ——, 'The (Un)-Systematics of (private) Law as an Element of European Legal Culture' in G Helleringer, K Purnhagen (eds), *Towards a European Legal Culture* (Hart Publishing/Nomos, 2014)
- —— and Roethe, TH, Produktsicherheit und Marktüberwachung im Ostseeraum— Rechtsrahmen und Vollzugspraxis (Nomos, 2008)
- Miheljak, V and Toš, N, 'The Slovenian Way to Democracy and Sovereignty' in N Toš and KH Muller (eds), *Political Faces of Slovenia* (FDV, 2005)
- Milardović, A, 'Elite Groups in the Waves of the Democratization and Lustrations' in V Dvořáková and A Milardović (ed), Lustration and Consolidation of Democracy and the Rule of Law in Central and Eastern Europe (Political Science Research Centre Zagreb, 2007)
- Mohay, A, 'Decision 143/2010 of the Constitutional Court of the Republic of Hungary regarding the Constitutionality of Act CLXVIII of 2007 Promulgating the Lisbon Treaty' (2012) 6 Vienna Journal of International Constitutional Law 301
- Möllers, C, 'German Federal Constitutional Court: Constitutional Ultra Vires Review of European Acts Only Under Exceptional Circumstances; Decision of 6 July 2010, 2 BvR 2661/06, Honeywell' (2011) 7(1) European Constitutional Law Review 161
- Morawa, AHE and Topidi, K (eds), Constitutional Evolution in Central and Eastern Europe: Expansion and Integration into the EU (Ashgate, 2011)
- Morgan, GG, Soviet Administrative Legality: The Role of Attorney General's Office (Stanford University Press, 1962)
- Muller, JW, The Hungarian Tragedy (2011) 58(2) Dissent 5
- Neudorf, L, 'Promoting Independent Justice in a Changing World' (2012) 12 Human Rights Law Review 107
- Nicolaidis, K, 'The Idea of European Democracy' in J Dickson and P Eleftheriadis (eds), The Philosophical Foundations of European Union Law (Oxford University Press, 2012)
- Nowak, MT et al, National Judges as European Union Judges. Knowledge, Experience and Attitudes of Lower Court Judges in Germany and the Netherlands (Eleven International Publishing, 2011)
- O'Keeffe, D and Bavasso, A, Judicial Review in European Union Law: Liber Amicorum in Honour of Lord Slynn of Hadley (Kluwer Law International, 2000)
- Paczolay, P, 'The New Hungarian Constitutional State: Challenges and Perspectives' in A Dick Howard (ed), Constitution Making in Eastern Europe (Woodrow Wilson Center Press, 1993)
- Parau, C, 'The Drive for Judicial Supremacy' in A Seibert-Fohr (ed), Judicial Independence in Transition (Springer, 2012)
- Parga, AH, 'Bosphorus v Ireland and the Protection of Fundamental Rights in Europe' (2006) 31 European Law Review 251

- Perju, V, 'Constitutional Transplants, Borrowing and Migration' in M Rosenfeld, A Sajó (eds), *The Oxford Handbook of Comparative Constitutional Law* (Oxford University Press, 2013)
- Pernice, I, 'Multilevel Constitutionalism and the Treaty of Amsterdam, European Constitution Making Revisited' (1999) 36 Common Market Law Review 703
- Piana, D, 'The Power Knocks at the Courts' Back Door: Two Waves of Postcommunist Judicial Reforms' (2006) 42(6) Comparative Political Studies 816
- ——, Judicial Accountabilities in New Europe: From Rule of Law to Quality of Justice (Ashgate, 2010)
- Picardi, N, 'La Ministère de la Justice et les autres modèles d'administration de la justice en Europe' in P Abravanel et al (eds), *L'indipendenza della giustizia*, *Oggi Judicial—Independence today: Liber Amicorum In Onore di Giovanni E Longo* (Guiffrè, 1999)
- Piqani, D, 'Constitutional Courts in Central and Eastern Europe and Their Attitude towards European Integration' (2007) 2 European Journal of Legal Studies 1
- —, 'Arguments for a Holistic Approach in European Constitutionalism: What Role for National Institutions in Avoiding Constitutional Conflicts between National Constitutions and EU Law' (2012) 8 European Constitutional Law Review 493
- Piris, JC, The Lisbon Treaty: A Legal and Political Analysis (Cambridge University Press, 2010)
- Pokol, B, 'Judicial Power and Democratization in Eastern Europe' in Europeanization and Democratisation: The Southern European Experience and the Perspective for the New Member States of the Enlarged Europe (European Press Academic Publishing, 2005)
- Pollicino, O, 'The New Relationship between National and the European Courts after the Enlargement of Europe: Towards a Unitary Theory of Jurisprudential Supranational Law?' (2010) 29 Yearbook of European Law 65
- Półtorak, N, 'Europeanisation of Public Law as a Consequence of the Principle of Effectiveness of European Union Law' in K Wojtyczek (eds), *Public Law: Twenty Years After, The Public Law After 1989 from the Polish Perspective* (European Public Law Series, 2012)
- —, 'State Liability for Violation of European Union Law—a Polish Perspective' (2012) 13 ERA Forum 185
- Posner, R, 'Pragmatic Adjudication' (1996) 18 Cardozo Law Review 1
- —, How Judges Think (Harvard University Press, 2008)
- Prechal, S, 'Community Law in National Courts: The Lesson from Van Schijndel' (1998) 35 Common Market Law Review 681
- —— and Widdershoven, R, 'Redefining the Relationship between "Rewe-effectiveness" and Effective Judicial Protection' (2011) 4 Review of European Administrative Law 31
- Pridham, G, 'European Party Cooperation and Post-Communist Politics' in A Szczerbiak and P Taggart (eds), *Opposing Europe?: The Comparative Party Politics of Euroscepticism:* Volume 2 (Oxford University Press, 2008)
- Procházka, R, Mission Accomplished: On Founding Constitutional Adjudication in Central Europe (Central European University Press, 2002)
- Raisz, A, 'Confronted with Direct Applicability of a Directive: The Hungarian Constitutional Court before Challenges' (2007) 4 Miskolc Journal of International Law 113
- Reich, N, 'Transformation of Contract Law and Civil Justice in the New EU Member Countries: The Example of the Baltic States, Hungary and Poland' in F Cafaggi (ed), *The Institutional Framework of European Private Law* (Oxford University Press, 2006)
- Rico, G, 'The 2010 Regional Election in Catalonia: A Multilevel Account in an Age of Economic Crisis' (2012) 17(2) South European Society and Politics 217

- Ritleng, D, 'Cours constitutionnelles nationales et renvoi préjudiciel' in Mélanges en l'honneur du Professeur Joël Moliner (LGDJ, 2012)
- Rodin, S, 'Discourse and Authority in European and Post-Communist Legal Culture' (2005) 1 Croatian Yearbook of European Law 12
- Roethe, TH, Arbeiten wie bei Honecker, Leben wie bei Kohl (Eichborn, 1994)
- Rosas, A, 'The Applicability of the EU Charter of Fundamental Rights at National Level' (2013) European Yearbook on Human Rights 97
- Rosenfeld, M, The Identity of the Constitutional Subject: Selfhood, Citizenship, Culture, and Community (Routledge, 2009)
- Rüthers, B, Die unbegrenzte Auslegung: Zum Wandel der Privatrechtsordnung im Nationalsozialismus (Mohr Siebeck, 1968)
- ----, 'Recht als Waffe des Unrechts Juristische Instrumente im Dienst des NS Rassenwahns' [1988] Neue juristische Wochenschrift 2825
- Ruffer, E, 'The Quest of the Lisbon Treaty in the Czech Republic and Some of the Changes It Introduces in EU Primary Law' (2010) 1 Czech Yearbook of International Law 23
- Ruffert, M, 'Rights and Remedies in European Community Law: A Comparative View' (1997) 34 Common Market Law Review 307
- Rupnik, J and Zielonka, J, 'The State of Democracy 20 Years On: Domestic and External Factors' (2013) 27 East European Politics & Societies 3
- Sadurski, W, Rights before Courts: A Study of Constitutional Courts in Post-communist States of Central and Eastern Europe (Springer, 2005)
- —, 'European Constitutional Identity?' (2006) 37 Sydney Law School Legal Studies Research Paper 1
- —, "So Lange Chapter 3": Constitutional Courts in Central Europe—Democracy— European Union' (2006) 40 European University Institute Working Papers 1
- ——, 'Partnering with Strasbourg: Constitutionalisation of the European Court of Human Rights, the Accession of Central and East European States to the Council of Europe, and the Idea of Pilot Judgements' (2009) 3 *Human Rights Law Review* 409
- ——, Constitutionalism and the Enlargement of Europe (Oxford University Press, 2010)
- —, 'Judicial Review in Central and Eastern Europe: Rationales or Rationalizations?' (2010) 42 Israel Law Review 500
- —, 'Constitutional Courts in Transition Processes: Legitimacy and Democratization' (2011) 53 Sydney Law School Legal Studies Research Paper
- Safjan, M, 'Politics and Constitutional Courts. A Judge's Personal Perspective' (2008) 10 European University Institute Working Papers 1
- —, 'Fields of Application of the Charter of Fundamental Rights and Constitutional Dialogues in the European Union' (2014) 2 European University Institute Center for Judicial Cooperation DL 1
- Sajó, A, 'Learning Co-operative Constitutionalism the Hard Way: the Hungarian Constitutional Court Shying Away from EU Supremacy?' (2004) (3) Zeitschrift für Staats- und Europawissenschaften 351
- —— and Losonci, V, 'Rule by Law in the East Central Europe: Is the Emperor's New Suit a Straightjacket?' in D Greenberg et al (eds), Constitutionalism and Democracy—Transitions in the Contemporary World (Oxford University Press, 1993)
- Salamon, L, 'Debates Surrounding the Concepts of the New Constitution' (2011) 3 Hungarian Review 1522
- Scharpf, FW, Governing in Europe: Effective or Democratic (Oxford University Press, 1999)
- ----, 'The Joint-Decision Trap Revisited' (2006) 44 Journal of Common Market Studies 548

- —, 'Legitimacy in the Multilevel European Polity' (2009) 1 European Political Science Review 173
- Schauer, F, 'Formalism' (1988) 97 Yale Law Journal 509
- -----, Profiles, Probabilities, and Stereotypes (Harvard University Press, 2006)
- —, 'Formalism: Legal, Constitutional, Judicial' in GA Caldeira, RD Kelemen and KE Whittington (eds), *The Oxford Handbook of Law and Politics* (Oxford University Press, 2008)
- Schönfelder, B, 'Judicial Independence in Bulgaria: A Tale of Splendour and Misery' (2005) 57 Europe-Asia Studies 1
- Schreuer, C, 'The Waning of the Sovereign State: Towards a New Paradigm of International Law?' (1993) 4 European Journal of International Law 447
- Schwarze, J, 'The Role of the European Court of Justice in Shaping Legal Standards for Administrative Action in the Member States. A Comparative Perspective' in D O'Keeffe and A Bavasso (eds), *Judicial Review in European Union Law* (Kluwer Law International, 2000)
- ----, European Administrative Law (Sweet and Maxwell, 2006)
- Seibert-Fohr, A, 'Judicial Independence in European Union Accessions: The Emergence of a European Basic Principle' (2009) 52 German Yearbook of International Law 405
- —, 'European Perspective on the Rule of Law and Independent Courts' (2012) 20 Journal für Rechtspolitik 161
- Segal, JA, 'Judicial Behaviour' in KE Whittington, RD Kelemen and GA Caldeira (eds), The Oxford Handbook of Law and Politics (Oxford University Press, 2008)
- Serena Rossi, L, 'Corte costituzionale (Italian Constitutional Court): Decisions 348 and 349/2007 of 22 October 2007, and 102 and 103/2008, of 12 February 2008' (2009) 46 Common Market Law Review 319
- Shetreet, S, 'The Discretionary Power of the Judge—General Report; Part II' in M Storme and B Hess (eds), *The Discretionary Power of the Judge: Limits and Control* (Kluwer Law International, 2003)
- Siltala, R, A Theory of Precedent. From Analytical Positivism to a Post-Analytical Philosophy of Law (Hart Publishing, 2000)
- Slaughter, AM, 'A Typology of Transjudicial Communication' (1994) 29 University of Richmond Law Review 99
- ----, 'The Real New World Order' (1997) Foreign Affairs 183
- Smilov, D, 'EU Enlargement and the Constitutional Principle of Judicial Independence' in A Czarnota, M Krygier and W Sadurski (eds), Spreading Democracy and the Rule of Law: The Impact of EU Enlargement on the Rule of Law, Democracy, and Constitutionalism in Post-communist Legal Orders (Springer, 2006)
- Smith, GB, 'The Soviet Procuracy and the Supervision of Administration' (1980) 28(4) The American Journal of Comparative Law 700
- Soininen, N, 'Easy Cases and Objective Interpretation' in J Husa and M van Hoecke (eds), Objectivity in Law and Legal Reasoning (Hart Publishing, 2013)
- Solomon, PH, 'Courts and Judges in Authoritarian Regimes' (2007) 60 World Politics 122
- ——, 'Authoritarian Legality and Informal Practices: Judges, Lawyers and the State in Russia and China' (2010) 43 Communist and Post-communist Studies 351
- Sonnevend, P, Jakab, A and Csink, L, 'The Constitution as an Instrument of Everyday Party Politics—The Basic Law of Hungary' in A von Bogdandy and P Sonnevend (eds), Constitutional Crisis in the European Constitutional Area: Theory, Law and Politics in Hungary and Romania (Hart Publishing, 2014)

- Spiller, PT and Gely, R, 'Strategic Judicial Decision-making' in KE Whittington, RD Kelemen and GA Caldeira (eds), *The Oxford Handbook of Law and Politics* (Oxford University Press, 2008)
- Stein, E, 'Lawyers, Judges, and the Making of a Transnational Constitution' (1981) 75

 American Journal of International Law 1
- Stone Sweet, A, 'The Juridical Coup d'État and the Problem of Authority' (2007) 8 German Law Journal 915
- —, 'A Cosmopolitan Legal Order: Constitutional Pluralism and Rights Adjudication in Europe' (2012) 1 Journal of Global Constitutionalism 53
- Stone Sweet, A and Brunell, T, 'European Court and the National Courts: A Statistical Analysis of Preliminary References, 1961–95' (1998) 5 Journal of European Public Policy 66
- Stone, M, 'Formalism' in J Coleman and S Shapiro (eds), The Oxford Handbook of Jurisprudence and Philosophy of Law (Oxford University Press, 2002)
- Storskrubb, E, 'What Changes Will European Harmonization Bring' in J Walker and O Chase (eds), Common Law, Civil Law and Future of Categories (Lexis Nexis Canada, 2010)
- Summers, RS, 'The Formal Character of Law' (1992) 51 Cambridge Law Journal 242 —, Form and Function in a Legal System: A General Study (Cambridge University Press,
- 2006) Szabó, M, 'Change of Legal Thought in Hungary 1990–2005' in A Jakab, P Takács and AF
- Tatham (eds), The Transformation of the Hungarian Legal Order 1985–2005 (Kluwer Law International, 2007)
- Taruffo, M and La Torre, M, 'Precedent in Italy' in DN MacCormick and RS Summers (eds), Interpreting Precedents (Ashgate, 1997)
- Tatham, AF, 'Constitutional Judiciary in Central Europe and the Europe Agreement: Decision 30/1998 (VI.25) AB of the Hungarian Constitutional Court' (1999) 48 International and Comparative Law Quarterly 913
- ——, "Don't Mention Divorce at the Wedding, Darling!": EU Accession and Withdrawal after Lisbon' in A Biondi, P Eeckhout and S Ripley (eds), EU Law after Lisbon (Oxford University Press, 2012)
- ——, 'The Impact of Training and Language Competence on Judicial Application of EU Law in Hungary' (2012) 18 European Law Journal 577
- ——, Central European Constitutional Courts in the Face of EU Membership: The Influence of the German Model of Integration in Hungary and Poland (Martinus Nijhoff, 2013)
- ——, "The Taming of the Judicial Shrew": Changes to the Constitutional Court's Role and Powers under the Fundamental Law in M Dani and R Toniatti (eds), *The Partisan Constitution. The Fundamental Law of Hungary and European Constitutional Culture* (Wolf Legal Publishers, 2014)
- Tent, JF, Mission on the Rhine: 'Reeducation' and Denazification in American-Occupied Germany (Chicago University Press, 1982)
- Thym, D, 'In the Name of Sovereign Statehood: A Critical Introduction to the Lisbon Judgement of the German Constitutional Court' (2009) 46 Common Market Law Review 1795
- Tindemans, L, 'Dreams Come True, Gradually: The Tindemans Report a Quarter of a Century on' in M Westlake (ed), *The European Union beyond Amsterdam: New Concepts of European Integration* (Routledge, 1998)
- Tóth, GA (ed), Constitution for a Disunited Nation: on Hungary's 2011 Fundamental Law (Central European University Press, 2012)
- Tridimas, T, The General Principles of EU Law (Oxford University Press, 2006)

- Trocker, N and Varano, V, 'Concluding Remarks' in N Trocker and V Varano (eds), *The Reforms of Civil Procedure in Comparative Perspective* (Giappichelli Editore, 2005)
- Tsebelis, G, 'Decision Making in Political Systems: Veto Players in Presidentialism, Parliamentarism, Multicameralism and Multipartyism' (1995) 25 British Journal of Political Science 289
- Tuori, K, Lawyers and Savages: Ancient History and Legal Realism in the Making of Legal Anthropology (Routledge, 2014)
- Uitz, R, Constitutions, Courts, and History: Historical Narratives in Constitutional Adjudication (Central European University Press, 2005)
- Ulč, O, Malá doznání okresního soudce (68 Publishers, 1974)
- Unger, R, What Should Legal Analysis Become (Verso, 1996)
- Uzelac, A, 'Accelerating Civil Proceedings in Croatia—A History of Attempts to Improve the Efficiency of Civil Litigation' in RCH van Rhee (ed), *The Law's Delay—Essays on Undue Delay in Civil Litigation* (Intersentia, 2004)
- ----, 'Survival of the Third Legal Tradition?' (2010) 49 Supreme Court Law Review 377
- Van der Schyff, E, 'The Constitutional Relationship between the European Union and its Member States: The Role of National Identity in Article 4(2) TEU' (2013) 37 European Law Review 563
- Van der Wilt, H, 'On the Hierarchy between Extradition and Human Rights' in E De Wet and J Vidmar (eds), *Hierarchy in International Law: The Place of Human Rights* (Oxford University Press, 2012)
- Van Gerven, W, 'Of Rights, Remedies and Procedures' (2000) 37 Common Market Law Review 501
- Varga, I, 'Foreign Influences on Hungarian Civil Procedure' in M Deguchi and M Storme (eds), The Reception and Transmission of Civil Procedural Law in the Global Society (Maklu, 2008)
- Varga, C, Transition to Rule of Law: On the Democratic Transformation in Hungary (Faculty of Law of Loránd Eötvös University and of the Institute for Legal Studies of the Hungarian Academy of Sciences, 1995)
- Varju, M, 'On the Constitutional Issues of EU Membership and the Interplay between the ECHR and Domestic Constitutional Law Concerning the Right of Assembly and Freedom of Expression' (2009) 15 European Public Law 295
- —, 'The Judicial Reception of EU Law' in M Varju and E Varnay (eds), The Law of the European Union in Hungary (HVG-Orac, 2014)
- —— and Fazekas, F, 'The Reception of European Union Law in Hungary: The Constitutional Court and the Hungarian Judiciary' (2011) 48 Common Market Law Review 1945
- Várnay, E and Tatham, AF, 'A New Step on the Long Way—How to Find the Proper Place for Community Law in the Hungarian Legal Order?' (2006) 3 Miskolc Journal of International Law 76
- Vashkevich, A, 'Judicial Independence in the Republic of Belarus' in A Seibert-Fohr (ed), Judicial Independence in Transition (Springer, 2012)
- Vékás, L, 'Models in Central-Eastern European Codes' in S Grundmann and M Schauer (eds), The Architecture of European Codes and Contract law (Kluwer Law International, 2006)
- Vermeule, A, Judging Under Uncertainty: An Institutional Theory of Legal Interpretation (Harvard University Press, 2006)
- —, 'The Judiciary Is A They, Not An It: Interpretive Theory and the Fallacy Of Division' (2009) 14 Journal of Contemporary Legal Issues 549

- Voermans, W and Albers, P, Councils for the Judiciary in EU Countries (European Commission for the Efficiency of Justice, Council of Europe 2003)
- Volcansek, MML, 'Judicial Selection in Italy: A Civil Service Model with Partisan Results' in K Malleson and PR Russell (eds), *Appointing Judges in an Age of Judicial Power: Critical Perspectives from around the World* (University of Toronto Press, 2006)
- Von Bogdandy, A, 'Globalization and Europe: How to Square Democracy, Globalization, and International Law' (2004) 15 European Journal of International Law 885
- —— and Schill, S, 'Overcoming Absolute Primacy: Respect for National Identity under the Lisbon Treaty' (2011) 48 Common Market Law Review 1417
- —, et al, 'Reverse Solange—Protecting the Essence of Fundamental Rights against EU Member States' (2012) 49 Common Market Law Review 489
- —— and Ioannidis, M, 'Systemic Deficiency in the Rule of Law: What it is, What has been done, What can be done' (2014) 51 Common Market Law Review 59
- Waldron, J, 'Dirty Little Secret' (1998) 98 Columbia Law Review 510
- —, 'Is the Rule of Law an Essentially Contested Concept?' (2002) 21 Law and Philosophy 137 Walker, N, 'The Idea of Constitutional Pluralism' (2002) 65 Modern Law Review 317
- —, 'Late Sovereignty in the European Union' in N Walker (ed), Sovereignty in Transition (Hart Publishing, 2003)
- ——, 'Beyond Boundary Disputes and Basic Grids. Mapping the Global Disorder of Normative Orders' (2008) 6 International Journal of Constitutional Law 373
- Wallace, W, 'Europe after the Cold War: Interstate Order or Post Sovereign Regional System?' (1999) 25(5) Review of International Studies 201
- Ward, I, 'A Charmed Spectacle: England and its Constitutional Imagination' (2000) 22 Liverpool Law Review 235
- Weber, M, Max Weber on Law in Economy and Society (Harvard University Press, 1969)
- Weiler, JHH, 'A Quiet Revolution: The European Court of Justice and its Interlocutors' (1994) 26 Comparative Political Studies 510
- —, 'Does Europe Need a Constitution? Demos, Telos and the German Maastricht Decision' (1995) 1(3) European Law Journal 219
- —, 'The Reformation of European Constitutionalism' (1997) 35(1) Journal of Common Market Studies 97
- ——, 'The Essential (and would-be Essential) Jurisprudence of the European Court of Justice: Lights and Shadows too' in I Pernice, J Kokott and C Saunders (eds), *The Future of the European Judicial System in a Comparative Perspective* (Nomos, 2005)
- ——, 'The Lisbon Urteil and the Fast Food Culture: Editorial' (2009) 20 European Journal of International Law 505
- Weinrib, EJ, The Idea of Private Law (Oxford University Press, 2012)
- Weitz, K, 'Die Bedeutung der Rezeption für die Entwicklung des polnischen Zivilprozessrechts' (2010) 27 Ritsumeikan Law Review 141
- Wendel, M, 'Comparative Reasoning and the Making of a Common Constitutional Law: EU-related Decisions of National Constitutional Courts in a Transnational Perspective' (2013) 11(4) International Journal of Constitutional Law 981
- White, BT, 'Rotten to the Core: Project Capture and the Failure of Judicial Reform in Mongolia' (2009) 4 East Asia Law Reform 209
- Wieacker, F, 'Foundations of European Legal Culture' (1990) 38 The American Journal of Comparative Law 1
- Wójtowicz, K, Sądy konstytucyjne wobec prawa Unii Europejskiej (Wydawnictwo Trybunału Konstytucyjnego, 2012)

- Wróbel, A, 'Zasady ogólne (podstawowe) prawa Unii Europejskiej' in A Wróbel (ed), Stosowanie prawa Unii Europejskiej przez sądy (Zakamycze, 2005)
- Wróblewski, J, The Judicial Application of Law (Kluwer Law International, 1992)
- Wyrzykowski, M, 'When Sovereignty Means so Much: The Concept(s) of Sovereignty, European Union Membership and the Interpretation of the Constitution of the Republic of Poland' in Court of Justice of the European Union (ed), *The Court of Justice and the construction of Europe/La Cour de Justice et la construction de l'Europe* (Springer, 2013)
- Yagou, A, 'Metamorphoses of Formalism: National Identity as a Recurrent Theme of Design in Greece' (2007) 20 *Journal of Design History* 145
- Zalar, B, 'Administrative Workload for Judges: A Dangerous Approach to Case-Flow Management' in B Zalar (ed), Five Challenges for European Courts: The Experiences of German and Slovenian Courts (Supreme Court of the Republic of Slovenia, Slovenian Association of Judges, 2004)
- ——, 'Basic Values, Judicial Dialogues and the Rule of Law in the Light of the Charter of Fundamental Rights of the European Union: Judges Playing by the Rules of the Game' (2013) 14 ERA Forum 319
- Zbíral, R, 'Czech Constitutional Court, judgment of 31 January 2012, Pl. US 5/12. A Legal Revolution or Negligible Episode? Court of Justice Decision Proclaimed Ultra Vires' (2012) 49 Common Market Law Review 1475
- Ziller, J, 'The Treaty of Lisbon: Constitutional Treaty, Episode II' in F Laursen (ed), Designing the European Union: From Paris to Lisbon (Palgrave, 2012)
- Zirk-Sadowski, M, 'Transformation and Integration of Legal Cultures and Discourses—Poland' in W Sadurski et al (eds), Spreading Democracy and the Rule of Law? The Impact of EU Enlargement on the Rule of Law, Democracy and Constitutionalism in Post-Communist Legal Orders (Springer, 2006)
- Zuckerman, A, 'Court Control and Party Compliance—The Quest for Effective Litigation Management' in N Trocker and V Varano (eds), *The Reforms of Civil Procedure in Comparative Perspective* (Giappichelli Editore, 2005)
- Zweigert, K and Kötz, H, Introduction to Comparative Law (Oxford University Press, 1998)