

# SEZNAM LITERATURY

AKVINSKÝ, Tomáš. *Summa Theologiae*.

ALBROW, Martin. *Abschied vom Nationalstaat. Staat und Gesellschaft im globalen Zeitalter*. Přel. Frank Jakubzik. Frankfurt/Main: Suhrkamp, 1998, 331 p. ISBN 978-3518409664.

ALEXANDER, Gregory S. Comparing the Two Legal Realisms – American and Scandinavian. In *The American Journal of Comparative Law*. 2002, Vol. 50, No. 1, pp. 131–174. ISSN 2326-9197.

ALEXY, Robert. Discourse Theory and Human Rights. In *Ratio Juris*. 1996, Vol. 9, No. 3, pp. 209–235. ISSN 1467-9337.

ALEXY, Robert. On the Thesis of a Necessary Connection between Law and Morality. In *Ratio Juris*. 2000, Vol. 13, No. 2, pp. 138–147. ISSN 1467-9337.

ALEXY, Robert. *A Theory of Constitutional Rights*. Oxford: Oxford University Press, 2002, 462 p. ISBN 9780198258216.

ALEXY, Robert. On Balancing and Subsumption. In *Ratio Juris*. 2003, Vol. 16, No. 4, p. 433–449. ISSN 1467-9337.

ALEXY, Robert. Menschenrechte ohne Metaphysik? In *Deutsche Zeitschrift für Philosophie*. 2004, Vol. 52, No. 1, pp. 15–24. ISSN 0012-1045.

ALEXY, Robert. Discourse Theory and Fundamental Rights. In: MENÉNDEZ, José Agustín a Erik Oddvar ERIKSON (eds.). *Arguing Fundamental Rights*. Dordrecht: Springer, 2006, pp. 15–29. ISBN 978-1-4020-4918-7.

- ALEXY, Robert. On the Concept and the Nature of Law. In *Ratio Juris*. 2008, Vol. 21, No. 3, pp. 281–299. ISSN 1467-9337.
- ALEXY, Robert. The Reasonableness of Law. In: BONGIOVANNI, Giorgio, Giovanni SARTOR a Chiara VALENTINI (eds.). *Reasonableness and Law*. Dordrecht: Springer, 2009, pp. 5–15. ISBN 978-1-4020-8500-0.
- ALEXY, Robert. *The Argument from Injustice: A Reply to Legal Positivism*. Oxford: Oxford University Press, 2010, 160 p. ISBN 978-0199584215.
- ALEXY, Robert. The Dual Nature of Law. In *Ratio Juris*. 2010, Vol. 23, No. 2, pp. 167–182. ISSN 1467-9337.
- ALEXY, Robert. *A Theory of Legal Argumentation (The Theory of Rational Discourse as Theory of Legal Justification)*. Oxford: Oxford University Press, 2010 (1989), 352 p. ISBN 978-0199584222.
- ALEXY, Robert. *Begriff und Geltung des Rechts*. Auflage 3. Freiburg: Verlag Karl Albert, 2011 (1992), 215 p. ISBN 978-3-495-48063-2.
- ALEXY, Robert. Between Positivism and Non-positivism: A Third Reply to Eugenio Bulygin. In *Neutrality and Theory of Law*. 2013, Vol. 106, pp. 225–238. ISSN 1572-4395.
- ALEXY, Robert. Lidská důstojnost a princip proporcionality. In *Právník*. 2015, roč. 154, č. 11, s. 867–878. ISSN 0231-6625.
- ALEXY, Robert. Proportionality and Rationality. In: JACKSON, Vicki C. a Mark TUSHNET (eds.). *Proportionality: New Frontiers, New Challenges*. Cambridge: Cambridge University Press, 2017, pp. 13–29. ISBN 978-1107165564.
- ALTHUSSER, Louis. *Essays on Ideology*. London: Verso Books, 1984, 179 p. ISBN 978-0860917847.
- ALVIAR GARCÍA, Helena and Günter FRANKENBERG (eds.). *Authoritarian Constitutionalism: Comparative Analysis and Critique*. Cheltenham: Edward Elgar, 2019, 400 p. ISBN 978-1788117845.
- ANDERSON, Benedict. *Imagined Communities: Reflections on the Origin and Spread of Nationalism*. London: Verso Books, 2006, 240 p. ISBN 978-1844670864.
- ANDERSON, Jerry L. Law Schools Enters the Matrix: Teaching Critical Legal Studies. In *Journal of Legal Education*. 2004, Vol. 54, No. 2, pp. 201–215. ISSN 0022-2208.
- APPLEBAUM, Arthur Isak. *Legitimacy: The Right to Rule in a Wanton World*. Cambridge: Harvard University Press, 2019, 304 p. ISBN 978-0674983465.
- ARATO, Andrew. *Civil Society, Constitution, And Legitimacy*. Lanham: Rowman & Littlefield Publishers, 2000, 366 p. ISBN 978-0847687725.
- ARATO, Andrew. *Post Sovereign Constitution Making: Learning and Legitimacy*. Oxford: Oxford University Press, 2016, 300 p. ISBN 978-0198755982.
- ARISTOTELES. *Politika*. Praha: Petr Rezek, 1998.
- ARNDTS, Carl Ludwig. *Učební kniha Pandekt. I. díl*. Praha: Wolters Kluwer ČR, a. s., 2010, 1107 s. ISBN 978-80-7357-517-5.
- ARTOSI, Alberto. Reasonableness, Common Sense, and Science. In: BONGIOVANNI, Giorgio, Giovanni SARTOR a Chiara VALENTINI (eds.). *Reasonableness and Law*. Dordrecht: Springer, 2009, pp. 69–78. ISBN 978-1-4020-8500-0.

- ATRIA, Fernando. *On Law and Legal Reasoning*. Oxford – Portland Oregon: Hart Publishing, 2001, 240 p. ISBN 9781841132754.
- AUSTIN, Arthur. The Top Ten Politically Correct Law Review Articles. In *Florida State University Law Review*. 1999, Vol. 27, No. 1. ISSN 0096-3070.
- AUSTIN, John. *Lectures on Jurisprudence*. Oxford: John Murray, 1995 (1885), 553 p. ISBN 9781584774297.
- AUSTIN, John. *The Province of Jurisprudence Determined*. Cambridge: Harvard University Press, 1995 (1832), 344 p. ISBN 978-0521447560.
- BAČOVÁ, Viera. Psychológia posudzovania a rozhodovania. In: BAČOVÁ, Viera (ed.). *Rozhodovanie a usudzovanie: pohľady psychológie a ekonómie I*. Bratislava: Ústav experimentálnej psychológie SAV, 2010, 187 s. ISBN 978-80-88910-36-7.
- BALKIN, Jack M. Deconstructive Practice and Legal Theory. In *The Yale Law Journal*. 1987, Vol. 96, No. 4. ISSN 0044-0094.
- BALOG, Boris. *Materiálne jadro Ústavy Slovenskej republiky a jeho ochrana*. Žilina: Eurokódex, 2014, 211 s. ISBN 978-80-8155-032-4.
- BARAK, Aharon. *Proportionality: Constitutional Rights and their Limitations*. Cambridge: Cambridge University Press, 2012, 611 p. ISBN 9781139035293.
- BARBER, Nick W. *The Principles of Constitutionalism*. Oxford: Oxford University Press, 2018, 288 p. ISBN 9780198808145.
- BARBER, Sotirios A. *Welfare and the Constitution*. Princeton: Princeton University Press, 2003, 192 p. ISBN 9780691123752.
- BARBER, Sotirios A. *Constitutional Failure*. Lawrence: University Press of Kansas, 2014, 184 p. ISBN 978-0-7006-2007-4.
- BARBERIS, Mauro. Idéologies de la constitution – Histoire du constitutionnalisme. In: TROPER, Michel a Dominique CHAGNOLLAUD (eds.). *Traité international de droit constitutionnel I. Théorie de la Constitution*. Paris: Dalloz, 2012, pp. 113–141. ISBN 978-2247107445.
- BARBERIS, Mauro. El realismo jurídico europeo-continental. In: FABRA ZAMORA, Jorge Luis a Álvaro NÚÑEZ VAQUERO (eds.). *Enciclopedia de Filosofía y Teoría del Derecho, volumen uno*. Mexico: UNAM, 2015. ISBN 978-607-02-6593-8.
- BARBERIS, Mauro a Giorgio BONGIOVANNI. Legal Positivism in the Postwar Debate. In: PATTARO, Enrico a Corrado ROVERSI (eds.). *A Treatise of Legal Philosophy and General Jurisprudence, Volume 12. Legal Philosophy in the Twentieth Century: The Civil Law World. Tome 2: Main Orientations and Topics*. Dordrecht: Springer Netherlands, 2016. ISBN 978-94-007-1479-3.
- BAROŠ, Jiří. Demokracie, konstitucionalismus a lidská práva. In: HOLZER, Jan a Pavel MOLEK (eds.). *Demokratizace a lidská práva: Středoevropské pohledy*. Praha: SLON, 2013, s. 104–124. ISBN 978-80-7419-159-6.
- BAROŠ, Jiří. Jak porozumět ústavnímu soudnictví? Přínos politické filosofie. In *Sociální studia*. 2015, Vol. 12, No. 4, s. 83–106. ISSN 1803-6104.
- BAROŠ, Jiří. O vnitřních limitech ústavních demokracií. In *Jurisprudence*. Praha: Wolters Kluwer a. s., 2016, Vol. 25, No. 3, s. 19–26. ISSN 1802-3843.
- BAROŠ, Jiří. Krize liberální demokracie a pojem společného dobra. In *Studia Theologica*. 2018, Vol. 20, No. 2, s. 129–149. ISSN 2570-9798.

- BAROŠ, Jiří. Krize právního konstitucionalismu a hledání alternativ. In: DUFEK, Pavel a Jiří BAROŠ (eds.). *Liberální demokracie v době krize: Perspektiva politické filosofie*. Praha: SLON, 2019, s. 93–115. ISBN 978-80-7419-277-7.
- BAROŠ, Jiří. Realismus a idealismus v politické teorii. In DUFEK Pavel, Jiří BAROŠ, Sylvie BLÁHOVÁ, Tereza KŘEPELOVÁ a Patrik TAUFAR. *Liberální demokracie v době krize: Perspektiva politické filosofie*. Vyd. 1. Praha – Brno: Sociologické nakladatelství – Masarykova univerzita, 2019, s. 50–69. ISBN 978-80-7419-277-7.
- BAROŠ, Jiří a Pavel DUFEK. Teorie lidských práv. In: HOLZER, Jan a Pavel MOLEK (eds.). *Demokratizace a lidská práva: Středoevropské pohledy*. Praha: SLON, 2013, s. 75–103. ISBN 978-80-7419-159-6.
- BARRETO, José-Manuel. Rorty and Human Rights: Contingency, Emotions and How to Defend Human Rights Telling Stories. In *Utrecht Law Review*. 2011, Vol. 7, No. 2, pp. 93–112. ISSN 1871-515X.
- BARTELSON, Jens. *Critique of the State*. Cambridge: Cambridge University Press, 2001, 224 p. ISBN 978-0521806657.
- BAUMANN, Zygmunt. *Modernity and Holocaust*. Cambridge: Polity Press, 1989 p. ISBN 978-0801487194.
- BAUMOL, William J. *Economic Theory and Operations Analysis*. 3d ed. New Jersey: Prentice-Hall, 1972. ISBN 0132271575.
- BÁRÁNY, Eduard. Človek v prostredí právného systému. In *Právny obzor*. 2010, roč. 93, č. 3, s. 217–229. ISSN 0032-6984.
- BÁRÁNY, Eduard. Autopoietický sociálny subsystém právo? In *Sociológia*. 2011, roč. 43, č. 2, s. 111–132. ISSN 0049-1225.
- BÁRÁNY, Eduard. Cirkularita v práve. In *Právny obzor*. 2012, roč. 95, č. 2, s. 109–124. ISSN 0032-6984.
- BÁRÁNY, Eduard. O právnom systéme. In *Právny obzor*. 2015, č. 4, s. 321–337. ISSN 0032-6984.
- BÁRÁNY, Eduard. Neurčitost' v práve. In *Časopis pro právní vědu a praxi*. 2017, roč. 25, č. 4, s. 599–612. ISSN 1210-9126.
- BEATTY, David. *The Ultimate Rule of Law*. Oxford: Oxford University Press, 2004, 216 p. ISBN 978-0199288014.
- BEAUD, Olivier. *La puissance de l'État*. Paris: Puf, 1994, 512 p. ISBN 978-2-13-046373-3.
- BECCHI, Paolo. German Legal Science: The Crisis of Natural Law Theory, the Historicisms, and „Conceptual Jurisprudence“. In: CANALE, Damiano, Paolo GROSSI a Hasso HOFMANN (eds.). *A History of the Philosophy of Law in the Civil Law World*. Dordrecht: Springer, 2009, pp. 1600–1900. ISBN 978-90-481-2964-5.
- BECK, Anthony. Is Law an Autopoietic System? In *Oxford Journal of Legal Studies*. 1994, Vol. 14, No. 3, pp. 401–418. ISSN 0143-6503.
- BECKER, Gary S. Crime and Punishment: An Economic Approach. In *Journal of Political Economy*. 1968, Vol. 76, No. 2, pp. 169–217. ISSN 0022-3808.
- BEITZ, Charles R. *The Idea of Human Rights*. Oxford: Oxford University Press, 2009, xiii, 235 p. ISBN 9780199572458.

- BEJČEK, Josef, Petr HAJN a Jarmila POKORNÁ. *Obchodní právo: obecná část, soutěžní právo*. Praha: Academia iuris (C.H. Beck), 2014, 450 s. ISBN 978-80-7400-547-3.
- BELLAMY, Richard. *Political Constitutionalism*. Cambridge: Cambridge University Press, 2007, 282 p. ISBN 978-0521683678.
- BELLING, Vojtěch. *Zrození suveréna: Pojem suverenity a jeho kritika v moderní politické a právní filosofii*. Brno: Centrum pro studium demokracie a kultury (Kosmas s. r. o.), 2014, 508 s. ISBN 978-80-7325-349-3.
- BELLING, Vojtěch. *Smrt suveréna? Eroze státnosti a krize suverenity v éře postnacionálního vládnutí*. Praha: Centrum pro studium demokracie a kultury (Kosmas s. r. o.), 2018, 320 s. ISBN 978-80-7325-464-3.
- BELLOLIO BADIOLA, Cristóbal. Science as Public Reason: A Restatement. In *Res Publica*. 2018, Vol. 24, No. 4, pp. 415–432. ISSN 1356-4765.
- BEN-DOR, Oren. *Constitutional Limits and the Public Sphere: A Critical Study of Bentham's Constitutionalism*. Oxford: Hart Publishing, 2000, 350 p. ISBN 978-1841131115.
- BENTHAM, Jeremy. A Fragment on Government (1776). In *The Works of Jeremy Bentham*. Vol. 1, Bowring J. (Ed.). Charleston: Nabu Press, 2010 (1843), 722 p. ISBN 978-1146904711.
- BENTHAM, Jeremy. An Introduction To The Principles Of Morals And Legislation (1789). In *The Works of Jeremy Bentham*. Vol. 1, Bowring J. (Ed.). Charleston: Nabu Press, 2010 (1843), 722 p. ISBN 978-1146904711.
- BENTHAM, Jeremy. Principles of Legislation (1802). In *Theory of Legislation*. London: Routledge & Kegan Paul, 2010 (1931), 492 p. ISBN 978-1240194568.
- BERAN, Karel. Výklad právních jednání a interpretace soukromoprávních předpisů: Co mají společného, čím se liší a jaký to má význam? In *Acta Universitatis Carolinae – Iuridica*. 2019, č. 2, s. 117–131. ISSN 0323-0619.
- BERDISOVÁ, Lucia. Právo a/ko mágia (namiesto doslovu). In: BERDISOVÁ, Lucia (ed.). *Princíp legality v materiálnom právnom štáte*. Trnava: Právnická fakulta TU v Trnave, 2018. Bratislava: Wolters Kluwer, a.s., 2018, 109 s. ISBN 978-80-8168-983-3.
- BERGER, Peter a Thomas LUCKMANN. *Sociální konstrukce reality*. Brno: Centrum pro demokracii a kulturu, 1999, 216 s. ISBN 80-85959-46-1.
- BESSON, Samantha. *The Morality of Conflict: Reasonable Disagreement and the Law*. Oxford: Hart Publishing, 2005, 624 p. ISBN 9781847310187.
- BEZOUŠKOVÁ, Lenka. Práva zvířat, nebo náboženská svoboda? Rituální porážky. In: MÜLLEROVÁ, Hana, David ČERNÝ, Adam DOLEŽAL a kol. *Kapitoly o právech zvířat. „My a oni“ z pohledu filosofie, etiky, biologie a práva*. Praha: Academia, 2016, 800 s. ISBN 978-80-200-2601-9.
- BIDDLE, Francis. *Justice Holmes, Natural Law, and the Supreme Court*. New York: The Macmillan Company, 1961, 77 p.
- BILCHITZ, David. Necessity and Proportionality: Towards A Balanced Approach? In: LAZARUS, L., C. McCRUDDEN a N. BOWLES, (eds.). *Reasoning Rights: Comparative Judicial Engagement*. Oxford: Hart Publishing, 2014, pp. 41–62. ISBN 9781849462525.
- BIX, Brian. H. L. A. Hart and the Hermeneutic Turn in Legal Theory. In *SMU Law Review*. 1999, Vol. 52, No. 1, pp. 167–199. ISSN 1066-1271.
- BJARUP, Jes. Epistemology and Law According to Axel Hägerström. In *Scandinavian Studies in Law*. 1985, Vol. 29. ISSN 0085-5944.

- BLIFINGER, Carl. Verfassungsrecht als politisches Recht. In *Zeitschrift für Politik*. 1929, Vol. 18, p. 281–298. ISSN 0044-3360.
- BLOCK, Michael K. a Gerety E. VERNON. Some Experimental Evidence on Differences between Student and Prisoner Reactions to Monetary Penalties and Risk. In *The Journal of Legal Studies*. 1995, Vol. 24, No. 1, pp. 123–138. ISSN 0047-2530.
- BLOKKER, Paul. *New Democracies in Crisis? A Comparative Constitutional Study of the Czech Republic, Hungary, Poland, Romania and Slovakia*. London: Routledge, 2013, 200 p. ISBN 978-0-203-79502-6.
- BLOKKER, Paul. Politics and the Political in Sociological Constitutionalism. In: BLOKKER, Paul a Chris THORNHILL (eds.). *Sociological Constitutionalism*. Cambridge: Cambridge University Press, 2017, pp. 178–208. ISBN 978-1107124042.
- BLOKKER, Paul. Populist Constitutionalism. In: DE LA TORRE, Carlos (ed.). *Routledge Handbook of Global Populism*. London: Routledge, 2018, pp. 113–127. ISBN 9780415787024.
- BOBBIO, Norberto. *Liberalismo e Democrazia*. Milano: Simonelli, 2005, 159 p. ISBN 9788876471148.
- BOBBIO, Norberto. *The Age of Rights*. Cambridge, UK: Polity Press, 1996, xix, 168 p. ISBN 0-7456-1384-5.
- BOBEK, Michal. Reasonableness in Administrative Law: A Comparative Reflection on Functional Equivalence. In: BONGIOVANNI, Giorgio, Giovanni SARTOR a Chiara VALENTINI (eds.). *Reasonableness and Law*. Dordrecht: Springer, 2009, pp. 311–326. ISBN 978-1-4020-8500-0.
- BOETTCHER, James. What is Reasonableness? In *Philosophy and Social Criticism*. 2004, Vol. 30, No. 5–6, pp. 597–621. ISSN 0191-4537.
- BOGUSZAK, Jiří, Jiří ČAPEK a Aleš GERLOCH. *Teorie práva*. 2. přepracované vydání. Praha: Wolters Kluwer ČR, a. s., 2004, 347 s. ISBN 80-7357-030-0.
- BONGIOVANNI, Giorgio, Giovanni SARTOR a Chiara VALENTINI. Introduction. In: BONGIOVANNI, Giorgio, Giovanni SARTOR a Chiara VALENTINI (eds.). *Reasonableness and Law*. Dordrecht: Springer, 2009, s. xi–xvii. ISBN 978-1-4020-8500-0.
- BOOM, Silver. Marketing in large businesses. In: GRUND, Thomas. *Principles of Marketing*. 1 ed. New Jersey: Prentice-Hall, 2001, pp. 555–583. ISBN 978-0-13-029368-7.
- BOURDIEU, Pierre. *Teorie jednání*. Praha: Karolinum, 1998, 180 p. ISBN 80-7184-518-3.
- BÖCKENFÖRDE, Ernst Wolfgang. Der verdrängte Ausnahmezustand: Zum Handeln der Staatsgewalt in außergewöhnlichen Lagen. In *Neue Juristische Wochenschrift*. 1978, pp. 1881–1890. ISSN 0341-1915.
- BÖCKENFÖRDE, Ernst Wolfgang. *Staat, Verfassung, Demokratie: Studien zur Verfassungstheorie und zum Verfassungsrecht*. Frankfurt/Main: Suhrkamp Verlag, 1991, 443 p. ISBN 978-3518285534.
- BÖCKENFÖRDE, Ernst Wolfgang. *Staat, Nation, Europa: Studien zur Staatslehre, Verfassungstheorie und Rechtsphilosophie*. Vyd 2. Frankfurt/Main: Suhrkamp Verlag, 2000, 290 p. ISBN 978-3518290194.
- BÖCKENFÖRDE, Ernst Wolfgang. In *Recht, Staat, Freiheit*. 2006, pp. 209–243 (*Die Bedeutung der Unterscheidung von Staat und Gesellschaft im demokratischen Sozialstaat der Gegenwart*). ISBN 978-3518285145.

BÖCKENFÖRDE, Ernst Wolfgang. *Recht, Staat, Freiheit: Studien zur Rechtsphilosophie, Staatstheorie und Verfassungsgeschichte*. Frankfurt/Main: Suhrkamp Verlag, 2006, 425 p. ISBN 978-3518285145.

BÖCKENFÖRDE, Ernst Wolfgang. *Vznik státu jako proces sekularizace*. Přel. Petra Dudková, Občanský institut, Praha 2006.

BÖCKENFÖRDE, Ernst Wolfgang. *Wissenschaft, Politik, Verfassungsgericht*. Frankfurt/Main: Suhrkamp Verlag, 2011, 492 p. ISBN 978-3518296066.

BÖRZEL, T. A. a T. RISSE. *The Transformative Power of Europe: The European Union and the Diffusion of Ideas*. KFG Working Paper, May 2009, No. 1. [online]. [www.polsoz.fu-berlin.de](http://www.polsoz.fu-berlin.de) [cit. 15. února 2020]. Dostupné na < [https://www.polsoz.fu-berlin.de/polwiss/forschung/international/atasp/publikationen/4\\_artikel\\_papiere/2010\\_TR\\_the\\_transformative\\_power\\_of\\_europe/WP\\_01\\_Juni\\_Boerzel\\_Risse.pdf](https://www.polsoz.fu-berlin.de/polwiss/forschung/international/atasp/publikationen/4_artikel_papiere/2010_TR_the_transformative_power_of_europe/WP_01_Juni_Boerzel_Risse.pdf)>.

BRABENEC, Tomáš a Josef MONTAG. Criminals and the Price System: Evidence from Czech Metal Thieves. In *Journal of Quantitative Criminology*. 2018, Vol. 34, No. 2, pp. 397–430. ISSN 0748-4518.

BRADY, Alan D. P. *Proportionality and deference under the UK human rights act: an institutionally sensitive approach*. Cambridge: Cambridge University Press, 2012, 310 p. ISBN 978-1107013001.

BRAUN, M. The Europeanization of Czech Environmental Policy Post Conditionality: Lessons from the REACH regulation and the Climate-Energy Package. In *Politics in Central Europe*. 2013, Vol. 9, No. 1, pp. 5–26. ISSN 1801-3422.

BRESLIN, Beau. *The Communitarian Constitution*. Baltimore: The Johns Hopkins University Press, 2006, 288 p. ISBN 978-0801885389.

BROULÍK, Jan a Jan BARTOŠEK. *Ekonomický přístup k právu*. V Praze: C.H. Beck, 2015, 216 s. ISBN 978-80-7400-573-2.

BROZ, Jan. Přezkum obecně závazných vyhlášek obcí a princip proporcionality. In *Právník*. 2015, roč. 154, č. 10, s. 821–842. ISSN 0231-6625.

BROZ, Jan. Právní moralismus v judikatuře ESLP: Případová studie Otto-Preminger-Institut. In: ČERVÍNEK, Z. (ed.). *Lidská práva v soudní praxi*. Olomouc: Iuridicum Olomoucense, o.p.s., 2018, s. 23–36. ISBN 978-80-88266-28-0.

BROŽEK, Bartosz. In: STANEK, Julia a Jerzy STELMACH (eds.). *Russian Legal Realism*. Cham: Springer Nature Switzerland, 2018, 176 p. ISBN 978-3319988207.

BRÖSTL, Alexander. *Právne myslenie 19.–20. storočia*. Košice: UPJŠ, 2011, 168 s. ISBN 9788070979150.

BUGARIC, Bojan. The Two Faces of Populism: Between Authoritarian and Democratic Populism. In *German Law Journal*. 2019, Vol. 20, No. 3, pp. 390–400. ISSN 2071-8322.

BULYGIN, Eugenio. Alexy's Thesis of the Necessary Connection between Law and Morality. In *Ratio Juris*. 2000, Vol. 13, No. 2, pp. 133–137. ISSN 1467-9337.

BULYGIN, Eugenio. Between Positivism and Non-positivism? A Third Reply to Eugenio Bulygin. In *Neutrality and Theory of Law*. Beltrán J. F., J. J. Moreso a D. M. Papayannis (Eds.). Springer: Dordrecht, 2012, Vol. 106. ISBN 978-94-007-6066-0.

BUMKE, Christian a Andreas VOŠKUHLE. *German Constitutional Law: Introduction, Cases, and Principles*. Oxford: Oxford University Press. 2019, 608 p. ISBN 978-0198808091.

- BUNG, Jochen. Systemtheorie des Rechts. In: HILGENDORF, Eric a Jan C. JOERDEN (Hg.). *Handbuch Rechtsphilosophie*. Stuttgart: J. B. Metzler, 2017, pp. 264–270. ISBN 9783476024336.
- BURAZIN, Luka. Can There Be an Artifact Theory of Law? In *Ratio Juris*. 2016, Vol. 29, No. 3, pp. 385–401. ISSN 1467-9337.
- BURTON, Stephen J. *The Path of the Law and its influence: The legacy of Oliver Wendell Holmes, Jr.* Cambridge: Cambridge University Press, 2000, 370 p. ISBN 978-0521630061.
- BÜLOW, Oskar von. *Gesetz und Richteramt*. Leipzig: Duncker & Humblot, 1885, 48 p. ISBN 978-1141852277.
- BÜLLESBACH, Alfred. Systemtheorie im Recht. In: KAUFMANN, Arthur, Winfried HASSEMER a Ulfried NEUMANN (Hrsg.). *Einführung in Rechtsphilosophie und Rechtstheorie der Gegenwart*. Auflage 7. Heidelberg: C. F. Müller, 2004, pp. 428–457. ISBN 3825205932.
- CALABRESI, Guido. *The Costs of Accidents: A Legal and Economic Analysis*. Yale: Yale University Press, 1977, 340 p. ISBN 0300011156.
- CALLIES, Graf-Peter. Systemtheorie: Luhmann/ Teubner. In: BUCKEL, Sonja, Ralph CHRISTENSEN a Andreas FISCHER-LESCANO (eds.). *Neue Theorien des Rechts*. Stuttgart: Lucius & Lucius, 2006, pp. 57–75. ISBN 3828203310.
- CALLIES, Christian. Unter Karlsruher Totalaufsicht. In *Frankfurter Allgemeine Zeitung* 27. 8. 2009.
- CAMPBELL David a Philip THOMAS (eds.). In *The Nature and Sources of the Law*. Aldershot: Ashgate, 1997, 144 p. ISBN 9781138254718.
- CAMPBELL, Tom. Human Rights: Moral or Legal? In: KINLEY, David, Wojciech SADURSKI a Kevin WALTON (eds.). *Human Rights: Old Problems, New Possibilities*. Cheltenham: Edward Elgar, 2013, pp. 1–26. ISBN 9781781002742.
- CAMPBELL, Tom. *Prescriptive Legal Positivism: Law, Rights and Democracy*. London: UCL Press, 2004, 329 p. ISBN 9781844720231.
- CAMPBELL, Tom. *Rights: a Critical Introduction*. London: Routledge, 2006, xix, 229 p. ISBN 0-415-28115-6.
- CAMPOS ZAMORA, Francisco J. Nociones fundamentales del realismo jurídico. In *Revista de Ciencias Jurídicas*. 2010, No. 122. ISSN 0034-7787.
- CARVER, Terrell. Liberalism, reason (ableness) and the politicization of truth: Marx's critique and the ironies of Marxism. In *Critical Review of International Social and Political Philosophy*. 2008, Vol. 11, No. 2, pp. 115–129. ISSN 1369-8230.
- CEASER, James W. *Liberal Democracy and Political Science*. Baltimore: The Johns Hopkins University Press, 1992, 256 p. ISBN 978-0801845116.
- COASE Ronald H. The Federal Communication Commission. In *The Journal of Law and Economics*. 1959, Vol. 2, pp. 1–40. ISSN 00222186.
- COASE Ronald H. The Problem of Social Costs. In *Journal of Law and Economics*. 1960, Vol. 3, pp. 1–44. ISSN 00222186.
- COASE Ronald H. Law and Economics at Chicago. In *Journal of Law and Economics*. 1993, Vol. 36, No. 1, pp. 239–254. ISSN 00222186.
- COASE Ronald H. The Problem of Social Costs: The Citations. In *Chicago-Kent Law Review*. 1996, Vol. 71, No. 3, pp. 809–812. ISSN 0009-3599.



- COHEN, Felix S. *Ethical Systems and Legal Ideals*. Ithaca: Cornell University Press, 1959.
- COHEN, Felix S. Transcendental Nonsense and the Functional Approach. In *Columbia Law Review*. 1935, XXXV, č. 6.
- COHEN-ELIYA, Moshe a Iddo PORAT. In *Proportionality and Constitutional Culture*. Cambridge: Cambridge University Press, 2013, 184 p. ISBN 9781139134996.
- COLEMAN, Jules Leslie. Efficiency, Utility and Wealth Maximization. In *Hofstra Law Review*. 1980, Vol. 8, No. 3, pp. 509–551. ISSN 00914029.
- COLEMAN, Jules Leslie. Negative and Positive Positivism. In *The Journal of Legal Studies*. 1982, Vol. 11, No. 1, pp. 139–164. ISSN 0047-2530.
- COLEMAN, Jules Leslie. The Economic Structure of Tort Law. In *The Yale Law Journal*. 1988, Vol. 97, pp. 1233–1253. ISSN 0044-0094.
- COLEMAN, Jules Leslie. *The Practice of Principle: In Defense of a Pragmatist Approach to Legal Theory*. Oxford: Oxford University Press, 2001, 252 p. ISBN 978-0199264124.
- COLEMAN, Jules Leslie. Beyond Inclusive Legal Positivism. In *Ratio Juris*. 2009, Vol. 22, No. 3, pp. 359–394. ISSN 1467-9337.
- COLEMAN, Jules Leslie. The Architecture of Jurisprudence. In *Yale Law Journal*. 2011, Vol. 121, No. 1, pp. 2–251. ISSN 0044-0094.
- COLON-RÍOS, Joel I. *Weak Constitutionalism: Democratic Legitimacy and the Question of Constituent Power*. London: Routledge, 2012, 224 p. ISBN 978-0415671903.
- COLOTKA, Peter, Marek KÁČER a Lucia BERDISOVÁ. *Právna filozofia 20. storočia*. Praha: Leges, 2016, 304 s. ISBN 978-80-7502-134-2.
- COMANDUCCI, Paolo. Formas de (neo)constitucionalismo: un análisis metateórico. In *Isonomía*. 2002, Vol. 16, No. 1, pp. 89–112. ISSN 1405-0218.
- CONRAD, D. Limitation of Amendment Procedures and the Constituent Power. In *The Indian Yearbook of International Affairs*. Vol. 1966–1967, pp. 375–430.
- COOTER, Robert D. a Thomas S. ULEN. *Law & Economics*. Glenview, IL. Scott, Foresman and Company, 1988, 644 p. ISBN: 978-0673180216.
- COOTER, Robert D. a Thomas S. ULEN. *Law & economics*. 6th ed. Boston: Prentice Hall, 2012, 555 p. ISBN: 978-0-13-254065-0.
- CORWIN, Edward S. The “Higher Law” Background of American Constitutional Law. In *Harvard Law Review*. 1928, Vol. 42, No. 2, pp. 149–185 a 365–409. ISSN 0017-811X.
- COTTERRELL, Roger. Leon Petrażycki and contemporary socio-legal studies. In *International Journal of Law in Context*. 2015, Vol. 11, No. 1, pp. 1–16. ISSN 1744-5531.
- CRITCH, Raymond. Positivism and Relativism in Post-War Jurisprudence. In *Jurisprudence*. 2012, Vol. 3, No. 2, pp. 347–365. ISSN 1802-3843.
- CROWE, Jonathan. Law as an Artifact Kind. In *Monash University Law Review*. 2014, Vol. 40, No. 3, pp. 737–757. ISSN 0311-3140.
- Cullinane v British “Rema” Manufacturing [1954] 1 QB 292 (CA).
- ČAPEK, Jiří. *Teorie „právního realismu“ (Kritická studie)*. Praha: Univerzita Karlova, 1976.

- ČERVÍNEK, Zdeněk. Dvě funkce testu proporcionality při přezkumu socio-ekonomických práv a pozitivních závazků. In *Acta Iuridica Olomucensia*. 2019, roč. 14, č. 1, s. 64–93. ISSN 1801-0288.
- ČERVÍNEK, Zdeněk. Test vyloučení extrémní disproporcionality a doktrína derivativních ústavních norem: Studie standardů aplikovaných na přezkum ústavnosti správních sankcí majetkové povahy. In: JIRÁSEK, Jiří a Zbigniew WITKOWSKI (eds.). *Dělbá moci v ústavním systému České republiky a Polské republiky. Sborník ze IV. česko-polského právníckého semináře*. Olomouc: Iuridicum Olomoucense, o. p. s., 2015, s. 217–228.
- ČERVÍNEK, Zdeněk. Möller Kai. The Global Model of Constitutional Rights. In *Právnick*. 2016, roč. 155, č. 6, s. 550–555. ISSN 0324-7007.
- DE MARNEFFE, Peter. Rawls's Idea of Public Reason. In *Pacific Philosophical Quarterly*. 1994, Vol. 75, No. 3–4, pp. 232–250. ISSN 1468-0114.
- DEN OTTER, Ronald C. *Judicial Review in an Age of Moral Pluralism*. Cambridge: Cambridge University Press, 2009, 356 p. ISBN 978-1107404540.
- DERRIDA, Jacques. *Síla zákona – „Mystický základ autority“*. Praha: OIKOYMENH, 2002, 87 s. ISBN 80-7298-049-1.
- DERRIDA, Jacques. *The Beast & the Sovereign. Vol. I*. Chicago: University of Chicago Press, 2009, 368 p. ISBN 978-0226144290.
- DEVLIN, Patrick. *The Enforcement of Morals*. Oxford: Oxford University Press, 1959, 154 p. ISBN 978-0192850188.
- DÉMUTH, Andrej. Skepticizmus – rôzne podoby, rôzne problémy. In *Filosofický časopis*. 2016, roč. 64, č. 5. ISSN 0015-1831.
- DICKSON, Julie. *Evaluation and Legal Theory*. Oxford: Hart Publishing, 2001, 160 p. ISBN 9781841130811.
- DIETELHOF, Nicol a Jens STEFFEK. Staatlichkeit ohne Staat. In: DIETELHOF, Nicol a Jens STEFFEK (eds.). *Was bleibt vom Staat? Demokratie, Recht und Verfassung im globalen Zeitalter*. Frankfurt, New York: Campus Verlag, 2009, pp. 7–34. ISBN 978-3593390178.
- DONNELLY, Jack. *International Human Rights*. 3rd ed. Boulder: Westview Press, 2007, 247 p. ISBN 9780813343266.
- DONNELLY, Jack. Both Universal and Relative (A Reply to Michael Goodhart). In *Human Rights Quarterly*. 2008, Vol. 30, No. 1, pp. 194–204. ISSN 0275-0392.
- DONNELLY, Jack. *Universal Human Rights in Theory and Practice*. 3rd Edition. Ithaca and London: Cornell University Press, 2013, x, 320 p. ISBN 978-0-8014-7770-6.
- DOUZINAS, Costas. Oubliez Critique. In *Law and Critique*. 2005, Vol. 16, No. 1. ISSN 1572-8617.
- DOUZINAS, Costas a Adam GEAREY. *Critical Jurisprudence: The Political Philosophy of Justice*. Oxford: Hart Publishing, 2005, 388 p. ISBN 9781841134529.
- DOWDING, Keith a William BOSWORTH. Ambiguity and Vagueness in Political Terminology: On Coding and Referential Imprecision. In *European Journal of Political Theory*. OnlineFirst. 2018. ISSN 1474-8851.
- DRINÓCZI, T. a A. BIEN-KACAŁA. Illiberal Constitutionalism: The Case of Hungary and Poland. In *German Law Journal*. 2019, Vol. 20, No. 8, pp. 1140–1166. ISSN 2071-8322.

- DUFEK, Pavel. Democracy as Intellectual Taste? Pluralism in Democratic Theory. In *Critical Review: A Journal of Politics and Society*. 2018, Vol. 30, No. 3–4, pp. 219–255. ISSN 0891-3811.
- DUFEK, Pavel. Lidská práva, ideologie a veřejné ospravedlnění: co obnáší brát pluralismus vážně. In *Právník*. 2018, roč. 157, č. 1, s. 50–70. ISSN 0231-6625.
- DUFEK, Pavel. *Úrovně spravedlnosti: liberalismus, kosmopolitismus a lidská práva*. Brno: Masarykova univerzita, Mezinárodní politologický ústav, 2010, 297 s. ISBN 978-80-210-5317-5.
- DUFEK, Pavel, Jiří BAROŠ, Sylvie BLÁHOVÁ, Tereza KŘEPELOVÁ a Patrik TAUFAR. *Liberální demokracie v době krize: perspektiva politické filosofie*. Praha: Sociologické nakladatelství (SLON) v koedici s Masarykovou univerzitou, 2019. 308 s. ISBN 978-80-7419-277-7.
- DUMONT, Louis. *Essais sur l'individualisme: Une perspective anthropologique sur l'idéologie moderne*. Paris: Seuil, 1985, 320 p. EAN 9782020134156.
- DUNAWAY, Billy. Realism and Objectivity. In *The Routledge handbook of metaethics*. McPherson T. a D. Plunkett (Ed.). New York: Routledge, 2018, 716 p. ISBN 978-1138812208.
- DUŠEK, Libor a Josef MONTAG. Ekonomický přístup ke zkoumání práva: přehled metodologie a nástin příležitostí pro výzkum v České republice. In *Jurisprudence*. 2016, Vol. 6, pp. 39–48. ISSN 1802-3843.
- DWORKIN, Ronald. Model of Rules. In *The University of Chicago Law Review*. 1967, Vol. 35, No. 1, pp. 14–46. ISSN 0041-9494.
- DWORKIN, Ronald. *Taking Rights Seriously*. London: Duckworth, 1977, 392 p. ISBN 978-0674867116.
- DWORKIN, Ronald. *A Matter of Principle*. Oxford: Clarendon Press, 1985, 425 p. ISBN 9780198255741.
- DWORKIN, Ronald. *Law's Empire*. Cambridge: Belknap Press of Harvard University Press, 1986, 470 p. ISBN 978-0674518360.
- DWORKIN, Ronald. *Když se práva berou vážně*. Praha: Oikoymenh, 2001, 455 s. ISBN 80-7298-022-X.
- DWORKIN, Ronald. *Justice for Hedgehogs*. Harvard: Harvard University Press, 2011, 528 p. ISBN 978-0674072251.
- EDMUNDSON, William A. *An Introduction to Rights*. Cambridge: Cambridge University Press, 2004, 202 p. ISBN 9780511820670.
- EDMUNDSON, William. Why Legal Theory Is Political Philosophy. In *Legal Theory*. 2013, Vol. 19, No. 4, pp. 331–346. ISSN 1352-3252.
- ELIÁŠ, Karel. K justifikaci pravidla o nezávislosti uplatňování soukromého práva na uplatňování práva veřejného. In *Právník*. 2014, roč. 153, č. 11, s. 1007–1033. ISSN 0324-7007.
- ELSHTAIN, Jean Bethke. *Sovereignty: God, State, and Self*. New York: Basic Books, 2008, 368 p. ISBN 978-0465028566.
- ELSTER, John. Constitutionalism in Eastern Europe: An introduction. In *University of Chicago Law Review*. 1991, Vol. 58, No. 2, pp. 447–482. ISSN 0041-9494.
- EMILIOU, Nicholas. *The Principle of Proportionality in European Law: A Comparative Study*. London: Kluwer Law International, 1996, 288 p. ISBN 978-9041108661.
- ENDICOTT, Timothy. *Vagueness in Law*. Oxford: Oxford University Press, 2000, 226 p. ISBN 9780198268406.

- ENDICOTT, Timothy. Proportionality and Incommensurability. In: HUSCROFT, G., B. MILLER a G. WEBBER (eds.). *Proportionality and the Rule of Law: Rights, Justification, Reasoning*. New York: Cambridge University Press, 2015, pp. 311–342. ISBN 978-1107064072.
- ENG, Svein. *Analysis of Dis/agreement – with particular reference to Law and Legal Theory*. Dordrecht – Boston – London: Kluwer Academic Publishers, 2003, 610 p. ISBN 978-9048163700.
- ENG, Svein. Lost in the System or Lost in Translation? The Exchanges between Hart and Ross. In *Ratio Juris*. 2011, Vol. 24, No. 2. ISSN 1467-9337.
- ENOCH, David. Why Idealize? In *Ethics*. 2005, Vol. 115, No. 4, pp. 759–787. ISSN 0014-1704.
- ENOCH, David. *Taking morality seriously: A defense of robust realism*. Oxford: Oxford University Press, 2011, 308 p. ISBN 978-0199683178.
- ENOCH, David. Against Public Reason. In: SOBEL, David, Peter VALLENTYNE a Steven Wall. *Oxford Studies in Political Philosophy, Volume 1*. Oxford: Oxford University Press, 2015, pp. 112–142. ISBN 9780199669530.
- ETINSON, Adam (ed.). *Human Rights: Moral or Political?* Oxford: Oxford University Press, 2018, vii, 508 p. ISBN 978-0-19-871325-8.
- FASSBENDER, Bardo. *Sovereignty and Constitutionalism in International Law: Sovereignty in Transition*. Oxford: Oxford University Press, 2003, 572 p. ISBN 978-1841133379.
- FATEH-MOGHADAM, Bijan. Rechtswissenschaft. In: JAHRAUS, Oliver a Armin NASSEHI (eds.). *Luhmann Handbuch. Leben – Werk – Wirkung*. Stuttgart: J. B. Metzler, 2012, p. 393–398. ISBN 978-3476023681.
- FAVOREU, Louis a kol.** *Droit constitutionnel*. 21e édition. Paris: Dalloz, 2019, 228 p. ISBN 978-2130548157.
- FEINBERG, Joel. In Defence of Moral Rights. In *Oxford Journal of Legal Studies*. 1992, Vol. 12, No. 2, pp. 149–169. ISSN 0143-6503.
- FEINBERG, Joel. The Nature and Value of Rights. In *The Journal of Value Inquiry*. 1970, Vol. 4, No. 4, pp. 245–257. ISSN 0022-5363.
- FEJFAR, Anthony J. An Analysis of the Term „Reification“ as Used in Peter Gabel’s Reification in Legal Reasoning. In *Capital University Law Review*. 1996, Vol. 25, No. 3. ISSN 0198-9693.
- FERRERES-COMELA, Victor. *Constitutional courts and democratic values: A European perspective*. New Haven: Yale University Press, 2009, 256 p. ISBN 978-0300148671.
- FERRETTI, Maria Paola. *The Public Perspective: Public Justification and the Ethics of Belief*. London: Rowman & Littlefield, 2019, 196 p. ISBN 978-1786608727.
- FIJALKOWSKI, Jürgen. *Die Wendung zum Führerstaat: Die Wendung zum Führerstaat. Ideologischen Komponenten in der Politischen Philosophie Carl Schmitts*. Wiesbaden, 1958, 252 p. ISBN 978-3663196235.
- FINE, Robert. *Kosmopolitismus: Základní ideje globálního uspořádání*. Praha: Filosofia, 2011. ISBN 978-80-7007-346-9.
- FINNIS, John. Natural Law: The Classical Tradition. In *Oxford Handbook of Jurisprudence and Philosophy of Law*. Coleman J. a S. J. Shapiro (Eds.). Oxford: Oxford University Press, 2001, 1060 p. ISBN 9780198298243.
- FINNIS, John. *Natural Law and Natural Rights*. 2nd ed. Oxford: Oxford University Press, 2011 (1980), 500 p. ISBN 978-0199599141.

- FINNIS, John. *Reason in Action: Collected Essays Vol. 1*. Oxford: Oxford University Press, 2011, 368 p. 978-0199689941.
- FINNIS, John. Natural Law Theory: Its Past and Its Present. In *The Routledge companion to philosophy of law*. Marmor A. (Ed.). New York: Routledge, 2012, 656 p. ISBN 978-0415878180.
- FIRTH, Roderick. Ethical Absolutism and the Ideal Observer. In *Philosophy and Phenomenological Research*. 1952, Vol. 12, No. 3, pp. 317–345. ISSN 1933-1592.
- FISH, Stanley. *Is There a Text in This Class? The Authority of Interpretive Communities*. Cambridge: Harvard University Press, 1980, 408 p. ISBN 978-0674467262.
- FISH, Stanley. Working on the Chain Gang: Interpretation in the Law and in Literary Criticism. In *Critical Inquiry*. 1982, Vol. 9, No. 1. ISSN 0093-1896.
- FISHER, William W. et al. (eds.). *American Legal Realism*. Oxford: Oxford University Press, 1993, 346 p. ISBN 978-0195071238.
- FLOCKHART, T. Complex Socialization and the Transfer of Democratic Norms. In: FLOCKHART, T. (ed.). *Socializing Democratic Norms: The Role of International Organizations for the Construction of Europe*. London: Palgrave, 2005, 279 p. ISBN 978-0230-52306-7.
- FLORIAN, Oldřich. Proč pouze lidská? Potíže s univerzalitou lidských práv. In *Právník*. 2018, roč. 157, č. 11, s. 956–969. ISSN 0231-6625.
- FLOYD, Jonathan. *Is Political Philosophy Impossible? Thoughts and Behaviour in Normative Political Theory*. Cambridge: Cambridge University Press, 2017. ISBN 9781316091081.
- FROWEIN, Jochen Abr. Konstitutionalisierung des Völkerrechts. In *Berichte der Deutschen Gesellschaft für Völkerrecht*. 2000, Vol. 39, s. 427–445.
- FORSTHOFF, Ernst. *Der Staat der Industriegesellschaft: Dargestellt am Beispiel der Bundesrepublik Deutschland*. München: C.H. Beck Verlag, 1971, 169 p. ISBN 978-3406024771.
- FRANK, Jerome. *Law & the Modern Mind*. New York: Tudor Publishing, Company, 1936.
- FRANK, Jerome. Why Not a Clinical Lawyer-School? In *The University of Pennsylvania Law Review*. 1933, Vol. 81, No. 8, 907 p. ISSN 0041-9907.
- FRANK, Jerome. *Courts on Trial: Myth and Reality in American Justice*. Princeton: Princeton University Press, 1973. ISBN 978-0691027555.
- FRANK, Jerome. *Law & The Modern Mind*. New Brunswick – London: Transaction Publishers, 2009, 448 p. ISBN 978-1412808309.
- FRANK KRISTEIN, Barbara. *A Man's Reach*. Westport: Greenwood Press, 1977.
- FREEMAN, Michael. The Philosophical Foundations of Human Rights. In *Human Rights Quarterly*. 1994, Vol. 16, No. 3, pp. 491–514. ISSN 0275-0392.
- FREEMAN, Michael. *Human Rights: An Interdisciplinary Approach*. 2nd Ed. Cambridge: Polity Press, 2011, xi, 241 p. ISBN 978-0-7456-3965-9.
- FREEDEN, Michael. *The Political Theory of Political Thinking: The Anatomy of a Practice*. Oxford: Oxford University Press, 2013, 368 p. ISBN 978-0199568031.
- FRICK, Verena. *Die Staatsrechtslehre im Streit um ihren Gegenstand*. Tübingen: Mohr Siebeck, 2016, 256 p. ISBN 978-3161558603.
- FRIEDMAN, Jeffrey. *Power Without Knowledge: A Critique of Technocracy*. Oxford: Oxford University Press, 2019, 408 p. ISBN 978-0190877170.

- FRIEDRICH, Carl Joachim. The Deification of the State. In *Review of Politics*. 1939, Vol. 1, pp. 18–30.
- FRYER, Hans. *Zur Theorie des gegenwärtigen Zeitalters*. Stuttgart: Dt. Verl.-Anst. 1955, 259 p.
- FUKUYAMA, Francis. *Konec dějin a poslední člověk*. Praha: Rybka Publishers, 2002, 382 p. ISBN 80-86182-27-4.
- FULLER, Lon L. American Legal Realism. In *University of Pennsylvania Law Review*. 1934, Vol. 82, No. 5. ISSN 0041-9907.
- FULLER, Lon L. Positivism and Fidelity to Law – A Reply to Professor Hart. In *Harvard Law Review*. 1958, Vol. 71, No. 4.
- FULLER Lon L. *The Morality of Law*. Yale: Yale University Press, 1964, 262 p. ISBN 9780300010701.
- GABEL, Peter. Critical Legal Studies and Legal Practice: The Concept of Legal Culture and of Law Practice as Cultural Intervention. In *Droit et Société*. 1997, roč. 36/37. ISSN 2550-9578.
- GABEL, Peter. Intention and Structure in Contractual Conditions: Outline of a Method for Critical Legal Theory. In *Minnesota Law Review*. 1977, Vol. 61, No. 4. ISSN 0026-5535.
- GABEL, Peter. Critical Legal Studies as a Spiritual Practice. In *Pepperdine Law Review*. 2009, roč. 36. ISSN 0092-430X.
- GABEL, Peter a Duncan KENNEDY. Roll over Beethoven. In *Stanford Law Review*. 1984, Vol. 36, No. 1 a 2. ISSN 0038-9765.
- GÁBRIŠ, Tomáš. Iusmarxizmus ako právny realizmus? In: GÁBRIŠ, Tomáš a kol. *Nedogmatická právna veda: od marxizmu po behaviorálnu ekonómiu*. Praha: Wolters Kluwer, a.s., 2017, 318 s. ISBN 978-80-7552-950-3.
- GÁBRIŠ, Tomáš. Taliansky právny realizmus. In: *Historia et theoria iuris*. 2017, Vol. 9, No. 1–2. ISSN 1338-0753.
- GÁBRIŠ, Tomáš. Právna axiológia z pohľadu talianskeho právneho realizmu. In: *Banskobystrické zámocké dni 2018. Právo a hodnoty – hodnoty v práve*. Banská Bystrica: Univerzita Mateje Bela, 2019.
- GAIMAN, Neil. *Nikdykde*. Rožnov pod Radhoštěm: Polaris, 1998, 328 s. ISBN 978-80-7332-372-1.
- GALLIGAN, D. J. a M. VERSTEEG. Theoretical Perspectives on the Social and Political Foundations of Constitutions. In: GALLIGAN, D. J. a M. VERSTEEG. *Social and Political Foundations of Constitutions*. Cambridge: Cambridge University Press, 2013, 693 p. ISBN 978-1107032880.
- GARDBAUM, Stephen. Positive and Horizontal Rights: Proportionality's Next Frontier or a Bridge Too Far? In: JACKSON, V. C. a M. TUSHNET (eds.). *Proportionality: New Frontiers, New Challenges*. Cambridge: Cambridge University Press, 2017, pp. 221–247. ISBN 978-1107165564.
- GARDNER, John. Legal Positivism 5 1/2 Myths. In *The American Journal of Jurisprudence*. 2001, Vol. 46, No. 1, pp. 199–227. ISSN 0065-8995.
- GARDNER, John. *Law as a Leap of Faith: Essays on Law in General*. Oxford: Oxford University Press, 2012, 328 p. ISBN 978-0-19-969555-3.
- GAUS, Gerald. *Justificatory Liberalism*. Oxford: Oxford University Press, 1996, 396 p. ISBN 978-0195094404.

- GAUS, Gerald. *Political Concepts and Political Theories*. Boulder: Westview Press, 2000, 288 p. ISBN 978-0813333311.
- GAUS, Gerald. *The Order of Public Reason*. Cambridge: Harvard University Press, 2011, 644 p. ISBN 978-1107668058.
- GAUS, Gerald. Is Public Reason a Normalization Project? Deep Diversity and the Open Society. In *Social Philosophy Today*. 2017, Vol. 33, pp. 27–52. ISSN 1543-4044.
- GAUS, Gerald. Open Society and Its Friends. The Critique. [online] January/February 2017 [viděno 25. 02. 2020] Dostupné na: <http://www.thecritique.com/articles/open-society-and-its-friends/>.
- GEHLEN, Arnold. *Moral und Hypermoral: Eine pluralistische Ethik*. 6. vyd. Frankfurt/Main: Klosterman, Vittorio, 2004, 196 p. ISBN 978-3465033035.
- GEORGE, Robert. P. Preface. In *The Autonomy of Law: Essays on Legal Positivism*. George R. P. (Ed.). Oxford: Oxford University Press, 1996. ISBN 9780198267904.
- GEPPERT, Dominik a Jens HACKE (vyd.). *Streit um den Staat: Intellektuelle Debatten in der Bundesrepublik 1960–1980*. Göttingen: Vandenhoeck & Ruprecht, 2008, 292 p. ISBN 978-3525367582.
- GERLOCH, Aleš. *Teorie práva*. 5. upravené vydání. Plzeň: Aleš Čeněk, 2009, 312 s. ISBN 978-80-7380-233-2.
- GERLOCH, Aleš. *Teorie práva*. 6. vydání. Plzeň: Aleš Čeněk, 2013, 310 s. ISBN 978-80-7380-454-1.
- GEWIRTH, Alan. Are There Any Absolute Rights? In *The Philosophical Quarterly*. 1981, Vol. 31, No. 122, pp. 1–16. ISSN 0031-8094.
- GEWIRTH, Alan. *Reason and Morality*. Chicago and London: The University of Chicago Press, 1981, xii, 393 p. ISBN 0-226-28876-5.
- GEWIRTH, Alan. The Epistemology of Human Rights. In *Social Philosophy & Policy*. 1984, Vol. 1, No. 2, pp. 1–24. ISSN 0265-0525.
- GIBIAN, Peter. *Oliver Wendell Holmes and the Culture of Conversation*. Cambridge: Cambridge University Press, 2004, 412 p. ISBN 9780511485503.
- GILBERT, Margaret. *On Social Facts*. Princeton: Princeton University Press, 1989, 536 p. ISBN 978-0691020808.
- GILBERT, Margaret. *Rights and Demands: A Foundational Inquiry*. Oxford: Oxford University Press, 2018, xx, 369 p. ISBN 978-0-19-881376-7.
- GINSBURG, Tom a Alberto SIMPSON (eds.). *Constitutions in Authoritarian Regimes*. Cambridge: Cambridge University Press, 2014, 284 p. ISBN 978-1107047662.
- GLENDON, Mary Ann. *Rights Talk: The Impoverishment of Political Discourse*. New York: The Free Press, 1991, 242 p. ISBN 978-0029118238.
- GLUČINA, Ivan. Michel Troper i francuski pravni realizam. In *Zbornik radova Pravnog fakulteta u Splitu*. 2016, Vol. 53, No. 3, pp. 777–796. ISSN 0584-9063.
- GNEEZY, Uri a Aldo RUSTICHINI. A Fine Is a Price. In *The Journal of Legal Studies*. Vol. 29, No. 1, pp. 1–17. ISSN 0047-2530.
- GOLDMANN, Kjell. *Transforming the European Nation-State: Dynamics of Internationalization*. London: SAGE Publications Ltd, 2001, 224 p. ISBN 978-0761963271.

- GOODHART, Michael. Origins and Universality in the Human Rights Debates: Cultural Essentialism and the Challenge of Globalization. In *Human Rights Quarterly*. 2003, Vol. 25, No. 4, pp. 935–964. ISSN 0275-0392.
- GOODIN, Robert E. a Kai SPIEKERMANN. *An Epistemic Theory of Democracy*. Oxford: Oxford University Press, 2018, 480 p. ISBN 978-0198823452.
- GOODRICH, Peter. Critical Legal Studies in England: Prospective Histories. In *Oxford Journal of Legal Studies*. 1992, Vol. 12, Issue. 2, pp. 195–236. ISSN 1464-3820.
- GOODRICH, Peter. Sleeping with the Enemy: An Essay on the Politics of Critical Legal Studies in America. In *New York University Law Review*. 1993, Vol. 68, No 2. ISSN 0028-7881.
- GOODRICH, Peter. The Critic's Love of The Law: Intimate Observations on an Insular Jurisdiction. In *Law and Critique*. 1999, Vol. 10. ISSN 0957-8536.
- GOODRICH, Peter, Costas DOUZINAS a Yifat HACHAMOVITCH. *Politics, Postmodernity and Critical Legal Studies – The Legality of the Contingent*. London: Routledge, 1994, 233 p. ISBN 9780415086516.
- GORECKI, Jan (ed.). *Sociology and Jurisprudence of Leon Petrażycki*. Urbana: University of Illinois Press, 1975, 144 p. ISBN 9780252005251.
- GRANT, Susan-Mary. *Oliver Wendell Holmes, Jr.: Civil War soldier, Supreme Court Justice*. New York: Routledge, 2016, 218 p. ISBN 978-0415656542.
- GREEN, Michael Steven. Legal Realism as a Theory of Law. In *William and Mary Law Review*. 2005, Vol. 46, No. 6, pp. 1915–2000. ISSN 0043-5589.
- GREEN, Leslie. *Positivism and the Inseparability of Law and Morals*. In *New York University Law Review*. 2008, Vol. 83, No. 4, pp. 1035–1058. ISSN 0028-7881.
- GREEN, Leslie. Introduction, In HART, Herbert Lionel Adolphus. *The Concept of Law*. Oxford: Oxford University Press, 2012 (1961), 380 p. ISBN 978-0199644704.
- GREEN, Leslie. The Forces of Law: Duty, Coercion, and Power. In *Ratio Juris*. 2016, Vol. 29, No. 2, pp. 164–181. ISSN 0952-1917.
- GREENBERG, Mark. How Facts Make Law. In *Legal Theory*. 2004, Vol. 10, No. 05–22, pp. 157–198. ISSN 1352-3252.
- GREENBERG, Mark. The Moral Impact Theory of Law. In *The Yale Law Journal*. 2014, Vol. 123, No. 5, pp. 1118–1625. ISSN 0044-0094.
- GREGÁREK, Matěj. *Stát oběma nohama na zemi: symetrické přístupy k legitimitě státu*. Praha: Leges, 2018, 200 s. ISBN 978-80-7502-320-9.
- GREGG, Benjamin. *Human Rights as Social Construction*. Cambridge: Cambridge University Press, 2012, x, 260 p. ISBN 978-1-107-61294-5.
- GRIFFIN, James. *On Human Rights*. 1st ed. Oxford: Oxford University Press, 2008, xiii, 339 p. ISBN 978-0-19-923878-1.
- GRIMM, Dieter. Does Europe Need a Constitution? In *European Law Journal*. 1995, Vol. 1, No. 3, pp. 282–302. ISSN 1468-0386.
- GRIMM, Dieter. Proportionality in Canadian and German Constitutional Jurisprudence. In *The University of Toronto Law Journal*. 2007, Vol. 57, No. 2, pp. 383–397. ISSN 0042-0220.
- GRIMM, Dieter. *Souveränität: Herkunft und Zukunft eines Begriffs*. Berlin: Berlin University Press, 2009, 136 p. ISBN 978-3940432605.



- GRIMM, Dieter. *Die Zukunft der Verfassung II. Auswirkungen von Europäisierung und Globalisierung*. Frankfurt/Main: Suhrkamp Verlag, 2012, 357 p. ISBN 978-3518296271.
- GRIMM, Dieter. *Constitutionalism: Past, Present, and Future*. Oxford: Oxford University Press, 2016, 320 p. ISBN 978-0198766124.
- GRIMM, Dieter. Types of Constitutions. In: ROSENFELD, Michel a András SAJÓ. *The Oxford Handbook of Comparative Constitutional Law*. Oxford: Oxford University Press, 2012, pp. 98–132. ISBN 9780199578610.
- GRISEZ, G., J. BOYLE a J. FINNIS. Practical Principles, Moral Truth and Ultimate Ends. In *The American Journal of Jurisprudence*. 1987, Vol. 32, No. 1, pp. 99–151. ISSN 0065-8995.
- GUASTINI, Riccardo. Derecho dúctil, Derecho incierto. In *Anuario de filosofía del derecho*. 1996, XIII, No. 13–14, pp. 111–124. ISSN 0518-0872.
- GUASTINI, Riccardo. Problèmes épistémologiques du normativisme en tant que théorie de la science juridique. In *Revue de Métaphysique et de Morale*. 1997, No. 4. ISSN 0035-1571.
- GUASTINI, Riccardo. *Teoria e dogmatica delle fonti*. Milano: Giuffrè, 1998. ISBN 978-8814069277.
- GUASTINI, Riccardo. On Legal Order: Some Criticism of the Received View. In *Ethical Theory and Moral Practice*. 2000, Vol. 3, No. 3. ISSN 1386-2820. GUASTINI, Riccardo. A Sceptical View on Legal Interpretation. In: *Analisi e diritto 2005*. Turin: Giappichelli, 2006, 249 p. ISBN 9788834863947.
- GUASTINI, Riccardo. Juristenrecht. Invencion de derechos, obligaciones y poderes. In *Sufragio*. 2010, No. 5. ISSN 2007-0888.
- GUASTINI, Riccardo. *Leçons de théorie constitutionnelle*. Paris: Dalloz, 2010, 272 p. ISBN 978-2247083541.
- GUASTINI, Riccardo. Redefinicija pravnog realizma. In *Revus*. 2013, Vol. 19, pp. 83–96. ISSN 1581-7652.
- GUASTINI, Riccardo. A Realistic View on Law and Legal Cognition. In *Revus*. 2015, Vol. 27, pp. 45–54. ISSN 1855-7112.
- GÜNTHER, Frieder. *Denken vom Staat her: Die bundesdeutsche Staatsrechtslehre zwischen De-zision und Integration 1949 – 1970*. München: De Gruyter Oldenbourg, 2004, 368 p. ISBN 978-3486568189.
- GÜNTHER, Klaus. Normativer Rechtspluralismus – Eine Kritik. In *Normative Orders Working Paper*. 2014, Vol. 3, s. 8.
- HABERMAS, Jürgen. Remarks on Dieter Grimm's „Does Europe Need a Constitution“? In *European Law Journal*. 1995, Vol. 1. ISSN 1468-0386.
- HABERMAS, Jürgen. *Between Facts and Norms: Contributions to a Discourse Theory of Law and Democracy*. Cambridge: MIT Press, 1998, 676 p. ISBN 978-0262581622.
- HABERMAS, Jürgen. *The Inclusion of the Other: Studies in Political Theory*. Cambridge, Mass.: The MIT Press, 2000, 338 p. ISBN 978-0262581868.
- HABERMAS, Jürgen. Constitutional Democracy: A Paradoxical Union of Contradictory Principles? In *Political Theory*. 2001, Vol. 29, No. 6, pp. 766–781. ISSN 0090-5917.

- HABERMAS, Jürgen. Truth and Society: The Discursive Redemption of Factual Claims to Validity. In *On the pragmatics of social interaction: preliminary studies in the theory of communicative action*. Překl. Fultner B. MIT. Polity Press, 2001, 248 p. ISBN 978-0745625515.
- HACKE, Jens. *Philosophie der Bürgerlichkeit: Die liberalkonservative Begründung der Bundesrepublik*. Göttingen: Vandenhoeck & Ruprecht, 2006, 323 p. ISBN 978-3525368428.
- HALMAI, Gábor. *Constitutional Court Decision on the Hungarian Government's Constitutional Identity Defense*, European University Institute blog (Jan. 12, 2017), <https://blogs.eui.eu/constitutionalism-politics-working-group/constitutional-court-decision-hungarian-governments-constitutional-identity-defense/>.
- HALMAI, Gábor. Populism, Authoritarianism and Constitutionalism. In *German Law Journal*. 2019, Vol. 20, No. 3, pp. 296–313. ISSN 2071-8322.
- HAPLA, Martin. Vázaný mandát jako ústavněprávní problém. *Juristic.cz*. [online] publikováno 2. 9. 2009 [cit. 8. 2. 2020].
- HAPLA, Martin. *Lidská práva bez metafyziky: legitimita v (post)moderní době*. Brno: Masarykova univerzita, 2016, 156 s. ISBN 978-80-210-8186-4.
- HAPLA, Martin. Když se příběhy berou vážně – Richard Rorty, dialog mezi kulturami a lidská práva. In *Iurium Scriptum*. 2018, roč. 2, č. 1, s. 15–26. ISSN 2570-5679.
- HAPLA, Martin. Lidská práva a základní potřeby. In *Právník*. 2018, roč. 157, č. 1, s. 31–49. ISSN 0231-6625.
- HAPLA, Martin. Dělbá moci v právní argumentaci. In *Právník*. 2019, roč. 158, č. 5, s. 472–488. ISSN 0231-6625.
- HART, Herbert Lionel Adolphus. Review of Inquiries into the Nature of Law and Morals. In *Philosophy*. 1955, Vol. 30, No. 115. ISSN 0031-8191.
- HART, Herbert Lionel Adolphus. Positivism and the Separation of Law and Morals. In *Harvard Law Review*. 1958, Vol. 71, No. 4, pp. 593–629. ISSN 0017-811X.
- HART, Herbert Lionel Adolphus. *Law, Liberty and Morality*. Stanford: Stanford University Press, 1962, 96 p. ISBN 978-0804701549.
- HART, Herbert Lionel Adolphus. Review: *The Morality of Law* by Lon L. Fuller. In *Harvard Law Review*. 1965, Vol. 78, No. 6. ISSN 0017-811X.
- HART, Herbert Lionel Adolphus. *Essays on Bentham: Studies in Jurisprudence and Political Theory*. Oxford: Clarendon Press, 1982, 250 p. ISBN 978-0198253488.
- HART, Herbert Lionel Adolphus. The Demystifying of the Law. In *Essays on Bentham – Jurisprudence and Political Theory*. Oxford: Oxford University Press, 1982, 250 p. ISBN 978-0198253488.
- HART, Herbert Lionel Adolphus. *Essays in Jurisprudence and Philosophy*. Oxford: Clarendon Press, 1983, 224 p. ISBN 978-0198253884.
- HART, Herbert Lionel Adolphus. *Pojem práva*. Vydání 2. Praha: Prostor, 2010, 312 s. ISBN 9788072602391.
- HART, Herbert Lionel Adolphus. *The Concept of Law*. Oxford: Oxford University Press, 2012 (1961), 380 p. ISBN 978-0199644704.
- HARTOGH, Govert. *Mutual Expectations: A Conventionalist Theory of Law*. The Hague: Kluwer, 2002, 371 p. ISBN 90-411-1796-2.

- HARVÁNEK, Jaromír a kol. *Teorie práva*. Plzeň: Aleš Čeněk, 2008, 404 p. ISBN 978-80-7380-458-9.
- HATTENHAUER, Hans. *Evropské dějiny práva*. Praha: C. H. Beck, 1998, 708 s. ISBN 8071790567.
- HAYDEN, Patrick. Sentimentality and Human Rights: Critical Remarks on Rorty. In *Philosophy in the Contemporary World*. 1999, Vol. 6, No. 3–4, pp. 59–66. ISSN 1077-1999.
- HÄBERLE, Peter. Allgemeine Staatlehre, Verfassungslehre oder Staatsrechtslehre? Bemerkungen aus Anlaß der 5. Auflage der Allgemeinen Staatslehre von G. u. E. Küchenhoff. *Zeitschrift für Politik*. 1965, Vol. 12, No. 4.
- HÄBERLE, Peter. *Beiträge zur Verfassungstheorie und Verfassungspolitik*. Königstein/Taunus, 1981, 616 p. 978-3811437739.
- HÄBERLE, Peter. Gemeineuropäisches Verfassungsrecht. In *Europäische Grundrechte-Zeitschrift*. 1991, Vol. 18, s. 261–274. ISSN 0341-9800.
- HÄGERSTRÖM, Axel. *Inquiries into the Nature of Law and Morals*. Stockholm: Almqvist & Wiksells, 1953.
- HÄGERSTRÖM, Axel. *Philosophy and Religion*. New York: Humanities Press, 1964, 320 p. ISBN 9781317851301.
- HEINTZEN, Markus. *Gemeineuropäisches Verfassungsrecht in der Europäischen Union*, EuR. 1997, Vol. 32, pp. 1–16.
- HERBENER, Jeffrey M. The Pareto Rule and Welfare Economics. In *The Review of Austrian Economics*. 1997, Vol. 10, Issue 1, pp 79–106. ISSN 0889-3047.
- HERSTEIN, Ori J. Defending the Right To Do Wrong. In *Cornell Law Faculty Publications*. Paper 339, 2012. ISSN 1069-0565.
- HIERRO, Liborio. Sostiene Barberis: Consideraciones sobre el trayecto genovés desde el realismo jurídico al constitucionalismo. In: FERRER BELTRÁN, Jordi a Giovanni B. RATTI (eds.). *El realismo jurídico genovés*. Madrid: Marcial Pons, 2011. ISBN 9788497688628.
- HILL, Hamner H. The Way The Law Is: On The Coherentist Character of American Legal Realism. In *Canadian Journal of Law and Jurisprudence*. 1995, Vol. 8, No. 2, pp. 227 a násl. ISSN 0841-8209.
- HIMMA, Kenneth Einar. Inclusive Legal Positivism. In: COLEMAN, Jules L., Kenneth Einar HIMMA a Scott J. SHAPIRO. *The Oxford Handbook of Jurisprudence and Philosophy of Law*. Oxford: Oxford University Press, 2002, pp. 125–165. ISBN 9780199270972.
- HIMMA, Kenneth Einar. *Morality and the Nature of Law*. Oxford: Oxford University Press, 2019, 240 p. ISBN 978-0198723479.
- HIRSCHL, Ran. *Towards Juristocracy: The Origins and Consequences of the New Constitutionalism*. Cambridge, Mass.: Harvard University Press, 2004, 296 p. ISBN 978-0674025479.
- HIRSCHL, Ran. *Constitutional Theocracy*. Cambridge, Mass.: Harvard University Press, 2011, 314 p. ISBN 978-0674048195.
- HOHFELD, Wesley Newcomb. *Fundamental Legal Conceptions as Applied in Judicial Reasoning*. New Haven-London: Yale University Press, 1919, 132 p. ISBN 978-1616190514.
- HOLLÄNDER, Pavel. Materiální ohnisko ústavy a diskrece ústavodárce. In *Právník*, roč. 2005, č. 4, s. 313–336. ISSN 0231-6625.

- HOLMES, David L. *The Faiths of the Founding Fathers*. Oxford: Oxford University Press, 2006, 225 p. ISBN 978-0195300925.
- HOLMES, Stephen. *Passions and Constraints: On the Theory of Liberal Democracy*. Chicago: University of Chicago Press, 1995, 352 p. ISBN 978-0226349695.
- HOLTERMANN, Jakob. Naturalizing Alf Ross's Legal Realism: A Philosophical Reconstruction. In *Revus: Journal for Constitutional Theory and Philosophy of Law*. 2014, Vol. 24, pp. 165–186. ISSN 1581-7652.
- HORTON, John. Rawls, Public Reason and the Limits of Liberal Justification. In *Contemporary Political Theory*. 2003, Vol. 2, No. 1, pp. 5–23. ISSN 1470-8914.
- HORWITZ, Morton J. *The Transformation of American Law, 1780–1860*. Cambridge: Harvard University Press, 1977, 384 p. ISBN 978-0674903715.
- HUBER, Thomas. *Systemtheorie des Rechts: Die Rechtstheorie Niklas Luhmanns*. Baden-Baden: Nomos, 2007, 244 p. ISBN 9783832924836.
- HUEMER, Michael. *The Problem of Political Authority: An Examination of the Right to Coerce and the Duty to Obey*. Basingstoke: Palgrave Macmillan, 2013, 396 p. ISBN 978-1137281654.
- HULMÁK, Milan a kol. *Občanský zákoník V. Závazkové právo. Obecná část (§ 1721–2054)*. 1. vydání. Praha: C. H. Beck, 2014, 1344 s. ISBN 978-80-7400-535-0.
- HUNT, Alan. The Theory of Critical Legal Studies. In *Oxford Journal of Legal Studies*. 1986, Vol. 6, No. 1, pp 1-45. ISSN 0143-6503.
- HUNT, Alan. The Critique of Law: What is ‚Critical‘ about Critical Legal Theory? In *Journal of Law and Society*. 1987, Vol. 14, No. 1. ISSN 1467-6478.
- HWANG, Shu-Perng. The Supreme Court in a Common Law Tradition: the Democratic Legitimacy of Judicial Review in light of American Legal Realism. In *Common Law World Review*. 2006, Vol. 35, No. 3, pp. 216-245. ISSN 1473-7795.
- CHAMPEIL DESPLATS, Véronique. Michel Troper (1938). In: PATTARO, Enrico a Corrado ROVERSI (eds.). *A Treatise of Legal Philosophy and General Jurisprudence. Volume 12. Legal Philosophy in the Twentieth Century: The Civil Law World. Tome 2: Main Orientations and Topics*. Dordrecht: Springer Netherlands, 2016. ISBN 9789400714786.
- CHILOVI, Samuele. Grounding-based formulations of legal positivism. In *Philosophical Studies*. 2019. ISSN 0031-8116.
- CHILOVI Samuele a George PAVLAKOS. Law-Determination as Grounding: A Common Grounding Framework for Jurisprudence. In *Legal Theory*. 2019, Vol. 25, No. 1, pp. 53-76. ISSN 1352-3252.
- CHOCHOLÁČKOVÁ, Kristina et al. *Nová lidská práva*. Praha: Univerzita Karlova v Praze, Právnická fakulta, 2013, 105 s. ISBN 978-80-87146-83-5.
- IGNATIEFF, Michael. *Human Rights as Politics and Idolatry*. Princeton: Princeton University Press, 2003, xxviii, 187 p. ISBN 0-691-11474-9.
- ISENSEE, Josef. *Das Volk als Grund der Verfassung*. Opladen: VS Verlag für Sozialwissenschaften, 1995, 108 p. ISBN 978-3-322-98765-5.
- ISENSEE, Josef. Die alte Frage nach der Rechtfertigung des Staates. In *Juristenzeitung*. 1999, s. 265–278. ISSN 0022-6882.

- ISENSEE, Josef. *Europa als politische Idee und rechtliche Form*. 2. vyd. Berlin: Duncker & Humblot, 1999, 138 s. ISBN 978-3428076789.
- ISENSEE, Josef. § 15 Staat und Verfassung. In: ISENSEE, Josef a Paul KIRCHHOF. *Handbuch des Staatsrechts der Bundesrepublik Deutschland*. Bd, II. Heidelberg: C. F. Müller, 2004. ISBN 978-3811450714.
- ISENSEE, Josef. *Verfassungsrechts als „politisches Rechts“*. In: ISENSEE, Josef Paul KIRCHHOF. *Handbuch des Staatsrechts*, sv. 12. Heidelberg 2006, pp. 483-555. ISBN 978-3811433021.
- ISENSEE, Josef. *Recht als Grenze – Grenze des Rechts*. Texte 1979 – 2009. Bonn: Bouvier Verlag, 2009, pp. 216-225. ISBN 978-3416031486.
- ISENSEE, Josef. *Das Grundrecht auf Sicherheit*. Berlin: De Gruyter, 2012 (1983), 60 p. ISBN 978-3110098167.
- ISENSEE, Josef. Philosophie der Grenze: Zur räumlichen Reichweite von Staat und Recht. In *Zeitschrift für Rechtsphilosophie*. Neue Folge 1. 2017, pp 40-73. ISBN 978-3-643-99781-4.
- JACOBS Francis G. *The Sovereignty of Law: The European Way*. Cambridge: Cambridge University Press, 2007, 163 p. ISBN 978-0521703857.
- JACOBSON, Gary. *Constitutional Identity*. Cambridge: Harvard University Press, 2010. ISBN 9780674047662.
- JELLINEK, Georg. *System der subjektiven öffentlichen Rechte*. Freiburg: J.C.B. Mohr, 1892, 430 p. ISBN 978-3161507304.
- JELLINEK, J. *Všeobecná státověda*. Praha: J. Laichter, 1906.
- JHERING, Rudolf. *Boj o právo. Právní věda všedního dne*. Plzeň: Aleš Čeněk, 2009, 160 s. ISBN 978-80-7380-102-1.
- KAISER, Joseph. In: KOSELLECK, Reinhard. Staat und Souveränität. Vorbemerkung. In: KÁČER Marek a Jakub NEUMANN. *Materiálne jadro v slovenskom ústavnóm práve*. Praha: Leges, 2019.
- KAISER, Joseph. Staat. In: *Evangelisches Staatslexikon*. Vyd. Roman Herzog, sv. 2., 3. vyd. Stuttgart, 1987, 1478 s. ISBN 978-3170184169.
- KALMAN, Laura. *Legal Realism at Yale 1927-1960*. Chapel Hill: The University of North Carolina Press, 1986, 330 p. ISBN 978-1584772033.
- KANTOROWICZ, Hermann. Some Rationalism about Realism. In *Yale Law Journal*. 1934, Vol. 43. ISSN 0044-0094.
- KAPLOW, Louis. Rules vs Standards. In *Duke Law Review*. 1992, Vol. 42, No. 3, pp. 557-629. ISSN 1939-9111.
- KAPLOW, Louis a Steven SHAVELL. *Fairness versus Welfare*. Cambridge, MA: Harvard University Press, 2006, 576 p. ISBN 978-0674023642.
- KAR, Robin Bradley. Against Marriage Essentialism: A Legal Grounding for Obergefell and Same-Sex Marriage. In *University of Illinois Law Review*. 2016, Vol. 2016, No. 4, pp 1581-1603. ISSN 0276-9948.
- KÁČER, Marek. O úlohe metafyziky pri odôvodňovaní ľudských práv. In *Časopis pro právní vědu a praxi*. 2016, r. 24, č. 3, s. 339-350. ISSN 1210-9126.
- KÁČER, Marek., NEUMANN, Jakub.: *Materiálne jadro v slovenskom ústavnóm práve. Doktrínálny disent proti zrušeniu sudcovských previerok*. Praha: Leges, 2019, 150 s.

- KEATING, Gregory C. Distributive and Corrective Justice in the Tort Law of Accidents. In *Southern California Law Review*. 2000. Vol. 74, No. 193, 36 p. ISSN 0038-3910.
- KELEMEN, Katalin. The Hungarian Constitutional Court and the Concept of National Constitutional Identity. In *IANUS – DIRITTO E FINANZA*. Vol. 2017, No. 15-16, pp. 23-33. ISSN 1974-9805.
- KELLOGG, Frederic R. *Oliver Wendell Holmes, Jr. Legal Theory, and Judicial Restraint*. Cambridge: Cambridge University Press, 2007, 222 p. ISBN 978-0521866507.
- KELMAN, Mark. *A Guide to Critical Legal Studies*. Cambridge: Harvard University Press, 1990, 367 p. ISBN 9780674367562.
- KELSEN, Hans. Law, State and Justice in Pure Theory of Law. In *The Yale Law Journal*. 1948, Vol. 57, No. 3, pp. 377-390. ISSN 0044-0094.
- KELSEN, Hans. *Reine Rechtslehre*. 2. Auflage edition. Wien: Deuticke, 1960, 826 p. ISBN 978-3161529733.
- KELSEN, Hans. *Was ist Gerechtigkeit*. 2. Auflage edition. Wien: Deuticke, 1975 (1953), 47 p. ISBN 978-3700544159.
- KENNEDY, Duncan. A Semiotics of Legal Argument. In *Syracuse Law Review*. 1991, Vol. 42, No. 1. ISSN 0039-7938.
- KENNEDY, Duncan. A Semiotics of Critique. In *Cardozo Law Review*. 2001, Vol. 22, No. 3-4. ISSN 0270-5192.
- KELSEN, Hans. *General Theory of Law and State*. New Jersey: Transaction Publishers, 2006 (1949), 556 p. ISBN 978-1412804943.
- KELSEN, Hans. *Čistá právna náuka*. Bratislava: Kalligram, 2018, 190 s. ISBN 978-80-8991-621-4.
- KENNEDY, Duncan. Legal Formality. In *Journal of Legal Studies*. 1973, Vol. 2, No. 2.
- KENNEDY, Duncan. The Critique of Rights in Critical Legal Studies. In: HALLEY, Janet a Wendy BROWN (eds). *Left Legalism/Left Critique*. Durham: Duke University Press, 2002, 456 p. ISBN 978-0822329688.
- KENNEDY, Duncan. The Structure of Blackstone's Commentaries. In *Buffalo Law Review*. 1979, Vol. 28, No. 2. ISSN 0023-9356.
- KENNEDY, Duncan. Toward an Historical Understanding of Legal Consciousness: The Case of Classical Legal Thought in America, 1850-1940. In: SIMON, Rita James a Steven SPITZER (eds). *Research in Law and Sociology*. Greenwich: JAI Press, 1980. ISBN 9780892321865.
- KENNEDY, Duncan. Two Globalizations of Law & Legal Thought: 1850-1968. In *Suffolk University Law Review*. 2003, Vol. 36, No. 3. ISSN 0039-4696.
- KENNEDY, Duncan a Karl E. KLARE. A Bibliography of Critical Legal Studies. In *Yale Law Journal*. 1984, Vol. 94, No. 2. ISSN 0044-0094.
- KEOHANE, Robert O. a Joseph S. NYE. Introduction. In: NYE, Joseph S. a John D. DONAHUE (vyd.). *Governance i a Globalizing World*. Cambridge (Mass.), Washington, 2002, 368 p. ISBN 978-0815764076.
- KHUSAL MURKENS, Jo Eric. Identity Trumps Integration: The Lisbon Treaty in the German Federal Constitutional Court. In *Der Staat*. 2009, Vol. 49, pp. 517-534. ISSN 1865-5203.
- KIEL, Geert a Ralf POSCHER (eds.). *Vagueness in the Law: Philosophical and Legal Perspectives*. Oxford: Oxford University Press, 2017. ISBN 9780198782889.

- KING, Michael a Chris THORNHILL. *Niklas Luhmann's Theory of Politics and Law*. Palgrave: Macmillan, 2003, 266 p. ISBN 0333993101.
- KING, Michael. The 'Truth' about Autopoiesis. In *Journal of Law and Society*. Vol. 20, No. 2, 1993, pp. 218–236. ISSN 0263-323X.
- KING, Michael. What's the Use of Luhmann's Theory? In: KING, Michael a Chris THORNHILL (eds.). *Luhmann on Law and Politics. Critical Appraisals and Applications*. Oxford, Portland: Hart Publishing, 2006, pp. 37–52. ISBN 9781841136240.
- KLATT, Matthias and Moritz MEISTER. Proportionality a benefit to human rights? Remarks on the I-CON controversy. In *International Journal of Constitutional Law*. 2012, Vol. 10, No. 3, pp. 687–708. ISSN 1474-2640.
- KLATT, Matthias a Moritz MEISTER. *The Constitutional Structure of Proportionality*. Oxford: Oxford University Press, 2012, 184 p. ISBN 978-0199662463.
- KLYMENKO, Iryna. Autopoiesis. In: JAHRAUS, Oliver a Armin NASSEHI (eds.). *Luhmann Handbuch: Leben – Werk – Wirkung*. Stuttgart: J. B. Metzler, 2012, pp. 69–71. ISBN 9783476023681.
- KNAPP, Steven a Walter Ben MICHAELS. Against Theory. In *Critical Inquiry*. 1982, Vol. 8, No. 4. ISSN 0093-1896.
- KNAPP, Viktor. *Teorie práva*. Praha. C. H. Beck, 1995, 247 s. ISBN 8071790281.
- KOGELMANN, Brian. The Supreme Court as the Fountain of Public Reason. In *Legal Theory*. 2018, Vol. 24, No. 4, pp. 345–369. ISSN 1352-3252.
- KOHEN, Ari. The Possibility of Secular Human Rights: Alan Gewirth and the Principle of Generic Consistency. In *Human Rights Review*. 2005, Vol. 7, No. 1, pp. 49–75. ISSN 1524-8879.
- KOHEN, Ari. *In Defense of Human Rights: a Non-religious Grounding in a Pluralistic World*. First published. London: Routledge, 2007, xiii, 207 p. ISBN 978-0-415-42015-0.
- KOHLER-KOCH, Beate. Politische Unverträglichkeiten von Globalisierung. In: STEGER, Ulrich (vyd.). *Globalisierung der Wirtschaft – Konsequenzen für Arbeit, Technik und Umwelt*, Berlin 1996, 280 s. ISBN 978-3540611219.
- KOKEŠOVÁ, Jana. Ústavní soud a reprezentace lidu: abduktivní inference. In *Právník, AV ČR, Ústav státu a práva*. 2019, CLVIII, roč. 6, s. 575–593. ISSN 0231-6625.
- KOMMERS, Donald P. a Russel A. MILLER. *The Constitutional Jurisprudence of the Federal Republic of Germany*. 3rd. Ed. Durham a London: Duke University Press, 2012, 904 p. ISBN 978-0822352662.
- KORKUNOV, Nikolay M. *General Theory of Law*. Přel. W. G. Hastings. 2. vyd. (1. vyd. 1909). New York: The Macmillan Company, 1922, 146 p. ISBN 978-1230312958.
- KOSELLECK, Reinhard. Staat und Souveränität: Vorbemerkung. In: KOSELLECK, Reinhart (vyd.). *Geschichtliche Grundbegriffe: Historisches Lexikon zur politisch-sozialen Sprache in Deutschland*, Bd. 6. Stuttgart: Klett-Cotta Verlag, 1990. ISBN 978-3608915006.
- KÖHLER, Helmut. *BGB. Allgemeiner Teil: Ein Studienbuch*. 29. Aufgabe. München: C. H. Beck, 2005, 305 s. ISBN 978-3406606793.
- KRAMER, Matthew Henry, Nigel E. SIMMONDS a Hillel STEINER. *A Debate Over Rights. Philosophical Enquiries*. Oxford: Oxford University Press, 1998, 307 p. ISBN 9780198298991.
- KRAMER, Matthew Henry. *Where Law and Morality Meet*. Oxford: Oxford University Press, 2004. ISBN 9780199546138.

- KRAMER, Matthew Henry. *Objectivity and the Rule of Law*. Cambridge: Harvard University Press, 2007, 262 p. ISBN 978-0521854160.
- KRAMER, Matthew Henry. Why The Axioms and Theorems of Arithmetic are not Legal Norms. In *Oxford Journal of Legal Studies*. 2007, Vol. 27, No. 3, pp. 555–562. ISSN 1464-3820.
- KRAMER, Matthew Henry. *Moral Realism as a Moral Doctrine*. Wiley: Blackwell Publishers, 2009, 400 p. ISBN 978-1405194020.
- KRAMER, Matthew Henry. In Defense of the Interest Theory of Right-Holding. In *University of Cambridge Legal Studies Research Paper Series*. 2016, No. 22.
- KRAMER, Matthew Henry. *Liberalism with Excellence*. Oxford: Oxford University Press, 2017, 448 p. ISBN 9780198777960.
- KRAWIETZ, Werner. Modern Society and Global Legal System as Normative Order of Primary and Secondary Social Systems – An Outline of a Communication Theory of Law. In *ProtoSociology*. 2009, Vol. 26, pp. 121–149. ISSN 1434-4319.
- KUBEŠ, Vladimír. *Právní filosofie XX. století*. Brno: Masarykova univerzita v Brně, 1992, 138 s. ISBN 80-210-0491-2.
- KUMM, Mattias. Constitutional rights as principles: On the structure and domain of constitutional justice. A review essay on A Theory of Constitutional Rights. In *International Journal of Constitutional Law*. 2004, Vol. 2, No. 3, p. 590. ISSN 1474-2640.
- KUMM, Mattias. Political Liberalism and the Structure of Rights: On the Place and Limits of the Proportionality Requirement. In PAVLAKOS, G. (ed.). *Law, Rights and Discourse: The Legal Philosophy of Robert Alexy*. Oxford: Hart Publishing, 2007, pp. 131–166. ISBN 978-1841136769.
- KUMM, Mattias. The Idea of Socratic Contestation and the Right to Justification: The Point of Rights-Based Proportionality Review. In *Law & Ethics of Human Rights*. 2010, Vol. 4, No. 2, pp. 141–175. ISSN 1938-2545.
- KUMM, Mattias a WALEN, Alec. Human Dignity and Proportionality: Deontic Pluralism in Balancing. In: HUSCROFT, G., B. MILLER a G. WEBBER (eds.). *Proportionality and the Rule of Law: Rights, Justification, Reasoning*. New York: Cambridge University Press, 2015, pp. 67–89. ISBN 978-1107064072.
- KUMM, Mattias. Is the Structure of Human Rights Practice Defensible? Three Puzzles and Their Resolution. In: JACKSON, V. C. a M. TUSHNET (eds.). *Proportionality: New Frontiers, New Challenges*. Cambridge: Cambridge University Press, 2017, pp. 51–74. ISBN 978-1107165564.
- KÜHN, Zdeněk. The Application of European Law in the New Member States: Several (Early) Predictions. In *German Law Journal*. 2005, roč. 6, č. 3, s. 563–582. ISSN 2071-8322.
- KYRITSIS, Dimitrios. What is Good About Legal Conventionalism? In *Legal Theory*. 2008, Vol. 14, No. 2, pp. 135–166. ISSN 1352-3252.
- KÜHN, Zdeněk. Formalismus a antiformalismus v soudcovské argumentaci. In: GERLOCH, Aleš, Jan TRYZNA a Jan WINTR (eds.). *Metodologie interpretace práva a právní jistota*. Plzeň: Aleš Čeněk, 2012. ISBN 978-80-7380-388-9.
- KYSELA, Jan. V suterénu teorie lidských práv: Poznámky k jejich povaze, předpokladům a důsledkům. In: GERLOCH, Aleš a Pavel ŠTURMA et al. *Ochrana základních práv a svobod v proměnách práva na počátku 21. století: v českém, evropském a mezinárodním kontextu*. Praha: Auditorium, 2011, s. 86–98. ISBN 9788087284230.



- KYSELA, Jan. Právo jako relativně uzavřený systém a dvojí pojetí výjimečného stavu: Předběžné ohledání schmittovského tématu. In: BÍLKOVÁ, Veronika, Jan KYSELA a Pavel ŠTURMA (eds.). *Výjimečné stavy a lidská práva*. Praha: Auditorium, 2016, s. 19–40. ISBN 9788087284575.
- KYSELA, Jan. Politika a právo: Úvod do ústavního práva. In: NOVÁK, Miroslav a kol. *Úvod do studia politiky*. 2. vyd. Praha: Sociologické nakladatelství, 2019, s. 187–217. ISBN 9788074192630.
- LA TORRE, Massimo. Changes and Continuities in MacCormick's Concept of Law. In: MENENDEZ, Augustín José a John Erik FOSSUM (vyd.). *The Post-Sovereign Constellation. Law and Democracy in Neil D. MacCormick's Legal and Political Theory*. *Arena Report*. Oslo, 2008, Vol. 4, s. 21–36. ISSN 0890-0795.
- LADEUR, Karl-Heinz. *Recht – Wissen – Kultur: Die fragmentierte Ordnung*. Berlin: Duncker & Humblot, 2016, 244 p. ISBN 9783428150540.
- LANDEMORE, Hélène. *Democratic Reason: Politics, Collective Intelligence, and the Rule of the Many*. Princeton: Princeton University Press, 2013, 304 p. ISBN 978-0691176390.
- LANGLINAIS, Alex a Brian LEITER. The Methodology of Legal Philosophy. In *Handbook of Philosophical Methodology*. Cappelen H., T. Gendler a J. Hawthorne (Eds.). Oxford: Oxford University Press, 2016, 688 p. ISBN 978-0199668779.
- LANGVATN, Silje. Should International Courts Use Public Reason? In *Ethics & International Affairs*. 2016, Vol. 30, No. 3, s. 355–377. ISSN 0892-6794.
- LARMORE, Charles. Political Liberalism: Its Motivation and Goals. In SOBEL, David, Peter VALLENTYNE a Steven WALL. *Oxford Studies in Political Philosophy*, Volume. 1. Oxford: Oxford University Press, pp. 63–88. ISBN 978-0199669547.
- LALÍK, Tomáš. *Ústavný súd a parlament v konštitučnej demokracii*. Bratislava: Wolters Kluwer, 2015, 224 p. ISSN 978-80-8168-224-7.
- LEE Patrick a Robert P. GEORGE. *Conjugal Union: What Marriage Is and Why It Matters*. Cambridge: Harvard University Press, 2014, 152 p. ISBN 978-1107670556.
- LEITER, Brian. American Legal Realism. In: GOLDING, Martin P. *The Blackwell Guide to Philosophy of Law and Legal Theory*. Oxford: Blackwell, 2003, 368 p. ISBN 978-0631228325.
- LEITER, Brian. Explaining Theoretical Disagreement. In *The University of Chicago Law Review*. 2009, Vol. 76, No. 3, pp. 1215–1250. ISSN 0041-9494.
- LEITER, Brian. Naturalized Jurisprudence and American Legal Realism Revisited. In *Law and Philosophy*. 2011, Vol. 30. ISSN 1573-0522.
- LEITER, Brian. Legal Positivism about Artifact Law. In *Law as an Artifact*. Burazin L., K. E. Himma a C. Roversi (Eds.). Oxford: Oxford University Press, 2018, 304 p. ISBN 978-0198821977.
- LELAND, R. J. a Han van WIETMARSCHEN. Reasonableness, Intellectual Modesty, and Reciprocity in Political Justification. In *Ethics*. 2012, Vol. 122, No. 4, pp. 721–747. ISSN 0014-1704.
- LEVINSON, Sanford. Law as Literature. In *Texas Law Review*. 1982, Vol. 60, No. 3. ISSN 0040-4411.
- LEWIS, David. *Convention: A Philosophical Study*. Wiley: Blackwell Publishers, 2002 (1969), 228 p. ISBN 978-0631232575.
- LI, Xiarong. „Asian Values“ and the Universality of Human Rights. In *Philosophy and Public Policy Quarterly*. 1996, Vol. 16, No. 2, pp. 18–23. ISSN 2334-5586.

- LILLA, Mark. *The Stillborn God. Religion, Politics, and the Modern West*. New York: Vintage Books, 2007, 341 p. ISBN 978-1400079131.
- LINDHAL, Hans. Postnationalism and Question of Legal Boundaries. In: TINNEVELT, Ronald a Helder DE SCHUTTER (vyd.). *Global Democracy and Exclusion*. Chichester, 2011, pp. 117–148. ISBN 978-1-444-33568-2.
- LINDHAL, Hans. Sovereignty and Representation in the European Union. In: WALKER, Neil (vyd.). *Sovereignty in Transition*. Oxford – Portland 2003, 572 p. ISBN 978-1841135649.
- LITOWITZ, Douglas E. *Postmodern Philosophy and Law*. Lawrence: University Press of Kansas, 1999, 240 p. ISBN 978-0700609994.
- LITOWITZ, Douglas E. Reification in Law and Legal Theory. In *Southern California Interdisciplinary Law Journal*. 2000, Vol. 9, No. 2. ISSN 1077-0704.
- LLEWELLYN, Karl N. *The Bramble Bush*. New York: Oceana Publications, 1951, 230 p. ISBN 978-0195368451.
- LLEWELLYN, Karl N. Some Realism About Realism. In: LLEWELLYN, Karl N. *Jurisprudence: Realism in Theory and Practice*. New Brunswick: Transaction Publishers, 2008, 550 p. ISBN 978-1412807869.
- LLEWELLYN, Karl N. *The Theory of Rules*. Chicago: The University of Chicago Press, 2011, 168 p. ISBN 978-0226487953.
- LOPES, Dominic McIver. *Beyond Art*. Oxford: Oxford University Press, 2014, 236 p. ISBN 978-0199591558.
- LOUGHLIN, Martin. *Foundations of Public Law*. Oxford: Oxford University Press, 2010, 520 p. ISBN 978-0199256853.
- LOUGHLIN, Martin. What is Constitutionalism? In: DOBNER, Petra a Martin LOUGHLIN (eds.). *The Twilight of Constitutionalism?* Oxford: Oxford University Press, 2010, pp. 47–69. ISBN 9780199585007.
- LOEWENSTEIN, Karl. *Beiträge zur Staatssoziologie*. Tübingen: Mohr Siebeck, 1961.
- LUBAN, David. *Legal Positivism in American Jurisprudence*. Cambridge University Press, 2008. ISBN 9780511527456.
- LUHMANN, Niklas. The autopoiesis of social systems. In: LUHMANN, Niklas. *Essays on self-reference*. New York: Columbia University Press, 1990. ISBN 978-0231063685.
- LUHMANN, Niklas. Operational Closure and Structural Coupling: the Differentiation of the Legal system. In *Cardozo Law Review*. 1991–1992, Vol. 13, pp. 1419–1441. ISSN 0270-5192.
- LUHMANN, Niklas. *Theory of Society. Vol. 1 a 2*. Stanford: Stanford University Press, 2012, 488 p. ISBN 9780804739504. (orig. LUHMANN, Niklas. *Die Gesellschaft der Gesellschaft*. Frankfurt am Main: Suhrkamp, 1997, 1164 s. ISBN 9783518289600).
- LUHMANN, Niklas. *Law as a Social System*. Oxford: Oxford University Press, 2004, 498 p. ISBN 0198262388 (orig. LUHMANN, Niklas. *Das Recht der Gesellschaft*. Frankfurt am Main: Suhrkamp Verlag, 1993, 598 s. ISBN 9783518287835).
- LUHMANN, Niklas. *Sociální systémy: Návys obecné teorie*. Praha: CDK, 2006, 550 s. ISBN 9788073251000.
- LÜBBE, Hermann. *Theorie und Entscheidung: Studien zum Primat der praktischen Vernunft*. Freiburg: Rombach, 1971, 187 p.

- MACCORMICK, Neil. *Rhetoric and the Rule of Law: A Theory of Legal Reasoning*. Oxford: Oxford University Press, 2005, kap. 9, pp. 162–188. ISBN 9780199571246.
- MACCORMICK, Neil. *H. L. A. Hart*. Stanford: Stanford Law Books, 2008 (1981), 255 p. ISBN 978-0804756792.
- MACMILLAN, Michael C. Social versus Political Rights. In *Canadian Journal of Political Science/Revue canadienne de science politique*. 1986, Vol. 19, No. 2, pp. 283–304. ISSN 0008-4239.
- MACUR, Josef. *Problémy vzájemného vztahu práva procesního a hmotného*. Brno: Masarykova univerzita, 1993, 182 s. ISBN 80-210-0810-5.
- MADDOX, Graham. A Note on the Meaning of ‘Constitution’. In *American Political Science Review*. 1982, Vol. 76, No. 4, pp. 805–809. ISSN 0003-0554.
- MADDOX, Graham. Constitution. In: BALL, Terence et al. *Political Innovation and Conceptual Change*. Cambridge: Cambridge University Press, 1989, pp. 50–67. ISBN 978-0521359788.
- MANGINI, Michele. Is the Reasonable Person a Person of Virtue? In *Res Publica 2019*. [online] First Online [viděno 25. 02. 2020]. Dostupné z: <https://doi.org/10.1007/s11158-019-09432-5>.
- MAŃKO, Rafał, Cosmin S. CERCEL a Adam SULIKOWSKI. *Law and Critique in Central Europe: Questioning the Past, Resisting the Present*. Oxford: Counterpress, 2016, 242 p. ISBN 978-1910761014.
- MAŃKO, Rafał, Martin ŠKOP a Markéta ŠTĚPÁŇKOVÁ. Carving out Central Europe as a Space of Legal Culture: A Way out of Peripherality? In *Wroclaw Review of Law, Administration & Economy*. 1996, Vol. 6, No. 2. ISSN 2084-1264.
- MANNHEIM, Karl. *Ideology and Utopia: An Introduction to the Sociology of Knowledge*. London: Routledge & Kegan Paul, 1966, 352 p. ISBN 978-1614277729.
- MANSFIELD, Harvey C. *Taming the Prince. The Ambivalence of Modern Executive Power*. New York: Free Press, 1989, 358 p. ISBN 978-0029199800.
- MANSFIELD, Harvey C. *America’s Constitutional Soul*. Baltimore: The Johns Hopkins University Press, 1991, 256 p. ISBN 978-0801846342.
- MANSFIELD, Harvey C. *A Student’s Guide to Political Philosophy*. Wilmington: ISI, 2001, 58 p. ISBN 978-1882926435.
- MARMOR, Andrei. *Positive Law and Objective Values*. Oxford: Oxford University Press, 2001, 200 p. ISBN 978-0198268970.
- MARMOR, Andrei. *Interpretation and Legal Theory*. Oxford: Hart Publishing, 2005, 191 p. ISBN 978-1841134246.
- MARMOR, Andrei. *Law in The Age of Pluralism*. Oxford: Oxford University Press, 2007, 312 p. ISBN 978-0195338478.
- MARMOR, Andrei. Social conventions: from language to law. Princeton: Princeton University Press, 2009, 186 p. ISBN 978-0691140902.
- MARMOR, Andrei. *Philosophy of Law*. Princeton: Princeton University Press, 2011, 184 p. ISBN 9780691163963.
- MARMOR, Andrei. Law as Authoritative Fiction. In *Law and Philosophy*. 2018, Vol. 37, No. 5, pp. 473–497. ISSN 1573-0522.
- MARŠÁLEK, Pavel. *Příběh moderního práva*. Praha: Auditorium, 2018, 304 s. ISBN: 9788087284667.

- MASUR, Jonathan, Christopher BUCCAFUSCO a John BRONSTEEN. Welfare as Happiness. In *The Georgetown Law Journal*. 2010, Vol. 98, pp. 1583–1641. ISSN 0016-8092.
- MATHIS, Klaus a Deborah SHANNON. *Efficiency Instead of Justice? Searching for the Philosophical Foundations of the Economic Analysis of Law*. New York: Springer, 2009. Law and Philosophy Library, Vol. 84, 220 p. ISBN 978-1-4020-9797-3.
- MAYER, Franz C. Verfassung im Nationalstaat. Von der Gesamtordnung zur europäischen Teilordnung? *Veröffentlichungen der Vereinigung der Deutschen Staatsrechtslehrer*. 2016, Vol. 75, pp. 7–63. ISSN 2567-0557.
- McCOY, Charles N. R. *The Structure of Political Thought: A Study in the History of Political Ideas*. New Brunswick: Transaction Publishers, 2017, 258 p. ISBN 978-1138538931.
- McILWAIN, Charles Howard. *Constitutionalism: Ancient and Modern*. Indianapolis: Liberty Fund, 2010, 168 p. ISBN 978-0865976962.
- MCMAHON, Christopher. *Reasonable Disagreement: A Theory of Political Morality*. Cambridge: Cambridge University Press, 2009, 212 p. ISBN 978-0521762885.
- MEDEMA, Steven G. Economics and Institutions: Lessons from the Coase Theorem. In *Revue Économique*. 2014, Vol. 65, No. 2, pp. 243–261. ISSN 0035-2764.
- MEDUSHEVSKY, Andrey N. Law and Social Constructivism: The Russian School of the Legal Realism Reexamined. In: BROŽEK, Bartosz, Julia STANEK a Jerzy STELMACH (eds.). *Russian Legal Realism*. Cham: Springer Nature Switzerland, 2018, 176 s. ISBN 978-3319988207.
- MEISTERHANS, Nadja. *Eine weltbürgerliche Verfassung für die Weltgesellschaft? Zur herrschaftsbe gründenden Konstitutionalisierung von Menschenrechten*. Dissertation. Bremen, 2005.
- MELZER, Filip a Petr TĚGL a kol. *Občanský zákoník – velký komentář. Svazek I. § 1 – 117*. Praha: Leges, 2013, 720 s. ISBN 978-80-87576-73-1.
- MENDES, Conrado H. *Constitutional Courts and Deliberative Democracy*. Oxford: Oxford University Press, 2013, 260 p. ISBN 9780199670451.
- MENKE, Christoph a Arnd POLLMANN. *Philosophie der Menschenrechte*. Hamburg: Junius Verlag GmbH, 2007, 256 p. ISBN 978-3-88506-639-2.
- MILBANK, John. Against Human Rights: Liberty in the Western Tradition. In *Oxford Journal of Law and Religion*. 2012, Vol. 1, No. 1, pp. 203–234. ISSN 0748-0814.
- MILL, John Stuart. *Utilitarianism*. Auckland: The Floating Press, 2009, 120 p. ISBN 978-1-775410-61-4.
- MILLER, David. *National Responsibility and Global Justice*. Oxford: Oxford University Press, 2007, vi, 298 p. ISBN 978-0-19-923505-6.
- MILLER, David. Grounding Human Rights. In *Critical Review of International Social and Political Philosophy*. 2012, Vol. 15, No. 4, pp. 407–427. ISSN 1369-8230.
- MINDA, Gary. The Jurisprudential Movements of 1980's. In *Ohio State Law Journal*. 1989, Vol. 50, No. 3, pp. 599–662. ISSN 0048-1572.
- MINDA, Gary. *Postmodern Legal Movements – Law and Jurisprudence at Century's End*. New York: New York University Press, 1995, 350 p. ISBN 9780814755112.
- MINDUS, Patricia. *The Life and Work of Axel Hagerstrom*. Dordrecht: Springer, 2009. ISBN 978-90-481-2895-2.

- MINGERS, John. *Selfproducing Systems: Implications and Applications of Autopoiesis*. New York: Plenum Press, 1995, 246 p. ISBN 0306447975.
- MLČOCH, Lubomír. *Institucionální ekonomie*. Praha: Karolinum, 2005, 190 s. ISBN 80-246-1029-9.
- MOLEK, Pavel. *Materiální ohnisko ústavy: věčný limit evropské integrace?* Brno: Masarykova univerzita, 2014, 285 s. ISBN 978-80-210-7435-4.
- MOORE, Margaret. On Reasonableness. In *Journal of Applied Philosophy*. 1996, Vol. 13, No. 2, pp. 167–178. ISSN 0264-3758.
- MÖLLER, Kai. Proportionality: Challenging the Critics. In *International Journal of Constitutional Law*. 2012, Vol. 10, No. 3, pp. 709–731. ISSN 1474-2640.
- MÖLLER, Kai. *The Global Model of Constitutional Rights*. Oxford: Oxford University Press, 2012, 222 p. ISBN 9780199664603.
- MÖLLER, Kai. „Balancing as reasoning“ and the problems of legally unaided adjudication: A rejoinder to Francisco Urbina. In *International Journal of Constitutional Law*. 2014, Vol. 12, No. 1, pp. 222–225. ISSN 1474-2640.
- MÖLLER, Kai. Constructing the Proportionality Test: An Emerging Global Conversation. In: LAZARUS, L., C. McCRUDDEN a N. BOWLE (eds.). *Reasoning Rights: Comparative Judicial Engagement*. Oxford: Hart Publishing, 2014, pp. 31–40. ISBN 9781849462525.
- MÖLLER, Kai. Proportionality and Rights Inflation. In: HUSCROFT, G., B. MILLER a G. WEBBER (eds.). *Proportionality and the Rule of Law: Rights, Justification, Reasoning*. New York: Cambridge University Press, 2015, pp. 155–172. ISBN 978-1107064072.
- MÖLLERS, Christoph. *Der vermisste Leviathan. Staatstheorie in der Bundesrepublik*. Frankfurt/Main: Suhrkamp Verlag AG, 2008, 154 p. ISBN 978-3518125458.
- MÖLLERS, Christoph. *Der vermisste Leviathan*. Frankfurt/Main: Suhrkamp Verlag AG, 2010. ISBN 978-3518125458.
- MÖLLERS, Christoph. *Staat als Argument*. 2. vyd. Tübingen: Siebeck, 2011. 488 p. ISBN 978-3-16-150783-0.
- MUCHA, Ivan. Niklas Luhmann: od otevřenosti práva k autopoiesis. In: ŠUBRT, Jiří (ed.). *Postparsonovské teorie sociálních systémů*. Praha: Karolinum, 2002, pp. 85–102. ISBN 9788024613680.
- MUREINIK, Etienne. A Bridge to Where? Introducing the Interim Bill of Rights. In *South African Journal on Human Rights*. 1994, Vol. 10, No. 1, pp. 31–48. ISSN 0258-7203.
- MURPHY, Mark C. *Natural Law in Jurisprudence and Politics*. Cambridge: Cambridge University Press, 2009, 208 p. ISBN 978-0521108089.
- MURPHY, Walter F. *Constitutional Democracy. Creating and Maintaining a Just Political Order*. Baltimore: The Johns Hopkins University Press, 2007, 568 p. ISBN 978-0801891076.
- MURPHY, Walter F., James E. FLEMING, Sotirios A. BARBER a Stephen MACEDO. In *American Constitutional Interpretation*. New York: Foundation Press, 2008, 1749 p. ISBN 978-1566629690.
- MÜLLER, Jan-Werner. *Constitutional Patriotism*. Princeton: Princeton University Press, 2009, 192 p. ISBN 9780691118598.
- MÜNCH, Richard. Autopoiesis by Definition. In *Cardozo Law Review*. 1991–1992, Vol. 13, pp. 1463–1471. ISSN 0270-5192.

- NELSON, William E. The Impact of the Antislavery Movement upon Styles of Judicial Reasoning in Nineteenth Century America. In *Harvard Law Review*. 1974, Vol. 87, No. 3. ISSN 0017-811X.
- NETTESHIEM, Martin. Von der Verhandlungsdiplomatie zur internationalen Verfassungsordnung: Überlegungen zum Entwicklungsstand des internationalen Wirtschaftsrechts. In *Jahrbuch für Neue Politische Ökonomie*. 2000, Vol. 19, s. 205–208. ISSN 0722-5369.
- NETTESHEIM, Martin. Entmüdigung der Politik. In *Frankfurter Allgemeine Zeitung*. 2009, Vol. 27, No. 8. ISSN 0174-4909.
- NEUBAUER, Zdeněk. *Státověda a theorie politiky*. Praha: Jan Laichter, 1947, 359 s. ISBN 80-86429-51-2.
- NICKEL, James W. *Making Sense of Human Rights*. 2nd ed. Malden, MA: Blackwell Publishing, 2007, 267 p. ISBN 978-1-4051-4534-3.
- NIETZSCHE, Friedrich. *Genealogie morálky*. Praha: Aurora, 2002, 148 s. ISBN 80-7299-048-9.
- NIETZSCHE, Friedrich. *Lidské, příliš lidské*. Praha: Oikoymenh, 2010, 558 s. ISBN 978-80-7298-336-0.
- NOBLES, Richard a David SCHIFF. Introduction. In: LUHMANN, Niklas. *Law as a Social System*. Oxford: Oxford University Press, 2004, pp. 1–52. ISBN 0198262388.
- NOBLES, Richard a David SCHIFF. *Observing Law through Systems Theory*. Oxford: Hart Publishing, 2013, 274 p. ISBN: 9781849462181.
- NOBLES, Richard a David SCHIFF. Systems Theory. In: CANE, Peter and Joanne CONAGHAN (eds.). *The New Oxford Companion to Law*. Oxford: Oxford University Press, 2008, pp. 1149–1151. ISBN 9780199290543.
- NOBLES, Richard a David SCHIFF. *Understanding Miscarriages of Justice: Law, the Media and the Inevitability of Crisis*. Oxford: Oxford University Press, 2000, 296 p. ISBN 9780198298939.
- NOZICK, Robert. *Anarchy, State and Utopia*. New York: Basic Books, 1974, 400 p. ISBN 978-0465051007.
- NUHLÍČEK, Martin. Hodnota filozofického skepticizmu. In *Filosofický časopis*. 2016, roč. 64, č. 5. ISSN 0015-1831.
- NÚÑEZ VAQUERO, Álvaro. Ciencia jurídica realista: modelos y justificación. In *Doxa, Cuadernos de Filosofía del Derecho*. 2012, Vol. 35. ISSN 0214-8676.
- NUSSBAUM, Martha C. Capabilities and Human Rights. In *Fordham Law Review*. 1997, Vol. 66, Iss. 2, pp. 273–300. ISSN 0015-704X.
- NUSSBAUM, Martha C. *Creating Capabilities: The Human Development Approach*. Cambridge, London: The Belknap Press of Harvard University Press, 2011, xii, 237 p. ISBN 978-0-674-05054-9.
- OLESON, James C. The Antigone Dilemma: When the Paths of Law and Morality Diverge. In *Cardozo Law Review*. 2007, Vol. 29, No. 2, pp. 669–702. ISSN 0270-5192.
- OLIVECRONA, Karl. *Law as Fact*. Copenhagen: Munksgaard/London: Oxford University Press, 1939.
- OLIVECRONA, Karl. *Law as Fact*. 2nd ed. London: Stevens & Sons, 1971, 320 p. ISBN 978-0420432506.

- OLIVECRONA, Karl. The Legal Theories of Axel Hägerström and Vilhelm Lundstedt. In *Scandinavian Studies in Law*. 1959, Vol. 3. ISSN 0085-5944.
- OLIVER, D. a C. FUSARO (eds.). *How Constitutions Change: A Comparative Study*. Oxford: Hart Publishing, 2013, 510 p. ISBN 978-1849460941.
- ONDŘEJEK, Pavel. *Princip proporcionality a jeho role při interpretaci základních práv a svobod*. Praha: Leges, 2012, 224 s. ISBN 978-80-87576-31-1.
- ONDŘEJEK, Pavel. Několik poznámek k právněteoretickým aspektům lidských práv. In: ŠTURMA, P. (ed.). *Pojem a teorie lidských práv: Studie z lidských práv č. 1*. Praha: PF UK, 2013, s. 19. ISBN 978-80-87146-77-4.
- ONDŘEJEK, Pavel. Poměrování jako klíčový argument přezkumu ústavnosti v éře proporcionality. In *Právník*. 2016, roč. 155, č. 4, s. 349–368. ISSN 0324-7007.
- ONDŘEJEK, Pavel. Koncepce systematiky práva předcházející právnímu pozitivismu 19. století. In *Právněhistorické studie*. 2019, č. 2, s. 73–87. ISSN 0079-4929.
- ONDŘEJEK, Pavel. Koncepce práva jako systému. Praha: Wolters Kluwer, 2020, 272 s. ISBN 978-80-7598-568-2.
- ONDŘEJEK, Pavel. Vnitřní struktura práva a koncepce systematiky práva v dílech H. L. A. Harta a Niklase Luhmanna. In *Acta Universitatis Carolinae – Iuridica*. 2019, č. 3, s. 105–118. ISSN 0323-0619.
- ONDŘEJKOVÁ, Jana. *Vnější limity soudcovské interpretace a argumentace*. Praha: Leges, 2017, 176 s. ISBN 9788075022585.
- ONISZCZUK, Jerzy. *Filozofia i teoria prawa*. Warszawa: C.H.Beck, 2008, 1101 s. ISBN 978-8374837750.
- OPP, Karl-Dieter. Limited Rationality and Crime. In: Newman Graeme, Ronald V. Clarke a Giora Shoham (eds.). *Rational Choice and Situational Crime Prevention. Theoretical Foundations*. Aldershot, Ashgate Publishing. 1997, Chapter 3, pp. 47–63. ISBN 1855219476.
- OWEN, Marc. Some Aspects of the Recovery of Reliance Damages in the Law of Contract. In *Oxford Journal of Legal Studies*. 1984, Vol. 4, No. 3, pp. 395–397. ISSN 0143-6503.
- PANGLE, Thomas L. Straussian Approaches to the Study of Politics. In: GAUS, Gerald, F. a Chandran KUKATHAS (eds.). *Handbook of Political Theory*. London: Sage, 2004, p. 31–45. ISBN 978-0761967873.
- PARETO, Vilfredo. *Manual of political economy*. New York: A. M. Kelley, 1971, 504 p. ISBN: 0678008817.
- PARISI, Francesco. *The Oxford Handbook of Law and Economics*. Oxford, United Kingdom: Oxford University Press, 2017, 609 p. ISBN 978-0-19-968426-7.
- PATTARO, Enrico. *The Law and the Right – A Reappraisal of the Reality that Ought to Be*. Dordrecht: Springer, 2005. ISBN 978-1-4020-3505-0.
- PATTARO, Enrico. I Will Tell You about Axel Hägerström: His Ontology and Theory of Judgment. In *Ratio Juris*. 2010, Vol. 23, No. 1. ISSN 0952-1917.
- PATTERSON, Dennis. Alexy on Necessity in Law and Morals. In *Ratio Juris*. 2012, Vol. 25 No. 1, pp. 47–58. ISSN 0952-1917.
- PATTERSON, Dennis. Theoretical Disagreement, Legal Positivism, and Interpretation. In *Ratio Juris*. 2018, Vol. 31, No. 3, pp. 260–275. ISSN 0952-1917.

- PAUL, Jeremy. CLS 2001 Symposium – Critical Legal Studies (Debut de Siecle): A Symposium on Duncan Kennedy's A Critique of Adjudication. In *Cardozo Law Review*. 2001, Vol. 22, No. 3–4, pp. 1013–1060. ISSN 0270-5192.
- PAUL, Julius. *The Legal Realism of Jerome N. Frank: A Study of Fact-Skepticism and the Judicial Process*. The Hague: Martinus Nijhoff, 1959, 177 p. ISBN 9789401194938.
- PAULSEN, M. S. The Constitution of Necessity. In *Notre Dame Law Review*. 2003, Vol. 79, No. 4, p. 1257–1298. ISSN 0745-3515.
- PAVLAKOS, George. The Metaphysics of Law: From Supervenience to Rational Justification. In *Supervenience and Normativity*. Brožek B., A. Rotolo a J. Stelmach (Eds.). Springer: Dordrecht, 2017, pp. 139–160. ISBN 9783319610450.
- PEARLMAN, Phil. Normative, Descriptive and Prescriptive Economic Models. [online] Phil Pearlman's Blog. [viděno 25. 02. 2020] Dostupné z: <http://www.philpearlman.com/2009/03/04/83525206/>.
- PELLUCHON, Corine. Strauss and Christianity. In *Interpretation*. 2006, Vol. 33, No. 2, p. 185–203. ISSN 2159-340X.
- PERNICE, Ingolf. Multilevel Constitutionalism and the Treaty of Amsterdam: European Constitution-making revisited? In *Common Market Law Review*. 1999, Vol. 36, No. 4, pp. 703–750. ISSN 0165-0750.
- PERRY, Michael J. *The Idea of Human Rights. Four Inquiries*. New York, Oxford: Oxford University Press, 1998, 162 p. ISBN 0-19-511636-4.
- PERRY, Ronen. Correlativity. In *Law and Philosophy*. 2009, Vol. 28, pp. 537–584. ISSN 1573-0522.
- PETERSEN, Niels. *Proportionality and Judicial Activism: Fundamental Rights Adjudication in Canada*. In *Germany and South Africa*. Cambridge: Cambridge University Press, 2017, 249 p. ISBN 978-1107177987.
- PETRAŽYCKI, Leon. *Law and Morality*. Přel. H. W. Babb. Cambridge, MA: Harvard University Press, 1955, 335 p. ISBN 9780674434400.
- PIGOU, C. Arthur, Nahid ASLANBEIGUI a Guy OAKES. *The economics of welfare*. Fourth edition. New York: Palgrave Macmillan, 2013, 876 p. ISBN 978-0-230-24931-8.
- PIHLAJAMÄKI, Heikki. Against Metaphysics in Law: The Historical Background of American and Scandinavian Legal Realism Compared. In *The American Journal of Comparative Law*. 2004, Vol. 52, No. 2. ISSN 0002-919X.
- PITKIN, H. The Idea of a Constitution. In *Journal of Legal Education*. 1987, Vol. 37, p. 167. ISSN 0022-2208.
- PLUNKETT, David. A positivist route for explaining how facts make law. In *Legal Theory*. 2012, Vol. 18, No. 2, pp. 139–207. ISSN 1352-3252.
- PLUNKETT, David. Negotiating the Meaning of „Law“: The Metalinguistic Dimension of the Dispute over Legal Positivism. In *Legal Theory*. 2016, Vol. 22, No. 3–4, pp. 205–275. ISSN 1352-3252.
- PLUNKETT David a Tim SUNDELL. Antipositivist Arguments from Legal Thought and Talk: The Metalinguistic Response. In *Pragmatism, Law, and Language*. Hubb G. a D. Lind (Eds.). New York: Routledge, 2014, 326 p. ISBN 978-0415857307.



PLUNKETT David. Robust Normativity, Morality, and Legal Positivism. In Plunkett D., S. J. Shapiro a K. Toh (Eds.). *Dimensions of Normativity: New Essays on Metaethics and Jurisprudence*. New York: Oxford University Press, 2019, xiii, 437 p. ISBN 9780190640408.

PLUNKETT David a Tim SUNDELL. Dworkin's Interpretivism and the Pragmatics of Legal Disputes. In *Legal Theory*. 2014, Vol. 19, No. 3, pp. 242–281. ISSN 1352-3252.

POLINSKY, Mitchell A. Economic Analysis as a Potentially Defective Product: A Buyer's Guide to Posner's Economic Analysis of Law. In *Harvard Law Review*. 1974, Vol. 87, No. 8., pp. 1655–1681. ISSN 0017-811X.

POLINSKY, Mitchell A. *An Introduction to Law and Economics*. 2nd ed. Boston: Little, Brown, 1989, 176 p. ISBN 978-0316712781.

POLYAKOV, Andrey. The Theory of State and Law by Nikolay Korkunov. In: BROŽEK, Bartosz, Julia STANEK Julia a Jerzy STELMACH (eds.). *Russian Legal Realism*. Cham: Springer Nature Switzerland, 2018. ISBN 978-3-319-98821-4.

POSCHER, Ralf. The Hand of Midas: When Concepts Turn Legal, or Deflating the Hart-Dworkin Debate. In: HAGE, Jaap a Dietmar VON DER PFORDTEN (eds.). *Concepts in Law*. Dordrecht: Springer, 2009, pp. 99–115. ISBN 978-90-481-2981-2.

POSNER, Richard A. *Problems of Jurisprudence*. Cambridge: Harvard University Press, 1990, 513 p. ISBN 978-0674708761.

POST, Robert C. The Supreme Court, 2002 Term-forward: Fashioning the Legal Constitution: Culture, Courts and Law. In *Harvard Law Review*. 2003, Vol. 117. ISSN 0017-811X.

POSTEMA, Gerald J. Coordination and Convention at the Foundations of Law. In *The Journal of Legal Studies*. 1982, Vol. 11, No. 1, pp. 483–545. ISSN 1537-5366.

POSTEMA, Gerald J. *Legal Philosophy in the Twentieth Century: The Common Law World*. Dordrecht: Springer, 2011. ISBN 978-9048189595.

POSTEMA, Gerald J. *Bentham and the Common Law Tradition*. Oxford: Oxford University Press, 2019 (1986), 512 s. ISBN 978-0198256519.

PREUSS, Ondřej. Klauzule věčnosti: Je možné odstranit liberální demokracii? Plzeň: Aleš Čeněk s.r.o., 2015, 272 s. ISBN 978-80-7380-556-2.

PRICE, Huw. Truth as Convenient Friction. In *The Journal of Philosophy*. 2003, Vol. 100, No. 4, pp. 167–190. ISSN 1939-8549.

PRIEL, Daniel. Law as a Social Construction and Conceptual Legal Theory. In *Law and Philosophy*. 2019, Vol. 38, No. 3, pp. 267–287. ISSN 1573-0522.

PROCHÁZKA, Radoslav a Marek KÁČER. *Teória práva*. Bratislava: C. H. Beck, 2013, 294 s. ISBN 978-8089603145.

PŘIBÁŇ, Jiří. *Sociologie práva: systémově teoretický přístup k modernímu právu*. Praha: Sociologické nakladatelství, 1996, 197 s. ISBN 9788085850184.

PŘIBÁŇ, Jiří. Systémová teorie a sociologie práva. In *Právník*. 1994, roč. 133, č. 11, s. 915–924. ISSN 0231-6625.

PŘIBÁŇ, JIŘÍ. *Suverenita, právo a legitimita*. Praha: Karolinum, 1997, 270 s. ISBN 80-7184-470-5.

PŘIBÁŇ, Jiří. Kritická právní věda a sociologie práva. In *Právník*. 2001, roč. 140, č. 12, s. 1224. ISSN 0231-6625.

- PŘIBÁŇ, Jiří. Book Review: Andreas Philippopoulos-Mihalopoulos. Niklas Luhmann: Law, Justice, Society. Oxford: Routledge, 2010. In *Modern Law Review*. 2010, Vol. 73, No. 5, pp. 893–897. ISSN 1468-2230.
- QUINE, W. V. O. *Ontological Relativity and Other Essays*. New York: Columbia University Press, 1969, 165 p. ISBN 978-0231083577.
- QUONG, Jonathan. *Liberalism Without Perfection*. Oxford: Oxford University Press, 2011. ISBN 978-0199594870.
- RADBRUCH, Gustav. *Rechtsphilosophie*. C.F. Müller 2003 (1932), 280 p. ISBN 978-3-8114-5349-4.
- RAILTON, Peter. Facts and Values. In *Philosophical Topics*. 1986, Vol. 14, No. 2, pp. 5–31. ISBN 0276-2080.
- RAINBOLT, George W. *The Concept of Rights*. Dordrecht: Springer, 2006. ISBN 978-1-4020-3976-8
- RAWLS, John. The Idea of Public Reason Revisited. In *The University of Chicago Law Review*. 1997, Vol. 64, No. 3, pp. 765–807. ISSN 0041-9494.
- RAWLS, John. *The Law of Peoples with „The idea of Public Reason Revisited“*. Cambridge (Mass.) – London: Harvard University Press, 2000, 208 p. ISBN 9780674005426.
- RAWLS, John. *Political Liberalism*. Expanded Edition. New York: Columbia University Press, 2005, lx, 525 p. ISBN 0-231-13088-0.
- RAZ, Joseph. Legal Principles and Limits of Law. In *Yale Law Journal*. 1972, Vol. 81, No. 5, pp. 852–853. ISSN 0044-0094.
- RAZ, Joseph. Legitimate Authority. In: Joseph RAZ. *The Authority of Law: Essays on Law and Morality*. Oxford: Oxford University Press, 1979, pp. 3–27. ISBN 978-0199573578.
- RAZ, Joseph. Legal Rights. In *Oxford Journal of Legal Studies*. 1984, Vol. 4, No. 1, pp. 1–21. ISSN 0143-6503.
- RAZ, Joseph. On the Nature of Rights. In *Mind*. 1984, Vol. 93, pp. 194–214. ISSN 0026-4423.
- RAZ, Joseph. *The Morality of Freedom*. Oxford: Oxford University Press, 1986, 435 p. ISBN 978-0198248156.
- RAZ, Joseph. *Ethics in the Public Domain*. Oxford: Oxford University Press, 1994, 392 p. ISBN 978-0198260691.
- RAZ, Joseph. *Practical Reason and Norms*. 2. vydání. Oxford: Oxford University Press, 1999, 224 p. ISBN 978-0198268345.
- RAZ, Joseph. About Morality and the Nature of Law. In *The American Journal of Jurisprudence*. 2003, Vol. 48, No. 1, pp. 1–15. ISSN 2049-6494.
- RAZ Joseph. Incorporation by Law. In *Legal Theory*. 2004, Vol. 10, No. 1, pp. 1–17. ISSN 1352-3252.
- RAZ, Joseph. The Argument from Justice, or How Not to Reply to Legal Positivism. In *Law, Rights and Discourse: The Legal Philosophy of Robert Alexy*. Pavlakos, G. (Ed.). Oxford: Hart Publishing, 2007, pp. 17–36. ISBN 978-1841136769.
- RAZ, Joseph. *The Authority of Law*. Oxford: Oxford University Press, 2009, 356 p. ISBN 978-0199573578.

- RAZ, Joseph. *Between Authority and Interpretation*. Oxford: Oxford University Press, 2009, 422 p. ISBN 978-0199596379.
- RAZ, Joseph. Human Rights without Foundations. In: BESSON, Samantha a John TASIOLA (eds.). *The Philosophy of International Law*. Oxford: Oxford University Press, 2010, pp. 321–337. ISBN 978-0-19-920858-6.
- REIDY, David. Rawls's Wide View of Public Reason: Not Wide Enough. In *Res Publica*. 2000, Vol. 6, No. 1, pp. 49–72. ISSN 1356-4765.
- REISMAN, Michael W. Sovereignty and Human Rights in Contemporary International Law. In: FOX, Gregory H. a Brad R. ROTH (vyd.). *Democratic Governance and International Law*. Cambridge, 2000, 600 p. ISBN 978-0521660952.
- RENZO, Massimo. Human Needs, Human Rights. In: CRUFT, Rowan, S. Matthew LIAO and Massimo RENZO (eds.). *Philosophical Foundations of Human Rights*. 1st Edition. Oxford: Oxford University Press, 2015, pp. 570–587. ISBN 978-0-19-968862-3.
- RIPSTEIN, Arthur. Reasonable Persons in Private Law. In: BONGIOVANNI, Giorgio, Giovanni SARTOR a Chiara VALENTINI (eds.). *Reasonableness and Law*. Dordrecht: Springer, 2009, pp. 255–281. ISBN 978-1-4020-8500-0.
- RITZEN, George. *Modern Sociological Theory*. 5. ed. New York: McGraw Hill, 2000, 625 p. ISBN 0072296046.
- RIVERS, Julian. Proportionality and Variable Intensity of Review. In *The Cambridge Law Journal*. 2006, Vol. 65, No. 1, pp. 174–207. ISSN 0008-1973.
- RÖHL, Klaus a Hans Christian RÖHL. *Allgemeine Rechtslehre*. 3. Aufl. Köln, München: Carl Heymanns Verlag, 2008, 697 s. ISBN 9783452260017.
- RORTY, Richard. Is truth a goal of enquiry? Davidson vs. Wright. In *Philosophical Quarterly*. 1996, Vol. 45, No. 180, pp. 281. ISSN 1467-9213.
- RORTY, Richard. Human Rights, Rationality and Sentimentality. In: SAVIĆ, Obrad et al. *The Politics of Human Rights*. London: Verso, 1999, pp. 67–83. ISBN 1859847277.
- ROSE, Gillian. *Dialectic of Nihilism: Post-Structuralism and Law*. Hoboken: Willey-Blackwell, 1991, 244 p. ISBN 978-0631137085.
- ROSENFELD, Michael (ed.). *Constitutionalism, Identity, Difference, And Legitimacy: Theoretical Perspectives*. Durham: Duke University Press, 1994, 448 p. ISBN 978-0822315162.
- ROSENFELD, Michael. *The identity of the constitutional subject: selfhood, citizenship, culture, and community*. New York: Taylor and Francis, 2010, 342 p. ISBN 978-0415949743.
- ROSENFELD, Michael. Constitutional Identity. In: ROSENFELD, Michael a András SAJÓ. *Oxford Handbook of Comparative Constitutional Law*. Oxford: Oxford University Press, 2012. ISBN 9780199578610.
- ROSENKRANZOVÁ, Olga. *Lidská důstojnost - právně teoretická a filozofická perspektiva: Giovanni Pico della Mirandola & Immanuel Kant*. Praha: Leges, 2019. ISBN 978-80-7502-412-1.
- ROSS, Alf. *Towards a realistic jurisprudence: a criticism of the dualism in law*. Copenhagen: E. Munksgaard, 1946.
- ROSS, Alf. Tù-Tù. *Scandinavian Studies in Law*. 1957, Vol. 1.
- ROSS, Alf. The concept of Law by H. L. A. Hart. In *The Yale Law Journal*. 1962, Vol. 71, No. 6. ISSN 0044-0094.

- ROSS, Alf. *On Law and Justice*. New Jersey: The Lawbook Exchange, 2012, 576 p. ISBN 9780198716105.
- ROSS, Don. *What People Want: The Concept of Utility from Bentham to Game Theory*. Cape Town: University of Cape Town Press, 1999, 392 p. ISBN 1919713328.
- ROTTLEUTHNER, Hubert. *Foundations of Law*. Dordrecht: Springer, 2005. ISBN 9781402033872.
- ROZNAI, Yaniv. Unconstitutional Constitutional Amendments – The Migration and Success of a Constitutional Idea. In *American Journal of Comparative Law*. 2013, Vol. 61, No. 3, pp. 657–719. ISSN 0002-919X.
- ROZNAI, Yaniv. *Unconstitutional Constitutional Amendments*. Oxford: Oxford University press, 2017, 368 p. ISBN 978-0198768791.
- Rozsudek Krajského soudu v Praze ze dne 23. 6. 2015, sp. zn. 46 A 86/2013.
- Rozsudek Nejvyššího soudu České republiky ze dne 20. 10. 2016, sp. zn. 25 Cdo 2858/2015.
- Rozhodnutí Spolkového ústavního soudu Německa, sp. zn. 93 BVerfGE 1 (1995) (Kruzifix).
- RUMBLE, Wilfrid E. Jr. *American Legal Realism*. Ithaca, New York: Cornell University Press, 1968.
- SADURSKI, Wojciech. Law's Legitimacy and 'Democracy-Plus'. In *Oxford Journal of Legal Studies*. 2006, Vol. 26, No. 2, pp. 377–409. ISSN 0143-6503.
- SADURSKI, Wojciech. Reasonableness and Value Pluralism in Law and Politics. In: BONGIOVANNI, Giorgio, Giovanni SARTO a Chiara VALENTINI (eds.). *Reasonableness and Law*. Dordrecht: Springer, 2009, pp. 129–146. ISBN 978-1-4020-8500-0.
- SADURSKI, Wojciech. Reasons of State and Public Reason. In *Ratio Juris*. 2014, Vol. 27, No. 1, pp. 21–46. ISSN 1467-9337.
- SADURSKI, Wojciech. Supranational public reason: On legitimacy of supranational norm-producing authorities. In *Global Constitutionalism*. 2015, Vol. 4, No. 3, pp. 396–427. ISSN 2045-3817.
- SADURSKI, Wojciech. Is There Public Reason in Strasbourg? [online] In *Sydney Law School Legal Studies Research Paper No. 15/46*, May 2015, [viděno 25. 02. 2020] dostupné na <http://ssrn.com/abstract=2603473>.
- SADURSKI, Wojciech. Judicial Review and Public Reason. In DELANEY, Erin F. a Rosalind DIXON (eds.). In *Comparative Judicial Review*. Cheltenham: Edward Elgar, 2017, pp. 337–356. ISBN 978-1788110594.
- SADURSKI, Wojciech. Public Reason in the Universe of Reasons. In *Jus Cogens*. 2019. Vol. 1, No. 1, pp. 41–58. ISSN 2524-3977.
- SAJÓ, András. *Limiting Government: An Introduction to Constitutionalism*. Budapest: CEU Press, 1999, 288 p. ISBN 978-9639116252.
- SARTORI, Giovanni. Constitutionalism: A Preliminary Discussion. In *American Political Science Review*. 1962, Vol. 56, No. 4, pp. 853–864. ISSN 0003-0554.
- SAUSSURE, Ferdinand de. *Kurs obecné lingvistiky*. Praha: Academia, 2007, 488 s. ISBN 978-80-200-1568-6.
- SÁNCHEZ HIDALGO, Adolfo Jorge. *Epistemología y metodología jurídica*. Valencia: Tirant lo Blanch, 2019. ISBN 978-8413132907.

- SCITOVSKY, Tibor. A Note on Welfare Propositions in Economics. In *The Review of Economic Studies*. 1941, Vol. 9, No. 1, pp. 77–88. ISSN 0034-6527.
- SEN, Amartya. Elements of a Theory of Human Rights. In *Philosophy & Public Affairs*. 2004, Vol. 32, No. 4, pp. 315–356. ISSN 1088-4963. ISSN 1088-4963.
- SEN, Amartya. Human Rights and Capabilities. In *Journal of Human Development*. 2005, Vol. 6, No. 2, pp. 151–166. ISSN 1945-2829.
- SHAFER-LANDAU, Russ. *Moral Realism: A Defence*. Oxford: Oxford University Press, 2003, 336 p. ISBN 978-0199259755.
- SHAPIRO R. Fred a Michelle PEARSE. The Most-Cited Law Review Articles of All Time. In *Michigan Law Review*. 2012, Vol. 110, No. 8, pp. 1483–1520. ISSN 0026-2234.
- SHAPIRO, Scott J. Law, Plans, and Practical Reasons. In *Legal Theory*. 2002, Vol. 8, No. 4, pp. 387–441. ISSN 1352-3252.
- SHAPIRO, Scott J. *Legality*. Belknap Press: Harvard University Press, 2013, 488 p. ISBN 9780674725782.
- SHAVELL, Steven. *Foundations of Economic Analysis of Law*. Cambridge, Mass.: Belknap Press of Harvard University Press, 2004, 768 p. ISBN 9780674011557.
- SCHARFFS, Brett G. Adjudication and the Problems of Incommensurability. In *William and Mary Law Review*. 2001, Vol. 42, No. 4, pp. 1367–1436. ISSN 00423-5589.
- SCHAUER, Frederick. *Playing by the Rules: A Philosophical Examination of Rule-Based Decision-Making in Law and in Life*. Oxford: Oxford University Press, 1991, 276 p. ISBN 978-0198258315.
- SCHAUER, Frederick. Positivism as Pariah. In *The Autonomy of Law: Essays on Legal Positivism*. George R. P. (Ed.). Oxford: Oxford University Press, 1999, 352 p. ISBN 978-0198267904.
- SCHAUER, Frederick. The Limited Domain of the Law. In *Virginia Law Review*. 2004, Vol. 90, No. 9, pp. 1909–1956. ISSN 0042-6601.
- SCHAUER, Frederick. Freedom of expression adjudication in Europe and the United States: a case study in comparative constitutional architecture. In: NOLTE, G. (ed.). *European and US Constitutionalism*. Cambridge: Cambridge University Press, 2005, pp. 49–69. ISBN 978-0521854016.
- SCHAUER, Frederick. Balancing, Subsumption, and the Constraining Role of Legal Text. In *Law & Ethics of Human Rights*. 2010, Vol. 4, No. 1, pp. 34–45. ISSN 1938-2545.
- SCHAUER, Frederick. *The Force of Law*. Cambridge: Harvard University Press, 2015, 239 p. ISBN 9780674368217.
- SCHELSKY, Helmuth. Zur soziologischen Theorie der Institution. In: SCHELSKY, Helmuth. *Zur Theorie der Institution*, Düsseldorf 1970, pp. 9–26. ISBN 978-3-663-11440-68.
- SCHELSKY, Helmuth. *Systemüberwindung, Demokratitisierung und Gewaltenteilung: Grundsatzkonflikte der Bundesrepublik*. München: C. H. Beck, 1973. ISBN 978-3406049057.
- SCHLAG, Pierre. U.S. CLC. *Law and Critique*. 1999, Vol. 10, No. 3. ISSN 0957-8536.
- SCHLEGEL, John Henry. Notes toward an Intimate, Opinionated, and Affectionate History of the Conference on Critical Legal Studies. In *Stanford Law Review*. 1984, Vol. 36, No. 1–2. ISBN 0038-9765.
- SCHLEGEL, John Henry. *American Legal Realism and Empirical Social Science*. Chapel Hill: University of North Carolina Press, 1995, 432 p. ISBN 978-0807857533.

- SCHLINK, Bernhard. Proportionality (1). In ROSENFELD, M. a A. SAJÓ (eds.). *The Oxford Handbook of Comparative Constitutional Law*. Oxford: Oxford University Press, 2012, pp. 718–737. ISBN 9780199578610.
- SCHLINK, Bernhard. Proportionality In Constitutional Law: Why Everywhere But Here? In *Duke Journal of Comparative & International Law*. 2012, Vol. 22, s. 291–302. ISSN 2328-9708.
- SCHMIDT, Folke. The Uppsala School of Legal Thinking. In *Scandinavian Studies in Law*. 1978, Vol. 22. ISSN 0085-5944.
- SCHMIDT, Johannes. Luhmanns Zettelkasten und seine Publikationen. In: JAHRAUS, Oliver, Armin NASSEHI a kol. *Luhmann Handbuch. Leben – Werk – Wirkung*. Stuttgart, Weimar: J. B. Metzler. 2012, pp. 7–11. ISBN 9783476023681.
- SCHMIDT, Martin a Miloš TALIGA. *Filozofia prírodných vied*. Bratislava: Aleph, 2013, 254 s. ISBN 9788089491131.
- SCHMITT, Carl. *Hugo Preuß. Sein Staatsbegriff und Seine Stellung in der deutschen Staatsrechtslehre*. Tübingen: Mohr, 1930.
- SCHMITT, Carl. Starker Staat und gesunde Wirtschaft, Volk und Reich. In *Politische Monatshefte*. Februar, 1932, s. 81–94. ISSN 2574-8688.
- SCHMITT, Carl. *Verfassungsrechtliche Aufsätze*. Berlín, 1954, 517 s. ISBN 978-3428013296.
- SCHMITT, Carl. *Der Hüter der Verfassung*. 3. vyd. Berlín, 1985, 167 s. ISBN 978-3428087433.
- SCHMITT, Carl. *Positionen und Begriffe im Kampf mit Weimar–Genf–Versailles 1923–1939*. 3. vyd. Berlín, 1994, 364 s. ISBN 978-3428143276.
- SCHMITT, Carl. *Staat, Großraum, Nomos – Arbeiten aus den Jahren 1916–1969*. Berlín 1995, 698 p. ISBN 978-3428074716.
- SCHMITT, Carl. *Verfassungslehre*. 9. vyd. Berlín, 1996, 404 s. ISBN 978-3428076031.
- SCHMITT, Carl. *Pojem politična*, přel. Otakar Vochoč. Praha: OIKOMENH, 2007, 128 s. ISBN 978-80-7298-491-6.
- SCHMITT, Carl. *Constitutional Theory*. Durham: Duke University Press, 2008, 488 p. ISBN 978-0822340706.
- SCHMITT, Carl. *Politická theologie*. Praha: OIKOYMENH, 2012, 54 s. ISBN 978-80-7298-401-5.
- SCHÖNBERGER, Christoph. Der „Staat“ der Allgemeinen Staatlehre: Anmerkungen zu einer eigenwilligen deutschen Disziplin im Vergleich mit Frankreich. In: BEAUD, Olivier a Erk Volkmar HEYEN (vyd.). *Eine deutsch-französische Rechtswissenschaft? Kritische Bilanz und Perspektiven eines kulturellen Dialogs*. Baden-Baden, 1999, s. 111–137. ISBN 978-3789061455.
- SCHROEDER, Doris. Human Rights and Human Dignity. In *Ethical Theory and Moral Practice*. 2012, Vol. 15, No. 3, pp. 323–335. ISSN 1572-8447.
- SCHUPPERT, Gunnar Folke. *Staatswissenschaft*. Baden-Baden, 2003, 933 s. ISBN 978-3832903244.
- SCHUPPERT, Gunnar Folke. *Der Staat als Prozess*. Frankfurt – New York: Campus Verlag, 2010. ISBN 978-3593391892.
- SCHWARTZ, Nico P. a Jonas OBONYE. The Superiority or Integrity of Natural Law for Our Time. In *International Law Research*. 2012, Vol. 1, No. 1, pp. 119–129. ISSN 1927-5234.

- SIDGWICK, Henry. *The Methods of Ethics*. United Kingdom: Hackett Publishing Company, Inc, 1981 (1874), 568 p. ISBN 978091514594.
- SIMMONS, John A. *Justification and Legitimacy: Essays on Rights and Obligations*. Cambridge: Cambridge University Press, 2000, 292 p. ISBN 978-0521793650.
- SINGER, Joseph W. The Player and the Cards: Nihilism and Legal Theory. In *The Yale Law Journal*. 1984, Vol. 94, No. 1. ISSN 0044-0094.
- SINGER, Peter. *Practical Ethics*. 3rd Ed. Cambridge: Cambridge University Press, 2011, 352 p. ISBN 978-0521707688.
- SKORUPSKI, John. Rawls, Liberalism, and Democracy. In *Ethics*. 2017, Vol. 128, No. 1, pp. 173–198. ISSN 0014-1704.
- SMEKAL, Hubert. Soudcokracie, nebo judicializace politiky? In: SMEKAL, Hubert a Ivo POSPÍŠIL (eds.). In *Soudcokracie, nebo judicializace politiky? Vztah práva a politiky (nejen) v časech krize*. Brno: muni PRESS, 2013, s. 12–33. ISBN 978-80-210-6282-5.
- SMET, Stijn. *Resolving Conflicts between Human Rights: The Judge's Dilemma*. London: Routledge, 2017, 235 p. ISBN 9780367075668.
- SOBEK, Tomáš. Norma jako vylučující důvod. In: BRZOBOHATÁ, K. (ed.). In *České právní myšlení a logika – minulost a perspektivy II*. Brno: MU, 2005, s. 78–84. ISBN 80-210-3797-0.
- SOBEK, Tomáš. *Argumenty teorie práva*. Plzeň: Aleš Čeněk, 2008, 330 s. ISBN 978-80-7380-134-2.
- SOBEK, Tomáš. *Nemorální právo*. Plzeň: Aleš Čeněk, Praha: Ústav státu a práva, 2010, 432 s. ISBN 9788090402478.
- SOBEK, Tomáš. *Právní myšlení: kritika moralismu*. Praha – Plzeň: Ústav státu a práva AV ČR – Aleš Čeněk, 2011, 624 s. ISBN 978-80-8743-903-6.
- SOBEK, Tomáš. Problém legitimní autority. In *Právník*. 2013, roč. 152, č. 6, s. 537–561. ISSN 0324-7007.
- SOBEK, Tomáš. Právní welfarismus. In: MACHALOVÁ, Tatiana a kol. In *Aktuální otázky metodologie právního myšlení*. Praha: Leges, 2014, s. 274–323. ISBN 978-80-7502-060-4.
- SOBEK, Tomáš. Srovnávat nesrovnatelné. In *Filosofie Dnes*. 2017, roč. 9, č. 1, s. 3–23. ISSN 1804-0969.
- SOBEK, Tomáš a Josef MONTAG. Proportionality Test. In: MARCIANO, Alain a Giovanni Battista RAMELLO (Eds.). In *Encyclopedia of Law and Economics*. New York: Springer, 2018, 10 p. ISBN 978-1-4614-7883-6.
- SOBEL, David. Subjectivism and Idealization. In *Ethics*. 2009, Vol. 119, No. 2, pp. 336–352. ISSN 0014-1704.
- Sofoklés. *Antigona*. překl. Renč Václav. Praha: Dilia, 1965, 51 s. ISBN 11-044-65.
- SOLUM, Lawrence. Pluralism and Public Legal Reason. In *William & Mary Bill of Rights Journal*. 2006, Vol. 15, No. 7, pp. 7–23. ISSN 1065-8254.
- SOLUM, Lawrence. Public Legal Reason. In *Virginia Law Review*. 2006, Vol. 92, pp. 1451–1452. ISSN 0042-6601.
- Sophocles. *Antigone*. překl. Gibbons R., Segal Ch. Oxford: Oxford University Press, 2003, 208 p. ISBN 978-0195143737.

- SOTTIAUX, Stefan. *Terrorism and the Limitation of Rights: The ECHR and the US Constitution*. Oxford: Hart Publishing, 2008, 443 p. ISBN 9781847314116.
- SPAACK, Torben. Naturalism in Scandinavian and American Realism: Similarities and Differences. In: DAHBERG, Mattias (ed.). *De Lege, Uppsala-Minnesota Colloquium: Law, Culture and Values*. Uppsala: Lustus Förlag, 2009. ISBN 978-9176787397.
- SPAACK, Torben. *A Critical Appraisal of Karl Olivecrona's Legal Philosophy*. Dordrecht: Springer, 2014. ISBN 978-3-319-06167-2.
- SPINOZA, Baruch. *Etika*. Praha: dybbuk, 2004, 272 s.
- STANEK, Julia. *Rosyjski realizm prawny*. In *Psychologiczno-socjologiczna szkola prawa*. Warszawa: Wolters Kluwer, 2017, 232 p. ISBN 9788381240406.
- STARCK, Christian. Die Bindung des Richters an Gesetz und Verfassung. In: ROELLECKE, Gerd (ed.). *Veröffentlichungen der Vereinigung der Deutschen Staatsrechtslehrer*. Heft 34, Berlin, New York: Walter de Gruyter, 1976, pp. 43–88. ISBN 3110066955.
- STAUBMANN, Helmut a Maria TSCHERNITZ. Rezeption des amerikanischen Strukturfunktionalismus in der deutschsprachigen Soziologie. In: MOEBIUS, Stephan a Andrea PLODER (Hrsg.). *Handbuch Geschichte der deutschsprachigen Soziologie. Band 1: Geschichte der Soziologie im deutschsprachigen Raum*. Wiesbaden: Springer, 2018, s. 553–73. ISBN 9783658076580.
- STEIN, Alex. On the Epistemic Authority of Courts. In *Episteme*. 2008, Vol. 5, No. 3, s. 402–410. ISSN 1742-3600.
- STELMACH, Jerzy. Systémové a topické koncepce kontinentálního práva. In: GERLOCH, Aleš a Pavel MARŠÁLEK (eds.). *Zákon v kontinentálním právu*. Praha: Eurolex Bohemia, 2005, s. 119–122. ISBN 9788086861066.
- STEWART, Matthew. *Nature's God: The Heretical Origins of the American Republic*. New York: W. W. Norton & Company, 2014, 576 p. ISBN 978-0393351293.
- STEWART, James Gilchrist. CLS is Haunted! A Perspective on Contemporary Critical Legal Studies. *Law & Literature*, [online], publikováno 27. 8. 2019, [viděno 27. 9. 2019]. Dostupné z <https://www.tandfonline.com/doi/full/10.1080/1535685X.2019.1635358>.
- STONE SWEET, Alec a Jud MATHEWS. Proportionality, Judicial Review, and Global Constitutionalism. In BONGIOVANNI, G., G. SARTOR a Ch. VALENTINI (eds.). *Reasonableness and Law*. Dordrecht: Springer, 2009, p. 173–214. ISBN 978-1-4020-8499-7.
- STRAUSS, Leo. *Natural Right and History*. Chicago: The University of Chicago Press, 1953. ISBN 9780226776941.
- STRAUSS, Leo. *Eseje o politické filosofii*. Praha: OIKOYMEH, 1995, 111 s. ISBN 80-85241-76-5.
- STRAUSS, Leo. *Liberalism Ancient and Modern*. Chicago: The University of Chicago Press, 1995, 283 p. ISBN 978-0226776897.
- SUMMERS, Robert Samuel. *American Legal Theory*. Aldershot: Dartmouth, 1992, 611 p. ISBN 978-0814779514.
- SUMNER, Larry W. *The Moral Foundation of Rights*. Oxford: Clarendon Press, 1987, 240 p. ISBN 978-0198247517.
- SUNDELL, Jan-Olof. Vilhelm Lundstedt – A Biographical Sketch. In *Scandinavian Studies in Law*. 2005, Vol. 48. ISSN 0085-5944.



- SUNSTEIN, Cass. Beyond Judicial Minimalism. In *Tulsa Law Review*. 2007, Vol. 43, No. 4, pp. 825–841. ISSN 0064-4050.
- SZEGEDI, L. The Eastern Way of Europeanisation in the Light of Environmental Policymaking? In *ELTE Law Journal*. 2014, Vol. 1, s. 118 (117–134). ISSN 2064-4965.
- ŠEJVL, Michal. Lidská práva jako diskursivní pojem. In *Právník*. 2017, roč. 156, č. 6, s. 473–500. ISSN 0231-6625.
- ŠEJVL, Michal. *Lidská práva jako subjektivní práva: Teoretické a historické aspekty*. Praha: Ústav státu a práva AV ČR, 2017, 166 s. ISBN 978-80-87439-32-6.
- ŠKOP, Martin. Narativní obrat: současné změny v povaze právního vědění. In *Sociální studia*. 2015, roč. 12, č. 2, s. 11–25. ISSN 1803-6104.
- ŠKOP, Martin. „Preferred Reading“ of Legal Texts. In *Wroclaw Review of Law, Administration & Economy*. 2015, roč. 5, č. 1. ISSN 2084-1264.
- ŠKOP, Martin, Terezie SMEJKALOVÁ a Markéta ŠTĚPANÍKOVÁ. Právo a literatura: brněnská spojení. In *Právník*. AV ČR, Ústav státu a práva, 2019, roč. 2019, č. 1, s. 67–85. ISSN 0231-6625.
- ŠUBRT, Jiří. Niklas Luhmann: Komplexita, evoluce, kontingence. In: ŠUBRT, Jiří a kol. *Soudobá sociologie I. (Teoretické koncepty a jejich autoři)*. Praha: Karolinum, 2007, s. 68–89. ISBN 9788024612751.
- TAMANAHA, Brian Z. *A General Jurisprudence of Law and Society*. Oxford: Oxford University Press, 2001, 288 p. ISBN 978-0199244676.
- TAMANAHA, Brian Z. *Beyond the Formalist-Realist Divide: The Role of Politics in Judging*. Princeton: Princeton University Press, 2010, 264 p. ISBN 978-0691142807.
- TAMANAHA, Brian Z. *A Realistic Theory of Law*. Cambridge: Cambridge University Press, 2017, 210 p. ISBN 978-1316638514.
- TAMANAHA, Brian Z. Necessary and Universal Truths about Law. In *Ratio Juris*. 2017, Vol. 30, No. 1, pp. 3–24. ISSN 1467-9337.
- TARELLO, Giovanni. *El realismo jurídico americano*. Lima: Palestra Editores, 2017, 296 p. ISBN 9786124218750.
- TASIOULAS, John. Towards a Philosophy of Human Rights. In *Current Legal Problems*. 2012, Vol. 65, No. 1, pp. 1–30. ISSN 0070-1998.
- TAUFAR, Patrik. Demokracie a lidská práva: konceptuální matrice. In: DUFEK, Pavel a Jiří BAROŠ (eds.). *Liberální demokracie v době krize. Perspektiva politické filosofie*. Praha: SLON, 2019, s. 132–148. ISBN 978-80-7419-277-7
- TESÓN, Fernando R. International Human Rights and Cultural Relativism. In *Virginia Journal of International Law*. 1985, Vol. 25, No. 4, pp. 869–898. ISSN 0042-6571.
- TEUBNER, Günter. Substantive and Reflexive Elements in Modern Law. In *Law and Society Review*. 1983, Vol. 17, No. 2, pp. 239–285. ISSN 1540-5893.
- TEUBNER, Günter. Evolution of Autopoietic Law. In: TEUBNER, Günter (ed.). *Autopoietic Law: A New Approach to Law and Society*. New York, Berlin: Walter de Gruyter, 1988, pp. 217–241. ISBN 3110114593.
- TEUBNER, Günter. The Two Faces of Janus: Rethinking Legal Pluralism. In *Cardozo Law Review*. 1991–1992, Vol. 43, pp. 1443–1462. ISSN 0270-5192.

- TEUBNER, Günter. *Constitutional Fragments: Societal Constitutionalism and Globalization*. Oxford: Oxford University Press, 2012, 213 p. ISBN 9780199644674.
- TEUBNER, Günter and FISCHER-LESCANO, Andreas. Regime-Collisions: The Vain Search for Legal Unity in Fragmentation of Global Law. In *Michigan Journal of International Law*. 2003–2004, Vol. 25, pp. 999–1046. ISSN 1052-2867.
- THIO, Li-Ann. Constitutionalism in Illiberal Polities. In: ROSENFELD, Michael a András SAJÓ. *The Oxford Handbook of Comparative Constitutional Law*. Oxford: Oxford University Press, 2012, pp. 133–152, ISBN 9780199578610.
- THOMAS, Elizabeth W. *The Judicial Process: Realism, Pragmatism, Practical Reasoning and Principles*. Cambridge: Cambridge University Press, 2005, 442 p. ISBN 978-0521855662.
- THOMPSON, Dennis. Public Reason and Precluded Reasons. In *Fordham Law Review*. 2001, Vol. 72, No. 5, pp. 2073–2088. ISSN 0015-704X.
- THORNHILL, Chris. Constitutional Law from the Perspective of Power: A Response to Gunther Teubner. In *Social and Legal Studies*. 2011, Vol. 20, No. 2, pp. 244–247. ISSN 0964-6639.
- TIERNEY, Brian. *Religion, Law and The Growth of Constitutional Thought*. Cambridge: Cambridge University Press, 2008, 128 p. ISBN 978-0521088084.
- TILSCH, Emanuel. *Občanské právo rakouské. Část všeobecná. 2. doplněné vydání*. Praha: Unie, 1913, 436 s. ISBN 978-9075521873.
- TOMAIN, Joseph P. *Creon's Ghost: Law, Justice and the Humanities*. Oxford: Oxford University Press, 2009, 344 p. ISBN 978-0195333411.
- TOMEK, Václav a Ondřej SLAČÁLEK. *Anarchismus: svoboda proti moci*. Praha: Vyšehrad, 2006, 672 s. ISBN 80-7021-781-2.
- TOMOSZEK, Maxim. *Podstatné náležitosti demokratického právního státu*. Praha: Leges, 2016, 192 s. ISBN 978-80-7502-116-8.
- TROPER, M. Behind the Constitution? The Principle of Constitutional Identity in France. In: SAJÓ, A., R. UITZ (eds.) *Constitutional Topography: Values and Constitutions*. Haag: Eleven International Publishing, 2010, 425 p. ISBN 978-9077596920.
- TRUBEK, David M. Where the Action Is: Critical Legal Studies and Empiricism. In *Stanford Law Review*. 1984, Vol. 36, No. 1–2. ISSN 0038-9765.
- TSAKYRAKIS, Stavros. Proportionality: An assault on human rights? A rejoinder to Madhav Khosla. In *International Journal of Constitutional Law*. 2010, Vol. 8, No. 2, pp. 307–310. ISSN 1474-2640.
- TULLY, James. *Strange Multiplicity: Constitutionalism in an Age of Diversity*. Cambridge: Cambridge University Press, 1995, 272 p. ISBN 978-0521476942.
- TULLY, James. The Unfreedom of the Moderns in Comparison to Their Ideals of Constitutional Democracy. In *The Modern Law Review*. 2002, Vol. 95, No. 2, pp. 204–228. ISSN 0026-7961.
- TULLY, James. The Imperial Roles of Modern Constitutional Democracy. In: TULLY, James. *Public Philosophy in a New Key 2. Imperialism and Civic Freedom*. Cambridge: Cambridge University Press, 2008, pp. 195–222. ISBN 9780511790744.
- TURNER, Piers N. a Gerald F. GAUS (eds.). *Public reason in political philosophy: classic sources and contemporary commentaries*. New York: Routledge, 2018, 412 p. ISBN 978-0415855594.

- TUSHNET, Mark V. Authoritarian Constitutionalism. Some Conceptual Issues. In: GINSBURG, Tom a Alberto SIMPSON (eds.). *Constitutions in Authoritarian Regimes*. Cambridge: Cambridge University Press, 2014, 284 p. ISBN 978-1107047662.
- TUSHNET, Mark. Essay on Rights. In *Texas Law Review*. 1984, Vol. 62, No. 8. ISSN 0040-4411.
- TUSHNET, Mark V. Critical Legal Studies: An Introduction to Its Origins and Underpinnings. In *Journal of Legal Education*. 1986, Vol. 36, No. 4, pp. 505–517. ISSN 0022-2208.
- TUSHNET, Mark V. Critical Legal Studies: A political history. In *Yale Law Journal*. 1991, Vol. 100, No. 5. ISSN 0044-0094.
- TUSHNET, Mark V. Critical Legal Studies and the Rule of Law [online]. *Harvard Public Law Working Paper*. No. 18-14. [viděno 21. 9. 2019]. Dostupné z: <https://ssrn.com/abstract=3135903>.
- TUSHNET, Mark. Varieties of Populism. In *German Law Journal*. 2019, Vol. 20, No. 3, pp. 382–389. ISSN 2071-8322.
- TWINING, William. *Karl Llewellyn and the Realist Movement*. Cambridge: Cambridge University Press, 2012, 666 p. ISBN 978-1107023383.
- UNGER, Roberto Mangabeira. *The Critical Legal Studies Movement*. Cambridge: Harvard University Press, 1986, 224 p. ISBN 9781781683392.
- United States v. Carroll Towing Co.*, 159 F.2d 169 (2d. Cir. 1947).
- URBINA, Francisco. *A Critique of Proportionality and Balancing*. Cambridge: Cambridge University Press, 2017, 267 p. ISBN 978-1107175068.
- VALLENTYNE a Steven WALL. *Oxford Studies in Political Philosophy*. Volume 5. Oxford: Oxford University Press, 2019, 224 p. ISBN 9780198841432.
- VALLIER, Kevin. In Defence of Intelligible Reasons in Public Justification. In *The Philosophical Quarterly*. 2016. Vol. 66, No. 264, pp. 596–616. ISSN 0031-8094.
- VALLIER, Kevin. *Must Politics Be War? Restoring Our Trust in the Open Society*. Oxford: Oxford University Press, 2019, 256 p. ISBN 978-0190632830.
- VAN DE KERCHOVE, Michel a Francois OST. *Legal System between Order and Disorder*. Oxford: Oxford University Press, 1999, 216 p. ISBN 9780198256922.
- VAN DER SCHYFF, Gerhard. *Limitation of Rights: A Study of the European Convention and the South African Bill of Rights*. Nijmegen: Wolf Legal Publishers, 2005, 368 p. ISBN 978-9058501332.
- VANDERSHRAAF, Peter. *Strategic Justice: Convention and Problems of Balancing Divergent Interests*. Oxford: Oxford University Press, 2019, 413 p. ISBN 978-0199832194.
- VÁVRA, Martin. Sociologie práva. In: ŠUBRT, Jiří a kol. *Soudobá sociologie VI (Oblasti a specializace)*. Praha: Karolinum, 2014, s. 142–158. ISBN 9788024625584.
- VEČEŘA, Miloš a Martina URBANOVÁ. *Sociologie práva*. Plzeň: Aleš Čeněk, 2006. ISBN 9788086898725.
- VEEL, Paul-Erik N. Incommensurability, Proportionality, and Rational Legal Decision-Making. In *Law & Ethics of Human Rights*. 2010, Vol. 4, No. 2, s. 177–228. ISSN 1938-2545.
- VESTING, Thomas. Die permanente Revolution und das Ende der Epoche der Staatlichkeit. In: GÖBEL, Andreas, Dirk VAN LAAK a Ingeborg VILLINGER (vyd.). *Metamorphosen des Politischen. Grundfragen politischer Einheitsbildung seit den 20er Jahren*. Berlin, 1995, pp. 191–202, ISBN 978-3050027906.

- VELJANOVSKI, Cento G. The Coase Theorems and the Economic Theory of Markets and Law. In *Kyklos*. 1982, Vol. 35, No. 1, pp. 53–74. ISSN 1467-6435.
- VESTING, Thomas. *Das Ende der Fürsorglichkeit: Abschiedsliteratur zum Staat*. Berlin: Europ. Zentrum für Staatswiss. Und Staatspraxis, 2001.
- VESTING, Thomas. *Rechtstheorie*. 2. Aufl. München: C. H. Beck, 2015, 191 p. ISBN 9783406684340.
- VILE, M. J. C. *Constitutionalism and the Separation of Powers*. 2nd ed. Indianapolis: Liberty Fund, 1998, 467 p. ISBN 978-0865971752.
- VINCENT, Andrew. *Theories of the State*. Oxford: John Wiley and Sons, 1991, 260 p. ISBN 978-0631147299.
- VOLKOMER, Walter E. *The Passionate Liberal: The Political and Legal Ideas of Jerome Frank*. The Hague: Martinus Nijhoff, 1970, 244 p. ISBN 978-90-247-0561-0.
- VON BERNSTORF, Jochen. Proportionality Without Balancing: Why Judicial Ad Hoc Balancing is Unnecessary and Potentially Detrimental to the Realisation of Individual and Collective Self-Determination. In: LAZARUS, L., C. McCRUDDEN a N. BOWLES (eds.). *Reasoning Rights: Comparative Judicial Engagement*. Oxford: Hart Publishing, 2014, pp. 63–86. ISBN 9781849462525.
- VON BERTALANFFY, Ludwig. *General System Theory: In Foundations, Development, Applications*. New York: George Braziller, 1969, 289 p. ISBN 9780807604533.
- VON BERTALANFFY, Ludwig. The History and Status of General Systems Theory. In *The Academy of Management Journal*. 1972, Vol. 15, No. 4, pp. 407–426. ISSN 0001-4273.
- VON BOGDANDY, Armin a Jürgen BAST (vyd.). *Europäisches Verfassungsrecht: Theoretische und dogmatische Grundzüge*. Berlin: Heidelberg, 2003. ISBN 978-3-540-73809-1.
- VON BOGDANDY, Armin. Pluralism, direct effect, and the ultimate say: On relationship between international and domestic constitutional law. In *International Journal on Constitutional Law*. 2008, Vol. 6, No. 3–4, pp. 397–413. ISSN 1474-2640.
- VON BOGDANDY, Armin. Grundprinzipien von Staat, supranationalen und internationalen Organisationen. In: ISENSEE, Josef a Paul KIRCHHOF (vyd.). *Handbuch des Staatsrechts XI*, Heidelberg, 2013, § 232. ISBN 978-3811445116.
- VON BOGDANDY, Armin. Common Principles for a plurality of orders: A study on public authority in the European legal area. In *International Journal of Constitutional Law*. 2014, Vol. 12, No. 4, pp. 980–1007. ISSN 1474-2640.
- VON OUYEN, Robert Chr. Eine „europafeindliche“ Kontinuität? Zum Politikverständnis der Lissabon-Entscheidung des Bundesverfassungsgerichts. In *Internationale Politik und Gesellschaft*. 2009, Vol. 4, s. 26–45. ISSN 09452419.
- WAABEN, Knud. Alf Ross 1899–1979: A Biographical Sketch. In *European Journal of International Law*. 2003, Vol. 14, No. 4, pp. 661–674. ISSN 0938-5428.
- WAHL, Rainer. *Herausforderungen und Antworten: Das öffentliche Recht der letzten fünf Jahrzehnten*. Berlin: De Gruyter, 2006, 106 s. ISBN 978-3899493276.
- WALDRON, Jeremy. A Right to Do Wrong. In *Ethics*. 1981, Vol. 92, No. 1, pp. 21–39. ISSN 0014-1704.
- WALDRON, Jeremy. Fake Incommensurability: A Response to Professor Schauer. In *Hastings Law Journal*. 1994, Vol. 45, No. 4, pp. 813–824. ISSN 0017-8322.

- WALDRON, Jeremy. *Law and Disagreement*. Oxford: Oxford University Press, 1999, 344 p. ISBN 978-0199243037.
- WALDRON, Jeremy. *The Dignity of Legislation*. Cambridge: Cambridge University Press, 1999, 224 p. ISBN 9780511621987.
- WALDRON, Jeremy. The Role of Rights in Practical Reasoning: „Rights“ versus „Needs“. In *The Journal of Ethics*. 2000, Vol. 4, No. 1–2, pp. 115–135. ISSN 1382-4554.
- WALDRON, Jeremy. The Core of the Case against Judicial Review. In *The Yale Law Journal*. 2006, Vol. 115, pp. 1346–1406. ISSN 0044-0094.
- WALDRON, Jeremy. Is Dignity the Foundation of Human Rights? In: CRUFT, Rowan, S. Matthew LIAO and Massimo RENZO (eds.). *Philosophical Foundations of Human Rights*. 1st Edition. Oxford: Oxford University Press, 2015, pp. 117–137. ISBN 978-0-19-968862-3.
- WALDRON, Jeremy. *Political Political Theory*. Cambridge, Mass.: Harvard University Press, 2016, 416 p. ISBN 9780674743854.
- WALKER, Graham. The New Mixed Constitution: A Reponse to Liberal Debility & Constitutional Deadlock in Eastern Europe. In *Polity*. 1994, Vol. 26, No. 3, pp. 503–515. ISSN 0032-3497.
- WALKER, Neil. The Idea of Constitutional Pluralism. In *Modern Law Review*. 2002, Vol. 65, No. 3, pp. 317–359. ISSN 1468-2230.
- WALKER, Neil. Beyond Boundary Disputes and Basic Grids: Mapping the Global Disordre of Orders. In *International Journal of Constitutional Law*. 2008, Vol. 6, No. 3–4, pp. 373–396. ISSN 1474-2640.
- WALKER, Neil. Universalism and Particularism in Human Rights: Trade-off or Productive Tension? In: KINLEY, David, Wojciech SADURSKI a Kevin WALTON (eds.). *Human Rights: Old Problems, New Possibilities*. Cheltenham: Edward Elgar, 2013, pp. 89–112. ISBN 9781781002742.
- WALL, Steven. Perfectionism in Politics: A Defense. In: CHRISTIANO, Thomas a John CHRISTMAN (eds.). *Contemporary Debates in Political Philosophy*. Oxford: Blackwell, 2009, 488 p. ISBN 978-1405133227.
- WALTERS, Kerry. *Revolutionary Deists: Early America's Rational Infidels*. New York: Prometheus Books, 2010, 279 p. ISBN 978-1-61614-190-5.
- WALUCHOW, Wilfrid J. *Inclusive Legal Positivism*. Oxford: Oxford University Press, 1994, 304 p. ISBN 978-0198258124.
- WALUCHOV, Wilfrid J. Constitutionalism. In: ZALTA, E. N. (ed.). *The Stanford Encyclopedia of Philosophy* [online]. The Metaphysics Research Lab, Center for the Study of Language and Information (CSLI), Stanford University, Spring 2018 Edition [cit. 7. 2. 2020]. Dostupné z: <<https://plato.stanford.edu/archives/spr2018/entries/constitutionalism/>>.
- WARD, Colin. *Anarchism: A Very Short Introduction*. Oxford: Oxford University Press, 2004, 126 p. ISBN 978-0192804778.
- WARDLE, Lynn Dennis. The Attack on Marriage as the Union of a Man and a Woman. In *North Dakota Law Review*. 2008, Vol. 83, pp. 1365–1391. ISSN 0038-3325.
- WEBBER, Grégoire. *The Negotiable Constitution: On the Limitation of Rights*. Cambridge: Cambridge University Press, 2009, 240 p. ISBN 978-0521111232.
- WEBBER, Grégoire. Proportionality, Balancing, and the Cult of Constitutional Rights Scholarship. In *The Canadian Journal of Law and Jurisprudence*. 2010, Vol. 23, No. 1, pp. 179–202. ISSN 0841-8209.

- WEINBERGER, Ota. *Inštitucionalizmus: Nová teória konania, práva a demokracie*. Bratislava: Kalligram, 2010, 392 s. ISBN 9788081012600.
- WEINSTOCK, Daniel. A Neutral Conception of Reasonableness. In *Episteme*. 2006, Vol. 3, No. 3, pp. 234–247. ISSN 1742-3600.
- WENAR, Leif. The Nature of Rights. In *Philosophy and Public Affairs*. 2005, Vol. 33, No. 3, pp. 223–253. ISSN 0048-3915.
- WENAR, Leif. Rights. In: ZALTA, E.N. (ed.). *The Stanford Encyclopedia of Philosophy* (Fall 2015 Edition) [online] The Metaphysics Research Lab, Center for the Study of Language and Information (CSLI), Stanford University, Spring 2020 edition dostupné z: <<https://plato.stanford.edu/archives/spr2020/entries/rights/>>
- WENDELL HOLMES, Oliver. The Path of the Law. In *Harvard Law Review*. 1897, Vol. 10, No. 8, pp. 457–478. ISSN 0017811X.
- WENDT, Alexander. Why a World State is Inevitable? In *European Journal of International Relations*. 2003, Vol. 9, No. 4, pp. 491–542. ISSN 1354-0661.
- WENDT, Fabian. Rescuing Public Reason from Public Reason Liberalism. In *Oxford Studies in Political Philosophy*. 2019, Vol. 5, pp. 39–64. ISBN 9780198841425.
- WEST, Robin. Jurisprudence as Narrative: An Aesthetic Analysis of Modern Legal Theory. In *New York University Law Review*. 1985, Vol. 60, No. 2, pp. 145–211. ISSN 0028-7881.
- WHITE, Edward G. From Realism to Critical Legal Studies. In *Southwestern Law Journal*. 1986, Vol. 40, No. 2. ISSN 0038-4836.
- WHITE, Edward G. *Justice Oliver Wendell Holmes: law and the inner self*. Oxford: Oxford University Press, 1993, 652 p. ISBN 978-0195101287.
- WHITE, Edward G. *Oliver Wendell Holmes: sage of the Supreme Court*. Oxford: Oxford University Press, 2000, 160 p. ISBN 978-0195116670.
- WHITE, Edward G. *Oliver Wendell Holmes, Jr.* 2. vyd. Oxford: Oxford University Press, 2006, 161 p. ISBN 978-0195305364.
- WHITE, Jonathan a Lea YPI. *The Meaning of Partisanship*. Oxford: Oxford University Press, 2016, 288 p. ISBN 780199684175.
- WILLKE, Helmut. *Systemtheorie I. – Grundlagen*. 7. vyd. Stuttgart: Lucius & Lucius, 2005, 272 p. ISBN 9783825211615.
- WINTR, Jan. *Metody a zásady interpretace práva*. Praha: Auditorium, 2013. 229 s. ISBN 9788087284360.
- WINTR, Jan. Alexyho vážící formule. In *Právník*. 2016, roč. 155, č. 5, s. 446–461. ISSN 0231-6625.
- WOLTERSTORFF, Nicholas. *Understanding Liberal Democracy. Essays in Political Philosophy*. Oxford: Oxford University Press, 2012, 398 p. ISBN 978-0198748069.
- YOUNG, Shaun P. Rawlsian Reasonableness: A Problematic Presumption. In *Canadian Journal of Political Science*. 2006, Vol. 39, No. 1, pp. 159–180. ISSN 0008-4239.
- YOUNG, Shaun P. Introduction. In: YOUNG, Shaun (ed.). *Reasonableness in Liberal Political Philosophy*. Abingdon: Routledge, 2014, pp. 1–6. ISBN 9781138882324.
- ZAGREBELSKY, Gustavo. *El derecho dúctil*. Madrid: Trotta, 1995. ISBN 8481640719.
- Zákon č. 89/2012 Sb., občanský zákoník.

- ZAMIR, Eyal a Doron TEICHMAN. *The Oxford Handbook of Behavioral Economics and the Law*. New York: Oxford University Press, 2014, 840 p. ISBN 9780199945474.
- ZBÍRAL, Robert. Koncept národní identity jako nový prvek ve vztahu vnitrostátního a unijního práva: poznatky z teorie a praxe. In *Právník: Teoretický časopis pro otázky státu a práva*. 2014, roč. 153, č. 2, s. 112–133. ISSN 0231-6625.
- ZERZAN, John. *Future Primitive and Other Essays*. New York: Autonomedia, 1994, 192 p. ISBN 978-1570270000.
- ZUCCA, Lorenzo. *Constitutional Dilemmas: Conflicts of Fundamental Legal Rights in Europe and the USA*. Oxford: Oxford University Press, 2008, 188 p. ISBN 978-0199552184.
- ŽÁK KRZYŽANKOVÁ, Katarzyna. *Právní interpretace - mezi vysvětlováním a rozuměním*. Praha: Wolters Kluwer, 2020, 300 s. ISBN 978-80-7598-404-3.