

## SEZNAM POUŽITÝCH ZDROJŮ

### Seznam použité literatury

- ARISTOTELÉS. *Nicomachean Ethics*. Cambridge: Cambridge University Press, 2004.
- ARLEN, J. Should Defendant's Wealth Matter. *Journal of Legal Studies*. 1992, vol. 21.
- ARLEN, J. H., MACLEOD, W. B. Beyond Master-Servant: A Critique of Vicarious Liability. In: MADDEN, M. S. (ed.) *Exploring Tort Law*. Cambridge: Cambridge University Press, 2012.
- BARZEL, Y. *Economic Analysis of Property Rights*. 2. vyd. Cambridge: Cambridge University Press, 1997.
- BEAULIER, S. A., BOETTKE, P. J., COYNE, Ch. J. Knowledge, Economics, and Coordination: Understanding Hayek's Legal Theory. *NYU Journal of Law and Liberty*.
- BECKER, G. S. Nobel Lecture: The Economic Way of Looking at Behavior. *The Journal of Political Economy*. 1993, 101(3).
- BĚLINA, M. Škoda způsobená zaměstnancem a jeho (ne)odpovědnost vůči třetím osobám. *Právni rozhledy*. 2018, č. 13–14.
- BISHOP, W. Economic Loss in Tort. *Oxford Journal of Legal Studies*. 1982, vol. 2.
- BLOCK, W., ROCKWELL Jr., L. H. *Man, Economy, and Liberty. Essays in Honor of Murray Newton Rothbard*. Auburn: Ludwig von Mises Institute, 1988.
- BOETTKE, P. J. Where Did Economics Go Wrong? Modern Economics as a Flight from Reality. *Critical Review*. 1997, 11(1).
- BOETTKE, P. J., COYNE, Ch. J., LEESON, P. T., SAUTET, F. The New Comparative Political Economy. *The Review of Austrian Economics*. 2005, 18(3).
- BOETTKE, P. J., HAEFFELE-BALCH, S., STORR V. H. Introduction: What is Mainline Economics? In: BOETTKE, P. J., HAEFFELE-BALCH, S., STORR V. H. (eds.) *Mainline Economics: Six Novel Lectures in the Tradition of Adam Smith*. Arlington: Mercatus Center, 2016.
- BOETTKE, P. J., ZYWICKI, T. J. Law and Economics: the Contributions of the Austrian School of Economics. In: ZYWICKI, T. J., BOETTKE, P. J. *Research Handbook on Austrian Law and Economics*. Cheltenham: Edward Elgar, 2017.
- BRIDGMAN, P. W. *The Logic of Modern Physics*. New York: The Macmillan Company, 1951.
- BROULÍK, J., BARTOŠEK, J. *Ekonomický přístup k právu*. Praha: C. H. Beck, 2015.
- BUCHANAN, J. *Politika očima ekonoma*. Praha: Liberální institut, 2002.
- BUSSANI, M., INFANTINO, M. The many cultures of tort liability. In: BUSSANI, M., SEBOK, A. *Comparative tort law: global perspectives*. Cheltenham: Edward Elgar, 2015.
- CALABRESI, G., MELAMED, A. D. Property Rules, Liability Rules, and Inalienability: One View of the Cathedral. *Harvard Law Review*. 1972, 85(6).
- CALABRESI, G. *The Cost of Accidents. A Legal and Economic Analysis*. New Haven, Londýn: Yale University Press, 1975.

- COASE, R. H. *The Firm, the Market, and the Law*. Chicago: University of Chicago Press, 1988.
- COASE, R. H. The Nature of the Firm. *Economica*. 1937, 4(16).
- COASE, R. H. The Problem of Social Cost. *The Journal of Law and Economics*. 1960, vol. 3.
- COLEMAN, J. *Risks and Wrongs*. New York: Cambridge University Press, 1992.
- COOTER, R. Torts as the Union of Liberty and Efficiency: An Essay on Causation. *Chicago-Kent Law Review*. 1987, vol. 63.
- COOTER, R., DEPIANTO, D. Damages for Incompesable Harms. In: ARLEN, J. (ed.) *Research Handbook on the Economics of Torts*. Cheltenham: Edward Elgar, 2013.
- COOTER, R., ULEN, T. *Law and Economics*. 6. vyd. Boston: Pearson, 2011.
- CRESPI, G. S. Exploring the Complicationist Gambit: An Austrian Approach to the Economic Analysis of Law. *Notre Dame Law Review*. 1998, 73(2).
- ČECH, P., FLÍDR, J. Odpovídá zaměstnanec třetí osobě za škodu, kterou jí způsobí při plnění pracovních úkolů? *Právo & rekodifikace*. 2015, č. 3.
- DALLAGO, B. Comparative Economic Systems and the New Comparative Economics. *The European Journal of Comparative Economics*. 2004, 1(1).
- DARI-MATTIACI, G., PARISI, F. The Economics of Tort Law. In: BACKHAUS, J. G. *The Elgar Companion to Law and Economics*. 2. vyd. Cheltenham: Edward Elgar, 2005.
- DEMSETZ, H. Information and Efficiency: Another Viewpoint. *Journal of Law and Economics*. 1969, 12(1).
- DOLEŽAL, R. Sankční funkce náhrady újmy – punitive damages v českém právu? *Právní rozhledy*. 2018, č. 8.
- DUXBURY, N. *Patterns of American Jurisprudence*. New York: Oxford University Press, 1995.
- ELIÁŠ, K. a kol. *Občanský zákoník. Velký akademický komentář*. 1. svazek. § 1–487. Praha: Linde, 2008.
- ELLICKSON, R. C. Bringing Culture and Human Frailty to Rational Actors: A Critique of Classical Law and Economics. *Chicago-Kent Law Review*. 1989, vol. 65.
- EPSTEIN, R. A. A Clear View of The Cathedral: The Dominance of Property Rules. *Yale Law Journal*. 1996–1997, vol. 106.
- EPSTEIN, R. A. A Theory of Strict Liability. *Journal of Legal Studies*. 1973, 2(1).
- EPSTEIN, R. A., SHARKEY, C. M. *Cases and Materials on Torts*. 11. vyd. New York: Wolters Kluwer, 2016.
- EPSTEIN, R. A. Causation and Corrective Justice: A Reply to Two Critics. *Journal of Legal Studies*. 1979, vol. 8.
- EPSTEIN, R. A. Defenses and Subsequent Pleas in a System of Strict Liability. *Journal of Legal Studies*. 1974, 3(1).
- EPSTEIN, R. A. Intentional Harms. *Journal of Legal Studies*. 1975, vol. 4.
- EPSTEIN, R. Many Faces of Fault in Contract Law. *Michigan Law Review*. 2009, vol. 107.
- EPSTEIN, R. A. *Simple Rules for Complex World*. Cambridge: Harvard University Press, 1995.
- EPSTEIN, R. A. The economist in spite of himself. In: PARISI, F., ROWLEY, Ch. K. *The Origins of Law and Economics: Essays by the Founding Fathers*. Cheltenham: Edward Elgar, 2005.

- EPSTEIN, R. A. The Path to the T. J. Hooper: the Theory and History of Custom in the Law of Tort. *Journal of Legal Studies*. 1992, vol. 21.
- EPSTEIN, R. A. The Risks of Risk/Utility. *Ohio State Law Journal*. 1987, vol. 48.
- EPSTEIN, R. A. The Social Consequences of Common Law Rules. *Harvard Law Review*. 1985, 95(8).
- EPSTEIN, R. A. The Temporal Dimensions in Tort Law. *University of Chicago Law Review*. 1986, vol. 53.
- EPSTEIN, R. A. Toward a General Theory of Tort Law: Strict Liability in Context. *Journal of Tort Law*. 2010, vol. 3.
- EVANS, A. J. Only Individuals Choose. In: BOETTKE, P. J. (ed.) *Handbook on Contemporary Austrian Economics*. Cheltenham: Edward Elgar, 2010.
- FAURE, M. Compensation for Non-Pecuniary Loss: An Economic Perspective. In: MAGNUS, U., SPIER, J. (eds.) *European Tort Law: Liber Amicorum for Helmut Koziol*. Peter Lang Publishing, 2000.
- FEDTKE, J., MAGNUS, U. Liability for Damage Caused by Others under German Law. In: SPIER, J. (ed.) *Unification of Tort Law: Liability for Damage Caused by Others*. European Centre of Tort and Insurance Law. Haag, Londýn, New York: Kluwer Law International, 2003.
- FOX, G. The Real Coase Theorems. *Cato Journal*. 2007, 27(3).
- FRIEDMAN, M. *Essays in Positive Economics*. Chicago, Londýn: The University of Chicago Press, 1953.
- FRIEDMAN, D. D. An Economic Explanation of Punitive Damages. *Alabama Law Review*. 1988–1989, vol. 40.
- FRIEDMAN, D. D. *Law's order. What economics has to do with law and why it matters*. Princeton: Princeton University Press, 2001.
- GAROUPA, N., LIGÜERRE, C. G., MÉLON, L. *Legal origins and the Efficiency Dilemma*. Londýn, New York: Routledge, 2017.
- GARDNER, J. What is Tort Law For? Part 1: The Place of Corrective Justice. *Law and Philosophy*. 2011, vol. 30.
- GEISTFELD, M. A. Economics, moral philosophy, and the positive analysis of tort law. In: POSTEMA, G. *Philosophy and the law of torts*. New York: Cambridge University Press, 2001.
- GEISTFELD, M. A. *Tort law*. New York: Wolters Kluwer, 2008.
- GEORGAKOPOULOS, N. I. *Principles and Methods of Law and Economics: Basic Tools for Normative Reasoning*. New York: Cambridge University Press, 2005.
- GILIKER, P. *Vicarious Liability in Tort. A Comparative Perspective*. New York: Cambridge University Press, 2010.
- GOLDBERG, J. C. P., SEBOK, A. J., ZIPURSKY, B. C. *Tort law. Responsibilities and Redress*. New York: Wolters Kluwer, 2016.
- GORDLEY, J. *Foundations of Private Law. Property, Tort, Contract, Unjust Enrichment*. Oxford: Oxford University Press, 2006.
- HART, H. L. A., HONORÉ, T. *Causation in the Law*. 2. vyd. Oxford: Oxford University Press, 1985.
- HAYEK, F. A. *Kontrarevoluce vědy. Studie o zneužívání rozumu*. Praha: Liberální institut, 1995.
- HAYEK, F. A. *Law, Legislation, and Liberty*. New York, Londýn: Routledge, 2013.

- HAYEK, F. A. *The Constitution of Liberty*. Londýn, New York: Routledge, 2006.
- HAYEK, F. A. *The Constitution of Liberty. The Definitive Edition*. Chicago: University of Chicago Press, 2011.
- HAYEK, F. A. The Use of Knowledge in Society. In: HAYEK, F. A. *Individualism and Economic Order*. Chicago: The University of Chicago Press, 1948.
- HERBENER, J. The Pareto Rule and Welfare Economics. *Review of Austrian Economics*. 1997, 10(1).
- HERSHOVITZ, S. Corrective Justice for Civil Recourse Theorists. *Florida State University Law Review*. 2011, 39(1).
- HERSHOVITZ, S. The Search for a Grand Unified Theory of Tort Law. *Harvard Law Review*. 2017, vol. 130.
- HERSHOVITZ, S. Tort as a Substitute for Revenge. In: OBERDIEK, J. (ed.) *Philosophical Foundations of the Law of Torts*. New York: Oxford University Press, 2014.
- HOLLÄNDER, P. *Filosofie práva*. 2., rozšíření vydání. Plzeň: Aleš Čeněk, 2012.
- HOLMES, O. W. Agency. *Harvard Law Review*. 1891, vol. 4 a 5.
- HOLMES Jr., O. W. *The Common Law*. Cambridge: The Belknap Press of Harvard University Press, 2009.
- HOPPE, H.-H. *A Theory of Socialism and Capitalism*. Auburn: Ludwig von Mises Institute, 2010.
- HOPPE, H.-H. *Economic Science and Austrian Method*. Auburn: Ludwig von Mises Institute, 1995.
- HULMÁK, M. a kol. *Občanský zákoník VI. Závazkové právo. Zvláštní část (§ 2055–3014)*. Komentář. Praha: C. H. Beck, 2014.
- HYLTON, K. N. Duty in Tort Law: An Economic Approach. *Fordham Law Review*. 2006, vol. 75.
- JANSEN, N., RADEMACHER, L. Punitive Damages in Germany. In: KOZIOL, H. WILCOX, V. (eds.) *Punitive Damages: Common Law and Civil Law Perspectives*. Vídeň: Springer-Verlag, 2009.
- KIRZNER, I. M. *The Driving Force of the Market*. Londýn: Routledge, 2000.
- KIRZNER, I. M. Welfare Economics: A Modern Austrian Perspective. In: BLOCK, W., ROCKWELL Jr., L. H. *Man, Economy, and Liberty. Essays in Honor of Murray Newton Rothbard*. Auburn: Ludwig von Mises Institute, 1988.
- KORHNAUSER, L. A Guide to the Perplexed Claims of Efficiency in the Law. *Hofstra Law Review*. 1980, 8(3).
- KORNHAUSER, L. Economic Rationality in the Analysis of Legal Rules and Institutions. In: GOLDING, M. P., EDMUNDSON, W. A. (eds.) *The Blackwell Guide to the Philosophy of Law and Legal Theory*. Oxford: Blackwell Publishing, 2004.
- KOZIOL, H. *Basic questions of tort law from a Germanic perspective*. Vídeň: Jan Sramek Verlag, 2012.
- KOZIOL, H. Punitive Damages – A European Perspective. *Lousiana Law Review*. 2008, vol. 68.
- KOZIOL, H. Recovery for Economic Loss in the European Union. *Arizona Law Review*. 2006, vol. 48.
- KOZIOL, H., VOGEL, K. Liability for Damage Caused by Others under German Law. In: SPIER, J. (ed.) *Unification of Tort Law: Liability for Damage Caused by Others*.

- European Centre of Tort and Insurance Law. Haag, Londýn, New York: Kluwer Law International, 2003.
- KRIER, J. E., SCHWAB, S. J. Property Rules and Liability Rules: The Cathedral in Another Light. *New York University Law Review*. 1995, vol. 70.
- KÜHN, Z. Má mít náhrada škody sankční funkci? In: HAVEL, B., PIHERA, V. *Soukromé právo na cestě. Eseje k jubileu Karla Eliáše*. Plzeň: Aleš Čeněk, 2010.
- KÜHN, Z. Posudek oponenta k habilitační práci doc. JUDr. Tomáše Sobka, Ph.D., s názvem „Právní rozum a morální cit“. Dostupné z: <https://www.muni.cz/inet-doc/897007>.
- LA PORTA, R., LOPEZ-DE-SILANES, L., SHLEIFER, A. The Economic Consequences of Legal Origins. *Journal of Economic Literature*. 2008, 46(2).
- LANDES, W. M., POSNER, R. A. Causation in Tort Law: An Economic Approach. *The Journal of Legal Studies*. 1983, vol. 12.
- LANDES, W. M., POSNER, R. A. *The Economic Structure of Tort Law*. Cambridge: Harvard University Press, 1987.
- LAWSON, G. Efficiency and Individualism. *Duke Law Journal*. 1992–1993, 42(1).
- LEESON, P. T., BOETTKE, P. J. Was Mises Right? *Review of Social Economy*. 2006, LXIV(2).
- LEITER, B. *Naturalizing Jurisprudence*. New York: Oxford University Press, 2007.
- LESTER, J. C. *Escape from Leviathan: Liberty, Welfare and Anarchy Reconciled*. Londýn: Macmillan Press, 2000.
- LEWIN, P. Pollution Externalities: Social Cost and Strict Liability. *Cato Journal*. 1982, 2(1).
- LINDENBERGH, S. D., VAN KIPPERLUIJS, P. P. M. Non pecuniary losses. In: FAURE, M. (ed.) *Tort Law and Economics*. Cheltenham: Edward Elgar, 2009.
- LIST, CH., PETTIT, P. *Group Agency: The Possibility, Design, and Status of Corporate Agents*. Oxford: Oxford University Press, 2011.
- LONG, R. T. Realism versus Abstraction in Economics: Aristotle and Mises versus Friedman. *The Quarterly Journal of Austrian Economics*. 2006, 9(3).
- LOVĚTÍNSKÝ, V. Objektivní měřítko při dovozování nedbalosti a jeho limity. *Právní rozhledy*. 2016, č. 3.
- MAHONEY, P. G. The Common Law and Economic Growth: Hayek Might Be Right. *Journal of Legal Studies*. 2001, 30(2).
- MARKESINIS, B., UNBERATH, H. *The German Law of Torts. A Comparative Treatise*. 4. vyd. Oxford: Hart Publishing, 2002.
- MATAJA, V. *Das Recht der Schadenersatzes vom Standpunkte der Nationalökonomie*. Leipzig: Verlag von Duncker & Humboldt, 1888.
- MATHIS, K. *Efficiency instead of Justice? Searching for the Philosophical Foundations of the Economic Analysis of Law*. Londýn: Springer, 2009.
- MELZER, F., TÉGL, P. a kol. *Občanský zákoník – velký komentář. Svazek IX. § 2894–3081*. Praha: Leges, 2018.
- MERCURO, N., MEDEMA, S. G. *Economics and the Law. From Posner to Postmodernism and Beyond*. 2. vyd. Princeton: Princeton University Press, 2006.
- MICELI, T. J., SEGERTON, K. Defining Efficient Care: The Role of Income Distribution. *Journal of Legal Studies*. 1995. vol. 24.
- MILLER, W. I. *Eye for an Eye*. New York: Cambridge University Press, 2006.
- MISES, L. *Lidské jednání: pojednání o ekonomii*. Praha: Liberální institut, 2006.

- O'DRISCOLL Jr., G. P. Justice, Efficiency, and the Economic Analysis of Law: A Comment of Fried. *Journal of Legal Studies*. 1980, vol. 9.
- OSTROM, E. *Governing the Commons. The Evolution of Institutions for Collective Action*. New York: Cambridge University Press, 2011.
- PALAGASHVILI, L., PIANO, E., SKARBEK, D. *The Decline and Rise of Institutions*. New York: Cambridge University Press, 2017.
- PARISI, F. Coase Theorem and Transaction Cost Economics in the Law. In: BACKHAUS, J. G. (ed.) *The Elgar Companion to Law and Economics*. 2. vyd. Cheltenham: Edward Elgar, 2005.
- PARISI, F. Liability for Pure Financial Loss: Revisiting the Economic Foundations. In: BUSSANI, M., PALMER, V. V. *Pure Economic Loss in Europe*. Cambridge: Cambridge University Press, 2013.
- PARISI, F. The Genesis of Liability in Ancient Law. *American Law and Economics Review*. 2001, 3(1).
- PELIKÁNOVÁ, I. Odpovědnost za škodu – trendy a otázky, malý náhled do osnovy nového občanského zákoníku. *Bulletin advokacie*. 2011, č. 3.
- POSNER, R. A. A Theory of Negligence. *Journal of Legal Studies*. 1972, 1(1).
- POSNER, R. A. The Decline of Law as an Autonomous Discipline: 1962–1987. *Harvard Law Review*. 1986–1987, 100(4).
- POSNER, R. A. *The Economic Analysis of Law*. 9. vyd. Austin: Wolters Kluwer, 2014.
- POSNER, R. *The Economics of Justice*. Cambridge: Harvard University Press, 1981.
- POSNER, R. A. The ethical and political basis of the efficiency norm in common law adjudication. *Hofstra Law Review*. 1980, vol. 8.
- POSNER, R. A. Uses and Abuses of Economics in Law. *The University of Chicago Law Review*. 1979, 46(2).
- POSNER, R. A. Utilitarianism, Economics, and Legal Theory. *Journal of Legal Studies*. 1979, 8(1).
- POSNER, R. A. Wealth Maximization and Tort Law: A Philosophical Inquiry. In: OWEN, D. G. (ed.) *Philosophical Foundations of Tort Law*. New York: Oxford University Press, 2001.
- POSTEMA, G. *A Treatise of Legal Philosophy and General Jurisprudence. Volume 11. Legal Philosophy in the Twentieth Century: The Common Law World*. Springer, 2011.
- PSUTKA, J. Obecná prevenční povinnost – současný stav a návrh občanského zákoníku. In: HAVEL, B., PIHERA, V. (eds.) *Soukromé právo na cestě*. Plzeň: Aleš Čeněk, 2010.
- RICHTER, T. *Insolvenční právo*. 2. vyd. Praha: Wolters Kluwer ČR, 2017.
- RICHTER, T. Použití (mikro)ekonomické metodologie při tvorbě a interpretaci soukromého práva. *Právník*. 2009, č. 3.
- RIPSTEIN, A. The Philosophy of Tort Law. In: COLEMAN, J. L., HIMMA, K. E., SHAPIRO, S. J. *Oxford Handbook of Jurisprudence and Philosophy of Law*. New York: Oxford University Press, 2004.
- RIZZO, M. J. Cost. In: BOETTKE, P. J. (ed) *Elgar Companion to Austrian Economics*. Vermont: Edward Elgar, 1994.
- RIZZO, M. J. Fundamentals of Causation. *Chicago-Kent Law Review*. 1987, vol. 63.
- RIZZO, M. J. Law amid Flux: The Economics of Negligence and Strict Liability in Tort. *Journal of Legal Studies*. 1980, 9(2).

- RIZZO, M. J. Rules versus Cost-Benefit Analysis in the Common Law. *Cato Journal*. 1988, 4(3).
- RIZZO, M. J. The Mirage of Efficiency. *Hofstra Law Review*. 1980, 8(3).
- RIZZO, M. J. A Theory of Economic Loss in the Law of Torts. *The Journal of Legal Studies*. 1982, 11(2).
- RIZZO, M. J. Uncertainty, Subjectivity, and the Economic Analysis of Law. In: RIZZO, M. J. (ed.) *Time, Uncertainty, and Disequilibrium*. D.C. Heath and Company, 1979.
- RIZZO, M. J. Which kind of legal order? Logical coherence and praxeological coherence. *Journal des Economistes et des Humaines*. 1999, 9(4).
- RIZZO, M. J., RAJAGOPALAN, S. Austrian Perspectives in Law and Economics. In: PARISSI, F. (ed.) *The Oxford Handbook of Law and Economics. Volume 1: Methodology and Concepts*. New York: Oxford University Press, 2017.
- ROTHBARD, M. N. Comment: The Myth of Efficiency. In: RIZZO, M. J. (ed.) *Time, Uncertainty, and Disequilibrium*. D.C. Heath and Company, 1979.
- ROTHBARD, M. N. *Man, Economy, and State with Power and Market*. 2.vyd. Auburn: Ludwig von Mises Institute, 2009.
- ROTHBARD, M. N. *The Ethics of Liberty*. New York: New York University Press, 2002.
- ROTHBARD, M. N. Toward a Reconstruction of Utility and Welfare Economics. In: ROTHBARD, M. N. *Economic Controversies*. Auburn: Ludwig von Mises Institute, 2011.
- SCHÄFER, H.-B., OTT, C. *The Economic Analysis of Civil Law*. Cheltenham: Edward Elgar, 2004.
- SCHÄFER, H.-B., MÜLLER-LANDER, F. Strict Liability versus Negligence. In: FAURE, M. (ed.) *Tort Law and Economics*. Cheltenham: Edward Elgar, 2009.
- SEDLÁČEK, J. Komentář k § 1297. In: SEDLÁČEK, J., ROUČEK, J. *Komentář k československému obecnému zákoníku občanskému a občanskému právu platné na Slovensku a v Podkarpatské Rusi*. Praha: ASPI Publishing, 2013.
- SEDLÁČEK, J. *Obligační právo*. 3. díl. Praha: Wolters Kluwer ČR, 2010.
- SHARKEY, C. M. Tort Liability for Pure Economic Loss: A Perspective from the United States and Some Comparative European Insights. *Journal of European Tort law*. 2016, 7(3).
- SHAVELL, S. *The Foundations of Economic Analysis of Law*. Cambridge: The Belknap Press of Harvard University Press, 2004.
- STORR, V. H. The facts of the social sciences are what people think and belief. In: BOETTKE, P. J. (ed.) *Handbook on Contemporary Austrian Economics*. Cheltenham: Edward Elgar, 2010.
- STRINGHAM, E. Economic values and costs are subjective. In: BOETTKE, P. J. (ed.) *Handbook on Contemporary Austrian Economics*. Cheltenham: Edward Elgar, 2010.
- STRINGHAM, E. Kaldor-Hicks Efficiency and the Problem of Central Planning. *The Quarterly Journal of Austrian Economics*. 2001, 41(2).
- STRINGHAM, E., WHITE, M. D. Economic Analysis of Tort Law: Austrian and Katian Perspectives. In: OPPENHEIMER, M., MERCURIO, N. *Law and Economics: Alternative Economic Approaches to Legal and Regulatory Issues*. New York: Routledge, 2004.
- SYKES, A. O. The Boundaries of Vicarious Liability: An Economic Analysis of the Scope of Employment Rule and Related Legal Doctrines. *Harvard Law Review*. 1988, vol. 101.
- SZTEFEK, M. Deliktní odpovědnost principálů za pomocníky: srovnávací a právně-ekonomická analýza § 2914 ObčZ. *Právní rozhledy*. 2017, č. 1.

- SZTEFEK, M. Kritické poznámky k prevenční povinnosti v občanském zákoníku. *Právní rozhledy*. 2018, č. 2.
- SZTEFEK, M. Punitive Damages – Experience from Common Law: One Piece of the Puzzle in Continental Law Still Missing? *Common Law Review*. 2017, vol. 13.
- SZTEFEK, M. *Rakouská kritika tradičního chicagského přístupu k ekonomické analýze práva*. Praha, 2014. Diplomová práce. Univerzita Karlova. Právnická fakulta.
- ŠÍMA, J. *Ekonomie a právo*. Praha: Vysoká škola ekonomická, 2004.
- ŠVESTKA, J., SPÁČIL, J., ŠKÁROVÁ, M., HULMÁK, M. *Občanský zákoník II*. 2. vyd. Praha: C. H. Beck, 2009.
- TERRY, H. Negligence. *Harvard Law Review*. 1915, vol. 29.
- TICHÝ, L., HRÁDEK, J. *Deliktní právo*. Praha: C. H. Beck, 2017.
- TICHÝ, L. K rozlišování mezi tzv. subjektivní a objektivní odpovědností – rozsudek NS o povaze odpovědnosti advokáta za škodu. *Bulletin advokacie*. 2013, č. 1–2.
- TICHÝ, L. O Prevenci v soukromém právu a „preventivní odpovědnosti“ (skica o významu předcházení nežádoucím následkům). *Acta Universitatis Carolinae – Iuridica*. 3, 2015.
- VAN DAM, C. *European Tort Law*. 2. vyd. Oxford: Oxford University Press, 2013.
- VAN DUN, F. Summary. In: SCHUMPETER, J. *Methodological Individualism*. Brusel: Institution Europaeum, 1980 (původní rok vydání 1909).
- VAN GERVEN, W., LEVER, J., LAROCHE, P. *Cases, Materials and Text on National, Supranational and International Tort Law*. Oxford: Hart Publishing, 2000.
- VANBERG, V. J. The Rationality Postulate in Economics: its Ambiguity, its Deficiency and its Evolutionary Alternative. *Journal of Economic Methodology*. 2004, 11(1).
- VELJANOVSKI, C. *The Economics of Law*. 2. vyd. Londýn: The Institute of Economic Affairs, 2006.
- VELJANOVSKI, C. Wealth maximization, law and ethics – On the limits of economic efficiency. *International Review of Law and Economics*. 1981, 1(1).
- VISSCHER, L. T. Tort damages. In: FAURE, M. (ed.) *Tort Law and Economics*. Cheltenham: Edward Elgar, 2009.
- WEINGAST, B. Exposing the Neoclassical Fallacy: McCloskey on Ideas and the Great Enrichment. *Scandinavian Economic History Review*. 2016, 64(3).
- WEINRIB, E. *The Idea of Private Law*. Oxford: Oxford University Press, 2012.
- WHITE, L. H. *The Clash of Economic Ideas. The Great Policy Debates and Experiments of the Last Hundred Years*. New York: Cambridge University Press, 2012.
- WIDMER, P. Komentář k článku 4:103. In: *European Group on Tort Law. Principles of European Tort Law: Commentary*. Vídeň, New York: Springer, 2005.
- WRIGHT, R. W. Hand, Posner, and the Myth of the „Hand Formula“. *Theoretical Inquiries in Law*. 2003, vol. 4.
- ZERVOGIANNI, E. Remedies for Damage to Property: Money Damages or Restitution in Natura? *International Review of Law and Economics*. 2004, vol. 24.
- ZIMMERMANN, R. *The Law of Obligations: Roman Foundations of the Civilian Tradition*. Oxford: Oxford University Press, 1996.
- ZYWICKI, T. J., SANDERS, A. B. Posner, Hayek, and the Economic Analysis of Law. *Iowa Law Review*. 2008, vol. 93.

## Seznam právních předpisů

zákon č. 89/2012 Sb., občanský zákoník  
zákon č. 40/1964 Sb., občanský zákoník  
zákon č. 262/2006 Sb., zákoník práce  
zákon č. 85/1996 Sb., o advokacii

## Seznam soudních rozhodnutí

### Česká rozhodnutí

Rozsudek Nejvyššího soudu ze dne 27. 9. 1990, sp. zn. I Cz 59/90.  
Rozsudek Nejvyššího soudu ze dne 25. 2. 2003, sp. zn. 25 Cdo 618/2001  
Nálež Ústavního soudu ze dne 19. 3. 2012, sp. zn. I. ÚS 1586/09  
Usnesení Nejvyššího soudu ze dne 9. 1. 2013, sp. zn. 28 Cdo 2490/2012  
Rozsudek Nejvyššího soudu ze dne 30. 9. 2013, sp. zn. 25 Cdo 2310/2013  
Usnesení Nejvyššího soudu ze dne 22. 8. 2014, sp. zn. 25 Cdo 3157/2013  
Rozsudek Nejvyššího soudu ze dne 22. 10. 2014, sp. zn. 25 Cdo 4195/2013  
Rozsudek Nejvyššího soudu ze dne 20. 5. 2015, sp. zn. 25 Cdo 1315/2013  
Nálež Ústavního soudu ze dne 27. 4. 2017, sp. zn. II. ÚS 795/2016  
Rozsudek Nejvyššího soudu ze dne 26. 9. 2018, sp. zn. 25 Cdo 861/2018  
Rozsudek Nejvyššího soudu ze dne 18. 4. 2019, sp. zn. 25 Cdo 3386/2018

### Americká rozhodnutí

*Ultramarines Corporation v. Touche*, 174 N.E. 441 (1932)  
*Tarasoff v. The Regents of the University of California*, 551 P.2d 334 (Cal. 1976)

### Německá rozhodnutí

BGH 118, 312.