

Bibliography

- Alexy, R, 'On Balancing and Subsumption. A Structural Comparison' (2003) 16(4) *Ratio Juris* 433.
- 'Menschenrechte ohne Metaphysik' (2004) 52(1) *Deutsche Zeitschrift für Philosophie* 15.
- 'Balancing, Constitutional Review, and Representation' (2005) 3(4) *International Journal of Constitutional Law* 572.
- 'Die Institutionalisierung der Menschenrechte im demokratischen Verfassungsstaat' in Stefan Gosepath and Georg Lohmann (eds), *Philosophie der Menschenrechte* (Frankfurt am Main, Suhrkamp, 2007).
- *A Theory of Constitutional Rights* (Julian Rivers trans, Oxford, Oxford University Press, 2010 (repr)).
- 'The Dual Nature of Law' (2010) 23(2) *Ratio Juris* 167.
- *A Theory of Legal Argumentation: The Theory of Rational Discourse as Theory of Legal Justification* (Ruth Adler and Neil MacCormick trans, Oxford, Oxford University Press, 2011).
- 'Rights and Liberties as Concepts' in Michel Rosenfeld (ed), *The Oxford Handbook of Comparative Constitutional Law* (Oxford, Oxford University Press, 2012).
- 'Formal Principles: Some Replies to Critics' (2014) 12(3) *International Journal of Constitutional Law* 511.
- Alkema EA, 'The European Convention as a Constitution and Its Court as a Constitutional Court' in Paul Mahoney, Franz Matscher, Herbert Petzold and Luzius Wildhaber (eds), *Protecting Human Rights: The European Perspective* (Cologne, Heymanns, 2000).
- Allan TRS, 'Constitutional Rights and the Rule of Law' in Matthias Klatt (ed), *Institutionalized Reason: The Jurisprudence of Robert Alexy* (Oxford, Oxford University Press, 2012).
- Aust A, *Handbook of International Law* (2nd edn, Cambridge, Cambridge University Press, 2014).
- Baade B, *Der EGMR als Diskurswächter* (Berlin, Springer, 2016).
- Balkin JM, *Living Originalism* (Cambridge, MA, Belknap Press of Harvard University Press, 2011).
- Barak A, *The Judge in a Democracy* (Princeton, NJ, Princeton University Press, 2006).
- Barber NW, Ekins R and Yowell P (eds), *Lord Sumption and the Limits of the Law* (Oxford, Hart Publishing, 2016).
- Baroness Hale of Richmond, 'Address' in European Court of Human Rights (ed), *Dialogue Between Judges: What Are the Limits to the Evolutive Interpretation of the Convention?* (Strasbourg, Council of Europe Publishing, 2011).
- Bates E, *The Evolution of the European Convention on Human Rights: From Its Inception to the Creation of a Permanent Court of Human Rights* (Oxford, Oxford University Press, 2010).
- Beitz CR and Goodin RE (eds), *Global Basic Rights* (Oxford, Oxford University Press, 2011).
- Bellamy R, 'The Limits of Lord Sumption: Limited Legal Constitutionalism and the Political Form of the ECHR' in NW Barber, Richard Ekins and Paul Yowell (eds), *Lord Sumption and the Limits of the Law* (Oxford, Hart Publishing, 2016).
- Benoît-Rohmer F and Klebes H, *Council of Europe Law: Towards a Pan-European Legal Area* (Strasbourg, Council of Europe Publishing, 2005).
- Benvenisti E, 'Margin of Appreciation, Consensus, and Universal Standards' (1999) 31 *New York University Journal of International Law and Politics* 843.
- Bernhardt R, 'Evolutive Treaty Interpretation, Especially of the European Convention on Human Rights' (1999) 42 *German Yearbook of International Law* 11.
- Besson S, 'Whose Constitution(s)? International Law, Constitutionalism and Democracy' in Jeffrey L Dunoff and Joel P Trachtman (eds), *Ruling the World? Constitutionalism, International Law, and Global Governance* (Cambridge, Cambridge University Press, 2009).

- 'Legal Philosophical Issues of International Adjudication: Getting Over the Amour Impossible between International Law and Adjudication' in Cesare Romano, Karen J Alter and Yuval Shani (eds), *The Oxford Handbook of International Adjudication* (Oxford, Oxford University Press, 2014).
- 'Justifications' in Daniel Moeckli, Sangeeta Shah and Sandesh Sivakumaran (eds), *International Human Rights Law* (3rd edn, Oxford, Oxford University Press, 2018).
- Bjorge E, *The Evolutionary Interpretation of Treaties* (Oxford, Oxford University Press, 2014).
- Böckenförde E-W, 'Grundrechtstheorie und Grundrechtsinterpretation' in Ralf Dreier (ed), *Probleme der Verfassungsinterpretation: Dokumentation einer Kontroverse* (Baden-Baden, Nomos, 1976).
- Borowski M, 'Formelle Prinzipien und Gewichtsformel' in Matthias Klatt (ed), *Prinzipientheorie und Theorie der Abwägung* (Tübingen, Mohr Siebeck, 2013).
- Bossuyt M, 'Should the Strasbourg Court Exercise More Self-restraint' (2007) 28 *Human Rights Law Journal* 321.
- Bryde B-O, 'International Democratic Constitutionalism' in Ronald J St Macdonald and Douglas M Johnston (eds), *Towards World Constitutionalism: Issues in the Legal Ordering of the World Community* (Leiden, Martinus Nijhoff, 2005).
- Buchanan AE, *The Heart of Human Rights* (Oxford, Oxford University Press, 2014).
- Çali B, 'Balancing Human Rights? Methodological Problems with Weights, Scales and Proportions' (2007) 29(1) *Human Rights Quarterly* 251.
- 'Specialized Rules of Treaty Interpretation: Human Rights' in Duncan B Hollis (ed), *The Oxford Guide to Treaties* (Oxford, Oxford University Press, 2014).
- Carozza PG, 'Human Dignity' in Dinah Shelton (ed), *The Oxford Handbook of International Human Rights Law* (Oxford, Oxford University Press, 2013).
- Chesterman S, 'Rule of Law' in Rüdiger Wolfrum (ed), *The Max Planck Encyclopedia of Public International Law* (Oxford, Oxford University Press, 2012).
- Chirardis V, 'The Limits of Interpretation of the Strasbourg Court and the Principle of Non-regression' in Dean Spielmann (ed), *La Convention européenne des droits de l'homme, un instrument vivant: Mélanges en l'honneur de Christos L. Rozakis, The European Convention on Human Rights, a Living Instrument* (Brussels, Bruylant, 2011).
- Cohen J, van Landeghem P, Carpentier N and Deliens L, 'Public Acceptance of Euthanasia in Europe: A Survey Study in 47 Countries' (2014) 59(1) *International Journal of Public Health* 143.
- Collected Edition of the 'Travaux Préparatoires'* Volume I (The Hague, Martinus Nijhoff, 1975).
- Cooke M, 'Contingency and Objectivity in Critical Social Theory: Horkheimer and Habermas' in Giancarlo Marchetti and Sarin Marchetti (eds), *Facts and Values: The Ethics and Metaphysics of Normativity* (New York, Routledge, 2018).
- Costa J-P, 'Introductory Remarks' in European Court of Human Rights (ed), *Dialogue Between Judges: What Are the Limits to the Evolutive Interpretation of the Convention?* (Strasbourg, Council of Europe Publishing, 2011).
- 'On the Legitimacy of the European Court of Human Rights' Judgments' (2011) 7(2) *European Constitutional Law Review* 173.
- Cottier T and Hertig M, 'The Prospects of 21st Century Constitutionalism' in Armin von Bogdandy and Rüdiger Wolfrum (eds), *Max Planck Yearbook of United Nations Law* (Vol 7, Leiden, Brill, 2003).
- Council of Europe, *Manual on Human Rights and the Environment* (Strasbourg, Council of Europe Publishing, 2012).
- Crawford J, 'Sovereignty as a Legal Value' in James Crawford, Martti Koskenniemi and Surabi Ranganathan (eds), *The Cambridge Companion to International Law* (Cambridge, Cambridge University Press, 2015).
- Crema L, 'Disappearance and New Sightings of Restrictive Interpretation(s)' (2010) 21(3) *European Journal of International Law* 681.
- Desgagné R, 'Integrating Environmental Values into the European Convention on Human Rights' (1995) 89(2) *American Journal of International Law* 263.

- Djeffal C, 'Dynamic and Evolutive Interpretation of the ECHR by Domestic Courts? An Inquiry into the Judicial Architecture of Europe' in Helmut P Aust and Georg Nolte (eds), *The Interpretation of International Law by Domestic Courts: Uniformity, Diversity, Convergence* (Oxford, Oxford University Press, 2016).
- *Static and Evolutive Treaty Interpretation: A Functional Reconstruction* (Cambridge, Cambridge University Press, 2016).
- Donald A and Leach P, *Parliaments and the European Court of Human Rights* (Oxford, Oxford University Press, 2016).
- Dörr O, 'Interpretation of Treaties' in Oliver Dörr and Kirsten Schmalenbach (eds), *Vienna Convention on the Law of Treaties: A Commentary* (Berlin, Springer, 2012).
- Dworkin R, *Taking Rights Seriously* (Cambridge, MA, Harvard University Press, 1978).
- *Law's Empire* (Cambridge, MA, Belknap Press of Harvard University Press, 1986).
- *Freedom's Law: The Moral Reading of the American Constitution* (Cambridge, MA, Harvard University Press, 1996).
- Dzehtsiarou K, 'European Consensus and the Evolutive Interpretation of the European Convention on Human Rights' (2011) 12(10) *German Law Journal* 1730.
- *European Consensus and the Legitimacy of the European Court of Human Rights* (Cambridge, Cambridge University Press, 2015).
- Eleftheriadis P, 'Constitutional Change through Deliberation' in Ron Levy (ed), *The Cambridge Handbook of Deliberative Constitutionalism* (Cambridge, Cambridge University Press, 2018).
- Elias TO, 'The Doctrine of Intertemporal Law' (1980) 74(2) *American Journal of International Law* 285.
- Ely JH, *Democracy and Distrust: A Theory of Judicial Review* (Cambridge, MA, Harvard University Press, 1981).
- European Court of Human Rights, *Factsheet – End of Life and the ECHR* (Strasbourg, Press Unit of the European Court of Human Rights, 2019).
- Finnis J, 'Judicial Law-Making and the "Living" Instrumentalisation of the ECHR' in NW Barber, Richard Ekins and Paul Yowell (eds), *Lord Sumption and the Limits of the Law* (Oxford, Hart Publishing, 2016).
- Fitzmaurice M, 'Dynamic (Evolutive) Interpretation of Treaties' (2009) 22 *Hague Yearbook on International Law* 3.
- 'Interpretation of Human Rights Treaties' in Dinah Shelton (ed), *The Oxford Handbook of International Human Rights Law* (Oxford, Oxford University Press, 2013).
- Føllesdal A, 'The Legitimacy of International Human Rights Review: The Case of the European Court of Human Rights' (2009) 40(4) *Journal of Social Philosophy* 595.
- 'Tracking Justice Democratically' (2017) 31(3) *Social Epistemology* 324.
- Føllesdal A, Peters B and Ulfstein G (eds), *Constituting Europe: The European Court of Human Rights in a National, European, and Global Context* (Cambridge, Cambridge University Press, 2013).
- Ford CA, 'Judicial Discretion in International Jurisprudence: Article 38(1)(C) and "General Principles of Law"' (1994) 5 *Duke Journal of Comparative and International Law* 35.
- Forst R, *The Right to Justification: Elements of a Constructivist Theory of Justice* (Jeffrey Flynn trans, New York, Columbia University Press, 2012).
- Fredman S, 'Living Trees or Deadwood: The Interpretive Challenge of the European Convention on Human Rights' in NW Barber, Richard Ekins and Paul Yowell (eds), *Lord Sumption and the Limits of the Law* (Oxford, Hart Publishing, 2016).
- Friedman B, 'Dialogue and Judicial Review' (1993) 91(4) *Michigan Law Review* 577.
- Frowein JA, 'The European Convention on Human Rights as the Public Order of Europe' in Andrew Clapham (ed), *Collected Courses of the Academy of European Law: The Protection of Human Rights in Europe* (vol 2, Dordrecht, Martinus Nijhoff Publishers, 1991).
- Gardbaum S, 'Human Rights and International Constitutionalism' in Jeffrey L Dunoff and Joel P Trachtman (eds), *Ruling the World? Constitutionalism, International Law, and Global Governance* (Cambridge, Cambridge University Press, 2009).

- Gardiner RK, *Treaty Interpretation* (Oxford, Oxford University Press, 2010).
- 'The Vienna Convention Rules on Treaty Interpretation' in Duncan B Hollis (ed), *The Oxford Guide to Treaties* (Oxford, Oxford University Press, 2014).
- Gearty CA, 'The European Court of Human Rights and the Protection of Civil Liberties: An Overview' (1993) 52(1) *Cambridge Law Journal* 89.
- Gerards J, 'How to Improve the Necessity Test of the European Court of Human Rights' (2013) 11(2) *International Journal of Constitutional Law* 466.
- Gerards JH, *General Principles of the European Convention on Human Rights* (Cambridge, Cambridge University Press, 2019).
- Glenn HP, *The Cosmopolitan State* (Oxford, Oxford University Press, 2013).
- Greenawalt K, *Interpreting the Constitution* (New York, Oxford University Press, 2015).
- Greenberg MD and Litman H, 'The Meaning of Original Meaning' (1998) 86 *Georgia Law Journal* 568.
- Greer S, "'Balancing" and the European Court of Human Rights: A Contribution to the Habermas-Alexy Debate' (2004) 63(2) *Cambridge Law Journal* 412.
- *The European Convention on Human Rights: Achievements, Problems and Prospects* (Cambridge, Cambridge University Press, 2008).
- 'The Interpretation of the European Convention on Human Rights: Universal Principle or Margin of Appreciation' (2010) *UCL Human Rights Review* 1.
- Grimm D, 'Constitutional Adjudication and Democracy' in Mads T Andenæs (ed), *Judicial Review in International Perspective* (Vol 2, The Hague, Kluwer Law International, 2000).
- *Constitutionalism: Past, Present, and Future* (Oxford, Oxford University Press, 2016).
- Gutmann A and Scalia A (eds), *A Matter of Interpretation: Federal Courts and the Law* (Princeton, NJ, Princeton University Press, 1997).
- Häberle P, 'Zeit und Verfassung' in Ralf Dreier (ed), *Probleme der Verfassungsinterpretation: Dokumentation einer Kontroverse* (Baden-Baden, Nomos, 1976).
- Habermas J, *Communication and the Evolution of Society* (Boston, MA, Beacon Press, 1979).
- *Between Facts and Norms: Contributions to a Discourse Theory of Law and Democracy* (Cambridge, MA, MIT Press, 1996).
- Held D, 'Principles of Cosmopolitan Order' in Gillian Brock and Harry Brighouse (eds), *The Political Philosophy of Cosmopolitanism* (Cambridge, Cambridge University Press, 2005).
- Helfer L and Slaughter A-M, 'Toward a Theory of Effective Supranational Adjudication' (1997) 107(2) *Yale Law Journal* 273.
- Helgesen JE, 'Address' in European Court of Human Rights (ed), *Dialogue Between Judges: What Are the Limits to the Evolutive Interpretation of the Convention?* (Strasbourg, Council of Europe Publishing, 2011).
- Hendriks AC, 'End-of-life Decisions. Recent Jurisprudence of the European Court of Human Rights' (2019) 19(4) *ERA Forum* 561.
- Hübner Mendes C, *Constitutional Courts and Deliberative Democracy* (Oxford, Oxford University Press, 2013).
- Jackson VC, 'Comparative Constitutional Law: Methodologies' in Michel Rosenfeld (ed), *The Oxford Handbook of Comparative Constitutional Law* (Oxford, Oxford University Press, 2012).
- Jagland T, 'Deep Security: Building a European Community of Values' (2011) 33(1) *Harvard International Review* 12.
- Kavanagh A, 'The Idea of a "Living Constitution"' (2003) 16(1) *Canadian Journal of Law and Jurisprudence* 55.
- 'Strasbourg, The House of Lords or Elected Politicians: Who Decides About Rights After Re P?' (2009) 72(5) *Modern Law Review* 815.
- 'What's So Weak About "Weak-form Review"? The Case of the UK Human Rights Act 1998' (2015) 13(4) *International Journal of Constitutional Law* 1008.
- Keller H and Stone Sweet A (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford, Oxford University Press, 2008).

- 'Assessing the Impact of the ECHR on National Legal Systems' in Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford, Oxford University Press, 2008).
- Kelsen H, *Pure Theory of Law* (trans Max Knight, Berkeley, CA, University of California Press, 2005 (repr)).
- King J, 'Three Wrong Turns in Lord Sumption's Conception of Law and Democracy' in NW Barber, Richard Ekins and Paul Yowell (eds), *Lord Sumption and the Limits of the Law* (Oxford, Hart Publishing, 2016).
- Klabbers J, 'Treaties, Object and Purpose' in Oxford Public International Law (ed), *Max Planck Encyclopedia of Public International Law* (Oxford, Oxford University Press, 2008).
- Klatt M, 'Robert Alexy's Philosophy of Law as System' in Matthias Klatt (ed), *Institutionalized Reason: The Jurisprudence of Robert Alexy* (Oxford, Oxford University Press, 2012).
- *Die praktische Konkordanz von Kompetenzen: Entwickelt anhand der Jurisdiktionskonflikte im europäischen Grundrechtsschutz* (Tübingen, Mohr Siebeck, 2014).
- 'Balancing Competences: How Institutional Cosmopolitanism Can Manage Jurisdictional Conflicts' (2015) 4(2) *Global Constitutionalism* 195.
- 'The Rule of Dual-Natured Law' in Eveline T Feteris, Harm Kloosterhuis, Jose Plug and Carel Smith (eds), *Legal Argumentation and the Rule of Law* (The Hague, Eleven International Publishing, 2016).
- Klatt M and Schmidt J, *Spielräume im öffentlichen Recht: Zur Abwägungslehre der Prinzipientheorie* (Tübingen, Mohr Siebeck, 2010).
- and — 'Epistemic Discretion in Constitutional Law' (2012) 10(1) *International Journal of Constitutional Law* 69.
- Kleinlein T, *Konstitutionalisierung im Völkerrecht: Konstruktion und Elemente einer idealistischen Völkerrechtslehre* (Heidelberg, Springer, 2012).
- Koskeniemi M, *From Apology to Utopia: The Structure of International Legal Argument* (New York, Cambridge University Press, 2009).
- Krstić I and Čučković B, 'Procedural Aspects of Article 8 of the ECHR in Environmental Cases – The Greening of Human Rights Law' (2015) LXIII(3) *Belgrade Law Review* 170.
- Kumm M, 'Democracy Is Not Enough: Rights, Proportionality and the Point of Judicial Review' (2009) NYU Public Law Research Paper.
- 'The Cosmopolitan Turn in Constitutionalism: On the Relationship Between Constitutionalism in and Beyond the State' in Jeffrey L Dunoff and Joel P Trachtman (eds), *Ruling the World? Constitutionalism, International Law, and Global Governance* (Cambridge, Cambridge University Press, 2009).
- 'Rethinking Constitutional Authority: On the Structure and Limits of Constitutional Pluralism' in Matej Avbelj and Jan Komárek (eds), *Constitutional Pluralism in the European Union and Beyond* (Oxford, Hart Publishing, 2012).
- Lafont C, 'Philosophical Foundations of Judicial Review' in David Dyzenhaus and M Thorburn (eds), *Philosophical Foundations of Constitutional Law* (Oxford, Oxford University Press, 2016).
- Lautenbach G, *The Concept of the Rule of Law and the European Court of Human Rights* (Oxford, Oxford University Press, 2013).
- Lester A, 'The European Court of Human Rights After 50 Years' in Jonas Christoffersen and Mikael R Madsen (eds), *The European Court of Human Rights Between Law and Politics* (Oxford, Oxford University Press, 2011).
- Letsas G, *A Theory of Interpretation of the European Convention on Human Rights* (Oxford, Oxford University Press, 2009).
- 'Intentionalism and the Interpretation of the ECHR' in Malgosia Fitzmaurice and OA Elias (eds), *Treaty Interpretation and the Vienna Convention on the Law of Treaties: 30 Years On* (Leiden, Martinus Nijhoff, 2010).
- 'Strasbourg's Interpretive Ethic: Lessons for the International Lawyer' (2010) 21(3) *European Journal of International Law* 509.

- 'The ECHR as a Living Instrument: Its Meaning and Legitimacy' in Andreas Føllesdal, Birgit Peters and Geir Ulfstein (eds), *Constituting Europe: The European Court of Human Rights in a national, European, and global context* (Cambridge, Cambridge University Press, 2013).
- Linderfalk U, *On the Interpretation of Treaties: The Modern International Law as Expressed in the 1969 Vienna Convention on the Law of Treaties* (Dordrecht, Springer, 2010).
- Lord Sumption, 'The Limits of Law' in NW Barber, Richard Ekins and Paul Yowell (eds), *Lord Sumption and the Limits of the Law* (Oxford, Hart Publishing, 2016).
- Loughlin M, 'What Is Constitutionalisation?' in Petra Dobner and Martin Loughlin (eds), *The Twilight of Constitutionalism?* (Oxford, Oxford University Press, 2010).
- Mac Amhlaigh C, 'Harmonising Global Constitutionalism' (2016) 5(2) *Global Constitutionalism* 173.
- MacCormick N, 'Rights in Legislation' in Peter MS Hacker (ed), *Law, Morality, and Society: Essays in Honour of H. L. A. Hart* (Oxford, Clarendon Press, 1977).
- MacCormick N and Summers RS, 'Interpretation and Justification' in Neil MacCormick (ed), *Interpreting Statutes: A Comparative Study* (London, Taylor and Francis, 1991).
- Madsen MR, 'The Protracted Institutionalization of the Strasbourg Court: From Legal Diplomacy to Integrationalist Jurisprudence' in Jonas Christoffersen and Mikael R Madsen (eds), *The European Court of Human Rights Between Law and Politics* (Oxford, Oxford University Press, 2011).
- Mahoney P, 'Judicial Activism and Judicial Self-restraint' (1990) 11(1–2) *Human Rights Law Journal* 57.
- Marmor A, *Positive Law and Objective Values* (Oxford, Clarendon Press, 2001).
- Mennicken A, *Das Ziel der Gesetzesauslegung: Eine Untersuchung zur subjektiven und objektiven Auslegungstheorie* (Bad Homburg, Verlag Gehlen, 1970).
- Morrisson Jr CC, 'Restrictive Interpretation of Sovereignty-Limiting Treaties: The Practice of the European Human Rights Convention System' (1970) 19(3) *International and Comparative Law Quarterly* 361.
- Mowbray A, 'The Creativity of the European Court of Human Rights' (2005) 5(1) *Human Rights Law Review* 57.
- Oddný Mjöll Arnardóttir and Buyse AC (eds), *Shifting Centres of Gravity in Human Rights Protection: Rethinking Relations Between the ECHR, EU and National Legal Orders* (London, Routledge, 2016).
- Peters A, 'Rechtsordnungen und Konstitutionalisierung: Zur Neubestimmung der Verhältnisse' (2010) 65(1) *Zeitschrift für öffentliches Recht* 3.
- Post R, 'Theories of Constitutional Interpretation' (1990) 30 *Representations* 13.
- Prebensen SC, 'Evolutive Interpretation of the ECHR' in Paul Mahoney, Franz Matscher, Herbert Petzold and Luzius Wildhaber (eds), *Protecting Human Rights: The European Perspective* (Cologne, Heymanns, 2000).
- Rainey B, Wicks E and Ovey C, *Jacobs, White and Ovey: The European Convention on Human Rights* (7th edn, Oxford, Oxford University Press, 2017).
- Raz J, *Between Authority and Interpretation: On the Theory of Law and Practical Reason* (Oxford, Oxford University Press, 2009).
- 'Human Rights in the Emerging World Order' (2010) 1(1) *Transnational Legal Theory* 31.
- *The Morality of Freedom* (Oxford, Clarendon Press, 2010).
- Reinhold S, 'Good Faith in International Law' (2013) 2(1) *UCL Journal of Law and Jurisprudence* 40.
- Robertson AH, *The Council of Europe: Its Structure, Functions and Achievements* (London, Stevens & Sons, 1961).
- Rosenfeld M, 'Introduction' in Michel Rosenfeld (ed), *Constitutionalism, Identity, Difference, and Legitimacy: Theoretical Perspectives* (Durham, NC, Duke University Press, 1994).
- Royer A, *The Council of Europe* (Strasbourg, Council of Europe Publishing, 2010).
- Sadurski W, *Rights Before Courts: A Study of Constitutional Courts in Postcommunist States of Central and Eastern Europe* (Dordrecht, Springer, 2008).

- Scalia A, 'Common-Law Courts in a Civil-Law System: The Role of United States Federal Courts in Interpreting the Constitution and Laws' in Amy Gutmann and Antonin Scalia (eds), *A Matter of Interpretation: Federal Courts and the Law* (Princeton, NJ, Princeton University Press, 1997).
- Senden H, *Interpretation of Fundamental Rights in a Multilevel Legal System: An Analysis of the European Court of Human Rights and the Court of Justice of the European Union* (Cambridge, Intersentia, 2011).
- Simpson AWB, 'Hersch Lauterpacht and the Genesis of the Age of Human Rights' (2004) 120 *Law Quarterly Review* 49.
- Smilov D, 'The Judiciary: The Least Dangerous Branch?' in Michel Rosenfeld (ed), *The Oxford Handbook of Comparative Constitutional Law* (Oxford, Oxford University Press, 2012).
- Sonnleitner L, 'The Democratic Legitimacy of Evolutive Interpretation by the European Court of Human Rights' (2019) 33(2) *Temple International & Comparative Law Journal* 279.
- Stone Sweet A, 'A Cosmopolitan Legal Order: Constitutional Pluralism and Rights Adjudication in Europe' (2012) 1(1) *Global Constitutionalism* 53.
- Stone Sweet A and Keller H, 'The Reception of the ECHR in National Legal Orders' in Helen Keller and Alec Stone Sweet (eds), *A Europe of Rights: The Impact of the ECHR on National Legal Systems* (Oxford, Oxford University Press, 2008).
- Stone Sweet A and Mathews J, 'Proportionality, Judicial Review, and Global Constitutionalism' in Giorgio Bongiovanni, Giovanni Sartor and Chiara Valentini (eds), *Reasonableness and Law* (Dordrecht, Springer, 2009).
- Stone Sweet A and Shapiro MM, 'Abstract and Concrete Review in the United States' in Martin M Shapiro and Alec Stone Sweet (eds), *On Law, Politics, and Judicialization* (Oxford, Oxford University Press, 2002).
- Strauss DA, *The Living Constitution* (Oxford, Oxford University Press, 2010).
- Tamanaha BZ, *On the Rule of Law: History, Politics, Theory* (Cambridge, Cambridge University Press, 2010).
- Troper M, 'Sovereignty' in Michel Rosenfeld (ed), *The Oxford Handbook of Comparative Constitutional Law* (Oxford, Oxford University Press, 2012).
- Tsagourias N, 'Introduction – Constitutionalism: A Theoretical Roadmap' in Nicholas Tsagourias (ed), *Transnational Constitutionalism* (Cambridge, Cambridge University Press, 2007).
- Tulkens F, 'Address' in European Court of Human Rights (ed), *Dialogue Between Judges: What Are the Limits to the Evolutive Interpretation of the Convention?* (Strasbourg, Council of Europe Publishing, 2011).
- Tushnet M, 'The Possibilities of Comparative Constitutional Law' (1999) 108(6) *Yale Law Journal* 1225.
- *Advanced Introduction to Comparative Constitutional Law* (Cheltenham, Edward Elgar Publishing, 2014).
- Uerpman R, 'Internationales Verfassungsrecht' (2001) 56(11) *JuristenZeitung* 565.
- van der Schyff G, 'The Concept of Democracy as an Element of the European Convention' (2005) 38(3) *Comparative and International Law Journal of Southern Africa* 355.
- van der Vyver, Johan D, 'Sovereignty' in Dinah Shelton (ed), *The Oxford Handbook of International Human Rights Law* (Oxford, Oxford University Press, 2013).
- Verdross A, *Statisches und dynamisches Naturrecht* (Freiburg im Breisgau, Rombach, 1971).
- Waldock H, 'The European Convention for the Protection of Human Rights and Fundamental Freedoms' in Humphrey Waldock (ed), *The British Yearbook of International Law* (vol 34, London, Oxford University Press, 1958).
- 'The Evolution of Human Rights Concepts and the Application of the European Convention of Human Rights' in Paul Reuter (ed), *Mélanges offerts à Paul Reuter: le droit international: unité et diversité* (Paris, Pedone, 1981).
- Waibel M, 'Principles of Treaty Interpretation: Developed for and Applied by National Courts?' in Helmut P Aust and Georg Nolte (eds), *The Interpretation of International Law by Domestic Courts: Uniformity, Diversity, Convergence* (Oxford, Oxford University Press, 2016).

- Waldron J, 'A Right-Based Critique of Constitutional Rights' (1993) 13(1) *Oxford Journal of Legal Studies* 18.
- 'Judicial Review and the Conditions of Democracy' (1998) 6(4) *Journal of Political Philosophy* 335.
- *Law and Disagreement* (Oxford, Clarendon Press, 2004).
- 'The Core of the Case against Judicial Review' (2006) 115(6) *Yale Law Journal* 1346.
- Walker N, 'The EU and the WTO: Constitutionalism in a New Key' in Gráinne de Búrca and Joanne Scott (eds), *The EU and the WTO: Legal and Constitutional Issues* (Oxford, Hart Publishing, 2003).
- Walter C, 'Die Europäische Menschenrechtskonvention als Konstitutionalisierungsprozeß' (1999) 59 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 961.
- Weber M, *Wirtschaft und Gesellschaft: Grundriss der verstehenden Soziologie* (5th edn, Tübingen, Mohr-Siebeck, 2009).
- White RCA and Ovey C, *Jacobs, White, and Ovey: The European Convention on Human Rights* (5th edn, Oxford, Oxford University Press, 2010).
- Wildhaber L, 'Rethinking the European Court of Human Rights' in Jonas Christoffersen and Mikael R Madsen (eds), *The European Court of Human Rights Between Law and Politics* (Oxford, Oxford University Press, 2011).
- Wróblewski J, 'Statutory Interpretation in Poland' in Neil MacCormick (ed), *Interpreting Statutes: A Comparative Study* (London, Taylor and Francis, 1991).
- *Judicial Application of Law* (Dordrecht, Springer, 1992).
- Wróblewski J and MacCormick N, 'On Justification and Interpretation' (1994) 53 *ARSP Beiheft* 255.