

Literatura

- Agentura Evropské unie pro bezpečnost sítí a informací (ENISA). *ENISA* [online]. Heraklion, Greece: ENISA, 2019 [citováno 22. 6. 2019]. Dostupné na: <https://europa.eu/european-union/about-eu/agencies/enisa_cs>.
- Allain, J. The Jus Cogens Nature of Non-Refoulement. *International Journal of Refugee Law*, 2001, č. 4, s. 533–558.
- Alston, P. / Weiler, J. An „Ever Closer Union“ in Need of a Human Rights Policy: The European Union and Human Rights. In: Alston, P. et al. *The EU and Human Rights*. Oxford: Oxford University Press, 1999.
- Anderson, D. / Murphy, C. The Charter of Fundamental Rights: History and Prospects in Post-Lisbon Europe. Working Paper, 2011. [online]. Cadmus: EUI Research Repository [citováno 8. 6. 2019]. Dostupné na: <cadmus.eui.eu/handle/1814/17597>.
- Andersson, H. Dawn Raids in Competition Cases: Do the European Commission's Dawn Raid Procedures Stand the Test of the Charter? In: de Vries / Bernitz / Weatherill et al. *The EU Charter of Fundamental Rights as a Binding Instrument*.
- Angelopoulos, Ch. et al. *Study of fundamental rights limitations for online enforcement through self-regulation*. Institute for Information Law (IViR), Faculty of Law, University of Amsterdam, 2016.
- Applying the Charter of Fundamental Rights of the European Union in law and policymaking at national level – Guidance, European Union Agency for Fundamental Rights, 2018.
- Ashiagbor, D. Unravelling the Embedded Liberal Bargain: Labour and Social Welfare Law in the Context of EU Market Integration. *European Law Journal*, 2013, č. 3.
- Association for Progressive Communications. *APC Internet Rights Charter*. [online]. apc.org [citováno 31. 5. 2019]. Dostupné na: <https://www.apc.org/sites/default/files/APC_charter_EN_1.pdf>.
- Balkin, J. Free speech in the algorithmic society: big data, private governance, and new school speech regulation. *UCD Law Review*, 2017, č. 3, s. 1149–1210.
- Balkin, J. Old-school/new-school speech regulation. *Harvard Law Review*, 2013, č. 8, s. 2296–2342.
- Barata, J. *New EU Proposal on the Prevention of Terrorist Content Online An Important Mutation of the E-Commerce Intermediaries' Regime*. [online]. The Center for Internet and Society [citováno 31. 5. 2019]. Dostupné na: <<https://cyberlaw.stanford.edu/files/publication/files/2018.10.11.Comment.Terrorism.pdf>>.
- Beck, G. *The Legal Reasoning of the Court of Justice of the EU*. Oxford: Hart, 2012.
- Beijer, M. Procedural Fundamental Rights Review by the Court of Justice of the European Union. In: Gerards, J. / Brems, E. et al. *Procedural Review in European Fundamental Rights Cases*. Cambridge: Cambridge University Press, 2017.

- Beijer, M. *The Limits of Fundamental Rights Protection by the EU. The Scope for the Development of Positive Obligations*. Cambridge: Intersentia, 2017.
- Bernitz, U. The Scope of the Charter and Its Impact on the Application of the ECHR: The *Åkerberg Fransson* Case on *Ne Bis in Idem* in Perspective. In: De Vries, S. / Bernitz, U. / Weatherill, S. (eds.). *The EU Charter of Fundamental Rights as a Binding Instrument: Five Years Old and Growing*. Oxford – Portland, Oregon: Bloomsbury Publishing, 2015, s. 155–172.
- Bobek, M. *Comparative Reasoning in European Supreme Courts*. Oxford: Oxford University Press, 2013.
- Bobek, M. Fundamental rights and fundamental values in the old and new Europe. Douglas-Scott, S. / Hatzis, N. et al. *Research Handbook on EU Law and Human Rights*. Cheltenham: Edward Elgar, 2017.
- Bobek, M. Joined Cases C-92 & 93/09, Volker und Markus Schecke GbR and Hartmut Eifert, Judgment of the Court of Justice (Grand Chamber) of 9 November 2010. *Common Market Law Review*, 2011, č. 6.
- Bobek, M. Kam až sahá právo EU? K věcnému aplikačnímu rámci unijního práva v členských státech. *Právní rozhledy*, 2013, roč. 21, č. 18, s. 611–618.
- Bogojević, S. EU human rights law and environmental protection: the beginning of a beautiful friendship? In: Douglas-Scott / Hatzis et al. *Research Handbook on EU Law and Human Rights*.
- Braibant, G. *Charte des droits fondamentaux de l'Union européenne: témoignage et commentaires de Guy Braibant*. Paris: Points, 2001.
- Brkan, M. The Concept of Essence of Fundamental Rights in the EU Legal Order: Peeling the Onion to its Core. *European Constitutional Law Review*, 2018, č. 2, s. 332–368.
- Callewaert, J. / Wildhaber, L. Espace constitutionnel européen et droits fondamentaux – Une vision globale pour une pluralité de droits et de juges. In: Colneric, N. et al. (eds.). *Une communauté de droit: Festschrift für G. C. Rodríguez Iglesias*. Nomos: Berlin, 2003, s. 61–85.
- Coglianesi, C. / Mendelson, E. Meta-Regulation and Self-Regulation. In: Baldwin, R. / Cave, M. / Lodge, M. et al. *The Oxford Handbook of Regulation*. Oxford University Press, 2010.
- Commission Staff Working Document Impact Assessment Accompanying the document Proposal for a Regulation of the European Parliament and of the Council on cooperation between national authorities responsible for the enforcement of consumer protection laws, SWD(2016) 164 z 25. května 2016.
- Commission Staff Working Document Regulatory Fitness and Performance Programme (REFIT): State of Play and Outlook Accompanying the document Better Regulation for Better Results – An EU Agenda, SWD (2015) 110 z 19. května 2015.
- Commissione di studio per la redazione di principi e linee guida in tema di garanzie, diritti e doveri per l'uso di internet. *Declaration of Internet rights*. [online]. camera.it [citováno 31. 5. 2019]. Dostupné na: <http://www.camera.it/application/xmanager/projects/leg17/commissione_internet/testo_definitivo_inglese.pdf>.

- Council of Europe. Council of Europe adopts first-ever international legal instrument to stop sexism. [online]. Dostupné na: <<https://iurl.cz/RMDnE>>.
- Cybersecurity Strategy of the European Union: An Open, Safe and Secure Cyberspace. In: Brussels: EUROPEAN COMMISSION, 2013, JOIN(2013) 1 final.
- Český statistický úřad. *Gender: Základní pojmy*. [online]. Dostupné na: <<https://iurl.cz/FMDxw>>.
- Český statistický úřad. *Zaostřeno na ženy a muže 2018*. [online]. Dostupné na: <<https://iurl.cz/VMDn1>>.
- Davies, G. Legislative Control of the European Court of Justice. *Common Market Law Review*, 2014, č. 6.
- Davies, G. The European Union Legislature as an Agent of the European Court of Justice. *Journal of Common Market Studies*, 2016, č. 4.
- Dawson, M. *The Governance of EU Fundamental Rights*. Cambridge: Cambridge University Press, 2017.
- de Búrca, G. After the EU Charter of Fundamental Rights: The Court of Justice as a Human Rights Adjudicator? *Maastricht Journal of European and Comparative Law*, 2013, č. 2.
- De Jesus Butler, I. Ensuring Compliance with the Charter of Fundamental Rights in Legislative Drafting: The Practice of the European Commission. *European Law Review*, 2012, č. 4.
- de Vries, S. / Bernitz, U. / Weatherill, S. et al. *The EU Charter of Fundamental Rights as a Binding Instrument. Five Years Old and Growing*. Oxford: Hart, 2015.
- de Vries, S. Balancing fundamental rights with economic freedoms according to the European Court of Justice. *Utrecht Law Review*, 2013, č. 1.
- de Vries, S. The Charter of Fundamental Rights and the EU's 'creeping' competences: does the Charter have a centrifugal effect for fundamental rights in the EU? In: Douglas-Scott, S. / Hatzis, N. et al. *Research Handbook on EU Law and Human Rights*. Cheltenham: Edward Elgar, 2017.
- Doporučení Komise (EU) 2018/334 ze dne 1. března 2018 o opatřeních pro efektivní boj proti nezákonnému obsahu online a sdělení Komise Evropskému parlamentu, Radě, Evropskému hospodářskému a sociálnímu výboru a Výboru regionů: Boj proti nezákonnému obsahu on-line: Zvyšování odpovědnosti on-line platforem COM(2017) 555 final.
- Douglas-Scott, S. / Hatzis, N. et al. *Research Handbook on EU Law and Human Rights*. Cheltenham: Edward Elgar, 2017.
- Douglas-Scott, S. / Hatzis, N. EU law and social rights. In: Douglas-Scott, S. / Hatzis, N. et al. *Research Handbook on EU Law and Human Rights*. Cheltenham: Edward Elgar, 2017.
- Dubout, E. / Touzé, S. La fonction des droits fondamentaux dans les rapports entre ordres et systèmes juridiques. In: Dubout, E. / Touzé, S. (eds.). *Les droits fondamentaux: charnières entre ordres et systèmes juridiques*. Paris: Pedone, 2010, s. 11–35.

- DW Akademie #mediadev. *Commentary Digital Charter: Digital rights charter needs less prescribing, more consultation*. [online]. DW Akademie [citováno 31. 5. 2019]. Dostupné na: <<https://www.dw.com/en/digital-rights-charter-needs-less-prescribing-more-consultation/a-36861642>>.
- DW Akademie #mediadev. *Interview: Controversial EU digital rights charter is food for thought*. [online]. DW Akademie [citováno 31. 5. 2019]. Dostupné na: <<https://www.dw.com/en/controversial-eu-digital-rights-charter-is-food-for-thought/a-36798258>>.
- EduTRIP. *Mind the Gap: The gender pay gap in the EU*. [online]. Policy Brief No 2019/34 May 2019. Dostupné na: <<https://iurl.cz/TMDAo>>.
- Eeckhout, P. The EU Charter of Fundamental Rights and the Federal Question. *Common Market Law Review*, 2002, roč. 39, č. 5, s. 945–994.
- Ellis, E. / Watson, P. *EU Anti-Discrimination Law*. Oxford: Oxford University Press, 2013.
- ENISA. *Opportunities for a renewed EU cybersecurity strategy*. [online]. Heraklion, Greece, 2017 [citováno 22. 6. 2019]. Dostupné na: <<https://www.enisa.europa.eu/publications/enisa-position-papers-and-opinions/enisa-input-to-the-css-review-b>>.
- Erkelens, L. H. / Meij, A. W. H. / Pawlik, M. et al. *The European Public Prosecutor's Office: An extended arm or a Two-Headed dragon?* Heidelberg: Springer, 2015.
- European Commission. *Digitální agenda pro Evropu: klíčové iniciativy*. [online]. Brusel, Belgie: EU, 2010 [citováno 22. 6. 2019]. Dostupné na: <http://europa.eu/rapid/press-release_MEMO-10-200_cs.htm>.
- European Commission. *Paternity and parental leave policies across the European Union*. [online]. Dostupné na: <<https://iurl.cz/yMDAe>>.
- European Commission. *The gender pay gap situation in the EU*. [online]. Dostupné na: <<https://iurl.cz/nMDAR>>.
- European Digital Rights. *The Charter of Digital Rights*. [online]. EDRi Papers [citováno 31. 5. 2019]. Dostupné na: <https://edri.org/wp-content/uploads/2014/06/EDRi_DigitalRightsCharter_web.pdf>.
- European Union Agency for Fundamental Rights. *Proposal for a Regulation on preventing the dissemination of terrorist content online and its fundamental rights implications: Opinion of the European Union Agency for Fundamental Rights*. Luxembourg: Publications Office of the European Union, 2019.
- European Union Agency for Fundamental Rights. *Scope of the principle of non-refoulement in contemporary border management: evolving areas of law*, Luxembourg, 2016.
- Europol. *Internet Organised Crime Threat Assessment (IOCTA)*. [online]. The Hague, The Netherlands: Europol, 2019 [citováno 22. 6. 2019]. Dostupné na: <<https://www.europol.europa.eu/activities-services/main-reports/internet-organised-crime-threat-assessment>>.
- Evropská komise. 2017 Report on the application of the EU Charter of Fundamental Rights. 4. 6. 2018. [online]. Evropská Komise [citováno 20. 6. 2019]. Dostupné na: <ec.europa.eu/info/sites/info/files/2017_annual_charter_report_en.pdf>.

- Evropská komise. *Kodex online práv EU*. [online]. ec.europa.eu [citováno 31. 5. 2019]. Dostupné na: <<https://ec.europa.eu/digital-single-market/sites/digital-agenda/files/Code%20EU%20online%20rights%20CS%20ofinal.pdf>>.
- Evropská komise. *Tool #18. The Choice Of Policy Instruments*. [online]. ec.europa.eu [citováno 31. 5. 2019]. Dostupné na: <https://ec.europa.eu/info/sites/info/files/file_import/better-regulation-toolbox-18_en_o.pdf>.
- Evropská rada, Rada Evropské unie. *Reforma ochrany údajů*. [online]. Bruxelles, Belgique: EU, 2019 [citováno 22. 6. 2019]. Dostupné na: <<https://www.consilium.europa.eu/cs/policies/data-protection-reform/>>.
- Evropský parlament. *Žpráva o kybernetické obraně*. [online]. Brusel, Belgie: EU, 2018 [citováno 22. 6. 2019]. Dostupné na: <http://www.europarl.europa.eu/doceo/document/A-8-2018-0189_CS.html>.
- Featherstone, K. / Radaelli, C. M. (eds.). *The Politics of Europeanization*. Oxford; New York: Oxford University Press, 2003.
- Feller, E. / Türk, V. / Nicholson, F. (eds.). *Refugee Protection in International Law*. Cambridge: Cambridge University Press, 2003.
- Fichera, M. EU fundamental rights and the European Arrest Warrant. In: Douglas-Scott, S. / Hatzis, N. et al. *Research Handbook on EU Law and Human Rights*. Cheltenham: Edward Elgar, 2017.
- Fontanelli, F. / Arena, A. The harmonization potential of the Charter of Fundamental Rights of the European Union. *European Journal of Law Reform*, 2018, č. 2–3.
- Fontanelli, F. / Arena, A. The Charter of Fundamental Rights and the Reach of Free Movement Law. In: Andenas, M. / Bekkedal, T. / Pantaleo, L. (eds.). *The Reach of Free Movement*. The Hague: T.M.C. Asser Press, 2017, s. 293–312.
- Fontanelli, F. National Measures and the Application of the EU Charter of Fundamental Rights – Does *curia.eu* Know *iura.eu*? *Human Rights Law Review*, 2014, roč. 14, č. 2, s. 231–265.
- Frahm, M. / Mayer, A. The Legal Importance and Implementation of the Charter in Austria. In: Palmisano, G. (ed.). *Making the Charter of Fundamental Rights a Living Instrument*. Leiden / Boston: Brill Nijhoff, 2015, s. 246–275.
- Frenzel, E. M. Die Charta der Grundrechte als Maßstab für mitgliedstaatliches Handeln zwischen Effektivierung und Hyperintegration. *Der Staat*, 2014, č. 1.
- Fyhr, K. *Making Fundamental Rights a Reality in EU Legislative Process: Ex ante Review of Proposals for EU Legislative Measures for their Compatibility with the Charter of Fundamental Rights of the European Union*. University of Helsinki, 2016 (disertační práce dostupná na: <<https://helda.helsinki.fi/handle/10138/168098>>).
- Galetta, D.-U. *Procedural autonomy of EU Member States: paradise lost?: a study on the „functionalized procedural competence“ of EU Member States*. Heidelberg: Springer, 2010.

- Geelhoed, W. / Erkelens, L. H. / Meij, A. W. H. et al. *Shifting Perspectives on the European Public Prosecutor's Office*. Heidelberg: Springer, 2017.
- Geiger, R. / Khan, D. / Kotzur, M. / Eisenhut, D. *European Union treaties: Treaty on European Union, Treaty on the Functioning of the European Union*. Oxford: Hart, 2015.
- Geist, B. *Sociologický slovník*. Praha: Victoria Publishing, 1992.
- Gonzalez Fuster, G. *The Emergence of Personal Data Protection as a Fundamental Right of the EU*. Heidelberg: Springer, 2014.
- Goodman, E. *The Online Harms White Paper: its approach to disinformation, and the challenges of regulation*. [online]. LSE Media Policy Project Blog [citováno 31. 5. 2019]. Dostupné na: <<https://blogs.lse.ac.uk/mediapolicy-project/2019/04/10/the-online-harms-white-paper-its-approach-to-disinformation-and-the-challenges-of-regulation>>.
- GOV.UK. *The Gender Pay Gap Explained*. [online]. Dostupné na: <<https://iurl.cz/8MDxy>>.
- Government of Iceland. *Equal Pay Certification*. [online]. Dostupné na: <<https://iurl.cz/iMDx7>>.
- Graben, S. The European Pillar of Social Rights: Effectively Addressing Displacement? *European Constitutional Law Review*, 2018, č. 1.
- Granger, M. P. / Irion, K. The Court of Justice and the Data Retention Directive in Digital Rights Ireland: Telling off the EU Legislator and Teaching a Lesson in Privacy and Data Protection. *European Law Review*, 2014, č. 6.
- Greer, S. / Gerards, J. / Slove, R. *Human Rights in the Council of Europe and the European Union. Achievements, Trends and Challenges*. Cambridge: Cambridge University Press, 2018.
- Grimm, D. The Democratic Costs of Constitutionalisation: The European Case. *European Law Journal*, 2015, č. 4.
- Grinc, J. Nařízení o statusu a financování evropských politických stran – nová úprava svobody politického sdružování v Evropské unii. *Časopis pro právní vědu a praxi*, 2016, č. 2.
- Groussot, X. / Ericsson, A. *Ne Bis in Idem* in the EU and ECHR Legal Orders. In: Van Bockel, B. (ed.). *Ne Bis in Idem in EU Law*. Cambridge: Cambridge University Press, 2016, s. 53–102.
- Groussot, X. / Pétursson, G. T. / Pierce, J. Weak right, strong Court – the freedom to conduct business and the EU Charter of Fundamental Rights. In: Douglas-Scott / Hatzis et al. *Research Handbook on EU Law and Human Rights*.
- Grygar, J. *Soudnictví a ochrana spotřebitele*. In: Tichý, L. / Večl, T. (eds.). *Vývoj evropského spotřebitelského práva. K návrhu směrnice o právech spotřebitelů*. Praha: Univerzita Karlova, 2009, s. 93–97.
- Guild, E. / Basaran, T. (eds.). *The UN's Global Compact for Safe, Orderly and Regular Migration Analysis of the final draft. Objective by Objective*. Refugee Law Initiative Blog (2018). Dostupné na: <<https://rli.blogs.sas.ac.uk/2018/11/12/gcm-commentary-objective-18>>.
- Hamulák, O. / Mazák, J. The Charter of Fundamental Rights of the European Union vis-à-vis the Member States – Scope of its Application in the

- view of the CJEU. *Czech Yearbook of Public & Private International Law*, 2017, č. 8.
- Hamulák, O. The Variations of Judicial Enforcement of EU Charter of Fundamental Rights vis-à-vis Union Institutions and Bodies. *European Studies – The Review of European Law, Economics and Politics*, 2018, vol. 8.
- Hanf, D. 'Reverse Discrimination' in EU Law: Constitutional Aberration, Constitutional Necessity, or Judicial Choice? *Maastricht Journal of European and Comparative Law*, 2011, roč. 18, č. 1–2, s. 29–61.
- High-Level Expert Group on Artificial Intelligence. *Draft Ethics guidelines for trustworthy AI*. [online]. Evropská komise [citováno 31. 5. 2019]. Dostupné na: <https://ec.europa.eu/newsroom/dae/document.cfm?doc_id=57112>.
- Horváthová, Z. Strategie a nástroje boje proti terorismu v České republice a Evropské unii. *Politické vědy*, 2016, č. 1.
- Hout, M. *Geneze evropského spotřebitelského práva a jeho vývoj*. [online]. epravo.cz [citováno 16. 3. 2019]. Dostupné na: <<https://www.epravo.cz/top/clanky/geneze-evropskeho-spotrebitelskeho-prava-a-jeho-vyvoj-77559.html>>.
- Hurdík, J. / Fiala, J. / Hrušáková, M. *Úvod do soukromého práva*. Brno: Masarykova univerzita, 2002.
- Chalmers, D. / Davies, G. / Monti, G. *European Union Law. Cases and Materials*. Cambridge: Cambridge University Press, 2010.
- Chalmers, D. / Trotter, S. Fundamental Rights and Legal Wrongs: The Two Sides of the Same EU Coin. *European Law Journal*, 2016, č. 1.
- Chetail, V. / De Bruycker, P. / Maiani, F. *Reforming Common European Asylum System. The New European Refugee Law*. Boston: Brill Nijhoff, 2016.
- Iglesias Sánchez, S. Purely Internal Situations and the Limits of EU Law: A Consolidated Case Law or a Notion to be Abandoned? *European Constitutional Law Review*, 2018. roč. 14, č. 1, s. 7–36.
- Ilves, L. / Evans, T. / Cilluffo, F. / Nadeau, A. *European Union and NATO Global Cybersecurity Challenges: A Way Forward*. [online] PRISM, 6(2), 2016, s. 126–141. [citováno 22. 6. 2019]. Dostupné na: <<https://www.jstor.org/stable/26470452>>.
- Institut suisse de droit comparé. *Comparative Study on blocking, filtering and take-down of illegal Internet content: Executive Summary*. [online]. Council of Europe [citováno 31. 5. 2019]. Dostupné na: <<https://rm.coe.int/CoERMPublicCommonSearchServices/DisplayDCTMContent?documentId=090000168068511c>>.
- International Committee of the Red Cross. Note on Migration and the Principle of Non-Refoulement. *International Review of the Red Cross* (2017), 99 (1), s. 345–357.
- International Telecommunications Union. *Declaration of Principles: Building the Information Society: a global challenge in the new Millennium*. [online]. itu.int [citováno 31. 5. 2019]. Dostupné na: <<https://www.itu.int/net/wsis/docs/geneva/official/dop.html>>.
- Islamic kafalah as an alternative care option for children deprived of a family environment. [online]. *African Human Rights Law Journal*, č. 14, svazek 2,

- [citováno 30. 5. 2019]. Dostupné na: <<http://www.saflii.org/za/journals/AHRLJ/2014/18.html#pgfld-II23690>>.
- Ismer, R. / von Hesler, Ch. Ex post review of legislative prognoses by the European Court of Justice: the temporal dimension of rational law-making. *The Theory and Practice of Legislation*, 2016, č. 2.
- ISS/IRC Fact Sheet No. 50 : Specific Case Kafalah. [online]. Save the Children's Resource Centre [citováno 31. 5. 2019]. Dostupné na: <<https://resourcecentre.savethechildren.net/library/issirc-fact-sheet-no-50-specific-case-kafalah>>.
- Jarass, H. D. Zum Verhältnis von Grundrechtecharta und sonstigem Recht. *Europarecht*, 2013, č. 1.
- Jirovský, V. *Kybernetická kriminalita: nejen o hackingu, crackingu, virech a trojských koních bez tajemství*. Praha: Grada, 2007.
- Johnston, A. 'Spillovers' from EU Law into National Law: (Un)intended Consequences for Private Law Relationships. In: Leczykiewicz, D. / Weatherill, S. (eds.). *The Involvement of EU Law in Private Law Relationships*. Bloomsbury Publishing, 2013, s. 357–394.
- Jørgensen, R. F. / Pedersen, A. M. Online service providers as human rights arbiters. In: Taddeo, M. / Floridi, L. (eds.). *The Responsibilities of Online Service Providers*. Springer, 2017, s. 179–199.
- Jourdan, J. Competition Law and Fundamental Rights. *Journal of European Competition Law & Practice*, 2018, č. 10.
- Kaila, H. The Scope of Application of the Charter of Fundamental Rights of the European Union in the Member States. In: Cardonnel, P. / Rosas, A. / Wahl, N. (eds.). *Constitutionalising the EU Judicial System: Essays in Honour of Pernilla Lindh*. Bloomsbury Publishing, 2012, s. 291–315.
- Karaolis, L. *Fundamental Rights Adjudication in the European Union. Exploring the Jurisprudence of the Court of Justice*. Dizertační práce, University of Oxford, Faculty of Law, 2015. Dizertační práce je dostupná na: <<https://ora.ox.ac.uk/objects/uuid:40f91a4d-c6fd-484f-951e-b16885c34b26>> [citováno 9. 7. 2019].
- Kartner, F. / Meuwese, A. Responsiveness towards Fundamental Rights Impacts in the Preparation of EU Legislation. In: Gerards, J. / Brems, E. et al. *Procedural Review in European Fundamental Rights Cases*. Cambridge: Cambridge University Press, 2017.
- Kaunert, C. / Leonard, S. The development of the EU asylum policy: venue-shopping in perspective. *Journal of European Public Policy*, 2009.
- Kaunert, C. Liberty versus security? EU asylum policy and the European Commission. University of Salford. *Journal of Contemporary European Research*, 2009, č. 5(2).
- Kelemen, R. D. / Schmidt, S. K. et al. *The Power of the European Court of Justice*. London: Routledge, 2012.
- Kellerbauer, M. / Klamert, M. / Tomkin, J. *The EU Treaties and the Charter of Fundamental Rights. A Commentary*. Oxford: OUP, 2019.
- Kerikmae, T. *Protecting Human Rights in the EU: Controversies and Challenges of the Charter of Fundamental Rights*. Berlin, Heidelberg: Springer, 2014.

- Khanna, R. *Release: Rep. Khanna releases 'Internet Bill of Rights' principles, endorsed by Sir Tim Berners-Lee.* [online]. khanna.house.gov [citováno 31. 5. 2019]. Dostupné na: <<https://khanna.house.gov/media/press-releases/release-rep-khanna-releases-internet-bill-rights-principles-endorsed-sir-tim>>.
- Klatt, M. Positive Obligations under the European Convention of Human Rights. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, 2011, č. 4.
- Klonick, K. The new governors: The people, rules, and processes governing online speech. *Harvard Law Review*, 2017, č. 6, s. 1598–1670.
- Kokott, J. / Sobotta, Ch. The distinction between privacy and data protection in the jurisprudence of the CJEU and the ECtHR. *International Data Privacy Law*, 2013, č. 3, s. 222–228.
- KORÁN, v překladu Ivana Hrbka, Praha: Academia, 1972.
- Kornezov, A. The Right to Vote as an EU Fundamental Right and the Expanding Scope of Application of the EU Charter of Fundamental Rights. *Cambridge Law Journal*, 2016, roč. 75, č. 1, s. 24–27.
- Kosta, V. *Fundamental Rights in EU Internal Market Legislation.* Oxford: Hart, 2015.
- Král, R. / Scheu, H. et. al. *Zbytečně zatěžující transpozice – neodůvodněný gold-plating směrnic EU v České republice.* Praha: Univerzita Karlova, Právnická fakulta, 2015.
- Král, R. K zamezování regulatorně zcela bezpředmětné nebo zbytečně zatěžující transpozice směrnic EU v České republice. *Legislativní příloha odborného časopisu Správní právo*, 2017, č. 3.
- Král, R. *Nariadení ES z pohledu jejich vnitrostátní aplikace a implementace.* Praha: C. H. Beck, 2006.
- Král, R. *Směrnice EU z pohledu jejich transpozice a vnitrostátních účinků.* Praha: C. H. Beck, 2014.
- Krommendijk, J. Principled Silence or Mere Silence on Principles? The Role of the EU Charter's Principles in the Case Law of the Court of Justice. *European Constitutional Law Review*, 2015, č. 2.
- Kuczerawy, A. *EU proposal for a Directive on Copyright in the Digital Single Market: Compatibility of Article 13 with the EU intermediary liability régime.* [online]. SSRN [citováno 31. 5. 2019]. Dostupné na: <https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3309099>.
- Kuczerawy, A. *Intermediary Liability and Freedom of Expression in the EU: from concepts to safeguards.* Intersentia, 2018.
- Kulk, S. / Zuiderveen Borgesius, F. Privacy, Freedom of Expression, and the Right to Be Forgotten in Europe. In: Polonetsky, J. / Tene, O. / Selinger, E. *Cambridge Handbook of Consumer Privacy.* Cambridge University Press, 2017, s. 301–320.
- Lambert, H. 'Safe Third Country' in the European Union: An Evolving Concept in International Law and Implications for the UK. *Journal of Immigration, Asylum and Nationality Law*, 2012, č. 26(4).

- Lavrysen, L. *Human Rights in a Positive State: Rethinking the Relationship between Positive and Negative Obligations under the European Convention on Human Rights*. Cambridge: Intersentia, 2016.
- Lenaerts, K. / Gutiérrez-Fons, J, A. The Place of the Charter in the EU Constitutional Edifice. In: Peers, S. / Hervey, T. / Kenner, J. / Ward, A. (eds.). *The EU Charter of Fundamental Rights: A Commentary*. Bloomsbury Publishing, 2014, s. 1560–1593.
- Lenaerts, K. / Maselis, I. / Gutman, K. *EU Procedural Law*. New York: Oxford University Press, 2014.
- Lenaerts, K. Exploring the Limits of the EU Charter of Fundamental Rights. *European Constitutional Law Review*, 2012, č. 8.
- Lenaerts, K. How the ECJ thinks: A Study on Judicial Legitimacy. *Fordham International Law Journal*, 2013, č. 5.
- Lenaerts, K. The European Court of Justice and Process-Oriented Review. *College of Europe Research Paper in Law 01/2012*.
- Lobry, A. Malte. In: Burgorgue-Larsen, L. (ed.). *La Charte des droits fondamentaux saisie par les juges en Europe; The Charter of fundamental rights as apprehended by judges in Europe*, Paris: Pedone, 2017, s. 511–537.
- Luchtman, M. / Vervaele, J. European Agencies for Criminal Justice and Shared Enforcement (Eurojust and the European Public Prosecutor's Office). *Utrecht Law Review*, 2014.
- Lynskey, O. Deconstructing Data Protection: The 'Added-Value' of a Right to Data Protection in the EU Legal Order. *International and Comparative Law Quarterly*, 2014, č. 3, s. 587–589.
- Marotta, A. *Italy and Kafalah: Reinventing Traditional Perspectives to Accommodate Diversity?* [online]. The Italian Law Journal, č. 1, 2016, s. 193 [citováno 1. 6. 2019]. Dostupné na: <<http://www.theitalianlawjournal.it/data/uploads/italj-vol-02-no-01-2016/11-marotta-191.pdf>>.
- Marsden, C. T. *Network neutrality: from policy to law to regulation*. Manchester: Manchester University Press, 2017.
- Marzocchi, O. *The protection of fundamental rights in the EU*. European Parliament [online]. Bruxelles: EU, 2018 [citováno 22. 6. 2019]. Dostupné na: <<http://www.europarl.europa.eu/factsheets/en/sheet/146/the-protection-of-fundamental-rights-in-the-eu>>.
- Mazák, J. / Jánošíková, M. a kol.: *Charta základných práv Európskej únie v konaniach pred orgánmi súdnej ochrany v Slovenskej republike*. Košice: Univerzita Pavla Jozefa Šafárika v Košiciach, 2016.
- Mazák, J. / Jánošíková, M. et al. *The Charter of Fundamental Rights of the European Union in Proceedings Before Courts of the Slovak Republic*. Košice: Pavol Jozef Šafárik University in Košice, 2016. [online]. SSRN [citováno 20. 6. 2019]. Dostupné na: <papers.ssrn.com/abstract=2961156>.
- McDermott, Y. Conceptualising the right to data protection in an era of Big Data. *Big Data & Society*, 2017 č. 1, s. 2.
- McGonagle, T. "Fake News": False fears or real concerns? *Netherlands Quarterly of Human Rights*, 2017, č. 4, s. 203–209.

- Meyer, J. (ed). *Charta der Grundrechte der Europäischen Union*. Baden-Baden: Nomos, 2014.
- Micklitz, H.-W. / de Witte, B. et al. *The European Court of Justice and the Autonomy of the Member States*. Cambridge: Intersentia, 2012.
- Millet, F.-X. Réflexions sur la notion de protection équivalente des droits fondamentaux. *RFDA*, 2012, s. 307.
- Ministerstvo práce a sociálních věcí. *Přehled judikátů ESD o rovných příležitostech žen a mužů*. 2009 [online]. Dostupné na: <<https://iurl.cz/VMhwwk>>.
- Mitchel, J. The Dublin Regulation and Systemic Flaws. *San Diego International Law Journal*, 2017, č. 18.
- Moraru, M. B. *Report on the Use of the EU Charter on Fundamental Rights by National Human Rights Bodies and Practical Guidelines on the Strategic Use of the EU Charter by National Human Rights Bodies*. Research Project Report. European University Institute, 2017. [online]. Cadmus: EUI Research Repository [citováno 10. 6. 2019]. Dostupné na: <cadmus.eui.eu/handle/1814/47226>.
- Muir, E. The Court of Justice: A Fundamental Rights Institution Among Others. In: Dawson, M. / de Witte, F. / Muir, E. et al. *Judicial Activism at the European Court of Justice*. Cheltenham: Edward Elgar, 2013.
- Muir, E. The fundamental rights implications of EU legislation: Some constitutional challenges. *Common Market Law Review*, 2014, č. 1.
- Nagy, C. I. Do European Union Member States Have to Respect Human Rights? The Application of the European Union's 'Federal Bill of Rights' to Member States. *Indiana International & Comparative Law Review*, 2017, č. 1, s. 1–13.
- Naranjo, D. *Filters Incorporated*. [online]. European Digital Rights [citováno 31. 5. 2019]. Dostupné na: <<https://edri.org/filters-inc>>.
- Národní centrum kybernetické bezpečnosti. *Evropský měsíc kybernetické bezpečnosti*. [online]. Brno, ČR: NÚKIB, 2019 [citováno 22. 6. 2019]. Dostupné na: <<https://www.govcert.cz/cs/informacni-servis/akce-udalosti/2151-evropsky-mesic-kyberneticke-bezpecnosti/>>.
- Nergelius, J. The Nordic States and the European Convention on Human Rights. In: Arnold, R. (ed.). *The Convergence of the Fundamental Rights Protection in Europe*. Springer Netherlands, 2016, s. 85–98.
- Nicolosi, S. F. Going Unnoticed? Diagnosing the Right to Asylum in the Charter of Fundamental Rights of the European Union. *European Law Journal*, 2017, č. 23.
- Ochodek, T. The Interpretation of the Charter of Fundamental Rights of the EU in Data Retention Cases: National Implementation and Possible Changes of Policy. *Acta Universitatis Carolinae – Iuridica*, 2018, č. 4.
- Ovádek, M. Le champ d'application de la Charte des droits fondamentaux de l'Union européenne et les États membres: La malédiction du critère matériel. *Journal de Droit Européen (Larcier)*, 2017, s. 386–390.
- Palmisano, G. (Ed.). *Making the Charter of Fundamental Rights a Living Instrument*. Leiden, Boston: Brill – Nijhoff, 2014.

- Peers, S. / Harvey, T. / Kenner, J. / Ward, A. (eds.). *The EU Charter of Fundamental Rights. A Commentary*. Oxford: C. H. Beck, Hart, Nomos, 2014.
- Peers, S. / Prechal, S. Article 52 – Scope and Interpretation of Rights and Principles. In: Peers, S. (ed.). *The EU Charter of fundamental rights: a commentary*. Bloomsbury Publishing, 2014, s. 1455–1522.
- Peers, S. / Rogers, N. *EU Immigration and Asylum Law: Text and Commentary*. Leiden: Koninklijke Brill NV, 2006.
- Peterka, B. Reflexe Listiny základních práv EU při tvorbě vnitrostátní implementační legislativy v ČR. *Acta Universitatis Carolinae Iuridica*, 2018, roč. LXIV, č. 4, s. 19–26.
- Peukert, A. The Fundamental Right to (Intellectual) Property and the Discretion of the Legislature. In: Geiger, Ch. et al. *Research Handbook on Human Rights and Intellectual Property*. Edward Elgar, 2015, s. 132–148.
- Pítrová, L. *Evropská dimenze legislativního procesu*. Praha: Leges, 2014.
- Quesada, L. J. The Legal Importance and Implementation of the Charter in Spain. In: Palmisano, G. (ed.). *Making the Charter of Fundamental Rights a Living Instrument*. Leiden / Boston: Brill Nijhoff, 2015, s. 343–360.
- Rada Evropy. *Explanatory Report to the Protocol amending the Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data*. [online]. Council of Europe Treaty Series [citováno 31. 5. 2019]. Dostupné na: <<https://rm.coe.int/cets-223-explanatory-report-to-the-protocol-amending-the-convention-fo/16808ac91a>>.
- Reichert, M. *The Charter of Fundamental Rights: History and Rights Contained in the EU Charter of Fundamental Rights* [online]. Rome-Warsaw-Vienna: This publication has been produced within the project 'Making the CFREU a Living Instrument' (JUST/2012/Frac/AG/2705), 2014 [citováno 22. 6. 2019]. Dostupné na: <https://bim.lbg.ac.at/sites/files/bim/attachments/cfreu_guidelines.pdf>.
- Rekhter, Y. / Moskowitz, B. / Karrenberg, D. et al.: RFC 1918: *Address Allocation for Private Internets*. [online] 1999. [citováno 22. 6. 2019]. Dostupné na: <<https://tools.ietf.org/html/rfc1918>>.
- Rohe, M. *Das islamische Recht: Geschichte und Gegenwart*. München: C. H. Beck, 2009.
- Rosas, A. / Armati, L. *EU Constitutional Law. An Introduction*. Oxford: Hart Publishing, 2010.
- Rossi, L. Same legal value as the treaties: Rank, primacy, and direct effects of the EU Charter of Fundamental Rights. *German Law Journal*, 2017, roč. 18, č. 4, s. 771–798.
- Ruhl, G. *Protection of Weaker Parties in the Private International Law of the European Union: A Portrait of Inconsistency and Conceptual Truancy*. [online]. Journal of Private International Law [citováno 16. 3. 2019]. Dostupné na: <<https://www.tandfonline.com/doi/abs/10.5235/17441048.10.3.335>>.
- Safjan, M. / Düsterhaus, D. / Guérin, A. La Charte des droits fondamentaux de l'Union européenne et les ordres juridiques nationaux, de la mise en œuvre à la mise en balance. *Revue trimestrielle de droit européen*, 2016, roč. 52, č. 2, s. 219–247.

- Sdělení Komise Evropskému parlamentu, Radě a Evropskému hospodářskému a sociálnímu výboru. *Nová politika pro spotřebitele* (COM/2018/183 final).
- Sdělení Komise Evropskému parlamentu, Radě a Evropskému hospodářskému a sociálnímu výboru: *Strategie spotřebitelské politiky EU 2007–2013: Posílit postavení spotřebitelů, zvýšit jejich blahobyt a účinně je chránit*, ze dne 13. března 2007 (KOM(2007)0099 v konečném znění).
- Sdělení Komise Evropskému parlamentu, Radě, Evropskému hospodářskému a sociálnímu výboru a Výboru regionů: *Boj proti dezinformacím na internetu: evropský přístup* COM/2018/236 final.
- Selucká, M. *Ochrana spotřebitele v soukromém právu*. Praha: C. H. Beck, 2008.
- Shoraka, K. *Human Rights and Minority Rights in the European Union*. New York: Routledge, 2010.
- Shuibhne, N. N. The right to move and reside: disentangling the dual dynamics of fundamental rights in EU citizenship law. In: Douglas-Scott/Hatzis et al. *Research Handbook on EU Law and Human Rights*.
- Scharpf, F. W. Towards a more democratic Europe: De-constitutionalization and Majority Rule. *Zeitschrift für Staats- und Europawissenschaften*, 2017, č. 1.
- Scheu, H. C. Listina základních práv EU jako referenční rámec národního azylového práva. *Acta Universitatis Carolinae Iuridica*, 2016, č. 2.
- Schughart, A. *Digital Fundamental Rights: In political terms the discussion is necessary*. [online]. Goethe-Institut [citováno 31. 5. 2019]. Dostupné na: <<https://www.goethe.de/en/kul/med/20997866.html>>.
- Sieckmann, J. Legislation as Implementation of Constitutional Law: A Foundation for the Demand of Legislative Rationality. In: Wintgens, L. J. / Oliver-Lalana, A. D. et al. *The Rationality and Justification of Legislation. Essays in Legisprudence*. Heidelberg: Springer, 2013.
- Simon, D. Repenser le raisonnement interprétatif: autonomie ou circulation des principes, des méthodes et des techniques, dans les rapports de systèmes. In: Bonnet, B. (ed.). *Traité des rapports entre ordres juridiques*. Issy-les-Moulineaux: LGDJ, 2016, s. 605–631.
- Smith, M. *Updating our “right to be forgotten” Transparency Report*. [online]. Google in Europe Blog [citováno 31. 5. 2019]. Dostupné na: <<https://blog.google/around-the-globe/google-europe/updating-our-right-be-forgotten-transparency-report>>.
- Spagnolo, A. “We are tidying up”: *The Global Compact on Migration and its Interaction with International Human Rights Law*, 1 March 2019. Dostupné na: <<https://www.ejiltalk.org/we-are-tidying-up-the-global-compact-on-migration-and-its-interaction-with-international-human-rights-law>>.
- Spaventa, E. Should we “harmonize” fundamental rights in the EU? Some reflections about minimum standards and fundamental rights protection in the EU composite constitutional system. *Common Market Law Review*, 2018, č. 4, s. 997–1023.

- Starke, C. Die Anwendbarkeit der Europäischen Grundrechtecharta auf rein nationale Gesetzgebungsakte. *Deutsches Verwaltungsblatt*, 2017, č. 12.
- Striking Women. *Gender pay gap and the struggle for equal pay*. [online]. Dostupné na: <<https://iurl.cz/pMDAB>>.
- Svobodová, M. Listina základních práv EU v judikatuře Ústavního soudu ČR. *Právní rozhledy*, 2017, č. 23–24.
- Svobodová, M. Působnost Listiny základních práv EU v kontextu judikatury Ústavního soudu ČR. *Acta Universitatis Carolinae Iuridica*, 2018, roč. LXIV, č. 4, s. 53–63.
- Swisher, K. *Introducing the Internet Bill of Rights*. [online]. The New York Times [citováno 31. 5. 2019]. Dostupné na: <<https://www.nytimes.com/2018/10/04/opinion/ro-khanna-internet-bill-of-rights.html>>.
- Sylová, J. / Pítrová, L. / Paldusová, H. *Lisabonská smlouva. Komentář*. Praha: C. H. Beck, 2010.
- Šišková, N. *Dimenze ochrany lidských práv v EU*. Praha: ASPI, 2003.
- Šmejkal, V. Horizontal Social Clause of Art. 9 TFEU – A Dead Provision or a Base of the EU Social-economic Balance? *Současná Evropa*, 2017, č. 1.
- Šulc, R. *Evropská komise představila novou Strategii kybernetické bezpečnosti*. *ESJ* [online]. Praha: European Security Journal, 2017 [citováno 22. 6. 2019]. Dostupné na: <<https://www.esjnews.com/cs/evropska-unie-strategie-kyberneticka-bezpecnost>>.
- The European Union Institute For Security Studies. *The application of existing international law in cyberspace: state practice and key concepts*. [online]. 2018 [citováno 22. 6. 2019]. Dostupné na: <<https://www.iss.europa.eu/content/application-existing-international-law-cyberspace-state-practice-and-key-concepts>>.
- Thiele, A. Das Rechtsschutzsystem nach dem Vertrag von Lissabon – (K)ein Schritt nach vorn? *Europarecht*, 2010, č. 1.
- Tichý, L. / Arnold, R. / Zemánek, J. / Král, R. / Dumbrovský, T. *Evropské právo*. Praha: C. H. Beck, 2014.
- Toggenburg, G. N. The EU Charter: Moving from a European Fundamental Rights Ornament to a European Fundamental Rights Order. In: Palmisano, G. (ed.). *Making the Charter of Fundamental Rights a Living Instrument*. Leiden / Boston: Brill Nijhoff, 2015, s. 10–29.
- Tomášek, M. / Týč, V. a kol. *Právo Evropské unie*. Praha: Leges, 2017.
- Tool #24: Fundamental Rights and Human Rights v dokumentu Better Regulation Toolbox Evropské komise, dostupném z <ec.europa.eu/smart-regulation/guidelines/docs/br_toolbox_en.pdf>.
- Trávníčková, Z. / Zemanová, Š. *Latentní práva a iniciativy v Radě OSN pro lidská práva*. [online]. Mezinárodní vztahy [citováno 16. 3. 2019]. Dostupné na: <<https://mv.iir.cz/issue/view/60>>.
- Tryfonidou, A. Reverse Discrimination in Purely Internal Situations: An Incongruity in a Citizens' Europe. *Legal Issues of Economic Integration*, 2008, roč. 35, č. 1, s. 43–67.
- Tudor, J. *Consumer protection and the free movement of goods in the European Union: The ability of member-states to block the entry of goods across borders*.

- [online]. Houston Journal of International Law [citováno 16. 3. 2019]. Dostupné na: <<http://www.hjil.org/wp-content/uploads/Tudor-FINAL.pdf>>.
- Ullrich, C. A risk-based approach towards infringement prevention on the internet: adopting the anti-money laundering framework to online platforms. *International Journal of Law and Information Technology*, 2018, č. 3, s. 226–250.
- UN Human Rights Committee. CCPR General Comment No. 20: Article 7 (Prohibition of Torture, or Other Cruel, Inhuman or Degrading Treatment or Punishment), 10 March 1992.
- van den Brink, M. EU citizenship and (fundamental) rights: Empirical, normative, and conceptual problems. *European Law Journal*, 2019, č. 1.
- van den Brink, M. Justice, Legitimacy and the Authority of Legislation within the European Union. *The Modern Law Review*, 2019, č. 2.
- Van Eijken, H. / Van Rossem, J. W. Prisoner Disenfranchisement and the Right to Vote in Elections to the European Parliament: Universal Suffrage Key to Unlocking Political Citizenship. *European Constitutional Law Review*, 2016, roč. 12, č. 1, s. 114–132.
- Van Gestel, R. / Micklitz, H.-W. Why Methods Matter in European Legal Scholarship. *European Law Journal*, 2014, č. 3.
- van Schagen, E. The Better Regulation Guidelines and the Regulatory Scrutiny Board as a ‘Support’ for Judicial Review: A Case Study of EU Consumer Law. *Yearbook of European Law*, 2018.
- Vašák, K. *Human Rights: A Thirty-Year Struggle: The Sustained Efforts to give Force of law to the Universal Declaration of Human Rights*. [online]. UNESCO Courier [citováno 16. 3. 2019]. Dostupné na: <<http://unesdoc.unesco.org/images/0007/000748/074816eo.pdf#nameddest=48063>>.
- Večeřa, J. *Ochrana spotřebitele v České republice a Evropské unii*. Praha: Leges, 2013.
- Veljanovski, C. Economic Approaches to Regulation. In: Baldwin, R. / Cave, M. / Lodge, M. et al. *The Oxford Handbook of Regulation*. Oxford University Press, 2010.
- von Bogdandy, A. / Kottmann, M. / Antpöhler, C. / Dickschen, J. / Hentrei, S. / Smrkolj, M. Reverse Solange—Protecting the essence of fundamental rights against EU Member States. *Common Market Law Review*, 2012, č. 2.
- Ward, A. Remedies under the EU Charter of Fundamental Rights. In: Douglas-Scott / Hatzis et al. *Research Handbook on EU Law and Human Rights*.
- Ward, A. The Impact of the EU Charter of Fundamental Rights on Anti-Discrimination Law: More a Whimper than a Bang? *Cambridge Yearbook of European Legal Studies*, 2018.
- Wattel, P. J. *Ne Bis in Idem* and Tax Offences in EU Law and ECHR Law. In: Van Bockel, B. (ed.). *Ne Bis in Idem in EU Law*. Cambridge: Cambridge University Press, 2016, s. 167–217.
- Weatherill, S. Protecting the Internal Market from the Charter. In: de Vries / Bernitz / Weatherill et al. *The EU Charter of Fundamental Rights as a Binding Instrument*.

- Weatherill, S. The internal market and EU fundamental rights. In: Douglas-Scott / Hatzis et al. *Research Handbook on EU Law and Human Rights*, s. 364–379. Viz též Giubboni, S. Freedom to conduct a business and EU labour law. *European Constitutional Law Review*, 2018, č. 1.
- Webber, G. / Yowell, P. Introduction: Securing Human Rights through Legislation. In: Webber, G. / Yowell, P. / Ekins, R. / Köpcke, M. / Miller, B. / Urbina, F. *Legislated Rights: Securing Human Rights through Legislation*. Cambridge: Cambridge University Press, 2018.
- Webber, G. a kol. *Legislated Rights: Securing Human Rights through legislation*. Cambridge: Cambridge University Press, 2018.
- Weiler, J. H. H. Eurocracy and Distrust: Some Questions Concerning the Role of the European Court of Justice in the Protection of Fundamental Human Rights within the Legal Order of the European Communities, *Washington Law Review*, 1986, č. 61.
- Whelanová, M. Posuny v právu Evropské unie a jeho implementaci v návaznosti na Listinu základních práv EU ve srovnání s obdobím před Listinou. *Acta Universitatis Carolinae – Iuridica*, 2018, č. 4.
- Wieland, J. Herrschaft des Rechts in Flüchtlingskrise. *Zeitschrift für Staats- und Europawissenschaften*, 2017.
- Woods, L. Digital freedom of expression in the EU. In: Douglas-Scott, S. / Hatzis, N. et al. *Research Handbook on EU Law and Human Rights*. Cheltenham: Edward Elgar, 2017.
- Zbírál, R. *Teorie a praxe vyjednávání v Radě Evropské unie*. Brno: MUNI Press.
- ZEIT-Stiftung. *Charter of Digital Fundamental Rights of the European Union*. [online]. digitalcharta.eu [citováno 31. 5. 2019]. Dostupné na: <<https://digitalcharta.eu/wp-content/uploads/2016/12/Digital-Charta-EN.pdf>>.
- ZEIT-Stiftung. *Charter of Fundamental Digital Rights of the European Union. Revised version of 2018*. [online]. digitalcharta.eu [citováno 31. 5. 2019]. Dostupné na: <https://digitalcharta.eu/wp-content/uploads/Digital_Charter_english_2018.pdf>.
- Zemánek, J. Komparatistika v evropské ústavněsoudní komunikaci. *Acta Universitatis Carolinae Iuridica*. 2016, roč. LXI, č. 2, s. 55–61.
- Zoulík, F. Soukromoprávní ochrana slabší smluvní strany. *Právní rozhledy*, 2002, č. 3, s. 109–116.