

Bibliography

- Aaron, B. (1985), 'The NLRB, Labor Courts, and Industrial Tribunals: A Selective Comparison', *Industrial and Labor Relations Review*, **39**(1), 35–45.
- Adnett, N. (2001), 'Modernizing the European Social Model: Developing the Guidelines', *Journal of Common Market Studies*, **39**(2), 353–64.
- Agamben, G. (1998), *Homo Sacer: Sovereign Power and Bare Life*. Stanford, CA: Stanford University Press.
- Akyol, M., M. Neugart and S. Pichler (2012), 'Were the Hartz Reforms Worth Doing?' Available at http://www.vwl3.wi.tu-darmstadt.de/fachgebiete_10/forschung_3/forschung_30.de.jsp
- Albert, M. (2002), *Zur Politik der Weltgesellschaft. Identität und Recht im Kontext internationaler Vergesellschaftung*. Weilerswist: Velbrück.
- Albert, M. (2004a), 'Weltgesellschaft und Weltstaat', in M. Albert, B. Moltmann, and B. Schoch (eds), *Die Entgrenzung der Politik. Internationale Beziehungen und Friedensforschung*. Frankfurt am Main and New York: Campus Verlag, pp. 223–40.
- Albert, M. (2004b), 'On the Modern Systems Theory of Society and IR. Contacts and Disjunctures between different Kinds of Theorizing', in M. Albert and L. Hilkermeier (eds), *Observing International Relations: Niklas Luhmann and World Politics*. London: Routledge, pp. 13–29.
- Albert, M. (2005), 'Politik der Weltgesellschaft und Politik der Globalisierung: Überlegungen zur Emergenz der Weltstaatlichkeit', in B. Heintz, R. Münch and H. Tyrell (eds), *Weltgesellschaft: Theoretische Zugänge und empirische Problemlagen*. Stuttgart: Lucius and Lucius, pp. 223–38.
- Albert, M., L.-E. Cederman and A. Wendt (eds) (2010), *New Systems Theories of World Politics*. London: Palgrave.
- Albert, M. and L. Hilkermeier (eds) (2004), *Observing International Relations: Niklas Luhmann and World Politics*. London and New York: Routledge.
- Albert, M. and R. Schmalz-Bruns (2009), 'Antinomien der Weltgesellschaft. Mehr Weltstaatlichkeit, weniger Demokratie?' In H. Brunkhorst (ed), *Demokratie in der Weltgesellschaft*. Baden-Baden: Nomos, pp. 57–74.

- Albrow, M. (1996), *The Global Age: State and Society beyond Modernity*. Cambridge, UK: Polity.
- Alston, P. (ed) (2005), *Labour Rights as Human Rights*. Oxford: Oxford University Press.
- Altvater, E. and B. Mahnkopf (1996), *Grenzen der Globalisierung. Ökonomie, Ökologie und Politik in der Weltgesellschaft*. Münster: Westfälisches Dampfboot.
- Amstutz, M. (2001), *Evolutorisches Wirtschaftsrecht. Vorstudien zum Recht und seiner Methode in den Diskurskollisionen der Marktgesellschaft*. Baden-Baden: Nomos.
- Anderman, S. (2004), 'Termination of Employment: Whose Property Rights?' In C. Barnard, S. Deakin and G.S. Morris (eds), *The Future of Labour Law: Liber Amicorum Bob Hepple QC*. Oxford and Portland, OR: Hart, pp. 101–28.
- Anderson, G.W. (2005), *Constitutional Rights after Globalization*. Oxford and Portland, OR: Hart.
- Anderson, G.W. (2006), 'Corporate Governance: A (Legal Pluralist) Constitutional Perspective', in S. Macleod (ed), *Global Governance and the Quest for Justice Vol II: Corporate Governance*. Oxford and Portland, OR: Hart, pp. 27–46.
- Aoki, M. (1988), *Information, Incentives and Bargaining in the Japanese Economy*. Cambridge, UK: Cambridge University Press.
- Appelbaum, E. and P. Berg (1994), *The New American Workplace: Transforming Work Systems in the United States*. Ithaca, NY: Cornell University ILR Press.
- Archer, M. (2003), *Structure, Agency and the Internal Conversation*. Cambridge, UK: Cambridge University Press.
- Archer, M.S. (2007), *Making Our Way through the World: Human Reflexivity and Social Mobility*. Cambridge, UK: Cambridge University Press.
- Archer, M.S. (ed) (2010), *Conversations about Reflexivity*. London and New York: Routledge.
- Archer, M.S. (2012), *The Reflexive Imperative in Late Modernity*. Cambridge, UK: Cambridge University Press.
- Arendt, H. (1973), *The Origins of Totalitarianism*. New York: Harvest Books.
- Armstrong, D., T. Farrell and H. Lambert (2012), *International Law and International Relations*. 2nd ed. Cambridge, UK: Cambridge University Press.
- Armstrong, K.A. (2010), *Governing Social Inclusion: Europeanization through Policy Coordination*. Oxford: Oxford University Press.
- Armstrong, K.A. (2012), 'The Lisbon Strategy and Europe 2020: From

- the Governance of Co-ordination to the Co-ordination of Governance’, in P. Copeland and D. Papadimitriou (eds), *The EU’s Lisbon Strategy: Evaluating Success, Understanding Failure*. Basingstoke: Palgrave Macmillan, pp. 208–28.
- Armstrong, K.A., I. Begg and J. Zeitlin (2008b), ‘The Open Method of Co-ordination and the Governance of the Lisbon Strategy’, *Journal of Common Market Studies*, **46**(2), 436–50.
- Arthurs, H. (1998), ‘Landscape and Memory: Labour Law, Legal Pluralism and Globalization’, in T. Wilthagen (ed), *Advancing Theory in Labour Law and Industrial Relations in a Global Context*. Amsterdam: North-Holland, pp. 21–4.
- Arthurs, H. (2006), ‘Who’s Afraid of Globalization? Reflections on the Future of Labour Law’, in J.D.R. Craig and S.M. Lynk (eds), *Globalization and the Future of Labour Law*. Cambridge, UK: Cambridge University Press, pp. 51–74.
- Arthurs, H. (2007a), ‘Corporate Self-Regulation: Political Economy, State Regulation and Reflexive Labour Law’, in B. Bercusson and C. Estlund (eds), *Regulating Labour in the Wake of Globalisation: New Challenges, New Institutions*. Oxford and Portland, OR: Hart, pp. 19–35.
- Arthurs, H. (2007b), ‘Compared to What – The UCLA Comparative Labor Law Project and the Future of Comparative Labor Law’, *Comparative Labor Law & Policy Journal*, **28**(3), pp. 591–612.
- Arthurs, H. (2009), ‘The Constitutionalization of Labour Rights’, Lecture at the School of Law, University of Leicester, 24 November 2009. Available at http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1531326.
- Arthurs, H. (2010), ‘The Constitutionalization of Employment Relations: Multiple Models, Pernicious Problems’, *Social & Legal Studies*, **19**(4), 403–22.
- Ashagbor, D. (2001), ‘EMU and the Shift in the European Labour Law Agenda: From “Social Policy” to “Employment Policy”’, *European Law Journal*, **7**(3), 311–30.
- Ashagbor, D. (2005), *The European Employment Strategy: Labour Market Regulation and New Governance*. Oxford: Oxford University Press.
- Atkinson T. (2002), ‘Social Inclusion and the European Union’, *Journal of Common Market Studies*, **40**(4), 625–43.
- Atkinson, A.B., E. Marlier and B. Nolan (2004), ‘Indicators and Targets for Social Inclusion in the European Union’, *Journal of Common Market Studies*, **42**(1), 47–75.
- Auer, P. (2001), ‘Labour Market Policy: Flexibility and Security in Austria, Denmark, Ireland and the Netherlands’, in G. Schmid and B. Gazier (eds), *The Dynamics of Full Employment: Social Integration*

- Through Transitional Labour Markets*. Cheltenham, UK: Edward Elgar, pp. 67–98.
- Auer, P. (2006), 'Protected Mobility for Employment and Decent Work: Labour Market Security in a Globalized World', *Journal of Industrial Relations*, **48**(1), 21–40.
- Auer, P. and B. Gazier (2011), 'Social and Labour Market Reforms: Four Agendas', in R. Rogowski, R. Salais and N. Whiteside (eds), *Transforming European Employment Policy, Labour Market Transitions and the Promotion of Capability*. Cheltenham, UK: Edward Elgar, pp. 27–45.
- Ayres, I. and J. Braithwaite (1992), *Responsive Regulation: Transcending the Deregulation Debate*. New York and Oxford: Oxford University Press.
- Backer, L.C. (2008), 'Multinational Corporations as Objects and Sources of Transnational Regulation', *ILSA Journal of International & Comparative Law*, **14**, 499–523.
- Baecker, D. (1999), *Organisational System*. Frankfurt am Main: Suhrkamp.
- Baldwin, R., M. Cave and M. Lodge (2010), *Understanding Regulation: Theory, Strategy, and Practice*. 2nd edition. Oxford: Oxford University Press.
- Ball, S. (2001), 'The European Employment Strategy: The Will but not the Way?', *Industrial Law Journal*, **30**(4), 353–74.
- Baltes, M. and K.U. Mayer (eds) (2001), *The Berlin Aging Study: Aging from 70 to 100*. Cambridge: Cambridge University Press.
- Banakar, R. (1998), 'Reflexive Legitimacy in International Arbitration', in V. Gessner and A.C. Budak (eds), *Emerging Legal Certainties – Empirical Studies on the Globalisation of Law*. Dartmouth: Ashgate, pp. 347–98.
- Barbash, J. (1979), *Collective Bargaining in a Changing World*. University of Wisconsin-Madison: Industrial Relations Research Institute.
- Barbash, J. (1984), *The Elements of Industrial Relations*. Madison: The University of Wisconsin Press.
- Barbier, C. (2005), 'Research on Open Methods of Coordination and National Social Policies. What Sociological Theories and Methods?' In T. Bredgaard and F. Larsen (eds), *Employment Policy from Different Angles*. Copenhagen: DJØF Publishing, pp. 47–74.
- Barbier, C. (2008), *La Longue Marche vers l'Europe Sociale*. Paris: Presses Universitaires de France.
- Barbier, C., R. Rogowski and F. Columb (eds) (forthcoming), *The Sustainability of the European Social Model. EU Governance, Social Protection and Social Rights in Europe*. Cheltenham, UK: Edward Elgar.

- Barnard, C. (2000), 'Regulating Competitive Federalism in the European Union? The Case of EC Social Policy', in J. Shaw (ed), *Social Law and Policy in an Evolving European Union*. Oxford and Portland, OR: Hart, pp. 49–69.
- Barnard, C. (2008), 'Viking and Laval: An Introduction', *Cambridge Yearbook of European Legal Studies*, 10, pp. 463–536.
- Barnard, C. (2012), *EC Employment Law*. 4th ed. Oxford: Oxford University Press.
- Barnard, C. and S. Deakin (2001), *Market Access and Regulatory Competition*, Jean Monnet Working Paper, No.9/01. New York: NYU Law School.
- Barnard, C. and S. Deakin (2012), 'Social Policy and Labour Market Regulation', in A. Menon, E. Jones, and S. Weatherill (eds), *The Oxford Handbook of the European Union*. Oxford: Oxford University Press, pp. 542–55.
- Barnard, C., S. Deakin and R. Hobbs (2005), 'Reflexive Law, Corporate Social Responsibility and the Evolution of Labour Standards: The Case of Working Time', in O. De Schutter and S. Deakin (eds), *Social Rights and Market Forces: Is the Open Method of Coordination of Employment and Social Policies the Future of Social Europe?* Brussels: Bruylant, pp. 205–44.
- Bauman, Z. (1960), *Between Class and Elite: The Evolution of the British Labour Movement: A Sociological Study*. Manchester: Manchester University Press.
- Bauman, Z. (2000), *The Individualized Society*. Cambridge: Polity.
- Bauman, Z. (2004), *Europe*. Cambridge: Polity.
- Bean, R. (1994), *Comparative Industrial Relations: An Introduction to Cross-National Perspectives*. 2nd ed. London: Routledge.
- Beck, U. (1992), *Risk Society: Towards a New Modernity*. London: Sage.
- Beck, U. (1999), *World Risk Society*. Cambridge: Polity.
- Beck, U. and E. Beck-Gernsheim (2001), *Individualization: Institutionalized Individualism and its Social and Political Consequences*. London: Sage.
- Beck, U. and B. Holzer (2004), 'Reflexivität und Reflexion', in U. Beck and C. Lau (eds), *Entgrenzung und Entscheidung: Was ist neu an der Theorie reflexiver Modernisierung?* Frankfurt am Main: Suhrkamp, pp. 165–92.
- Beck, U., A. Giddens and S. Lash (1994), *Reflexive Modernization: Politics, Tradition and Aesthetics in the Modern Social Order*. Cambridge: Polity.
- Beck, U., W. Bonss and C. Lau (2003), 'The Theory of Reflexive Modernization: Problematic, Hypotheses and Research Programme', *Theory, Culture & Society*, 20(2), 1–33.
- Becker, G.S. (1964), *Human Capital*. New York: Columbia University Press.

- Behrens, M. (2007), 'Conflict, Arbitration, and Dispute Resolution in the German Workplace', *International Journal of Conflict Management*, **18**(2), 175–92.
- Bekker, S. and T. Wilthagen (2008), 'Europe's Pathways to Flexicurity: Lessons Presented from and to the Netherlands', *Intereconomics: Review of European Economic Policy*, **43**(2), 68–73.
- Bélanger, J., P.K. Edwards and L. Haiven (eds) (1994), *Workplace Industrial Relations and the Global*. Ithaca: ILR Press.
- Bellamy, A.J. (ed) (2004), *International Society and its Critics*. Oxford: Oxford University Press.
- Bender, G. (2006), 'Regulierte Selbstregulierung. Der Fall Tarifautonomie', in M. Vec, M.-T. Hütt and A.M. Freund (eds), *Selbstorganisation. Ein Denksystem für Natur und Gesellschaft*. Köln: Böhlau, pp. 355–71.
- Bender, G. (2012), 'Tarifautonomie, Regulierte Selbstregulierung, Korporatismus', in P. Collin, G. Bender, S. Ruppert, M. Seckelmann and M. Stolleis (eds), *Regulierte Selbstregulierung im frühen Interventions- und Sozialstaat*. Frankfurt am Main: Klostermann, pp. 53–67.
- Benhabib, S. (1992), *Situating the Self*. Cambridge: Polity.
- Benjamin, P. (2002), 'Who needs Labour Law? Defining the Scope of Labour Protection', in J. Conaghan, R.M. Fischl and K. Klare (eds), *Labour Law in an Era of Globalization. Transformative Practice and Possibilities*. Oxford: Oxford University Press, pp. 75–93.
- Bercusson, B. (1997), 'Globalizing Labour Law: Transnational Private Regulation and Countervailing Actors in European Labour Law', in G. Teubner (ed), *Global Law without a State*. Dartmouth: Aldershot, pp. 248–301.
- Bercusson, B. (2006), 'Introduction', in B. Bercusson (ed), *European Labour Law and the EU Charter of Fundamental Rights*. Baden-Baden: Nomos.
- Bercusson, B. (2009a), *European Labour Law*. 2nd edition. Cambridge: Cambridge University Press.
- Bercusson, B. (2009b), *Labour Law and Social Europe. Selected Writings of Brian Bercusson*. Brussels: ETUI.
- Bercusson, B. and C. Estlund (eds) (2007), *Regulating Labour in the Wake of Globalisation: New Challenges, New Institutions*. Oxford and Portland, OR: Hart.
- Berg, a. van den and E. de Gier (2008), 'The European Employment Strategy and Transitional Labour Markets: Research in transitional labour markets: implications for the European employment strategy', in R. Rogowski (ed), *The European Social Model and Transitional Labour Markets – Law and Policy*. Aldershot: Ashgate, pp. 63–105.
- Berman, P.S. (2012), *Global Legal Pluralism. A Jurisprudence of Law Beyond Borders*. Cambridge: Cambridge University Press.

- Beveridge Report (1942), *Social Insurance and Allied Services*. Cmd 6404. London: HMSO.
- Bieler, A. and I. Lindberg (eds) (2010), *Global Restructuring, Labour, and the Challenges for Transnational Solidarity*. Abingdon, Oxon and New York: Routledge.
- Blanchard, O. and J. Tirole (2004), 'Redesigning the Employment Protection System', *De Economist*, 152 (1), pp. 1–20.
- Blanke, T. (1994), 'Autonomisation of Labour Law through Judicial Interpretation', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 207–47.
- Blanke, T. (2006), 'Fair and Just Working Conditions', in B. Bercusson (ed), *European Labour Law and the EU Charter of Fundamental Rights*. Baden-Baden: Nomos, pp. 357–77.
- Blankenburg, E. (1984), 'The Poverty of Evolutionism: A Critique of Teubner's Case for Reflexive Law', *Law and Society Review*, 18(2), 273–89.
- Blankenburg, E. and R. Rogowski (1986), 'German Labour Courts and the British Industrial Tribunal System. A Socio-legal Comparison of Degrees of Judicialisation', *Journal of Law and Society*, 13(1), 67–92.
- Blankenburg, E., S. Schönholz and R. Rogowski (1979), *Zur Soziologie des Arbeitsgerichtsverfahrens. Die Verrechtlichung von Arbeitskonflikten*. Darmstadt: Luchterhand.
- Blankenburg, E., L. van den Heuvel and A. Houkema (eds) (1985), *Hoe goed werkt ontslagrecht?* Deventer: Kluwer.
- Blanpain, R. (1979), *The OECD Guidelines for Multinational Enterprises and Labour Relations. Experience and Review*. Deventer: Kluwer.
- Blanpain, R. (1983), *The OECD Guidelines for Multinational Enterprises and Labour Relations: Experience and Mid-term Report*. Deventer: Kluwer.
- Blanpain, R. and R. Ben-Israel (eds) (1994), *Strikes and Lockouts in Industrialized Market Economies*. Deventer: Kluwer.
- Blanpain, R. and B. Oversteyns (1993), 'Belgium', in R. Blanpain (ed), *Temporary Work and Labour Law*. Deventer: Kluwer.
- Block, R.N., J. Beck and D.H. Kruger (1996), *Labor Law, Industrial Relations, and Employee Choice: The State of the Workplace in the 1990s*. Kalamzoo, MI: W.E. Upjohn Institute for Employment Research.
- Borrás, S. and K. Jacobsson (2004), 'The Open Method of Co-ordination and New Governance Patterns in the EU', *Journal of European Public Policy*, 11(2), 185–208.
- Bosch, G. (1986), 'Hat das Normalarbeitsverhältnis eine Zukunft?', *WSI-Mitteilungen*, 39(9), 163–76.

- Bosch, G. (2004), 'Towards a New Standard Employment Relationship in Western Europe', *British Journal of Industrial Relations*, **42**(4), 617–36.
- Boyer, R. (ed) (1988), *The Search for Labour Market Flexibility*. Oxford: Clarendon Press.
- Boyer, R. (1990), *The Regulation School: A Critical Introduction*. New York: Columbia University Press.
- Boyer, R. (1993), 'The Economics of Job Protection and Emerging New Capital-Labor Relations', in C.F. Buechtemann (ed), *Employment Security and Labor Market Behaviour. Interdisciplinary Approaches and International Evidence*. Ithaca: ILR Press, pp. 69–125.
- Boyer, R. and D. Drache (1996), 'Introduction', in R. Boyer and D. Drache (eds), *States against Markets: The Limits of Globalization*. London: Routledge, pp. 1–27.
- Boyer, R. and D. Drache (eds) (1996), *States against Markets: The Limits of Globalization*. London: Routledge, pp. 84–114.
- Braithwaite, J. (2008), *Regulatory Capitalism: How it Works, Ideas for Making it Work Better*. Cheltenham: Edward Elgar.
- Braithwaite, J. and P. Drahos (2001), *Global Business Regulation*. Cambridge: Cambridge University Press.
- Bredgaard, T., F. Larsen and P.K. Madsen (2008), 'Transitional Labour Market and Flexicurity Arrangements in Denmark: What Can Europe Learn?' In R. Rogowski (ed), *The European Social Model and Transitional Labour Markets – Law and Policy*. Aldershot: Ashgate, pp. 189–208.
- Breining-Kaufmann, C. (2007), *Globalisation and Labour Rights. The Conflict between Core Labour Rights and International Economic Law*. Oxford and Portland, OR: Hart.
- Brodocz, A. (1996), 'Strukturelle Kopplung durch Verbände', *Soziale Systeme*, **2**(2), 361–87.
- Bronstein, A. (2009), *International and Comparative Labour Law. Current Challenges*. Basingstoke: Palgrave and Geneva: International Labour Organization.
- Brown, C. (2004) 'The "English School" and World Society', in M. Albert and L. Hilkermeier (eds), *Observing International Relations. Niklas Luhmann and World Politics*. London and New York: Routledge, pp. 59–71.
- Büchs, M. (2007), *New Governance in European Social Policy. The Open Method of Coordination*. Basingstoke: Palgrave.
- Budak, A.C. (1998), *Making Foreign People Pay – Law and Practice of Cross-Border Debt Collection*. Aldershot: Dartmouth.
- Buechtemann, C.F. (1993a), 'Introduction: Employment Security and Labor Markets', in C.F. Buechtemann (ed), *Employment Security and Labor Market Behavior – Interdisciplinary Approaches and International Evidence*. Ithaca, NY: ILR Press, pp. 3–66.

- Buechtemann, C.F. (1993b), 'Employment Security and Deregulation: The West German Experience', in C.F. Buechtemann (ed), *Employment Security and Labor Market Behavior – Interdisciplinary Approaches and International Evidence*. Ithaca, NY: ILR Press, pp. 272–96.
- Buechtemann, C.F. and A. Höland (1989), *Befristete Arbeitsverträge nach dem Beschäftigungsförderungsgesetz (BeschFG 1985) – Ergebnisse einer empirischen Untersuchung*. Bonn: Bundesministerium für Arbeit und Sozialordnung.
- Buechtemann, C.F. and U. Walwei (1996), 'Employment Security and Dismissal Protection', in G. Schmid, J. O'Reilly and K. Schömann (eds), *International Handbook of Labour Market Policy and Evaluation*. Cheltenham: Edward Elgar, pp. 62–81.
- Buhmann, K. (2011), 'Integrating Human Rights in Emerging Regulation of Corporate Social Responsibility: the EU Case', *International Journal of Law in Context*, 7(2), 139–79.
- Bulmer, S. (2012), 'Governing the Lisbon Strategy: Uncertain Governance in Turbulent Economic Times', in P. Copeland and D. Papadimitriou (eds), *The EU's Lisbon Strategy: Evaluating Success, Understanding Failure*. Basingstoke: Palgrave Macmillan, pp. 29–49.
- Bünger, D. and K. Moritz (1983), 'Schlichtung im Arbeitsverhältnis, Funktionsbedingungen paritätischer Kommissionen', in R. Voigt (ed), *Gegentendenzen zur Verrechtlichung. Jahrbuch für Rechtssoziologie und Rechtstheorie*, Bd. 9. Opladen: Westdeutscher Verlag, pp. 172–85.
- Burgess, P., S. Corby and P. Latreille (2012), *Labour Courts Abroad*. Working paper ESRC project 'Lay Members as Judges in Employment Rights Cases'. University of Greenwich and ESRC.
- Burton, J. (1972), *World Society*. Cambridge: Cambridge University Press.
- Buzan, B. (2004), *From International to World Society? English School Theory and the Social Structure of Globalisation*. Cambridge: Cambridge University Press.
- Calliess, G.P. (2002), 'Reflexive Transnational Law. The Privatisation of Civil Law and the Civilisation of Private Law', *Zeitschrift für Rechtssoziologie*, 23(2), 185–216.
- Calliess, G.P. and P.C. Zumbansen (2010), *Rough Consensus and Running Code. A Theory of Transnational Private Law*. Oxford and Portland, OR: Hart.
- Campbell, K. and D. Vick (2007), 'Disclosure Law and the Market for Corporate Social Responsibility', in D. McBarnet, A. Voiculescu and T. Campbell (eds), *The New Corporate Accountability: Corporate Social Responsibility and the Law*. Cambridge: Cambridge University Press, pp. 242–78.
- Casale, G. (2011), 'The Employment Relationship: A General Introduction',

- in G. Casale (ed), *The Employment Relationship, A Comparative Overview*. Oxford and Portland, OR: Hart, pp. 1–33.
- Cass, D.Z. (2005), *The Constitutionalization of the World Trade Organization: Legitimacy, Democracy, and Community in the International Trading System*. New York: Oxford University Press.
- Cassese, A. (2005), *International Law*. 2nd edition. Oxford: Oxford University Press.
- Cassese, A. (ed) (2012), *Realizing Utopia – The Future of International Law*. Oxford: Oxford University Press.
- Christodoulidis, E.A. (1998), *Law and Reflexive Politics*. Dordrecht: Kluwer.
- Clam, J. (2000), 'Die Grundparadoxie des Rechts und ihre Ausfaltung. Beitrag zu einer Analytik des Paradoxen', *Zeitschrift für Rechtssoziologie*, **21**(1), 109–43.
- Clancy, M. and R. Seifert (2000), *Fairness at Work? Disciplinary and Grievance Provisions of the 1999 Employment Rights Act*. London: Institute of Employment Rights.
- Clark, I. (2007), *International Legitimacy and World Society*. Oxford: Oxford University Press.
- Coase, R. (1988 [1937]), 'The Nature of the Firm', *Economica*, **4**, 386–405, reprinted in R. Coase, *The Firm, the Market and the Law*. Chicago: Chicago University Press, pp. 33–55.
- Cohen, J. and C.F. Sabel (1997), 'Directly-Deliberative Polyarchy', *European Law Journal*, **3**(4), 313–42.
- Collins, H. (1992), *Justice in Dismissal. The Law of Termination in Employment*. Oxford: Clarendon.
- Collins, H. (1999), *Regulating Contracts*. Oxford: Oxford University Press.
- Collins, H. (2000), 'Justifications and Techniques of Legal Regulation of the Employment Relation', in H. Collins, P. Davies and R. Rideout (eds), *Legal Regulation of the Employment Relation*. London, Cambridge, MA and Dordrecht: Kluwer, pp. 3–27.
- Collins, H. (2006), 'Theories of Rights as Justifications for Labour Law', in G. Davidov and B. Langille (eds), *The Idea of Labour Law*. Oxford: Oxford University Press, pp. 137–55.
- Collins, H. (2010), *Employment Law*. 2nd edition. Oxford: Clarendon.
- Countouris, N. (2007), *The Changing Law of the Employment Relationship: Comparative Analyses in the European Context*. Aldershot: Ashgate.
- Craig, J.D.R. and S.M. Lynk (eds) (2006), *Globalization and the Future of Labour Law*. Cambridge: Cambridge University Press.
- Crevits, D. and B. van Buggenhout (2003), 'Globalisation, Worker Mobility and Social Protection', in D. Pieters (ed), *European Social*

- Security and Global Politics*. London and The Hague: Kluwer Law International, pp. 61–93.
- Crouch, C. (1997), 'Skill-based Full-Employment, the Latest Philosopher's Stone', *British Journal of Industrial Relations*, **35**(3), 367–91.
- Crouch, C. (2011), *The Strange Non-Death of Neo-Liberalism*. Cambridge: Polity.
- Dahrendorf, R. (1959), *Class and Class Conflict in Industrial Society*. Stanford: Stanford University Press.
- Dahrendorf, R. (2012 [2008]), *The Modern Social Conflict. The Politics of Liberty*. 2nd edition. New Brunswick, NJ: Transactions.
- Dannin, E. (2006), *Taking Back the Workers' Law. How to Fight the Assault on Labor Rights*. Ithaca, NY and London: Cornell University Press.
- Dashwood, H.S. (2012), *The Rise of Global Corporate Social Responsibility. Mining and the Spread of Global Norms*. Cambridge: Cambridge University Press.
- Davidov, G. and B. Langille (eds) (2011), *The Idea of Labour Law*. Oxford: Oxford University Press.
- Davies, A.C.L. (2008), 'One Step Forward and Two Steps Back: The Viking and Laval Cases in the ECJ', *Industrial Law Journal*, **37**(4), 126–48.
- Davies, A.C.L. (2009), *Perspectives on Labour Law*. Cambridge: Cambridge University Press.
- Davies, P. and M. Freedland (1993), *Labour Legislation and Public Policy: A Contemporary History*. Oxford: Clarendon Press.
- Davies, P. and M. Freedland (2007), *Towards a Flexible Labour Market: Labour Legislation and Regulation since the 1990s*. Oxford: Oxford University Press.
- Dawson, M. (2011), *New Governance and the Transformation of European Law. Coordinating EU Social Law and Policy*. Cambridge: Cambridge University Press.
- De Burca, G. (2010), 'The European Union in the Negotiation of the UN Disability Convention', *European Law Review*, **35**(2), 174–96.
- De la Porte, C. (2002), 'Is the Open Method of Coordination Appropriate for Organising Activities at European Level in Sensitive Policy Areas?', *European Law Journal*, **8**(1), 38–58.
- De la Porte, C. (2003), 'The Soft Open Method of Co-Ordination in Social Protection', *European Trade Union Yearbook*, pp. 339–60.
- De Schutter, O. and S. Deakin (2005), 'Reflexive Governance and the Dilemmas of Social Regulation. Introduction', in O. De Schutter and S. Deakin (eds), *Social Rights and Market Forces: Is the open method of coordination of employment and social policies the future of social Europe?* Brussels: Bruylant, pp. 1–17.

- Deakin, S. (1996), 'Labour Law as Market Regulation, The Economic Foundations of European Social Policy', in P. Davies, A. Lyon-Caen, S. Sciarra and S. Simitis (eds), *Principles and Perspectives on EC Labour Law. Liber Amicorum for Lord Wedderburn*. Oxford: Oxford University Press, pp. 63–93.
- Deakin, S. (1998), 'The Evolution of the Contract of Employment, 1900–1950: The Influence of the Welfare State', in N. Whiteside and R. Salais (eds), *Governance, Industry and Labour Markets in Britain and France: The Modernising State in the Mid-twentieth Century*. London: Routledge, pp. 213–30.
- Deakin, S. (2002), 'The Many Futures of the Contract of Employment', in J. Conaghan, R.M. Fischl and K. Klare (eds), *Labour Law in an Era of Globalization. Transformative Practice and Possibilities*. Oxford: Oxford University Press, pp. 177–96.
- Deakin, S. (2008), 'Regulatory Competition after Laval', *Cambridge Yearbook of European Legal Studies*, **10**(4), 581–609.
- Deakin, S. (2009a), 'Capacitas: Contract Law, Capabilities, and the Legal Foundations of the Market', in S. Deakin and A. Supiot (eds), *Capacitas: Contract Law and the Institutional Preconditions of a Market Economy*. Oxford and Portland, OR: Hart, pp. 1–30.
- Deakin, S. (2009b), 'Reflexive Harmonisation and European Company Law', *European Law Journal*, **15**(2), 224–45.
- Deakin, S. (2010), 'Employment Laws', in P. Cane and H. Kritzer (eds), *The Oxford Handbook of Empirical Legal Research*. Oxford: Oxford University Press, pp. 331–52.
- Deakin, S. (2012), 'The Law and Economics of Employment Protection Legislation', in C.L. Estlund and M.L.K. Wachter (eds), *Research Handbook on the Economics of Labor and Employment Law*. Cheltenham: Edward Elgar, pp. 330–56.
- Deakin, S. and F. Carvalho (2010), 'System and Evolution in Corporate Governance', in P. Zumbansen and G.-P. Callies (eds), *Law, Economics and Evolutionary Theory*. Cheltenham: Edward Elgar, pp. 111–30.
- Deakin, S. and G. Morris (2012), *Labour Law*, 6th edition. Oxford and Portland, OR: Hart.
- Deakin, S. and U. Mückenberger (1989), 'From Deregulation to a European Floor of Rights: Labour Law, Flexibilisation and the European Single Market', *Zeitschrift für internationales Arbeits- und Sozialrecht*, **3**(2), 153–207.
- Deakin, S. and H. Reed (2000a), 'River Crossing or Cold Bath? Deregulation and Employment in Britain in the 1980s', in G. Esping-Anderson and M. Regini (eds), *Why Deregulate Labour Markets?* Oxford: Oxford University Press, pp. 115–47.

- Deakin, S. and H. Reed (2000b), 'The Contested Meaning of Labour Market Flexibility: Economic Theory and the Discourse of European Integration', in J. Shaw (ed), *Social Law and Policy in an Evolving European Union*. Oxford and Portland, OR: Hart, pp. 71–99.
- Deakin, S. and R. Rogowski (2011), 'Reflexive Labour Law, Capabilities and the Future of Social Europe', in R. Rogowski, R. Salais and N. Whiteside (eds), *Transforming European Employment Policy – Labour Market Transitions and the Promotion of Capability*. Cheltenham: Edward Elgar, pp. 229–54.
- Deakin, S. and F. Wilkinson (1994), 'Rights v. Efficiency? The Economic Case for Transnational Labour Standards', *Industrial Law Journal*, 23(4), 289–310.
- Deakin, S. and F. Wilkinson (2005), *The Law of the Labour Market. Industrialization, Employment and Legal Evolution*. Oxford: Oxford University Press.
- Deakin, S., C. McLaughlin and D. Chai (2010), 'Gender Inequality and Reflexive law: The Potential of Different Regulatory Mechanisms', in L. Dickens (ed), *Making Employment Rights Effective: Issues of Enforcement and Compliance*. Oxford and Portland, OR: Hart, pp. 115–37.
- Degryse, C. and P. Pochet (eds) (2003), *Social Developments in the European Union 2002: Fourth Annual Report*. Bruxelles: ETUI, OSE, SALTSA.
- Department of Employment (1985), *Building Businesses . . . Not Barriers*. Government White Paper, Cmnd 9794. London: HMSO.
- Department of Trade and Industry (1985), *Burdens on Business: Report of a Scrutiny of Administrative and Legislative Requirements*. London: HMSO.
- Deregulierungskommission (1991), *Marktöffnung und Wettbewerb*. Stuttgart: C.E. Poeschel.
- Dezalay, Y. and B. Garth (1998), *Dealing in Virtue – International Commercial Arbitration and the Construction of a Transnational Legal Order*. 2nd edition. Chicago: University of Chicago Press.
- Dezalay, Y. and B. Garth (eds) (2012), *Lawyers and the Construction of Transnational Justice*. Abingdon and New York: Routledge.
- Diamantopoulou, A. (2001), 'The European Social Model: Promoting Economic and Social Progress'. Address to the International Conference on Achieving Balanced Economic and Social Growth by the Commissioner responsible for Employment and Social Affairs at the European Commission. Tallinn, 19 March 2001.
- Diamantopoulou, A. (2003), 'The European Social Model – Myth or Reality?' Speech of the Commissioner responsible for Employment and Social Affairs at the European Commission delivered at Labour Party Conference. Bournemouth, 29 September 2003.

- Dickens, L. (1994), 'Deregulation of Employment Rights in Great Britain', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 225–47.
- Dickens, L. (2004), 'Problems of Fit: Changing Employment and Labour Regulation', *British Journal of Industrial Relations*, **42**(4), 595–616.
- Dickens, L. (2012), 'Fairer Workplaces: Making Employment Rights Effective', in L. Dickens (ed), *Making Employment Rights Effective – Issues of Enforcement and Compliance*. Oxford and Portland, OR: Hart, pp. 205–28.
- Dickens, L., M. Jones, B. Weekes and M. Hart (1985), *Dismissed. A Study of Unfair Dismissal and the Industrial Tribunal System*. Oxford: Blackwell.
- Didry, C. (2011), 'Corporate Social Responsibility and Employment: A Plurality of Configurations', in R. Rogowski, R. Salais and N. Whiteside (eds), *Transforming European Employment Policy – Labour Market Transitions and the Promotion of Capability*. Cheltenham: Edward Elgar, pp. 208–28.
- Dilling, O., M. Herberg and G. Winter (eds) (2008), *Responsible Business: Self-Governance and Law in Transnational Economic Transactions*. Oxford and Portland, OR: Hart.
- Doeringer, P.B. and M.H. Piore (1971), *Internal Labor Markets and Manpower Analysis*. Lexington, MA: D.C. Heath, pp. 5–16.
- Domergue, P. (1987), 'La convention de conversion', *Droit social* No. 3 (March 1987), 250–58.
- Donovan Report (1968), Royal Commission on Trade Unions and Employers' Associations 1965–68. Report. Cmnd. 3623. London: HMSO.
- Doorey, D.J. (2005), 'Who Made That? Influencing Foreign Labour Practices Through Reflexive Domestic Disclosure Regulation', *Osgoode Hall Law Journal*, **43**(4), 353–405.
- Doorey, D.J. (2010), 'In Defense of Transnational Domestic Labor Regulation', *Vanderbilt Journal of Transnational Law*, **43**(3), 953–1010.
- Dore, R. (1986), *Flexible Rigidities: Industrial Policy and Structural Adjustment in the Japanese Economy 1970–1980*. Stanford, CA: Stanford University Press.
- DTI (2002), *Green Paper: High Performance Workplaces: The Role of Employee Involvement in a Modern Economy: A Discussion Paper*. London: Department of Trade and Industry.
- DTI (2004), *DTI Guidance: The Information and Consultation of Employees Regulations*. London: Department of Trade and Industry.

- Dukes, R. (2008), 'Constitutionalizing Employment Relations: Sinzheimer, Kahn-Freund, and the Role of Labour Law', *Journal of Law and Society*, **35**(3), 341–63.
- Dunlop, J.T. (1958), *Industrial Relations Systems*. New York: Holt.
- Dunlop, J.T. (1984), *Dispute Resolution. Negotiation and Consensus Building*. Denver: Auburn.
- Dunlop, J.T. (1993 [1958]), *Industrial Relations Systems*. Revised edition with a new preface. Boston: Harvard Business School.
- Dunning, J.H. (1992), *The Globalization of Business*. London: Routledge.
- Dunning, J.H. (2001), *Global Capitalism at Bay*. London and New York: Routledge.
- Ebbinghaus, B. (1999), 'Does a European Social Model Exist and Can It Survive?' In G. Huemer, M. Mesch and F. Traxler (eds), *The Role of Employer Associations and Labour Unions in the EMU. Institutional Requirements for European Economic Policies*. Aldershot: Ashgate, pp. 1–26.
- Eder, K. (1986), 'Prozedurale Rationalität. Moderne Rechtsentwicklung jenseits von formaler Rationalität', *Zeitschrift für Rechtssoziologie*, **7**(1), 1–30.
- Edwards, T., P. Marginson, P. Edwards, A. Ferner and O. Tregaskis (2007), *Corporate Social Responsibility in Multinational Companies: Management Initiatives or Negotiated Agreements*. ILO Discussion Paper Series. Geneva: International Labour Organization.
- Ehrenberg, R.G. and G.H. Jakubson (1994), 'Why WARN? The Impact of Recent Plant-Closing and Lay-off Prenotification Legislation in the United States', in C.F. Buechtemann (ed), *Employment Security and Labor Market Behaviour. Interdisciplinary Approaches and International Evidence*. Ithaca: ILR Press, pp. 200–214.
- Ehrlich, E. (2002 [1936]), *Fundamental Principles of the Sociology of Law*. New Brunswick, NJ: Transaction Publishers.
- Ellis, E. and P. Watson (2012), *EU Anti-Discrimination Law*. 2nd edition. Oxford: Oxford University Press.
- Elster, J. (1979), *Ulysses and the Sirens. Studies in Rationality and Irrationality*. Cambridge: Cambridge University Press.
- Enclos, P. (1990), 'Le contentieux de l'insuffisance professionnelle dans les contrats de formation en alternance', *Droit social*, No 12, 896–903.
- Esping-Anderson, G. (ed) (1996), *Welfare States in Transition. National Adaptations in Global Economies*. London: Sage, pp. 256–67.
- Esping-Anderson, G. and M. Regini (eds) (2000), *Why Deregulate Labour Markets?* Oxford: Oxford University Press.
- Estlund, C. (2003), *Working Together. How Workplace Bonds Strengthen a Diverse Democracy*. Oxford and New York: Oxford University Press.

- Estlund, C. (2010), *Regoverning the Workplace. From Self-Regulation to Co-Regulation*. New Haven and London: Yale University Press.
- ETUI (European Trade Union Institute) (2000), *Observatoire social européen (OSE), Social Developments in the European Union 2000*. Second annual report. Brussels: ETUI.
- Eurofound (European Foundation for the Improvement of Living and Working Conditions) (2007), *Varieties of Flexicurity: Reflections on Key Elements of Flexibility and Security*. Background paper. Dublin: Eurofound.
- Eurofound (European Foundation for the Improvement of Living and Working Conditions) (2009), *European and International Framework Agreements: Practical Experiences and Strategic Approaches*. Dublin: Eurofound.
- Eurofound (European Foundation for the Improvement of Living and Working Conditions) (2010a), *Comparative Analysis of Working Time in the European Union*. Dublin: Eurofound.
- Eurofound (European Foundation for the Improvement of Living and Working Conditions) (2010b), *Working Poor in Europe – Germany*. European Working Conditions Observatory (EWCO). Available at <http://www.eurofound.europa.eu/ewco/studies/tn0910026s/de0910029q.htm>.
- European Commission (1992), 'The Regulation of Working Conditions in the Member States of the European Community', Vol. 1, *Social Europe*, Supplement 4/92, Brussels.
- European Commission (1993), White Paper on Growth, Competitiveness and Employment, COM (1993) 700 final.
- European Commission (1994), White Paper on European Social Policy – A Way Forward for the Union, COM (1994) 333 final.
- European Commission (1995), The Future of Social Protection: A Framework for a European Debate, COM (1995) 466 final.
- European Commission (1997), Communication from the Commission – Modernising and Improving Social Protection in the European Union, COM (1997) 102 final.
- European Commission (1998a), Proposal for a Council Regulation on Coordination of Social Security Systems, COM (1998) 779 final.
- European Commission (1998b), On the Organisation of Working Time in the Sectors and Activities Excluded from Directive 93/104/EC of 23 November 1993, Communication, COM (1998) 662 final.
- European Commission (1998c), Communication on the Organisation of Working Time in the Sectors and Activities Excluded from Directive 93/104/EC of 23 November 1993, COM (1998) 662 final.
- European Commission (1999), Communication on a Concerted Strategy for Modernising Social Protection, COM (1999) 347.

- European Commission (2000), Communication from the Commission to the Council, the European Parliament, the Economic and Social Committee and the Committee of the Regions, Social Policy Agenda 2/26, COM (2000) 379 final.
- European Commission (2001a), White Paper on European Governance, COM (2001) 428 final.
- European Commission (2001b), Employment and Social Policies: Framework for Investing in Quality, COM (2001) 313.
- European Commission (2001c), Communication on Promoting Core Labour Standards and Improving Social Governance in the Context of Globalization, COM (2001) 416 final.
- European Commission (2002), Communication on Corporate Social Responsibility: A Business Contribution to Sustainable Development, COM (2002) 347 final.
- European Commission (2003a), Communication on Strengthening the Social Dimension of the Lisbon Strategy: Streamlining Open Coordination in the Field of Social Protection, COM (2003) 261 final.
- European Commission (2003b), Communication on the Future of the European Employment Strategy (EES), 'A strategy for full employment and better jobs for all', COM (2003) 6 final.
- European Commission (2003c), Amended Proposal for a Regulation of the European Parliament and of the Council on Coordination of Social Security Systems, COM (2003) 596 final.
- European Commission (2003d), Jobs, Jobs, Jobs. Creating More Employment in Europe, Report of the Employment Taskforce chaired by Wim Kok ('Kok I'), November 2003, Luxembourg: Office of the European Communities.
- European Commission (2003e), Proposal for a Council Decision Establishing a Social Protection Committee, COM (2003) 305 final.
- European Commission (2004a), Communication on Modernising Social Protection for the Development of High-Quality, Accessible and Sustainable Health Care and Long-Term Care; Support for the National Strategies using the 'Open Method of Coordination', COM (2004) 304 final.
- European Commission (2004b), Facing the Challenge. The Lisbon Strategy for Growth and Employment, Report from the High Level Group chaired by Wim Kok ('Kok II'), November 2004, Luxembourg: Office of the European Communities.
- European Commission (2004c), Proposal for a Directive amending Directive 2003/88/EC Concerning Certain Aspects of the Organisation of Working Time, COM (2004) 607 final.

- European Commission (2004d), Report of the High Level Group on the Future of Social Policy in an Enlarged European Union. Directorate-General for Employment and Social Affairs.
- European Commission (2006a), Modernising Labour Law to Meet the Challenges of the Twenty-First Century, Green Paper, COM (2006) 708 final.
- European Commission (2006b), Communication on Implementing the Partnership for Growth and Jobs: Making Europe a Pole of Excellence on Corporate Social Responsibility, COM (2006) 0136 final.
- European Commission (2007), Towards Common Principles of Flexicurity: More and Better Jobs through Flexibility and Security. Brussels: Directorate-General for Employment, Social Affairs and Equal Opportunities
- European Commission (2010a), Communication EUROPE 2020 – A Strategy for Smart, Sustainable and Inclusive Growth, COM (2010) 2020 final.
- European Commission (2010b), Lisbon Strategy Evaluation Document, SEC (2010), 114 final.
- European Commission (2010c), Detailed Report on the Implementation by Member States of Directive 2003/88/EC Concerning Certain Aspects of the Organisation of Working Time (‘The Working Time Directive’), Commission Staff Working Paper, SEC (2010) 1611 final.
- European Commission (2010d), Communication Reviewing the Working Time Directive. COM (2010) 801 final.
- European Commission (2012a), New Skills and Jobs in Europe: Pathways Towards Full Employment. Evaluation Report compiled by Günther Schmid. Luxembourg: Publications Office of the European Union.
- European Commission (2012b), Transnational Company Agreements: Realising the Potential of Social Dialogue, Commission Staff Working Document, SWD (2012) 264 final.
- European Convention on the Constitution (2003), Final Report of Working Group XI on Social Europe, CONV 516/03 20.
- European Council (2000), Lisbon European Council, Presidency Conclusions, 23–24 March 2000, 100/1/00.
- European Council (2002), Barcelona European Council, Presidency Conclusions, 15–16 March 2002, 100/1/02.
- European Council (2006), Presidency Conclusions on the Social Dimension of the Revised Lisbon Strategy at the Informal EPSCO Council Meeting Villach, 20/1/2006.
- European Economic and Social Committee (2004), Improving the Implementation of the Lisbon Strategy, ECO/153 – CESE 1438/2004.

- Ewing, K.D. (ed) (1996), *Working Life: New Perspective on Labour Law*. London: Lawrence & Wishart.
- Ewing, K. (2005), 'The Function of Trade Unions', *Industrial Law Journal*, **34**(1), 1–22.
- Fairbrother P. and N. Hammer (2005), 'Global Unions: Past Efforts and Future Prospects', *Relations Industrielles/Industrial Relations*, **60**(3), 405–31.
- Falke, J., A. Höland, B. Rohde and G. Zimmermann (1981), *Kündigungspraxis und Kündigungsschutz in der Bundesrepublik Deutschland*. Forschungsbericht des Bundesministers für Arbeit und Sozialordnung, Bd. 47. Bonn.
- Falkner, G., E. Holzleithner and O. Treib (2008), *Compliance in the Enlarged European Union. Living Rights or Dead Letters?* Aldershot: Ashgate.
- Falkner, G., O. Treib, M. Hartlapp and S. Leiber (2005), *Complying with Europe: EU Harmonisation and Soft Law in the Member States*. Cambridge: Cambridge University Press.
- Feronas, A. (2004), The Europeanization of National Social Policies through the OMC, The Case of Greek Employment Policy. Paper for Contribution at the ESPAnet, Conference Oxford, 9–11 September.
- Ferrera, M. (2004), 'Modernising the European Social Model: Sharpening Priorities, Stepping up Reforms', *Progressive Politics*, **3**(3), 70–77.
- Fetzer, T. (2010), 'Industrial Democracy in the European Community: Trade Unions as a Defensive transnational Community', in M.-L. Djelic and S. Quack (eds), *Transnational Communities Shaping Global Economic Governance*. Cambridge: Cambridge University Press, pp. 282–304.
- Fichter, M. and J. Sydow (2002), 'Using Networks Towards Global Labor Standards? Organizing Social Responsibility in Global Production Chains', *Industrielle Beziehungen*, **9**(4), 357–80.
- Fischer-Lescano, A. and G. Teubner (2004), 'Regime-Collisions: The Vain Search for Legal Unity in the Fragmentation of Global Law', *Michigan Journal of International Law*, **25**(4), 999–1045.
- Flanders, A. (1970), *Management and Trade Unions: The Theory and Reform of Industrial Relations*. London: Faber.
- Flanders, A. (1974), 'The Tradition of Voluntarism', *British Journal of Industrial Relations*, **12**(3), 352–70.
- Flohr, A., S. Schwindenhammer, K.D. Wolf and L. Rieth (2010), *The Role of Business in Global Governance: Corporations as Norm-Entrepreneurs*. Houndsmill, Basingstoke: Palgrave Macmillan.
- Flood, J. (2008), 'Globalisation and Large Law Firms', in P. Cane and J. Conaghan (eds), *The New Oxford Companion to Law*. Oxford: Oxford University Press, pp. 501–2.

- Forst, R. (2011), *The Right to Justification. Elements of a Constructivist Theory of Justice*. New York: Columbia University Press.
- Forst, R. and K. Günther (eds) (2011), *Die Herausbildung normativer Ordnungen – Interdisziplinäre Perspektiven*. Frankfurt am Main and New York: Campus.
- Foster, K. (2003), 'Is There a Global Sports Law?', *Entertainment Law*, 2(1), 1–18.
- Fraenkel, E. (1973 [1958]), 'Hugo Sinzheimer', in E. Fraenkel, *Reformismus und Pluralismus*, F. Esche and F. Grube (eds). Hamburg: Hofmann und Campe, pp. 11–26.
- Freedland, M. (2003), *The Personal Employment Contract*. Oxford: Oxford University Press.
- Freedland, M. and N. Kountouris (2011), *The Legal Construction of Personal Work Relations*. New York: Oxford University Press.
- Freeman, R.B. and J. Medoff (1984), *What Do Unions Do?* New York: Basic Books.
- Fuchs, M. (2002), 'Free Movement of Services and Social Security-Quo Vadis?', *European Law Journal*, 8(4), 536–55.
- Fuchs, S. and R. Schettkat (2000), 'Germany: A Regulated Flexibility', in G. Esping-Anderson and M. Regini (eds), *Why Deregulate Labour Markets?* Oxford: Oxford University Press, pp. 211–44.
- Fuller, L.L. (1963), 'Collective Bargaining and the Arbitrator', *Wisconsin Law Review* 1963(1), 3–46.
- Fuller, L.L. (1978–79), 'The Forms and Limits of Adjudication', *Harvard Law Review*, 92(2), 353–92.
- Fung, A., D. O'Rourke and C. Sabel (2001), *Can We Put an End To Sweatshops?* Boston: Beacon Press.
- Gash, V. and F. McGinnity (2007), 'Fixed-term Contracts – the New European Inequality? Comparing Men and Women in West Germany and France', *Socioeconomic Review*, 5(3), 467–96.
- Gazier, B. (2002), 'Transitional Labour Markets: From Positive Analysis to Policy Proposals', in G. Schmid and B. Gazier (eds), *The Dynamics of Full Employment: Social Integration Through Transitional Labour Markets*. Cheltenham: Edward Elgar, pp. 196–232.
- Gazier, B. (2003), *Tous 'sublimes': vers un nouveau plein-emploi*. Paris: Flammarion.
- Gazier, B. and A. Lechevalier (2008), 'The European Employment Strategy and Transitional Labour Markets: Macroeconomic Policy and Institutional Regimes', in R. Rogowski (ed), *The European Social Model and Transitional Labour Markets – Law and Policy*. Aldershot: Ashgate, pp. 107–23.

- Gerstenberg, O. (1997), 'Law's Polyarchy: A Comment on Cohen and Sabel', *European Law Journal*, 3(4), 343–58.
- Gerstenberg O. and C.F. Sabel (2002), 'Directly-Deliberative Polyarchy: An Institutional Idea for Europe', in C. Joerges and R. Dehousse (eds), *Good Governance in Europe's Integrated Market*. Oxford: Oxford University Press, pp. 289–341.
- Gessner, V. (1998), 'Globalization and Legal Certainty', in V. Gessner and A.C. Budak (eds), *Emerging Legal Certainties – Empirical Studies on the Globalisation of Law*. Dartmouth: Ashgate, pp. 427–50.
- Ghai, D. (2006), 'Decent Work: Universality and Diversity', in D. Ghai (ed), *Decent Work: Objectives and Strategies*. Geneva: International Labour Office, International Institute for Labour Studies, pp. 1–31.
- Giddens, A. (1990), *The Consequences of Modernity*. Cambridge: Polity.
- Gilbert, N. and A. Etzioni (2004), *Transformation of the Welfare State: The Silent Surrender of Public Responsibility*. Oxford and New York: Oxford University Press.
- Gilbert, N. and B. Gilbert (1989), *The Enabling State: Modern Welfare Capitalism in America*. Oxford and New York: Oxford University Press.
- Gladstone, A. (2010), 'Settlement of Disputes over Rights', in R. Blanpain (ed), *Comparative Labour Law and Industrial Relations in Industrialized Market Economies*. 10th edition. Deventer: Kluwer, pp. 720–50.
- Gliniski, C. (2008), 'Bridging the Gap: The Legal Potential of Private Regulation', in O. Dilling, M. Herberg and G. Winter (eds), *Responsible Business: Self-Governance and Law in Transnational Economic Transactions*. Oxford and Portland, OR: Hart, pp. 41–66.
- Goetschy, J. (2003), 'The European Employment Strategy, Multi-level Governance, and Policy Coordination, Past, Present and Future', in J. Zeitlin and D. Trubek (eds), *Governing Work and Welfare in a New Economy – European and American Experiments*. Oxford: Oxford University Press, pp. 59–87.
- Goetschy, J. (2012), 'The Lisbon Strategy, Industrial Relations and Social Europe: An Assessment of Theoretical Frameworks and Policy Developments', in S. Smismans (ed), *The European Union and Industrial Relations – New Procedures, New Context*. Manchester: Manchester University Press, pp. 190–205.
- Gold, M. (1993), 'Overview of the Social Dimension', in M. Gold (ed), *The Social Dimension. Employment Policy in the European Community*. London: Macmillan, pp. 121–39.
- Gold, M. (2010), 'Employee Participation in the EU. The Long and Winding Road to Legislation', *Economic and Industrial Democracy*, 31(4S), 9–23.

- Goldman, A. (2010), 'Settlement of Disputes over Interests', in R. Blanpain (ed), *Comparative Labour Law and Industrial Relations in Industrialized Market Economies*. 10th edition. Deventer: Kluwer, pp. 751–84.
- Goll, U. (1980), *Arbeitskampffarität und Tariferfolg, Versuch einer rechtstatsächlichen Fundierung arbeitskampfrechtlicher Fragestellungen unter Berücksichtigung der 'collective bargaining'-Theorien*. Berlin: Duncker and Humblot.
- Gollan, P. J. (2006), *Employee Representation in Non-Union Firms*. London: Sage.
- Goodrich, P. (1999), 'Anti-Teubner: Autopoiesis, Paradox, and the Theory of Law', *Social Epistemology*, 13(2), 197–214.
- Gorter, C. (2000), 'The Dutch Miracle?' In G. Esping-Anderson and M. Regini (eds), *Why Deregulate Labour Markets?* Oxford: Oxford University Press, pp. 181–210.
- Gospel, H. and P. Willman (2002), *The Right to Know: Disclosure of Information for Collective Bargaining and Joint Consultation in Germany, France, and Great Britain*. Discussion Paper No. 453, London, Centre for Economic Performance, London School of Economics.
- Gould, W.B. (1993), 'Employment Protection and Job Security in the United States and Japan', in C.F. Buechtemann (ed), *Employment Security and Labor Market Behaviour. Interdisciplinary Approaches and International Evidence*. Ithaca: ILR Press, pp. 165–79.
- Grant, C., K. Barysch and H. Brady (2009), *Cameron's Europe: Can the Conservatives Achieve their EU Objectives?* London: Centre for European Reform (CER).
- Günther, K. (2004), 'Anwaltsimperien', in *Neue Rechtsordnungen. Kursbuch*, Heft 155, Berlin: Rowohlt, pp. 1–14.
- Habermas, J. (1986), *Theory of Communicative Action. Vol. 2: Lifeworld and System*. Cambridge: Polity.
- Habermas, J. (1987), *The Philosophical Discourse of Modernity*. Cambridge: Polity.
- Habermas, J. (1996a), *Between Facts and Norms. Contributions to a Discourse Theory of Law and Democracy*. Cambridge: Polity.
- Habermas, J. (1996b), 'Reply to Symposium Participants, Benjamin N. Cardozo School of Law', *Cardozo Law Review*, 17(5), 1477–1558.
- Habermas, J. (2006), 'Does the Constitutionalization of International Law Still Have a Chance?' In J. Habermas, *The Divided West*. Cambridge: Polity, pp. 115–93.
- Habermas, J. (2008), 'A Political Constitution for the Pluralist World Society?' In J. Habermas, *Between Naturalism and Religion*. Cambridge: Polity, pp. 312–52.
- Habermas, J. (2009), 'The Constitutionalization of International Law

- and the Legitimation Problems of a Constitution for World Society', in J. Habermas, *Europe: The Faltering Project*. Cambridge: Polity, pp. 165–201.
- Habermas, J. (2012), 'The Crisis of the European Union in the Light of a Constitutionalization of International Law – An Essay on the Constitution of Europe', in J. Habermas, *The Crisis of the European Union: A Response*. Cambridge: Polity, pp. 127–47.
- Habermas, J. and N. Luhmann (1971), *Theorie der Gesellschaft oder Sozialtechnologie*. Frankfurt am Main: Suhrkamp.
- Hall, M. and J. Purcell (2012), *Consultation at Work – Regulation and Practice*. Oxford: Oxford University Press.
- Hamann, K. (2012), *The Politics of Industrial Relations: Labor Unions in Spain*. New York and Abingdon: Routledge.
- Hampton Report (2005), *Reducing Administrative Burdens: Effective Inspection and Enforcement*. London: HM Treasury/ HMSO.
- Harris, L., A. Tuckman and J. Snooka (2012), 'Supporting Workplace Dispute Resolution in Smaller Businesses: Policy Perspectives and Operational Realities', *The International Journal of Human Resource Management*, **23**(3), 607–623.
- Hart, H.L.A. (1997), *The Concept of Law*. 2nd edition. Oxford: Clarendon Press.
- Hartlapp, M. (2005), *Die Kontrolle der nationalen Rechtsdurchsetzung durch die Europäische Kommission*. Frankfurt am Main and New York: Campus.
- Hartmann, M. (1987), 'Reflexives Recht am Ende? Zum Eindringen materiellen Rechts in die Tarifautonomie', *Zeitschrift für Soziologie*, **16**(44), 16–32.
- Hartwich, H.-H. (1996), 'Der Zerfall des Rechts der Arbeit', *Gewerkschaftliche Monatshefte*, **11**(12), 742–7.
- Hay, C., M. Watson and D. Wincott (1999), 'Globalisation, European Integration and the Persistence of European Social Models', Working Paper 3/99, POLSIS University of Birmingham.
- Hayek, F.A. (1976). *Law, Legislation and Liberty. A New Statement of the Liberal Principles of Justice and Political Economy, Vol.2: The Mirage of Social Justice*. London: Routledge and Kegan Paul.
- Heidenreich, M. and J. Zeitlin (eds) (2009), *Changing European Employment and Welfare Regimes – The Influence of the Open Method of Coordination on National Reforms*. London: Routledge.
- Heijden, P.F. van der (1998), *Wege aus der Beschäftigungskrise: Das holländische Beispiel*. Cologne: Bund.
- Hemerijck, A. (2002), 'The Self-Transformation of the European Social Models', in G. Esping-Andersen, D. Gallie, A. Hemerijck and J. Myles

- (eds), *Why We Need a New Welfare State*. Oxford: Oxford University Press, pp. 1–25.
- Hemerijck, A. (2004), Recasting Europe's Semi-Sovereign Welfare States and the Role of the EU. Paper and talk delivered in the WZB seminar series 'The European Social Model' on 16 December 2004, Berlin. Available at <http://www.europeanstudiesalliance.org/calendar/fall04/events/hemerijckPaper.pdf>.
- Henry, S. (1983), *Private Justice. Towards Integrated Theorising in the Sociology of Law*. London: RKP.
- Hepple, B. (1981), 'A Right to Work?', *Industrial Law Journal*, **10**(1), 65–83.
- Hepple, B. (1986), 'Restructuring Employment Rights', *Industrial Law Journal*, **15**(1), 69–83.
- Hepple, B. (1993), 'United Kingdom', in R. Blanpain (ed), *Temporary Work and Labour Law*. Deventer: Kluwer, pp. 123–53.
- Hepple, B. (2005), *Labour Laws and Global Trade*. Oxford and Portland, OR: Hart.
- Hepple, B. (2006), 'Rights at Work', in D. Ghai (ed), *Decent Work: Objectives and Strategies*. Geneva: International Labour Office, International Institute for Labour Studies, pp. 33–75.
- Hepple, B. (2010 [1986]), 'Welfare Legislation and Wage-Labour', in B. Hepple (ed), *The Making of Labour Law in Europe*. Portland and Portland, OR: Hart, pp. 114–53.
- Hepple, B. (2011), 'Enforcing Equality Law: Two Steps Forward and Two Steps Backwards for Reflexive Regulation', *Industrial Law Journal*, **40**(4), 315–35.
- Hepple, B. (2012), 'Agency Enforcement of Workplace Equality', in L. Dickens (ed), *Making Employment Rights Effective – Issues of Enforcement and Compliance*. Oxford and Portland, OR: Hart, pp. 49–66.
- Herberg, M. (2007), *Globalisierung und private Selbstregulierung – Umweltschutz in multinationalen Unternehmen*. Frankfurt am Main and New York: Campus.
- Herding, R. (1972), *Job Control and Union Structure: A study on Plant Level Industrial Conflict in the United States with a Comparative Perspective on West Germany*. Rotterdam: Rotterdam University Press.
- Hervey, T. (1995), 'Migrant Workers and their Families in the European Union: the Pervasive Market Ideology of Community Law', in J. Shaw and G. More (eds), *New Legal Dynamics of European Union*. Oxford: Clarendon Press, pp. 91–110.
- Hervey, T. (1998), *European Social Law and Policy*. London, New York: Longman.
- Hervey, T. (2000), 'Social Solidarity: a Buttress Against Internal Market

- Law?' In J. Shaw (ed), *Social Law and Policy in an Evolving European Union*. Oxford and Portland, OR: Hart, pp. 31–47.
- Hervey, T. and J. Kenner (2003), *Economic and Social Rights under the EU Charter of Fundamental Rights: a Legal Perspective*. Oxford and Portland, OR: Hart.
- Hirsch, J.M. (2012), 'A Comparative Perspective on Unjust Dismissal Laws'. UNC Legal Studies Research Paper No. 2095336. Available at http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2095336.
- Höcker, H. and B. Reissert (1995), *Beschäftigungsbrücken durch Stellenvertreterregelung in Dänemark und Schweden*. Berlin: Arbeitsmarktpolitische Schriftenreihe der Senatsverwaltung für Arbeit und Frauen.
- Hodson, D. and I. Maher (2001), 'The Open Method as a New Mode of Governance – The Case of Soft Economic Policy Co-ordination', *Journal of Common Market Studies*, **39**(4), 719–46.
- Hoffmann, E.A. (2012), *Co-operative Workplace Dispute Resolution. Organizational Structure, Ownership, and Ideology*. Farnham: Gower.
- Höland, A. (1985), *Das Verhalten des Betriebsrats bei Kündigungen*. Frankfurt am Main and New York: Campus.
- Holden, C. (2003), 'Decommodification and the Workfare State', *Political Studies Review*, **1**, 303–16.
- Hyde, A. (1998), 'Silicon Valley's High-Velocity Labour Market', *Journal for Applied Corporate Finance*, **11**(2), 28–37.
- Hyde, A. (2002), 'A Closer Look at the Emerging Employment Law of Silicon Valley's High-Velocity Labour Market', in J. Conaghan, R.M. Fischl and K. Klare (eds), *Labour Law in an Era of Globalization. Transformative Practices and Possibilities*. Oxford: Oxford University Press, pp. 233–51.
- Hyde, A. (2003), *Working in Silicon Valley: Economic and Legal Analysis of a High-velocity Labor Market*. Armonk, NY and London: M.E. Sharpe.
- Hyman, R. (1989), *The Political Economy of Industrial Relations. Theory and Practice in a Cold Climate*. London: Macmillan.
- Hyman, R. (2010), 'Trade Unions, and Options for Solidarity', in A. Biele and I. Lindberg (eds), *Global Restructuring, Labour, and the Challenges for Transnational Solidarity*. Abingdon, Oxon and New York: Routledge.
- ILO (1999), Report by the Director-General: 'Decent work'. 87th Session of the International Labour Conference. Geneva: International Labour Office.
- ILO (2000), 'Your Voice at Work', *World of Work* 35. Geneva: International Labour Office, pp. 4–11.
- ILO (2004), 'A Fair Globalization: Creating Opportunities for All'. Report

- of the World Commission on the Social Dimension of Globalization. Geneva: International Labour Office.
- ILO (2008), 'The Decent Work Agenda – Looking Back, Looking Forward: A Growing Consensus', *World of Work* 64. Geneva: International Labour Office, pp. 6–9.
- ILO (2012a), 'Social Justice for a Fair Globalization'. General Survey on the fundamental Conventions concerning rights at work in light of the ILO Declaration on Social Justice for a Fair Globalization 2008. Geneva: International Labour Office.
- ILO (2012b), *Fundamental Principles and Rights at Work: From Commitment to Action*. Geneva: International Labour Office.
- International Organisation of Employers (2006), 'The Evolving Debate on Trade & Labour Standards'. IOE Information Paper. Available at http://www.wto.org/english/forums_e/ngo_e/posp63_ioe_e.pdf.
- Jacobs, A.T.J.M. (2004), *Labour Law in the Netherlands*. Deventer: Kluwer.
- Jacobs, A.T.J.M. (2010), 'The Law of Strikes and Lock-outs', in R. Blanpain (ed), *Comparative Labour Law and Industrial Relations in Industrialized Market Economies*, 10th edition. Deventer: Kluwer, pp. 659–720.
- Jenks, C.W. (1960), *Human Rights and International Labour Standards*. London: Stevens.
- Jenks, C.W. (1969), *A New World of Law? A Study of the Creative Imagination in International Law*. Harlow: Longmans.
- Jepsen, M. and A. Serrano Pasqual (2005), 'The European Social Model: an Exercise in Deconstruction', *Journal of European Social Policy*, **15**(3), 231–45.
- Jepsen, M. and A. Serrano Pasqual (eds) (2006), *Unwrapping the European Social Model*. Bristol: Policy Press.
- Jessop, B. (1993), 'Towards a Schumpeterian Workfare State? Preliminary Remarks on Post-Fordist Political Economy', *Studies in Political Economy*, **40**(7), 7–39.
- Jessop, B. (2002), *The Future of the Capitalist State*. Cambridge: Polity.
- Jimeno, J.F. and L. Toharia (1993), 'Spanish Labour Markets: Institutions and Outcomes', in J. Hartog and J. Theeuwes (eds), *Labour Market Contracts and Institutions. A Cross-National Comparison*. Amsterdam: North-Holland, pp. 299–322.
- Joost, D. (2000), 'Deregulation and Labour Law in Germany', in R. Blanpain, R. Yamakawa and T. Araki (eds), *Deregulation and Labour Law – In Search of a Labour Concept for the 21st Century*. Bulletin of Comparative Labour Relations No. 38. The Hague: Kluwer, pp. 59–68.
- Jørgensen, H. (2005), 'The European Employment Strategy up for Revision

- Effective Policy or European Cosmetics?’ In T. Bredgaard and F. Larsen (eds), *Employment Policy from Different Angles*. Copenhagen: DJØF Publishing, pp. 23–46.
- Kahn-Freund, O. (1978 [1954]), ‘Intergroup Conflicts and their Settlement’, in O. Kahn-Freund, *Selected Writings. Published under the Auspices of the Modern Law Review*. London: Stevens, pp. 41–78.
- Kahn-Freund, O. (1983 [1972]), *Labour and the Law*. 3rd edition by P. Davies and M. Freedland. London: Stevens.
- Kajtár, E. and R. Rogowski (2005), ‘The Role of the European Employment Strategy in Activating Hungarian Labour Market Policies: Personalised Services, Educational Reform and Peer Review’, in J. de Koning (ed), *Employment and Training Policies in Central and Eastern Europe*. Amsterdam: Dutch University Press, pp. 151–67.
- Kaps, P. and H. Schütz (2011), ‘Privatization of Placement Services in Light of the Transitional Labour Market Approach’, in R. Rogowski, R. Salais and N. Whiteside (eds), *Transforming European Employment Policy, Labour Market Transitions and the Promotion of Capability*. Cheltenham: Edward Elgar, pp. 229–54.
- Kaufman, B.E. (2004), *The Global Evolution of Industrial Relations: Events, Ideas and the IIRA: Ideas, People and the International Industrial Relations Association (IIRA)*. Geneva: International Labour Office.
- Kearney, N. (1999), ‘Corporate Codes of Conduct: the Privatized Application of Labour Standards’, in S. Picciotto and R. Mayne (eds), *Regulating International Business: Beyond Liberalization*. Basingstoke: Macmillan, pp. 205–20.
- Keller, B. and H. Seifert (1993), ‘Regulierung atypischer Beschäftigungsverhältnisse’, *WSI-Mitteilungen*, **46**(3), 538–45.
- Keller, B. and H. Seifert (1997), ‘Zwischenbilanz der Deregulierung’, *WSI-Mitteilungen*, **50**(8), 478–89.
- Kelsen, H. (1967), *Pure Theory of Law*. 2nd edition. Berkeley and Los Angeles, CA: University of California Press.
- Keune, M. (2012), ‘Flexicurity: a New Impulse for Social Dialogue in Europe?’ In S. Smismans (ed), *The European Union and Industrial Relations – New Procedures, New Context*. Manchester: Manchester University Press, pp. 206–24.
- Kilpatrick, C. (2001), ‘Gender Equality, A Fundamental Dialogue’, in S. Sciarra (ed), *Labour Law in the Courts, National Judges and the European Court of Justice*. Oxford and Portland, OR: Hart, pp. 31–130.
- Kilpatrick, C. (2006), ‘New EU Employment Governance and Constitutionalism’, in G. de Burca and J. Scott (eds), *Law and New Governance in the EU and the US*. Oxford and Portland, OR: Hart, pp. 121–51.

- King, J. (2012), *Judging Social Rights*. Cambridge: Cambridge University Press.
- King, M. (2006), 'What's the Use of Luhmann's Theory?' In M. King and C. Thornhill (eds), *Luhmann on Law and Politics*. Oxford and Portland, OR: Hart, pp. 37–52.
- King, M. and C. Thornhill (2003), *Niklas Luhmann's Theory of Politics and Law*. London: Palgrave.
- Kingsbury, B., N. Krisch and R.B. Stewart (2005), 'The Emergence of Global Administrative Law', *Law and Contemporary Problems*, **68**(3), 15–62.
- Kjaer, P.F. (2010), *Between Governing and Governance. On the Emergence, Function and Form of Europe's Post-National Condition*. Oxford and Portland, OR: Hart.
- Kjaer, P.F. (2011), 'Legitimacy Through Constitutionalism', in P.F. Kjaer, G. Teubner and A. Febbrajo (eds), *The Financial Crisis in Constitutional Perspective. The Dark Side of Functional Differentiation*. Oxford and Portland, OR: Hart, pp. 395–430.
- Kjaer, P.F. (2012), 'Law and Order Within and Beyond National Configurations', in A. Maserano and K. Araujo (eds), *Legitimization in World Society*. Farnham: Ashgate, pp. 99–114.
- Kjaer, P.F., G. Teubner and A. Febbrajo (eds) (2011), *The Financial Crisis in Constitutional Perspective. The Dark Side of Functional Differentiation*. Oxford and Portland, OR: Hart.
- Klare, K. (1978), 'Judicial Deradicalization of the Wagner Act and the Origins of Modern Legal Consciousness, 1937–1941', *Minnesota Law Review*, **62**(3), 265–339.
- Kleinman, M. (2002), 'A European Welfare State? European Union Social Policy in Context', *Journal of Social Policy*, **31**(4), 753–78.
- Klosse, S. (2005), 'The European Employment Strategy: Which Way Forward?', *The International Journal of Comparative Labour Law and Industrial Relations*, **21**(1), 5–36.
- Knodt, E.M. (1995), 'Foreword', in N. Luhmanned, *Social Systems*. Stanford: Stanford University Press, pp. IX–XXXVI.
- Kocher, E. (2008), 'Codes of Conduct and Framework Agreements on Social Minimum Standards – Private Regulation?' In O. Dilling, M. Herberg and G. Winter (eds), *Responsible Business: Self-Governance and Law in Transnational Economic Transactions*. Oxford and Portland, OR: Hart, pp. 67–86.
- Kolben, K. (2010), 'Labor Rights as Human Rights?', *Virginia Journal of International Law*, **50**(2), 449–84.
- Kolben, K. (2011), 'Transnational Labor Regulation and the Limits of Governance', *Theoretical Inquiries in Law*, **12**(2), 403–37.

- Koskenniemi, M. (2007), 'The Fate of Public International Law: Between Technique and Politics', *The Modern Law Review*, **70**(1), 1–30.
- Kott, S. and J. Droux (eds) (2013), *Globalizing Social Rights. The International Labor Organization and Beyond*. Geneva and London: International Labour Office and Palgrave MacMillan.
- Koukiadaki, A. (2009), 'Reflexive Law and the Reformulation of EC-Level Employee Consultation Norms in the British Systems of Labour Law and Industrial Relations', *International Journal of Law in Context*, **5**(4), 393–416.
- Krasner, S.D. (ed) (1982), 'Structural Causes and Regime Consequences: Regimes as Intervening Variables', *International Organization*, **36**(2), 185–205.
- Krasner, S.D. (ed) (1983), *International Regimes*. Ithaca, NY: Cornell University Press.
- Krisch, N. (2010), *Beyond Constitutionalism. The Pluralist Structure of Postnational Law*. Oxford: Oxford University Press.
- Kronke, H. (1990), *Regulierungen auf dem Arbeitsmarkt. Kernbereiche des Arbeitsrechts im internationalen Vergleich*. Baden-Baden: Nomos.
- Krugman, P. (2009), *The Return of Depression Economics and the Crisis of 2008*. New York: W.W. Norton.
- Krugman, P. (2012), *End this Depression Now!* New York: W.W. Norton.
- Kubo, K. (1995), *Hugo Sinzheimer – Vater des deutschen Arbeitsrechts*. Cologne: Bund-Verlag.
- Ladeur, K.-H. (1995), *Postmoderne Rechtstheorie. Selbstreferenz – Selbstorganisation – Prozeduralisierung*. 2nd edition. Berlin: Duncker & Humblot.
- Ladeur, K.-H. (2012), 'The Evolution of the Law and the Possibility of a "Global Law" Extending beyond the Sphere of the State – Simultaneously, a Critique of the "Self-constitutionalisation" Thesis', *ANCILLA IURIS 2012*, 220–55.
- LarreaGayarre, J. (1992), 'Labour Market Flexibility and Work Organisation Activities in Spain', in OECD, *New Directions in Work Organisation. The Industrial Relations Response*. Paris: OECD, pp. 136–54.
- Leighton, P. (2011), 'Classifying Employment Relationships – More Sliding Doors or a Better Regulatory Framework?', *Industrial Law Journal*, **40**(1), 5–44.
- Lenoble, J. (2005), 'Open Method of Coordination and Theory of Reflexive Governance', in O. De Schutter and S. Deakin (eds), *Social Rights and Market Forces: Is the Open Method of Coordination of Employment and Social Policies the Future of Social Europe?* Brussels: Bruylant, pp. 19–38.
- Lenoble, J. and M. Maesschalck (2010), *Democracy, Law and Governance*. Farnham: Ashgate.

- Levin, H. (1980), 'Educational Vouchers and Social Policy', in R. Haskins and J.J. Gallagher (eds), *Care and Education of Young Children in America*. Norwood, NJ: Ablex Publishing Co, pp. 243–6.
- Levin, H. (1983), 'Individual Entitlements', in H. Levin and H.G. Schutze (eds), *Financing Recurrent Education: Strategies for Increasing Employment, Job Opportunities and Productivity*. Beverly Hills, CA: Sage Publications, pp. 135–48.
- Levin, H. (1991), 'The Economics of Educational Choice', *Economics of Education Review*, **10**(2), 137–58.
- Levine, D.I. (1995), *Reinventing the Workplace: How Business and Employees Can Both Win*. Washington, D.C.: Brookings Institute.
- Lewin, D. (1999), 'Theoretical and Empirical Research on the Grievance Procedure and Arbitration: A Critical Review', in A.E. Eaton and J.H. Keefe (eds), *Employment Dispute Resolution and Worker Rights in the Changing Workplace*. Champaign, IL: Industrial Relations Research Association, pp. 137–86.
- Lewin, D. and R.B. Peterson (1988), *The Modern Grievance Procedure in the United States*. New York and London: Quorum.
- Lewis, S. and J. Lewis (1996), *The Work-Family Challenge: Re-thinking Employment*. London: Sage.
- Lieckweg, T. (2003), *Das Recht der Weltgesellschaft. Systemtheoretische Perspektiven auf die Globalisierung des Rechts*. Stuttgart: Lucius and Lucius.
- Lindbeck, A. (1996), *Full Employment and the Welfare State*. IUI Working Paper No. 469. Stockholm.
- Lipsky, D.B., R.L. Seeber and R. Fincher (2003), *Emerging Systems for Managing Workplace Conflict: Lessons from American Corporations for Managers and Dispute Resolution Professionals*. San Francisco: Jossey-Bass.
- Lobel, O. (2004), 'The Renew Deal: The Fall of Regulation and the Rise of Governance in Contemporary Legal Thought', *Minnesota Law Review*, **89**(2), 342–470.
- Locke, R.M., T. Kochan, M. Romis and F. Qin (2007a), 'Beyond Corporate Codes of Conduct: Work Organization and Labour Standards at Nike's Suppliers', *International Labour Review*, **146**(1–2), 21–37.
- Locke, R.M., F. Qin and A. Brause (2007b), 'Does Monitoring Improve Labour Standards? Lessons from Nike', *Industrial and Labor Relations Review*, **61**(1), 1–25.
- Locke R., B. Rissing and T. Pal (2012), *Complements or Substitutes? Private Codes, State Regulation and the Enforcement of Labour Standards in Global Supply Chains*. Massachusetts Institute of Technology Political Science Department Working Paper No. 2012-2. Cambridge, MA: MIT.

- Lodovici, M.S. (2000), 'The Dynamics of Labour Market Reform in European Countries', in G. Esping-Anderson and M. Regini (eds), *Why Deregulate Labour Markets?* Oxford: Oxford University Press, pp. 30–65.
- Lo Faro, A. (2000), *Regulating Social Europe. Reality and Myth of Collective Bargaining in the EC Legal Order*. Oxford and Portland, OR: Hart.
- Luhmann, N. (1965), *Grundrechte als Institution: Ein Beitrag zur politischen Soziologie*. Berlin: Duncker & Humblot.
- Luhmann, N. (1969), *Legitimation durch Verfahren*. Neuwied and Berlin: Luchterhand.
- Luhmann, N. (1970), 'Reflexive Mechanismen', in N. Luhmann, *Soziologische Aufklärung*, Vol. 1. Opladen: Westdeutscher Verlag, pp. 92–112.
- Luhmann, N. (1972), *Rechtssoziologie*. Two Vols. Reinbek: Rowohlt.
- Luhmann, N. (1975 [1971]), 'Die Weltgesellschaft', in N. Luhmann, *Soziologische Aufklärung*, Vol. 2: *Aufsätze zur Theorie der Gesellschaft*. Opladen: Westdeutscher Verlag, pp. 63–88.
- Luhmann, N. (1976), 'Generalized Media and the Problem of Contingency', in J.J. Loubser, R.C. Baum, A. Effrat and Victor M. Lidz (eds), *Explorations in General Theory in Social Science, Essays in Honor of Talcott Parsons*, Vol. 2. New York: The Free Press, pp. 507–32.
- Luhmann, N. (1982), 'The Autonomy of the Legal System', in N. Luhmann, *The Differentiation of Society*. New York: Columbia University Press, pp. 122–37.
- Luhmann, N. (1985a), *A Sociological Theory of Law*. London: Routledge and Kegan Paul.
- Luhmann, N. (1985b), 'Zum Begriff der sozialen Klasse', in N. Luhmann (ed), *Soziale Differenzierung. Zur Geschichte einer Idee*. Opladen: Westdeutscher Verlag, pp. 5–20
- Luhmann, N. (1987), 'Autopoiesis als soziologischer Begriff', in H. Haferkamp and M. Schmid (eds), *Sinn, Kommunikation und soziale Differenzierung. Beiträge zu Luhmanns Theorie sozialer Systeme*. Frankfurt am Main: Suhrkamp, pp. 90–134.
- Luhmann, N. (1988a), *Die Wirtschaft der Gesellschaft*. Frankfurt am Main, Suhrkamp.
- Luhmann, N. (1988b), 'The Unity of the Legal System', in G. Teubner (ed), *Autopoietic Law: A New Approach to Law and Society*. Berlin: De Gruyter, pp. 12–35.
- Luhmann, N. (1989), *Ecological Communication*. Cambridge: Polity.
- Luhmann, N. (1990a [1982]), 'The World Society as a Social System', in N. Luhmann, *Essays on Self-Reference*. New York: Columbia University

- Press, pp. 175–90 (originally published in *International Journal of General Systems*, 8(3), 131–8).
- Luhmann, N. (1990b), 'The Self-reproduction of Law and its Limits', in N. Luhmann, *Essays on Self-Reference*, New York: Columbia University Press.
- Luhmann, N. (1990c), *Die Wissenschaft der Gesellschaft*. Frankfurt am Main: Suhrkamp.
- Luhmann, N. (1992), 'Some Problems with Reflexive Law', in G. Teubner and A. Febbrajo (eds), *State, Law and Economy as Autopoietic Systems. Regulation and Autonomy in a New Perspective. European Yearbook in the Sociology of Law*. Milan: Giuffrè, pp. 389–415.
- Luhmann, N. (1993), *Das Recht der Gesellschaft*. Frankfurt am Main: Suhrkamp.
- Luhmann, N. (1995a), *Social Systems*. Stanford: Stanford University Press.
- Luhmann, N. (1995b), 'Why Does Society Describe Itself as Postmodern?', *Cultural Critique*, 30, pp. 171–86.
- Luhmann, N. (1996a), 'Quod Omnes Tangit. Remarks on Jürgen Habermas's Legal Theory', *Cardozo Law Review*, 17(5), 883–900.
- Luhmann, N. (1996b), *Protest. Systemtheorie und soziale Bewegungen*. Frankfurt am Main: Suhrkamp.
- Luhmann, N. (1997a), *Die Gesellschaft der Gesellschaft*. Frankfurt am Main: Suhrkamp.
- Luhmann, N. (1997b), 'Globalization or World Society? How to conceive of modern society'. *International Review of Sociology*, 7(1), 67–79.
- Luhmann, N. (1997c), 'Limits of Steering', *Theory, Culture & Society*, 14(1), 41–57.
- Luhmann, N. (2000a), *Die Politik der Gesellschaft*. Frankfurt am Main: Suhrkamp.
- Luhmann, N. (2000b), *Organisation und Entscheidung*. Opladen: Westdeutscher Verlag.
- Luhmann, N. (2004), *Law as a Social System*. Oxford: Oxford University Press.
- Luhmann, N. (2012), *Theory of Society*, Vol. 1. Stanford: Stanford University Press.
- Luhmann, N. (2013), *A Systems Theory of Religion*. Stanford: Stanford University Press.
- Lynch-Fannon, I. (2006), 'The European Social Model of Corporate Governance: Prospects for Success in an Enlarged Europe', in P. Ali and G.N. Gregoriou (eds), *International Corporate Governance After Sarbanes-Oxley*. Hoboken, N.J. and Chichester: Wiley, pp. 423–44.
- Lyon-Caen, A. (1993), 'Workers' Protection and the Regulation of Labor

- Relations in France during the 1980s', in C.F. Buechtemann (ed), *Employment Security and Labor Market Behavior*. Ithaca: ILR Press, pp. 347–57.
- Lyon-Caen, G. (1996), 'By Way of Conclusion: Labour Law and Employment Transitions', *International Labour Review*, **135**(6), 697–702.
- Lyon-Caen, A. and A. Jeammaud (eds) (1986), *Droit du travail, démocratie et crise*. Aries: Actes Sud.
- Lyotard, J.-F. (1984 [1979]), *The Postmodern Condition: A Report on Knowledge*. Minneapolis: University of Minnesota Press.
- Madsen, P.K. (1997), 'Lifelong Learning and Paid Leave Arrangements: Some General Arguments and an Illustration Using the Danish Experience in the 1990s', in OECD (ed), *Creativity, Innovation and Job Creation*. Paris: OECD, pp. 113–29.
- Madsen, P.K. (1998a), 'Working Time Policy and Paid Leave Arrangements: the Danish Experience in the 1990s', *Transfer – European Review of Labour and Research*, **8**(4), 692–714.
- Madsen, P.K. (1998b), 'A Transitional Labour Market: the Danish Paid Leave Arrangements', in H.U. Schwedler (ed), *New Institutional Arrangements in the Labour Market: Transitional Labour Markets as a New Full Employment Concept*. Berlin: European Academy of the Urban Environment/WZB, pp. 68–73.
- Majone, G. (2005), *Dilemmas of European Integration*. Oxford: Oxford University Press.
- Malo, A.A., L. Toharia and J. Gautié (2000), 'France: The Deregulation that Never Existed', in G. Esping-Anderson and M. Regini (eds), *Why Deregulate Labour Markets?* Oxford: Oxford University Press, pp. 245–70.
- Mamic, I. (2004), *Implementing Codes of Conduct: How Businesses Manage Social Performance in Global Supply Chain*. Geneva: International Labor Office and Sheffield: Greenleaf Publishing.
- Mantouvalou, V. (2012), 'Are Labour Rights Human Rights?', *European Labour Law Journal*, **3**(2), 151–72.
- Marchington, M. and A. Wilkinson (2005), 'Direct Participation', in S. Bach (ed), *Managing Human Resources: A Comprehensive Guide to Theory and Practice*, 4th edition. Oxford: Blackwell.
- Marginson, P. and K. Sisson (2006), *European Integration and Industrial Relation. Multi-level Governance in the Making*. Basingstoke and New York: Palgrave Macmillan.
- Martin, A. and G. Ross (2004), 'Introduction: EMU and the European Social Model', in A. Martin and G. Ross (eds), *Euros and Europeans: Monetary Integration and the European Model of Society*. Cambridge: Cambridge University Press, pp. 1–19.

- Mascerano, A. and K. Araujo (2012), 'On Legitimacy Once Again: New Challenges in World Society', in A. Mascerano and K. Araujo (eds), *Legitimization in World Society*. Farnham: Ashgate, pp. 1–21.
- Matteraa, M., V. Baenab and J. Cerviñoa (2012), 'Analyzing Social Responsibility as a Driver of Firm's Brand Awareness', *Procedia – Social and Behavioral Sciences*, **58**, 1121–30.
- Maus, I. (1986), 'Perspektiven "reflexiven Rechts" im Kontext gegenwärtiger Deregulierungstendenzen', *Kritische Justiz*, **19**(4), 390–405.
- Mayne, R. (1999), 'Regulating TNCs: The Role of Voluntary and Governmental Approaches', in S. Picciotto and R. Mayne (eds), *Regulating International Business: Beyond Liberalization*. Basingstoke: Macmillan, pp. 235–54.
- McBarnet, D. (2007), 'Corporate Social Responsibility beyond Law, through Law, for Law: The New Corporate Accountability', in D. McBarnet, A. Voiculescu and T. Campbell (eds), *The New Corporate Accountability: Corporate Social Responsibility and the Law*. Cambridge: Cambridge University Press, pp. 9–56.
- McCrudden, C. (2007a), *Buying Social Justice. Equality, Government Procurement and Legal Change*. Oxford: Oxford University Press.
- McCrudden, C. (2007b), 'Equality Legislation and Reflexive Regulation: A Response to the Discrimination Law Review's Consultative Paper', *Industrial Law Journal*, **36**(3), 255–66.
- Meardi, G. (2012), *Social Failures of EU Enlargement. A Case of Workers Voting with Their Feet*. New York and Abingdon, UK: Routledge.
- Meer, M. van der (ed) (2000), *The Trade-off between Competitiveness and Employment in Collective Bargaining*. Amsterdam: Amsterdam Institute for Advanced Labour Studies.
- Meltz, N.M. (1991), 'Dunlop's "Industrial Relations Systems" after Three Decades', in R.J. Adams (ed), *Comparative Industrial Relations. Contemporary Research and Theory*. London: Unwin Hyman, pp. 10–20.
- Metzger, G.E. (2003), 'Privatization as Delegation', *Columbia Law Review*, **103**(6), 1367–1456.
- Meyers, J.W. (2010), *World Society*. Ed. by G. Krücken and G.S. Drori. Oxford: Oxford University Press.
- Mincer, J. (1974), *Schooling, Experience, and Earnings*. New York: Columbia University Press.
- Minow, M. (1990), *Making all the Difference. Inclusion, Exclusion and American Law*. Ithaca: Cornell University Press.
- Moreau, M.-A. (2000), 'Deregulation and Labour Law: French Report', in R. Blanpain, R. Yamakawa and T. Araki (eds), *Deregulation and Labour Law – In search of a Labour Concept for the 21st Century*. Bulletin of Comparative Labour Relations No. 38. The Hague: Kluwer, pp. 43–58.

- Moreau, M.-A. (ed) (2011), *Before and After the Economic Crisis. What Implications for the European Social Model?* Cheltenham, UK: Edward Elgar.
- Moreno, L. and B. Palier (2005), 'The Europeanization of Welfare. Paradigm Shifts and Social Policy Reforms', in P. Taylor-Gooby (ed), *Ideas and Welfare State Reform in Western Europe*. Basingstoke and New York: Palgrave Macmillan, pp. 145–75.
- Morris, G.S. (2004), 'Britain's New Statutory Procedures: Routes to Resolution or Barriers to Justice?', *Comparative Labor Law Journal*, **25**(4), 477–86.
- Mosher, J.S. and D.M. Trubek (2003), 'Alternative Approaches to Governance in the EU: EU Social Policy and the European Employment Strategy', *Journal of Common Market Studies*, **41**(1), 63–88.
- Muchlinski, P.T. (1997), "'Global Bukowina" Examined: Viewing the Multinational Enterprise as a Transnational Law-making Community', in G. Teubner (ed), *Global Law without a State*. Dartmouth: Aldershot, pp. 79–108.
- Muchlinski, P.T. (2007), *Multinational Enterprises and the Law*. 2nd edition. Oxford: Oxford University Press.
- Mückenberger, U. (1985a), 'Der verfassungsrechtliche Schutz des Dauerarbeitsverhältnisses', *Neue Zeitschrift für Arbeitsrecht (NZA)*, Heft 16, pp. 518–26.
- Mückenberger, U. (1985b), 'Die Krise des Normalarbeitsverhältnisses', *Zeitschrift für Sozialreform*, Heft 7 and 8, pp. 415–33 and pp. 457–74.
- Mückenberger, U. (1989), 'Non-standard Forms of Employment in the Federal Republic of Germany: the Role and Effectiveness of the State', in G. Rodgers and J. Rodgers (eds), *Precarious Jobs in Labour Market Regulation. The Growth of Atypical Employment in Western Europe*. Geneva: International Institute for Labour Studies, pp. 267–85.
- Mückenberger, U. (1990), 'Normalarbeitsverhältnis: Lohnarbeit als normativer Horizont sozialer Sicherheit?' In C. Sachsse and H.T. Engelhardt (eds), *Sicherheit und Freiheit. Zur Ethik des Wohlfahrtsstaats*. Frankfurt am Main: Suhrkamp, pp. 158–78.
- Mückenberger, U. (2010), 'Krise des Normalarbeitsverhältnisses – nach 25 Jahren revisited', *Zeitschrift für Sozialreform*, **56**(4), 403–420.
- Müller-Jentsch, W. (1983), 'Versuch über die Tarifautonomie. Entstehung und Funktionen kollektiver Verhandlungssysteme in Großbritannien und Deutschland', *Leviathan*, **11**(1), 118–49.
- Müller-Jentsch, W. (1997), *Soziologie der industriellen Beziehungen*. 2nd edition. Frankfurt am Main and New York: Campus.
- Müller-Jentsch, W. (2004), 'Theoretical Approaches to Industrial Relations', in B.E. Kaufman (ed), *Theoretical Approaches on Work and*

- the Employment Relationship*. Champaign, Illinois: Industrial Relations Research Association, pp. 1–40.
- Mundlak, G. (2007), 'The Right to Work – The Value of Work', in D. Barak-Erez and A.M. Gross (eds), *Exploring Social Rights: Between Theory and Practice*. Oxford and Portland, OR: Hart, pp. 341–66.
- Mundlak, G. (2011), 'The Third Function of Labour Law: Distributing Labour Market Opportunities among Workers', in B. Langille and G. Davidov (eds), *The Idea of Labour Law*. Oxford: Oxford University Press, pp. 315–28.
- Murray, J. (1999), 'Social Justice for Women? The ILO's Convention on Part-time Work', *International Journal of Comparative Labour Law and Industrial Relations*, **15**(1), 3–19.
- Murray, J. (2001), *Transnational Labour Regulation: The ILO and EC Compared*. The Hague and London: Kluwer Law International.
- Mutz, G., W. Ludwig-Mayerhofer, E.J. Koenen, K. Eder and W. Bonß (1995), *Diskontinuierliche Erwerbsverläufe. Analysen zur postindustriellen Arbeitslosigkeit*. Opladen: Leske and Budrich.
- Myrdal, H.-G. (1994), 'The ILO in the Cross-fire: Would it Survive the Social Clause?' In W. Sengenberger and D. Campbell (eds), *International Labour Standards and Economic Interdependence*. Geneva: International Institute for Labour Studies.
- Nagel, T. (2005), 'The Problem of Global Justice', *Philosophy and Public Affairs*, **33**(2), 113–47.
- Neal, A.C. (2008), 'Corporate Social Responsibility: Governance Gain or Laissez Faire Figleaf?', *Comparative Labor Law and Policy Journal*, **29**(4), 459–74.
- Neff, S.C. (1990), *Friends but no Allies. Economic Liberalism and the Law of Nations*. New York: Columbia University Press.
- Nobles, R. and D. Schiff (2006), *A Sociology of Jurisprudence*. Oxford and Portland, OR: Hart.
- Nonet, P. and P. Selznick (1978), *Law and Society in Transition: Toward Responsive Law*. New York: Harper.
- Novitz, T. (2002), *Promoting Core Labour Standards and Improving Global Social Governance: An Assessment of EU Competence to Implement Commission Proposals*. EUI Working Paper RSC No. 2002/59. San Domenico di Fiesole: European University Institute, Robert Schuman Centre for Advanced Studies.
- Novitz, T. (2005), 'The European Union and International Labour Standards: the Dynamics of Dialogue between the EU and the ILO', in P. Alston (ed), *Labour Rights as Human Rights*. Oxford: Oxford University Press, pp. 214–41.
- Novitz, T. (2010), 'Core Labour Standards Conditionality: a Means

- by which to Achieve Sustainable Development?' In J. Faundez and C. Tan (eds), *International Economic Law, Globalization and Developing Countries*. Cheltenham: Edward Elgar, pp. 234–51.
- Nowack, T. (2008), 'The Working Time Directive and the European Court of Justice', *Maastricht Journal of European and Comparative Law*, **15**(4), 447–71.
- Nussbaum, M. (2000), *Women and Human Development: The Capabilities Approach*. Cambridge: Cambridge University Press.
- OECD (2004), *Employment Outlook*. Paris: OECD.
- OECD (2011), *Divided We Stand: Why Inequality Keeps Rising*. Paris: OECD.
- Offe, C. (2003), 'The European Model of "Social" Capitalism: Can it Survive European Integration?', *The Journal of Political Philosophy*, **11**(4), 437–69.
- Ogus, A.I. (2004), *Regulation: Legal Form and Economic Theory*. Oxford and Portland, OR: Hart.
- O'Higgins, P. (2002), 'The Interaction of the ILO, the Council of Europe and European Labour Standards', in B. Hepple (ed), *Social and Labour Rights in a Global Context. International and Comparative Perspectives*. Cambridge: Cambridge University Press, pp. 55–69.
- Ohlin Report (1956), 'Social Aspects of European Economic Co-operation. Report by a Group of Experts', *International Labour Review*, **74**(2), 99–123.
- Orbie, J. and L. Tortell (eds) (2009), *The European Union and the Social Dimension of Globalization. How the EU Influences the World*. Abingdon: Routledge.
- O'Reilly, J. and C. Fagan (eds) (1998), *Part-time Prospects: An International Comparison of Part-time Work in Europe. North America and the Pacific Rim*. London: Routledge.
- Osterman, P. (1994), 'Internal Labor Markets: Theory and Change', in C. Kerr and P.D. Staudohar (eds), *Labor Economics and Industrial Relations: Markets and Institutions*. Cambridge, MA: Harvard University Press, pp. 303–39.
- Papadakis, K. (ed) (2008), *Cross-border Social Dialogue and Agreements: An Emerging Global Industrial Relations Framework?* Geneva: International Institute for Labour Studies, International Labour Organization.
- Papadakis, K. (2011a), 'Globalizing Industrial Relations: What Role for International Framework Agreements?' In S. Hayter (ed), *The Role of Collective Bargaining in the Global Economy: Negotiating for Social Justice*. Cheltenham: Edward Elgar, pp. 277–304.
- Papadakis, K. (ed) (2011b), *Shaping Global Industrial Relations. The Impact of International Framework Agreements*. Basingstoke: Palgrave Macmillan.

- Parker, C. (2002), *The Open Corporation: Effective Self-regulation and Democracy*. Cambridge: Cambridge University Press.
- Parker, C. (2007), 'Meta-Regulation: Legal Accountability for Corporate Social Responsibility', in D. McBarnet, A. Voiculescu and T. Campbell (eds), *The New Corporate Accountability: Corporate Social Responsibility and the Law*. Cambridge: Cambridge University Press, pp. 207–37.
- Parsons, T. (1937), *The Structure of Social Action*. Glencoe: The Free Press.
- Parsons, T. (1951), *The Social System*. London: Routledge and Kegan Paul.
- Parsons, T. (1966), *Societies. Evolutionary and Comparative Perspectives*. Englewood Cliffs, NJ: Prentice-Hall.
- Parsons, T. (1971), *The System of Modern Societies*. Englewood Cliffs, NJ: Prentice-Hall.
- Parsons, T. and N.J. Smelser (1956), *Economy and Society. A Study in the Integration of Economic and Social Theory*. London: Routledge and Kegan Paul.
- Paterson, J. (2000), *Behind the Mask: Regulating Health and Safety in Britain's Offshore Oil and Gas Industry*. Aldershot: Ashgate.
- Paterson, J. (2006), 'Reflecting on Reflexive Law', in M. King and C. Thornhill (eds), *Luhmann on Law and Politics*. Oxford and Portland, OR: Hart, pp. 13–35.
- Paterson, J. and G. Teubner (1998), 'Changing Maps: Empirical Legal Autopoiesis', *Social & Legal Studies*, 7(1), 451–86.
- Peccei, R., H. Bewley, H. Gospel and P. Willman (2005), 'Is it Good to Talk? Information Disclosure and Organizational Performance in the UK', *British Journal of Industrial Relations*, 43(1), 11–39.
- Peers, S. (2010), 'Non-regression Clauses: The Fig-Leaf Has Fallen', *Industrial Law Journal*, 39(4), 436–443.
- Pennings, F.J.L. (2010), *European Social Security Law*. 5th ed. Antwerp and Oxford: Intersentia.
- Peoples, J. (ed) (1998), *Regulatory Reform and Labor Markets*. Boston and London: Kluwer Academic Publishers.
- Perez, O. (2004), *Ecological Sensitivity and Global Legal Pluralism: Rethinking the Trade and Environment Conflict*. Oxford and Portland, OR: Hart.
- Perez, O., Y. Hamburger and T. Shterental (2009), 'The Dynamic of Corporate Self-Regulation: ISO 14001, Environmental Commitment and Organizational Citizenship Behavior', *Law and Society Review*, 43(3), 593–629.
- Pernice, I., M. Müller and C. Peters (eds) (2012), *Konstituionalisierung jenseits des Staates*. Baden-Baden: Nomos.
- Peterson, R.B. and D. Lewin (2000), 'Research on Unionized Grievance

- Procedures: Management Issues and Recommendations', *Human Resource Management*, **39**(4), 395–406.
- Pfau-Effinger, B. (1998), 'Culture or Structure as Explanation for Differences in Part-time Work in Germany, Finland and the Netherlands', in J. O'Reilly and C. Fagan (eds), *Part-time Prospects: an International Comparison of Part-time Work in Europe, North America and the Pacific Rim*. London and New York: Routledge, pp. 57–76.
- Philippopoulos-Mihalopoulos, A. (2010), *Niklas Luhmann. Law, Justice, Society*. Abingdon, New York: Routledge.
- Picciotto, S. (1999), 'Introduction: What Rules for the World Economy?' In S. Picciotto and R. Mayne (eds), *Regulating International Business: Beyond Liberalization*. Basingstoke: Macmillan, pp. 1–26.
- Picciotto, S. (2011), *Regulating Global Corporate Capitalism*. Cambridge: Cambridge University Press.
- Pinto, M. (1987), 'Portugal: Die Flexibilisierung des Arbeitsrechts – eine europäische Herausforderung?', *Zeitschrift für Internationales Arbeits- und Sozialrecht (ZIAS)*, **1**(4), 564–87.
- Pinto, M., P.F. Martins and A.E. de Carvalho (1993), 'Portugal', in R. Blanpain (ed), *Temporary Work and Labour Law*. Deventer: Kluwer, pp. 233–51.
- Piquer, A.A. (2006), 'The North American Agreement on Labor Cooperation: An Effective Compromise between Harmonization of Labor Rights and Regulatory Competition?' In O. De Schutter (ed), *Transnational Corporations and Human Rights*. Oxford and Portland, OR: Hart, pp. 183–216.
- Pochet, P. (2003), 'The European Employment Strategy at a Crossroad', in C. Degryse and P. Pochet (eds), *Social Developments in the European Union 2002: Fourth Annual Report*. Bruxelles: ETUI, OSE, SALTSA, pp. 61–95.
- Pochet, P. (2005), 'The Open Method of Coordination and the Construction of Social Europe. A Historical Perspective', in J. Zeitlin and P. Pochet in collaboration with L. Magnusson (eds), *The Open Method of Co-ordination in Action: The European Employment and Social Inclusion Strategies*. Brussels: Peter Lang, pp. 37–82.
- Pogge, T.W. (1989), *Realizing Rawls*. Ithaca, NY: Cornell University Press.
- Pogge, T.W. (2007a), *John Rawls: His Life and Theory of Justice*. Oxford: Oxford University Press.
- Pogge, T.W. (2007b), *World Poverty and Human Rights*. 2nd edition. Cambridge: Polity.
- Pollert, A. (2005), 'The Unorganised Worker: The Decline in Collectivism and New Hurdles to Individual Employment Rights', *Industrial Law Journal*, **34**(3), 217–38.

- Pound, R. (1908–09), ‘Liberty of Contract’, *Yale Law Journal*, **18**(7), 454–6.
- Preuss, L., A. Haunschild and D. Matten (2006), ‘Trade Unions and CSR: a European Research Agenda’, *Journal of Public Affairs*, **6**(3–4), 256–68.
- Priban, J. (2007), *Legal Symbolism. On Law, Time and Legal Identity*. Aldershot: Ashgate.
- Prigge, W.-U. (1987), *Metallindustrielle Arbeitgeberverbände in Großbritannien und der Bundesrepublik Deutschland – eine systemtheoretische Studie*. Opladen: Leske and Budrich (Forschungstexte Wirtschafts- und Sozialwissenschaften).
- Raff, D.M.G. and L.M. Summers (1987), ‘Did Henry Ford Pay Efficiency Wages?’, *Journal of Labor Economics*, **5**(4), 57–86.
- Rasche, A. and D.U. Gilbert (2012), ‘Social Accountability 8000 and Socioeconomic Development’, in P. Utting, D. Reed and A.M. Reed (eds), *Business Regulation and Non-State Actors: Whose Standards? Whose Development?* London: Routledge, pp. 68–80.
- Rawls, J. (1972), *A Theory of Justice*. Oxford: Oxford University Press.
- Rawls, J. (1999), *The Law of Peoples*. Cambridge, MA: Harvard University Press.
- Regent, S. (2003), ‘The Open Method of Coordination: a New Supranational Form of Governance?’, *European Law Journal*, **9**(2), 190–214.
- Reich, M., D.M. Gordon and R.C. Edwards (1973), ‘Dual Labor Markets: A Theory of Labor Market Segmentation’, *American Economic Review*, **63**(2), 359–65.
- Reich, N. (2008), ‘Free Movement versus Social Rights in an Enlarged Union: the Laval and Viking Cases before the European Court of Justice’, *German Law Journal*, **9**(2), 125–60.
- Rhode, D.L. (1989), *Justice and Gender*. Cambridge, MA: Harvard University Press.
- Richard, J. and A. Pascal (2010), ‘Pour le Renforcement de la Légitimité de l’Institution Prud’homale: Quelle Forme de Désignation des Conseillers Prud’hommes? Rapport’. Paris: Ministre du travail, de la solidarité et de la fonction publique.
- Robertson, R. (1992), *Globalization. Social Theory and Global Culture*. London: Sage.
- Rodgers, G. and J. Rodgers (eds) (1989), *Precarious Jobs in Labour Market Regulation. The Growth of Atypical Employment in Western Europe*. Geneva: International Institute for Labour Studies.
- Rogowski, R. (1985), ‘Meso-Corporatism and Labour Conflict Resolution’, *International Journal of Comparative Labour Law and Industrial Relations*, **1**(3), 143–69.
- Rogowski, R. (1994), ‘Industrial Relations, Labour Conflict Resolution

- and Reflexive Labour Law', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 53–93.
- Rogowski, R. (1996), 'The Art of Mirroring. Comparative Law and Social Theory', in G. Wilson and R. Rogowski (eds), *Challenges to European Legal Scholarship, – Anglo-German Legal Essays*. London: Blackstone, pp. 213–32.
- Rogowski, R. (1998), 'Autopoietic Industrial Relations and Reflexive Labour Law in the World Society', in T. Wilthagen (ed), *Advancing Theory in Labour Law and Industrial Relations in a Global Context*. Proceedings of the Royal Netherlands Academy of the Arts and Sciences. Amsterdam: North Holland, pp. 67–82.
- Rogowski, R. (1999), 'Kollektives und individuelles Arbeitsrecht', in W. Müller-Jentsch (ed), *Konfliktpartnerschaft – Akteure und Institutionen der industriellen Beziehungen*. 3rd edition. München: Hampp, pp. 213–32.
- Rogowski, R. (2000a), 'Industrial Relations as a Social System', *Industrielle Beziehungen – The German Journal of Industrial Relations*, 7(2), 97–126.
- Rogowski, R. (2000b), 'Recht und industrielle Beziehungen in Luhmanns Weltgesellschaft', *Zeitschrift für Rechtssoziologie*, 21(2), 279–92.
- Rogowski, R. (2001), 'The Concept of Reflexive Labour Law, Its Theoretical Background and Possible Applications', in D. Nelken and J. Priban (eds) *Law's New Boundaries. The Consequences of Legal Autopoiesis*. Aldershot: Ashgate, pp. 179–96.
- Rogowski, R. (2006), 'Luhmann, Niklas', entry in *Blackwell Encyclopaedia of Sociology*. Ed. by G. Ritzer. Oxford: Blackwell, pp. 2675–8.
- Rogowski, R. (2007), 'Flexicurity and Reflexive Coordination of European Social and Employment Policies', in H. Jørgensen and P.K. Madsen (eds), *Flexicurity and Beyond. Finding a New Agenda for the European Social Model*. Copenhagen: DJØF Publishing, pp. 131–53.
- Rogowski, R. (ed) (2008), *The European Social Model and Transitional Labour Markets – Law and Policy*. Aldershot: Ashgate.
- Rogowski, R. (2008a), 'The European Social Model and Law and Policy of Transitional Labour Markets in the European Union', in R. Rogowski (ed), *The European Social Model and Transitional Labour Markets–Law and Policy*. Aldershot: Ashgate, pp. 9–27.
- Rogowski, R. (2008b), 'Governance of the European Social Model: The Case of Flexicurity', *Intereconomics: Review of European Economic Policy*, 43(2), 82–91.
- Rogowski, R. (forthcoming), 'Implementation of the EU Working Time Directive in the United Kingdom', in C. Barbier, R. Rogowski and F. Columb (eds), *The Sustainability of the European Social Model. EU*

- Governance, Social Protection and Social Rights in Europe*. Cheltenham: Edward Elgar.
- Rogowski, R. and S. Deakin (2011), 'Labour Law, Capabilities and the Future of Social Europe', in R. Rogowski, R. Salais and N. Whiteside (eds), *Transforming European Employment Policy—Labour Market Transitions and the Promotion of Capability*. Cheltenham: Edward Elgar, pp. 229–54.
- Rogowski, R. and G. Schmid (1998), 'Reflexive Deregulierung. Ein Ansatz zur Dynamisierung des Arbeitsmarkts', in B. Keller and H. Seifert (eds), *Deregulierung am Arbeitsmarkt. Eine empirische Zwischenbilanz*. Hamburg: VS Verlag, pp. 215–53.
- Rogowski, R. and I. Schömann (2002), 'The Role and Impact of Social Partners on Training in the European Union', in S. Rouault, H. Oschmiansky and I. Schömann (eds), *Reacting in Time to Qualification Needs: Towards a Cooperative Implementation?* Discussion Paper, FS I 02–202. Berlin: Wissenschaftszentrum.
- Rogowski, R. and K. Schömann (1996), 'Legal Regulation and Flexibility of Employment Contracts', in G. Schmid, J. O'Reilly and K. Schömann (eds), *International Handbook of Labour Market Policy and Evaluation*. Aldershot: Edward Elgar, pp. 623–51.
- Rogowski, R. and A. Tooze (1992), 'Liberaler Korporatismus und Arbeitskonfliktlösung. Gewerbe- und Arbeitsgerichte in Frankreich, Großbritannien und Deutschland im historischen Vergleich', in H. Mohnhaupt and D. Simon (eds), *Vorträge zur Justizforschung*, Vol. 1. Frankfurt am Main: Vittorio Klostermann, pp. 317–86.
- Rogowski, R. and T. Wilthagen (eds) (1994), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer.
- Rogowski, R. and T. Wilthagen (1994), 'Introduction', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 1–19.
- Rogowski, R. and T. Wilthagen (2001), 'The Legal Regulation of Transitional Labour Markets', in G. Schmid and B. Gazier (eds), *The Dynamics of Full Employment: Social Integration Through Transitional Labour Markets*. Cheltenham: Edward Elgar, pp. 233–73.
- Rogowski, R., R. Salais and N. Whiteside (eds) (2011), *Transforming European Employment Policy—Labour Market Transitions and the Promotion of Capability*. Cheltenham: Edward Elgar.
- Rosewitz, B. and U. Schimank (1988), 'Verselbständigung und politische Steuerbarkeit gesellschaftlicher Teilsysteme', in R. Mayntz, B. Rosewitz, U. Schimank and R. Stichweh (eds), *Differenzierung und Verselbständigung. Zur Entwicklung*

- gesellschaftlicher Teilsysteme*. Frankfurt am Main, New York: Campus, pp. 295–329.
- Rottleuthner, H. (1989), 'The Limits of Law—The Myth of a Regulatory Crisis', *International Journal of the Sociology of Law*, **17**(3), 273–85.
- Rudolph, P.H. (2003), 'The History, Variations, Impact and Future of Self-regulation', in R. Mullerat (ed), *Corporate Social Responsibility: The Corporate Governance of the 21st Century*. The Hague: Kluwer, pp. 365–84.
- Sabel, C.F. and J. Zeitlin (2008), 'Learning from Difference: The New Architecture of Experimentalist Governance in the European Union', *European Law Journal*, **14**(3), 278–80.
- Santoro, M.A. (2003), 'Beyond Codes of Conduct and Monitoring: An Organizational Integrity Approach to Global Labour Practices', *Human Rights Quarterly*, **25**(2), 407–24.
- Saxanian, A. (1994), *Regional Advantage. Culture and Competition in Silicon Valley and Route 128*. Cambridge, MA: Harvard University Press.
- Schäfer, A. (2004), *A New Form of Governance? Comparing the Open Method of Coordination to Multilateral Surveillance by the IMF and the OECD*. MPIfG Working Paper 04/5. Cologne: Max Planck Institut für Gesellschaftsforschung.
- Schäfer, A. (2006), 'Resolving Deadlock: Why International Organisations Introduce Soft Law', *European Law Journal*, **12**(2), 194–208.
- Scharpf, F.W. (1999), *Governing in Europe: Effective and Democratic?* Oxford: Oxford University Press.
- Scharpf, F.W. (2002), 'The European Social Model: Coping with the Challenges to Diversity', *Journal of Common Market Studies*, **40**(4), 645–70.
- Schefer, K.N. (2010), *Social Regulation in the WTO. Trade Policy and International Legal Development*. Cheltenham: Edward Elgar.
- Schepel, H. (2005), *The Constitution of Private Governance. Product Standards in the Regulation of Integrating Markets*. Oxford and Portland, OR: Hart.
- Scherer, S. (2006), 'Non-standard Employment. Experiments in Regulation at the Local Level in Germany', in I. Regalia (ed), *Regulating New Forms of Employment in Europe – Local Experiments and Social Innovation in Europe*. London: Routledge, pp. 84–109.
- Scheurman, W.E. (2001), 'Reflexive Law and the Challenges of Globalization', *Journal of Political Philosophy*, **9**(1), 81–102.
- Schienstock, G. (1982), *Industrielle Arbeitsbeziehungen. Eine vergleichende Analyse theoretischer Konzepte in der industrial relations Forschung*. Opladen: Leske and Budrich.

- Schmid, G. (1992), 'Flexible Koordination. Instrumentarium erfolgreicher Beschäftigungspolitik aus internationaler Perspektive', *Mitteilungen aus der Arbeitsmarkt- und Berufsforschung*, **25**(3), 232–51.
- Schmid, G. (1994), 'Flexibilisation of the Labour Market through Law? On Equity and Efficiency in the Regulation of Working Time', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 178–92.
- Schmid, G. (1997), 'Beschäftigungswunder Niederlande? Ein Vergleich der Beschäftigungssysteme in den Niederlanden und in Deutschland', *Leviathan*, **25**(3), 302–37.
- Schmid, G. (2001), 'Towards a Theory of Transitional Labour Markets', in G. Schmid and B. Gazier, (eds), *The Dynamics of Full Employment: Social Integration Through Transitional Labour Markets*. Cheltenham: Edward Elgar, pp. 151–95.
- Schmid, G. (2002), *Wege in eine neue Vollbeschäftigung. Übergangsarbeitsmärkte und aktivierende Arbeitsmarktpolitik*. Frankfurt am Main und New York: Campus.
- Schmid, G. (2006), 'Social Risk Management through Transitional Labour Markets', *Socioeconomic Review*, **4**(1), 1–33.
- Schmid, G. (2008a), *Full Employment in Europe. Managing Labour Market Transitions and Risks*. Cheltenham: Edward Elgar.
- Schmid, G. (2008b), 'Sharing Risks – On Social Risk Management and the Governance of Labour Market Transitions', in R. Rogowski (ed), *The European Social Model and Transitional Labour Markets – Law and Policy*. Aldershot: Ashgate, pp. 29–60.
- Schmid, G. (2011), 'Transitional Labour Markets and Flexicurity: Managing Social Risks over the Life Course', in R. Rogowski, R. Salais and N. Whiteside (eds), *Transforming European Employment Policy – Labour Market Transitions and the Promotion of Capability*. Cheltenham: Edward Elgar, pp. 46–70.
- Schmid G. and P. Auer (1998), 'Transitional Labour Markets: Concepts and Examples in Europe', in European Academy of Urban Environment (ed), *New Institutional Arrangements in the Labour Market: Transitional Labour Markets as a New Full Employment Concept*. Berlin: European Academy of the Urban Environment, pp. 11–28.
- Schmid, G. and B. Gazier (eds) (2001), *The Dynamics of Full Employment: Social Integration Through Transitional Labour Markets*. Cheltenham: Edward Elgar.
- Schmid, G. and S. Kull (2004), 'Die Europäische Beschäftigungsstrategie. Perspektiven der Offenen Methode der Koordinierung', in H. Kaelble and G. Schmid (eds), *Das europäische Sozialmodell. Auf dem Weg zum transnationalen Sozialstaat*. WZB-Jahrbuch 2004, Berlin Sigma, pp. 317–43.

- Schmid, G. and K. Schömann (1994), 'Institutional Choice and Flexible Coordination: A Socioeconomic Evaluation of Labor Market Policy in Europe', in G. Schmid (ed), *Labor Market Institutions in Europe. A Socioeconomic Evaluation of Performance*. Armonk, NY: M.E. Sharpe, pp. 9–57.
- Schmid, G. and K. Schömann (2004), *Managing Social Risks Through Transitional Labour Markets: Towards a European Social Model*. Working Paper, No. 2004-01, Amsterdam: SISWO / Institute for the Social Sciences.
- Schmid, G., J. O'Reilly and K. Schömann (eds) (1996), *International Handbook of Labour Market Policy and Evaluation*. Cheltenham: Edward Elgar, pp. 235–76.
- Schmitter, P.C. (1974), 'Still the Century of Corporatism?', *The Review of Politics*, **36**(1), 85–131.
- Schmitter, P.C. and W. Streeck (1985), 'Community, Market, State and Associations? The Prospective Contribution of Interest Governance to Social Order', in W. Streeck and P.C. Schmitter (eds), *Private Interest Government: Beyond Market and State*. Beverly Hills and London: Sage, pp. 1–29.
- Scholte, J.A. (2005), *Globalization: A Critical Introduction*. 2nd edition. New York: St. Martin's.
- Schömann, K., R. Rogowski and T. Kruppe (1998), *Labour Market Efficiency in the European Union, Employment Protection and Fixed-term Contracts*. London: Routledge, pp. 272–85.
- Schulte, M. and R. Stichweh (eds) (2009), *Weltrecht*. Special issue of *Rechtstheorie*, **39**(2/3), 143–475.
- Schuppert, G.F. (ed) (2005), *Der Gewährleistungsstaat – Ein Leitbild auf dem Prüfstand*. Baden-Baden: Nomos.
- Schütz, A. (1997), 'The Twilight of Global Polis. On Losing Paradigms, Environing Systems and Observing World Society', in G. Teubner (ed), *Global Law without a State*. Aldershot: Dartmouth, pp. 257–93.
- Sciarrà, S. (1998), 'How "Global" is Labour Law? The Perspective of Social Rights in the European Union', in T. Wilthagen (ed), *Advancing Theory in Labour Law and Industrial Relations in a Global Context*. Proceedings of the Royal Netherlands Academy of the Arts and Sciences. Amsterdam: North Holland, pp. 67–82.
- Sciarrà, S. (2004), 'The Convergence of European Labour and Social Rights: Opening to the Open Method of Coordination', in G. Bermann and K. Pistor (eds), *Law and Governance in an Enlarged European Union*. Oxford and Portland, OR: Hart, pp. 155–76.
- Sciulli, D. (1992), *Theory of Societal Constitutionalism*. Cambridge: Cambridge University Press.

- Scott, C. (2008), 'Reflexive Governance, Meta-Regulation and Corporate Social Responsibility: The "Heineken Effect"', in N. Boeger, R. Murray and C. Villiers (eds), *Perspectives on Corporate Social Responsibility*. Cheltenham: Edward Elgar, pp. 170–85.
- Scott, J. and D.M. Trubek (2002), 'Mind the Gap. Law and New Approaches to Governance in the European Union', *European Law Journal*, 8(1), 1–18.
- Seifert, H. (2011), 'Non-Regular Employment in the Germany', in *Non-regular Employment – Issues and Challenges Common to the Major Developed Countries*. JILPT REPORT No. 10. Tokyo: The Japan Institute for Labour Policy and Training, pp. 69–85.
- Semlinger, K. (1995), *Arbeitsmarktpolitik für Existenzgründer. Plädoyer für eine arbeitsmarktpolitische Unterstützung des Existenzgründergeschehens*. WZB Discussion Paper FS I 95 – 204. Berlin: Wissenschaftszentrum Berlin.
- Semlinger, K. and G. Schmid (1985), *Arbeitsmarktpolitik für Behinderte*. Basel, Boston, Stuttgart: Birkhäuser Verlag.
- Sen, A. (1999), *Development as Freedom*. Oxford: Oxford University Press.
- Sen, A. (2009), *The Idea of Justice*. London: Allen Lane.
- Sengenberger, W. (2006), 'International Labour Standards in the Globalized Economy: Obstacles and Opportunities for Achieving Progress', in J.D.R. Craig and S.M. Lynk (eds), *Globalization and the Future of Labour Law*. Cambridge: Cambridge University Press, pp. 331–55.
- Sennett, R. (1999), *The Corrosion of Character: Personal Consequences of Work in the New Capitalism*. New York and London: W.W. Norton.
- Sennett, R. (2006), *The Culture of the New Capitalism*. New Haven: Yale University Press.
- Serres, M. (1980), *Le Parasite*. Paris: Grasset.
- Shalev, M. (1981), 'Theoretical Dilemmas and Value Analysis in Comparative Industrial Relations', in G. Dlugos, K. Weiermair and W. Dorow (eds), *Management under Differing Value Systems. Political, Social and Economic Perspectives in a Changing World*. Berlin and New York: De Gruyter, pp. 241–63.
- Shannon, T.R. (1989), *An Introduction to the World-System Perspective*. Boulder: Westview.
- Shapiro, C. and J.E. Stiglitz (1984), 'Equilibrium Unemployment as a Worker Discipline Device', *American Economic Review*, 74(1), 433–44.
- Shaw, M. (1994), *Global Society and International Relations: Sociological Concepts and Political Perspectives*. Cambridge: Polity.
- Simitis, S. (1987), 'Juridification of Labor Relations', in G. Teubner (ed), *Juridification of Social Spheres: A Comparative Analysis in the Areas of*

- Labour, Corporate, Antitrust and Social Welfare Law*. Berlin and New York: De Gruyter, pp. 113–62.
- Simitis, S. (1994a), 'Denationalizing Labor Law: The Case of Age Discrimination', *Comparative Labor Law Journal*, **15**(3), 321–39.
- Simitis, S. (1994b), 'The Rediscovery of the Individual in Labour Law', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 184–205.
- Singh, R. (1976), 'Systems Theory in the Study of Industrial Relations: Time for a Re-appraisal', *Industrial Relations Journal*, **7**(3), 59–71.
- Sinzheimer, H. (1976 [1916]), 'Ein Arbeitstarifgesetz. Die Idee der sozialen Selbstbestimmung im Recht', in H. Sinzheimer, *Arbeitsrecht und Rechtssoziologie, Gesammelte Aufsätze und Reden*, 1. Frankfurt am Main and Cologne: Europäische Verlagsanstalt, pp. 35–69.
- Sinzheimer, H. (1977 [1907]), *Der korporative Arbeitsnormenvertrag*. Berlin: Duncker & Humblot.
- Sirovátka, T. (forthcoming), 'Implementation of the EU Working Time Directive in the Czech Republic', in C. Barbier, R. Rogowski and F. Columb (eds), *The Sustainability of the European Social Model. EU Governance, Social Protection and Social Rights in Europe*. Cheltenham: Edward Elgar.
- Sisson, K. (1987), *The Management of Collective Bargaining. An International Comparison*. Oxford: Blackwell.
- Sisson, K. (1999), 'The "New" European Social Model: the End of the Search for an Orthodoxy or Another False Dawn?', *Employee Relations*, **21**(5), 445–62.
- Skedinger, P. (2010), *Employment Protection Legislation – Evolution, Effects, Winners and Losers*. Cheltenham: Edward Elgar.
- Sklair, L. (1995), *Sociology of the Global System*. 2nd edition. London: Prentice Hall/Harvester Wheatsheaf.
- Sklair, L. (2002), *Globalization: Capitalism and its Alternatives*. 3rd edition. Oxford: Oxford University Press.
- Slater, G. (2011), *Non-Regular Employment in the United Kingdom, in Non-regular Employment – Issues and Challenges Common to the Major Developed Countries*. JILPT REPORT No. 10. Tokyo: The Japan Institute for Labour Policy and Training, pp. 43–68.
- Slaughter, A.-M. (2003), 'A Global Community of Courts', *Harvard International Law Journal*, **44**(1), 191–219.
- Slaughter, A.-M. (2004), *A New World Order*. Princeton and Oxford: Princeton University Press.
- Smismans, S. (2004), *Law, Legitimacy and European Governance. Functional Participation in Social Regulation*. Oxford: Oxford University Press.

- Smismans, S. (2005), 'Reflexive Law in Support of Directly Deliberative Polyarchy: Reflexive-deliberative Polyarchy as a Normative Frame for the Open Method of Coordination', in O. De Schutter and S. Deakin (eds), *Social Rights and Market Forces: Is the Open Coordination of Employment and Social Policies the Future of Social Europe?* Brussels: Bruylant, pp. 99–144.
- Smismans, S. (2008), 'New Modes of Governance and the Participatory Myth', *West European Politics*, **31**(5), 874–95.
- Smismans, S. (2011), 'From Harmonization to Coordination? EU Law in the Lisbon Governance Architecture', *Journal of European Public Policy*, **18**(4), 502–22.
- Smith, A. (1996 [1776]), *An Inquiry into the Nature and Causes of the Wealth of Nations*. Glasgow Edition of the Works and Correspondence of Adam Smith, Vol. I. Oxford: Oxford University Press.
- Smith, G. and D. Feldman (2003), *Company Codes of Conduct and International Standards: An Analytical Comparison*. Washington, DC: The World Bank.
- Sobczak, A. (2008), 'Legal Dimensions of International Framework Agreements in the Field of Corporate Social Responsibility', in K. Papadakis (ed), *Cross-border Social Dialogue and Agreements: An emerging global industrial relations framework?* Geneva: International Institute for Labour Studies, International Labour Organization, pp. 115–30.
- Sol, E. and N. Ramos (forthcoming), 'Implementation of the EU Working Time Directive in the Netherlands', in C. Barbier, R. Rogowski and F. Columb (eds), *The Sustainability of the European Social Model. EU Governance, Social Protection and Social Rights in Europe*. Cheltenham: Edward Elgar.
- Solow, R. (1990), *The Labour Market as a Social Institution*. Cambridge, MA: Basil Blackwell.
- Sousa Santos, B. de (2002), *Toward a New Legal Common Sense: Law, Globalization, and Emancipation*. 2nd edition. London: Butterworths.
- Standing, G. (1993), 'Labor Regulation in an Era of Fragmented Flexibility', in C.F. Büchtemann (ed), *Employment Security and Labor Market Behavior – Interdisciplinary Approaches and International Evidence*. Ithaca, NY: ILR Press, pp. 425–41.
- Standing, G. (1999), *Global Labour Flexibility – Seeking Distributive Justice*. Basingstoke: Macmillan.
- Standing, G. (2009), *Work after Globalization. Building Occupational Citizenship*. London: Bloomsbury Academic.
- Standing, G. (2011), *The Precariat: The New Dangerous Class*. London: Bloomsbury Academic.

- Stein (1995), *Lex Mercatoria. Realität und Theorie*. Frankfurt am Main: Klostermann.
- Stevis, D. and T. Boswell (2007), 'International Framework Agreements: Opportunities and Challenges for Global Unionism', in K. Bronfenbrenner (ed), *Global Unions – Challenging Transnational Capital through Cross-border Campaigns*. Ithaca, NY: ILR Press, pp. 174–94.
- Stichweh, R. (1995), 'Zur Theorie der Weltgesellschaft', *Soziale Systeme*, **1**(1), 29–45.
- Stichweh, R. (2000a), *Die Weltgesellschaft – Soziologische Analysen*. Frankfurt am Main: Suhrkamp.
- Stichweh, R. (2000b), 'On the Genesis of World Society: Innovations and Mechanisms', *Distinktion, Scandinavian Journal of Social Theory*, **1**(1), 27–38.
- Stichweh, R. (2002), 'Politik und Weltgesellschaft', in K.-U. Hellmann and R. Schmalz-Bruns (eds), *Theorie der Politik. Niklas Luhmanns politische Soziologie*. Frankfurt am Main: Suhrkamp, pp. 287–96.
- Stichweh, R. (2005), 'Zum Gesellschaftsbegriff der Systemtheorie: Parsons und Luhmann und die Hypothese der Weltgesellschaft', in B. Heintz, R. Münch and H. Tyrell (eds), *Weltgesellschaft: Theoretische Zugänge und empirische Problemlagen*. Stuttgart: Lucius and Lucius, pp. 174–85.
- Stiglitz, J. (2003), *Globalization and Its Discontents*. Harmondsworth: Penguin.
- Stiglitz, J. (2010), *Freefall. Free Markets and the Sinking of the Global Economy*. Harmondsworth: Penguin.
- Stiglitz, J. (2012), *The Price of Inequality. The Avoidable Causes and Invisible Costs of Inequality*. London: Allen Lane.
- Stone, K.V.W. (1981), 'The Post-war Paradigm in American Labor Law', *Yale Law Journal*, **90**(7), 1509–81.
- Stone, K.V.W. (1994), 'The Prospects for Transnational Labor Regulation: Reconciling Globalization and Labor Rights in the EU and NAFTA', in T. Wilthagen (ed), *Advancing Theory in Labour Law and Industrial Relations in a Global Context*. Proceedings of the Royal Netherlands Academy of the Arts and Sciences. Amsterdam: North Holland, pp. 83–97.
- Stone, K.V.W. (1999), 'Employment Arbitration under the Federal Arbitration Act', in A. Eaton and J. Keefe (eds), *Employment Dispute Resolution and Worker Rights in the Changing Workplace*. Madison, WI: Industrial Relations Research Association, pp. 27–65.
- Streeck, W. (1982), 'Organisational Consequences of Corporatist Cooperation in West German Labor Unions', in G. Lehbruch and P. Schmitter (eds), *Patterns of Corporatist Policy-making*. Beverly Hills and London: Sage, pp. 64–94.

- Streeck, W. (1990), 'Status and Contract: Basic Categories of a Sociological Theory of Industrial Relations', in D. Sugarman and G. Teubner (eds), *Regulating Corporate Groups in Europe*. Baden-Baden: Nomos, pp. 105–45.
- Streeck, W. (1991), 'On the Institutional Conditions of Diversified Quality Production', in E. Matzner and W. Streeck (eds), *Beyond Keynesianism: The Socio-Economics of Production and Employment*. London: Edward Elgar, pp. 21–61.
- Streeck, W. (1992), 'Co-determination: After Four Decades', in W. Streeck, *Social Institutions and Economic Performance. Studies of Industrial Relations in Advanced Capitalist Economies*. London: Sage, pp. 64–94.
- Streeck, W. (1996), 'Neo-Voluntarism: A New European Social Policy Regime', in G. Marks, F.W. Scharpf, P.C. Schmitter and W. Streeck (eds), *Governance in the European Union*. London: Sage, pp. 64–94.
- Streeck, W. (1998), 'Bündnis für Arbeit: Bedingungen und Ziele', *Gewerkschaftliche Monatshefte*, **49**(8), 533–540.
- Streeck, W. (1999), 'Competitive Solidarity: Rethinking the European Social Model', MPIfG Working Paper, 99/8. Cologne: Max-Planck-Institut für Gesellschaftsforschung.
- Streeck, W. (2009), *Re-forming Capitalism. Institutional Change in the German Political Economy*. Oxford: Oxford University Press.
- Supiot, A. (1999), 'The Transformation of Work and the Future of Labour Law in Europe: A Multidisciplinary Perspective', *International Labour Review*, **138**(1), pp. 31–46.
- Supiot, A. (2010), *L'esprit de Philadelphie: la justice sociale face au marché total*. Paris: Seuil.
- Supiot, A., M.E. Casas, J. De Munck, P. Hanau, A. Johansson, P. Meadows, E. Mingione, R. Salais and P. van der Heijden (1998), 'The Changing Nature of Work and the Future of Labour Law in Europe'. Final Report for the European Commission, Brussels.
- Supiot, A., M.E. Casas, J. De Munck, P. Hanau, A. Johansson, P. Meadows, E. Mingione, R. Salais and P. van der Heijden (2001), *Beyond Employment, Changes in Work and the Future of Labour Law in Europe*. Oxford: Oxford University Press.
- Sypris, P. (2000), 'The Integrationist Rationale for European Social Policy', in J. Shaw (ed), *Social Law and Policy in an Evolving European Union*. Oxford and Portland, OR: Hart, pp. 17–30.
- Sypris, P. (2007), *EU Intervention in Domestic Labour Law*. Oxford: Oxford University Press.
- Tabak, F. (1996), 'The World Labour Force', in T.K. Hopkins and I. Wallerstein (eds), *The Age of Transition. Trajectory of the World-System, 1945–2025*. London: Zed Books, pp. 87–116.

- Tallberg, J. (2003), *European Governance and Supranational Institutions – Making States Comply*. London: Routledge.
- Taylor-Gooby, P. (2003), 'Introduction: Open Markets versus Welfare Citizenship: Conflicting Approaches to Policy Convergence in Europe', *Social Policy & Administration*, **37**(6), 539–54.
- Teubner, G. (1978), *Organisationsdemokratie und Verbandsverfassung. Rechtsmodelle für politisch relevante Verbände*. Tübingen: Mohr Siebeck.
- Teubner, G. (1982), 'Reflexives Recht: Entwicklungsmodelle des Rechts in vergleichender Perspektive', *Archiv für Rechts- und Sozialphilosophie*, **68**(1), 13–59.
- Teubner, G. (1983), 'Substantive and Reflexive Elements in Modern Law', *Law and Society Review*, **17**(2), 239–85.
- Teubner, G. (1984), 'Autopoiesis in Law and Society: A Rejoinder to Blankenburg', *Law and Society Review*, **18**(2), 291–301.
- Teubner, G. (1986), 'Industrial Democracy Through Law? Social Functions of Law in Institutional Innovations', in T.C. Daintith and G. Teubner (eds), *Contract and Organisation: Legal Analysis in the Light of Economic and Social Theory*. Berlin and New York: De Gruyter, pp. 261–73.
- Teubner, G. (1987a), 'Unternehmenskorporatismus. New Industrial Policy und das Wesen der juristischen Person', *Kritische Vierteljahresschrift für Gesetzgebung und Rechtswissenschaft*, **2**(1), 61–85.
- Teubner, G. (1987b), 'Episodenverknüpfung. Zur Steigerung von Selbstreferenz im Recht', in D. Baecker, J. Markowitz, R. Stichweh, H. Tyrell and H. Willke (eds), *Theorie als Passion. Niklas Luhmann zum 60. Geburtstag*. Frankfurt am Main: Suhrkamp, pp. 423–46.
- Teubner, G. (1988), 'After Legal Instrumentalism: Strategic Models of Post-regulatory Law', in G. Teubner (ed), *Dilemmas of Law in the Welfare State*. Berlin and New York: De Gruyter, pp. 299–325.
- Teubner, G. (ed) (1988), *Autopoietic Law: A New Approach to Law and Society*. Berlin: De Gruyter.
- Teubner, G. (1989), 'How the Law Thinks: Toward a Constructivist Epistemology of Law', *Law and Society Review*, **23**(5), 727–57.
- Teubner, G. (1990), 'Unitas Multiplex: Corporate Governance in Group Enterprises', in D. Sugarman and G. Teubner (eds), *Regulating Corporate Groups in Europe*. Baden-Baden: Nomos, pp. 87–92.
- Teubner, G. (1991), 'Autopoiesis and Steering: How Politics Profits from the Normative Surplus of Capital', in R.J. in 't Veld, C.J.A.M. Termeer, L. Schaap and M.J.W. van Twist (eds), *Autopoiesis and Configuration Theory: New Approaches to Societal Steering*. Boston: Kluwer, pp. 127–41.
- Teubner, G. (1993a), *Law as an Autopoietic System*. Oxford: Blackwell.

- Teubner, G. (1993b), 'The Many-Headed Hydra: Networks as Higher-Order Collective Actors', in J. McCahery, J.S. Picciotto and C. Scott (eds), *Corporate Control and Accountability. Changing Structures and the Dynamics of Regulation*. Oxford: Clarendon Press, pp. 41–60.
- Teubner, G. (1994), 'The Public Interest of the Company "in itself"', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 21–52.
- Teubner, G. (1997), 'Global Bukowina: Legal Pluralism in the World-Society', in G. Teubner (ed), *Global Law without a State*. Aldershot: Dartmouth, pp. 3–28.
- Teubner, G. (ed) (1997), *Global Law without a State*. Aldershot: Dartmouth.
- Teubner, G. (1998), 'Legal Irritants: Good Faith in British Law or How Unifying Law Ends Up in New Differences', *Modern Law Review*, **61**(1), 11–32.
- Teubner, G. (2001), 'Economics of Gift – Positivity of Justice: The Mutual Paranoia of Jacques Derrida and Niklas Luhmann', *Theory, Culture & Society*, **18**(1), 29–47.
- Teubner, G. (2002), 'Hybrid Laws: Constitutionalizing Private Governance Networks', in R. Kagan, M. Krygier and K. Winston (eds), *Legality and Community: On the Intellectual Legacy of Philip Selznick*. Lanham, Maryland: Rowman and Littlefield, pp. 311–31.
- Teubner, G. (2004a), 'Global Private Regimes: Neo-spontaneous Law and Dual Constitution of Autonomous Sectors in World Society', in K.-H. Ladeur (ed), *Public Governance in the Age of Globalization*. Aldershot: Ashgate, pp. 71–87.
- Teubner, G. (2004b), 'Societal Constitutionalism: Alternatives to State-centred Constitutional theory? ("Storrs Lectures 2003/04", Yale Law School)', in C. Joerges, I.-J. Sand and G. Teubner (eds), *Transnational Governance and Constitutionalism*. Oxford and Portland, OR: Hart, pp. 3–28.
- Teubner, G. (2006a), 'Rights of Non-humans? Electronic Agents and Animals as New Actors in Politics and Law', *Journal of Law and Society*, **33**(4), 497–521.
- Teubner, G. (2006b), 'Dealing with Paradoxes of Law: Derrida, Luhmann, Wiethölter. ("Storrs Lectures 2003/04", Yale Law School)', in O. Perez and G. Teubner (eds), *On Paradoxes and Inconsistencies in Law*. Oxford and Portland, OR: Hart, pp. 41–64.
- Teubner, G. (2006c), 'The Anonymous Matrix: Human Rights Violations by "Private" Transnational Actors', *Modern Law Review*, **69**(3), 327–46.

- Teubner, G. (2009), 'Self-subversive Justice: Contingency or Transcendence Formula of Law?', *Modern Law Review*, **72**(1), 1–23.
- Teubner, G. (2010a), 'The Corporate Codes of Multinationals: Company Constitutions Beyond Corporate Governance and Co-Determination', in R. Nickel (ed), *Conflict of Laws and Laws of Conflict in Europe and Beyond: Patterns of Supranational and Transnational Juridification*. Oxford and Portland, OR: Hart, pp. 203–14.
- Teubner, G. (2010b), 'Fragmented Foundations: Societal Constitutionalism Beyond the Nation State', in P. Dobner and M. Loughlin (eds), *The Twilight of Constitutionalism?* Oxford: Oxford University Press, pp. 327–41.
- Teubner, G. (2011a), 'A Constitutional Moment? The Logics of "Hitting the Bottom"', in P. Kjaer, G. Teubner and A. Febbrajo (eds), *Financial Crisis in Constitutional Perspective: The Dark Side of Functional Differentiation*. Oxford and Portland, OR: Hart, pp. 3–42.
- Teubner, G. (2011b), 'Self-constitutionalizing Transnational Corporations? On the Linkage of "Private" and "Public" Corporate Codes of Conduct', *Indiana Journal of Global Legal Studies*, **17**(2), 617–38.
- Teubner, G. (2011c), 'Constitutionalizing Polycontextuality', *Social & Legal Studies*, **20**(2), 210–29.
- Teubner, G. (2011d), *Networks as Connected Contracts*. Oxford and Portland, OR: Hart.
- Teubner, G. (2012), *Constitutional Fragments. Societal Constitutionalism and Globalization*. Oxford: Oxford University Press.
- Teubner, G. and A. Febbrajo (eds) (1990), *State, Law, Economy as Autopoietic Systems*. Milan: Giuffrè.
- Teubner, G. and P. Korth (2012), 'Two Kinds of Legal Pluralism: Collision of Transnational Regimes in the Double Fragmentation of World Society', in M. Young (ed), *Regime Interaction in International Law: Facing Fragmentation*. Cambridge: Cambridge University Press, pp. 23–54.
- Teubner, G. and H. Willke (1984), 'Kontext und Autonomie. Gesellschaftliche Selbststeuerung durch reflexives Recht', *Zeitschrift für Rechtssoziologie*, **5**(1), 4–35.
- Tharakanl, P.K.M. (2003), 'European Social Model under Pressure', *The World Economy*, **26**(10), 1417–24.
- Tombs, S. and D. Whyte (2012), 'Reshaping Health and Safety Enforcement: Institutionalising Impunity', in L. Dickens (ed), *Making Employment Rights Effective: Issues of Enforcement and Compliance*. Oxford and Portland, OR: Hart, pp. 67–86.
- Tomlins, C.L. (1985), 'New Deal, Collective Bargaining, and the Triumph of Industrial Pluralism', *Industrial and Labor Relations Review*, **39**(1), 19–34.

- Treib, O. (2005), *Die Bedeutung der nationalen Parteipolitik für die Umsetzung europäischer Sozialrichtlinien*. Frankfurt am Main and New York: Campus.
- Treiber, H. (1985), 'Crisis in Regulatory Policy? Remarks on a Topical Theme, or Reflexive Rationality in the Shadow of Codified Law', *Contemporary Crises*, **9**(3), 255–80.
- Trubek, D.M. and J. Mosher (2003), 'New Governance, Employment Policy, and the European Social Model', in J. Zeitlin and D. Trubek (eds), *Governing Work and Welfare in a New Economy – European and American Experiments*. Oxford: Oxford University Press, pp. 33–58.
- Trubek, D.M. and L.G. Trubek (2005), 'Hard and Soft Law in the Construction of Social Europe. The Role of the Open Method of Co-ordination', *European Law Journal*, **11**(3), 343–64.
- Trubek, D.M. and L.G. Trubek (2010), 'The World Turned Upside Down: Reflections on New Governance and the Transformation of Law', *Wisconsin Law Review*, **2010**(2), 719–26.
- Trubek, D.M., J. Mosher and J.S. Rothstein (2000), 'Transnationalism in the Regulation of Labor Relations: International Regimes and Transnational Advocacy Networks', *Law & Social Inquiry*, **25**(4), 1187–1211.
- Trubek, D.M., P. Cottrell and M. Nance (2006), "'Soft Law", "Hard Law" and EU Integration', in G. de Burca and J. Scott (eds), *Law and New Governance in the EU and the US*. Oxford and Portland, OR: Hart, pp. 65–94.
- Twining, W. (2000), *Globalisation and Legal Theory*. London: Butterworths.
- Van Gendt, M.C.E. (1980), *The Voucher Concept and the Publicness of Basic Education*. Meppel: Krips Repro.
- Verschraegen, G. (2002), 'Human Rights and Modern Society: A Sociological Analysis from the Perspective of Systems Theory', *Journal of Law and Society*, **29**(2), 258–81.
- Verschraegen, G. (2006), 'Systems Theory and the Paradox of Human Rights', in M. King and C. Thornhill (eds), *Luhmann on Law and Politics*. Oxford and Portland, OR: Hart, pp. 101–25.
- Visser, J. (2000), 'From Keynesianism to the Third Way: Labour Relations and Social Policy in Postwar Western Europe', *Economic and Industrial Democracy*, **21**(4), 421–56.
- Visser, J. and A. Hemerijck (1997), *A Dutch Miracle. Job Growth, Welfare Reform and Corporatism in the Netherlands*. Amsterdam: Amsterdam University Press.
- Vos, K., P. de Beer and E. de Gier (2004), 'Social Cohesion and the European Social Model', *Tijdschrift voor Arbeidsvraagstukken*, **20**(3), 336–43.

- Vosko, L.F. (2002), “Decent Work” – The Shifting Role of the ILO and the Struggle for Global Social Justice’, *Global Social Policy*, **2**(1), 19–46.
- Voß, J.-P. and R. Kemp (2006), ‘Sustainability and Reflexive Governance: Introduction’, in J. Voß, D. Bauknecht, and R. Kemp (eds), *Reflexive Governance for Sustainable Development*. Cheltenham: Edward Elgar, pp. 3–28.
- Waddell, S. (2011), *The Global Compact: An Organizational Innovation to Realize UN Principles*. New York: United Nations.
- Wallerstein, I. (1974–84), *The Modern World System. 3 Vols.* Cambridge: Cambridge University Press.
- Wallerstein, I. (1991), *Unthinking Social Science. The Limits of Nineteenth Century Paradigms*. Cambridge: Polity.
- Walwei, U. (1996), ‘Flexibilisierung und Regulierung des Beschäftigungssystems: Optionen und Effekte’, *Mitteilungen aus der Arbeitsmarkt- und Berufsforschung*, **29**(2), 219–27.
- Waters, M. (2000), *Globalization*. 2nd edition. London: Routledge.
- Watt, B. (2000), ‘Regulating the Employment Relationship: From Rights to Relations’, in H. Collins, P. Davies and R. Rideout (eds), *Legal Regulation of the Employment Relation*. London: Kluwer, pp. 373–401.
- Webb, B. and S. Webb (1897), *Industrial Democracy*. London: Longmans.
- Wedderburn, B. (1986), *The Worker and the Law*. 3rd edition. Harmondsworth: Penguin.
- Wedderburn, B. (2002), ‘Common Law, Labour Law, Global Law’, in B. Hepple (ed), *Social and Labour Rights in a Global Context. International and Comparative Perspectives*. Cambridge: Cambridge University Press, pp. 19–54.
- Wedderburn, B. et al. (1994), *Labour Law in the Post-Industrial Era*. Aldershot: Dartmouth, pp. 13–82.
- Wedderburn, B., R. Lewis and J. Clark (eds) (1983), *Labour Law and Industrial Relations. Building on Kahn-Freund*. Oxford: Clarendon Press.
- Weekes, B.C.M., M. Mellish, L. Dickens and J. Lloyd (1975), *Industrial Relations and the Limits of Law. The Industrial Effects of the Industrial Relations Act, 1971*. Oxford: Blackwell.
- Weiler, P.C. (1990), *Governing the Workplace. The Future of Labor and Employment Law*. Cambridge, MA: Harvard University Press.
- Weiss, M. (1996), *Fundamental Social Rights for the European Union*. Amsterdam: Hugo Sinzheimer Institute.
- Weiss, M.S. (2003), ‘Two Steps Forward, One Step Back – Or Vice Versa: Labor Rights under Free Trade Agreements from NAFTA’, *University of San Francisco Law Review*, **37**, 689–754.

- Weiss, M. (2004), 'The Institutional Conditions for Effective Labour Law in the New Member States. A Comment', in G. Bermann and K. Pistor (eds), *Law and Governance in an Enlarged European Union*. Oxford: Hart, pp. 97–141.
- Weitbrecht, H. (1969), *Effektivität und Legitimität der Tarifautonomie. Eine soziologische Untersuchung am Beispiel der deutschen Metallindustrie*. Berlin: Duncker & Humblot.
- White, L.J. (1981), *Reforming Regulation. Processes and Problems*. Englewood Cliffs, NJ: Prentice-Hall.
- Wickham, J. (2002), *The End of the European Social Model: Before It Began?* Working Paper of the Irish TUC. Dublin.
- Wiethölter, R. (1986), 'Materialization and Proceduralisation in Modern Law', in G. Teubner (ed), *Dilemmas of Law in the Welfare State*. Berlin: De Gruyter, pp. 221–49.
- Williamson, O.E. (1994), 'Transaction Cost Economics and Organization Theory', in N.J. Smelser and R. Swedberg (eds), *The Handbook of Economic Sociology*. Princeton, NJ: Princeton University Press, pp. 77–107.
- Willke, H. (1989), *Systemtheorie entwickelter Gesellschaften. Dynamik und Riskanz moderner gesellschaftlicher Selbstorganisation*. Weinheim and Munich: Juventa.
- Willke, H. (1992), 'Societal Guidance through Law?' In G. Teubner and A. Febbrajo (eds), *State, Law and Economy as Autopoietic Systems. Regulation and Autonomy in a New Perspective. European Yearbook in the Sociology of Law*. Milan: Giuffrè, pp. 353–87.
- Willke, H. (2001), *Atopia. Studien zur atopischen Gesellschaft*. Frankfurt am Main: Suhrkamp.
- Wilthagen, T. (1994), 'Reflexive Rationality in the Regulation of Occupational Safety and Health', in R. Rogowski and T. Wilthagen (eds), *Reflexive Labour Law – Studies in Industrial Relations and Employment Regulation*. Deventer: Kluwer, pp. 345–76.
- Wilthagen, T. (1998), 'Flexicurity: A New Paradigm for Labour Market Policy Reform?' WZB Discussion Paper, FS I 98-202, Berlin: Wissenschaftszentrum Berlin.
- Wilthagen, T. (ed) (1998), *Advancing Theory in Labour Law and Industrial Relations in a Global Context*. Proceedings of the Royal Netherlands Academy of the Arts and Sciences. Amsterdam: North Holland.
- Wilthagen, T. and R. Rogowski (2002), 'The Legal Regulation of Transitional Labour Markets', in G. Schmid and B. Gazier (eds), *The Dynamics of Full Employment. Social Integration through Transitional Labour Markets*. Cheltenham, UK and Brookfield, USA: Edward Elgar, pp. 233–73.

- Wilthagen, T. and F. Tros (2004), 'The Concept of "Flexicurity": a New Approach to Regulating Employment and Labour Markets', *Transfer*, **10**(2), 166–86.
- Wincott, D. (2003), 'Beyond Social Regulation? New Instruments and/or a New Agenda for Social Policy at Lisbon?', *Public Administration*, **81**(3), 533–53.
- Wöfl, A. and J.S. Mora-Sanguinetti (2011), *Reforming the Labour Market in Spain*. Economics Department Working Paper No. 845. Paris: OECD.
- Wood, J. (1992), 'Dispute Resolution: Conciliation. Mediation and Arbitration', in W. McCarthy (ed), *Legal Intervention in Industrial Relations*. Oxford: Blackwell, pp. 241–73.
- Wood, S., A. Wagner, E. Armstrong, J. Goodman and J. Davis (1975), 'The Industrial Relations as a Basis for Theory in Industrial Relations', *British Journal of Industrial Relations*, **13**(3), 291–308.
- World Bank (2012), *World Development Report 2012: Gender Equality and Development*. Washington, DC: World Bank.
- Wotschack, P. (2011), 'Working-time Options over the Life Course: Challenges and Company Practices', in R. Rogowski, R. Salais and N. Whiteside (eds), *Transforming European Employment Policy – Labour Market Transitions and the Promotion of Capability*. Cheltenham: Edward Elgar, pp. 131–53.
- Young, I.M. (1990), *Justice and the Politics of Difference*. Princeton: Princeton University Press.
- Zeitlin, J. (2005), 'The Open Method of Coordination in Action. Theoretical Promise, Empirical Realities, Reform Strategy', in J. Zeitlin and P. Pochet in collaboration with L. Magnusson (eds), *The Open Method of Co-ordination in Action: The European Employment and Social Inclusion Strategies*. Brussels: Peter Lang, pp. 447–503.
- Zeitlin, J. (2011), 'Pragmatic Transnationalism: Governance Across Borders in the Global Economy', *Socio-Economic Review*, **9**(1), 187–206.
- Ziegert, K.A. (2000), 'Globalisierung des Rechts aus der Sicht der Rechtssoziologie', in R. Voigt (ed), *Globalisierung des Rechts*. Baden-Baden: Nomos, pp. 69–92.
- Zumbansen, P. (2006), 'The Parallel Worlds of Corporate Governance and Labor Law', *Indiana Journal of Global Legal Studies*, **13**(1), 261–312.
- Zumbansen, P. (2008), 'Law after the Welfare State: Formalism, Functionalism and the Ironic Turn of Reflexive Law', *American Journal of Comparative Law*, **56**(3), 769–805.
- Zumbansen, P. (2011), 'The New Embeddedness of the Corporation', in C.A. Williams and P. Zumbansen (eds), *The Embedded Firm: Corporate Governance, Labor, and Finance Capitalism*. Cambridge: Cambridge University Press, pp. 119–48.

