

Bibliography

- Adorno, T (1982 [1966]). *Negative Dialektik* 3rd ed., Frankfurt a.M., Suhrkamp.
- Agamben, G (1998). *Homo sacer. Sovereign Power and Bare Life* Transl. by D Heller-Roazen, Stanford, Stanford University Press.
- Agamben, G (2002 [1999]). *Remnants of Auschwitz. The Witness and the Archive* Transl. by D. Heller-Roazen, New York, Zone Books.
- Albert, H (1991 [1968]). *Traktat über kritische Vernunft* 5th ed., Tübingen, Mohr.
- Alexy, R (1994). *Theorie der Grundrechte* Frankfurt a. M., Suhrkamp.
- Alkema, EA (1981). *Schakelbepalingen: enige beschouwingen over samenhang en werking van de rechten van de mens* Deventer, Kluwer.
- Arendt, H (1973 [1951]). *The Origins of Totalitarianism* New edition with added prefaces, New York/London, Harcourt Brace Jovanovich.
- Arendt, H (2003 [1993]). *Was ist Politik? Fragmente aus dem Nachlass* U Ludz (ed.), Preface by K. Sontheimer, München/ Zürich, Piper.
- Aristotle (1975). *The Metaphysics (The Loeb Classical Library)* Cambridge MA, Harvard University Press; London, Heinemann.
- Augenstein, D, (ed.) (2012a). 'Integration Through Law' Revisited. *The Making of the European Polity*. The Edinburgh/Glasgow Law and Society Series. Farnham (UK)/Burlington VT, Ashgate.
- Augenstein, D (2012b). 'Identifying the European Union: Legal Integration and European Communities', 'Integration Through Law' Revisited. *The Making of the European Polity*. Farnham (UK)/Burlington VT, Ashgate.
- Austin, JL (1962). *How to do Things with Words* Oxford, Clarendon Press.
- Austin, JL (1970). *Philosophical Papers* 2nd ed., JO Urmson and GJ Warnock (eds), London/Oxford/New York, Oxford University Press.

- Baker, GP and PMS Hacker (1984). 'Critical study: On misunderstanding Wittgenstein: Kripke's private language argument' *Synthese* **58**: 407–450.
- Bentham, J (1948). *An Introduction to the Principles of Morals and Legislation* Oxford, Blackwell.
- Bentham, J (2002 [1795]). 'Rights, Representation, and Reform: Non-sense Upon Stilts and Other Writings on the French Revolution' *The Collected Works of Jeremy Bentham* P Schofield, C Pease-Watkin and C Blamires (eds), Oxford, Clarendon Press.
- Blommaert, J (2009). 'Language, asylum, and the national order' *Current Anthropology* **50**(4): 415–441.
- Bodin, J (1576 [1986]). *Les six livres de la Republique* Paris, Fayard.
- Bouveresse, J (1987). *La force de la règle. Wittgenstein et l'invention de la nécessité* Paris, Ed. Minuit.
- Bratman, ME (1999). *Faces of Intention. Selected Essays on Intention and Agency* Cambridge, Cambridge University Press.
- Broekman, JM (1982 [1978]). *Recht en antropologie*, 2nd revised and expanded edition, Antwerpen/Amsterdam, Standaard Wetenschappelijk Uitgeverij.
- Burke, E (1790 [1971]). *Reflections on the Revolution in France* Introduction by AJ Grieve, London/New York, Dent, Dutton.
- Burton, SJ, (ed.) (2000). *The Path of the Law and its Influence. The Legacy of Oliver Wendell Holmes, Jr (Cambridge Studies in Philosophy and Law)* Cambridge, Cambridge University Press.
- Cappelletti, M (1982). 'Accès à la justice: comme programme de réforme et comme méthode de pensée' *Windsor Yearbook of Access to Justice* **2**: 193–208.
- Cappelletti, M and B Garth (1978). 'Access to justice: the world-wide movement to make rights effective; a general report' *Access to Justice, vol. I, A World Survey*. M Cappelletti and B Garth, Alphen aan den Rijn/Milan: 1–124.
- Castañeda, H-N (1975). *Thinking and Doing. The Philosophical Foundations of Institutions* *Synthese Library* 97, Dordrecht, Reidel.

- Castañeda, H-N (1976). 'The twofold structure and the unity of practical thinking' *Action Theory*, M Brand and D Walton (eds), Dordrecht, Synthese Library 97, 105–132.
- Chalmers, D (2005). 'Judicial authority and the constitutional treaty' *International Journal of Constitutional Law* 3(2–3): 448–472.
- Chalmers, D and M Chaves (2011). 'The reference points of EU judicial politics' *Journal of European Public Policy* 19(1): 25–42.
- Christodoulidis, E (2004). 'The objection that cannot be heard. Communication and legitimacy in the courtroom' *The Trial on Trial, vol. I, Truth and Due Process* A Duff, L Farmer, S Marshall and V Tadros (eds), Oxford/Portland OR, Hart Publishing: 179–202.
- Coleman, J (2001). *The Practice of Principle. In Defense of a Pragmatist Approach to Legal Theory* Oxford, Oxford University Press.
- Coleman, J, S Shapiro, et al., (eds) (2002). *The Oxford Handbook of Jurisprudence and Philosophy of Law* Oxford, Oxford University Press.
- Constant, B (1997). *Écrits politiques. Textes choisis, présentés et annotés par Marcel Gauchet* Paris, Gallimard.
- Corrias, L (2010). *The Passivity of Law. Competence and Constitution in the European Body Politic* Tilburg, Tilburg University.
- Corrias, L (2011). *The Passivity of Law. Competence and Constitution in the European Court of Justice* Dordrecht/Heidelberg/London/New York, Springer.
- Cover, R (1992 [1983]). 'Nomos and narrative' *Narrative, Violence and the Law* M Minow, M Ryan and A Sarat (eds) Ann Arbor, University of Michigan Press.
- Craig, P and G De Búrca (2011). *EU Law. Texts, Cases and Materials* 5th ed., Oxford, Oxford University Press.
- Critchley, S (2007). *Infinitely Demanding. Ethics of Commitment, Politics of Resistance* London/New York, Verso.
- Culler, J (1981). *The Pursuit of Signs; Semiotics, Literature, Deconstruction* Ithaca NY, Cornell University Press.
- d'Amato, AA (1978). 'The limits of legal realism' *The Yale Law Journal* 87: 468–513.

- Damisch, H (1995 [1987]). *The Origin of Perspective* Transl. by TJ Goodman, Cambridge MA/London, MIT Press.
- De Burca, G and J Scott (2001). 'The impact of the WTO on EU decision-making' *The EU and the WTO. Legal and Constitutional Issues* G De Burca and J Scott (eds), Oxford, Hart Publishing: 1–30.
- de Lange, R (1994). 'Het Bundesverfassungsgericht over het Verdrag van Maastricht: een nieuw Solange?' *SEW* 42: 418–436.
- De Man, P (1979). *Allegories of Reading. Figural Language in Rousseau, Nietzsche, Rilke and Proust* New Haven/London, Yale University Press.
- Debray, R (1981). *Critique de la raison politique* Paris, Gallimard.
- Debray, R (2009). *Le moment fraternité* Paris, Gallimard.
- Derrida, J (1967). 'Violence et métaphysique' *L'écriture et la différence* Paris, Du Seuil: 117–228.
- Derrida, J (1972). *Marges de la philosophie* Paris, Minuit.
- Derrida, J (1982). 'Signature, event, context' *Glyph, vol. 1* Baltimore, John Hopkins University Press, 1977: 172–197. Also *Margins of Philosophy* Transl. By A Bass, Chicago, Chicago University Press: 307–330.
- Derrida, J (2009). *The Beast and the Sovereign, vol. 1* Chicago/London, The University of Chicago Press.
- Descombes, V (2004). *Le complément de sujet. Enquête sur le fait d'agir de soi-même* Paris, Gallimard.
- Döpke, W and C Schwarze (1981). 'Le role des prépositions locales dans la constitution sémantique de la phrase' *Analyse des prépositions* C Schwarze (ed.), Tübingen, Niemeyer Verlag: 19–28.
- Douzinas, C (2000). *The End of Human Rights* Oxford, Hart Publishing.
- Dworkin, R (1977). 'No right answer?' *Law, Morality and Society. Essays in Honour of H.L.A. Hart* PMS Hacker and J Raz (eds), Oxford, Clarendon Press: 58–84.
- Dworkin, R (2002). 'Thirty years on' *Harvard Law Review* 115: 1655–1687.
- Dworkin, RM (1977). *Taking Rights Seriously* London, Duckworth.
- Enschedé, CJ (1984). *Kijk, recht. Over mensen, vrijheid, plichten en rechten* Amsterdam, Meulenhof.

- Ewald, F (1986). 'A concept of social law' *Dilemmas of Law in the Welfare State* G Teubner (ed.), Berlin/New York, De Gruyter: 40–75.
- Feinberg, J (1984). *Harm to Others* Oxford, Oxford University Press.
- Finkelstein, DM (2010). 'How to do things with Wittgenstein: the relevance of Wittgenstein's later philosophy to the philosophy of law' *The Journal of Jurisprudence* **8**: 647–675.
- Flynn, B (2006). *The Philosophy of Claude Lefort. Interpreting the Political* Evanston IL, Northwestern University Press.
- Foucault, M (1988). *Power/Knowledge. Selected Interviews and Other Writings 1972–1977* C Gordon (ed.), New York, Pantheon Books.
- Frank, JN (1973 [1949]). *Courts on Trial. Myth and Reality in American Justice* Princeton, Princeton University Press.
- Freud, S (1912–13). *Totem und Tabu. IV, Die infantile Wiederkehr des Totemismus* Studienausgabe, A Mitscherlich a.o. (eds), Bd. IX. Frankfurt a.M., Fischer Verlag [1974]: 387–444.
- Fuller, LL (1949). 'The case of the Speluncean Explorers. In the Supreme Court of Newgarth, 4300' *Harvard Law Review* **107**: 714–744.
- Fuller, LL (1958). 'Positivism and fidelity to law – A reply to Professor Hart' *Harvard Law Review* **71**(4): 630–672.
- Gadamer, H-G (1975 [1960]). *Wahrheit und Methode. Grundzüge einer philosophischen Hermeneutik* 3rd expanded edition, Tübingen, Mohr.
- Gallagher, S (1995). 'Body schema and intentionality' *The Body and the Self* A Marcel, JL Bermúdez and N Eilan (eds), Cambridge MA/London, MIT Press: 225–244.
- Gerhardt, V (1983). 'Das "Prinzip des Gleichgewichts", zum Verhältnis von Recht und Macht bei Nietzsche' *Nietzsche Studien* **12**: 111–133.
- Giddens, A (1983). *Profiles and Critiques in Social Theory* Berkeley/Los Angeles, University of California Press.
- Gilbert, M (1996). *Living Together. Rationality, Sociality and Obligation* Lanham, MD, Rowman & Littlefield.
- Gilbert, M (2006). *A Theory of Political Obligation: Membership, Commitment, and the Bonds of Society* Oxford, Oxford University Press.

- Goodman, N (1978). *Ways of World-Making* Indianapolis, Hackett Publishing Company.
- Habermas, J (1992 [1992]). *Faktizität und Geltung. Beiträge zur Diskurstheorie des Rechts und des demokratischen Rechtsstaats*, 2nd ed., Frankfurt a.M., Suhrkamp.
- Habermas, J (1997). *Between Facts and Norms: Contributions to a Discourse Theory of Law and Democracy* Transl. by W Rehg, Cambridge, Polity Press.
- Hamilton, A, J Madison and J Jay (1999 [1787–1788]). *The Federalist Papers* C Rossiter (ed.), with a new Introduction and notes by Ch R Kesler, New York, Mentor.
- Hampshire, S (1959). *Thought and Action* London, Chatto & Windus.
- Harries, K (2001). *Infinity and Perspective* Cambridge MA/London, MIT Press.
- Hart, HLA (1958). ‘Positivism and the separation of law and morals’ *Harvard Law Review* 71: 593–629.
- Hart, HLA (1961). *The Concept of Law* Oxford, Clarendon Press.
- Hart, HLA (1994). *The Concept of Law* 2nd ed., with a Postscript edited by P Bulloch and J Raz, Oxford, Oxford University Press.
- Haverkate, G (1975 [1977]). *Gewissheitsverluste im juristischen Denken, zur politischen Funktion der juristischen Methode* Berlin, Duncker & Humblot.
- Hegel, GWF (1807 [1999]). *Phänomenologie des Geistes* Darmstadt, Wissenschaftliche Buchgesellschaft.
- Herberger, M (1981). *Dogmatik, Zur Geschichte von Begriff und Methode in Medizin und Jurisprudenz* Frankfurt a.M., Klostermann.
- Hobbes, T (1651 [1973]). *Leviathan* Introduction by KR Minogue, London/New York, Everyman’s Library.
- Hobbes, T (1651 [1983]). *De cive: the English version, entitled in the first edition, Philosophical Rudiments concerning Government and Society* H Warrender (ed.), Oxford, Clarendon Press.
- Holmes, OW (1952 [1897]). ‘The path of the law’ *Collected Legal Papers* HJ Laski (ed.), New York, P. Smith: 167–202.

- Holtzman, S and C Leich, (eds) (1981). *Wittgenstein: To Follow a Rule* London/Boston/Henley, Routledge and Kegan Paul.
- Honig, B (1993a). *Political Theory and the Displacement of Politics* Ithaca, Cornell University Press.
- Honig, B (1993b). 'The Politics of Agonism: a Critical Response to "Beyond Good and Evil: Arendt, Nietzsche, and the Aestheticization of Political Action" by Dana R Villa' *Political Theory* **21**(3): 528–533.
- Honneth, A (1995). *The Struggle for Recognition: the Grammar of Social Conflicts* Cambridge, Polity Press.
- Honneth, A (2010). 'Grounding Recognition: A Rejoinder to Critical Questions' *Inquiry* **45**(4): 499–519.
- Hughes, R (1992 (1991)). *Het epos van Barcelona, koningin der steden* Amsterdam/Leuven, Balans/Kritak.
- Hume, D (1739–1740 [1972]). *A Treatise of Human Nature. Being an Attempt to Introduce the Experimental Method of Reasoning into Moral Subjects, Bks II and III* London, Fontana/Collins.
- Hutcheson, J (1929). 'The judgment intuitive: The function of the 'hunch' in judicial decision' *Cornell Law Quarterly* **14**: 274–288.
- Hutchinson, AC (2010). 'In the park: A jurisprudential primer' *Osgoode Hall Law Journal* **48**: 337–356.
- Janssens, D (2008). *Between Athens and Jerusalem. Philosophy, Prophecy, and Politics in Leo Strauss's Early Thought* Albany, SUNY.
- Kant, I (1781/1787 [1975]). *Kritik der reinen Vernunft* Darmstadt, Wissenschaftliche Buchgesellschaft.
- Kant, I (1797 [1975]). *Die Metaphysik der Sitten*. W Weischedel (ed.), Darmstadt, Wissenschaftliche Buchgesellschaft.
- Kantorowicz, EH (1997 [1957]). *The King's Two Bodies. A Study in Mediaeval Political Theology* with a new Preface by WCh Jordan, Princeton, Princeton University Press.
- Kelsen, H (1928 [1981]). *Das Problem der Souveränität und die Theorie des Völkerrechts. Beitrag zu einer Reinen Rechtlehre* 2nd reprint of the 2nd edition,. Tübingen 1928 [1920], Aalen, Scientia Verlag.

- Kelsen, H (1931 [1968]). 'Wer soll der Hüter der Verfassung sein?' *Die Wiener rechtstheoretische Schule*, vol. 2. Vienna, Europa Verlag 1873–1922.
- Kelsen, H (1933 [1968]). 'Staatsform und Weltanschauung'. *Die Wiener rechtstheoretische Schule*, vol. 2. Vienna, Europa Verlag: 1923–1942.
- Kelsen, H (1945). *General Theory of Law and State* Transl. by A Wedberg, Cambridge MA, Harvard University Press.
- Kelsen, H (1960). *Reine Rechtslehre* with an Appendix: Das Problem der Gerechtigkeit. 2nd fully rewritten and expanded edition, Vienna, Deuticke.
- Kelsen, H (1979). *Allgemeine Theorie der Normen* edited from the estate on request of the Hans Kelsen Institut by K Ringhofer und R Walter, Vienna, Manz.
- Koops, EJ (2008). 'Criteria for normative technology: An essay on the acceptability of "code as law" in light of democratic and constitutional values' *Regulating Technologies* R Brownsword and K Yeung (eds), Oxford, Hart Publishing: 157–174.
- Kripke, S (1982). *Wittgenstein on Rules and Private Language* Oxford, Blackwell.
- Kuhn, S (2009 (spring edition)). 'Prisoner's dilemma' *Stanford Encyclopedia of Philosophy* ENZalta (ed.), <http://plato.stanford.edu/> (accessed June 3rd, 2013)
- Larenz, K (1979 [1960]). *Methodenlehre der Rechtswissenschaft* 4th expanded edition, Berlin/Heidelberg/New York, Springer.
- Lebigre, A (1988). *La justice du roi. La vie judiciaire dans l'ancienne France* Paris, Albin Michel.
- Lefort, C (1972). *Le travail de l'oeuvre Machiavel* Paris, Gallimard.
- Lefort, C (1976). Introduction to É de la Boétie *Le Discours sur la servitude volontaire*, Paris, Payot.
- Lefort, C (1981). *L'invention démocratique. Les limites de la domination totalitaire* Paris, Fayard.
- Lefort, C (1986). *Essais sur le politique (XIXe–XXe siècles)* Paris, Du Seuil.
- Lefort, C (2007). *Le temps présent. Écrits 1945–2005* Paris, Belin.

- Levinas, E (1963). 'La trace de l'Autre' *Tijdschrift voor Filosofie* **25**: 605–623.
- Levinas, E (1974a). *Totalité et infini. Essai sur l'extériorité* 4th ed., La Haye, M. Nijhoff.
- Levinas, E (1974b). *Autrement qu'être ou au-delà de l'essence* Den Haag, M. Nijhoff.
- Levinas, E (1976 [1963]). *Difficile liberté. Essais sur le judaïsme* 3rd ed., revue et corrigée, Paris, Albin Michel.
- Levinas, E (1987). *De totaliteit en het oneindige. Essay over de exterioriteit* with annotations by Th. De Boer translated by Th. de Boer and C Bremmers. Baarn, Ambo.
- Levinas, E (1991). *Entre nous. Essais sur le penser-à-l'autre* Paris, Bernard Grasset.
- Lindahl, HK (1997). 'Sovereignty and symbolization' *Rechtstheorie* **28**: 347–371.
- Lindahl, HK (1998). 'Democracy and the symbolic constitution of society' *Ratio Juris*, **11**(1): 12–35.
- Lindahl, HK (2003a). 'Acquiring a Community: The *Acquis* and the institution of European legal order' *European Law Journal* **9**(4): 433–450.
- Lindahl, HK (2003b). 'Dialectic and revolution. Confronting Kelsen and Gadamer on legal interpretation' *Cardozo Law Review* **24**(2): 769–798.
- Lindahl, HK (2006). 'Give and take. Arendt and the Nomos of political community' *Philosophy and Social Criticism* **32**(7): 881–901.
- Lindahl, HK (2007). 'The paradox of constituent power. The ambiguous self-constitution of the European Union' *Ratio Juris* **20**(4): 485–505.
- Lindahl, HK, (ed.) (2009). *A Right to Inclusion and Exclusion. Normative Fault Lines of the EU's Area of Freedom, Security and Justice*. Oxford/Portland OR, Hart Publishing.
- List, C and P Pettit (2011). *Group Agency. The Possibility, Design, and Status of Corporate Agents* Oxford, Oxford University Press.
- Loreau, M (1988). 'La couleur et sa place propre. Sur les traces de Cézanne'. *Dossier: VOIR; les procès métonymique de l'image*. F. Delcarte e.a. (eds) Bruxelles, La part de l'oeil.

- Luhmann, N (1979). 'Selbstreflexion des Rechtssystems, Rechtstheorie in gesellschaftlicher Perspektive' *Rechtstheorie* **10**: 159–185.
- Luhmann, N (1981). 'Subjektive Rechten: Zum Umbau des Rechtsbewusstseins für die moderne Gesellschaft' *Gesellschaftsstruktur und Semantik, Studien zur Wissenssoziologie der modernen Gesellschaft*, vol. 2. Frankfurt a.M., Suhrkamp: 45–104.
- Luhmann, N (1986). 'The self-reproduction of law and its limits' *Dilemmas of Law in the Welfare State* G Teubner (ed.) Berlin/New York, De Gruyter: 111–127.
- Luhmann, N (1993). *Das Recht der Gesellschaft* Frankfurt a.M., Suhrkamp.
- Lynch, M, (ed.) (2012). *Islamist in a Changing Middle East*. George Washington University, Project on Middle East Political Science/ Foreign Policy Middle East Channel.
- Lyotard, J-F (1981). 'Discussions, ou: phraser après Auschwitz' *Les fins de l'homme. A partir du travail de Jacques Derrida (Colloque de Cérisy)*. Paris, Galilée: 283–316.
- MacCormick, DN and RS Summers, (eds), (1991). *Interpreting Statutes: a Comparative Study* Aldershot, Dartmouth.
- Macdonald, RA and J MacLean (2005). 'No Toilets in Park' *McGill Law Journal / Revue de Droit de McGill* **50**: 721–787.
- Machiavelli (1513 [1961]). *The Prince* Transl. and Introduction by G Bull, Harmondsworth, Penguin Books.
- Marx, K (1842 [1971]). 'Das philosophische Manifest der historischen Rechtsschule' *Marx Werke, vol. I: Frühe Schriften* H.-J. Lieber and P Fürth (eds), Darmstadt, Wissenschaftliche Buchgesellschaft.
- Marx, K (1844). 'Zur Judenfrage' *Marx Werke, Vol. I, Frühe Schriften* H.-J. Lieber and P. Fürth (eds), Darmstadt, Wissenschaftliche Buchgesellschaft: 451–487.
- Marx, K (1844 [1971]). 'Zur Kritik der Hegelschen Rechtsphilosophie, Einleitung' *Marx Werke, vol. I, Frühe Schriften* H.-J. Lieber and P. Fürth (eds), Darmstadt, Wissenschaftliche Buchgesellschaft: 488–505.
- Maus, I (1989). 'Die Trennung von Recht und Moral als Begrenzung des Rechts' *Rechtstheorie* **20**: 191–210.

- Merleau-Ponty, M (1945). *Phénoménologie de la perception* Paris, Gallimard.
- Merleau-Ponty, M (1947). *Humanisme et terreur. Essai sur le problème communiste*, Paris, Gallimard.
- Merleau-Ponty, M (1964). *Le Visible et l'Invisible* followed by work notes; text established by Claude Lefort, with a preface and an afterword, Paris, Gallimard.
- Merleau-Ponty, M (2000). *Parcours deux 1951–1961* Lagrasse, Verdier.
- Montesquieu (1979 [1748]). *De l'esprit des lois (2 vols.)* Paris, Garnier-Flammarion.
- Mouffe, C (1999). 'Deliberative democracy or agonistic pluralism?' *Social Research* **66**(3): 745–758.
- Musil, R (1978 [1930]). *Der Mann ohne Eigenschaften* A Frisé (ed.), Reinbek, Rowohlt.
- Nelken, D (2004). 'Using the concept of legal culture' *Australian Journal of Legal Philosophy* **29**: 1–26.
- Nietzsche, F (1878 [1982]). 'Menschliches, allzumenschliches' *Nietzsche Werke*, vol. I. K Schlechta (ed.), München, Carl Hanser.
- Nussbaum, M (2000). *Women and Human Development: The Capabilities Approach* Cambridge, Cambridge University Press.
- Nussbaum, M (2003). 'Capabilities as fundamental entitlements: Sen and social justice' *Feminist Economics* **9**(2–3): 33–59.
- Oudejans, N (2011). *Asylum. A Philosophical Inquiry Into the International Protection of Refugees* Tilburg, Tilburg University.
- Panofsky, E (1991 [1927]). *Die Perspektive als 'symbolische Form' / Perspective as Symbolic Form* ed. and transl. by CS Wood, New York, Zone Books.
- Pascal, B (1894 [1670]). *Pensées Précédées de sa vie par Mme Périer, sa soeur, suivies d'un choix des Pensées de Nicole et de son Traité de la paix avec les hommes*, Paris, Librairie de Firmin-Didot.
- Paulson, SL (1980). 'Material and formal authorisation in Kelsen's Pure Theory' *Cambridge Law Journal*, **39**: 172–193.

- Perry, J (1998). 'Myself and I' *Philosophie in synthetischer Absicht. Festschrift Dieter Henrich* M Stamm (ed.) Stuttgart, Klett-Cotta: 83–103.
- Pettit, P (2000). *A Theory of Freedom. From the Psychology to the Politics of Agency* Oxford, Oxford University Press.
- Pieters, D (1985). *Sociale grondrechten op prestaties in de grondwetten van de landen der Europese Gemeenschap* Antwerpen, Kluwer Rechts-wetenschappen.
- Pitkin, HF (1967). *The Concept of Representation* Berkeley/Los Angeles/London, University of California Press.
- Polanyi, M (1962 [1958]). *Personal Knowledge. Towards a Post-critical Philosophy* London, Routledge and Kegan Paul.
- Portalis, JEM (1801 [1836]). 'Discours préliminaire, prononcé lors de la présentation du projet de la commission du gouvernement' *Recueil complet des travaux préparatoires du Code Civil, I* PA Fenet. Paris: 463–523.
- Portalis, JEM (1827). *De l'usage et de l'abus de l'esprit philosophique durant le dix-huitième siècle, vol. I – II* 2nd ed., Paris, Moutardier – Balland.
- Posner, R (1990). *The Problems of Jurisprudence* Cambridge – MA/London, Harvard University Press.
- Posner, RA (2006). 'Torture, terrorism, and interrogation' *Torture: A Collection* S Levinson (ed.), Oxford, Oxford University Press: 291–298.
- Pound, R (1959). *Jurisprudence* St. Paul MN, West Publishing Company.
- Pound, R (1968 [1942]). *Social Control Through Law* Hamden, Archon Books.
- Prechal, S and B Van Roermund, (eds) (2008). *The Coherence of EU Law. The Search for Unity in Divergent Concepts*. Oxford, Oxford University Press.
- Radbruch, G (1973 [1932]). *Rechtsphilosophie* 8th ed. hrsg. von E Wolf und H-P Schneider (eds), Stuttgart, Koehler Verlag.

- Ramose, MB (1991). 'Self-determination in decolonisation' *Issues of Self-Determination*, W Twining (ed.), Aberdeen, Aberdeen University Press: 25–32.
- Rawls, J (1973 [1971]). *A Theory of Justice* Oxford, Oxford University Press.
- Rawls, J (1993). *Political Liberalism* New York, Columbia University Press.
- Rawls, J (2001). *Justice as Fairness. A Restatement* E Kelly (ed.), Cambridge MA/London, The Belknap Press.
- Raz, J (1986). *The Morality of Freedom* Oxford, Clarendon Press.
- Raz, J (1995). 'Interpretation without retrieval' *Law and Interpretation. Essays in Legal Philosophy* A Marmor (ed.), New York, Oxford University Press: 155–176.
- Raz, J (2009). *Between Authority and Interpretation. On the Theory of Law and Practical Reason* Oxford, Oxford University Press.
- Ricoeur, P (1973). 'Herméneutique et critique des idéologies' *Démythisation et Idéologie*, E Castelli (ed.) Paris, Aubier, 25–64.
- Ricoeur, P (1974). 'Science et idéologie' *Revue Philosophique de Louvain* **72**: 329–355.
- Ricoeur, P (1977). 'Ideologie und Ideologiekritik', *Phaenomenologie und Marxismus*, vol. 1, B Waldenfels, J Broekman and A Pazanin (eds), Frankfurt a.M., Suhrkamp: 197–233.
- Ricoeur, P (1990). *Soi-même comme un autre* Paris, Du Seuil.
- Rosanvallon, P (1984 [1981]). *La crise de l'Etat-providence* 2nd ed., Paris, Du Seuil.
- Rosanvallon, P (1998). *Le peuple introuvable. Histoire de la représentation démocratique en France* Paris, Gallimard.
- Rosanvallon, P (2000). *La démocratie inachevée. Histoire de la souveraineté du peuple en France* Paris, Gallimard.
- Rosenberg, A (2008). *Philosophy of Science. A Contemporary Introduction* London/New York, Routledge.
- Rousseau, J-J (1753 [1995]). *Essai sur l'origine des langues* Paris, Gallimard.

- Rousseau, J-J (1754 [1964]). *Discours sur l'origine et les fondements de l'inegalite parmi les hommes* Paris, Gallimard.
- Rousseau, J-J (1762 [1964]). *Du contract social; ou principes du droit politique* Paris, Gallimard.
- Rowlands, M (2010). *The New Science of the Mind. From Extended Mind to Embodied Phenomenology* Cambridge MA/London, The MIT Press.
- Roxin, C (1973). *Strafrechtliche Grundlagenprobleme* Berlin, De Gruyter.
- Sandel, M (2009a). *Justice, What's the Right Thing to Do?* New York, Farrar, Straus and Giroux.
- Sandel, M (2009b). *The Case Against Perfection. Ethics in the Age of Genetic Engineering* Cambridge MA, Harvard University Press.
- Savigny, FC v (1814 [1967]). *Vom Beruf unserer Zeit für Gesetzgebung und Rechtswissenschaft* Reprgr. Reprint from the Heidelberg 1814 edition, Hildesheim, Olm.
- Schaap, A, (ed.) (2009). *Law and Agonistic Politics* Aldershot, Ashgate.
- Schachtschneider, KA (1994). *Res publica res populi. Grundlegung einer Allgemeinen Republiklehre. Ein Beitrag zur Freiheits, Rechts- und Staatslehre* Berlin, Duncker & Humblot.
- Schauer, F (2008). 'A critical guide to Vehicles in the Park' *New York University Law Review* **83**: 1109–1134.
- Schlag, P (1999). 'No Vehicles in the Park' *Seattle University Law Review* **23**: 381–389.
- Schmitt, C (1926 [1923]). *Die geistesgeschichtliche Lage des heutigen Parlamentarismus* 6th ed., 1985, reprint of the 2nd edition, Berlin, Duncker & Humblot.
- Schmitt, C (1932 [1998]). *Legalität und Legitimität* 6th ed., Berlin, Duncker & Humblot.
- Schmitt, C (1934). *Politische Theologie. Vier Kapitel zur Lehre von der Souveränität* 2nd ed., (1st ed. 1922), München/Leipzig, Duncker & Humblot.
- Schmitt, C (1964). *Die Tyrannei der Werte* Stuttgart, Forsthof.
- Scholten, P (1974 [1931]). *Algemeen Deel* 3rd edition, revised on the basis of new legal materials by GJ Scholten, Zwolle (Asser-serie).

- Schoordijk, HCF (1979). *Algemeen gedeelte verbintenissenrecht volgens het NBW* Deventer, Kluwer.
- Schreckenberger, W (1978). *Rhetorische Semiotik, Analyse von Texten des Grundgesetzes und von rhetorischen Grundstrukturen der Argumentation des Bundesverfassungsgerichtes* Freiburg/München, Alber Verlag.
- Schuyt, C (1972). *Recht, orde en burgerlijke ongehoorzaamheid* Rotterdam, Universitaire Pers Rotterdam.
- Searle, JR (1969). *Speech Acts. An Essay in the Philosophy of Language* Cambridge, Cambridge University Press.
- Sen, A (1989). 'Development as capability expansion' *Journal of Development Planning* **19**: 41–58.
- Sen, A (2006). 'What do we want from a theory of justice?' *The Journal of Philosophy* **103**: 215–238.
- Sen, A (2009). *The Idea of Justice* Harvard, Harvard University Press.
- Singer, P (1973). *Democracy and Disobedience* Oxford, Clarendon Press.
- Smith, JE (1991(1984)). 'The individual, the collective, and the community' *The Philosophy of Gabriel Marcel* P Schilpp and LE Hahn (eds), La Salle IL, Open Court: 337–349.
- Spijkerboer, T (1998). 'Querelle asks for asylum', *European Law Between Modernity and Postmodernity* P Fitzpatrick and J Bergeron (eds) Aldershot, Ashgate/Dartmouth, 1998: 189–217.
- Spijkerboer, T (1999). *Gender and Refugee Status* Nijmegen, Gerard Noodt Instituut.
- Spijkerboer, T P (2001). 'Transnationaliteit in de nieuwe Vreemdelingenwet en de gewijzigde Rijkswet op het Nederlanderschap' *R.M. Themis* **162**(6): 163–170.
- Starck, C (2006). 'Embryonic stem cell research according to German and European Law – Part 1/2' *German Law Journal* **7**: 625–656.
- Steenbergen, J, G d Clercq and R Foqué (1983). *Change and Adjustment. External Relations and Industrial Policy of the European Community* Deventer, Kluwer Law and Taxation.

- Stegmueller, W (1979). *The Structuralist View of Theories. A Possible Analogue of the Bourbaki Programme in Physical Science* Berlin/Heidelberg/New York, Springer.
- Stegmueller, W (1980). *Neue Wege der Wissenschaftsphilosophie* Berlin/Heidelberg/New York, Springer.
- Steiner, G (1976). *After Babel* London, Oxford University Press.
- Strawson, PF (1964 [1950]). 'Truth' *Truth*. G Pitcher (ed.) Englewood Cliffs NJ, Prentice Hall: 32–53.
- Summers, RS (1982a). *Instrumentalism and American Legal Theory* Ithaca/London, Cornell University Press.
- Summers, RS (1982b). 'Pragmatic instrumentalism and American legal theory. A summary statement' *Rechtstheorie* **13**: 257–268.
- Sunstein, CR (2003). *Why Societies Need Dissent* Cambridge MA, Harvard University Press.
- Tanghe, F (1988). *Sociale grondrechten tussen armoede en mensenrechten. Deel I: Van de middeleeuwen tot de Franse Revolutie. Deel II: Recht op leven* Antwerpen, Kluwer rechtswetenschappen.
- Taylor, C (1989). *Sources of the Self. The Making of Modern Identity* Cambridge, Cambridge University Press.
- Taylor, C (1994). 'The politics of recognition' *Multiculturalism: Examining the Politics of Recognition* A Gutmann (ed.), Princeton NJ, Princeton University Press: 25–73.
- Tushnet, M (2009). *Weak Courts, Strong Rights: Judicial Review and Social Welfare Rights in Comparative Constitutional Law* Princeton NJ, Princeton University Press.
- Twining, W and D Miers (1991). *How To Do Things With Rules. A Primer of Interpretation* 3rd ed., London, Weidenfeld and Nicholson.
- Van Bendeghem, JP (2004). 'De stelling van Gödel' *Wijsgerig Perspectief* **44**(2): 9–19.
- Van den Brink, B and D Owen, (eds) (2007). *Recognition and Power. Axel Honneth and the Tradition of Critical Social Theory* Cambridge, Cambridge University Press.
- Van der Burg, W (1986). *Een andere visie op burgerlijke ongehoorzaamheid* Deventer Kluwer.

- Van Fraassen, B (2008). *Scientific Representation: Paradoxes of Perspective* Oxford, Clarendon Press.
- Van Haute, P (1992). 'Totalitarisme en democratie. Beschouwingen naar aanleiding van het werk van Freud, Nancy, Derrida en Lefort' *Deconstructie en ethiek, (Wijsgerige verkenningen, 11)* P Van Haute and S IJsseling (eds), Leuven/Assen, Universitaire Pers Leuven/Van Gorcum: 147–165.
- van Maanen, GE (1999). 'Een arrest dat shockeert. HR 9 oktober 1998' *Nederlands Tijdschrift voor Burgerlijk Recht* **2**: 47–49.
- van Maanen, GE (2010). 'Maakt Chipshol een einde aan Jeffrey? Genoegdoening als voldoende belang in de zin van art. 3:303 BW?' *Nederlands Tijdschrift voor Burgerlijk Recht* **6**: 189–195.
- Van de Putte, A (1987). 'Macht en maatschappij. Cl. Lefort over democratie en totalitarisme' *Tijdschrift voor Filosofie* **49**: 395–433.
- Van Roermund, B (1984). 'Regel en waarheid – wijsgerige aantekeningen omtrent rechtsdogmatiek' *Nederlands Tijdschrift voor Rechtsfilosofie en Rechtstheorie* **13**: 205–228.
- Van Roermund, B (1987). 'Justice, rights and human dignity. Some aspects of coherence in the legal concept of a person' *The Windsor Yearbook of Access to Justice* **7**: 46–65.
- Van Roermund, B (1990). 'Narrative coherence and the guises of legalism' *Law, Interpretation and Reality* P Nerhot (ed.), Dordrecht/Boston, Kluwer Academic Publishers: 310–345.
- Van Roermund, B (1993). 'Seeing places. On Prepositions in Law' *The International Journal for the Semiotics of Law / Revue internationale de sémiotique juridique* **6**: 249–270.
- Van Roermund, B (1997). *Law, Narrative and Reality. An Essay in Intercepting Politics* Dordrecht/Boston/London, Kluwer Academic Publishers.
- Van Roermund, B (1999). 'Legislative voices. A Rousseauist note on legal pluralism' *Semiotics and Legislation. Jurisprudential, Institutional and Sociological Perspectives* H Van Schooten (ed.), Liverpool, Deborah Charles Publications: 109–121.

- Van Roermund, B (2000a). *Volksvertegenwoordiging. Rousseau's 'Maatschappelijk verdrag' in de spiegel van de rechtsstaat* Leende, Damon: 160.
- Van Roermund, B (2000b). 'Authority and authorisation' *Law and Philosophy* **19**: 210–222.
- Van Roermund, B (2000c). 'Roman zonder eigenschappen: Musil en "wij"' *Verbeeldingsmacht. Wat juristen moeten lezen* W Witteveen and S Taekema (eds) Den Haag, Boom JU: 239–247.
- Van Roermund, B (2001a). 'Truth, discourse and the subject' *International Journal for the Semiotics of Law / Revue Internationale de Sémiotique Juridique* **14**(3): 263–268.
- Van Roermund, B (2001b). 'Rubbing off and rubbing on: The grammar of reconciliation' *Lethe's Law. Justice, Law and Ethics in Reconciliation*, E Christodoulidis and S Veitch (eds), Oxford/Portland OR, Hart Publishing: 175–190.
- Van Roermund, B (2002a). 'Seizing sovereignty: The law of its image' *Social and Legal Studies* **11**(3): 395–404.
- Van Roermund, B (2002b). 'Constituerende macht, soevereiniteit en representatie' *Tijdschrift voor Filosofie* **64**: 509–532.
- Van Roermund, B (2003a). 'First-person plural legislature: Political reflexivity and representation' *Philosophical Explorations* **6**(3): 235–250.
- Van Roermund, B (2003b). 'Sovereignty: Unpopular and popular' *Sovereignty in Transition* N. Walker (ed.), Oxford/Portland OR, Hart Publishing: 33–54.
- Van Roermund, B (2007). "'No harm done". HR 9 oktober 1998, NJ 1998, 853 (Van Aalten / De Vereniging voor Christelijk Wetenschappelijk Onderwijs)' Nijmegen, *Ars Aequi Libri*, 2007, 10–13. *Rechtsfilosofische Annotaties* R Janse, S Taekema and A Hol (eds), Nijmegen, *Ars Aequi Libri*: 10–13.
- Van Roermund, B (2009a). 'Questioning the law? On heteronomy in public autonomy' *Law and Agonistic Politics* A Schaap (ed.), Farnham (UK)/Burlington (USA), Ashgate: 119–132.

- Van Roermund, B (2009b). 'Migrants, humans and human rights: The right to move as the right to stay' *A Right to Inclusion and Exclusion? Normative Fault Lines of the EU's Area of Freedom, Security and Justice* H Lindahl (ed.), Oxford, Hart Publishing: 161–182.
- Van Roermund, B and SL Paulson, (eds.) (2000). 'Kelsen, authority and competence' *Law and Philosophy* 19: 125–310. Special Issue. Dordrecht Kluwer Academic Publishers.
- Van Roermund, B and SL Paulson (2000). 'Kelsen, authority and competence: An introduction' *Law and Philosophy* 19: 125–130.
- Van Waas, LE (2008). *Nationality Matters. Statelessness under International Law* Antwerpen, Intersentia.
- Visker, R (2005). *Vreemd gaan en vreemd blijven. Filosofie van de multiculturaliteit* Amsterdam, SUN.
- Von Kirchmann, JH (1999 [1847]). *Die Werthlosigkeit der Jurisprudenz als Wissenschaft* A. Schäfer (ed), Dornbirn, BSA Verlag.
- Vranken, JBM (1986). 'Enkele gedachten over de invloed en betekenis van de factor tijd in het privaatrecht' *R.M. Themis* (5–6): 415–437.
- Vranken, JBM (2006). *Exploring the Jurist's Frame of Mind. Constraints and Preconceptions in Civil Law Argumentation* Deventer, Kluwer.
- Waldenfels, B (1994). *Antwortregister* Frankfurt a.M., Suhrkamp.
- Waldenfels, B (2001). *Verfremdung der Moderne. Phänomenologische Grenzgänge* Göttingen, Wallstein Verlag.
- Waldenfels, B (2004). *Phänomenologie der Aufmerksamkeit* Frankfurt a.M., Suhrkamp.
- Walker, N (2001). 'The EU and the WTO: Constitutionalism in a new key' *The EU and the WTO. Legal and Constitutional Issues* G De Burca and J Scott (eds), Oxford, Hart Publishing: 31–58.
- Weiler, J (1999). *The Constitution of Europe* Cambridge, Cambridge University Press.
- Weyembergh, M (1988). 'La fin du politique et la problématique de l' 'exclusion' *Tijdschrift voor de studie van de Verlichting en van het vrije denken* 16(2–4): 89–112.
- White, GE (1993). *Justice Oliver Wendell Holmes. Law and the Inner Self* New York/Oxford, Oxford University Press.

- Wittgenstein, L (1953). *Philosophical Investigations / Philosophische Untersuchungen* Oxford, Blackwell.
- Wittgenstein, L (1967). *Zettel* GEM Anscombe and GH van Wright (eds), Oxford, Blackwell.
- Wittgenstein, L (1969). *Philosophical Grammar / Philosophische Grammatik* R Rhees (ed.), Transl. By A Kenny, Oxford, Blackwell.
- Wittgenstein, L (1969 [1984]). *Über Gewissheit* Frankfurt a.M., Suhrkamp.
- Wright, C (1980). *Wittgenstein on the Foundations of Mathematics* London, Duckworth.
- Yablon, C (1990). 'Justifying the Judge's hunch: An essay on discretion' *Hastings Law Journal* **41**: 231–279.
- Yeats, WB (1927). 'Among schoolchildren' *The Dial* **83**(2).
- Ziller, J (2009). 'Solange III, ovvero la Europarechtsfreundlichkeit del Bundesverfassungsgericht. A proposito della sentenza della Corte Costituzionale Federale Tedesca sulla ratifica del trattato di Lisbona' *Rivista italiana di diritto pubblico comunitario* **19**(5): 973–997.