Bibliography

Agamben, G (2008), *Signatura rerum: Sur la méthode* (Vrin)
Alland, D and Rials, S (eds) (2003), *Dictionnaire de la culture juridique* (Presses Universitaires de France)
Amselek, P (1995a), L’interprétation à tort et à travers, in Amselek (1995b) 11
Atias, C (1985), *Épistémologie juridique* (Presses Universitaires de France)
Atias, C (2002), *Épistémologie juridique* (Dalloz)
Bachelard, G (1938), *La formation de l’esprit scientifique* (J Vrin; reprint 1989)
Bacon, H (2014), Representation, in Branigan and Buckland (2014) 402
Baker, J (2002), *An Introduction to English Legal History* (Butterworths, 4th ed)
Barr, C (2002), *Vertigo* (British Film Institute Publishing)

333


Bell, J and Engle, G (1987), *Cross Statutory Interpretation* (Butterworths, 2nd ed)


Bengoetxea, J (1993), *The Legal Reasoning of the European Court of Justice* (Oxford University Press)


Bergel, J-L (2012), *Théorie générale du droit* (Dalloz, 5th ed)


Birks, P (1997b), *Definition and Division: A Meditation on Institutes 3.13*, in Birks (1997a) 1


Bibliography

Boucher, P (2013), *Qu’est-ce que l’interprétation juridique?* (Vrin)
Bouriau, C (2013a), *Le ‘comme si’: Kant, Vaihinger et le fictionalisme* (Les Éditions du Cerf)
Bureau, D (2003), Codification, in Alland and Rials (2003) 225
Cabrillac, R (ed.) (2017), *Qu’est-ce qu’une introduction au droit?* (Dalloz)
Cane, P (1996), *Tort Law and Economic Interests* (Oxford University Press, 2nd ed)
Champeil-Desplats, V (2016), *Methooldogies du droit et des sciences du droit* (Dalloz, 2nd ed)
Constable, C (2014), Postmodern Cinema, in Branigan and Buckland (2014) 376
Cownie, F (2004), *Legal Academics* (Hart)
Cownie, F and Cocks, R (2009), ‘A Great and Noble Occupation’: The History of the Society of Legal Scholars (Hart)
Deroussin, D (2007), *Histoire du droit des obligations* (Economica)
Descheemaeker, E (2009), *The Division of Wrongs: A Historical Comparative Study* (Oxford University Press)
De Zulueta, F and Stein, P (1990), *The Teaching of Roman Law in England Around 1200* (Selden Society)
Dondorp, H and Schrage, EJH (2010), The Sources of Medieval Learned Law, in Cairns and du Plessis (2010) 7
Drake, JH (1913), Editorial Preface, in Jhering (1913)
Dubouchet, P (1990), *Sémiochique juridique: introduction à une science du droit* (Presses Universitaires de France)
Bibliography


Durgnat, R (1967), *Films and Feelings* (Faber & Faber)

Durgnat, R (1974), *The Strange Case of Alfred Hitchcock* (Faber & Faber)


Dworkin, R (1977), *Taking Rights Seriously* (Duckworth)


Dworkin, R (1986), *Law’s Empire* (Fontana)

Dzialo, C (2014), Reception Theory, in Branigan and Buckland (2014) 390


Errera, A (2006), *Lineamenti di epistemologia giuridica medievale* (Giappichelli)

Esquenazi, J-P (2011) *Vertigo* (CNRS Éditions)

Foucault, M (1966), *Les mots et les choses* (Gallimard)

Frank, J (1949), *Law and the Modern Mind* (Stevens & Sons)

Frayling, C (2000), *Sergio Leone: Something To Do With Death* (Faber & Faber)

Frayling, C (2005), *Sergio Leone: Once Upon a Time in Italy* (Thames & Hudson)

Fuller, L (1967), *Legal Fictions* (Stanford University Press)

Gaven, J-C (2014), La réception des manuels dans les revues juridiques au XIXe siècle, in Chambost (2014) 51

Geldart, WM (1913), Introduction, Jhering (1913) xxxv


Goff, R and Jones, G (1966), *The Law of Restitution* (Sweet & Maxwell)

Goltzberg, S (2013), *Chaîm Perelman: L’argumentation juridique* (Michalon)


Rethinking legal reasoning

Granathum, R and Rickett, C (2008), Unjust Enrichment – Reason, Place and Content, in Rickett and Grantham (2008) 5
Gray, K and Gray, S (1999), Private Property and Public Property in J. McLean (ed), Property and the Constitution (Hart) 11
Gray, K and Gray, S (2003), The Rhetoric of Reality, in J Getzler (ed), Rationalizing Property, Equity and Trusts (Butterworths) 204
Griffith, J (1997), The Politics of the Judiciary (Fontana, 5th ed)
Grondin, J (2006), L’herméneutique (Presses Universitaires de France)
Halpérin, J-L (1996), Histoire du droit privé français depuis 1804 (Presses Universitaires de France)
Hart, HLA and Honoré, T (1985), Causation in the Law (Oxford University Press, 2nd ed)
Herbert, AP (1935), Uncommon Law (Methuen; reprint 1977)
Hobbes, T (1668), Leviathan [Latin version] (Joannis Thomsonii; reprint 1768)
Hohfeld, W (1919), Fundamental Legal Conceptions (Yale University Press; reprint, 1966)
Holmes, OW (1881), The Common Law (Little Brown)
Ionescu, O (1978), La notion de droit subjectif dans le droit privé (Bruylant, 2nd ed)
Ivainer, T (1988), L’interprétation des faits en droit (LGDJ)
Jestaz, P and Jamin, C (2004), La doctrine (Dalloz)
Jhering, R von (1904), Law in Daily Life (Oxford University Press; trans H Goudy)
Jhering, R von (1913), Law as a Means to an End (Boston Book Co; trans I Husik)
Johnston, D (1999), Roman Law in Context (Cambridge University Press)
Bibliography

Jolowicz, HF (1963), *Lectures on Jurisprudence* (Athlone)
Jones, JW (1940), *Historical Introduction to the Theory of Law* (Oxford University Press)
Jouanjan, O (2005), *Une histoire de la pensée juridique en Allemagne (1800–1918)* (Presses Universitaires de France)
Kahn-Freund, O (1949), Introduction, in Renner (1949)
Kelley, D (1990), *The Human Measure: Social Thought in the Western Legal Tradition* (Harvard University Press)
Lacoste, J-Y (2007b), Herménégutique, in Lacoste (2007a) 633
Lawson, F (1950), *Negligence in the Civil Law* (Oxford University Press)
Lawson, F (1980), *Remedies of English Law* (Butterworths, 2nd ed)
Rethinking legal reasoning

Llewellyn, K (1951), *The Bramble Bush* (Oceana)


Maine, H (Sir) (1890), *Early Law and Custom* (John Murray, 1890 edition)


Markesinis, B (2001), *Always on the Same Path: Essays on Foreign Law and Comparative Methodology Volume II* (Hart)

Maruotti, LS (2011), *La tradizione romanistica nel diritto europeo* (Giappichelli)


Mathieu, M-L (2014), *Les représentations dans la pensée des juristes* (IRJS Éditions)


Miller, HK (ed) (2014), *The Essential Raymond Durgnat* (Palgrave Macmillan and British Film Institute)


Monro, C (ed and trans) (1928), *Digest IX.2 Lex Aquilia* (Cambridge University Press)

Müller, F (1996), *Discours de la méthode juridique* (Presses Universitaires de France; trans O Jouanjan)
Bibliography

Nolan, D (2009), Causation and the Goals of Tort Law, in Robertson and Wu (2009) 165
Offenstadt, N (2011), L’historiographie (Presses Universitaires de France)
Ost, F (1990), Droit et intérêt: volume 2: Entre droit et non-droit: l’intérêt (Facultés Universitaires Saint-Louis, Bruxelles)
Perelman, C (1979), Logique juridique: Nouvelle rhétorique (Dalloz, 2nd ed)
Perrot, R (2010), Institutions judiciaires (Montchrestien, 14th ed)
Pichonnaz, P (1997), Impossibilité et exorbitance (Éditions Universitaires Fribourg Suisse)
Plantin, C (2005), L’argumentation (Presses Universitaires de France)
Popper, K (1959), The Logic of Scientific Discovery (Hutchinson & Co; reprint Routledge 2002)
Rampelberg, R-M (2005), Repères romains pour le droit européen des contrats (LGDI)
Renner, K (1949), The Institutions of Private Law and Their Social Functions (Routledge and Kegan Paul; trans A Schwarzschild; reprint 1976)
Rethinking legal reasoning


Riaudel, O (2007), Systématique (Théologie), in Lacoste (2007) 1367


Rickett, C and Grantham, R (2008), *Structure and Justification in Private Law: Essays for Peter Birks* (Hart)


Riffard, P (2013), *Les méthodes des grands philosophes* (Ovadia)


Roland, H and Boyer, L (1986), *Adages du droit français* (two volumes) (L’Hermès, 2nd ed)


Samuel, G (2003), *Epistemology and Method in Law* (Ashgate)


Samuel, G (2008b), *Tort: Cases and Materials* (Sweet & Maxwell, 2nd ed)


Samuel, G (2009c), Dépasser le fonctionnalisme, in P Legrand (ed), *Comparer les droits, résolument* (Presses Universitaires de France) 405
Bibliography

Samuel, G (2010), Law of Obligations (Edward Elgar)


Samuel, G (2013), A Short Introduction to the Common Law (Edward Elgar)

Samuel, G (2014), An Introduction to Comparative Law Theory and Method (Hart)


Samuel, G (2015b), Is Law a Fiction?, in M Del Mar and W Twining (eds), Legal Fiction in Theory and Practice (Springer) 31

Samuel, G (2016a), A Short Introduction to Judging and to Legal Reasoning (Edward Elgar)

Samuel, G (2016b), Imitation of Life: Resonances between Law and Fact and Fact and Law, in S Taekema, B van Klink and W de Been (eds), Facts and Norms in Law (Edward Elgar) 53


Samuel, G (2017a), Have There Been Scientific Revolutions in Law? (2017) 11 Journal of Comparative Law 186


Schulz, F (1936), Principles of Roman Law (Oxford University Press; trans M Wolff)

Schulz, F (1946), History of Roman Legal Science (Oxford University Press)


Soler, L (2000), Introduction à l’épistémologie (Ellipses)

Spoto, D (1983), The Dark Side of Genius: The Life of Alfred Hitchcock (Ballantine)


Stein, P (1966), Regulae Iuris: From Juristic Rules to Legal Maxims (Edinburgh)


Stein, P (1986), The Tasks of Historical Jurisprudence, in MacCormick and Birks (1986) 293


Stevens, R (2009), The Conflict of Rights, in Robertson and Wu (2009) 139


Tamanaha, BZ (2016), How History Bears on Jurisprudence, in Del Mar and Lobban (2016) 329


Thireau, J-L (2001), *Introduction historique au droit* (Flammarion)

Thireau, J-L (2003), Humaniste (Jurisprudence), in Alland and Rials (2003) 795

Thomas, Y (2011), *Les opérations du droit* (Seuil/Gallimard)

Tierney, B (1997), *The Idea of Natural Rights* (Scholars Press for Emory University)

Timsit, G (1986), *Thèmes et systèmes de droit* (Presses Universitaires de France)

Tudor, A (1974), *Theories of Film* (Secker & Warburg)


Ullmann, W (1946), *The Medieval Idea of Law As Represented By Lucas de Penna* (Methuen)

Ullmann, W (1975), *Law and Politics in the Middle Ages* (Sources of History)

Vaihinger, H (1924), *The Philosophy of ‘As If’* (Routledge and Kegan Paul; trans CK Ogden)


Bibliography

Van Caenegem, R (1992), An Historical Introduction to Private Law (Cambridge University Press; trans DEL Johnston)
Van Hoecke, M (2011a), Legal Doctrine: Which Method(s)?, in Van Hoecke (2011b), 1
Villey, M (1979), Le droit romain (Presses Universitaires de France, 7th ed)
Villey, M (1987), Le droit romain (Presses Universitaires de France, 8th ed)
Villey, M (2006), La formation de la pensée juridique moderne (Presses Universitaires de France, Quadrige)
Walliser, B (ed) (2015), La distinction des savoirs (Éditions de l’École des Hautes Études en Sciences Sociales)
Watson, A (1994), The Importance of ‘Nutshells’ (1994) 42 American Journal of Comparative Law 1
Weir, T (1967), A Casebook on Tort (Sweet & Maxwell, 1967)
Weir, T (2004), A Casebook on Tort (Sweet & Maxwell, 10th ed)
Woolf, CNS (1913), *Bartolus of Sassoferrato: His Position in the History of Medieval Political Thought* (Cambridge University Press)
Zippelius, R (2008), *Introduction to German Legal Methods* (Carolina Academic Press; trans KW Junker and P Matthew Roy)