

Bibliography

- Agamben, G (2008), *Signatura rerum: Sur la méthode* (Vrin)
- Alexander, L and Sherwin, E (2008), *Demystifying Legal Reasoning* (Cambridge University Press)
- 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
- Amselek, P (ed) (1995b), *Interprétation en droit* (Bruylant)
- Arabeyre, P, Halpérin, J-L and Krynen, J (eds) (2007), *Dictionnaire historique des juristes français XIIIe-XXe siècle* (Presses Universitaires de France)
- Ashworth, A (2009), *Principles of Criminal Law* (Oxford University Press, 6th ed)
- Astolfi, J-P and Develay, M (2016), *La didactique des sciences* (Presses Universitaires de France, 7th ed)
- Atias, C (1985), *Épistémologie juridique* (Presses Universitaires de France)
- Atias, C (1994), *Épistémologie du droit* (Presses Universitaires de France)
- Atias, C (2002), *Épistémologie juridique* (Dalloz)
- Atiyah, P and Summers, R (1987), *Form and Substance in Anglo-American Law: A Comparative Study of Legal Reasoning, Legal Theory, and Legal Institutions* (Oxford University Press)
- Aumont, J and Marie, M (2002), *L'Analyse des films* (Nathan)
- Bachelard, G (1938), *La formation de l'esprit scientifique* (J Vrin; reprint 1989)
- Bacon, H (2014), Representation, in Branigan and Buckland (2014) 402
- Bagshaw, R (2009), Tort Law, Concepts and What Really Matters, in Robertson and Wu (2009) 239
- Baker, J (2002), *An Introduction to English Legal History* (Butterworths, 4th ed)
- Baker, J (2003), *The Oxford History of the Laws of England: Volume VI 1483–1558* (Oxford University Press)
- Barr, C (2002), *Vertigo* (British Film Institute Publishing)
- Barreau, H (2006), Théorie, in Lecourt (2006) 1092

- Beatson, J and Zimmermann, R (eds) (2004), *Jurists Uprooted: German-speaking Émigré Lawyers in Twentieth-century Britain* (Oxford University Press)
- Bechtel, W and Abrahamsen, A (1991), *Connectionism and the Mind* (Basil Blackwell)
- Bell, J (1983), *Policy Arguments in Judicial Decisions* (Oxford University Press)
- Bell, J and Engle, G (1987), *Cross Statutory Interpretation* (Butterworths, 2nd ed)
- Bellomo, M (1995), *The Common Legal Past of Europe 1000–1800* (The Catholic University of America Press; trans LG Cochrane)
- Bengoetxea, J (1993), *The Legal Reasoning of the European Court of Justice* (Oxford University Press)
- Benmakhoulouf, A (2006), Analogie, in Lecourt (2006) 35
- Bergel, J-L (2012), *Théorie générale du droit* (Dalloz, 5th ed)
- Bergel, J-L (2016), *Méthodologie juridique* (Presses Universitaires de France, 2nd ed)
- Berman, H (1983), *Law and Revolution: The Formation of the Western Legal Tradition* (Harvard University Press)
- Berthelot, J-M (1990), *L'intelligence du social* (Presses Universitaires de France)
- Berthelot, J-M (1996), *Les vertus de l'incertitude* (Presses Universitaires de France)
- Berthelot, J-M (ed) (2001), *Épistémologie des sciences sociales* (Presses Universitaires de France)
- Besnier, J-M (2005), *Les théories de la connaissance* (Presses Universitaires de France)
- Birks, P (1996), Equity in the Modern Law: An Exercise in Taxonomy (1996) 26 *University of Western Australia Law Review* 1
- Birks, P (ed) (1997a), *The Classification of Obligations* (Oxford University Press)
- Birks, P (1997b), Definition and Division: A Meditation on *Institutes* 3.13, in Birks (1997a) 1
- Birks, P (ed) (2000), *English Private Law* (two volumes) (Oxford University Press)
- Birks, P (2001), Unjust Enrichment and Wrongful Enrichment (2001) 79 *Texas Law Review* 1769
- Birks, P (2004), Roman Law in Twentieth-century Britain, in Beatson and Zimmermann (2004) 249
- Birks, P (2014), *The Roman Law of Obligations* (Oxford University Press; edited by E Descheemaeker)
- Blanché, R (1973), *Le raisonnement* (Presses Universitaires de France)

- Blanché, R (1983), *L'épistémologie* (Presses Universitaires de France, 3rd ed)
- Bordwell, D and Carroll, N (eds) (1996), *Post-Theory: Reconstructing Film Studies* (University of Wisconsin Press)
- 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)
- Bouriau, C (2013b), *Les fictions du droit: Kelsen, lecteur de Vaihinger* (ENS Éditions)
- Boutier, J, Passeron, J-C and Revel, J (eds) (2006), *Qu'est-ce qu'une discipline?* (Éditions de l'École des Hautes Études en Sciences Sociales)
- Branigan, E and Buckland, W (eds) (2014), *The Routledge Encyclopedia of Film Theory* (Routledge)
- Brundage, JA (2008), *The Medieval Origins of the Legal Profession* (University of Chicago Press)
- Bureau, D (2003), Codification, in Alland and Rials (2003) 225
- Burrows, A and Rodger (Lord) (eds) (2006), *Mapping the Law: Essays in Memory of Peter Birks* (Oxford University Press)
- Busino, G (1998), *Sociologie des sciences et des techniques* (Presses Universitaires de France)
- Cabrillac, R (ed.) (2017), *Qu'est-ce qu'une introduction au droit?* (Dalloz)
- Cadiet, L, Normand, J and Mekki, SA (2013), *Théorie générale du procès* (Presses Universitaires de France, 2nd ed)
- Caire, A-B (ed) (2015), *Les fictions en droit*, (Université d'Auvergne/LGDJ)
- Cairns, J (1984), Blackstone, An English Institutist: Legal Literature and the Rise of the Nation State (1984) 4 *Oxford Journal of Legal Studies* 318
- Cairns, J and du Plessis, P (eds) (2010), *The Creation of the Ius Commune* (Edinburgh University Press)
- Cane, P (1996), *Tort Law and Economic Interests* (Oxford University Press, 2nd ed)
- Cane, P and Conaghan, J (eds) (2008), *The New Oxford Companion to Law* (Oxford University Press)
- Cane, P and Tushnet, M (eds) (2003), *The Oxford Handbook of Legal Studies* (Oxford University Press)
- Canning, J (1987), *The Political Thought of Baldus de Ubaldis* (Cambridge University Press)
- Cappelletti, M (1989), *The Judicial Process in Comparative Perspective* (Oxford University Press)

- Carbasse, J-M (1998), *Introduction historique au droit* (Presses Universitaires de France)
- Carroll, N (1996), Prospects for Film Theory: A Personal Assessment, in Bordwell and Carroll (1996) 37
- Cauquelin, A (2010), *Les theories de l'art* (Presses Universitaires de France, 4th ed)
- Chambost, A-S (ed) (2014), *Histoire des manuels de droit* (LGDJ)
- Champeil-Desplats, V (2016), *Méthodologies du droit et des sciences du droit* (Dalloz, 2nd ed)
- Cohen, F (1935), Transcendental Nonsense and the Functional Approach (1935) 35 *Columbia Law Review* 809
- Constable, C (2014), Postmodern Cinema, in Branigan and Buckland (2014) 376
- Conte, C (2015), From Only the Bottom Up? Legitimate Forms of Judicial Reasoning in Private Law (2015) 35 *Oxford Journal of Legal Studies* 1
- 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)
- Cownie, F, Bradney, A and Burton, M (2013), *English Legal System in Context* (Oxford University Press, 6th ed)
- Delacour, J (1995), *Le cerveau et l'esprit* (Presses Universitaires de France)
- Delacroix, C (2010), Échelle, in Delacroix, Dosse, Garcia and Offenstadt (2010) 725
- Delacroix, C, Dosse, F, Garcia, P and Offenstadt, N (eds) (2010), *Historiographies, II, Concepts et débats* (Gallimard)
- Del Mar, M and Twining, W (eds) (2015), *Legal Fiction in Theory and Practice* (Springer)
- Del Mar, M and Lobban, M (eds) (2016), *Law in Theory and History: New Essays on a Neglected Dialogue* (Hart)
- Deroussin, D (2007), *Histoire du droit des obligations* (Economica)
- Descheemaeker, E (2009), *The Division of Wrongs: A Historical Comparative Study* (Oxford University Press)
- Desjeux, D (2004), *Les sciences sociales* (Presses Universitaires de France)
- 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), *Sémiotique juridique: introduction à une science du droit* (Presses Universitaires de France)

- Duff, P (1938), *Personality in Roman Private Law* (Cambridge University Press)
- Durand, D (2004), *La systémique* (Presses Universitaires de France, 9th ed)
- Durgnat, R (1967), *Films and Feelings* (Faber & Faber)
- Durgnat, R (1974), *The Strange Case of Alfred Hitchcock* (Faber & Faber)
- Duxbury, N (2004), *Frederick Pollock and the English Juristic Tradition* (Oxford University Press)
- Dworkin, R (1977), *Taking Rights Seriously* (Duckworth)
- Dworkin, R (1985), *A Matter of Principle* (Oxford University Press)
- Dworkin, R (1986), *Law's Empire* (Fontana)
- Dzialo, C (2014), Reception Theory, in Branigan and Buckland (2014) 390
- Ellul, J (1982), *Histoire des institutions: 3 – Le Moyen Age* (Presses Universitaires de France, 9th ed)
- 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
- Giraud, C (2000), *Histoire de la sociologie* (Presses Universitaires de France, 2nd ed)
- Goff R. (1983), The Search for Principle, reprinted in Swadling and Jones (1999) 313
- Goff, R (1987), Judge, Jurist and Legislature [1987] *Denning Law Journal* 79
- Goff, R and Jones, G (1966), *The Law of Restitution* (Sweet & Maxwell)
- Goltzberg, S (2013), *Chaim Perelman: L'argumentation juridique* (Michalon)
- Gordley, J (2013), *The Jurists: A Critical History* (Oxford University Press)
- Granger, G-G (1995), *La science et les sciences* (Presses Universitaires de France, 2nd ed)

- Grantham, 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)
- Guest, A (ed) (1961), *Oxford Essays in Jurisprudence* (Oxford University Press)
- Guillo, D (2006), Fonctionnalisme, in Mesure and Savidan (2006) 466
- Halpérin, J-L (1996), *Histoire du droit privé français depuis 1804* (Presses Universitaires de France)
- Halpérin, J-L (2007), Bugnet, in Arabeyre, Halpérin and Krynen (2007) 145
- Hart, HLA and Honoré, T (1985), *Causation in the Law* (Oxford University Press, 2nd ed)
- Hedley, S (2009), Looking Outward or Looking Inward? Obligations Scholarship in the Early 21st Century, in Robertson and Wu (2009) 193
- Hedley, S (2016), Corrective Justice – An Idea Whose Time Has Gone?, in M Del Mar and M Lobban (eds), *Law in Theory and History: New Essays on a Neglected Dialogue* (Hart)
- Herbert, AP (1935), *Uncommon Law* (Methuen; reprint 1977)
- Hobbes, T (1668), *Leviathan* [Latin version] (Joannis Thomsonii; reprint 1768)
- Hogg, M (2017), *Obligations: Law and Language* (Cambridge University Press)
- Hohfeld, W (1919), *Fundamental Legal Conceptions* (Yale University Press; reprint, 1966)
- Holmes, OW (1881), *The Common Law* (Little Brown)
- Hunter, R, McGlynn, C and Rackley, E (eds) (2010), *Feminist Judgments: From Theory to Practice* (Hart)
- 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)
- Jallamion, C (2017), Une histoire des introductions au droit: des *Institutes* à l'« introduction générale », in Cabrillac (2017) 13
- 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)

- Jolowicz, H (1957), *Roman Foundations of Modern Law* (Oxford University Press)
- Jolowicz, HF (1963), *Lectures on Jurisprudence* (Athlone)
- Jolowicz, J (1983), Protection of Diffuse, Fragmented and Collective Interests in Civil Litigation: English Law [1983] *Cambridge Law Journal* 222
- Jolowicz, J (1985), Public Interest and Private Damage [1985] *Cambridge Law Journal* 370
- Joly, M (1993), *Introduction à l'analyse de l'image* (Nathan)
- Jones, JW (1940), *Historical Introduction to the Theory of Law* (Oxford University Press)
- Jonsen, AR and Toulmin, S (1988), *The Abuse of Casuistry: A History of Moral Reasoning* (University of California 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 (1970), *Foundations of Modern Historical Scholarship* (Columbia University Press)
- Kelley, D (1984), *Historians and the Law in Postrevolutionary France* (Princeton University Press)
- Kelley, D (1990), *The Human Measure: Social Thought in the Western Legal Tradition* (Harvard University Press)
- Kennedy, D (1997), *A Critique of Adjudication (Fin de Siècle)* (Harvard University Press)
- Lacoste, J-Y (ed) (2007a), *Dictionnaire critique de théologie* (Presses Universitaires de France, 2nd ed)
- Lacoste, J-Y (2007b), Herméneutique, in Lacoste (2007a) 633
- Lasser, M (2004), *Judicial Deliberations: A Comparative Analysis of Judicial Transparency and Legitimacy* (Oxford University Press)
- Lawson, F (1950), *Negligence in the Civil Law* (Oxford University Press)
- Lawson, F (1980), *Remedies of English Law* (Butterworths, 2nd ed)
- Lawson, F and Rudden, B (2002), *The Law of Property* (Oxford University Press, 3rd ed)
- Lecourt, D (ed) (2006), *Dictionnaire d'histoire et philosophie des sciences* (Presses Universitaires de France, 4th ed)
- Legrand, P (2015), *Le droit comparé* (Presses Universitaires de France, 5th ed)
- Leroux, A and Marciano, A (1998), *La philosophie économique* (Presses Universitaires de France)
- Lever, JF (1961), Means, Motives, and Interests in the Law of Torts, in Guest (1961) 50
- Levi, E (1949), *An Introduction to Legal Reasoning* (University of Chicago Press)

- Llewellyn, K (1951), *The Bramble Bush* (Oceana)
- Lobban, M (1991), *The Common Law and English Jurisprudence 1760–1850* (Oxford University Press)
- MacCormick, N (1978), *Legal Reasoning and Legal Theory* (Oxford University Press)
- MacCormick, N (2005), *Rhetoric and the Rule of Law: A Theory of Legal Reasoning* (Oxford University Press)
- MacCormick, N (2007), *Institutions of Law: An Essay in Legal Theory* (Oxford University Press)
- MacCormick, N and Birks, P (eds) (1986), *The Legal Mind: Essays for Tony Honoré* (Oxford University Press)
- Maclean, I (1992), *Interpretation and Meaning in the Renaissance* (Cambridge University Press)
- Maine, H (Sir) (1890), *Early Law and Custom* (John Murray, 1890 edition)
- Maitland, FW (1909), *The Forms of Action at Common Law* (Cambridge University Press; reprint 1979)
- Makkreel, R (2006), *Expliciter et comprendre*, in *Mesure and Savidan* (2006) 441
- 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)
- Masquelet, AC (2006), *Le raisonnement médical* (Presses Universitaires de France)
- Mathieu, M-L (2014), *Les représentations dans la pensée des juristes* (IRJS Éditions)
- Mesure, S (2006), *Dilthey, Wilhelm, 1833–1911*, in *Mesure and Savidan* (2006) 277
- Mesure, S and Savidan, P (eds) (2006), *Le dictionnaire des sciences humaines* (Presses Universitaires de France)
- Michaels, R (2006), *The Functional Method of Comparative Law*, in *Reimann and Zimmermann* (2006) 339
- Miller, HK (ed) (2014), *The Essential Raymond Durnat* (Palgrave Macmillan and British Film Institute)
- Milsom, SFC (1981), *Historical Foundations of the Common Law* (Butterworths, 2nd ed)
- Modleski, T (2005), *The Women Who Knew Too Much: Hitchcock and Feminist Theory* (Routledge, 2nd ed)
- 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)

- Nadeau, R (2006), *Fait*, in Lecourt (2006) 486
- Niglia, L (2015), *The Struggle for European Private Law: A Critique of Codification* (Hart)
- 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)
- Ogus, A (2007), *The Economic Approach: Competition Between Legal Systems*, in Öricü and Nelken (2007) 155
- Oléron, P (1995), *Le raisonnement* (Presses Universitaires de France, 4th ed)
- Oléron, P (1996), *L'argumentation* (Presses Universitaires de France, 4th ed)
- Öricü, E and Nelken, D (eds) (2007), *Comparative Law: A Handbook* (Hart)
- 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)
- Perelman, C and Olbrechts-Tyteca, L (1988), *Traité de l'argumentation* (Éditions de l'Université de Bruxelles, 5th ed with a Preface by M Meyer)
- Perrot, R (2010), *Institutions judiciaires* (Montchrestien, 14th ed)
- Pfersmann, O (2003), *Fait*, in Alland and Rials (2003) 695
- Pichonnaz, P (1997), *Impossibilité et exorbitance* (Éditions Universitaires Fribourg Suisse)
- Pirie, D (1970), *Roger Corman's Descent into the Maelstrom*, in Will and Willemen (1970) 45
- Plantin, C (2005), *L'argumentation* (Presses Universitaires de France)
- Popper, K (1959), *The Logic of Scientific Discovery* (Hutchinson & Co; reprint Routledge 2002)
- Posner, R (1983), *The Economics of Justice* (Harvard University Press)
- Pringsheim, F (1935), *The Inner Relationship Between English and Roman Law* [1935] *Cambridge Law Journal* 347
- Puchta, GF (1887), *Outlines of Jurisprudence as the Science of Right*, in Puchta, GF, Friedländer, A, Falck, N and Ahrens, H, *Outlines of the Science of Jurisprudence: An Introduction to the Systematic Study of Law* (T & T Clark; trans W Hastie)
- Rampelberg, R-M (2005), *Repères romains pour le droit européen des contrats* (LGDJ)
- Renner, K (1949), *The Institutions of Private Law and Their Social Functions* (Routledge and Kegan Paul; trans A Schwarzschild; reprint 1976)

- Reimann, M and Zimmermann, R (eds) (2006), *The Oxford Handbook of Comparative Law* (Oxford University Press)
- Renoux-Zagamé, M-F (2007), Domat Jean, in Arabeyre, Halpérin and Krynen (2007) 254
- Riaudel, O (2007), Systématique (Théologie), in Lacoste (2007) 1367
- Richard, G (2014), Des *Répétitions écrites* de Cabantous aux *Principes généraux du droit administratif* de Jèze: évolution de la conception du droit administratif ou transformation formelle des manuels?, in Chambost (2014) 201
- Rickett, C and Grantham, R (2008), *Structure and Justification in Private Law: Essays for Peter Birks* (Hart)
- Ricœur, P (1995), Le problème de la liberté de l'interprète en herméneutique générale et en herméneutique juridique, in Amselek (1995b) 177
- Riffard, P (2013), *Les méthodes des grands philosophes* (Ovadia)
- Robertson, A (2009), Constraints on Policy-based Reasoning in Private Law, in Robertson and Wu (2009) 261
- Robertson, A and Wu, TH (eds) (2009), *The Goals of Private Law* (Hart)
- Robinson, O, Fergus, T and Gordon, W (2000), *An Introduction to European Legal History* (Butterworths, 3rd ed)
- Rochfeld, J (2011), *Les grandes notions du droit privé* (Presses Universitaires de France)
- Roland, H and Boyer, L (1986), *Adages du droit français* (two volumes) (L'Hermès, 2nd ed)
- Rouvière, F (2015), Critique des fonctions et de la nature des fictions, in Caire (2015) 83
- Samuel, G (1987), 'Le Droit Subjectif' and English Law [1987] *Cambridge Law Journal* 264
- Samuel, G (1994), *The Foundations of Legal Reasoning* (Maklu)
- Samuel, G (1997), Classification of Obligations and the Impact of Constructivist Epistemologies (1997) 17 *Legal Studies* 448.
- Samuel, G (2003), *Epistemology and Method in Law* (Ashgate)
- Samuel, G (2008a), Is Law Really a Social Science? A View from Comparative Law [2008] *Cambridge Law Journal* 288
- Samuel, G (2008b), *Tort: Cases and Materials* (Sweet & Maxwell, 2nd ed)
- Samuel, G (2009a), Interdisciplinarity and the Authority Paradigm: Should Law Be Taken Seriously by Scientists and Social Scientists? (2009) 36 *Journal of Law and Society* 431
- Samuel, G (2009b), Can Legal Reasoning Be Demystified? (2009) 29 *Legal Studies* 181
- Samuel, G (2009c), Dépasser le fonctionnalisme, in P Legrand (ed), *Comparer les droits, résolument* (Presses Universitaires de France) 405

- Samuel, G (2010), *Law of Obligations* (Edward Elgar)
- Samuel, G (2011), What is in an Index? A View from a European Orientated Lawyer, in C Barnard and O Odudu (eds), *The Cambridge Yearbook of European Legal Studies, Volume 13, 2010–2011* (Hart Publishing) 333
- 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 (2015a), Is Legal Reasoning Like Medical Reasoning? (2015) 35 *Legal Studies* 323
- 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 (2016c), The Paradigm Case: Is Reasoning and Writing in Film Studies Comparable To (or With) Reasoning and Writing in Law? (2016) 13 *No Foundations* 17–44 (http://www.helsinki.fi/nofo/NoFo13_Samuel.html)
- Samuel, G (2017a), Have There Been Scientific Revolutions in Law? (2017) 11 *Journal of Comparative Law* 186
- Samuel, G (2017b), Should Jurists Take Interests More Seriously? (2017) *Law and Method*, August 2017 (<http://www.lawandmethod.nl/tijdschrift/lawandmethod/2017/08/lawandmethod-D-17-00002>)
- Schulz, F (1936), *Principles of Roman Law* (Oxford University Press; trans M Wolff)
- Schulz, F (1946), *History of Roman Legal Science* (Oxford University Press)
- Siems, M (2011), A World without Law Professors, in Van Hoecke (2011b) 71
- Sinaceur, H (2006), Modèle, in Lecourt (2006) 756
- Singer, J (1988), Legal Realism Now (1988) 76 *California Law Review* 465
- Soler, L (2000), *Introduction à l'épistémologie* (Ellipses)
- Spoto, D (1983), *The Dark Side of Genius: The Life of Alfred Hitchcock* (Ballantine)
- Staiger, J (1992), *Interpreting Films: Studies in the Historical Reception of American Cinema* (Princeton University Press)
- Stein, P (1966), *Regulae Iuris: From Juristic Rules to Legal Maxims* (Edinburgh)

- Stein, P (1980), *Legal Evolution: The Story of an Idea* (Cambridge University Press)
- Stein, P (1984), *Legal Institutions: The Development of Dispute Settlement* (Butterworths)
- Stein, P (1986), The Tasks of Historical Jurisprudence, in MacCormick and Birks (1986) 293
- Stein, P (1999), *Roman Law in European History* (Cambridge University Press)
- Stevens, R (2006), Three Enrichment Issues, in Burrows and Rodger (2006) 49
- Stevens, R (2009), The Conflict of Rights, in Robertson and Wu (2009) 139
- Susskind, R (1987), *Expert Systems in Law* (Oxford University Press)
- Swadling, W and Jones, G (eds) (1999), *The Search for Principle: Essays in Honour of Lord Goff of Chieveley* (Oxford University Press)
- Taggart, M (2002), *Private Property and Abuse of Rights in Victorian England: The Story of Edward Pickles and the Bradford Water Supply* (Oxford University Press)
- Tamanaha, BZ (2016), How History Bears on Jurisprudence, in Del Mar and Lobban (2016) 329
- Teubner, G (1993), *Law as an Autopoietic System* (Blackwell; trans A Bankowska and R Adler)
- 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)
- Twining, W and Miers, D (2010), *How To Do Things With Rules* (Cambridge University Press, 5th ed)
- 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)
- Vaihinger, H (2013), *La Philosophie du comme si* (Éditions Kimé, 2nd ed and trans C Bouriau)
- Valade, B (2001), De l'explication dans les sciences sociales: holisme et individualisme, in Berthelot (2001) 357

- Valade, B (2006), Individualisme et holisme méthodologiques, in Mesure and Savidan (2006) 620
- Van Caenegem, R (1987), *Judges, Legislators and Professors: Chapters in European Legal History* (Cambridge University Press)
- 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
- Van Hoecke, M (ed) (2011b), *Methodologies of Legal Research: Which Kind of Method for Which Kind of Discipline?* (Hart)
- Vernant, D (2006), Déduction, in Lecourt (2006) 339
- Vick, DW (2004), Interdisciplinarity and the Discipline of Law (2004) 31 *Journal of Law and Society* 163
- 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)
- Waddams, S (2001), Johanna Wagner and the Rival Opera Houses (2001) 117 *Law Quarterly Review* 431
- Waddams, S (2003), *Dimensions of Private Law: Categories and Concepts in Anglo-American Legal Reasoning* (Cambridge University Press)
- Waddams, S (2011), *Principle and Policy in Contract Law: Competing or Complementary Concepts?* (Cambridge University Press)
- 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
- Webb, C (2009), Treating Like Cases Alike: Principle and Classification in Private Law, in Robertson and Wu (2009) 215
- Weinrib, E (1995), *The Idea of Private Law* (Harvard University Press)
- Weir, T (1967), *A Casebook on Tort* (Sweet & Maxwell, 1967)
- Weir, T (1992), Contracts in Rome and England (1992) 66 *Tulane Law Review* 1615
- Weir, T (2004), *A Casebook on Tort* (Sweet & Maxwell, 10th ed)
- Wieacker, F (1995), *A History of Private Law in Europe* (Oxford University Press; trans T Weir)
- Will, D and Willemen, P (eds) (1970), *Roger Corman: The Millenic Vision* (Edinburgh Film Festival 70 and Cinema Magazine)
- Wood, R (2002), *Hitchcock's Films Revisited* (Columbia University Press, Revised Edition)

- Woolf, CNS (1913), *Bartolus of Sassoferrato: His Position in the History of Medieval Political Thought* (Cambridge University Press)
- Zakrzewski, R (2005), *Remedies Reclassified* (Oxford University Press)
- Zander, M (2004), *The Law-making Process* (Cambridge University Press, 6th ed)
- Zenati, F and Revet, T (1997), *Les biens* (Presses Universitaires de France, 2nd ed)
- Zimmermann, R (1996), *The Law of Obligations* (Oxford University Press)
- Zippelius, R (2008), *Introduction to German Legal Methods* (Carolina Academic Press; trans KW Junker and P Matthew Roy)