

Bibliography

- Ahern D, 'Codification of Company Law: Taking Stock of the Companies Act 2006' (2014) 35:1 Statute Law Review 230–43.
- Albanesi E, 'The Mechanisms Used to Review Existing Legislation in the Civil Law System. Case Study – Italy' (2016) 18:3 European Journal of Law Reform 275–95.
- Alemanno A, 'A Meeting of Minds on Impact Assessment' (2011) 17:3 European Public Law 485–505.
- Alemanno A, 'How Much Better Is Better Regulation? Assessing the Impact of the Better Regulation Package on the European Union – A Research Agenda' (2015) 3 European Journal of Risk Regulation 344–56.
- Alexy R and Peczenik A, 'The Concept of Coherence and Its Significance for Discursive Rationality' (1990) 3 Ratio Juris 130–47.
- Allan TRS, 'Legislative Supremacy and Legislative Intention: Interpretation, Meaning and Authority' (2004) 63:3 Cambridge Law Journal 685–711.
- Allio L, 'On the Smartness of Smart Regulation – A Brief Comment on the Future Reform Agenda' (2011) 1 European Journal of Risk Regulation 19–20.
- Allot A, *The Limits of Law* (Butterworths, 1980).
- Andrews P, 'Are Market Failure Analysis and Impact Assessment Useful?' in Stephen Weatherill (ed) *Better Regulation* (Hart Publishing 2007) 49–81.
- Arthuis J, 'La dégradation des finances publiques: la loi en échec, le contrôle et l'évaluation en recours' (2010) 3 Pouvoirs 83–95.
- Atienza M, 'Reasoning and Legislation' in L Wintgens (ed) *The Theory and Practice of Legislation. Essays in Legisprudence* (Ashgate 2005) 297–318.
- Ayres I and Braithwaite J, *Responsive Regulation. Transcending the Deregulation Debate* (OUP 1992).
- Baggott R, 'Regulatory Reform in Britain: The Changing Face of Self-Regulation' (1989) 67 Public Administration 435–54.
- Baldwin R, 'Why Rules Don't Work' (1990) 53:3 The Modern Law Review 321–37.
- Baldwin R, *Rules and Government* (OUP 1995).
- Baldwin R and Cave M, *Understanding Regulation. Theory, Strategy and Practice* (Oxford University Press 1999).
- Baldwin R, 'Is Better Regulation Smarter Regulation?' (2005) Autumn, Public Law 485–511.

- Baldwin R, 'Better Regulation: Tensions aboard the Enterprise' in Stephen Weatherill (ed) *Better Regulation* (Hart Publishing 2007) 27–47.
- Baldwin R, Cave M and Lodge M, (eds) *The Oxford Handbook of Regulation* (OUP 2010).
- Baldwin R, Cave M and Lodge M, *Understanding Regulation. Theory, Strategy and Practice* (2nd edn, OUP 2012).
- Bar-Siman-Tov I, 'The role of courts in improving the legislative process' (2015) 3:3 *The Theory and Practice of Legislation* 295–313, 312.
- Bar-Siman-Tov I, 'The dual meaning of evidence-based judicial review of legislation' (2016) 4:2 *The Theory and Practice of Legislation*, 4:2 107–33.
- Barber NW, 'The afterlife of parliamentary sovereignty' (2011) 9:1 *International Journal of Constitutional Law* 144–54.
- Bardach E, *The implementation game. What happens after a Bill becomes a Law* (MIT Press 1977).
- Bardach E and Kagan R, *Going by the Book. The Problem of Regulatory Unreasonableness* (Temple University Press 1982).
- Baugus B and Bose F, 'Sunset Legislation in the States: Balancing the Legislature and the Executive' (Mercatus Research, Mercatus Center at George Mason University, 2015) available at: <https://www.mercatus.org/system/files/Baugus-Sunset-Legislation.pdf> (accessed 1 December 2018).
- Bécane J-C, Couderc M and Herin J-L, *La Loi* (2nd edn, Dalloz 2010).
- Bennion Fr, *Bennion on Statutory Interpretation* (5th edn, LexisNexis 2008).
- Bennion Fr, 'How They Do Things in France' (1995) 16:1 *Statute Law Review* 90–97.
- Berry D, 'Techniques for Evaluating Draft Legislation' (1997) *The Loophole*.
- Bertlin A, 'What works best for the reader? A study on drafting and presenting legislation, Loophole' (2014) 2, 25–49.
- Black J, 'Constitutionalising Self-Regulation' (1996) 59 *Modern Law Review* 24–55.
- Black J, 'Critical Reflections on Regulation' (2002) 27 *Australian Journal of Legal Philosophy* 1–35.
- Black J, 'Forms and paradoxes of principles-based regulation' (2008) 3:4 *Capital Markets Law Journal* 425–57.
- Black J, 'The Rise, Fall and Fate of Principles-based Regulation' (2010) LSE Law, Society and Economy Working Papers 17/2010.
- Blanc F and Ottimofiore G, 'Consultation' in Claire Dunlop and Claudio Radaelli (eds) *Handbook of Regulatory Impact Assessment* (Edward Elgar Publishing 2016) 155–76.
- Bleich E, 'Social Research and Race: Policy Framing in Britain and France' (2011) 13 *The British Journal of Politics and International Relations* 59–74.
- Bloch P, 'Diversity and Labor Law in France' (2005–2006) 30 *Vanderbilt Law Review* 717–47.

- Blum A and Guerin-Pace F, 'From Measuring Integration to Fighting Discrimination. The Illusion of Ethnic Statistics' (2008) 26:1 French Politics, Culture & Society 45–61.
- Bogdanor V, 'Imprisoned by a Doctrine: The Modern Defence of Parliamentary Sovereignty' (2012) 32:1 Oxford Journal of Legal Studies 179–95.
- Bonnard-Plancke L and Verkindt P-Y, 'Egalité et Diversité: quelles solutions?' (2006) 11 Droit Social 968–80.
- Borgetto M, 'Egalite, Différenciation et discrimination: ce que dit le droit' (2008) 148 Informations Sociales 8–17.
- Borillo D, 'Les instruments juridiques français et européens dans la mise en place du principe d'égalité et de non-discrimination' (2002) 1 Revue française des affaires sociales 109–29.
- Bowman G, 'The Art of Legislative Drafting' (2005) 7 European Journal of Law Reform 3–17.
- Braithwaite J, 'The Essence of Responsive Regulation' (2011) 44 University of British Columbia Law Review 475–520.
- Bradley A, 'The sovereignty of parliament – form or substance?' in Jeffrey Jowell and Dawn Oliver (eds) *The Changing Constitution* (7th edn, OUP 2011) 35–69.
- Brown A and Erskine A, 'A Qualitative Study of Judgements in Race Discrimination Employment Cases' (2009) 31:1 Law & Policy 142–59.
- Brunet P, 'Que reste-t-il de la volonté générale? Sur les nouvelles fictions du droit constitutionnel français' (2005) 3 Pouvoirs 5–19.
- Bundi P, 'Parliamentarians' strategies for policy evaluations' (2018) 69 Evaluation and Program Planning 130–138.
- Burnier Fr and Pesquié Br, 'Test de discrimination et preuve pénale' (2007) 3:5 Horizons Stratégiques 60–67.
- Bussmann W, 'Evaluation of Legislation: Skating on Thin Ice' (2010) 16:3 Evaluation 279–93.
- Calvès G, 'La parité entre hommes et femmes dans l'accès aux fonctions électives. Faut-il réviser la constitution?' in CURRAPP, *Questions sensibles* (PUF 1998) 218–36 https://www.u-picardie.fr/curapp-revues/root/41/gwenaele_calves.pdf_4a09372a9019e/gwenaele_calves.pdf
- Calvès G, 'La Parité entre Hommes et Femmes dans l'accès aux Fonctions électives. Faut-il réviser la constitution?' in CURRAPP, *Questions sensibles* (PUF 1998) 218–36.
- Calvès G, 'Les politiques françaises de lutte contre le racisme, des politiques en mutation' (2000) 18:3 French Politics, Culture & Society 75–82.
- Calvès G, 'Il n'y a pas de Race ici. Le modèle français à l'épreuve de l'intégration européenne' (2002) 4:17 Critique Internationale 73–186.
- Calvès G, 'Les Politiques Françaises de Discrimination Positive: Trois spécificités' (2004) 4:111 Pouvoirs 29–40.

- Calvès G, 'Refléter la diversité de la population française: naissance et développement d'un objectif flou', (2005) 1:183 *Revue Internationale des Sciences Sociales* 177–86.
- Calvès G, 'Sanctionner ou réguler. L'hésitation des politiques de lutte contre les discriminations' (2008) 148 *Informations Sociales* 34–45.
- Calvès G, 'L'égalité. Le cas du droit de la non-discrimination' in Jean Bernard Auby (ed), *L'influence du Droit Européen sur les catégories du Droit Public* (Daloz 2010) 485–500.
- Calvès G, *La Discrimination Positive* (PUF 2010).
- Carcassonne G, 'The Principle of Equality in France: Perspectives on Equal Protection – Part I' (1998) *St. Louis-Warsaw Transatlantic Law Journal* 159–72.
- Carcassonne G, 'Penser la loi' (2005) 3 *Pouvoirs* 39–52.
- Cassiani U and Flueckiger A (eds), *De l'évaluation à l'action législatives: actes du colloque en l'honneur du Professeur Jean-Daniel Delley* (CETEL 2010).
- Cave E, 'Determining Capacity to Make Medical Treatment Decisions: Problems Implementing the Mental Capacity Act 2005' (2015) 36:1 *Statute Law Review* 86–106.
- Caygill T, 'A Tale of Two Houses?', (2019) 21:2 *European Journal of Law Reform*, 87–101.
- Ciavarini Azzi G, 'Better Lawmaking: the Experience and the View of the European Commission' (1998) 4 *Columbia Journal of European Law* 617–28.
- Cingranelli D and Richards D, 'The Cingranelli and Richards (CIRI) Human Rights Data Project' (2010) 32:2 *Human Rights Quarterly* 401–24.
- Clapinska L, 'Post-Legislative Scrutiny of Legislation Derived from the European Union' (2007) IX:2 *European Journal of Law Reform* 321–54.
- Clune W and Lindquist RE, 'What "Implementation" isn't: Toward a General Framework for Implementation Research' (1981) *Wisconsin Law Review* 1044–116.
- Coglianesi C and Evan Mendelson, 'Meta – Regulation and Self-Regulation' in R Baldwin, M Cave and M Lodge (eds), *The Oxford Handbook of Regulation* (OUP 2010) 146–68.
- Coletti P, 'Standard Cost Model' in C Dunlop and C Radaelli (eds), *Handbook of Regulatory Impact Assessment* (Edward Elgar 2016) 93–107 at 104.
- Cooper Th M, 'The Common and the Civil Law. A Scot's View' (1950) 63:3 *Harvard Law Review* 468–75.
- Cormaccain R, 'Legislative Drafting and the Rule of Law' (PhD Thesis, University of London 2017).
- Costa-Lascoux J, 'Les Échecs de l'Intégration, un Accroc au Contrat Social' (2004) 4:111 *Pouvoirs* 19–28.

- Cownie F, Bradney A and Burton M, *English Legal System in Context* (5th edn, OUP 2010).
- Coxon B, 'Open to Interpretation: The Implication of Words into Statutes' (2009) 30:1 *Statute Law Review* 1–37.
- Crabbe VCRAC, *Legislative Drafting* (Cavendish Publishing Ltd 1993).
- Creighton WB, 'Enforcing the Sex Discrimination Act' (1976) 5 *Industrial Law Journal* 42–53.
- Crouzatier-Durand F, 'Réflexions sur le concept d'expérimentation législative. (à propos de la loi constitutionnelle du 28 mars 2003 relative à l'organisation décentralisée de la République)' *Revue française de droit constitutionnel* 2003/4 56 at 675–95.
- Cserne P, 'Introduction: Legislation, Legal Episteme, and Empirical Knowledge' (2013) 1:3 *The Theory and Practice of Legislation* 387–93.
- Dadomo C and Ferran S, *The French Legal System* (Sweet & Maxwell 1993).
- Dale W, 'Principles, Purposes, and Rules' (1988) 14 *Statute Law Review* 15–26.
- David R and Brierley J, *Major Legal Systems in the World Today. An Introduction to the Comparative Study of Law* (3rd edn, Sweet & Maxwell 1985).
- Deakin S, 'Editorial' (2011) 40:4 *Industrial Law Journal* 313–14.
- De Benedetto M, 'Maintenance of Rules' in U Karpen and H Xanthaki (eds), *Legislation in Europe. A Comprehensive Guide for Scholars and Practitioners* (Hart Publishing 2017) 215–227.
- De Benedetto M, 'Effective Law from a Regulatory and Administrative Law Perspective' (2018) 9:3 *European Journal of Risk and Regulation* 391.
- Delley J-D, Derivaz R, Mader L, Morand C-A and Schneider D, *Le droit en action: étude de la mise en œuvre de la législation fédérale sur l'acquisition d'immeubles par des personnes domiciliées à l'étranger: rapport final au Fonds national* (CETEL, 1981).
- Dennis I, 'Codifying the Law of Criminal Evidence' (2014) 35:2 *Statute Law Review* 107–19.
- Denolle A-S, 'Les Etudes d'Impact: Une Révision Manquée?' (2011) 87 *Revue Française de Droit Constitutionnel* 499–514.
- Derber M, 'What the Lawyer can Learn from Social Science' (1963) 16:2 *Journal of Legal Education* 145–54.
- Destais N, Marigeaud M, Battesti J-P and Bondaz M, *Guide Cadrage méthodologique de l'évaluation des politiques publiques partenariales* (La Documentation Française 2012).
- Dewey J, *How We Think. A restatement of the relation of reflective thinking to the educative process* (Revised edn, Boston: D.C. Heath 1933).
- Dickerson R, *Legislative Drafting* (Little & Brown 1954).

- Dickerson R, 'Statutory Interpretation in America: Dipping into Legislative History – II' (1984) *Statute Law Review* 141–56.
- Donelan E, 'European Approaches to Improving Access to and Managing the Stock of Legislation' (2009) 30:3 *Statute Law Review* 147–83.
- Driese D, 'Alternatives to Regulation? Market Mechanisms and the Environment' in R Baldwin, M Cave and M Lodge (eds) *The Oxford Handbook of Regulation* (OUP 2010) 203–22.
- Drinoszi T, 'Legislative Process' in U Karpen and H Xanthaki (eds) *Legislation in Europe. A Comprehensive Guide for Scholars and Practitioners* (Hart Publishing 2017).
- Drummond B, 'A purposive approach to the drafting of tax legislation' (2006) 6 *British Tax Review* 669–676.
- Dunlop C and Radaelli C, 'The politics and economics of regulatory impact assessment' in Claire Dunlop and Claudio Radaelli (eds) *Handbook of Regulatory Impact Assessment* (Edward Elgar Publishing 2016) 8–14.
- Duprat J-P, 'The Judicial Review of *ex ante* Impact Assessment in France: an Attempt to Fuse the Principles of Legal Certainty and Institutional Balance' (2012) 6:3 *Legisprudence* 379–96.
- Ekins R, 'The Intention of Parliament' (2010) *Public Law* 709–26.
- Epstein R, 'Evaluation of Public Policies' (2007) Report for the Seminar 'Legislative Evaluation' organised by the European Commission for Democracy through Law (Venice Commission), CDL-UDT(2007)002.
- Evans C and Evans S, 'Evaluating the Human Rights Performance of Legislatures' (2006) 6:3 *Human Rights Law Review* 545–69.
- Fassin D, 'L'Invention française de la Discrimination' (2002) 52 *Revue française de science politique* 403–23.
- Fassin D, 'Une brève histoire des discriminations' in Eric Fassin and Jean-Louis Halpérin (eds), *Discriminations: Pratiques, Savoirs, Politiques* (Documentation Française 2009).
- Faure M and Blanc F, 'Smart Enforcement. Theory and Practice' (2018) 20:4 *European Journal of Law Reform* 78–104.
- Favell A, *Philosophies of Integration: Immigration and the Idea of Citizenship in France and Britain* (Palgrave Macmillan 1998).
- Favennec-Héry F, 'Non-discrimination, égalité, diversité, la France au milieu du gue' (2007) 1 *Droit Social* 687.
- Favoreu Louis, 'The Principle of Equality in the Jurisprudence of the Conseil Constitutionnel' (1992) 21 *Capital University Law Review* 165–97.
- Feldman D, 'Legislation Which Bears No Law' (2016) 37:3 *Statute Law Review* 212–24 at 214.
- Finucane L, 'Definitions – A Powerful Tool for Keeping and Effective Statute Book Louise Finucane' (2017) 1 *The Loophole* 15–32, available at: <http://>

- www.calc.ngo/sites/default/files/loophole/Loophole%20-%202017-01%20%282017-02-02%29.pdf (accessed 11 May 2019).
- Florijn N, 'The Instructions for Legislation in the Netherlands: A Critical Approach' (2010) IV:2 *Legisprudence* 171–91.
- Flückiger A, 'Le droit administratif en mutation: l'émergence d'un principe d'efficacité' (2001) 57:(1–2) *Revue de droit administratif et fiscal (RDAF)* 93–119.
- Flückiger A, 'L'obligation jurisprudentielle d'évaluation législative: une application du principe de précaution aux droits fondamentaux' in Andreas Auer, Alexandre Flückiger and Michel Hottelier (eds), *Les droits de l'homme et la constitution: études en l'honneur du Professeur Giorgio Malinverni* (Schulthess 2007) 155–70.
- Flückiger A, 'L'évaluation législative ou comment mesurer l'efficacité des lois' (2007) XLV:138 *Revue européenne des sciences sociales* 83–101.
- Flückiger A, 'Qu'est-ce que "mieux légiférer"?: enjeux et instrumentalisation de la notion de qualité législative' in Flückiger, A et al. *Guider les parlements et les gouvernements pour mieux légiférer: le rôle des guides de légistique* (Schulthess 2008) 11–32.
- Flückiger A, 'Why Do We Obey Soft Law?' in Stephane Nahrath and Frederic Varone (eds) *Rediscovering Public Law in Comparative Policy Analysis: a Tribute to Peter Knoepfer* (Presses Polytechniques Romandes 2009) 45–62.
- Flückiger A, 'Effectiveness: a new Constitutional Principle' (2009) 50 *Legislação: cadernos de ciência de legislação* 183–98.
- Flückiger A, 'Can Better Regulation be achieved by guiding Parliaments and Governments? How the definition of the quality of legislation affects law improvement methods' (2010) VI:2 *Legisprudence* 213–218.
- Fouquet A, 'L'évaluation des politiques publiques en France' in Anne-Marie Brocas (ed), *Méthodes d'évaluation des politiques publiques. Actes du séminaire* (Ministère du travail, de l'emploi et de la santé, Ministère du budget, des comptes publics, de la fonction publique et de la réforme de l'Etat, Ministère des solidarités et de la cohésion sociale 2011).
- Fredman S, *Discrimination Law* (Clarendon Law Series, Oxford University Press 2002).
- Fredman S, *Discrimination Law* (2nd edn, OUP 2011).
- Freund E, 'The use of Indefinite Terms in Statutes' (1921) XXX:5 *Yale Law Journal* 437–55.
- Friedman L, *The Legal System* (Russell Sage Foundation 1975).
- Friedman L, *Law and Society. An Introduction* (Prentice-Hall 1977).
- Friedman L, *Impact. How Law Affects Behaviour* (Harvard University Press 2016).
- Friedman D, *Law's Order* (Princeton University Press 2000).
- Fuller L, *Anatomy of the Law* (Penguin 1968).

- Fuller L, *The Morality of Law* (Rev edn, Yale University Press 1969).
- Fuller L, 'Law as an Instrument of Social Control and Law as a Facilitation of Human Interaction' (1975) 1 Brigham Young University Law Review 89–96.
- Galligan D, 'Legal Failure: Law and Social Norms in Post-Communist Europe' in D Galligan and M Kurkchyan *Law and Informal Practices: The Post-Communist Experience* (Oxford Scholarship Online 2012) 1–25.
- P García-Escudero Márquez, *Técnica legislativa y seguridad jurídica: ¿hacia el control constitucional de la calidad de las leyes?* (Cuadernos Civitas Thomson Reuters 2011).
- Gibbs G, *Learning by Doing: A guide to teaching and learning methods* (Further Education Unit, Oxford Polytechnic (1988)).
- Gibson J and Caldeira Gr, 'The Legal Cultures of Europe' (1996) 30:1 Law & Society Review 55–86.
- Gilberg K, 'De l'Art de Mieux Légiférer' (*Le Monde*, 17 February 2010).
- Gilberg K, 'Une production du droit mieux raisonnée? La diffusion de la législation en droit français' (2008) (special issue) *Courrier juridique des finances et de l'Industrie* 47–54.
- Gilbert M, 'Insincere Rules' (2015) 101 Virginia Law Review 2185–223.
- Goetz K and Zubek R, 'Law-making in Poland: Rules and Patterns of Legislation', 2005, accessible at: <http://citeseerx.ist.psu.edu/viewdoc/download?doi=10.1.1.579.2915&rep=rep1&type=pdf> 8–10 (last accessed 07/12/2018).
- Graëfly R, 'Vers une unification des politiques publiques de lutte contre les discriminations' (2005) *Actualité Juridique Droit Administrative* 934–41.
- Green M, 'What we talk about when we talk about indicators: Current approaches to human rights measurement' (2001) 23:4 *Human Rights Quarterly* 1062–97.
- Greenberg D, 'The nature of legislative intention and its implications for Legislative Drafting' (2006) 27:1 *Statute Law Review* 15–28.
- Greenberg D, (ed) *Craies on Legislation. A Practitioners' Guide to the Nature, Process, Effect and Interpretation of Legislation* (9th edn, Sweet & Maxwell 2008).
- Greenberg D, *Laying down the Law* (Sweet & Maxwell 2011).
- Grabosky P, 'Counterproductive Regulation' (1995) 23 *International Journal of the Sociology of Law* 347–69.
- Grantham R and Jensen D, 'Coherence in the Age of Statutes' (2016) 42:2 *Monash University Law Review* 360–82.
- Griffiths J, 'The Social Working of Legal Rules' (2003) 48 *Journal of Legal Pluralism & Unofficial Law* 1–84.
- Griglio E, 'Post-Legislative Scrutiny as a Form of Executive Oversight' (2019) 21:2, *European Journal of Law Reform*, 118–136.

- Gubler Z, 'Experimental Rules' (2014) 55 *Boston College Law Review* 129–79.
- Gunningham N, 'Enforcement and Compliance Strategies' in R Baldwin, M Cave and M Lodge, *The Oxford Handbook of Regulation* (OUP 2010) 120–45.
- Gunningham N and Grabosky P, *Smart Regulation* (Clarendon Press 1998).
- Gunningham N and Sinclair D, 'Regulation and the Role of Trust: Reflections from the Mining Industry' (2009) 36:2 *Journal of Law and Society* 167–94.
- Hage J, 'The (Onto)logical Structure of Law: A Conceptual Toolkit for Legislators' in M Araszkievicz and K Pleszka (eds) *Logic in the Theory and Practice of Lawmaking* (Legisprudence Library Vol. 2, Springer 2016), 3–49.
- Hathaway OA, 'Path Dependence in the Law: The Course and Pattern of Legal Change in a Common Law System' (2001) 86 *Iowa Law Review* 601.
- Hart HLA, 'Positivism and the Separation of Law and Morals' (1958) 71 *Harvard Law Review* 593–629.
- Hart HLA, *The Concept of Law* (2nd edn, OUP 1997).
- Hauser J, 'Le Juge et la Loi' (2005) 3 *Pouvoirs* 139–56.
- Heldeweg MA, 'Experimental legislation concerning technological and governance innovation – an analytical approach' (2015) 3:2 *The Theory and Practice of Legislation* 169–93.
- Héritier A, 'New Modes of Governance in Europe: Policy-making without Legislating?' in A Héritier (ed) *Common Goods: Reinventing European and International Governance* (Rowman & Littlefield Publishers 2002).
- Hepple B, 'Race Relations Act 1965' (1966) 29:3 *The Modern Law Review* 6–14.
- Hepple B, 'Race Relations Act 1968' (1969) 21:2 *The Modern Law Review* 181–6.
- Hepple B, 'Have Twenty-five years of the Race Relations Act in Britain Been a Failure?' in Bob Hepple and Erika Szyszczak, *Discrimination: The Limits of the Law* (Mansell 1992).
- Hepple B, Coussey M and Choudhury T, *Equality: A New Framework. Report of the Independent Review of the Enforcement of UK Anti-Discrimination Legislation* (Hart Publishing 2000).
- Hepple B, 'The Aims of Equality Law' (2008) 61:1 *Current Legal Problems* 1–22.
- Hepple B, 'The New Single Equality Act in Britain' (2010) 5 *The Equal Rights Review* 11–24.
- Hepple B, 'Enforcing Equality Law: Two Steps Forward and Two Steps Backwards for Reflexive Regulation' (2011) 40 *Industrial Law Journal* 315–35.
- Hepple B, *Equality. The New Legal Framework* (Hart Publishing 2011).

- Humphreys L, Santos C, di Caro L, Boella G, van der Torre L and Robaldo L, 'Mapping Recitals to Normative Provisions in EU Legislation to Assist Legal Interpretation' in A. Rotolo (ed) *Legal Knowledge and Information Systems* (ebook, series Frontiers in Artificial Intelligence and Applications IOS Press), Volume 279, 2015.
- Hutter B, *The Reasonable Arm of the Law? The Law Enforcement Procedures of Environmental Health Officers* (Clarendon Press 1988).
- Hood C, Baldwin R and Rothstein H, 'Assessing the Dangerous Dogs Act: When does a regulatory law fail?' (2000) (Summer) Public Law 282–305.
- Irresberger K and Jasiak A, 'Publication' in U Karpen and H Xanthaki *Legislation in Europe* (Hart 2017), 165–185.
- Issmer R and Meßerschmidt K, 'Evidence-based judicial review of legislation: some introductory remarks' (2016) 4:2 *The Theory and Practice of Legislation* 91–106.
- Jacobs S, 'Towards a simpler and practical approach' in Dunlop and Radaelli (eds) *Handbook of Regulatory Impact Assessment* (Edward Elgar Publishing, 2016), 78–90.
- Jacobzone St, Chang-Wong Choi and Claire Miguet, 'Indicators of Regulatory Management Systems' (2007) 4 OECD Working Papers on Public Governance <http://www.oecd.org/dataoecd/38/10/39954493.pdf> (accessed 11 May 2019).
- Jamieson N, 'The Pathology of Legislation' (1984) 2 *Statute Law Review* 87–101.
- Jestaz Ph, *Le Droit* (7th edn, Dalloz 2012).
- Jolls C, Sunstein C and Thaler R, 'A Behavioral Approach to Law and Economics' (1998) 50 *Stan. L. Rev.* 1471.
- Jones H, *The Efficacy of Law* (Rosenthal Lectures, Northwestern University Press 1968).
- Jorion B, 'Égalité et Non-discrimination en Droit Public Français' in G Guglielmi and G Koubi (eds) *L'Égalité des Chances* (La Découverte 2000).
- Jowell J, 'The Administrative Enforcement of Laws Against Discrimination' (1965) Public Law 119–86.
- Jowell J, 'Is Equality a Constitutional Principle?' (1994) 47 *Current Legal Problems* 1–18.
- Jowell J, 'The Rule of Law and its Underlying Values' in J Jowell and D Oliver (eds) *The Changing Constitution* (7th edn, OUP 2011) 11–34.
- Kagan P, Gunningham N and Thornton D, 'Fear, duty and regulatory compliance: lessons from three research projects' in C Parker and VL Neilsen (eds) *Explaining Compliance* (Edward Elgar 2011), 37–58.
- Karpen U, 'Giving Effect to European Fundamental Rights Through Evaluation of Legislation', (2002) 23 *Statute Law Review* 191–202.
- Karpen U, (ed) *Evaluation of Legislation* (Broschier 2002).

- Karpen U, 'Implementation of Legislative Evaluation in Europe: Current Models and Trends' (2004) VI:1/2 *European Journal of Law Reform* 57–85.
- Karpen U, 'Improving Democratic Development by Better Regulation' in C Stefanou and H Xanthaki, *Drafting Legislation. A modern approach* (Ashgate 2008) 151–64.
- Karpen U, 'Efficacy, Effectiveness, Efficiency: from Judicial to Managerial Rationality' in K. Messerschmidt and AD Oliver-Lalana (eds) *Rational Lawmaking under Review. Legisprudence According to the German Federal Constitutional Court* (Springer 2016).
- Karpen U, 'Introduction' in U Karpen and H Xanthaki, *Legislation in Europe. A Comprehensive Guide for Scholars and Practitioners* (2017) 1–16.
- Karpen U and Delnoy P (eds), *Contributions to the Methodology of the Creation of Written Law* (European Association of Legislation (EAL) 1996).
- Kavanagh A, 'Pepper v Hart and Matters of Constitutional Principle' (2005) *Law Quarterly Review* 98–122.
- Kealy S and Forney A, 'The Reliability of Evidence in Evidence-based Legislation' (2018) 1 *European Journal of Law Reform* 40–66.
- Kelemen D and Menon A, 'The Politics of EC Regulation' in Stephen Weatherill (ed), *Better Regulation* (Hart Publishing 2007) 175–90.
- Kellermann A, 'Proposals for Improving the Quality of European and National Legislation' (1999) 1 *European Journal of Law Reform* 7–30.
- Kelsen H, 'Law as a Specific Social Technique' (1941) 9 *University of Chicago Law Review* 75–97.
- Kelsen H, *Pure Theory of Law* (translated from the 2nd revised and enlarged German edition by Max Knight, The Lawbook Exchange 2009).
- Kiendl Krišto I and Poutouroudi V, *Review Clauses in EU Legislation: A Rolling Check-List* (European Parliament, European Parliamentary Research Service 2018), available at: [http://www.europarl.europa.eu/RegData/etudes/STUD/2018/621821/EPRS_STU\(2018\)621821_EN.pdf](http://www.europarl.europa.eu/RegData/etudes/STUD/2018/621821/EPRS_STU(2018)621821_EN.pdf) (accessed 1 December 2018).
- Klimas T and Vaitiukait J, 'The Law of Recitals in European Community Legislation' (2008) 15:1 *ILSA Journal of International & Comparative Law* 65–93 at 62.
- Kouroutakis A, *The Constitutional Value of Sunset Clauses: An Historical and Normative Analysis* (Routledge 2016).
- Kress K, 'Coherence' in D Patterson (ed) *A Companion to Philosophy of Law and Legal Theory* (2nd edn, Blackwell Publishing 2010) 521–38.
- Kuehnhenrich D and Michalik S, 'Are Citizens and Businesses (Dis)satisfied with the Public Administration in Germany?', Paper at the 34th IARIW General Conference Dresden, Germany, 21–27 August 2016, accessible at: <https://bscw.bund.de/pub/bscw.cgi/d41513289/Aufsatz%20Lebenslagenbef>

- ragung%20englisch.pdf? nonce=dc600a08f456d340cb6ef8071631625967f805ad (last accessed 8 December 2018).
- Landis J, 'Statutes and the Sources of Law in Harvard Legal Essays', Written in Honor and Presented to Joseph Henry Beale and Samuel Williston (Harvard University Press, Cambridge MA 1934).
- Landman T, 'Measuring Human Rights: Principle, Practice and Policy' (2004) 26:4 Human Rights Quarterly 906–31.
- Lanquetin M-Th, 'L'égalité des rémunérations entre les femmes et les hommes, réalisée en cinq ans?' (2006) 6 Droit Social 624–35.
- Latraverse S, 'Tradition Française et Politique Européenne de Lutte contre les Discrimination. A la lumière de trois directive européennes récentes' (2005) 125 Informations Sociales 94–102.
- Lavery U, 'The "Findability" of the Law' (1943) 27 Journal of the American Judicature Society 25.
- Laws S, 'Drawing the line' in C Stefanou and H Xanthaki (eds), *Drafting Legislation. A Modern Approach* (Ashgate 2008) 19–34.
- Laws S, 'Giving Effect to Policy in Legislation: How to Avoid Missing the Point' (2011) 32:1 Statute Law Review 1–16.
- Lee A and Leslie J, 'Judicial Review of Target-Setting Legislation' (2010) 15:3 Judicial Review 236–41.
- Leigh I and Masterman R, *Making Rights Real. The Human Rights Act in its First Decade* (Hart Publishing 2008).
- Leyland P, *The Constitution of the United Kingdom. A Contextual Analysis* (Hart Publishing 2007).
- Lindblom C, 'The Science of Muddling Through' (1959) 19:2 Public Administration Review 79–88.
- Lodge M, 'The Wrong Type of Regulation? Regulatory Failure and the Railways' (2002) 22:3 Britain and Germany Journal of Public Policy 271–97.
- Luchaire F, 'Un Janus Constitutionnel: l'Egalite' (1986) 5 Revue du Droit Public et de la science politique en France et a l'étranger 1229–75.
- Luhman N, *Law as a Social System* (tran. Klaus Ziegert, Oxford University Press 2004) 162–63.
- Lynch A and Ziegler P, 'The Amendment of Legislation' (1991) 12 Statute Law Society, 48–57.
- Lynch-Fannon I, 'Legislative Policy, Law and Competitiveness: a Mysterious and Difficult Relationship in the EU' (1999) 15:1 European Law Journal 98–120.
- Mader L, 'Evaluating the Effects: A Contribution to the Quality of Legislation' (2001) 22:2 Statute Law Review 119–31.
- Mader L, 'L'évaluation législative en Suisse: la "longue marche" d'une idée a travers les institutions étatiques', in U Cassiani and A Flückiger (eds),

- De l'évaluation à l'action législatives: actes du colloque en l'honneur du Professeur Jean-Daniuel Delley* (CETEL 2010) 15–26.
- Mader L and Schäffer H, (eds), *Text and Context – The Development of Legal Techniques and Legal Culture in the New Context of Europe* (Broschiet 2010).
- Majone G, 'Foundations of Risk Regulation: Science, Decisions-Making, Policy Learning and Institutional Reform' (2010) 1 *European Journal of Risk Regulation* at 5.
- Mandelkern Group on Better Regulation, 'Final Report', 2001 (Mandelkern Report).
- Mathieu B, *La Loi* (2nd edn, Dalloz 2004).
- Mathieu B, 'La part de la Loi, la part du Règlement. De la limitation de la compétence réglementaire à la limitation de la compétence législative' (2005) 3 *Pouvoirs* 73–87.
- McAllister L, 'Dimensions of Enforcement Style: Factoring in Regulatory Autonomy and Capacity' (2010) 32:1 *Law and Policy* 61–78.
- McBarnet D and Whelan C, 'The Elusive Spirit of the Law: Formalist and the Struggle for Legal Control' (1991) 54 *MLR* 848.
- McColm H, 'Smart Regulation: The European Commission's Updated Strategy' (2011) 1 *European Journal of Risk Regulation* 9–13.
- McCrudden Ch, 'Institutional Discrimination' (1982) 2 *Oxford Journal of Legal Studies* 303–67.
- McCrudden Ch, 'Equality Legislation and Reflexive Regulation: A Response to the Discrimination Law Review's Consultative Paper' (2007) 36:3 *Industrial Law Journal* 255–66.
- Megret B, *Méthodologie pour le suivi des recommandations résultant des évaluations de politiques publiques* (Ministère des transports, de l'équipement, du tourisme et de la mer Conseil général des ponts et chaussées 2006) <http://www.ladocumentationfrancaise.fr/rapports-publics/064000568-methodologie-pour-le-suivi-des-recommandations-resultant-des-evaluations-de-politiques> (accessed 9 December 2018).
- Melin-Soucramanien F, 'Le Droit à l'Egalité' in L Favoreu, P Gaïa, R Chevontian, J-L Mestre, O Pfersmann, A Roux, G Scoffoni (eds), *Droit Constitutionnel* (9th edn, Dalloz 2006).
- Merton R, 'The Unanticipated Consequences of Purposive Social Action' (1936) 1:6 *American Sociological Review* 894–904.
- Meuwese A, 'Impact Assessment in EU Lawmaking' (Phd Thesis, University of Leiden 2008).
- Meuwese A, 'Embedding Consultation Procedures: Law or Institutionalization?' (2011) 17:3 *European Public Law* 527–38.

- Meuwese A, 'Regulatory Review of European Commission Impact Assessments. What Kind for Which Better Regulation Scenario?' (2017) 19:1 *European Journal of Law Reform* 16–33.
- Meuwese A and van Voorst S, 'Regulatory Impact assessment in legal studies' in C. Dunlop and C. Radaelli (eds) *Handbook of Regulatory Impact Assessment* (Edward Elgar Publishing 2016) 21–32.
- Meyer W, 'Human Rights and MNCs: Theory versus Quantitative Analysis' (1996) 18:2 *Human Rights Quarterly* 368–97.
- Millard E, 'Les limites des guides de légistique: l'exemple du droit français' in A Flückiger and C Guy-Ecabert (eds) *Guider les Parlements et les Gouvernements pour mieux légiférer – Le rôle des guides de légistique* (Schulthess 2008) 117–128.
- Millett T, 'A Comparison of British and French Legislative Drafting (with particular reference to their respective Nationality Laws)' (1986) 7:3 *Statute Law Review* 130–58.
- Monaghan K, *Equality Law* (OUP 2007).
- Mooney K, 'The Statute Law Revision Project and Statute Law Revision in Ireland 2003 to 2015' (2017) 38:1 *Statute Law Review* 79–97.
- Moran M, 'The Rise of the Regulatory State in Britain' (2001) 54 *Parliamentary Affairs* 19–34.
- Moussmouti M, 'Operationalising Quality of Legislation Through the Effectiveness Test' (2012) 6:2 *Legisprudence* 191–205.
- Moussmouti M, 'Effectiveness as an Aspect of Quality of EU Legislation: Is it Feasible?' (2014) 2:3 *The Theory and Practice of Legislation* 309–27.
- Moussmouti M, 'Introduction to the Symposium on Effective Law and Regulation' (2018) 9:3 *European Journal of Risk Regulation* 387–39.
- Moussmouti M, 'Making Legislative Effectiveness an Operational Concept: Unfolding the Effectiveness Test as a Conceptual Tool for Lawmaking' (2018) 9:3 *European Journal of Risk Regulation* 445–64.
- Moussmouti M, and Crispi G, 'Good Legislation as a Means of Ensuring Voice, Accountability, and the Delivery of Results in Urban Development' (2014) 6 *World Bank Legal Review* 257.
- Mugasha A, 'The Reform and Harmonization of Commercial Laws in the East African Community' (2017) 19:4 *European Journal of Law Reform* 306–36.
- Munday R, 'Bad Character Rules and Riddles: "Explanatory Notes" and the True Meanings of s. 103 (1) of the Criminal Justice Act 2003' (2005) *Criminal Law Review* 337–54.
- Munday R, 'Explanatory Notes and Statutory Interpretation' (2006) 170:8 *Justice of the Peace* 124–32.
- Munday R, 'In the wake of "Good Governance": Impact Assessments and the Politicisation of Statutory Interpretation' (2008) 71:3 *Modern Law Review* 385–412.

- Munday R, 'Interpretation of Legislation in England: The Expanding Quest for Parliamentary Intention' (2011) 75:4 *Rabels Zeitschrift für ausländisches und internationales Privatrecht* 764–86.
- Naundorf S, 'Beyond compliance costs: How do you experience the law? Perception surveys as a complementary tool for Better Regulation', accessible at: <https://bscw.bund.de/pub/bscw.cgi/d33672063/160614%20survey%20life%20events.pdf?nonce=863f3d4ccc7f2fcb841656474684658f265d0208> (last accessed 1 December 2018).
- Naundorf S and Radaelli C, 'Regulatory Evaluation Ex Ante and Ex Post: Best Practice, Guidance and Methods', in U Karpen and H Xanthaki, *Legislation in Europe. A Comprehensive Guide for Scholars and Practitioners* (Hart Publishing 2017) 187–211.
- Nelken D, 'Can Law Learn from Social Science?' (2001) 35:2–3 *Israel Law Review* 205–24.
- Noll P, *Gesetzgebungslehre* (Rowohlt, Reinbeck 1973).
- Obradovic D and Alonso Vizcaino J, 'Good Governance Requirements Concerning the Participation of Interest Groups in EU Consultations' (2006) 43 *Common Market Law Review* 1049–85.
- OECD, 'Background Note on the Reference Checklist for Regulatory Decision Making' (OECD Publishing 1995).
- OECD, 'Recommendation of the Council on Improving the Quality of Government Regulation 9 March 1995' – C(95)21/FINAL.
- OECD, 'Report on Regulatory Reform: Synthesis' (1997) available at: <http://www.oecd.org/regreform/regulatory-policy/2391768.pdf> (accessed 8 December 2018).
- OECD, 'Implementing Administrative Simplification in OECD Countries: Experiences and Challenges' <http://www.oecd.org/dataoecd/0/37/37026688.pdf> (accessed 8 December 2018).
- OECD, *Regulatory Impact Analysis: Best Practices in OECD Countries* (OECD Publishing 1996).
- OECD, *Regulatory Reform in Greece* (OECD Publishing 2001).
- OECD, *Citizens as Partners. Information, Consultation and Public Participation in Policy-Making* (OECD Publishing 2001).
- OECD, *Background Report on Government Capacity to Assure High Quality Regulation* (OECD Publishing 2002).
- OECD, *Regulatory Reform in the United Kingdom. Government Capacity to Assure High Quality Regulation* (OECD Publishing 2002).
- OECD, *Regulatory Policies in OECD Countries: From Interventionism to Regulatory Governance*. (OECD Publishing 2002).
- OECD, 'Building Capacity for Regulatory Quality: Stocktaking Paper', GOV/PGC (2004) 11.

- OECD, 'Guiding Principles for Regulatory Quality and Performance' (2005) <http://www.oecd.org/dataoecd/24/6/34976533.pdf> (accessed 8 December 2018).
- OECD, *From Red Tape to Smart Tape. Synthesis Report: Administrative Simplification in OECD Countries* (OECD 2003).
- OECD, *Cutting Red Tape: National Strategies for Administrative Simplification*, (OECD Publishing 2006).
- OECD, *Cutting Red Tape: Comparing Administrative Burdens across countries* (OECD Publishing 2007).
- OECD, *Building an Institutional Framework for Regulatory Impact Analysis (RIA): Guidance for Policy Makers* (OECD 2008).
- OECD, 'Introductory Handbook for Undertaking Regulatory Impact Analysis (RIA)' (OECD 2008).
- OECD, *Why Is Administrative Simplification So Complicated? Looking Beyond 2010* (OECD Publishing 2010).
- OECD, *Better Regulation in Europe. United Kingdom* (OECD Publishing 2010).
- OECD, *Better Regulation in Europe: Portugal* (OECD Publishing 2010).
- OECD, *Better Regulation in Europe: Spain* (OECD Publishing 2010).
- OECD, *Better Regulation in Europe: Germany* (OECD Publishing 2010).
- OECD, *Better Regulation in Europe: France* (OECD Publishing 2010).
- OECD, *Better Regulation in Europe: Belgium* (OECD Publishing 2010).
- OECD, *Greece: Review of the Central Administration* (OECD Public Governance Reviews, OECD Publishing 2011).
- OECD, *Report on Alternatives to Traditional Regulation*, available at: <http://www.oecd.org/dataoecd/17/5/42245468.pdf> (accessed 9 December 2018).
- OECD, 'Proceedings from the OECD Expert Meeting on Regulatory Performance: Ex Post Evaluation of Regulatory Policies' (2003) <http://www.oecd.org/dataoecd/34/30/30401951.pdf> (accessed 9 December 2018).
- OECD, 9th OECD Conference on Measuring Regulatory Performance. Key Findings and Conference Proceedings, available at: <http://www.oecd.org/gov/regulatory-policy/Proceedings-9th-Conference-MRP.pdf> (last accessed 8 December 2018).
- Oliver D, 'Pepper v Hart: a suitable case for reference to Hansard?' (Case Comment) (1993) Public Law 5–13.
- Oliver H, 'Sexual Orientation Discrimination: Perceptions, Definitions and Genuine Occupational Requirements', (2004) 33:1 Industrial Law Journal 1–21.
- Oliver-Lalana D, 'Due Post-Legislative Process? On the Lawmakers' Constitutional Duties of Monitoring and Revision' in K Messerschmidt and AD Oliver-Lalana (eds) *Rational Lawmaking under Review. Legisprudence*

- According to the German Federal Constitutional Court* (Springer 2016) 257–294.
- Oliver-Lalana D, ‘On the (judicial) method to review the (legislative) method’ (2016) 4:2 *The Theory and Practice of Legislation* 135–53.
- Oliver-Lalana D and K Messerschmidt, ‘On the Legiprudential Turn in Constitutional Review: An Introduction’ in K Messerschmidt and D Oliver-Lalana (eds) *Rational Lawmaking under Review Legiprudence According to the German Federal Constitutional Court* (Springer 2016), 1–16.
- O’Sullivan H and Ormerod D, ‘Time for a Code: Reform of Sentencing Law in England and Wales’ (2017) 19:4, *European Journal of Law Reform* 285–305.
- Page E, ‘The Civil Servant as Legislator: Law Making in British Administration’ (2003) 81:4 *Public Administration* 651–79.
- Palmer G, ‘The Law Reform Enterprise: Evaluating the Past and Charting the Future’ (2015) 131 *Law Quarterly Review* 402.
- Parker Ch and Lehmann Nielsen V, ‘Introduction’, in Ch Parker, V Lehmann Nielsen (eds) *Explaining Compliance. Business Responses to Regulation* (Edward Elgar 2011) 1–36.
- Paulick-Thiel C, ‘Summary of the expert findings on gathering, analysing and presenting information on organisational processes and structures in the context of national and international legislation’ 2017, available at: https://bscw.bund.de/pub/bscw.cgi/d48976022/180111_SVB_CPT_EN_short.pdf?nonce=3e20b79a11f49326036ed4258546083708a568ca (accessed 8 December 2018).
- Pedersen MJ, ‘Defining Better. Investigating a New Framework to Understand Quality of Regulation’ (2016) 18:2 *European Journal of Law Reform* 159–78.
- Péllisson É, *Les Discriminations* (Transversalle Debats Ellipses 2007).
- Perret B, *L’évaluation des politiques publiques* (La Découverte 2008).
- Perrin J-F, *Introduction à la sociologie empirique du droit* (CETEL 1987).
- Petersen N, *Proportionality and Judicial Activism. Fundamental Rights Adjudication in Canada, Germany and South Africa* (CUP 2017) at 2.
- Pettiti Ch and Scalbert S, ‘La loi du 30 décembre 2004 portant création de la Haute Autorité de Lutte contre les Discriminations et pour l’égalité’ (2005) 25–26 *Mars Gazette du Palais*.
- Peyvel P–A, ‘La mise on œuvre de la réglementation’ in D Madelkern, *La qualité de la réglementation* (Groupe de Travail Interministériel sur la qualité de la réglementation, Documentation Française 2001).
- Pierson P, ‘Increasing Returns, Path Dependence, and the Study of Politics’ (2000) 94 *Am.Pol.Sci.Rev.* 251.
- Pigeon L-P, *Drafting and Interpreting Legislation* (Carswell 1988).

- Piris J-C, 'The legal orders of the European Union and of the Member States: Peculiarities and Influences in Drafting' (2006) IV:1/2 *European Journal of Law Reform* 1–14.
- Pound R, *Jurisprudence* (2nd edn, The Lawbook Exchange 2000).
- Pound R, *The Formative Era of American Law*, (Little, Brown & Co. 1938).
- Popelier P, 'Legal Certainty and Principles of Proper Law Making' (2000) 2:3 *European Journal of Law Reform* 321–42.
- Popelier P, 'Mosaics of Legal Provisions' (2006) VII:1/2 *European Journal of Law Reform* 47–57.
- Popelier P, 'Five Paradoxes on Legal Certainty and the Lawmaker' (2008) 2:1 *Legisprudence* 47–66.
- Popelier P, 'Governance and Better Regulation: Dealing with the Legitimacy Paradox' (2011) 17:3 *European Public Law* 555–69.
- Popelier P, 'The Court as a Regulatory Watchdog: The Procedural Approach in the Case Law of the European Court of Human Rights' in P Popelier, A Mazmanyanyan and W Vandenbruwaene (eds), *The Role of Constitutional Courts in Multilevel Governance* (Die Keure 2013) 249–67.
- Popelier P, 'Codification in a Civil Law Jurisdiction: A Northern European Perspective' (2017) 4 *European Journal of Law Reform* 253–61.
- Popelier P, 'Management of Legislation' in U Karpen and H Xanthaki, *Legislation in Europe. A Comprehensive Guide for Scholars and Practitioners* (Hart Publishing 2017) 53–72.
- Popelier P, 'Codification in a Civil Law Jurisdiction: A Northern European Perspective' (2017) 4 *European Journal of Law Reform* 253–61.
- Popelier P, and Mazmanyanyan A, 'Constitutional Courts and Multilevel Governance in Europe. Editors' Introduction', in P Popelier, A Mazmanyanyan and W Vandenbruwaene (eds), *The Role of Constitutional Courts in Multilevel Governance* (Intersentia 2013), 1–18.
- Posner E and Sunstein C, 'Moral Commitments in Cost-Benefit Analysis' (2017) Coase-Sandor Working Paper Series in Law and Economics 802.
- Prado M and Trebilcock M, 'Path Dependence, Development, and the Dynamics of Institutional Reform' (2009) 59 *University of Toronto Law Journal* 341–79.
- Prat M-P and Janvier C, 'La Cour des Comptes, Auxiliaire de la Démocratie' (2010) 3 *Pouvoirs* 97–107.
- Quartey Parafio A, 'Drafting Conventions, Templates and Legislative Precedents, and their Effects on the Drafting Process and the Drafter' (2013) 15:4 *European Journal of Law Reform* 371–99.
- Rachlinski J, 'Evidence-Based Law' (2011) 96 *Cornell Law Review* 901–23.
- Radaelli C, 'Cracking Down on Administrative Burdens: Why Business is not Latching on' (2007) *Occasional Paper Centre for Regulatory Governance* 1–6.

- Radaelli C, 'Desperately Seeking Regulatory Impact Assessments. Diary of a Reflective Researcher', (2009) 15 *Evaluation* 31–48.
- Radaelli C, 'Rationality, Power, Management and Symbols: Four Images of Regulatory Impact Assessment' (2010) 33:2 *Scandinavian Political Studies* 164–88.
- Radaelli C and de Francesco F, *Regulatory Quality in Europe. Concepts, Measures and Policy Processes* (Manchester University Press 2007).
- Radaelli C and Meuwese A, 'Better Regulation in Europe: Between Public Management and Regulatory Reform' (2009) 87:3 *Public Administration* 639–54.
- Radin M, 'Statutory Interpretation' (1929–1930) *Harvard Law Review* 863–85.
- Ramsey L, 'The Copy Out Technique: More of a "Cop Out" than a Solution?' (1996) 3:1 *Statute Law Review* 218–28.
- Ranchordás S, *Constitutional Sunsets and Experimental Legislation* (Edward Elgar 2014).
- Ranchordás S, 'Time, Timing, And Experimental Legislation' (2015) 3:2 *The Theory and Practice of Legislation* 135–39.
- Ranchordás S, 'Sunset Clauses and Experimental Regulations: Blessing or Curse for Legal Certainty?' (2015) 36:1 *Statute Law Review* 28–45.
- Ranchordás S, 'Consultations, Citizen Narratives and Evidence-Based Regulation. The Strange Case of the Consultation on the Collaborative Economy' (2017) 19:1–2 *European Journal of Law Reform* 52–73.
- Rangone N, 'Making Law Effective: Behavioural Insights into Compliance' (2018) 9:3 *European Journal of Risk Regulation* 483.
- Raz J, 'The Identity of Legal Systems' (1971) 59:3 *California Law Review*, A Tribute to Hans Kelsen 795–815.
- Raz J, *The Authority of Law* (2nd edn, OUP 1980).
- Raz J, *The Morality of Freedom* (OUP 1987).
- Renton L, 'The Preparation and Enforcement of Legislation in the Enlarged Community' (1996) 17:2 *Statute Law Review* 1–6.
- Rivero J, 'Rapport sur les notions d'égalité et de discrimination en droit public français' in XIV Documents of the Henri Capitant Association of the Friends of French Legal Culture (Daloz 1961–1962) 343–60.
- Robinson W, 'Drafting EU Acts: A View from the European Commission' (2008) X 2 *European Journal of Law Reform* 151–62.
- Robinson W, 'Manuals for Drafting European Union Legislation' (2010) IV:2 *Legisprudence* 129–155.
- Rubin E, 'Legislative Methodology: Some Lessons from the Truth-in-Lending Act' (1991) 80 *Geo. L.J.* 233.
- Rubin E, 'Review: The Conceptual Explanation for Legislative Failure' (2005) 30:3 *Law & Social Inquiry* 583–606.

- Rutter J and Knighton W, *Legislated Policy Targets* (Institute for Government 2012).
- Sabbagh D and Peer Sh, 'French Color Blindness in Perspective' (2008) 26:1 French Politics, Culture & Society 1–6.
- Sales P, 'Law Reform Challenges: The Judicial Perspective' (2018) 39:3 Statute Law Review 229–43.
- Samuels A, 'Statement of Purpose and Principle in British Statutes' (1998) 19:1 Statute Law Review 63–4.
- Sanders AJGM, 'The characteristic features of the Civil Law' (1981) 14 The Comparative and International Law Journal of Southern Africa 196–207.
- Sarat A, 'Legal Effectiveness and Social Studies of Law: on the unfortunate resistance of a research tradition', IX:1 Legal Studies Forum (1985) 23–31.
- Savignac J-C and Salon S, 'Des mosaïques législatives?' (1986) 1 L'Actualité Juridique – Droit Administrative 3–9.
- Schäffer H, 'Evaluation and Assessment of Legal Effects Procedures: Towards a More Rational and Responsible Lawmaking Process' (2001) 22 Statute Law Review 132–53.
- Scharffs B, 'Law as Craft' (2001) 54 Vanderbilt Law Review 2243–347.
- Schulze-Fielitz H, 'Paths Towards Better Legislation, Detours and Dead-Ends. An Appraisal of Consultation and Independent Experts, Justifications for Legislation, Impact Assessments and Controls of Efficacy' in K Messerschmidt and D Oliver-Lalana (eds) *Rational Lawmaking under Review. Legiprudence According to the German Federal Constitutional Court* (Springer 2016) 33–57.
- Seidman A, Seidman R and Abeyesekere N, *Legislative Drafting for Democratic Social Change. A Manual for Drafters* (Kluwer 2001).
- Seidman R, 'Law and Development; A General Model' (1972) 6 Law and Society Review 311–42.
- Senden L, 'Soft Law, Self-Regulation and Co-Regulation in European Law: Where Do They Meet?' (2005) 9:1 Electronic Journal of Comparative Law, 1–27.
- Shavell St, 'The Optimal Structure of Law Enforcement' (1993) 36:1 Journal of Law and Economics 255–87.
- Sieckmann J, 'Rational Lawmaking, Proportionality and Balancing' in K Messerschmidt and AD Oliver-Lalana (eds) *Rational Lawmaking under Review. Legiprudence According to the German Federal Constitutional Court* (Springer 2016) 349–72.
- Sieber S, *Fatal Remedies: The Ironies of Social Intervention* (Plenum Publishing 1981).
- Simon P, 'Discriminations: les contradictions françaises' (2006) 9 Les Grands Dossiers des Sciences Humaines 84–7.

- Simon P, 'La discrimination: La définir pour agir' (2004) 368 *Economie et Humanisme* 10–14.
- Simon P, 'La mesure des discriminations raciales: l'usage des statistiques dans les politiques publiques' (2005) 183 *Revue Internationale des Sciences Sociales* 13–30.
- Simon P, 'L'ombre portée des discriminations dans les statistiques de l'emploi' (2000) 353 *Economie et Humanisme* 15–19.
- Skinner C, 'Codification and the Common Law' (2009) 11:2 *European Journal of Law Reform* 225–57.
- Slapper G and Kelly D, *The English Legal System* (12th edn, Routledge 2011–12).
- Smismans S, 'The Politicization of ex post Policy Evaluation in the EU' (2017) 19:1–2 *European Journal of Law Reform* 74–96 at 74.
- Smith T, 'Regulatory Reform in the USA and Europe' (1996) 8:2 *Journal of Environmental Law* 257–82 at 258.
- Stame N, 'Governance, Democracy and Evaluation' (2006) 12:7 *Evaluation* 7–16.
- Stark J, *The Art of the Statute* (Littleton 1996).
- Stasi B, *Vers la haute autorité de lutte contre les discriminations et pour l'égalité: rapport au Premier ministre* (La Documentation Française 2004).
- Steiner E, 'Codification in England: The need to move from an Ideological to a Functional Approach – A Bridge too Far?' (2004) 25 *Statute Law Review* 209–22.
- Steiner E, *French Law. A Comparative Approach* (OUP 2010).
- Stefanou C, 'Drafting as a form of communication' in Luzius Mader/Marta Tavares de Almeida (eds), *Quality of Legislation. Principles and Instruments* (Nomos 2011) 308–20.
- Stefanou C, 'Drafters, Drafting and the Policy Process' in C Stefanou and H Xanthaki (eds), *Drafting Legislation. A Modern Approach* (Ashgate 2008) 319–32.
- Stefanou C, 'Comparative Legislative Drafting. Comparing across Legal Systems' (2016) 18(2) *European Journal of Law Reform* 123–34.
- Stephenson P, 'Why Better Regulation Demands Better Scrutiny of Results, The European Parliament's Use of Performance Audits by the European Court of Auditors in ex post Impact Assessment' (2017) 1–2 *European Journal of Law Reform* 97–120.
- Stolyarenko K, 'Case-Study #1: National Evaluation Policy in Switzerland' (Parliamentary Forum for Development Evaluation 2017), available at: https://www.seval.ch/app/uploads/2017/07/case_study_Switzerland_kstolyarenko.pdf (accessed 1 December 2018).
- Suk J, 'Procedural Path Dependence: Discrimination and the Civil-Criminal Divide' (2007–2008) 85 *Washington University Law Review* 1315–71.

- Suk J, 'Criminal and Civil Enforcement of Antidiscrimination Law in Europe' (2012) 14 *European Anti-Discrimination Law Review* 11–20.
- Summers R, 'The Technique Element in Law' (1971) 59 *California Law Review* 733–51.
- Sunstein C, 'On Legal Theory and Legal Practice' (1995) 37 *Nomos* 267–87.
- Sunstein C, 'Social Norms and Social Roles' (1996) 96 *Colum. L. Rev.* 903–68.
- Sunstein C, 'Behavioral Analysis of Law' (1997) 64 *U. Chi. L. Rev.* 1175–1195.
- Sunstein C, *Simpler* (Simon & Schuster 2013).
- Tala J, 'Better Regulation through Programs and Quality Standards – Are new perspectives needed?' (2010) IV:2 *Legisprudence* 193–212.
- Tallon D, 'Codification and Consolidation of the Law at the Present Time' (1979) 14:1 *Israel Law Review* 1–18.
- Teasdale J, 'Statute Law Revision: Repeal, Consolidation or Something More?' (2009) 11 *European Journal of Law Reform* 157–212.
- Teasdale J, 'Prologue: The IALS Law Reform Project' (2016) 18:3 *European Journal of Law Reform* 253–63.
- Teasdale J, 'Codification: A Civil Law Solution to a Common Law Conundrum?' (2017) 19:4 *European Journal of Law Reform* 247–52.
- Teubner G, 'Substantive and Reflexive Elements in Modern Law' (1983) 17:2 *Law & Society Review* 239–85.
- Thaler R and Sunstein C, *Nudge* (Penguin Books 2009).
- Thornton G, *Legislative Drafting* (4th edn, Tottel 1996).
- Timmermans C, 'How can one improve the quality of Community Legislation?' (1997) 5 *Common Market Law Review* 1229–57.
- Torriti J, 'The Standard Cost Model: When "Better Regulation" Fights against Red Tape' in Stephen Weatherill (ed) *Better Regulation* (Hart Publishing 2007) 81–106.
- Trautmann S, 'Empirical Knowledge in Legislation and Regulation: A Decision Making Perspective' (2013) 1 *The Theory and Practice of Legislation* 533–42.
- Tremper C, Thomas S and Wagenaar A, 'Measuring Law for Evaluation Research' (2010) 34(3) *Evaluation Review* 242–66.
- Tuori K, 'Legislation Between Politics and Law' in Luc Wintgens (ed) *Legisprudence* (Hart Publishing 2002) 99–107.
- Turnbull IML, 'Problems of Legislative Drafting' 1986 (67) *Statute Law Review* 67–77.
- Twining W and Miers D, *How to Do Things with Rules* (5th edn, CUP 2010).
- Uhlmann F and Konrath Ch, 'Participation' in U Karpen and H Xanthaki (eds) *Legislation in Europe. A Comprehensive Guide for Scholars and Practitioners* (Hart Publishing 2017) 76–81.

- van Aeken K, 'From Vision to Reality: Ex post evaluation of legislation' (2011) 5:1 *Legisprudence* 41–68.
- van Gestel R and van Dijck G, 'Better Regulation through Experimental Legislation' (2011) 17:3 *European Public Law* 539–53.
- van Gestel R and de Poorter J, 'Putting evidence-based law making to the test: judicial review of legislative rationality' (2016) 4:2 *The Theory and Practice of Legislation* 155–85.
- van den Hoogen Th and Nowak T, 'The Emergence and Use of Self-Regulation in the European Decision Making Process: Does it make a Difference?' (2010) IV:3 *Legisprudence* 343–83.
- van der Meulen D, 'The Use of Impact Assessments and the Quality of Legislation' (2013) 1:2 *Theory and Practice of Legislation* 305–25.
- van Laer C and Xanthaki X, 'Legal Transplants and Comparative Concepts: Eclecticism Defeated?' (2013) 34:2 *Statute Law Review* 128–37.
- van Lochem P and Westerman P, 'Rules on Rulemaking' (2010) IV:2 *Legisprudence* 107–218.
- van Voorst S and Mastenbroek S, 'Enforcement tool or strategic instrument? The initiation of ex-post legislative evaluations by the European Commission' (2017) 18:4 *European Union Politics* 640–57.
- Varone F, Bundi P and Gava R, 'Policy evaluation in parliament: interest groups as catalysts' (2018) *International Review of Administrative Sciences* 1–17.
- Veljanovski C, 'Economic Approaches to Regulation' in R Baldwin, M Cave and M Lodge (eds), *The Oxford Handbook of Regulation* (OUP 2010) 17–38.
- Veil S, 'Redécouvrir le Préambule de la Constitution, Rapport du Comité présidé par Simone Veil' (La Documentation Française 2009).
- Verbruggen P, 'Does Co-Regulation Strengthen EU Legitimacy?' (2009) 15:4 *European Law Journal* 425–41.
- Viswanathan M, 'Sunset Provisions in the Tax Code: A Critical Evaluation and Prescriptions for the Future' (2007) 82 *N.Y.U. L. Rev.* 656–88.
- Voermans W, 'The Sisyphus Paradox of Cutting Red Tape and Managing Public Risk. The Dutch Case' (2008) Paper delivered to the 2nd ECPR Conference on Regulatory Governance, Netherlands, 5–7 June 2008.
- Voermans W, 'Concern about the Quality of EU Legislation: What Kind of Problem, by What Kind of Standards?' (2009) 2:1 *Erasmus Law Review* 59–95.
- Voermans W, 'Styles of Legislation and Their Effects' (2011) 32:1 *Statute Law Review* 38–53.
- Voermans W, 'Motive-Based Enforcement', in Luzius Mader, Sergey Kabyshev (eds), *Regulatory Reforms; Implementation and Compliance, Proceedings of the Tenth Congress of the International Association of*

- Legislation (IAL) in Veliky Novgorod, June 28th-29th 2012* (Nomos 2014) 41–61.
- Voermans W, ‘To Measure is to Know: the Quantification of Regulation’ (2015) 3:1 *The Theory and Practice of Legislation* 91–111.
- Voermans W, ‘From Legal Imposition to Legal Invitation’ (2018) 20:1 *European Journal of Law Reform* 8–19.
- Voermans W and Schuurmans Y, ‘Better Regulation by Appeal’ (2011) 17:3 *European Public Law*.
- Voermans W, Moll Ch, Florijn N and van Lochem P, ‘Codification and Consolidation in the European Union: A Means to Untie Red Tape’ (2008) 29:2 *Statute Law Review* 65–81.
- Wahlgren P, ‘The Legitimacy Sphere: Between Law, Culture, Politics and Enforceability’ (2010) 56 *Scandinavian Studies in Law* 428–42.
- Waldhoff C, ‘On Constitutional Duties to Give Reasons for Legislative Acts’ in K Messerschmidt and AD Oliver-Lalana (eds) *Rational Lawmaking under Review* (Springer 2016) 129–51.
- Waller J, ‘The Expenditure Effects of Sunset Laws in State Governments’ (All Dissertations 2009) 381.
- Ward R and Akhtar A, *Walker & Walker’s English Legal System* (11th edn, OUP 2011).
- Watson A, *Legal Transplants* (2 edn, University of Georgia Press 1974).
- Weatherill S (ed), *Better Regulation* (Hart Publishing 2007).
- Wegrich K, ‘Which Results? Better Regulation and Institutional Politics’ (2015) 6:3 *European Journal of Risk Regulation* 369–71.
- Westerman P, ‘Who is Regulating the Self? Self-Regulation as Outsourced Rule-Making’ (2010) IV:3 *Legisprudence* 225–41.
- Westerman P, ‘Breaking the Circle: Goal-legislation and the Need for Empirical Research’ (2013) 1:3 *The Theory and Practice of Legislation* 395–414.
- Westerman P, *Outsourcing the Law. A Philosophical Perspective on Regulation* (Edward Elgar Publishing 2018).
- Whelanová M, ‘Quo Vadis, Europa? Loopholes in the EU Law and Difficulties in the Implementation Process’ (2016) 2 *European Journal of Law Reform* 179–208.
- White R, “‘It’s Not a Criminal Offence’—or Is It? Thornton’s Analysis of “Penal Provisions” and the Drafting of “Civil Penalties”” (2011) 32:1 *Statute Law Review* 17–37.
- Wiener J, ‘Better Regulation in Europe, Current Legal Problems’ (2006) *Duke Law School Legal Studies Paper No. 130*.
- Wintgens L (ed), *Legislation in Context: Essays in Legisprudence* (Ashgate 2007).

- Wintgens L, 'The Rational Legislator Revisited. Bounded Rationality and Legisprudence' in L Wintgens and AD Oliver-Lalana (eds), *The Rationality and Justification of Legislation* (Springer 2013), 1–31.
- Wintgens L, 'Legisprudence as a New Theory of Legislation' in Luc Wintgens (ed) *The Theory and Practice of Legislation* (Routledge 2016).
- Wirths D, 'Procedural Institutionalization of the Evaluation Through Legal Basis: A New Typology of Evaluation Clauses in Switzerland' (2017) 38:1 *Statute Law Review* 23–39.
- Woehrling J-M, 'Le droit français de lutte contre les discriminations a la lumière du droit comparé' (2008) 148 *Informations Sociales* 58–71.
- Wortley BA, 'The Mechanics of Law Making Today', lecture delivered in the John Rylands Library on 18 January 1956 available at: <https://www.escholar.manchester.ac.uk/api/datastream?publicationPid=uk-ac-man-scw:1m1919&datastreamId=post-peer-review-publishers-document.pdf> (accessed 11 May 2019).
- Wright J and Ginsburg D, 'Behavioral Law and Economics. Its origins, fatal flaws, and implications for liberty' in A Hatzis and N Mercurio (eds), *Law and Economics. Philosophical issues and fundamental questions* (Routledge 2017) 297–331.
- Xanthaki H, 'The Slim Initiative' (2001) 22:2 *Statute Law Review* 108–18.
- Xanthaki H, 'The Problem of Quality in EU Legislation: What on Earth is Really Wrong?' (2001) 38 *Common Market Law Review* 651–76.
- Xanthaki H, 'On the Transferability of Legislative Solutions: the Functionality Test' in C Stefanou and H Xanthaki (eds), *Drafting Legislation. A Modern Approach* (Ashgate 2008) 1–18.
- Xanthaki H, 'Drafting Manuals and Quality in Legislation: Positive Contribution towards Certainty in the Law or Impediment to the Necessity for Dynamism of Rules' (2010) IV:2 *Legisprudence* 111–128.
- Xanthaki H, 'Quality of Legislation: an achievable universal concept or an utopia pursuit?' in L Mader, M Tavres de Almeida (eds), *Quality of Legislation. Principles and Instruments* (Nomos 2011) 75–85.
- Xanthaki H, *Thornton's Legislative Drafting* (5th edn, Bloomsbury Professional 2013).
- Xanthaki H, 'European Union Legislative Quality After the Lisbon Treaty: The Challenges of Smart Regulation' *Statute Law Review Advance Access* published 13 May 2013, 1–15.
- Xanthaki H, 'The Regulatory Reform Agenda and Modern Innovations in Drafting Style' in L Mader (ed) *Regulatory Reform* (Nomos Baden-Baden 2013).
- Xanthaki H, 'Legislative Drafting: The UK Experience' in F Uhlmann and S Hoefler (eds) *Professional Legislative Drafters. Status, Roles, Education* (DIKE 2016) 15–38.

- Xanthaki H, 'An Enlightened Approach to Legislative Scrutiny: Focusing on Effectiveness' (2018) 9:3 *European Journal of Risk Regulation* 431–44.
- Young A, *Parliamentary Sovereignty and the Human Rights Act* (Hart Publishing 2009).
- Zander M, *The Law Making Process* (2nd edn, Weidenfeld and Nicolson 1985).
- Zamboni M, *The Policy of Law: A Legal Theoretical Framework* (Hart Publishing 2007).
- Zamboni M, 'Goals and Measures of Legislation: Evaluation' in U Karpen and H Xanthaki, *Legislation in Europe. A Comprehensive Guide for Scholars and Practitioners* (Hart Publishing 2017) 97–107.
- Zamboni M, 'Legislative Policy and Effectiveness: A (Small) Contribution from Legal Theory' (2018) 9:3 *European Journal of Risk Regulation* 416–30.
- Ziegler P, 'Information Collection: Techniques for the Evaluation of the Legislative Process' (1988) 160 *Statute Law Review* 160–85.
- Zumbansen P, 'Law's Knowledge and Law's Effectiveness: Reflections from Legal Sociology and Legal Theory' (2009) 5:2 *CLPE Research Paper* 11/2009 11.
- Zweigert K and Kötz H, *An Introduction to Comparative Law* (trs Tony Weir, 3rd edn, OUP 2011).
- Zwaan P, S van Voorst and E Mastenbroek, 'Ex post legislative evaluation in the European Union: questioning the usage of evaluations as instruments for accountability' (2016) 82:4 *International Review of Administrative Sciences* 674–93.

