Contributors

EDITORS

**Susan Rose-Ackerman** is Henry R. Luce Professor of Jurisprudence (Law and Political Science), Yale University. She has published widely in the fields of law, economics, public policy, and corruption. She is the author, most recently, of *Corruption and Government Causes, Consequences and Reform* (2d edition with Bonnie Palifka, 2016); *Due Process of Lawmaking: The United States, South Africa, Germany, and the European Union* (with Stefanie Egidy and James Fowkes, 2015); and *From Elections to Democracy: Building Accountable Government in Hungary and Poland* (2005). She holds a Ph.D. in economics from Yale University and has held fellowships at the Wissenschaftskolleg zu Berlin, at the Center for Advanced Study in the Behavioral Sciences in Palo Alto, at Collegium Budapest, and from the Guggenheim Foundation and the Fulbright Commission. Her research interests include comparative regulatory law and policy, the political economy of corruption, public policy and administrative law, and law and economics.

**Peter L. Lindseth** is the Olimpiad S. Ioffe Professor of International and Comparative Law at the University of Connecticut School of Law, where he is also Director of International Programs and Co-Director in the Professional Certificate Program in Corporate and Regulatory Compliance. Prof. Lindseth is also a regular Visiting Professor in the School of Law at Queen Mary University of London as well as a Research Associate at the Centre for International Studies at the University of Oxford. He has held fellowships at the American Academy in Berlin, the European University Institute, the French *Conseil d’Etat*, the Max Planck Institute for European Legal History, Princeton University (Law and Public Affairs), and New York University School of Law. His research and teaching focus on administrative law, compliance, European integration, and legal history and theory. His books include: *Power and Legitimacy: Reconciling Europe and the Nation-State* (2010); *Transatlantic Regulatory Cooperation: Legal Problems and Political Prospects* (co-editor, 2000); and *Digital Democracy in a Globalized World* (co-editor, Edward Elgar forthcoming). His articles have appeared in the *Columbia Law Review*, *Contemporary European History*, the *European Law Journal*, and the *Yale Law Journal*, among other publications. He holds a B.A. and J.D. from Cornell and a Ph.D. in European history from Columbia.

**Blake Emerson** is a Research Fellow at the Administrative Conference of the United States and will be joining the law faculty of the University of California, Los Angeles in 2018. He holds a J.D. from Yale Law School, and a Ph.D. in Political Science from Yale University. His research focuses on the intellectual history of the American administrative state. His scholarship has appeared in the *Review of Politics, Buffalo Law Review, Quaderni fiorentini, Philosophy & Social Criticism*, and the *Heidelberg Journal of International Law*. His book manuscript on the political and legal theory of the American Progressives is currently under contract with Oxford University Press.
Comparative administrative law

AUTHORS

Bruce Ackerman is Sterling Professor of Law and Political Science at Yale, and the author of 18 books in political philosophy, constitutional law, and public policy. Professor Ackerman is a member of the American Law Institute and the American Academy of Arts and Sciences. The Stakeholder Society (with Anne Alstott) helped inspire Tony Blair’s introduction of child investment accounts in the United Kingdom. His proposals for dealing with terrorist threats in Before the Next Attack (2006) served as a basis for the reform of the French constitution in 2008. The Decline and Fall of the American Republic (2010) emphasizes the dangers of presidential unilateralism at home and abroad. His most recent book completes the We the People trilogy with a study of The Civil Rights Revolution. He is currently writing a book on comparative constitutional law, dealing with the rise of world constitutionalism in the twentieth century.

Alberto Alemanno is Jean Monnet Professor of Law at Ecole des Hautes Etudes Commerciales (HEC) Paris and Global Clinical Professor at New York University School of Law. He studies the role of evidence and public input in domestic and supranational policymaking, especially the law of risk regulation in both the EU and the WTO. He has explored the use of scientific evidence and behavioral research in regulatory decision-making and in judicial review. He studies the legal implications of behavioral research across policy areas. He regularly provides advice to NGOs and governments as well as to international organizations. Alemanno is a graduate of the College of Europe and Harvard Law School; he holds a Ph.D. in International Law and Economics from Bocconi University. He is the founder and editor of the European Journal of Risk Regulation and the co-founder of TheGoodLobby, an organization that connects people with expertise to civil society organizations. He was appointed Young Global Leader by the World Economic Forum in 2015.


Jean-Bernard Auby is Professor of Public Law at Sciences Po Law School, Paris, where he holds the Chair for Changes in Governance and Public Law (Mutations de l’Action Publique et du Droit Public). He was formerly Deputy Director of the Oxford Institute of European and Comparative Law. His books include Droit de l’urbanisme et la construction (10th ed. 2015), Droit des collectivités locales (5th ed. 2015), Droit de la fonction...
Contributors

Daphne Barak-Erez is a Justice of the Supreme Court of Israel. Justice Barak-Erez was Dean of the Faculty of Law, Tel-Aviv University and the Stewart and Judy Colton Professor in Law and Security before her appointment to the court. She served as Director of the Minerva Center for Human Rights and Director of the Cegla Center for Interdisciplinary Research of Law. She holds a J.S.D., LL.M., and LL.B. from the Tel Aviv Faculty of Law. Justice Barak-Erez has been a visiting professor at various universities, including the University of Toronto, Columbia Law School and Stanford Law School. She has chaired the Israeli Association of Public Law and was President of the Israeli Law and Society Association. She is the author and editor of several books and of many articles in Israel, England, Canada and the United States.

Javier Barnes is Professor of Administrative Law at the University of Huelva, Spain. His research focuses on comparative and European administrative law. He holds a Ph.D. from Seville University and has been a visiting professor in Germany, Italy, the United States and Latin America. He is founder and co-director of the international research project on new administrative law (www.globallawpress.org). Amongst his most influential books are Administrative Procedure in Comparative View, Judicial Review of Administration in Comparative Law, Proportionality Principle in Europe and in Western Countries, Challenges and Developments in Administrative Law (2012); and Third Generation of Administrative Procedures (2014). He advises European institutions as well as national governments on administrative law issues, most recently in the drafting of administrative procedure acts in several Latin-American countries. He has won the international research prize Alexander von Humboldt (2016).

Gabriel Bocksang Hola is Professor in the School of Law of the Pontifical Catholic University of Chile (Pontificia Universidad Católica de Chile), where he obtained his undergraduate degree of Licenciatura en Derecho. Later on, he received both his LL.M and Ph.D. degrees from the University of Paris 1 (Panthéon-Sorbonne). His doctoral thesis was awarded the prize of the Centre Français de Droit Comparé (2010–11) and was published in France (L’inexistence juridique des actes administratifs, 2013). He is the author of two other books, El procedimiento administrativo chileno (2006), and El nacimiento del derecho administrativo patrio de Chile (1810–1860) (2015). He is also co-editor of three books, and author of several academic articles. His main research interests lie in the theory and history of administrative law, comparative public law, legal voidness, administrative procedure and judicial review.

Peter Cane is Senior Research Fellow at Christ’s College Cambridge, Yorke Distinguished Visiting Fellow in the Law Faculty at the University of Cambridge, and Emeritus Distinguished Professor of Law at the Australian National University. He is a Corresponding Fellow of the British Academy and a Fellow of the Academy of Social Sciences in Australia. His most recent book is Controlling Administrative Power: An Historical Comparison (2016).
Paul Craig is Professor of English Law at St John's College, Oxford. He teaches and writes on constitutional law, administrative law, comparative public law and EU law. His most recent book is *UK, EU and Global Administrative Law: Foundations and Challenges* (2015). He is the alternate UK member on the Venice Commission for Law and Democracy.

Dominique Custos holds a Ph.D. an LL.M. in public law, and a Master’s degree in Legal Anthropology, Paris1, Panthéon-Sorbonne, France. Professor Custos is Professor agrégée (Full professor) of public law at the University of Caen, France. She is the director of the Research Center on Fundamental Rights and Legal Change. She also teaches on the Euro-American campus of Sciences Po Paris. Her previous appointments include a research and teaching fellowship at the Sorbonne, an associate professorship at the University of French Antilles and Guyana and a distinguished professorship at Loyola University New Orleans, USA. She also served as a Fulbright visiting scholar at Columbia University, USA. Reflective of her transatlantic academic experience, her comparative administrative scholarship focuses on the American, French and European models. She has been selected to host a new American administrative law chronicle in the *Revue Française de Droit Administratif*.

Marco D’Alberti is Full Professor of Administrative Law at the Law School of ‘Sapienza’ University in Rome, where he is also Senior Research Fellow at Sapienza School for Advanced Studies and Director of the postgraduate Master ‘Global Regulation of Markets’. He has been Visiting Scholar at the Universities of Cambridge (1980–81), Harvard (1982) and Yale (1987–88) and Visiting Professor at the University of Paris II – Panthéon-Assas (1990 and 2005) and at Columbia University School of Law (1995 and 2016). He is a member of the International Academy of Comparative Law, of the Board of Directors of the European Public Law Organization, and of the Council of the International Society of Public Law. From 1997 to 2004 he was Commissioner of the Italian Competition Authority. His books, essays and articles are mainly concerned with administrative law, comparative law and public regulation of markets.

Laura A. Dickinson is the Oswald Symister Colclough Research Professor and Professor of Law at George Washington University. Her work focuses on human rights, national security, foreign affairs privatization, and qualitative empirical approaches to international law. Her prizewinning book, *Outsourcing War and Peace* (2011), examines the increasing privatization of military, security, and foreign aid functions of government, and considers the impact of this trend on core public values and outlines mechanisms for protecting these values. Dickinson is serving as special counsel to the general counsel at the U.S. Department of Defense. Previously, she was a senior policy adviser to Harold Hongju Koh, Assistant Secretary of State for Democracy, Human Rights, and Labor at the U.S. Department of State. She has been a Future of War Fellow with the New America Foundation’s International Security Program, and is currently the Co-Chair of the Interest Group on International Law and Technology within the American Society of International Law, and a board member of the Journal of National Security Law and Policy.

Catherine Donnelly, LL.B. (Dubl), B.C.L. (Oxon), LL.M. (Harv), D.Phil. (Oxon), B.L. is a practising barrister and an Associate Professor and Fellow of Trinity College, Dublin. She is also a member of Blackstone Chambers in London. As well as practising before
the Irish courts, she appears and acts in cases before the courts of England and Wales, Northern Ireland, the Court of Justice of the European Union and the European Court of Human Rights. She is an editor of *De Smith’s Judicial Review* (2007, 2009, 2013, 2014, 2015 and 2016). She is also author of *Delegation of Governmental Power to Private Parties: A Comparative Perspective* (2007) and has published widely in European Union law, human rights law, and public law. She was formerly a Fellow and College and University Lecturer at Wadham College, Oxford, and an Attorney at Law in the litigation department of Davis, Polk and Wardwell, New York.

**Yoav Dotan** is a Professor and former Dean at the Faculty of Law at the Hebrew University, Jerusalem. He received his LL.B. at the Hebrew University Jerusalem, LL.M. from the University of California at Berkeley and LL.D. from the Hebrew University. He did his post-doctoral studies at Wolfson College Oxford. His work focuses on public law, administrative and constitutional law, judicial review, privatization and regulation. He was a visiting professor at Columbia Law School, Fordham Law School, University of Miami Law School and served as a non-residential fellow at Edmond J. Safra Research Lab at Harvard University (2012–13). His recent book *Lawyering for the Rule of Law: Government Lawyers and the Rise of Judicial Power in Israel* was published in 2014. He has also published in the *Law & Society Review*; *Oxford Journal of Legal Studies*; *Public Law*; *Administrative Law Review*; and *American Journal of Comparative Law*.

**Tom Ginsburg** is the Deputy Dean and Leo Spitz Professor of International Law at the University of Chicago, where he also holds an appointment in the Political Science Department. He holds B.A., J.D. and Ph.D. degrees from the University of California at Berkeley. He currently co-directs the Comparative Constitutions Project, an NSF-funded data set cataloging the world’s constitutions since 1789. His books include *Judicial Reputation: A Comparative Theory* (2015) (with Nuno Garoupa); *The Endurance of National Constitutions* (2009) (with Zachary Elkins and James Melton), which won the best book award from Comparative Democratization Section of American Political Science Association; and *Judicial Review in New Democracies* (2003). He is a member of the American Academy of Arts and Sciences. He currently serves as a senior advisor on Constitution Building to International IDEA.

**Daniel Halberstam** is Associate Dean for Faculty and Research, and Eric Stein Collegiate Professor of Law at the University of Michigan Law School. An expert on constitutional law and federalism, and one of the principal architects of the theory of constitutional pluralism, Professor Halberstam writes more broadly on comparative public law and legal theory. He gave the General Course on the European Union at the European University Institute, Florence, and teaches regularly throughout Europe. He was Fellow at the Wissenschaftskolleg (Institute for Advanced Study) in Berlin, and subsequently joined the Institute’s academic advisory board. Halberstam earned his B.A. *summa cum laude* in mathematics and psychology from Columbia College, and a J.D. from Yale Law School. He also served as clerk for U.S. Supreme Court Justice David H. Souter, judicial fellow for Judge Peter Jann at the European Court of Justice, and in the Clinton Administration’s Office of Legal Counsel.

**Herwig C.H. Hofmann** is Professor of European and Transnational Public Law at the University of Luxembourg; he specializes in European and transnational constitutional,
Comparative administrative law

administrative, and regulatory law. A graduate of the Universities of Hamburg and Oxford, he formerly was lecturer in law at Trinity College in Dublin, and has been visiting professor and scholar at various universities including Sciences Po in Paris, Columbia Law School, the University of San Francisco Law School, and Chuo University in Tokyo. He is co-founder and coordinator of the Research Network on European Administrative Law (ReNEUAL). Hofmann advises European Institutions and national governments, most recently the Legal Affairs Committee of the European Parliament on a draft EU administrative procedure regulation and, on the drafting of the new French code on administrative procedure. Amongst his influential publications is Administrative Law and Policy of the European Union (2011), co-authored with A. Türk and G. Rowe.

Cheng-Yi Huang is an Associate Research Professor in the Institutum Iurisprudentiae, Academia Sinica, Taiwan. He holds a J.S.D. from the University of Chicago Law School. His research focuses on comparative public law, with a particular interest in the new insights that developing democracies can have for democratic theory. He has founded the project of Comparative Administrative Law in Asia (http://cala.iias.sinica.edu.tw) since 2012. His articles appear in Law & Social Inquiry and Comparative Law and Regulation (Edward Elgar). He won the Honorable Mention to the LSA Dissertation Award in 2010. He currently serves as the chairperson of Taiwan Association for Truth and Reconciliation, an NGO advocating transitional justice in Taiwan.

Narufumi Kadomatsu is a Professor of Administrative Law at Graduate School of Law, Kobe University. After graduating from the University of Tokyo in 1986, he studied in the Master’s and Doctoral Program at Graduate Schools for Law and Politics. He also worked as a Research Associate at the Institute of Social Science. He was appointed as Associate Professor at Kyushu University in 1996 and transferred to Kobe University as a Professor in 2005. He also studied one year at the University of Hamburg (1998–99) and taught Japanese Law at the University of Munich for two semesters (2003–04).

Kriszta Kovács is Associate Professor of Comparative Constitutional Law at the UNESCO Chair on Human Rights and Peace at ELTE University Faculty of Social Sciences, Budapest. She is also a former Vice Dean at the Faculty, a former Senior Adviser of the Hungarian Constitutional Court, and former Co-President of the Joint Council on Constitutional Justice (Venice Commission, Council of Europe). She has held fellowships at the Human Rights Institute of the Columbia Law School, New York, at the University of Trento, Italy, at the University of Birmingham, and from the UK Foreign Office and the Zeit Stiftung. She is the author of Towards Equality. From the Ban on Non-discrimination to Affirmative Action (2012) and the co-author of Constitution for a Disunited Nation. Hungary’s 2011 Fundamental Law (2011). Her recent book chapters include ‘Changing Constitutional Identity via Amendment’ (in Constitutional Acceleration within the European Union and Beyond (ed. Paul Blokker, 2017).

M. Elizabeth Magill is Richard E. Lang Professor of Law and Dean of Stanford Law School. She is an expert in administrative law, constitutional law, and food and drug law. Her scholarly contributions are published in leading law reviews and have won several awards. She is a fellow of the American Academy of Arts & Sciences and is a member of the American Law Institute. Dean Magill was on the law faculty at the University of Virginia School of Law for 15 years and held appointments as visiting professor at
Harvard Law School and as Thomas Jefferson Visiting Fellow at Downing College, Cambridge University. She clerked for Judge J. Harvie Wilkinson III of the U.S. Court of Appeals for the Fourth Circuit and for Associate Justice Ruth Bader Ginsburg of the U.S. Supreme Court. Dean Magill holds a B.A. in History from Yale University and a J.D. from the University of Virginia School of Law.

Jerry Mashaw is Sterling Professor of Law Emeritus and Professorial Lecturer at Yale University, where he teaches courses on administrative law, social welfare policy, legislation, and the design of public institutions. His award-winning books include Bureaucratic Justice (1983), The Struggle for Auto Safety (with David Harfst 1990), Greed, Chaos, and Governance: Using Public Choice to Improve Public Law (1997), and Creating the Administrative Constitution (2013). He is a frequent contributor to legal and public policy journals and to newspapers and news magazines. Professor Mashaw is a founding member and past President of the National Academy of Social Insurance; a Fellow of the National Academy of Arts and Sciences, and was founding co-editor (with O.E. Williamson) of the Journal of Law, Economics and Organization.

Jean Massot retired as a member of the French Conseil d’Etat in 2004, where his four-decade career concluded as the President of the Section des Finances. Between 2005 and 2014, former President Massot was a member of France’s independent data protection agency, the Commission Nationale de l’Informatique et des Libertés (CNIL). He is also the author of numerous works on French administrative and constitutional law as well as legal history and politics. Among his several books are Informatique et Libertés (2015) (co-editor with Anne Debet and Nathalie Metallinos), Chef de l’état et chef de gouvernement (2008), Le Conseil d’Etat, 1799–1999 (1999) (co-editor with Thierry Girardot), and Alternance et cohabitation sous la Vème République (1997). He is a graduate of the Institut d’études politiques (Sciences-Po, Paris) and the Ecole National d’Administration (ENA), and he also holds a doctorate from the law faculty of the University of Paris.

Jud Mathews is an Associate Professor at Penn State Law and an Affiliate Professor in Penn State’s School of International Affairs. At Penn State, he teaches courses in administrative law, civil procedure, constitutional interpretation, and state and local government law. His scholarship brings a comparative and interdisciplinary approach to questions of public law. His book, Extending Rights’ Reach: Constitutions, Private Litigation, and Judicial Power in Germany, the United States, and Canada, is forthcoming. Prior to joining Penn State Law, Professor Mathews was a visiting assistant professor at the University of Illinois College of Law. After law school, he worked as a law clerk for Judge Guido Calabresi on the U.S. Court of Appeals for the Second Circuit. He holds an A.B. from Princeton, and a J.D. and Ph.D. in political science from Yale.

Joana Mendes is Professor of Comparative Administrative Law at the University of Luxembourg. She has a doctoral degree from the European University Institute (Italy), awarded in 2009. Before joining the University of Luxembourg, she worked at the University of Amsterdam (2009–16), where she was Associate Professor at the Department of International and EU Law, senior researcher at the Amsterdam Centre for European Law and Governance and Ph.D. Dean at the Faculty of Law. She has been a Fulbright Visiting Scholar at Yale Law School (2014). As a member of the Steering Committee of ReNEUAL, she has participated in the elaboration of the Model Rules on
Comparative administrative law

EU Administrative Procedure. Her recent research focuses on administrative discretion in the EU (Individual research grant (VENI), awarded by The Netherlands Organisation for Scientific Research (NWO), between 2013 and 2016); on international regulatory cooperation, in particular in the framework of mega-regional agreements; and on the allocation of authority in EU and international law (in collaboration with Dr. Ingo Venzke). Her publications include Participation in EU Rulemaking. A Rights-based Approach (2011) and articles published in the Common Market Law Review; the European Law Journal; and the International Journal of Constitutional Law.

Mariana Mota Prado is Associate Professor and Associate Dean (Graduate Studies) at the Faculty of Law, University of Toronto. A Brazilian national, she obtained her law degree (LL.B.) from the University of Sao Paulo, and her master (LL.M.) and doctorate (J.S.D.) from Yale Law School. During the 2012–13 academic year, she was a visiting researcher at MIT’s Political Science Department. She has taught courses at Centre for Transnational Legal Studies in London, Direito Rio – Getulio Vargas Foundation Law School in Brazil, ITAM Law School in Mexico, Los Andes Law School in Colombia, and University of Puerto Rico School of Law. Her scholarship focuses on law and development, regulated industries, and comparative law.

Giulio Napolitano is Professor of Administrative Law and Comparative Administrative Law at the University of Roma Tre, Department of Law. He was visiting and program affiliate scholar at the Max-Planck-Institut of Heidelberg and at the New York University School of Law. He is a member of the Inaugural Council of the International Society of Public Law (ICON-S) and of the Board of Editors of the European Public Law Review. He has published extensively in the fields of theoretical foundations of administrative law, comparative administrative law, regulation and antitrust, economic analysis of public law, and global governance. From 2006 to 2008, he served as legal counsel in the office of the Prime Minister. From 2009 to 2012 he chaired the supervisory board on equality of access to the telecommunication network.

Daniel R. Ortiz has taught since 1985 at the University of Virginia School of Law, where he is the Michael J. and Jane R. Horvitz Distinguished Professor of Law and Director of the Supreme Court Litigation Clinic. His teaching and research interests focus on election law, administrative law, and legal theory. He has served as council member of the ABA’s Section on Administrative Law and Regulatory Practice, as co-chair of its scholarship and election law committees, and as legal director of the National Commission on Federal Election Reform, chaired by Presidents Ford and Carter after the 2000 election. He has written many articles and book chapters in these areas and has litigated widely, including before the United States Supreme Court. His web page can be found at http://www.law.virginia.edu/lawweb/Faculty.nsf/FHPbI/1196477.

Thomas Perroud is professor of public law at Panthéon-Assas University (Paris II). After graduating from HEC and SciencesPo he earned a Ph.D. from both the Sorbonne and Warwick Law Schools. He specializes in comparative administrative law, and especially regulation and policy-making.

Athanasios Psygkas is lecturer in law at the University of Bristol in the UK. His research interests include comparative public law, regulation, and global governance.
His forthcoming book, entitled *From the 'Democratic Deficit' to a 'Democratic Surplus': Constructing Administrative Democracy in Europe* examines the impact of EU law on the adoption of participatory regulatory processes in the Member States. Akis received J.S.D. and LL.M. degrees from Yale Law School, where he was a Fulbright scholar, and an LL.B. and LL.M. in Public Law and Political Science from the Aristotle University of Thessaloniki (Greece). He has held fellowships at the European University Institute in Florence and the Institut d’Etudes Politiques (Sciences Po) in Paris. He was also an Oscar M. Ruebhausen visiting research fellow at Yale Law School and has been managing the Comparative Administrative Law Blog since 2009.

**Victor V. Ramraj** is a Professor of Law at the University of Victoria in Victoria, British Columbia, Canada, where he also holds Chair in Asia-Pacific Legal Relations at the Centre for Asia-Pacific Initiatives (CAPI). He returned to Canada in 2014 after 16 years at the National University of Singapore and two secondments at the Centre for Transnational Legal Studies (CTLS) in London. He has qualifications in law (LL.B., Toronto; LL.M., Queen's University Belfast) and philosophy (B.A., McGill; MA, Ph.D, Toronto) and has served as a judicial law clerk at the Federal Court of Appeal in Ottawa and as a litigation lawyer in Toronto. Dr. Ramraj has edited/co-edited many books including *Emergencies and the Limits of Legality* (2009) and *Emergency Powers in Asia: Exploring the Limits of Legality* (2010) and his research has been published in journals around the world. He is currently working on a book on transnational regulation and public law.

**Dorit Rubinstein Reiss** is a Professor of Law at UC Hastings College of the Law. She has an LL.B. from the Hebrew University in Jerusalem and Ph.D. from the Jurisprudence and Social Policy program in Berkeley. She has written about comparative regulation as well as U.S. administrative law. Her current research focus is on issues related to vaccine law and policy.

**Matthias Ruffert** is Professor of Public Law and European Law at the Law Faculty of the Humboldt University Berlin. From 2002–16 he was Professor of Public Law, European Law and Public International Law at the Friedrich-Schiller-University Jena, Germany. He has been a Visiting Professor at the Université de Paris XI, Sceaux, and the Université Toulouse 1 Capitole. Between 2011–14 he was the Jean Monnet Professor, and from 2013–16 the Academic Co-ordinator of a Jean Monnet Centre of Excellence; he has served as a Judge at the Administrative Court of Appeal of Thuringia, as a Member of the Thuringian Constitutional Court; and as a Member of the Review Board ‘Jurisprudence’ of the Deutsche Forschungsgemeinschaft/German National Science Foundation. He completed his legal studies in Passau and Trier (both Germany) and London (King’s College). He has written widely on administrative law, especially in the Member States of the European Union.

**Johannes Saurer** is Professor at the Faculty of Law at the University of Tuebingen, where he holds the Chair for Public Law, Environmental Law, Law of Infrastructure and Comparative Law. He is a graduate of the University of Tuebingen, the University of Bayreuth and the Yale Law School. Prior to his current position he has been a Professor for Public Law at the University of Bielefeld. His publications include articles on German and European constitutional law and administrative law, environmental law
Comparative administrative law


**Kim Lane Scheppele** is the Laurance S. Rockefeller Professor of Sociology and International Affairs in the Woodrow Wilson School and the University Center for Human Values at Princeton. From 2005 to 2015, she was Director of the Program in Law and Public Affairs at Princeton, after 10 years on the faculty of the University of Pennsylvania Law School. Scheppele’s work focuses on the intersection of constitutional and international law, particularly in constitutional systems under stress. After 1989, Scheppele studied the emergence of constitutional law in Hungary and Russia. After 9/11, she researched the effects of the ‘war on terror’ on constitutional protections around the world. She is a member of the International Academy of Comparative Law and received the Law and Society Association’s Kalven Prize for influential scholarship. She was the founding director of the gender program at Central European University, Budapest, and has taught in the law schools at Michigan, Yale, Erasmus/Rotterdam, Humboldt/Berlin and (next year) Harvard.

**Jens-Peter Schneider** is a Professor of Public Law and Director of the Department for Public Law, European Information and Infrastructure Law at the Institute of Media and Information Law, University of Freiburg. His expertise includes German and EU public law, comparative administrative law, information law, infrastructure law, public economic and environmental law, and administrative sciences. Schneider is co-founder and one of the coordinators of the Research Network on EU Administrative Law (ReNEUAL). He serves as legal adviser to the rector of his university and as a research member of the Centre for Security and Society at the University of Freiburg. He previously has held positions as visiting research fellow or guest professor at Brasenose College, the University of Oxford, Andrássy University Budapest, Columbia Law School (New York), and the University of São Paulo (Brasilia).

**Martin Shapiro** is the James W. and Isabel Coffroth Professor Law, emeritus, at the University of California, Berkeley and was formerly Professor of Government at Harvard. He has taught political science on a number of University of California campuses and held numerous visiting appointments in law or political science at U.S. and overseas universities. He teaches and writes on American and comparative constitutional and administrative law and more generally about courts and law and politics.

**Bernardo Sordi** teaches history of law at the School of Law of the University of Florence, where he is a member of the editorial board of the review *Quaderni fiorentini*. His research interests concern constitutional and administrative history in the modern and contemporary age. He is the author of over 100 publications including: *Giustizia e amministrazione nell’Italia liberale* (1985) on the origins of the Italian administrative law in the nineteenth century; *Tra Weimar e Vienna* (1987) on the German and Austrian administrative law during the interwar period; *L’amministrazione illuminata* (1991) on the administrative reforms in the Italian Enlightenment. He published with Luca Mannori *Storia del diritto amministrativo* (2013), a general profile of the modern history of administrative law in Europe. He has recently co-edited *Il contributo italiano alla storia del pensiero. Diritto* (2012; 2015) (with P. Costa, M. Fioravanti and P. Cappellini), a collective research on the history of the Italian *scientia iuris* from the Medieval Age to the twentieth century.
Lorne Sossin  B.A. (McGill), M.A. (Exeter), Ph.D. (Toronto), LL.B. (Osgoode), LL.M., J.S.D (Columbia), of the Bar of Ontario, Professor and Dean of Osgoode Hall Law School, at York University. Professor Sossin has been a Law Professor at the University of Toronto (2002–10). In 2012 and 2013, Canadian Lawyer named him one of the 25 Most Influential Lawyers in Canada, and in 2012 he received the David Mundell Medal for excellence in Legal Writing. Dean Sossin was a law clerk to former Chief Justice Antonio Lamer of the Supreme Court of Canada. He holds doctorates from the University of Toronto in Political Science and from Columbia University in Law. Dean Sossin has published widely including *Administrative Law in Context* 2nd ed. (2013) (co-edited with Colleen Flood); *Middle Income Access to Justice* (2012) (co-edited with Tony Duggan and Michael Trebilcock); and *Boundaries of Judicial Review: The Law of Justiciability in Canada* 2nd ed. (2012).

Peter L. Strauss, the Betts Professor of Law Emeritus at Columbia Law School, has taught Administrative Law there since 1971 (on leave 1975–77 to be General Counsel, US Nuclear Regulatory Commission). His published works include *Administrative Justice in the United States* (3rd ed. 2016); *Gellhorn's & Byse's Administrative Law: Cases and Comments* (most recently, 2011, with Rakoff, Farina and Metzger); *Legal Methods: Understanding and Using Cases and Statutes* (most recently 2008); *Administrative Law Stories* (ed. 2006); and numerous law review articles, generally focusing on rulemaking, separation of powers, or statutory interpretation. Chair of the ABA Section of Administrative Law and Regulatory Practice in 1992–93, he earlier had won its third annual award for distinguished scholarship. His essay ‘Overseer or ‘The Decider’? The President in Administrative Law’ received the American Constitution Society’s first Richard Cudahy prize for scholarship in administrative law. He is a member of the American Law Institute and the National Academy of Arts and Sciences.

Arun Kumar Thiruvengadam is an Associate Professor at the School of Policy and Governance, Azim Premji University, Bengaluru, India. He holds degrees in law from the National Law School (B.A., LL.B. 1995; LL.M. 2001) and New York University School of Law (LL.M. 2002; J.S.D. 2007). He worked as a law clerk at the Supreme Court of India, and has practiced before the High Courts of Delhi and Madras and the Supreme Court of India. Between 2005 and 15, he was based at the Faculty of Law, National University of Singapore, and has taught in a visiting capacity at several other institutions. His teaching and research has focused on comparative constitutional law, Indian constitutional and administrative law, law and development, law and politics in South Asia, and legal theory. His publications include two co-edited volumes on *Comparative Constitutionalism in South Asia* (2012) and *Emergency Powers in Asia* (2010).

Andreas Voßkuhle is President of the German Federal Constitutional Court, Chairperson of the Second Senate of the Constitutional Court and Director of the Institute for Staatswissenschaft and Philosophy of Law at the Albert-Ludwigs-University Freiburg. Since 2007, he has also been a member of the Social Sciences Class of the Berlin-Brandenburg Academy of Sciences and Humanities. He studied law at Bayreuth University and the Ludwig-Maximilians-University Munich, completed both juridical state examinations, and earned his Dr. jur. at the University of Munich. In 1998, he completed his habilitation (professorial dissertation) on the principle of compensation.
Public law, administrative law and legal theory are the main subjects of his current research activities. In 2006–07, Voßkuhle was a fellow at the Wissenschaftscolleg zu Berlin; in 2007, he was elected as Rector of the Albert-Ludwigs-University Freiburg and in 2008 as Vice-President of the Federal Constitutional Court, Chairperson of the Second Senate. Since March 2010 he has been the President of the Federal Constitutional Court.

Jonathan B. Wiener is Perkins Professor of Law, and of Environmental Policy and Public Policy, at Duke University, where he co-directs the ‘Rethinking Regulation’ program. His publications include Risk vs. Risk (1995) (with Graham), Reconstructing Climate Policy (2003) (with Stewart), The Reality of Precaution: Comparing Risk Regulation in the US and Europe (2011) (with Rogers, Hammitt and Sand), and Policy Shock: Recalibrating Risk and Regulation after Oil Spills, Nuclear Accidents and Financial Crises (forthcoming 2017) (with Balleisen, Bennear and Krawiec). He is a University Fellow at RFF. In 2008 he was president of the Society for Risk Analysis (SRA). Before coming to Duke in 1994, he served at the U.S. Department of Justice, Environment and Natural Resources Division (DOJ/ENRD); the White House Office of Science and Technology Policy (OSTP); and the White House Council of Economic Advisers (CEA); there he helped negotiate the Framework Convention on Climate Change (FCCC) (1990–92), and helped draft Executive Order 12866 on regulatory review (1993). He was a law clerk to federal judges Stephen G. Breyer and Jack B. Weinstein. He received his J.D. (1987) and A.B. (1984, economics) from Harvard University.

Thomas Wischmeyer is a postdoctoral researcher at the Institute for Staatswissenschaft and Legal Philosophy at Freiburg University. He clerked at the German Federal Constitutional Court (Bundesverfassungsgericht) before starting his academic career at Freiburg University. He spent the spring semester 2012 at Yale Law School as a visiting doctoral researcher and received his Ph.D. in legal and constitutional theory in 2014. In 2016–17, Thomas Wischmeyer is an Emile Noël Fellow at NYU’s Jean Monnet Center and the DAAD Visiting Fellow at NYU. He is the author of three books, including, The Costs of Rights: The Fiscal Dimension of Fundamental Rights (2015) and The Centrist Constitution (2016, co-authored with Andreas Voßkuhle). He has published articles on a wide variety of topics concerning European and German constitutional and administrative law, constitutional and legal theory, and information law. His current research focuses on the role of law in the information society and in particular on the emerging paradigm of ‘information security.’

Jiunn-rong Yeh is University Chair Professor at National Taiwan University where he teaches constitutional law, administrative law and environmental law. He is the author and editor of a series of books that analyzes constitutionalism, courts and democratic transition in Asian context and beyond. His recent publications in book form include The Constitution of Taiwan: A Contextual Analysis; The Functional Transformation of Courts: Taiwan and Korea in Comparison (ed.); Asian Courts in Context; and Constitutionalism in Asia: Cases and Materials (with coauthors). His academic work has been fuelled in part by substantial involvement in many constitutional, legislative and regulatory issues in Taiwan and in the region. He held a ministerial position in Taiwan’s cabinet in 2002–06, overseeing government reform and sustainable development via inter-ministerial
coordination. In 2005, he was elected the Secretary-General of the National Assembly that approved the constitutional revision proposals by Legislative Yuan. Since May 2016, he has been on loan to the government as the Minister of the Interior in Taiwan’s government while holding his university chair position.