



Universiteit
Leiden
The Netherlands

Central European Constitutional Courts in the face of EU membership : the influence of the German model of integration in Hungary and Poland

Tatham, A.F.

Citation

Tatham, A. F. (2011, November 1). *Central European Constitutional Courts in the face of EU membership : the influence of the German model of integration in Hungary and Poland*. Retrieved from <https://hdl.handle.net/1887/18011>

Version: Not Applicable (or Unknown)

License: [Licence agreement concerning inclusion of doctoral thesis in the Institutional Repository of the University of Leiden](#)

Downloaded from: <https://hdl.handle.net/1887/18011>

Note: To cite this publication please use the final published version (if applicable).

BIBLIOGRAPHY

- AA.VV., "Artikel 1" to "Artikel 19," in Schmidt-Bleibtreu, Hofmann & Hopfunf (2008), 95.
- , "Artikel 2" to "Artikel 19," in Sachs (1999), 155.
- , *Constitutional Court in Poland in a Period of State System Transformation*, Trybunał Konstytucyjny, Warszawa (1993).
- , *Democracy and the Rule of Law: Proceedings of the Norwegian-Polish Seminar in Warsaw*, 4 June 1980 [Demokrati & rettsstat: Innlegg pd norsk-polsk seminar i Warszawa, 4 juni 1990], Det Kgl. Utenriksdepartement, Oslo (1991).
- , *Zmiany w Konstytucji RP dotyczące członkowstwa Polski w Unii Europejskiej*, Bureau of Research of the Chancellery of the Sejm, Warszawa (2010).
- Ádám, A., *Alkotmányi értékek és Alkotmánybírászkodás [Constitutional values and Constitutional jurisdiction]*, Osiris Kiadó, Budapest (1998).
- Adamovich, L. & B. Funk, *Österreichisches Verfassungsrecht*, Springer Verlag, Wien & New York (1982).
- Adinolfi, A., "The Judicial Application of Community Law in Italy (1981-1997)" (1998) 35 CML Rev. 1313.
- Albi, A. & P. Van Elswege, "The EU Constitution, national constitutions and sovereignty: an assessment of a 'European constitutional order'" (2004) 29 EL Rev. 741.
- Albi, A. & J. Ziller (eds.), *The European Constitution and National Constitutions: Ratification and Beyond*, Kluwer, The Hague (2007).
- Alford, R., "Misusing International Sources to Interpret the Constitution" (2004) 98 AJIL 57.
- Allison, J., "Transplantation and Cross-fertilisation," in J. Beatson & T. Tridimas (eds.), *New Dimensions in European Public Law*, Hart Publishing, Oxford (1998), chap. 12, 169.
- Alston, P. (ed.), *The EU and Human Rights*, OUP, Oxford (1999).
- Alston, P., M. Bustelo & J. Heenan (eds.), *The EU and Human Rights*, Oxford University Press, Oxford (2001).
- Alter, K., *Establishing the Supremacy of European Law: The Making of an International Rule of Law in Europe*, OUP, Oxford (2001).
- , "The European Court's Political Power" (1996) 19 *West European Politics* 458.
- , *The European Court's Political Power: Selected Essays*, OUP, Oxford (2009).
- Anagnostaras, G., "The Principle of State Liability for Judicial Breaches: The Impact of EC Law" (2001) 7 EPL 290.
- Andenas, M. (ed.), *Judicial review in international perspective*, Kluwer Law International, The Hague and Boston (MA), (2000).
- Andenas, M. & N. Jareborg, *Anglo-Swedish studies in law*, Iustus Förlag, Uppsala (1999).
- Anderson, D. & M. Demetriou, *References to the European Court*, 2nd ed., Sweet & Maxwell, London (2002).
- Anderson, M. & P. Galizzi (eds.), *International Environmental Law in National Courts*, British Institute of International and Comparative Law, London (2002).
- Antieau, C., *Adjudicating Constitutional Issues*, Oceana Publications, London, Rome and New York (1985).
- Aragón Reyes, M., "La Constitución española y el Tratado de la Unión Europea: la reforma de la Constitución" 1994 REDC 9.
- Arató, I., "Hungarian Jurisprudence relating to the Application of International Law by National Courts" (1949) 43 AJIL 536.
- Arendt, E., "Le traité de l'Union européenne et la Constitution du Grand-duché de Luxembourg" (1992) 2 *Annales de droit luxembourgeois* 35.
- Astengo, F., "The Europeanisation of the Italian Constitutional Court" (2004) 26 *Journal of European Integration* 125.
- Aziz, M., "Review of T. Tridimas, *The General Principles of EC Law* (1999)" (2000) 63 MLR 473.
- , "Sovereignty Lost, Sovereignty Regained? Some Reflections on the Bundesverfassungsgericht's Bananas Judgment" (2002/03) 9 Col. Jo. Euro. L 109.
- Bachof, O. et al. (eds.), *Forschungen und Berichte aus dem öffentlichen Recht. Gedächtnisschrift für Walter Jellinek: 12. Juli 1885 – 9. Juni 1955*, Isar Verlag, München (1955).
- Baddenhausen, H., "Die neue Begleitgesetzgebung zum Vertarg von Lissabon nach Verabschiedung vom Bundestag und Bundesrat" (2009) 36 EuGRZ 543.
- Badura, P., "Die parlamentarische Demokratie," in Isensee & Kirchhof, (1995), Vol. I, chap. 23, 953.
- Balázs, P., *Az Európai Unió Küllkapcsolatai és Magyarország [The External Relations of the European Union and Hungary]*, Közgazdasági és Jogi Könyvkiadó, Budapest (1996).
- Balogh, Zs. et al., *Az Alkotmány magyarázata*, KJK-Kerszöv Jogi és Üzleti Kiadó (2003).

- Balogh-Békesi, N., “‘Közös európai alkotmányjog’ vagy szuverenitás-transzfer esetről-esetre (A magyar Alkotmánybíróság döntéséről az EU valamint Izland és Norvégia közötti átadási eljárásról szóló megállapodás tárgyában)” (2008) LXIII *Jogtudományi Közlöny* 310.
- Banac, I., *Eastern Europe in Revolution*, Cornell University Press, Ithaca and London (1992).
- Banaszak, B., *Outline of Polish Constitutional Law*, Wydawnictwo Uniwersytetu Wrocławskiego, Wrocław (2005).
- , *Prawo konstytucyjne [Constitutional Law]*, C.H. Beck, Warszawa (1999).
- Banaszkiewicz, B. et al., *1 Jahr EU Mitgliedschaft: Erste Bilanz aus der Sicht der polnischen Höchstgerichte*, EIF Working Paper No. 15, Institut für Europäische Integrationsforschung, Österreichische Akademie der Wissenschaften, Wien (2005): <<http://www.eif.oeaw.ac.at/downloads/workingpapers/wp15.pdf>>.
- Banaszkiewicz, B., “Prawo polskie a prawo Unii Europejskiej w orzecznictwie Trybunału Konstytucyjnego [Polish law and EU law in the case-law of the Constitutional Tribunal]” *Europejski Przegląd Sądowy* grudzień 2005, 49.
- Banda, E., W. Maihofer & H.-J. Vogel (eds.), *Handbuch des Verfassungsrechts der Bundesrepublik Deutschland*, 2nd ed., Walter de Gruyter, Berlin and New York (1994).
- Bańkowski, Z. & E. Christodoloudis, “The European Union as an essentially contested project” (1998) 4 ELJ 341.
- Barcz, J., “Akt integracyjny Polski z Unią Europejską w świetle Konstytucji RP [Poland’s Integration Act with the European Union in the light of the Polish Constitution],” (1998) PiP 4/1998, 12.
- , “Konstytucyjnoprawne problemy stosowania prawa Unii Europejskiej w Polsce w świetle dotychczasowych doświadczeń państw członkowskich [Constitutional problems of application of EU law in Poland in the light of recent experiences of Member States],” in M. Kruk (ed.), *Prawo międzynarodowe i wspólnotowe w wewnętrznym porządku prawnym [International and Community Law in internal legal system]*, Wydawnictwo Sejmowe, Warszawa (1997), 203.
- , “Membership of Poland in the European Union in the Light of the Constitution of 2 April 1997. Constitutional Act of Integration,” (1997-1998) 23 PoLYBIL 21.
- Barcza, J. & S. Biernat (eds.), *Czy zmieniać Konstytucję? Ustrojowo-konstytucyjne aspekty przystąpienia Polski do Unii Europejskiej*, Instytut Spraw Publicznych, Warszawa (2002).
- Barents, R., “The Court of Justice after the Lisbon Treaty” (2010) 47 CML Rev. 709.
- Barfuß, W. (ed.), *Festschrift für Karl H. Neumayer*, Nomos Verlag, Baden-Baden (1985).
- Bartlett, R., *The Making of Europe: Conquest, Colonization and Cultural Change 950-1350*, Penguin Books, London (1993).
- Battis, U., D. Th. Tsatos & D. Stefanon (eds.) *Europäische Integration und nationales Verfassungsrecht*, Nomos Verlag, Baden-Baden (1995).
- Beatson, J., & T. Tridimas (eds.), *New Dimensions in European Public Law*, Hart Publishing, Oxford (1998).
- Beaud, O., “La souveraineté de l’État, le pouvoir constituant et le Traité de Maastricht” RFDA.1993.1045.
- Beaumont, P., C. Lyons & N. Walker (eds.), *Convergence and Divergence in European Public Law*, Hart Publishing, Oxford (2002).
- Beier, F.-K., E.-M. Bastian & A. Kur (eds.), *Wettbewerbsrecht und Verbraucherschutz in Mittel- und Osteuropa*, Carl Heymanns Verlag, Köln, Berlin, Bonn and München (1992).
- Béla, G. & I. Hülvely, “Szuverenitás – nemzetállam – integráció,” MTA Politikai Tudományok Intézete, Budapest (1995).
- Bell, J., “Comparative Law and Legal Theory,” in W. Krawietz et al. (eds.), *Prescriptive Formality and Normative Rationality in Modern Legal Systems, Festschrift for Robert S. Summers*, Duncker & Humblot, Berlin (1994), 19.
- , “Judicial Cultures and Judicial Independence” (2001) 4 CYELS 47.
- , “Mechanisms for Cross-fertilisation of Administrative Law in Europe,” in J. Beatson & T. Tridimas (eds.), *New Dimensions in European Public Law*, Hart Publishing, Oxford (1998), chap. 11, 147.
- , “The Acceptability of Legal Arguments,” in N. MacCormick & P. Birks (eds.), *The Legal Mind*, Clarendon Press, Oxford (1986), 45.
- Bellamy, R., V. Bufacchi and D. Castiglione (eds.), *Democracy and Constitutional Culture in the Union of Europe*, Lothian Foundation Press, London (1995).
- Bem, K., “The European Arrest Warrant and the Polish Constitutional Court Decision of 27 April 2005,” in E. Guild (ed.), *Constitutional Challenges to the European Arrest Warrant*, Wolf Legal Publishers, Nijmegen (2006), chap. 6, 125.
- Benhabib, S., “Models of public space: Hannah Arendt, the liberal tradition and Jürgen Habermas” in C. Calhoun (ed.), *Habermas and the Public Sphere*, MIT Press, Cambridge (1992), 73.
- Berchtold, K. “The European Convention on Human Rights and the Austrian Legal Order: Some Experiences” (1975) VIII RDH/HRJ 383.

- Berke, B., "A Nemzetközi szerződések alkotmányossági vizsgálatának megalapozásához [On the basis of constitutional review of international treaties]" (1997) XLIV *Magyar Jog* 449.
- Bermann, G., "French treaties and French courts: Two problems in Supremacy" (1979) 28 ICLQ 458.
- , "The 'Highest Court' in Federal Systems," in I. Pernice, J. Kokott & C. Saunders (eds.), *The Future of the European Judicial System in a Comparative Perspective*, Nomos Verlag, Baden-Baden (2006), 91.
- Berri, M., "Composizione del contrasto tra Corte costituzionale e Corte di Giustizia delle comunità europee" *Giur. it.* 1984, I, 1521.
- , "Legittimità della normativa comunitaria" *Giur. it.* 1974, I, 513.
- Berrisch, G.M., "Zum Bananen-Urteil des EuGH vom 5.10.1994" (1994) 29 EuR 461.
- Bickel, A., *The Least Dangerous Branch: the Supreme Court at the Bar of Politics*, Bobbs-Merrill, Indianapolis (IN) (1962).
- Bieber, R. & I. Salomé, "Hierarchy of Norms in European Law" (1996) 33 CML Rev. 907.
- Bieber, R. & P. Widmer (eds.), *The European constitutional area*, Vol. 28 *Publications of the Swiss Institute of Comparative Law*, Schulthess Polygraphischer Verlag, Zürich (1995).
- Biernat, S., "Constitutional Aspects of Poland's Future Membership in the European Union" (1998) 36 AVR 398.
- , "Czy konieczne są zmiany w Konstytucji przed przystąpieniem Polski do Unii Europejskiej?," in J. Barcza & S. Biernat (eds.), *Czy zmieniać Konstytucję? Ustrojowo-konstytucyjne aspekty przystąpienia Polski do Unii Europejskiej*, Instytut Spraw Publicznych, Warszawa (2002), 41.
- , "Miejsce prawa pochodnego Wspólnoty Europejskiej w systemie konstytucyjnym RP [The Place of derived law of the EU in the Polish constitutional system]," in Mik (ed.) (1997), 182.
- Bishko, C.J., "The Spanish and Portuguese Reconquest, 1095–1492," in H.W. Hazard (ed.), *The Fourteenth and Fifteenth Centuries* (1975), 396–456, vol. 3 of K. Setton (ed.), *A History of the Crusades*, University of Wisconsin Press, Madison (6 vols., 1955–1989).
- Bitskey, B. (ed.), *Tíz éves az alkotmánybíróság*, Alkotmánybíróság, Budapest (2000).
- Blackburn R., & J. Polakiewicz (eds.), *Fundamental Rights in Europe: The Effect of the ECHR on the Legal and Political Systems of Member States*, OUP, Oxford (2001).
- Bleckmann, A., "Die Wahrung der 'nationalen Identität' im Unions-Vertrag" (1997) J.Z. 265.
- Blutman, L., *Az előzetes döntéshozatal [The Preliminary Ruling]*, KJK-KERSZÖV, Budapest (2003).
- , "A Magyar Lisszabon-határozat: Befejezetlen szimfónia Luxemburgi hangnemben" 2010/2 *Alkotmánybírósági Szemle* 90–99.
- Blutman, L. & N. Chronowski, "Az Alkotmánybíróság és a közösségi jog: alkotmányjogi paradoxon csapdájában (I.) és (II.)" 2007/2 *Európai Jog* 3 and 2007/4 *Európai Jog* 14, respectively.
- Bobek, M., "On the Application of European Law in (Not Only) the Courts of the New Member States: 'Don't Do as I Say'?" (2007–2008) 10 CYELS 1.
- , *Porušení povinnosti zahájit řízení o předběžné otázce dle článku 234 (3) SES [Violation of the duty to make a preliminary reference under Article 234(3) EC Treaty]*, C.H. Beck, Prague (2004).
- Böckenförde, E.-W., "Demokratie als Verfassungsprinzip," in Isensee & Kirchhof, (1995), Vol. I, chap. 22, 887.
- Bodnár, L., "A nemzetközi jog magyar jogrendszerbeli helyének alkotmányos szabályozásáról [International law as a subject of the Hungarian constitutional system]" (1996) XLVII *Alkotmány és jogtudományi. Acta Universitatis Szegediensis de Attila József Nominatae. Acta Juridica et Politica* 19.
- Bogdanor, V., "Britain: The Political Constitution," in V. Bogdanor (ed.), *Constitutions in Democratic Politics*, Gower, Aldershot (1988), 53.
- (ed.), *Constitutions in Democratic Politics*, Gower, Aldershot (1988).
- Böhm, M., "Das Europäische Haftbefehlsgesetz und seine rechtsstaatlichen Mängel" (2005) 58 NJW 2588.
- Börzel, T., T. Hofmann & C. Sprungk, "Why Do States Not Obey the Law? Lessons from the European Union," paper presented at the EUSA Eighth Biennial International Conference, 27–30 March 2003, Nashville (TN).
- Börzel, T. & Th. Risse, "Who is Afraid of a European Federation? How to Constitutionalise a Multilevel Governance System" (2000) *Harvard Jean Monnet Working Paper*, No. 7/00: <www.jeanmonnetprogram.org/papers/00/00f0101.html>.
- Botella, A., "La responsabilité du juge nationale" 2004 RTDE 40.
- Bragyova, A., *Az új alkotmány: egy koncepciója [The New Constitution: A Conception]*, Közgazdasági és Jogi Könyvkiadó, Budapest (1995).
- , "Igazságtétel és nemzetközi jog. Glossza az Alkotmánybíróság határozatához. [Political Justice and International Law. Article concerning the Decision of the Constitutional Court]," 1993/3–4, Vol. XXXV, *Állam- és Jogtudomány* 213.

- Breuer, M., "State liability for judicial wrongs and Community law: the case of Gerhard Köbler v Austria," (2004) 29 EL Rev. 243.
- Breuer, R., "Die Sackgasse des neuen Europaartikels (Art. 23 GG)" 1994 NVwZ 417.
- Bribosia, H., "Applicabilité directe et primauté des traités internationaux et du droit communautaire – Réflexions générales sur le point de vue de l'ordre juridique belge" 1996 RBDI 1.
- , "Report on Belgium," in Slaughter, Stone Sweet & Weiler (1998), chap. 1, 1.
- Bříza, P., "Case Note: The Czech Republic. The Constitutional Court on the Lisbon Treaty: Decision of 26 November 2008" (2009) 5 EuConst 143.
- Bross, S., "Bundesverfassungsgericht – Europäischer Gerichtshof – Europäischer Gerichtshof für Kompetenzkonflikte" (2001) *Verwaltungsarchiv* 425.
- , "Überlegungen zum gegenwärtigen Stand des Europäischen Einigungsprozesses" (2002) EuGRZ 574.
- Brown, J.F., *Surge to Freedom: The End of Communist Rule in Eastern Europe*, Admantine Press, London (1991).
- Brudner, A., *Constitutional Goods*, OUP, Oxford (2004).
- Brunner, G. & L. Garlicki, *Verfassungsgerichtsbarkeit in Polen*, Nomos Verlag, Baden-Baden (1999).
- Brzezinski, M., "Constitutional Heritage and Renewal: The Case of Poland" (1991) 77 Va. L. Rev. 49.
- , "The Emergence of Judicial Review in Eastern Europe: The Case of Poland" (1993) 41 AJCL 153.
- , *The Struggle for Constitutionalism in Poland*, Macmillan Press Ltd., Basingstoke and London (1998).
- Brzezinski, M. & L. Garlicki, "Judicial Review in Post-Communist Poland: The Emergence of a Rechtsstaat?" (1995) 31 Stan. J Intl. L 13.
- Bugaric, B., "Courts as Policy-Makers: Lessons from Transition" (2001) 42 Harvard Intl. LJ 1.
- Bunce, V., "Presidents and the Transition in Eastern Europe," in K. von Mettenheim (ed.), *Presidential Institutions and Democratic Politics*, Johns Hopkins University Press, Baltimore (MD) (1997), 161.
- Calhoun, C. (ed.), *Habermas and the Public Sphere*, MIT Press, Cambridge (1992).
- Capelli, F., "Una sentenza decisiva sui rapporti fra CEE e leggi nazionali" *Dir. com. scambi. internaz.* 1984, 204.
- Capotosti, P.A., "Questioni interpretative dell'attuale giurisprudenza costituzionale sui rapporti fra diritto interno e diritto comunitario" *Giur. cost.* 1987, I, 3810.
- Cappelletti, M. & D. Golay, "Judicial Review, Transnational and Federal: Its Impact on Integration" (1981) *EUI Working Paper* No. 4, European University Institute, Florence.
- Carcassonne, G., "Case Note: France. *Conseil Constitutionnel* on the European Constitutional Treaty. Decision of 19 November 2004, 2004-505 DC" (2005) 1 EuConst 293.
- Carmeli, S., "La réception du droit communautaire dans l'ordre juridique italien" RIDC.2001.339.
- Cartabia, M., "Nuovi sviluppi nelle 'competenze comunitarie' della Corte costituzionale" *Giur. cost.* 1989, I, 1012.
- , "Taking Dialogue Seriously' The Renewed Need for a Judicial Dialogue at the Time of Constitutional Activism in the European Union," *Jean Monnet Working Paper* No. 12/07: <<http://www.jeanmonnetprogram.org/papers/07/071201.html>>.
- , "The Italian Constitutional Court and the Relationship Between the Italian legal system and the European Union," in Slaughter, Stone Sweet & Weiler (1998), chap. 4, 133.
- Cartabia, M. & J.H.H. Weiler, *L'Italia in Europa. Profili istituzionali e costituzionali*, il Mulino, Bologna (2000).
- Choudhry, S., "Migration as a new metaphor in comparative constitutional law," in S. Choudhry (ed.), *The Migration of Constitutional Ideas*, CUP, Cambridge (2007), chap. 1, 1.
- (ed.), *The Migration of Constitutional Ideas*, CUP, Cambridge (2006).
- Chronowski, N., *Constitution and Constitutional Principles in the EU*, Dialóg Campus Kiadó, Budapest and Pécs (2005).
- , "Nullum crimen sine EU?" 2008/4 *Rendészeti Szemle* 39.
- Chronowski, N. & Z. Nemessányi, "Európai Bíróság – Alkotmánybíróság: felületi feszültség" 2004/3 *Európai Jog* 19.
- Chronowski, N. & J. Petrétei, "EU-csatlakozás és alkotmánymódosítás: minimális konszenzus helyett politikai kompromisszum" (2003) *L Magyar Jog* 449.
- Chronowski, N. & E. Rózsás, *Alkotmányjog és közigazgatási jog*, Dialóg Campus Kiadó, Budapest & Pécs (2005).
- Ciemniewski, J., "Podział władz w Małej Konstytucji" [The Separation of Powers in the Small Constitution], in M. Kruk (ed.), *"Mała Konstytucja" w procesie przemian ustrojowych w Polsce [The Small Constitution during the Systemic Changes in Poland]*, Wydaw. Sejmowe, Warszawa (1993), 20.
- Claes, M. & B. de Witte, "Report on the Netherlands," in Slaughter, Stone Sweet & Weiler (1998), chap. 6, 171.
- Classen, C.D., "Legitime Stärkung des Bundestages oder verfassungsrechtliches Prokrustesbett? Zum Urteil des BVerfG zum Vertrag von Lissabon" (2009) 64 JZ 881.
- Cloots, E., "Germs of pluralist judicial adjudication: *Advocaten voor de Wereld* and other references from the Belgian Constitutional Court" (2010) 47 CML Rev. 645.

- Coing, H., "Erfahrungen mit einer bürgerlich-rechtlichen Kodifikation in Deutschland" (1982) 81 Z Vgl. RW 1.
 ———, "Roman law as the *ius commune* of the continent" (1973) 89 LQR 505.
- Complak, K., "Die Prinzipien des Systems der Republik Polen und der Beitritt zur Europäischen Union," in M. Maciejewski (ed.), *Spoleczeństwo w przelomie. Polska, Niemcy i Unia Europejska. Die Gesellschaft in der Wende. Polen, Deutschland und die Europäische Union*, Wydawn. Uniwersytetu Wrocławskiego, Wrocław (1999), 146.
- Constitutional Tribunal (Department of Jurisdiction and Studies), *Selection of the Constitutional Tribunal's jurisprudence from 1986 to 1999*, Trybunałe Konstytucyjny, Warszawa (1999).
- Coppel, J. & A. O'Neill, "The European Court of Justice: Taking Rights Seriously?" (1992) 29 CML Rev. 669.
- Cordes, A., "Gewinnteilungsprinzipien im hansischen und oberitalienischen Gesellschaftshandel des Spätmittelalters," in G. Köbler and H. Nehlsen (eds.), *Wirkungen europäischer Rechtskultur. Festschrift für Karl Kroeschell zum 70. Geburtstag*, Beck, München (1997), 141.
- Cotterrell, R., "The Concept of Legal Culture," in D. Nelken (ed.), *Comparing Legal Cultures*, Dartmouth Press, Aldershot (1997), chap. 1, 13.
- Craig, P., "Constitutions, Constitutionalism, and the European Union" (2001) 7 ELJ 125.
 ———, "Once more unto the breach: the Community, the state and damages liability" (1997) 113 LQR 67.
- Craig, P. & G. de Búrca, *EU Law: Text, Cases and Materials*, 3rd ed., OUP, Oxford (2003).
 ——— (eds.), *The Evolution of EU Law*, OUP, Oxford (1999).
- Cremer, H.-J., "Zur Bindungswirkung von EGMR Urteilen/Anmerkung zum Görgülü-Beschluß des BVerfG vom 14. 10. 2004" (2004) 31 EuGRZ 686.
- Crossland, H.G., "Three major decisions given by the Bundesverfassungsgericht (Federal Constitutional Court)" (1994) 19 EL Rev. 202.
- Csizmadia, A., *A pécsi egyetem a középkorban [The University of Pécs in the Middle Ages]*, 40 Studia Iuridica Auctoritate Universitatis Pécs Publicata, Tankönyvkiadó, Budapest (1965).
- Csuhány, P. & P. Sonnevend, "2/A. § [Európai Unió]," in A. Jakab (ed.), *Az alkotmány kommentárja*, Vol. I, *Általános rendelkezések*, 2nd ed., Századvég Kiadó, Budapest (2009), 238.
- Curtin, D., *Executive Power of the European Union: Law, Practices, and the Living Constitution*, OUP, Oxford (2009).
 ———, "The Constitutional Structure of the Union: A Europe of Bits and Pieces" (1993) 30 CML Rev. 17.
 ———, "The Sedimentary European Constitution – The Future of 'Constitutionalisation' without a Constitution," in I. Pernice & E. Tanchev (eds.), *Ceci n'est pas une Constitution – Constitutionalisation without a Constitution?*, Nomos Verlag, Baden-Baden (2008), 76.
- Curtin, D. & D. O'Keefe (eds.), *Constitutional Adjudication in European Community and National Law*, Butterworths (Ireland), Dublin (1992).
- Czapliński, W., "Akty prawne Wspólnot Europejskich w orzecznictwie Trybunału Sprawiedliwości [EC legal acts in the case-law of the ECJ]," in Kruk (ed.) (1997), 188.
 ———, "International Law and Polish Municipal Law: A Case Study," (1995) 8 HYIL 37.
 ——— (ed.), *Poland's Way to the European Union: Legal Aspects*, Scholar Publishing House, Warszawa (2002).
 ———, "Relations between International Law and the Municipal Legal Systems of European Socialist States" (1988) 14 *Review of Socialist Law* 105.
- Czapliński, W., I. Lipowicz, T. Skoczny & M. Wyrzykowski, *Suwerenność i integracja europejska*, Centrum Europejskie UW, Warszawa (1999).
- Czeszejko-Sochacki, Z., "Prawo do sądu w polskiej konstytucji [The Right to Court in the Polish Constitution]" 1997/11-12 PiP 86.
- Dashwood, A., "The limits of European Community powers" (1996) 21 EL Rev. 113.
 ———, "States in the European Union" (1998) 23 EL Rev. 201.
- Dashwood, A. & A. Johnston, "Synthesis of the Debate," in A. Dashwood & A. Johnston, *The Future of the Judicial System of the European Union*, Hart Publishing, Oxford and Portland (2001), 55.
- Davies, R., *Domination and Conquest: The Experience of Ireland, Scotland and Wales 1100-1300*, CUP, Cambridge (1990).
- De Barranger, Th., *Constitutions nationales et construction communautaire*, LGDJ, Paris (1995).
- de Búrca, G., "The Institutional Development of the EU: A Constitutional Analysis," in Craig & de Búrca (eds.), (1999), chap. 2, 55.
 ———, "The Principle of Proportionality and its Application in EC Law" [1993] YBEL 105.
- de Búrca, G. & J. Scott (eds.), *Constitutional Change in the EU: From Uniformity to Flexibility?*, Hart Publishing, Oxford and Portland (OR) (2000).
- Dehousse, R., *The European Court of Justice: the politics of judicial integration*, St. Martin's Press, New York (1998).

- de Londras, F. & S. Kingston, "Rights, Security, and Conflicting International Obligations: Explaining Inter-Jurisdictional Judicial Dialogues in Europe" (2010) 58 AJCL 359.
- DeSimone, C., "Pitting Karlsruhe Against Luxembourg? German Data Protection and the Contested Implementation of the EU Data Retention Directive" (2010) 11 Ger LJ 291.
- de Witte, B., "Community Law and National Constitutional Values" (1991) 2 LIEI 1.
- , "Direct Effect, Supremacy and the Nature of the Legal Order," in P. Craig & G. de Búrca (eds.), *The Evolution of EU Law*, OUP, Oxford (1999), chap. 5, 177.
- , "Sovereignty and European Integration: The Weight of Legal Tradition" (1995) 2 MJ 145.
- , "Sovereignty and European Integration: the Weight of Legal Tradition" in Slaughter, Stone Sweet & Weiler (eds.), (1998), chap. 10, 277.
- , "The Closest Thing to a Constitutional Conversation in Europe: The Semi-Permanent Treaty Revision Process," in P. Beaumont et al. (eds.), *Convergence and Divergence in European Public Law*, OUP, Oxford (2002), 39.
- , "The Past and Future Role of the European Court of Justice in the Protection of Human Rights," in P. Alston (ed.), *The EU and Human Rights*, OUP, Oxford (1999), 859.
- Dick Howard, A.E. (ed.), *Constitution Making in Eastern Europe*, Woodrow Wilson Center Press, Washington, D.C. (1993).
- Diemer-Benedict, T., "Die Grundrecht in der neuen polnischen Verfassung" (1998) 58 ZaöRV 205.
- di Fabio, U., "Das Bundesverfassungsgericht und die internationale Gerichtsbarkeit," in A. Zimmermann & U. Heinz (eds.), *Deutschland und die internationale Gerichtsbarkeit* (2004), 107.
- , "Ist die Staatswerdung Europas unausweichlich?" FAZ 2.2.2001, 8.
- , "Der Neue Artikel 23 des Grundgesetzes," (1993) 32 *Der Staat* 191.
- Dilcher, G., "Marktrecht und Kaufmannsrecht im frühen Mittelalter," in K. Düwel, D. Claude & H. Jankuhn (eds.), *Untersuchungen zu Handel und Verkehr der vor- und frühgeschichtlichen Zeit in Mittel- und Nordeuropa: Berichte über die Kolloquien der Kommission für die Altertumskunde Mittel- und Nordeuropas in den Jahren 1980 bis 1983*, Part 3, Vandenhoeck & Ruprecht, Göttingen (1985), 392.
- Dobozy, M., *The Saxon Mirror. A Sachsenspiegel of the Fourteenth Century*, University of Pennsylvania Press, Philadelphia (1999).
- Dolzer, R., K. Vogel & K. Graßhof (eds.), *Kommentar zum Bonner Grundgesetz (looseleaf)*, C.F. Müller Juristische Verlag, Heidelberg (1981, as updated).
- Dougan, M., "The Treaty of Lisbon 2007: Winning Minds, Not Hearts" (2008) 45 CML Rev. 617.
- Doukas, D., "The verdict of the German Federal Constitutional Court on the Lisbon Treaty: Not Guilty, but don't do it again" (2009) 35 EL Rev. 866.
- Drath, M. & Ch. Starck (eds.), *Bundesverfassungsgericht und Grundgesetz, FS aus Anlaß des 25jährigen Bestehens des Bundesverfassungsgerichts*, Vol. 2, J.C.B. Mohr (Paul Siebeck), Tübingen (1976).
- Drzemczewski, A., "Ensuring Compatibility of Domestic Law with the European Convention on Human Rights Prior to Ratification: The Hungarian Model" (1995) 16 HRLJ 241.
- , *European Human Rights Convention in Domestic Law: A Comparative Study*, Clarendon Press, Oxford (1983).
- Drzemczewski, A. & M. Nowicki, "The Impact of the ECHR in Poland: a Stock-taking after Three Years" [1996] EHRLR 261.
- Dubos, O., *Les juridictions nationales, juge communautaire: contribution à l'étude des transformations de la fonction juridictionnelle dans les États membres de l'Union européenne*, Dalloz, Paris (2001).
- Due, O. (chmn.), "Report by the Working Party on the Future of the European Communities' Court System" ("Due Report"), 19 January 2000: <http://www.europa.eu.int/en/comm/sj/due_en.pdf>.
- Dupré, C., "Importing German Law: the Interpretation of the Right to Human Dignity by the Hungarian Constitutional Court" (2000) 46 OER 144.
- , *Importing the Law in Post-Communist Transitions: The Hungarian Constitutional Court and the Right to Human Dignity*, Hart Publishing, Oxford (2003).
- Düwel, K., D. Claude & H. Jankuhn (eds.), *Untersuchungen zu Handel und Verkehr der vor- und frühgeschichtlichen Zeit in Mittel- und Nordeuropa: Berichte über die Kolloquien der Kommission für die Altertumskunde Mittel- und Nordeuropas in den Jahren 1980 bis 1983*, Part 3, Vandenhoeck & Ruprecht, Göttingen (1985).
- Dworkin, R., *Freedom's Law*, OUP, Oxford/New York (1996).
- , *Law's Empire*, Fontana, London (1991).
- Działocha, J., "Der Rechtsstaat unter den Bedingungen einer grundlegenden Umformung des Rechtssystems, dargestellt am Beispiel Polen" (1993) 39 OER 1.

- Działocha, K., "Artykuł 91 [Article 91]," in L. Garlicki (ed.), *Konstytucja Rzeczypospolitej Polskiej. Komentarz [The Constitution of the Republic of Poland. Commentary]*, Wydawnictwo Sejmowe, Warszawa (1999), 10.
- , "Podstawy prawne integracji Polski z Unią Europejską w pracach nad nową konstytucją [Legal basis for integration of Poland with the EU in the works on new Constitution]" (1996) PiP 4-5/1996, 5.
- , "The Hierarchy of Constitutional Norms and Its Function in the Protection of Basic Rights" (1992) 13/3 HRLJ 100.
- Działocha K., *et al.* (eds.), *Konstytucja w społeczeństwie obywatelskim: księga pamiątkowa ku czci Prof. Witolda Zakrzewskiego [The Constitution in a Civic Society Commemorative Homage to Prof. Witold Zakrzewski]*, Krajowa Agencja Wydawnicza, Kraków (1989).
- Ebel, F. (ed.), *Sachsenspiegel – Landrecht und Lehnrecht*, Reclam, Stuttgart (1993).
- Ebel, W. (ed.), *Lübecker Ratsurteile*, Vols. 1-4, Musterschmidt, Göttingen (1955-1967).
- Eijsbouts, W.T., "Constitutional sedimentation" (1996) 23 LIEI 51.
- Eörsi, Gy., "Richterrecht und Gesetzesrecht in Ungarn" (1966) 30 RabelsZ 117.
- Ermacora, F. (ed.), *Österreichische Bundesverfassungsgesetze*, 12th ed., Böhlau Verlag, Wien/Köln (1989).
- Ermacora, F., M. Nowak & H. Tretter (eds.), *Die Europäische Menschenrechtskonvention in der Rechtsprechung der österreichische Rechtsordnung*, W. Braumüller, Wien (1983).
- Estella de Noriega, A., "A Dissident Voice: The Spanish Constitutional Court Case Law on European Integration" (1999) 5 EPL 269.
- European Constitutional Group, *A Proposal for a European Constitution*, ECG, London (1993): <http://admin.fnst.org/uploads/1207/legal_text.pdf>.
- European Convention, Discussion Circle on the Court of Justice, *Final Report*, CONV 636/03, Cercle I/13, 25 March 2003, <<http://register.consilium.eu.int/pdf/en/03/cv00/cv00636en03.pdf>>.
- European Court of Justice, "Information Note on references from national courts for a preliminary ruling": OJ 2005 C143/01.
- European Court of Justice & Court of First Instance, *The future of the judicial system of the Union*, Discussion Paper presented to the Council of the Ministers of Justice, May 1999: <europa.eu.int/cj/en/pres/avenge.pdf>.
- Evans, G., *Politics of Justice*, Victorian Fabian Society, Melbourne (1981).
- Everling, U., "Comments on B. de Witte's 'International Agreement or European Constitution?'," in J. Winter *et al.* (eds.), *Reforming the Treaty on European Union: The Legal Debate*, Kluwer Law International, Deventer and The Hague (1996), 19.
- , "Das Maastricht-Urteil des Bundesverfassungsgerichts und seine Bedeutung für die Entwicklung der Europäischen Union (1994) 17 *Integration* 165.
- , "Will Europe slip on bananas? The Bananas Judgment of the Court of Justice and National Courts" (1996) 33 CML Rev. 401.
- Exner, M., "Recent Constitutional Developments in Poland" (1991) 42 *ÖZöRV* 341.
- Fairgrieve, D., M. Andenas & J. Bell (eds.), *Tort liability of public authorities in comparative perspective*, BIICL, London (2002).
- Fansa, M. (ed.), *Der Sassenspeyguel. Der Sachsenspiegel – Recht – Alltag*, Vol. 2, 10 Beihefte der Archäologischen Mitteilungen aus Nordwestdeutschland, Isensee Verlag, Oldenburg (1995).
- Favoureu, L., "Modèle américain et modèle européen de justice constitutionnelle" (1988) 4 *AJIC* 51.
- , "Le contrôle de constitutionnalité du Traité de Maastricht et le développement du 'droit constitutionnel international'" *RGDIP*.1993.39.
- Fazekas, F., "A közösségi jog elsőbbségét érintő magyar alkotmánybírószági határozatok" (2007) *XI Collega* 207.
- , "La Cour constitutionnelle et la Cour suprême hongroise face au principe de la primauté du droit de l'Union européenne" *Actes du VIIIe Séminaire Doctoral International et Européen*, Université de Nice-Sophia Antipolis, Nice (2008), 139.
- Ferejohn, J., "Constitutional Review in the Global Context" (2002) 6 *Legislation and Public Policy* 49.
- Ferejohn, J. & P. Pasquino, "Constitutional Courts as Deliberative Institutions," paper presented at "Conference on Constitutional Courts," Institute for Global Legal Studies, School of Law, Washington University in St. Louis, 1-3 November 2001.
- , "Constitutional Courts as Deliberative Institutions: Towards an Institutional Theory of Constitutional Justice," in W. Sadurski (ed.), *Constitutional Justice, East and West. Democratic Legitimacy and Constitutional Courts in Post-Communist Europe in a Comparative Perspective*, Kluwer Law International, The Hague (2002), chap. 1, 21.
- Fernandez Esteban, M.L., "Constitutional Values and Principles in the Community Legal Order" (1995) 2 *MJ* 129.

- Ficsor M., “Megjegyzések az európai közösségi jog és a nemzeti alkotmány viszonyáról I., II. [“Comments on the relationship between EC law and the National Constitution: Parts I and II]” (1997) XLIV *Magyar Jog* 462; and 526, respectively.
- Fischer, P., “Die objektive Direktwirkung von EU-Richtlinien: Die Lektion aus dem Fall Wärmekraftwerk Großkrotzenburg 1996” in H. Mayer et al. (eds.) *Recht in Österreich und Europa: Festschrift für K. Hempel*, Manz, Wien (1997), 91.
- Fletcher, M., “Extending ‘Indirect Effect’ to the Third Pillar: The Significance of Pupino” (2005) 30 *EL Rev.* 862.
- Fontanelli, F. & G. Martinico, “Between Procedural Impermeability and Constitutional Openness: The Italian Constitutional Court and Preliminary References to the European Court of Justice” (2010) 16 *ELJ* 345.
- , “Cooperative Antagonists – The Italian Constitutional Court and the Preliminary Reference: Are We Dealing with a Turning Point?,” *Eric Stein Working Paper* No. 5/2008, Czech Society for European and Comparative Law, Prague (2008): <<http://www.ericsteinpapers.eu>>.
- Fóris, Gy., “A szuverenitásról és az európai intergrációról,” in Trócsányi (2006), 56.
- Foster, N., “The German Constitution and E.C. Membership” [1994] *PL* 392.
- Franck, T.M. & G.H. Fox (eds.), *International Law Decisions in National Courts*, Transnational Publishers Inc., Irvington-on-Hudson, New York (1996).
- Franklin, M., “How Structural Factors cause turnout variations at European Parliament Elections” (2001) 2 *European Politics* 309.
- Friedman, B., & S. Smith, “The sedimentary constitution” (1998) 147/1 *U. Pa. L. Rev.* 1.
- Friedman, L.M., “The Concept of Legal Culture: A Reply,” in D. Nelken (ed.), *Comparing Legal Cultures*, Dartmouth Press, Aldershot (1997), chap. 2, 33.
- Friedrich, K., “Bundesfinanzhof contra Europäischen Gerichtshof,” 1985 *RIW* 794.
- Frowein, J., “Das Maastricht-Urteil und die Grenzen der Verfassungsgerichtsbarkeit” (1994) 54 *ZaöRV* 1.
- , “Europäisches Gemeinschaftsrecht und Bundesverfassungsgericht,” in Ch. Starck, *Bundesverfassungsgericht und Grundgesetz: Festgabe aus Anlaß des 25jährigen Bestehens des Bundesverfassungsgerichts*, Band II, J.C.B. Mohr (Paul Siebeck) Verlag, Tübingen (1976), 187.
- , “Note: *Solange II*” (1988) 25 *CML Rev.* 201.
- Gabriel, O., O. Niedermayer & R. Stöss (eds.), *Parteiendemokratie in Deutschland*, 1st ed., Vol. 13 *Schriftenreihe der Bundeszentrale für politische Bildung*, Westdeutscher Verlag, Bonn (1997).
- García de Enterría, E. & R. Alonso García, “Spanish report,” in J. Schwarze, *The Birth of a European Constitutional Order: The Interaction of National and European Constitutional Law*, Vol. 249 *Schriftenreihe Europäisches Recht, Politik und Wirtschaft*, Nomos Verlagsgesellschaft, Baden-Baden (2001), 287.
- Gärditz, K.F. & C. Hillgruber, “Volkssouveränität und Demokratie ernst genommen – Zum Lissabon-Urteil des BVerfG” (2009) 64 *JZ* 872.
- Garlicki, L., “Chronique 2005: Pologne” (2005) XXI *AJIC* 655.
- , “Chronique 2006: Pologne” (2006) XXII *AJIC* 841.
- , “Członkostwo Polski w Unii Europejskiej a sądy [The Membership of Poland in the European Union and Courts]” in E. Popławska (ed.), *Konstytucja dla rozszerzającej się Europy [The Constitution for the expanding Europe]*, Instytut Spraw Publicznych, Warsaw (2000), 215.
- , “Das Verfassungsgericht und das Parlament. Die Zurückweisung von Entscheidungen des polnischen Verfassungsgerichtshofs durch den Sejm,” in M. Hofmann & H. Küpper (eds.), *Kontinuität und Neubeginn. Staat und Recht in Europa zu Beginn des 21. Jahrhunderts (FS Brunner)*, Nomos Verlag, Baden-Baden (2001), 357.
- , *Komentarz do Konstytucji RP. Artykuł 6 [Comments on the Polish Constitution. Article 6]*, Wydawnictwo Sejmowe, Warszawa (1996), Vol. II, 5.
- (ed.), *Konstytucja Rzeczypospolitej Polskiej. Komentarz [The Constitution of the Republic of Poland. Commentary]*, Wydawnictwo Sejmowe, Warszawa (1999).
- , “Necessity and Functions of the Constitution,” in R. Bieber & P. Widmer (eds.), *The European constitutional area*, Vol. 28 *Publications of the Swiss Institute of Comparative Law*, Schulthess Polygraphischer Verlag, Zürich (1995), 25.
- , “Normy konstytucyjne relatywnie niezmiennialne [Constitutional norms relatively unamendable],” in J. Trzcíński (ed.), *Charakter i struktura norm Konstytucji [Characteristic and structure of the Constitution’s norms]*, Wydawnictwo Sejmowe, Warszawa (1997), 139.
- , *Polskie prawo konstytucyjne [Polish Constitutional Law]*, 5th ed., Liber, Warszawa (2001).
- , *Polskie prawo konstytucyjne [Polish Constitutional Law]*, 13th ed., Liber, Warszawa (2009).

- Garlicki, L., "Ratyfikacja Konwencji o ochronie praw człowieka i podstawowych wolności" [Ratification of the Convention on the Protection of Human Rights and Fundamental Freedoms], *Biuletyn – Ekspertyzy i opinie prawne*, Kancelaria Sejmu, 1992, No. 1(4), 32.
- , "Reforma wymiaru sprawiedliwości a kontrola konstytucyjności ustaw" [The Reform of the Justice System and the Constitutional Review of Laws] (1982) 37 *Państwo i Prawo* 34.
- , "The Experience of the Polish Constitutional Court," in W. Sadurski (ed.), *Constitutional Justice, East and West*, Kluwer Law International, The Hague/London/New York (2002), chap. 11, 265.
- , "The Presidency in the New Polish Constitution," (1997) 6 *EECR*, Nos. 2-3, 81.
- Garlicki, L. & K. Gołyński, *Polskie prawo konstytucyjne. Wykłady [Polish Constitutional Law. Lectures]*, Liber, Warszawa (1996).
- Garzón Clariana, G., "The Spanish Constitutional Order," in A. Kellerman *et al.* (eds.), *EU Enlargement: The Constitutional Impact at EU and National Level*, T.M.C. Asser Instituut, Deventer and The Hague (2001), 117.
- Gattini, A., "Case Note: Joined Cases C-402/05 P and C-415/05 P *Yassin Abdullah Kadi, Al Barakaat International Foundation v. Council and Commission*, judgment of the Grand Chamber of 3 September 2008, nyr." (2009) 46 *CML Rev.* 213.
- Geiger, R., *Grundgesetz und Völkerrecht*, 3rd ed., Beck, München (2002).
- Genevois, B., "Le Traité sur l'Union européenne et la Constitution" RFDA.1992.374.
- , "Traité sur l'Union européenne II: Note" RFDA.1992.937.
- Gerber, D.J., *Law and Competition in Twentieth Century Europe: Protecting Prometheus*, OUP, Oxford (1998).
- , "The Origins of the European Competition Law Tradition in Fin-de-Siècle Austria," (1992) 36 *Am. Jo. Leg. Hist.* 405.
- Geyer, F., "The European Arrest Warrant in Germany – Constitutional Mistrust towards the Concept of Mutual Trust," in E. Guild (ed.), *Constitutional Challenges to the European Arrest Warrant*, Wolf Legal Publishers, Nijmegen (2006), chap. 5, 101.
- Giegerich, T., "The Federal Constitutional Court's Judgment on the Treaty of Lisbon – The Last Word (German Wisdom Ever Has to Say on a United Europe?)" (2009) 52 *GYIL* 9.
- Ginsburg, T., *Judicial review in new democracies: constitutional courts in Asian cases*, Cambridge University Press, Cambridge (2003).
- Glendon, M.A., M.W. Gordon & C. Osakwe, *Comparative legal traditions: text, materials and cases on the civil law, common law and socialist law traditions*, West Publishing Company, St. Paul (MN), (1985).
- Glenn, H.P., *Legal traditions of the world: sustainable diversity in law*, Oxford University Press, Oxford (2007).
- Göczy, K., "Die deutsch-ungarische Rechtsverbindungen von der frühen Neuzeit bis in die Gegenwart : Wissenstransfer, Kodifikationen und Liaisonen" [2000] *OER* 216.
- Golay, J.F., *The Founding of the Federal Republic of Germany*, University of Chicago Press, Chicago (1964).
- Goldsworthy, J., "Questioning the migration of constitutional ideas: rights, constitutionalism and the limits of convergence," in S. Choudhry (ed.), *The Migration of Constitutional Ideas*, CUP, Cambridge (2006), chap. 5, 115-141.
- Golsong, H., "Case Note" (1974) 1 *EuGRZ* 17.
- Gombos, K., *Bírói jogvédelem az Európai Unióban [Judicial legal protection in the European Union]*, CompLex Budapest (2009).
- Gordley, J. (ed.), *The enforceability of promises in European contract law*, Cambridge University Press, New York (2001).
- Götz, V., "Bundesverfassungsgericht und Vertrauensschutz," in M. Drath & Ch. Starck (eds.), *Bundesverfassungsgericht und Grundgesetz, FS aus Anlaß des 25jährigen Bestehens des Bundesverfassungsgerichts*, Vol. 2, J.C.B. Mohr (Paul Siebeck), Tübingen (1976), 421.
- , "Legislative and Executive Power under the Constitutional Requirements entailed in the Principle of the Rule of Law," in Ch. Starck (ed.), *New Challenges to the German Basic Law*, 49 *Studien und Materialien zur Verfassungsgerichtsbarkeit*, Nomos Verlagsgesellschaft, Baden-Baden (1992), chap. 6, 141.
- Grabenwarter, Ch., "Änderungen der österreichischen Bundesverfassung aus Anlaß des Beitritts zur Europäischen Union" (1995) 13 *ZaöRV* 166.
- Grád, A., "A hazai igazságszolgáltatás felkészülése az európai uniós tagságra – avagy rövidesen kiderül: amit hallunk vészharang-e, vagy csak az utolsó kört jelző csengő?" 2003/4 *Európai Jog* 37.
- Gralla, E., *Gesellschaftsrecht in Polen: Eine Einführung mit vergleichenden Tabellen*, Verlag Jehle Rehm, München (1994).
- , "Kauf und Eigentumsübertragung im polnischen ZGB (Text mit Einführung)" 1995/2 *WiRO* 59.
- Granat, M., "Constitutions nationales et Constitution européenne: Pologne" (2005) XXI *AJIC* 201.

- Grewe, C. & H. Ruiz Fabri, *Droits constitutionnels européens*, Presses universitaires de France, Paris (1995).
- , “Le Conseil constitutionnel et l’intégration européenne” RUDH.1992.277.
- Griller, S., “Verfassungsfragen der österreichischen EU-Mitgliedschaft” (1995) ZfRV 89.
- Griller, S. & J. Ziller (eds.), *The Lisbon Treaty. EU Constitutionalism without a Constitutional Treaty?*, Springer Verlag, Wien and New York (2008).
- Grimm, D., “Does Europe need a Constitution?” (1995) 1 ELJ 282.
- Gross, J., “Poland: From Civil Society to Political Nation” in I. Banac, *Eastern Europe in Revolution*, Cornell University Press, Ithaca and London (1992), 60.
- Groussot, X., “Spirit, Are You There? Reinforced Judicial Dialogue and the Preliminary Ruling Procedure,” *Eric Stein Working Paper* No. 4/2008, Czech Society for European and Comparative Law, Prague (2008): <<http://www.ericsteinpapers.eu>>.
- Grudzińska Gross, I., *Constitutionalism & Politics*, IV Bratislava Symposium 1993, Slovak Committee of the European Cultural Foundation, Bratislava (1994).
- Guastini, R., “La primauté du droit communautaire: une révision tacite de la Constitution italienne” (2000) 9 *Les Cahiers du Conseil constitutionnel* 119.
- Guild, E. (ed.), *Constitutional Challenges to the European Arrest Warrant*, Wolf Legal Publishers, Nijmegen (2006).
- Guyomarch, A., “The June 1999 European Parliament Elections” (2000) 23 *West European Politics* 161.
- Gwizdz, A., “Trybunał Konstytucyjny [The Constitutional Tribunal]” 1983/12 PiP 3.
- Häberle, P., “Die Menschenwürde als Grundlage der staatlichen Gemeinschaft,” in Isensee & Kirchhof, (1995), Vol. I, chap. 20, 815.
- , *Verfassungslehre als Kulturwissenschaft*, 2nd ed., Duncker & Humblot, Berlin (1998).
- , “Verfassungsrechtliche Fragen im Prozeß der europäischen Einigung” (1992) 19 *EuGRZ* 429.
- Habermas, J., “Die postnationale Konstellation” (1998) *Politische Essays* 91.
- , *Faktizität und Geltung*, Suhrkamp, Frankfurt am Main (1992).
- , “Staatsbürgerschaft und nationale Identität,” in J. Habermas, *Faktizität und Geltung*, Suhrkamp, Frankfurt am Main (1992).
- Hach, J. (ed.), *Das alte Lübbische Recht*, Lübeck (1839), reprinted, Scientia Verlag, Aalen (1969).
- Hajn, P., “Die Entwicklung des Zivilrechts in der Tschechischen Republik,” in P. Schlechtriem (ed.), *Privatrecht und Wirtschaftsverfassung*, Nomos Verlag, Baden-Baden (1994), 27.
- Halberstam, D. & C. Möllers, “The German Constitutional Court says ‘Ja zu Deutschland!’ ” (2009) 10 *Ger LJ* 1241.
- Halmay, G., “Az alkotmány mint norma a bírói jogalkalmazásban” 1998/3 *Fundamentum* 77.
- , “Democracy versus Constitutionalism? The Re-establishment of the Rule of Law in Hungary” in I. Grudzińska Gross, *Constitutionalism & Politics*, IV Bratislava Symposium 1993, Slovak Committee of the European Cultural Foundation, Bratislava (1994), 301.
- , “Népszavazás és képviselői demokrácia” (2008) 14 *Jura* 29.
- Halmay, G. & G.A. Tóth (eds.), *Emberi jogok*, Osiris Kiadó, Budapest (2003).
- Hamza, G., *The Subsequent Fate of Roman Law in a Comparative Legal Approach: Reading Materials*, Eotvos University Press, Budapest (2007).
- Hanf, D., “Le jugement de la Cour constitutionnelle fédérale allemande sur la constitutionnalité du Traité de Maastricht: Un nouveau chapitre des relations entre le droit communautaire et le droit national” (1994) 30 *RTDE* 391.
- , “L’encadrement constitutionnel de l’appartenance de l’Allemagne à l’Union européenne. L’apport de l’arrêt ‘Lisbonne’ de la Cour constitutionnelle fédérale” (2009) 35 *CDE* 639.
- , “Talking with the ‘pouvoir constituant’ in Times of Constitutional Reform: The European Court of Justice on Private Applicants’ Access to Justice” (2003) 10 *MJ* 265.
- Harden, I., “The Constitution of the European Union” [1994] *PL* 609.
- Hare, I., “The Constitution and the Justification of Judicial Power,” in J. Beatson & T. Tridimas (eds.), *New Directions in European Public Law*, Hart Publishing, Oxford (1998), chap. 9, 125.
- Harkness, G., *John Calvin. The Man and His Ethics*, Abingdon Press, New York (NY), (1957).
- Harmathy, A., “The Presentation of Hungarian Experience,” in A. M. Mavcic (ed.), *The Position of Constitutional Courts following Integration into the EU*, Proceedings of an International Conference 30 September – 2 October 2004, Bled, Slovenia (2004), 219: <<http://www.us-rs.si/media/zbornik.pdf>>.
- Hart, H.L.A., *The Concept of Law*, Clarendon Press, Oxford (1961).
- Hartley, T.C., “Federalism, courts and legal systems: the emerging constitution of the European Community” (1986) 34 *AJCL* 229.
- Hartwig, M., “Much Ado About Human Rights: The FCC Confronts the European Court of Human Rights” (2005) 6 *German LJ* 869.

- Hayes-Renshaw, F. & H. Wallace, *The Council of Ministers*, Macmillan, Basingstoke (1997).
- Heintzen, M., "Gemeineuropäisches Verfassungsrecht in der EU" (1997) 32 EuR 1.
- Helbig, H. & L. Weinrich (eds.), *Urkunden und erzählende Quellen zur deutschen Ostsiedlung im Mittelalter*, 26 *Ausgewählte Quellen zur deutschen Geschichte des Mittelalters*, Vol. 2, Wissenschaftliche Buchgesellschaft, Darmstadt (1968-1970), No. 138.
- Herdegen, M., "Maastricht and the German Constitutional Court: Constitutional Restraints for an Ever Closer Union" (1994) 31 CML Rev. 235.
- Herrero Rodríguez de Miñón, M., "Constitución española y Unión Europea. Comentarios al artículo 93 de la Constitución española" (1992) 26 RCG 7.
- Hesse, K., *Grundzüge des Verfassungsrechts der Bundesrepublik Deutschlands*, 17th ed., Müller, Heidelberg (1990).
- Heun, W., "Die Struktur des deutschen Konstitutionalismus des 19. Jh. im verfassungsgeschichtlichen Vergleich" (2006) 45 *Der Staat* 365.
- Heymann, E., *Das ungarische Privatrecht und der Rechtsausgleich mit Ungarn*, Mohr, Tübingen (1917).
- Hilf, M., "General Problems of Relations between Constitutional law and International Law," in Ch. Starcke (ed.), *Rights, Institutions and Impact of International Law according to the German Basic Law*, Nomos Verlag, Baden-Baden (1987), section 8, 177.
- Hillgruber, Ch., "Artikel 23," in Schmidt-Bleibtreu, Hofmann & Hopfunf (2008), 733.
- , "Artikel 24," in Schmidt-Bleibtreu, Hofmann & Hopfunf (2008), 755.
- Hinarejos Parga, A., "Case Note: *Bundesverfassungsgericht* (German Constitutional Court), Decision of 18 July 2005 (2 BvR 2236/04) on the German European Arrest Warrant Law" (2006) 43 CML Rev. 583.
- Hirsch, G., "Europäischer Gerichtshof und Bundesverfassungsgericht – Kooperation oder Konfrontation?" (1996) 49 NJW 2457.
- Høegh, K., "The Danish Maastricht Judgment" (1999) 24 EL Rev. 80.
- Hoffmann, R., "The German Federal Constitutional Court and Public International Law: New Decisions, New Approaches?" (2004) 47 GYIL 9.
- Hoffmeister, F., "Die Europäische Menschenrechtskonvention als Grundrechtsverfassung und ihre Bedeutung für Deutschland" (2001) 40 *Der Staat* 365.
- , "German *Bundesverfassungsgericht*: *Alcan*, Decision of 17 February 2000; *Constitutional review of EC Regulations on bananas*, Decision of 7 June 2000" (2001) 38 CML Rev. 791.
- Höflung, W., "Artikel 1," in Sachs (1999), Rdn. 1, 120.
- Hofmann, H., "Artikel 20," in Schmidt-Bleibtreu, Hofmann & Hopfunf (2008), 634.
- , "Bundesstaatliche Spaltung des Demokratiebegriffs?" in W. Barfuß (ed.), *Festschrift für Karl H. Neumayer*, Nomos Verlag, Baden-Baden (1985), 281, at 286ff.
- Hofmann, M. & H. Küpper (eds.), *Kontinuität und Neubeginn. Staat und Recht in Europa zu Beginn des 21. Jahrhunderts* (FS Brunner), Nomos Verlag, Baden-Baden (2001).
- Hofmański, P., "Przekazanie obywatela polskiego innemu państwu członkowskiemu Unii Europejskiej na podstawie europejskiego nakazu aresztowania – glosa do postanowienia Sądu Najwyższego z 13.12.2005 r. (III KK 318/05) [Surrendering of Polish citizens to another Member State of the European Union on the basis of the European Arrest Warrant – gloss to a decision of the Supreme Court of 13 December 2005 (III KK 318/05)]," *Europejski Przegląd Sądowy* lipiec 2006, 44.
- Holló, A., "Aktivizmus és passzivizmus az Alkotmánybíróság gyakorlatában," in B. Bitskey (ed.), *Tíz éves az alkotmánybíróság*, Alkotmánybíróság, Budapest (2000), 167.
- , *Az Alkotmányvédelem kialakulása Magyarországon*, Bíbor Kiadó, Miskolc (1997).
- Holló, A. & Zs. Balogh, *Az értelmezett alkotmány*, Magyar Hivatalos Közlönykiadó, Budapest (2005).
- Holoubek, M. & M. Lang (eds.), *Das verwaltungsgerichtliche Verfahren in Steuersachen*, Linde, Wien (1999).
- Holzinger, G., "Die Bedeutung des Vorabentscheidungsverfahrens für das verfassungsgerichtliche Verfahren," in M. Hopf, A., "Einleitung," in B. Schmidt-Bleibtreu, H. Hofmann & A. Hopfunf (eds.), *GG: Kommentar zum Grundgesetz*, 11th ed., Carl Heymanns Verlag, Köln/München (2008), 1.
- Horowitz, D., "Constitutional Courts: Opportunities and Pitfalls," <<http://www.cic.nyu.edu/pdf/E24ConstitutionalCourtsOppsPitfallsHorowitz.pdf>>.
- Horváth, C., "Országos népszavazások Magyarországon" (2008) 14 *Jura* 54.
- House of Lords, European Union Committee, Law and Institutions (Sub-Committee E), "Future role of the European Court of Justice," *EU Sixth Report*, Session 2003-2004, 15 March 2004: <<http://www.publications.parliament.uk/pa/ld200304/ldselect/ldcom/47/47.pdf>>.
- Huber, M., "Das Kooperationsverhältnis zwischen BVerfG und EuGH in Grundrechtsfragen" (1997) 8 EuZW 517.
- Hufeld, U., "Der Europäische Haftbefehl vor dem BVerfG" (2005) 45 *Juristische Schulung* 865.

- Ipsen, H.P., "Das Bundesverfassungsgericht löst die Grundrechtsproblematik, Zum 'Mittlerweise'-Beschluss des 2. Senats vom 22. Oktober 1986" (1987) 22 EuR 1.
- Isensee, J. (ed.), *Europa als politische Idee und als rechtliche Form*, 2nd ed., Duncker & Humblot, Berlin (1994).
- Isensee, J. & P. Kirchhof, *Handbuch des Staatsrechts der Bundesrepublik Deutschland*, Vol. I, 2nd ed., C.F. Müller Verlag, Heidelberg (1995).
- Jackson, R., "Sovereignty in World politics: a Glance at the Conceptual and historical Landscape" (1999) 47 *Political Studies* 431.
- Jackson, V. & M. Tushnet (eds.), *Comparative Constitutional Law*, Foundation Press, New York (1999).
- Jacobs, F., "Is the Court of Justice of the European Communities a Constitutional Court?," in D. Curtin & D. O'Keefe (eds.), *Constitutional Adjudication in European Community and National Law*, Butterworths (Ireland), Dublin (1992), 25.
- , "The Constitutional Impact of the Forthcoming Enlargement of the EU: What can be learnt from the experience of the existing Member States?" in Kellerman *et al.* (eds.) (2001), 183.
- Jacoby, W., *The Enlargement of the European Union and NATO: Ordering from the Menu in Central Europe*, CUP, Cambridge (2004).
- Jakab, A., "A szuverenitás fogalmához kapcsolódó kompromisszumos stratégiák, különös tekintettel az európai integrációra" 2006/2 *Európai Jog* 3.
- (ed.), *Az alkotmány kommentárja*, 2nd ed., Századvég Kiadó, Budapest (2009).
- , "The Republic of Hungary: Commentary," in R. Wolfrum & R. Grote (eds.), *Constitutions of the Countries of the World*, Oceana (OUP), New York (2008).
- Jakab, A. & P. Takács, *A Magyar jogrendszer átalakulása: 1985/1990-2005. Jog, rendszerváltozás, EU-csatlakozás*, Gondolat Kiadó and ELTE ÁJK, Budapest (2007).
- Jankowska-Gilberg, M., "Verfassungsrechtliche Grundlagen des Beitritts und der Mitgliedschaft Polens in der Europäischen Union" [2003] EuR 417.
- Jarass, H., "Artikel 2," in H. Jarass & B. Pieroth (eds.), *Grundgesetz für die Bundesrepublik Deutschland*, 6th ed., C.H. Beck, München (2002), Rn. 1, 25.
- Jarass, H. & B. Pieroth (eds.), *Grundgesetz für die Bundesrepublik Deutschland*, 6th ed., C.H. Beck, München (2002).
- Jaroszyński, T., "Rozporządzenie wspólnotowe jako przedmiot skargi konstytucyjnej [EC Regulation as a subject of the constitutional complaint]" *Europejski Przegląd Sądowy*, kwiecień 2007, 26.
- Jellinek, G., *Ein Verfassungsgericht für Österreich*, Alfred Hölder, Wien (1885).
- Jens Hesse, J., "Constitutional Policy and Change in Europe: The Nature and Extent of the Challenges," in J. Jens Hesse & N. Johnson (eds.), *Constitutional Policy and Change in Europe*, OUP, Oxford (1995), chap. 1, 3.
- Jens Hesse, J. & N. Johnson (eds.), *Constitutional Policy and Change in Europe*, OUP, Oxford (1995).
- Joerges, Ch., "'Deliberative supranationalism' – Two defences" (2002) 8 ELJ 133.
- John, M., *Politics and the Law in Late Nineteenth Century Germany. The Origins of the Civil Code*, OUP, Oxford (1989).
- Kaleda, S.L., "Immediate Effect of Community Law in the New Member States: Is there a Place for a Consistent Doctrine?" (2004) 10 ELJ 102.
- Karpen, U., "Rule of Law," in U. Karpen, *The Constitution of the Federal Republic of Germany*, Nomos Verlagsgesellschaft, Baden-Baden (1988), 172.
- , *The Constitution of the Federal Republic of Germany*, Nomos Verlagsgesellschaft, Baden-Baden (1988).
- Katz, S., "Constitutionalization in East-Central Europe: Some Negative Lessons from the American Experience," in V. Jackson & M. Tushnet (eds.), *Comparative Constitutional Law*, Foundation Press, New York (1999), 320.
- Keckés, L., *EU jog é jogharmonizáció*, HVG-ORAC Lap- és Könyvkiadó, Budapest (2003).
- , "Indító tézisek a Magyar Köztársaság Alkotmánya EU-vonatkozású szabályainak továbbfejlesztéséhez" 2004/3 *Európai Jog* 3.
- , "Magyarország EU-csatlakozásának alkotmányossági problémái és a szükségessé vált alkotmánymódosítás folyamat. II. Rész [The Constitutional Problems concerning Hungary's EU Accession and the Process of the Necessary Amendment of the Constitution. Part II]," (2003) III/2 *Európai jog* 24.
- Kędzia, Z., "The Place of Human Rights Treaties in the Polish Legal Order" (1991) 2 EJIL 133.
- Kellerman, A., "Supremacy of Community law in the Netherlands" (1989) 14 EL Rev. 175.
- Kellerman, A. *et al.* (eds.), *EU Enlargement: The Constitutional Impact at EU and National Level*, T.M.C. Asser Instituut, Deventer and The Hague (2001).
- Kelsen, H., "Judicial review of Legislation: A Comparative Study of the Austrian and the American Constitution" (1942) 4 J. Pol. 183.

- Kenney, S.J., W.M. Reisinger & J.C. Reitz, *Constitutional Dialogues in Comparative Perspective*, Palgrave Macmillan, Basingstoke (1999).
- Kern, E., *Geschichte des Gerichtsverfassungsrechts*, C.H. Beck, München/Berlin (1954).
- Kiiver, P., "The Lisbon Judgment of the German Constitutional Court: A Court-Ordered Strengthening of the National Legislature in the EU" (2010) 16 ELJ 578.
- Király, M. (ed.), *Európai jogi Tanulmányok*, ELTE ÁJK, Nemzetközi Magánjogi és Európai Gazdasági Jogi Tanszék, Budapest (2006), Volume 7.
- Kirchener, Ch. & J. Haas, "Rechtliche Grenzen für Kompetenzübertragungen auf die Europäische Gemeinschaft" *Juristen Zeitung* 1993, 760.
- Kirchhof, P., "Der deutsche Staat im Prozeß der europäischen Integration," in Isensee & Kirchhof, Vol. VII (1992), chap. 183, 855.
- , "Der Weg Europas ist der Dialog" (1999) 12 EuZW 353.
- , "Deutsches Verfassungsrecht und Europäisches Gemeinschaftsrecht," in P. Kirchhof & C.-D. Ehlermann (eds.), *Deutsches Verfassungsrecht und Europäisches Gemeinschaftsrecht*, *EuR Beiheft* 1/1991, 11.
- , "Die Identität der Verfassung in ihren unabänderlichen Inhalten," in Isensee & Kirchhof, (1995), Vol. I, chap. 19, 775.
- , "Europäische Einigung und der Verfassungsstaat der Bundesrepublik Deutschland," in J. Isensee (ed.), *Europa als politische Idee und als rechtliche Form*, 2nd ed., Duncker & Humblot, Berlin (1994), 63.
- , "The European Union of States," in A. von Bogdandy & J. Bast (eds.), *Principles of European Constitutional Law*, 2nd ed., Hart Publishing, Oxford and Portland (OR) and C.H. Beck, München (2010), chap. 20, 735.
- , "The Legal Structure of the European Union as a Union of States," in A. von Bogdandy & J. Bast (eds.), *Principles of European Constitutional Law*, Hart Publishing, Oxford (2006), chap. 18, 763.
- Kirchhof, P. & C.-D. Ehlermann (eds.), *Deutsches Verfassungsrecht und Europäisches Gemeinschaftsrecht*, *EuR Beiheft* 1/1991.
- Kiss, J.L. (ed.), *Szuverenitás és integráció*, BIGIS Közlemények No. 2, 1994.
- Klamert, M., *Die richtlinienkonforme Auslegung nationalen Rechts*, Manz, Wien (2001).
- Kloten, N., "Europäische Perspektiven nach Maastricht" (1993) 13-14 *Europa-Archiv* 397.
- Köbler, G. and H. Nehlsen (eds.), *Wirkungen europäischer Rechtskultur. Festschrift für Karl Kroeschell zum 70. Geburtstag*, Beck, München (1997).
- Koch, C., "Locus standi of private applicants under the EU Constitution: preserving gaps in the protection of individuals' right to an effective remedy" (2005) 30 EL Rev. 511.
- Koch, H.W., *A Constitutional History of Germany in the nineteenth and twentieth centuries*, Longman, London/New York (1984).
- Kohl, A., "The Influence of the Human Rights Convention on Austrian Law" (1970) 18 AJCL 237.
- Kokott, J., "Deutschland im Rahmen der Europäischen Union – zum Vertrag von Maastricht" (1994) 11 AöR 207.
- , "German constitutional jurisprudence and European integration" [1996] EPL 237 and 413.
- , "From Reception and Transplantation to Convergence of Constitutional Models in the Age of Globalization – with Special Reference to the German Basic Law," in Ch. Starck (ed.), *Constitutionalism, Universalism and Democracy – a comparative analysis*, Nomos Verlag, Baden-Baden (1999), section 4, 71.
- , "Report on Germany," in A.M. Slaughter, A. Stone Sweet & J.H.H. Weiler, *The European Court and National Courts – Doctrine and Jurisprudence: Legal Change in its Social Context*, Hart Publishing, Oxford (1998), chap. 3, 86.
- Komárek, J., "European Constitutionalism and the European Arrest Warrant: In Search of the Limits of 'Contrapunctual Principles'" (2007) 44 CML Rev. 9.
- , "Federal elements in the Community judicial system: Building coherence in the Community legal order" (2005) 42 CML Rev. 9.
- , "The Czech Constitutional Court's Second decision on the Lisbon treaty of 3 November 2009" (2009) 5 EuConst 345.
- Kommers, D.P., "German Constitutionalism: A Prolegomenon" (1991) 40 Emory LJ 837.
- , *The Constitutional Jurisprudence of the Federal Republic of Germany*, 2nd ed., Duke University Press, Durham and London (1997).
- Kondak, I., "The Right to Court' in the Polish Constitution," in M. Wyrzykowski (ed.), *Constitutional Essays*, Institute of Public Affairs, Warsaw (1999), 221.
- Koppensteiner, H.G., *Die Europäische Integration und das Souveränitätsproblem*, A. Lutzeyer, Baden-Baden (1963).
- Kóré, V., "Az állami szuverenitás egyes kérdései az európai integráció tükrében" 2004/1 *Magyar Közigazgatás* 21.

- Korkisch, F., “Das Privatrecht Ost-Mitteleuropas in rechtsvergleichende Sicht” (1958) 23 *RabelsZ* 201.
- , “Die Entstehung des österreichischen Allgemeinen Bürgerlichen Gesetzbuches” (1953) 18 *RabelsZ* 263.
- Körösényi, A., “A pártokról és a szakszervezetekről,” in Trócsányi (2006), 62.
- Koutrakos, P., “Speeding up the preliminary reference procedure – fast but not too fast” (2008) 33 *EL Rev.* 617.
- Kovács, P., “Az EUIN-megállapodás és az alkotmányosság” (2008) *LV Magyar Jog* 409.
- , “Vol (communautaire) au-dessus d’un nid de coucou (ou le calcul du temps de travail des médecins et la jurisprudence de la Cour constitutionnelle de Hongrie” *RFDC* 2007/3 (n° 71), 667.
- Kowalik-Bañczyk, K., “Should We Polish It Up? The Polish Constitutional Tribunal and the Idea of Supremacy of EU Law” (2005) 6 *Ger LJ* 1355.
- Krause, P., “Verfassungsrechtliche Möglichkeiten unmittelbarer Demokratie,” in Isensee & Kirchhof (eds.), *Handbuch des Staatsrechts* (1995), Vol. II, chap. 39, 313.
- Krawietz, W. et al. (eds.), *Prescriptive Formality and Normative Rationality in Modern Legal Systems, Festschrift for Robert S. Summers*, Duncker & Humblot, Berlin (1994).
- Kroeschell, K., *Studien zum frühen und mittelalterlichen deutschen Recht*, Duncker & Humblot, Berlin (1995).
- Kruk, M., “Koncepcja mandatu przedstawicielskiego w doktrynie konstytucyjnej i praktyce” [The Concept of the Representative Mandate in Constitutional Doctrine and Practice], *Przegląd Sejmowy*, 1993, No. 4, 32.
- (ed.), “*Mała Konstytucja*” w procesie przemian ustrojowych w Polsce [The Small Constitution during the Systemic Changes in Poland], Wydaw. Sejmowe, Warszawa (1993).
- (ed.), *Prawo międzynarodowe i wspólnotowe w wewnętrznym porządku prawnym* [International and Community Law in internal legal system], Wydawnictwo Sejmowe, Warszawa (1997).
- Krygier, M., “Law as Tradition” (1986) 5 *Law and Philosophy* 237.
- Kubiak, A., *Konstytucyjna zasada prawa do sadu w świetle orzecznictwa Trybunału Konstytucyjnego* [The Constitutional Guarantee of the Right to Court in the Light of the Constitutional Tribunal’s Jurisprudence], Wydawnictwo Uniwersytetu Łódzkiego, Łódź (2006).
- Kukorelli, I., *Alkotmánytan* [Constitutional Doctrine], Osiris Kiadó, Budapest (1998).
- Kumm, M., “The Jurisprudence of Constitutional Conflict: Constitutional Supremacy in Europe before and after the Constitutional Treaty” (2005) 11 *ELJ* 262.
- Kumm, M. & V. Ferreres Comella, “The primacy clause of the constitutional treaty and the future of constitutional conflict in the European Union,” *Jean Monnet Working Paper* 5/04: <<http://www.jeanmonnetprogram.org/papers/04/040501-15.html>>.
- Kunig, P., *Das Rechtsstaatsprinzip: Überlegungen zu seiner Bedeutung für das Verfassungsrecht der Bundesrepublik Deutschland*, Mohr Siebeck, Tübingen (1986).
- Kunkel, W., “The reception of Roman law in Germany: an interpretation,” in G. Strauss (ed.), *Pre-Reformation Germany*, Macmillan, London (1972), 263.
- Kunoy, B. & A. Dawes, “Plate tectonics in Luxembourg: The *ménage à trois* between EC law, International law and the European Convention on Human Rights following the UN Sanctions cases” (2009) 46 *CML Rev.* 73.
- Kurcz, B. & A. Łazowski, “Two Sides of the Same Coin? Framework Decisions and Directives Compared” (2006) 25 *YBEL* 177.
- Kuss, K.-J., “New Institutions in Socialist Constitutional Law: the Polish Constitutional Tribunal and the Hungarian Constitutional Council” (1986) 12 *Review of Socialist Law* 343.
- Lacroix, J., “For a European constitutional patriotism” (2002) 50(5) *Political Studies* 944.
- Lagrange, M., “Du conflit entre loi et traité en droit communautaire et en droit interne” (1975) 11 *RTDE* 44.
- Lamm, V. (ed.), *Constitution of the Republic of Hungary (Draft)*, Hungarian Academy of Sciences, Institute for Legal and Administrative Sciences, Working Paper No. 9, MTA Állam-és Jogtudományi Intézet, Budapest (1997).
- Lamm, V. & A. Bragyova, “Systèmes et normes; l’application du droit international dans le système juridique interne” 1993 *Journées de la Société de Législation Comparée* 95.
- Lane Scheppele, K., “The migration of anti-constitutional ideas: the post-9/11 globalization of public law and the international state of emergency,” in S. Choudhry (ed.), *The Migration of Constitutional Ideas*, CUP, Cambridge (2007), chap. 13, 347.
- Laskin, B., “Tests for the Validity of Legislation: What’s the ‘Matter’?” (1965) *Toronto LJ* 114.
- , “The Role and Function of Final Appellate Courts: the Supreme Court of Canada” (1975) 53 *Can. Bar. Rev.* 469.
- La Torre, M., “Legal pluralism as evolutionary achievement of Community law” (1999) 12 *Ratio Juris* 182.
- Łazowski, A., “Case Note: Poland. Constitutional Tribunal on the Preliminary Ruling Procedure and the Division of Competences Between National Courts and the Court of Justice: Order of 19 December 2006” (2008) 4 *EuConst* 187.

- Lazowski, A., “Constitutional Tribunal on the Surrender of Polish Citizens under the European Arrest Warrant. Decision of 27 April 2005” 2005/1(3) EuConst 601.
- (ed.), *The Application of EU Law in the New Member States – Brave New World*, TMC Asser Press, The Hague (2010).
- , “The Polish Constitution, the European Constitutional Treaty and the Principle of Supremacy,” in A. Albi & J. Ziller (eds.), *The European Constitution and National Constitutions: Ratification and Beyond*, Kluwer, The Hague (2007), 171.
- Legrand, P., “Against a European Civil Code” (1997) 60 MLR 44.
- , “The European Legal Systems are not Converging” (1996) 45 ICLQ 52.
- , “What ‘Legal Transplants’?,” in D. Nelken & J. Feerst (eds.), *Adapting Legal Cultures*, Hart Publishing, Oxford (2001), chap. 2, 55.
- Legrand, P. & R. Munday (eds.), *Comparative Legal Studies: Traditions and Transitions*, CUP, Cambridge (2003).
- Leibholz, G., *Der Parteienstaat des Bonner Grundgesetzes*, Schwann, Düsseldorf (1951).
- , *Politics and the Law*, A.W. Sijthoff, Leyden (1965).
- Lenaerts, K., “Constitutionalism and the Many Faces of Federalism” (1990) 38 AJCL 205.
- , “The Unity of European Law and the Overload of the ECJ – The System of Preliminary Rulings Revisited,” in Pernice, Kokott & Saunders (2006), 211.
- Lentze, H. & P. Putzer (eds.), *Festschrift für Ernst Carl Hellbling zum 70. Geburtstag*, Wilhelm Fink Verlag, Salzburg (1971).
- Leszczyński, L., “Application of the European Convention in the Polish Courts: An Impact on the Judicial Argumentation,” (1996) 2 EEHRR 19.
- , “International Standards of Human Rights in Polish Constitutional Regulations and Practice” (1995) 29/3 *The International Lawyer* 685.
- Łętowska, E. & J. Łętowski, “Co wynika dla sądów z konstytucyjnej zasady podziału władz” [What results from the Constitutional Principle of Separation of Powers for Courts], in Trzeciński & Jankiewicz (1996), 391.
- Limbach, J., “Die Kooperation der Gericht in der zukünftigen europäischen Grundrechtsarchitektur” (2000) 27 EuGRZ 417.
- , “Globalization of Constitutional Law through Interactions of Judges” (2008) *Verfassung und Recht in Übersee* 51.
- , “Inter-Jurisdictional Cooperation within the Future Scheme of Protection of Fundamental Rights in Europe” (2000) 21 HRLJ 333.
- Liñán Noguera, D.J. & J. Roldán Barbero, “The Judicial Application of Community Law in Spain” (1993) 30 CML Rev. 1135.
- Lindseth, P., “Democratic legitimacy and the administrative character of supranationalism: the example of the European Community” (1999) 99 Colum. L Rev. 628.
- Link, Ch. (ed.), *Der Gleichheitssatz im modernen Verfassungsstaat: Symposium zum 80. Geburtstag von Gerhard Leibholz am 21. Nov. 1981*, Vol. 20 *Studien und Materialien zur Verfassungsgerichtsbarkeit*, Nomos Verlag, Baden-Baden (1982).
- Linklater, A., *The Transformation of Political Community: Ethical Foundations of the Post-Westphalian Era* (1998).
- López-Castillo, A., *Constitución e Integración*, CEC, Madrid (1996).
- Lotito, P.F., “Comunità europea: Corte costituzionale e direttive ‘self-executing’” *Quad. cost.* 1991, 613.
- Löwer, W., “Zuständigkeiten und Verfahren des Bundesverfassungsgerichts,” in Isensee & Kirchhof, (1998), Vol. II, chap. 56, 737.
- Lowi, T., “Four Systems of Policy, Politics, and Choice” (1972) 32 *Public Administration Review* 298-310.
- Luchaire, F., “Le Conseil constitutionnel et la souveraineté nationale” 1991 RDP 1499.
- , “Le Traité d’Amsterdam et la Constitution” RDP.1998.332.
- Lück, H., “Die Verbreitung des Sachsenspiegels und des Magdeburger Rechts in Osteuropa,” in M. Fansa (ed.), *Der Sassenpeyguel. Der Sachsenspiegel – Recht – Alltag*, Vol. 2, 10 *Beihefte der Archäologischen Mitteilungen aus Nordwestdeutschland*, Isensee Verlag, Oldenburg (1995), 37.
- Lücke, J., “Artikel 79,” in Sachs (1999), Rdn. 20, 1511.
- Ludwikowski, R., “Constitutional Culture of the New East-Central European Democracies,” in M. Wyrzykowski (ed.), *Constitutional Cultures*, Institute of Public Affairs, Warsaw (2000), 55.
- , “Constitution Making in the Countries of Former Soviet Dominance: Current Development” (1993) 23 Ga. Jo. Intl. & Comp. Law 155.
- , “Judicial Review in the Socialist Legal System: Current Developments” (1988) 37 ICLQ 89.

- MacCormick, N., *Questioning Sovereignty: Law, State, and Nation in the European Commonwealth*, OUP, Oxford (1999).
- , “The Maastricht-Urteil: sovereignty now” (1995) 1 ELJ 259.
- MacCormick, N. & P. Birks (eds.), *The Legal Mind*, Clarendon Press, Oxford (1986).
- Machacek, R., *Austrian Contributions to the Rule of Law*, N.P. Engel, Kehl, Strasbourg and Arlington (1994).
- Maciejewski, M. (ed.), *Spoleczeństwo w przelomie. Polska, Niemcy i Unia Europejska. Die Gesellschaft in der Wende. Polen, Deutschland und die Europäische Union*, Wydawnictwo Uniwersytetu Wrocławskiego, Wrocław (1999).
- McWhinney, E., *Constitution-making: Principles, Process, Practice*, University of Toronto Press, Toronto, Buffalo and London (1981).
- Mączyński, A., “Bezpośrednie stosowanie konstytucji przez sądy [Direct Application of the Constitution by the Courts]” (2000) 56 PiP, no. 5, 3.
- Maduro, M., *We, The Court: The European Court of Justice and the European Economic Constitution*, Hart Publishing, Oxford (1998).
- Magalhães, P., “Judicial Behavior in Constitutional Courts: The Case of Portugal,” paper presented at the Annual Conference on the Scientific Study of Judicial Politics, Michigan State University, East Lansing, 4 October 1998.
- Mahlmann, M. “The Politics of Constitutional Identity and its Legal Frame – the *Ultra Vires* Decision of the German Federal Constitutional Court” (2010) 11 Ger LJ 1407.
- Mahrenholz, E.G., “Bundesverfassungsgericht und Parteistaatlichkeit,” in Stern (1990), 93.
- Majoros, F., “Ungarns neue Verfassungsordnung: Die Genese einer neuen demokratischen Republik nach westlichen Masstäben,” Part I, 1990/2 OER 85; and Part II, 1990/3 OER 161.
- Mancini, F., *Democracy and Constitutionalism in the European Union: Collected Essays*, Hart Publishing, Oxford (2000).
- , “The Making of a Constitution for Europe” (1989) 26 CML Rev. 595.
- Mangas, A., *Derecho comunitario europeo y derecho español*, 2nd ed., Madrid (1987).
- Markesinis, B., *The Gradual Convergence*, OUP, Oxford (1994).
- Mattli, W. & A.-M. Slaughter, “The Role of National Courts in the Process of European Integration: Accounting for Judicial Preferences and Constraints,” in A.M. Slaughter, A. Stone Sweet & J.H.H. Weiler (eds.), *The European Court and National Courts – Doctrine and Jurisprudence: Legal Change in its Social Context*, Hart Publishing, Oxford (1998), chap. 9, 253.
- Maunz, Th. & R. Zippelius, *Deutsches Staatsrecht*, 27th ed., C.H. Beck, München (1988).
- Mayer, F.C., “Das Bundesverfassungsgericht und die Verpflichtung zur Vorlage an den Europäischen Gerichtshof – zugleich Anmerkung zum Beschluss vom 22. November 2001 – 2 BvB 1-3/01 (NPD Verbot)” (2002) 37 EuR 239.
- , “Grundrechtsschutz gegen europäische Rechtsakte durch das BVerfG: Zur Verfassungsmäßigkeit der Bananenmarktordnung” (2000) 11 EuZW 685.
- , “Multilevel Constitutional Adjudication,” in A. von Bogdandy & J. Bast, *Principles of European Constitutional Law*, 2nd ed., Hart Publishing, Oxford/Portland (OR) and C.H. Beck, München (2010), chap. 11, 399.
- , “The European Constitution and the Courts: Adjudicating European constitutional law in a multilevel system,” in A. von Bogdandy, “European Integration: The New German Scholarship,” *Jean Monnet Working Paper 9/03*: <www.jeanmonnetprogram.org/papers/030901-03.pdf>.
- Mayer, H. et al. (eds.) *Recht in Österreich und Europa: Festschrift für K. Hempel*, Manz, Wien (1997).
- Menkes, J., “Konstytucja, suwerenność, integracja – spóźniona (?) polemika,” [‘Constitution, sovereignty, integration – delayed (?) polemic.’] in C. Mik (ed.), *Konstytucja Rzeczypospolitej Polskiej z 1997 roku a członkostwo Polski w Unii Europejskiej [The Constitution of the Republic of Poland 1997 and membership of Poland in the EU]*, TNOiK, Toruń (1999), 89.
- Merryman, J.H., D.S. Clark & J.O. Haley, *The civil law tradition: Europe, Latin America, and East Asia*, Michie Co., Charlottesville (VA), (1994).
- Mezey, B. (ed.), *Magyar Jogtörténet*, 3rd ed., Osiris Kiadó, Budapest (2004).
- Michael, L., “Die Wiedervereinigung und die europäische Integration als Argumentationstopoi in der Rechtsprechung des Bundesverfassungsgerichts: Zur Bedeutung der Art. 23 S.2 a.F. und 23 Abs. 1 S.1 n.F. GG” (1999) 124 AöR 583.
- Michalowski, S. & L. Woods, *German Constitutional Law – the protection of civil liberties*, Ashgate/Dartmouth, Aldershot (1999).
- Mik, C. (ed.), *Konstytucja Rzeczypospolitej Polskiej z 1997 roku a członkostwo Polski w Unii Europejskiej [The Constitution of the Republic of Poland 1997 and membership of Poland in the EU]*, TNOiK, Toruń (1999).

- Mik, C., "Przekazanie kompetencji przez Rzeczpospolitą Polską na rzecz Unii Europejskiej i jego następstwa prawne (uwagi na tle art. 90 ust. 1 Konstytucji), [Transmission of competences by the Republic of Poland in favour of the EU and its legal consequences (comments on Art. 90 (1) of the Constitution]," in C. Mik (ed.), *Konstytucja Rzeczypospolitej Polskiej z 1997 roku a członkostwo Polski w Unii Europejskiej [Constitution of the Republic of Poland of 1997 and membership in the EU]*, TNOiK, Toruń (1999), 154.
- , "Zasady ustrojowe europejskiego prawa wspólnotowego a polski porządek konstytucyjny" 1998/1 PiP 33.
- Mik, C. & M. Górka, "The Polish Courts as Courts of the European Union's Law," in B. Banaszekiewicz *et al.*, *1 Jahr EU Mitgliedschaft: Erste Bilanz aus der Sicht der polnischen Höchstgerichte*, EIF Working Paper No. 15, Institut für Europäische Integrationsforschung, Österreichische Akademie der Wissenschaften, Wien (2005), 33: <<http://www.eif.oeaw.ac.at/downloads/workingpapers/wp15.pdf>>.
- Miller, V. & C. Taylor, *House of Commons Research Paper* 08/09: <<http://www.parliament.uk/commons/lib/research/rp2008/rp08-009.pdf>>.
- Millns, S., "The Treaty of Amsterdam and Constitutional Revision in France" (1999) 5 EPL 61.
- Ministry of Justice & Ministry of Foreign Affairs, *Az Európai Unióhoz való csatlakozásnak a magyar jogrendszerrel érintő egyes kérdései*, Joint Paper for the Hungarian Government, Budapest, January 2001, IM/EUR/2000/TERVEZET/228/8 (2001): <http://www.im.hu/adat/letoltes/vegleges_nyilatkozat.pdf>.
- Mojak, R., *Instytucja Prezydenta RP w okresie przekształceń ustrojowych [The Presidency of the Republic of Poland during the Period of Transformation]*, Wydawn. Uniwersytetu Marii Curie-Skłodowskiej, Lublin (1995).
- Mölders, S., "European Arrest Warrant Act is Void – The Decision of the German Federal Constitutional Court of 18 July 2005" (2005) 7 German LJ 45.
- Morawska, E., *Klauzula państwa prawnego w Konstytucji Rzeczypospolitej Polskiej na tle orzecznictwa Trybunału Konstytucyjnego [The clause of the rule of law in the Constitution of the Republic of Poland and rulings of the Constitutional Tribunal]*, Dom Organizatora, Toruń (2003).
- Mori, P., "La recente giurisprudenza della Corte costituzionale sui rapporti fra diritto comunitario e diritto interno" *Riv. dir. internaz. priv. proc.* 1985, 773.
- Mosler, H., "Die Übertragung von Hoheitsgewalt," in Isensee & Kirchhof, Vol. VII (1992), chap. 175, 599.
- Müller, G. *et al.* (eds.), *Staatsorganisation und Staatsfunktionen im Wandel, Festschrift für Kurt Eichenberger zum 60. Geburtstag*, Helbing & Lichtenhahn, Basel (1982).
- Müller, G., E. Osterloh & T. Stein (eds.), *Festschrift für Günther Hirsch zum 65. Geburtstag*, C.H. Beck, München (2008).
- Müller-Graf, P.-C. (ed.), *East Central Europe and the European Union: from Europe agreements to a member status*, Nomos, Baden-Baden (1997).
- Müller-Graf, P.-C. (ed.), *East-central european states and the European Communities: Legal adaptation to the market economy*, Nomos, Baden-Baden (1993).
- Müller-Graf, P.-C. & D.H. Scheunig (eds.), *Gemeinschaftsgerichtsbarkeit und Rechtsstaatlichkeit*, Nomos, Baden-Baden (2008).
- Müller-Terpitz, R., "Artikel 101," in Schmidt-Bleibtreu, Hofmann & Hopfner (2008), 2085.
- Murswiek, D., "Maastricht und der Pouvoir Constituant. Zur Bedeutung der verfassungsgebenden Gewalt im Prozeß der europäischen Integration" (1993) 32 *Der Staat* 161.
- Nelken, D. (ed.), *Comparing legal cultures*, Dartmouth, Aldershot and Brookfield (VT), (1997).
- , "Comparatists and Transferability," in P. Legrand & R. Munday (eds.), *Comparative Legal Studies: Traditions and Transitions*, CUP, Cambridge (2003), chap. 12, 437.
- Nettesheim, M., "Die Kompetenzordnung im Vertrag über eine Verfassung für Europa" (2004) 39 *EuR* 511.
- Nicolaysen, G. & C. Nowak, "Teilrückzug des BVerfG aus der Kontrolle der Rechtmäßigkeit gemeinschaftlicher Rechtsakte: Neuere Entwicklungen und Perspektiven" (2001) 54 *NJW* 1233.
- Norton, P., *Parliament in the 1980s*, Blackwell, Oxford (1985).
- Nowacki, J., "Klauzula 'państwo prawne' a orzecznictwo TK [The Clause of a 'Democratic State under the Rule of Law' and Judgements of the Constitutional Tribunal]," in E. Zwierchowski (ed.), *Prawo i kontrola jego zgodności z konstytucją [The Law and Control of its Conformity with the Constitution]*, Wydawnictwo Sejmowe, Warszawa (1997), 161.
- Nowak, M., "General considerations on the ECHR from the point of view of public international law and domestic law," in F. Ermacora, M. Nowak & H. Tretter (eds.), *Die Europäische Menschenrechtskonvention in der Rechtsprechung der österreichische Rechtsordnung*, W. Braumüller, Wien (1983), 48.
- O'Connell, R., *Legal theory in the Crucible of Constitutional Justice: A study of judges and political morality in Canada, Ireland and Italy*, Ashgate/Dartmouth, Aldershot (2000).

- Öhlinger, Th., “Die Transformation der Verfassung: Die Staatliche Verfassung und die Europäische Integration” (2002) 124 JBl. 2.
- Öhlinger, Th. & M. Potacs, *Gemeinschaftsrecht und staatliches Recht – Die Anwendung des Europarechts im innerstaatlichen Bereich*, Orac, Wien (1998).
- Oliwniak, S., *Wpływ orzecznictwa Trybunału Konstytucyjnego na system prawa w latach 1985-1997 [The influence of rulings of the Constitutional Tribunal on the system of law in the years 1985-1997]*, Temida 2, Białystok (2001).
- Oniszczyk, J., *Konstytucja Rzeczypospolitej Polskiej w orzecznictwie Trybunału Konstytucyjnego [The Constitution of the Republic of Poland in the rulings of the Constitutional Tribunal]*, Zakamycze, Kraków (2000).
- Oppenheimer, A. (ed.), *The Relationship between European Community law and national law: the cases*, Vol. 1 (1994), Grotius Publications, Cambridge; and Vol. 2 (2003), Cambridge University Press, Cambridge.
- Örücü, E. (ed.), *Judicial comparativism in human rights cases*, UK National Committee of Comparative Law (in assoc. with BIICL), London (2003).
- , *The enigma of comparative law: variations on a theme for the twenty-first century*, Martinus Nijhoff Publishers, Leiden (2004).
- Örücü, E. & J. Mair (eds.), *Juxtaposing legal systems and the principles of European family law on divorce and maintenance*, Intersentia, Antwerpen and Oxford (2007).
- Osiatynski, W., “A Brief History of the Constitution,” (1997) 6 EECR, Nos. 2-3, 66.
- Paczolay, P., “Judicial Review of the Compensation Law in Hungary” (1992) 13 Mich. Jo. Intl. Law 806.
- , “The New Hungarian Constitutional State: Challenges and Perspectives,” in A.E. Dick Howard (ed.), *Constitution Making in Eastern Europe*, Woodrow Wilson Center Press, Washington, D.C. (1993), chap. 2, 21.
- , “The Rate of Constitutional Adjudication in Legal Change,” in I. Grudzinska Gross (ed.), *Constitutionalism & Politics*, IV Bratislava Symposium 1993, Slovak Committee of the European Cultural Foundation, Bratislava (1994) 293.
- Pasquino, P., “Gardien de la constitution ou justice constitutionnelle? C. Schmitt et H. Kelsen,” in M. Troper & L. Jaume (eds.), *1789 et l’invention de la Constitution*, LGDJ, Paris and Bruylant, Brussels (1994), 141.
- Pegoraro, L. & A. Rinella (eds.), *Le fonti nel diritto comparato*, G. Giappichelli Editore, Torino (2000).
- Pérez Tremps, P., *Constitución española y Comunidad europea*, Civitas, Madrid (1994).
- , “Derecho Constitucional y Derecho Comunitario,” in G. Trujillo, L. López Guerra & P.J. González-Trevijano (co-ords.), *La experiencia constitucional (1978-2000)*, Centro de Estudios Políticos y Constitucionales, Madrid (2000), 607.
- Pernice, I., “BVerfG, EGMR und die Rechtsgemeinschaft” (2004) 15 EuZW 705.
- , “Bestandssicherung der Verfassungen: Verfassungsrechtliche Mechanismen zur Wahrung der Verfassungsordnung” in R. Bieber & P. Widmer (eds.) *The European Constitutional Area*, Schulthess, Zürich (1995), 225.
- , “Constitutional Law Implications for a State Participating in a Process of Regional Integration: German Constitution and ‘Multilevel Constitutionalism,’” in E. Riedel (ed.), *German Reports on Public Law*, Vol. 12 *Beiträge zum ausländischen und vergleichenden öffentlichen Recht*, Nomos Verlag, Baden-Baden (1998), 40.
- , “Introduction,” in Pernice, Kokott & Saunders (2006), 9.
- , “Multilevel Constitutionalism and the Treaty of Amsterdam: European Constitution-Making Revisited” (1999) 36 CML Rev. 703.
- , “The Treaty of Lisbon and Fundamental Rights,” in S. Griller & J. Ziller (eds.), *The Lisbon Treaty. EU Constitutionalism without a Constitutional Treaty?*, Springer Verlag, Wien and New York (2008), 235.
- , “The Treaty of Lisbon: Multilevel Constitutionalism in Action,” WHI-Paper 2/09, Walter Hallstein-Institut für Europäisches Verfassungsrecht, Humboldt-Universität zu Berlin.
- Pernice, I., J. Kokott & C. Saunders (eds.), *The Future of the European Judicial System in a Comparative Perspective*, Nomos Verlag, Baden-Baden (2006).
- Pernice, I. & E. Tanchev (eds.), *Ceci n’est pas une Constitution – Constitutionalisation without a Constitution?*, Nomos Verlag, Baden-Baden (2008).
- Pernthaler, P., “Europäische Integration und nationales Verfassungsrecht in Österreich,” in U. Battis, D. Th. Tsatos & D. Stefanon (eds.) *Europäische Integration und nationales Verfassungsrecht*, Nomos Verlag, Baden-Baden (1995), chap. 13, 437.
- Pescatore, P., “The doctrine of ‘Direct Effect’: An Infant Disease of Community Law” (1983) 8 EL Rev. 155.
- , *References for Preliminary Rulings under Article 177 of the EEC Treaty and Co-operation between the Court and National Courts*, Court of Justice, Luxembourg (1986).

- Petersmann, E.-U., "Proposals for a new constitution for the European Union: Building-Blocks for a constitutional theory and constitutional law of the E.U." (1995) 32 CML Rev. 1123.
- Petrétei, J., *Magyar alkotmányjog I*, Dialóg Campus Kiadó, Budapest & Pécs (2002).
- , *Magyar alkotmányjog II: Államszervezet*, Dialóg Campus Kiadó, Budapest & Pécs (2001).
- Pieroth, B., *Rückwirkung und Übergangsrecht: verfassungsrechtliche Maßstäbe für intertemporale Gesetzgebung*, Vol. 395 *Schriften zum öffentlichen Recht*, Duncker und Humboldt, Berlin (1981).
- Pietrzak, M., "Demokratyczne państwo prawne" [Democratic State of Law], *Gazeta Prawnicza*, 16 May 1989, 9.
- Piotrowicz, R. & S. Blay, *The Unification of Germany in International and Domestic Law*, Editions Rodopi BV, Amsterdam/Atlanta (GA) (1997).
- Pogany, I., "Constitutional Reform in Central and Eastern Europe: Hungary's Transition to Democracy" (1993) 42 ICLQ 332.
- Poiares Maduro, M., "Contrapunctual Law: Europe's Constitutional Pluralism in Action," in N. Walker (ed.), *Sovereignty in Transition*, Hart Publishing, Oxford (2003), chap. 21, 501.
- , "European and the Constitution: What if this is As Good As It Gets?," in J.H.H. Weiler & M. Wind (eds.), *Rethinking European Constitutionalism*, CUP, Cambridge (2000), 74.
- , "Europe and the Constitution: What if this is As Good As It Gets?" 2005/5 *Webpapers on Constitutionalism & Governance beyond the State*, Department of European Studies and Modern Languages, University of Bath (2005): <www.bath.ac.uk/esml/conWEB>.
- , "The Heteronyms of European Law" (1999) 5 ELJ 160.
- Popławska, E. (ed.), *Konstytucja dla rozszerzającej się Europy [A Constitution for Enlarging Europe]*, Instytut Spraw Publicznych, Warszawa (2000).
- , "The 'Constitutionalization' of the Legal Order," in M. Wyrzykowski (ed.), *Constitutional Essays*, Institute of Public Affairs, Warszawa (1999), 71.
- , "Zasada rządów przedstawicielskich i formy demokracji bezpośredniej [The rule of representative government and forms of direct democracy]," in W. Sokolewicz (ed.), *Zasady podstawowe polskiej Konstytucji [Basic principles of the Polish Constitution]*, Wydawnictwo Sejmowe, Warszawa (1998), 142.
- Prechal, S., "Does Direct Effect Still Matter?" (2000) 37 CML Rev. 1047.
- Preuss, U., "Patterns of Constitutional Evolution and Change in Eastern Europe," in Jens Hesse & Johnson (eds.) (1995), chap. 5, 95.
- Přibáň, J. & J. Young (eds.), *The rule of law in Central Europe: the reconstruction of legality, constitutionalism and civil society in the post-Communist countries*, Ashgate/Dartmouth, Aldershot and Brookfield, (VT), (1999).
- Projekty Konstytucyjne 1989-1991 [Constitutional Drafts 1989-1991]*, Wydawnictwo Sejmowe, Warsaw (1992).
- Puño, A., "Przedstawicielskie i pozaprzstawicielskie formy sprawowania władzy: demokracja pośrednia i bezpośrednia (wnioski dla przyszłej regulacji konstytucyjnej)" [Representative and Non-representative forms of the Exercise of Power: Indirect and Direct Democracy (Conclusions for Future Constitutional Regulations)], *Studia Prawnicze*, 1989, Nos. 2-3, 177.
- Quaritsch, H., *Staat und Souveränität, s.v. Die Grundlagen*, Vol. 1, Athenäum Verlag, Frankfurt am Main (1970).
- Raisz, A., "Confronted with direct applicability of a directive: the Hungarian Constitutional Court before challenges" (2007) 4 Miskloc Jo. Intl. L 113.
- Randelzhofer, A., "Staatsgewalt und Souveränität," in Isensee & Kirchhof, Vol. I (1995), chap. 15, 691.
- Rapaczynski, A., "Constitutional Politics in Poland: A Report on the Constitutional Committee of the Polish Parliament" (1992) 58 U. Chi. L. Rev. 595.
- Rawls, J., *Political Liberalism*, Columbia University Press, New York (1993).
- Reich, N., "Judge-made 'Europe à la carte': Some Remarks on Recent Conflicts between European and German Constitutional Law Provoked by the Banana Litigation" (1996) 7 EJIL 103.
- Reichelt, G. (ed.), *Vorabentscheidungsverfahren vor dem Gerichtshof der Europäischen Gemeinschaft – Europäische Erfahrungen und österreichische Perspektiven*, Manz, Wien (1998).
- Rengeling, H.-W., A. Middeke & M. Gellermann (eds.), *Handbuch des Rechtsschutzes der Europäischen Union*, C.H. Beck, München (2003).
- Ress, G., "Das deutsche Zustimmungsgesetz zur Einheitlichen Europäischen Akte" (1987) 14 EuGRZ 361.
- , "The Constitution and the Requirements of Democracy in Germany," in Starck (ed.), (1991), chap. 5, 111.
- Richter, D., "Does International Jurisprudence Matter in Germany? – The Federal Constitutional Court's New Doctrine of 'Factual Precedent'" (2006) 49 GYIL 51.
- Rideau, J., "La recherche de l'adéquation de la Constitution française aux exigences de l'Union européenne" (1992) *Revue des Affaires européennes* 7 and 19.

- Rideau, J. (ed.), *Les Etats membres de l'Union européenne. Adaptations – Mutations – Résistances*, L.G.D.J., Paris (1997).
- Riedel, E. (ed.), *German Reports on Public Law*, Vol. 12 *Beiträge zum ausländischen und vergleichenden öffentlichen Recht*, Nomos Verlag, Baden-Baden (1998).
- Rinze, J., “The role of the European Court of Justice as a Federal Constitutional Court” [1983] PL 426.
- Robinson, O., T. Fergus & W. Gordon, *European Legal History*, 2nd ed., Butterworths, London (1994).
- Roellecke, G., “Aufgaben und Stellung des Bundesverfassungsgerichts im Verfassungsgefüge,” in Isensee & Kirchhof, (1998), Vol. II, chap. 53, 665.
- Rojahn, O., “Artikel 23,” in I. von Münch & P. Kunig (eds.), *Grundgesetz-Kommentar*, Band 2, C.H. Beck, München (1995), 83.
- , “Artikel 24,” in I. von Münch & P. Kunig (eds.), *Grundgesetz-Kommentar*, Band 2, C.H. Beck, München (1995), 129.
- Rosas, A., “The European Court of Justice in Context: Forms and Patterns of Judicial Dialogue” (2007) 1/2 EJLS 1.
- Rossa Phelan, D., *Revolt or Revolution: The Constitutional Boundaries of the European Community*, Sweet & Maxwell, London (1997).
- Roth, W., “The Application of Community Law in West Germany: 1980-1990,” (1991) 28 CML Rev. 137.
- Rousseau, D., *La justice constitutionnelle en Europe*, Montchrestien, Paris (1998).
- Roux, J., “Le Conseil constitutionnel et le contrôle de constitutionnalité du Traité de Lisbonne: *bis repetita*? A propos de la decision n° 2007-560 DC du 20 décembre 2007 (2008) 44 RTDE 5.
- Rubio Lorente, F., “Constitutionalism in the ‘Integrated’ States of Europe,” *Harvard Jean Monnet Working Paper No. 5/98*: <www.law.harvard.edu/Programs/JeanMonnet/papers/98/98-5-(6).html>.
- Rudden, B., *Basic Community Cases*, 1st ed., Clarendon Press, Oxford (1987).
- Rudolf, W., *Völkerrecht und deutsches Recht*, Mohr, Tübingen (1967).
- Rüffler, F., “Richtlinienkonforme Auslegung nationalen Rechts” [1997] ÖJZ 126.
- Ruggeri Laderchi, F.P., “Report on Italy,” in Slaughter, Stone Sweet & Weiler (1998), chap. 5, 147.
- Sabel, C.F. & O. Gerstenberg, “Constitutionalising an Overlapping Consensus: The ECJ and the Emergence of a Coordinate Constitutional Order” (2010) 16 ELJ 511.
- Sachs, M., “Artikel 20,” in Sachs (1999), Rdn. 1, 743.
- (ed.), *Grundgesetz Kommentar*, 2nd ed., C.H. Beck, München (1999).
- , “Vor Artikel 1,” in Sachs (1999), Rdn. 1, 79.
- Sadurski, W. (ed.), *Constitutional Justice, East and West. Democratic Legitimacy and Constitutional Courts in Post-Communist Europe in a Comparative Perspective*, Kluwer Law International, The Hague (2002).
- Sadurski, W., J. Ziller & K. Zurek (eds.), *Après Enlargement: Legal and Political Responses in Central and Eastern Europe*, Robert Schuman Centre, Florence (2006).
- Safjan, M., “Konstytucja a członkostwo Polski w Unii Europejskiej [The Constitution and the membership in the EU]” 2001/3 PiP 3.
- , “The Constitution and Accession of the Republic of Poland to the European Union,” in European Commission for Democracy through Law, *European integration and constitutional law*, No. 30 *Collection Science and technique of democracy*, Council of Europe Publishing, Strasbourg (2001), 137.
- , “The Role of the Polish Constitutional Tribunal in the Transformation from Totalitarianism to the Democratic Rule of Law,” Polish Embassy, London, 24 February 2000: <<http://www.poland-embassy.org.uk/events/saf.htm>>.
- Saiz Arnaiz, A., “Constitutional Jurisdiction in Europe: Between Law and Politics” (1999) 6 MJ 111.
- Sajó, A., “Learning Co-operative Constitutionalism the Hard Way: the Hungarian Constitutional Court Shying Away from EU Supremacy?” 2004 ZSE 351.
- Samuel, G., *The Foundations of Legal Reasoning*, Maklu, Antwerp (1995).
- Sannwald, R., “Artikel 79,” in Schmidt-Bleibtreu, Hofmann & Hopfner (2008), 1665.
- Sári, J., *Alapjogok: Alkotmánytan II*, 3rd ed., Osiris Kiadó, Budapest (2004).
- Sári, J. & B. Somody, *Alapjogok: Alkotmánytan II*, Osiris Kiadó Budapest (2008).
- Sarnecki, P., *Prawo konstytucyjne Rzeczypospolitej Polskiej [Constitutional Law of the Republic of Poland]*, 3rd ed., C.H. Beck, Warszawa, (1999).
- Sauer, H., *Jurisdiktionskonflikte in Mehrebenensystemen: die Entwicklung eines Modells zur Lösung von Konflikten zwischen Gerichten unterschiedlicher Ebenen in vernetzten Rechtsordnungen*, Springer, Berlin (2008).
- Sbragia, A. (ed.), *Euro-Politics: Institutions and policymaking in the ‘new’ European Community*, Brookings Institution, Washington, D.C. (1992).
- Schachtschneider, K.A. et al., “Maastricht Urteil: Bemerkungen,” *Juristen Zeitung* 1993, 751.

- Schäffer, H., “Österreichischer Landesbericht,” in J. Schwarze (ed.), *The Birth of a European Constitutional Order*, Nomos, Baden-Baden (2001), 339.
- Schermer, H.G., “The Scales in Balance: National Constitutional Court v. Court of Justice” (1990) 27 CML Rev. 94.
- Scheuner, U., “Der Grundrechtsschutz in der Europäischen Gemeinschaft und Verfassungsrechtsprechung” (1975) 100 AöR 30.
- Schilling, T., “Anwendungsvorrang des Gemeinschaftsrechts” 1999 EuZW 407.
- , “Die deutsche Verfassung und die europäische Vereinigung” (1991) 116 AöR 32.
- Schlaich, K., *Das Bundesverfassungsgericht*, C.H. Beck, München (1997).
- Schlechtriem, P. (ed.), *Privatrecht und Wirtschaftsverfassung*, Nomos Verlag, Baden-Baden (1994).
- Schlesinger, W. (ed.), *Die deutsche Ostsiedlung des Mittelalters als Problem der europäischen Geschichte*, 18 Vorträge und Forschungen, Reichenau-Vorträge 1970-1972, Sigmaringen (1975).
- Schmidt-Aßmann, E., “Der Rechtsstaat,” in Isensee & Kirchhof, (1995), Vol. I, chap. 24, 987.
- Schmidt-Bleibtreu, B., H. Hofmann & A. Hopfner (eds.), *GG: Kommentar zum Grundgesetz*, 11th ed., Carl Heymanns Verlag, Köln/München (2008).
- Schmitt, C., *Volksentscheid und Volksbegehren. Ein Beitrag zur Auslegung der Weimarer Verfassung und zur Lehre von der unmittelbaren Demokratie*, Vol. 2 Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, Walter de Gruyter, Berlin and Leipzig (1927).
- Schneider, H., “Die Reichsverfassung vom 11. August 1919,” in J. Isensee & P. Kirchhof, *Handbuch des Staatsrechts der Bundesrepublik Deutschland*, Vol. I, 2nd ed., C.F. Müller Verlag, Heidelberg (1995), chap. 3, 85.
- , “Volksabstimmungen in der rechtstaatlichen Demokratie,” in O. Bachof *et al.* (eds.), *Forschungen und Berichte aus dem öffentlichen Recht. Gedächtnisschrift für Walter Jellinek: 12. Juli 1885 – 9. Juni 1955*, Isar Verlag, München (1955), 155.
- Schorkopf, F., “The European Union as An Association of Sovereign States: Karlsruhe’s Ruling on the Treaty of Lisbon” (2009) 10 Ger LJ 1219.
- Schutte, C.B., “Case Note: Spain. *Tribunal Constitucional* on the European Constitution. Declaration of 13 December 2004” (2005) 1 EuConst 281.
- Schwarze, J., “A German View on the European Charter of Fundamental Rights: *Effect on the Bundesverfassungsgericht*” (2000) 3 CYELS 407.
- , “Deutscher Landesbericht” in J. Schwarze, *The Birth of a European Constitutional Order: The Interaction of National and European Constitutional Law*, Vol. 249 *Schriftenreihe Europäisches Recht, Politik und Wirtschaft*, Nomos Verlagsgesellschaft, Baden-Baden (2001), 109.
- , “Die verordnete Demokratie: Zum Urteil des 2. Senats des BVerfG zum Lissabon-Vertrag” [2010] EuR 108.
- , *The Birth of a European Constitutional Order: The Interaction of National and European Constitutional Law*, Vol. 249 *Schriftenreihe Europäisches Recht, Politik und Wirtschaft*, Nomos Verlagsgesellschaft, Baden-Baden (2001).
- Schweitzer, M., *Staatsrecht*, Vol. III, C.F. Müller, Heidelberg (1986).
- Seidl-Hohenveldern, I., “Constitutional Problems involved in Austria’s Accession to the EU” (1995) 32 CML Rev. 727.
- , *Völkerrecht*, 5th ed., Heymann, Köln (1984).
- Seitzer, J., “Experimental Constitutionalism: A Comparative Analysis of The Institutional Bases of Rights Enforcement in Post-Communist Hungary,” in S.J. Kenney, W.M. Reisinger & J.C. Reitz, *Constitutional Dialogues in Comparative Perspective*, Palgrave Macmillan, Basingstoke (1999), chap. 3, 42.
- Sensburg, P., “Die Vorlagepflicht an den EuGH: Eine einheitliche Rechtsprechung des BVerfG” (2001) 54 NJW 1259.
- Seurin, J.L., “Towards a European Constitution? Problems of Political Integration” [1995] PL 625.
- Shapiro, J., “The European Court of Justice,” in A. Sbragia (ed.), *Euro-Politics: Institutions and policymaking in the ‘new’ European Community*, Brookings Institution, Washington, D.C. (1992), chap. 4, 123.
- Shapiro, M., *Courts: A Comparative Political Analysis*, University of Chicago Press, Chicago (1981).
- Shaw, J., “Postnational constitutionalism in the European Union” (1999) 6 Jo. Euro. Public Policy 579.
- Siaroff, A., “Elections to the European Parliament: Testing Alternative Models of what they indicate in the Member Nations” (2001) 23 JEL/RIE 237.
- Siedentop, L., *Democracy in Europe*, Penguin Books, London (2000).
- Simon, H., “Verfassungsgerichtsbarkeit,” in E. Banda, W. Maihofer & H.-J. Vogel (eds.), *Handbuch des Verfassungsrechts der Bundesrepublik Deutschland*, 2nd ed., Walter de Gruyter, Berlin and New York (1994), para. 34, Rn. 3.
- Skouris, V., “L’influence du droit national et de la jurisprudence des juridictions des Etats membres sur l’interprétation du droit communautaire,” in *Festschrift für Günther Hirsch*, München (2008), 175.
- , “Self-Conception, Challenges and Perspectives of the EU Courts,” in Pernice, Kokott & Saunders (2006), 19.

- Skrzydło, J., "Konieczne zmiany w prawie polskim w perspektywie współpracy polskich z Trybunałem Wspólnot (Na podstawie art. 177 Traktatu WE) [Changes in Polish law needed in view of Polish courts' co-operation with the ECJ (On the basis of EC Art. 177)]," (1998) PiP August/1998, 89.
- Skrzydło, W., *Polskie prawo konstytucyjne [Polish Constitutional Law]*, Verba, Lublin (2003).
- Skrzypek, N., "Le tribunal constitutionnel polonais et le droit communautaire" (2007) 33 CDE 179.
- Skubisz, R., "Wettbewerbsrecht in Polen" in Beier, Bastian & Kur (eds.), *Wettbewerbsrecht und Verbraucherschutz in Mittel- und Osteuropa*, Carl Heymanns Verlag, Köln, Berlin, Bonn and München (1992), 122.
- Slaughter, A.-M., "A Typology of Transjudicial Communication" (1994) 29 U. Rich. L Rev. 99.
- , "A Typology of Transjudicial Communication," in T.M. Franck & G.H. Fox (eds.), *International Law Decisions in National Courts*, Transnational Publishers Inc., Irvington-on-Hudson, New York (1996), chap. 4, 37.
- , "Judicial Globalization" (1999-2000) 40 Va. J. Intl. L. 1103.
- Slaughter, A.M., A. Stone Sweet & J.H.H. Weiler (eds.), *The European Court and National Courts – Doctrine and Jurisprudence: Legal Change in its Social Context*, Hart Publishing, Oxford (1998).
- Smith, E., "Give and Take: Cross-fertilisation of Concepts in Constitutional Law," in Beatson & Tridimas (1998), chap. 8, 101.
- Snyder, F. (ed.), *The Europeanisation of Law: The Legal Effects of European Integration*, Hart Publishing, Oxford and Portland (OR) (2000).
- Snyder, R., "Scaling Down: The Subnational Comparative Method" (2001) 36 *Studies in Comparative International Development* 93-110.
- Sokolewicz, W., "Kontrola konstytucyjności prawa w państwie socjalistycznym. Zagadnienie form organizacyjnych [Review of Constitutionality of Law in a Socialist State. The problem of Organizational Forms]," in K. Działocha et al. (eds.), *Konstytucja w społeczeństwie obywatelskim: księga pamiątkowa ku czci Prof. Witolda Zakrzewskiego [The Constitution in a Civic Society Commemorative Homage to Prof. Witold Zakrzewski]*, Krajowa Agencja Wydawnicza, Kraków, (1989), 187.
- , "The April 1989 Change of the Constitution" DPC/PCL 1988 no. 3/4 (79/80), 8.
- , "The Commissioner for Civic Rights Protection and Protection of Human Rights by the Constitutional Tribunal in Poland: Legal Regulations and Practice," in AAVV, *Democracy and the Rule of Law: Proceedings of the Norwegian-Polish Seminar in Warsaw*, 4 June 1980 [*Demokrati & rettsstat: Innlegg pd norsk-polsk seminar i Warszawa, 4 juni 1990*], Det Kgl. Utenriksdepartement, Oslo (1991), 70.
- , "Zasada podziału władzy w prawie i orzecznictwie konstytucyjnym RP," in J. Trzciniński & A. Jankiewicz (eds.), *Konstytucja i gwarancje jej przestrzegania: Księga pamiątkowa ku czci prof. Janiny Zakrzewskiej [Constitution and guarantees of the Observance Thereof: In Honour of Prof. Janina Zakrzewska]*, Wydawn. Trybunał Konstytucyjny, Warszawa (1996), 187.
- (ed.), *Zasady podstawowe polskiej Konstytucji [Basic principles of the Polish Constitution]*, Wydawnictwo Sejmowe, Warszawa (1998).
- Sólyom, L., "Aufbau und dogmatische Fundierung der ungarischen Verfassungsgerichtsbarkeit" (2000) 46 OER 230.
- , *Az alkotmánybíráskodás kezdetei Magyarországon*, Osiris Kiadó, Budapest (2001).
- , "The Hungarian Constitutional Court and Social Change" (1994) 19 Yale Jo. Intl. L 223.
- , "The Interaction between the Case-Law of the European Court of Human Rights and the Protection of Freedom of Speech in Hungary," speech delivered at Conference, Autumn 1996, Strasbourg [copy on file with the author of the present work].
- Sólyom, L. & G. Brunner (eds.), *Constitutional Judiciary in a New Democracy. The Hungarian Constitutional Court*, University of Michigan Press, Ann Arbor (MI) (2000).
- Somogyvári, I., "Az uniós csatlakozás alkotmánymódosítást igénylő" 2001/1 *Európai Közigazgatási Szemle (A Magyar Jog melléklete)* 22.
- Sonnevend, P., "Alapvető jogaink a csatlakozás után" 2003/2 *Fundamentum* 27.
- , "Magyar Alkotmány és EU-csatlakozás," in A. Jakab & P. Takács, *A Magyar jogrendszer átalakulása: 1985/1990-2005. Jog, rendszerváltozás, EU-csatlakozás*, Gondolat Kiadó and ELTE ÁJK, Budapest (2007).
- , "Verjährung und völkerrechtliche Verbrechen in der Rechtsprechung des ungarischen Verfassungsgerichts" (1997) 22 ZaöRV 195.
- Sperduti, G., "Una sentenza innovativa della Corte costituzionale sul diritto comunitario" *Riv. dir. inter. priv. proc.* 1984, 263.
- Starck, Ch., *Bundesverfassungsgericht und Grundgesetz: Festgabe aus Anlaß des 25jährigen Bestehens des Bundesverfassungsgerichts*, Band II, J.C.B. Mohr (Paul Siebeck) Verlag, Tübingen (1976).

- Starck, Ch. (ed.), *Constitutionalism, Universalism and Democracy – a comparative analysis*, Nomos Verlag, Baden-Baden (1999).
- , “Die Anwendung des Gleichheitssatzes,” in Ch. Link (ed.), *Der Gleichheitssatz im modernen Verfassungsstaat: Symposium zum 80. Geburtstag von Gerhard Leibholz am 21. Nov. 1981*, Vol. 20 *Studien und Materialien zur Verfassungsgerichtsbarkeit*, Nomos Verlag, Baden-Baden (1982), 51.
- (ed.), *New Challenges to the German Basic Law*, 49 *Studien und Materialien zur Verfassungsgerichtsbarkeit*, Nomos Verlagsgesellschaft, Baden-Baden (1992).
- (ed.), *Rights, Institutions and Impact of International Law according to the German Basic Law*, Nomos Verlag, Baden-Baden (1987).
- Stein, E., “Lawyers, Judges and the Making of a Transnational Constitution” (1981) 75 AJIL 1.
- Steiner, J., “Direct Applicability in EEC law – A Chameleon Concept” (1982) 98 LQR 229.
- , “The limits of State Liability for Breach of European Community Law” (1998) 4 EPL 69.
- Steiner, J. & L. Woods, *Textbook on EC Law*, 8th ed., OUP, Oxford (2003).
- Steinberger, H., “Ausländische Einflüsse bei der Entstehung des Grundgesetzes,” in K. Stern (ed.), *40 Jahre Grundgesetz: Entstehung, Bewährung und internationale Ausstrahlung*, C.H. Beck, München (1990), 53.
- Stembrowicz, J., “Trybunał Konstytucyjny,” *Tygodnik Powszechny* 7 kwietnia 1985 [“Constitutional Tribunal,” *Universal Weekly*, 7 April 1985], 3, translated in *Polish News Bulletin*, 20 April 1985.
- Stern, K. (ed.), *40 Jahre Grundgesetz: Entstehung, Bewährung und internationale Ausstrahlung*, C.H. Beck, München (1990).
- , *Das Staatsrecht der Bundesrepublik Deutschland*, 2nd ed., C.H. Beck Verlag, München (1984).
- Sternberger, D., *Verfassungspatriotismus*, Insel, Frankfurt am Main (1990).
- Stix-Hackl, C., “Österreichische Gerichte und das Vorabentscheidungsverfahren” 1998 AnwBl. 375.
- Stone Sweet, A., “Constitutional Dialogues in the European Community,” in Slaughter, Stone Sweet & Weiler (1998), chap. 11, 305.
- , *Governing with Judges: Constitutional Politics in Europe*, OUP, Oxford (2000).
- , *The Judicial Construction of Europe*, OUP, Oxford (2004).
- Stöss, R., “Parteienstaat oder Parteiendemokratie?” in O. Gabriel, O. Niedermayer & R. Stöss (eds.), *Parteiendemokratie in Deutschland*, 1st ed., Vol. 13 *Schriftenreihe der Bundeszentrale für politische Bildung*, Westdeutscher Verlag, Bonn (1997), 13.
- Strauss, G. (ed.), *Pre-Reformation Germany*, Macmillan, London (1972).
- Streinz, R., *Europarecht*, 8th ed., Müller, Heidelberg/ München/Landsberg/Berlin (2008).
- Sturm, G., “Artikel 93,” in M. Sachs (ed.), *Grundgesetz Kommentar*, 2nd ed., C.H. Beck, München (1999), 1750.
- , “Artikel 94,” in Sachs (1999), 1775.
- Suchocka, H., “Zasada podziału i zrównowazenia władz” (“The principle of separation and balance of powers”), in Sokolewicz, (1998), 146.
- Sunstein, C., “The Legitimacy of Constitutional Courts: Notes on Theory and Practice” EECR, Winter 1997, 61.
- Szabadfalvi, J., “Nemzetállam és szuverenitás [Nation-State and Sovereignty],” in P. Takács (ed.), *Államelmélet*, Bíbor Kiadó, Miskolc (1997).
- Takács, P. (ed.), *Államelmélet*, Bíbor Kiadó, Miskolc (1997).
- Tatham, A.F., “Constitutional Judiciary in Central Europe and the Europe Agreement: Decision 30/1998 (VI.25) AB of the Hungarian Constitutional Court” (1999) 48 ICLQ 913.
- , “Diritto comunitario e provvedimenti cautelari nei confronti della pubblica amministrazione nel Regno Unito” (1993) 32 Dir. com. scambi internaz. 107.
- , *EC Law in Practice: A Case Study Approach*, HVG-ORAC, Budapest (2006).
- , *Enlargement of the European Union*, Kluwer Law International, Alphen aan den Rijn (2009).
- , “European Community Law Harmonization in Hungary” (1997) 4 MJ 249.
- , “Incidenza e prevalenza del diritto comunitario sul diritto inglese in materia di ripetizione dell’indebito” (1994) 33 Dir. com. scambi internaz. 81.
- , “International Environmental Treaties before Hungarian Courts,” in M. Anderson & P. Galizzi (eds.), *International Environmental Law in National Courts*, British Institute of International and Comparative Law, London (2002), chap. 7, 12.
- , “Judicial Control of the Administration in France and Italy” 1990/3 *Oxford University Law Society Journal* 11.
- , “Judicial review as effective protection of Community rights” (1995) 36 ZfRV 15.
- , “Les recours contre les attentes portées aux normes communautaires par les pouvoirs publics en Angleterre,” (1993) 29 CDE 597.

- Tatham, A.F., “Restitution of charges and duties levied by the public administration in breach of European Community Law: a comparative analysis” (1994) 19 EL Rev. 146.
- , “The articulation of different parliaments, their Inter-institutional relations in complex political unions: European Union, United States, Mercosur and the Russian Federation” (1998) 18 PER 143.
- , “The Direct Effect of Europe Agreements: Recent Rulings of the European Court of Justice” 2002/6 *Mezinárodní a Srovnávací Právní Revue* 7.
- , “The Effect of European Community Directives in France: the Development of the Cohn-Bendit Jurisprudence” (1991) 40 ICLQ 907.
- , “The European Clause of the Hungarian Constitution: a Comparative Perspective” (2005) *Collectio Iuridica Universitatis Debreceniensis*, Volume V, 255.
- , “The Italian Constitutional Court and the Process of European Integration,” in M. Király (ed.), *Európai jogi Tanulmányok*, ELTE ÁJK, Nemzetközi Magánjogi és Európai Gazdasági Jogi Tanszék, Budapest (2006), Volume 7, 169.
- , “The Sovereignty of Parliament after Factortame” [1993] EuR 188.
- Taubenschlag, R., “Einflüsse des römischen Rechts in Polen” (1962) IRMAE V 8.
- Temple Lang, J., “Community Constitutional Law: Article 5 EEC Treaty” (1990) 27 CML Rev 645.
- , “The Constitutional Principles Governing Community Legislation” (1989) 40 NILQ 240.
- , “The Duties of National Courts under Community Constitutional Law” (1997) 22 EL Rev. 3.
- Tesauro, G., “The effectiveness of judicial protection and co-operation between the Court of Justice and national courts,” in K. Thorup & J. Rosenløv (eds.), *Festschrift til Ole Due: Liber Amicorum*, Gads Forlag, København (1994), 355.
- Thewes, M., “La constitution luxembourgeoise et l’Europe” (1992) 2 *Annales de droit luxembourgeois* 65.
- Thorup, K. & J. Rosenløv (eds.), *Festschrift til Ole Due: Liber Amicorum*, Gads Forlag, København (1994).
- Thun-Hohenstein, Ch. & F. Cede, *Europarecht: das Recht der Europäischen Union unter besonderer Berücksichtigung der EU-Mitgliedschaft Österreichs*, 2nd ed., Manz, Wien (1999).
- Thym, D., “In the Name of Sovereign Statehood: A Critical Introduction to the Lisbon Judgment of the German Constitutional Court” (2009) 46 CML Rev. 1795.
- Tierney, S., “Reframing sovereignty? Sub-state national societies and contemporary challenges in the nation-state” (2005) 54 ICLQ 161.
- Tilk, P., *Az Alkotmánybíróság hatásköre és működése*, PT ÁJK, Pécs (2002).
- Timmermans, C., “The European Union’s Judicial System” (2004) 41 CML Rev. 393.
- Tomuschat, Ch., “Artikel 24,” in R. Dolzer, K. Vogel & K. Graßhof (eds.), *Kommentar zum Bonner Grundgesetz (looseleaf)*, C.F. Müller Juristische Verlag, Heidelberg (1981, as updated).
- , “Die Europäische Union unter Aufsicht des Bundesverfassungsgerichtes” (1993) 20 EuGRZ 489.
- , “Inconsistencies – The German Federal Constitutional Court on the European Arrest Warrant” (2006) 2 EuConst 209.
- , “Lisbon – Terminal of the European Integration Process? The Judgment of the German Constitutional Court of 30 June 2009” (2010) 70 ZaöRV 251.
- Törő, Cs., “A szuverenitás változása” [2000] *Pro Minoritate* 103.
- Tóth, Á., “A Magyar Alkotmány helyzete az EU-csatlakozás után,” in A. Jakab & P. Takács, *A Magyar jogrendszer átalakulása: 1985/1990-2005. Jog, rendszerváltozás, EU-csatlakozás*, Gondolat Kiadó and ELTE ÁJK, Budapest (2007), Vol. II, 953.
- Tóth, G.A., *Túl a szövegen: Értekezés a Magyar alkotmányról*, Osiris, Budapest (2009).
- Trang, D.V., “Beyond the Historical Justice Debate: The Incorporation of International Law and the Impact on Constitutional Structures and Rights in Hungary” (1995) 28 Vanderbilt J Transnatl L 1.
- Tridimas, G. & T. Tridimas, “National courts and the European Court of Justice: A public choice analysis of the preliminary ruling procedure” (2004) 24 Intl Rev. L & Econ. 125.
- Tripathi, P., “Foreign Precedents and Constitutional Law” (1957) 57 Col. L Rev. 319.
- Trócsányi, L. (ed.), *A mi alkotmányunk*, Complex, Budapest (2006).
- , “Az 1-2. §-hoz,” in Trócsányi (2006), 52.
- , “A 2/A. §-hoz,” in Trócsányi (2006), 60.
- Trócsányi, L. & L. Csink, “Alkotmány v. közösségi jog: az Alkotmánybíróság helye az Európai Unióban” (2008) LXIII *Jogtudományi Közlöny* 63.
- Troper, M. & L. Jaume (eds.), *1789 et l’invention de la Constitution*, LGDJ, Paris and Bruylant, Brussels (1994).
- Trujillo, G., L. López Guerra & P.J. González-Trevijano (co-ords.), *La experiencia constitucional (1978-2000)*, Centro de Estudios Políticos y Constitucionales, Madrid (2000).

- Trzciński, J. (ed.), *Charakter i struktura norm Konstytucji* [*Characteristic and structure of the Constitution's norms*], Wydawnictwo Sejmowe, Warszawa (1997).
- Trzciński, J. & A. Jankiewicz (eds.), *Konstytucja i gwarancje jej przestrzegania: Księga pamiątkowa ku czci prof. Janiny Zakrzewskiej* [*Constitution and guarantees of the Observance Thereof: In Honour of Prof. Janina Zakrzewska*], Wydawn. Trybunał Konstytucyjny, Warszawa (1996).
- Tsebelis, G., "Decision Making in Political Systems: Veto Players in Presidentialism, Parliamentarism, Multicameralism and Multipartyism (1995) 25 Brit. J. Pol. Sci. 289.
- Uitz, R., "EU Law and the Hungarian Constitutional Court: Lessons from the First Postaccession Encounter," in W. Sadurski, J. Ziller & K. Zurek (eds.), *Après Enlargement: Legal and Political Responses in Central and Eastern Europe*, Robert Schuman Centre, Florence (2006), 41.
- Umbach, D.C. & T. Clemens, *Bundesverfassungsgerichtsgesetz: Mitarbeiterkommentar und Handbuch*, C.F. Müller Juristische Verlag, Heidelberg (1992).
- Usher, J., "Direct and individual concern – an effective remedy or a conventional solution?" (2003) 28 EL Rev. 575.
- Vachek, M., "Das 'Kooperationsverhältnis' im Bananenstreit – Eine Anmerkung zum Vorlagebeschluss des Verwaltungsgerichts Frankfurt a.M. vom 24 Oktober 1996 an das Bundesverfassungsgericht" (1997) 38 ZfRV 136.
- Valki, L., "Az Európai Unióhoz csatlakozó Magyarország szuverenitás" 1999/8 *Magyar Tudomány* 1000.
- van Caenegem, R.C., *An Historical Introduction to Western Constitutional Law*, CUP, Cambridge (1995).
- Van Dijk, P. (chmn.), "Report of the working group on the preliminary rulings procedure," Association of the Councils of State and Supreme Administrative Jurisdictions of the European Union and Network of the Presidents of the Supreme Judicial Courts of the European Union, The Hague (2007): <www.juradmin.eu/seminars/DenHaag2007/Final_report.pdf>.
- Varju, M., "On the Constitutional Issues of EU Membership and the Interplay between the ECHR and Domestic Constitutional Law Concerning the Right of Assembly and Freedom of Expression" (2009) 15 EPL 295.
- , "The Debate on the Future of the Standing under Article 230(4) TEC in the European Convention" (2004) 10 EPL 43.
- Várnay, E., "Az Alkotmánybíróság és az Európai Unió joga" (2007) LXII *Jogtudományi Közlöny* 423.
- Várnay, E. & A.F. Tatham, "A New Step on the Long Way – How to Find the Proper Place for Community Law in the Hungarian Legal Order?" (2006) 3 *Miskolc Jo. Intl. L* 76.
- Vedder, Ch., "Ein neuer gesetzlicher Richter?" (1987) 40 *NJW* 526.
- Vedel, G., "Schengen et Maastricht (à propos de la décision n° 91-294 DC du Conseil constitutionnel du 25 juillet 1991)" 1992 *RFDA* 173.
- Vékás, L., "Privatrecht und Wirtschaftsverfassung in Ungarn," in P. Schlechtriem (ed.), *Privatrecht und Wirtschaftsverfassung*, Nomos Verlag, Baden-Baden (1994), 43.
- Verdross A., & B. Simma, *Universelles Völkerrecht: Theorie und Praxis*, 3rd ed., Duncker und Humblot, Berlin (1984).
- Verhoeven, A., *The European Union in Search of a Democratic and Constitutional Theory*, Kluwer Law International, The Hague, London and New York (2002).
- Vibert, F., *Europe: A Constitution for the Millennium*, Dartmouth, Aldershot (1995).
- Vinogradoff, P., *Roman Law in Medieval Europe*, Clarendon Press, Oxford (1929).
- Vogel, J., "Europäischer haftbefehl und deutsches Verfassungsrecht" (2005) 60 *JZ* 801.
- Volkai, J., "The Application of the Europe Agreement and European Law in Hungary: The Judgement of an Activist Constitutional Court on Activist Notions," No. 8/99 *Jean Monnet Working Paper*, Harvard Law School, Harvard (2000): <<http://www.jeanmonnetprogram.org/papers/99/990801.html>>.
- von Arnim, H.H., "Möglichkeiten unmittelbarer Demokratie auf Gemeindeebene" (1990) *DÖV* 85.
- von Beyme, K., *America as a Model*, St. Martin's Press, New York (1987).
- von Bogdandy, A., "European Integration: The New German Scholarship," *Jean Monnet Working Paper* 9/03: <www.jeanmonnetprogram.org/papers/030901-03.pdf>.
- , "The European Union as a supranational federation: A conceptual attempt in the light of the Amsterdam Treaty" (2000) 6 *Col. Jo. Eur. L* 27.
- von Bogdandy, A. & J. Bast (eds.), *Principles of European Constitutional Law*, Hart Publishing, Oxford (2006).
- (eds.), *Principles of European Constitutional Law*, 2nd ed., Hart Publishing, Oxford and Portland (OR) and C.H. Beck, München (2010).
- von Bogdandy, A. & M. Nettesheim, "Die Europäische Union: Ein einheitlicher Verband mit eigener Rechtsordnung" (1996) 31 *EuR* 1.
- von Mettenheim, K. (ed.), *Presidential Institutions and Democratic Politics*, Johns Hopkins University Press, Baltimore (MD) (1997).

- von Münch, I., *Staatsrecht*, Band I, 5th ed., Kohlhammer, Berlin (1993).
- von Münch, I. & P. Kunig (eds.), *Grundgesetz-Kommentar*, Band 2, C.H. Beck, München (1995).
- Vörös, I., “Az Európai Megállapodás alkalmazása a magyar jogrendszerben” [“The application of the Europe Agreement in the Hungarian legal system”] (1997) LII *Jogtudományi Közlöny* 229.
- , “Das neue Wettbewerbsgesetz in Ungarn,” in F.-K. Beier, E.-M. Bastian & A. Kur (eds.), *Wettbewerbsrecht und Verbraucherschutz in Mittel- und Osteuropa*, Carl Heymanns Verlag, Köln, Berlin, Bonn and München (1992), 160.
- , “The Legal Doctrine and Legal Policy Aspects of the EU-Accession” (2003) 44/3-4 *Acta Juridica Hungarica* 141.
- Voßkuhle, A., “Multilevel Cooperation of the European Constitutional Courts. *Der Europäische Verfassungsgerichtsverbund*” (2010) 6 *EuConst* 175.
- Wagner, E., *Geschichte der Siebenbürger Sachsen. Ein Überblick*, 7th ed., 1 *Schriften zur Landeskunde Siebenbürgens*, Edition Wort und Welt Verlag, München (1998).
- Wahl, R., “Der Konstitutionalismus als Bewegungsgeschichte” (2005) 44 *Der Staat* 571.
- Walker, N., “European Constitutionalism and European Integration” [1996] *PL* 266.
- , “Flexibility within a Metaconstitutional Frame: Reflections on the Future of Legal Authority in Europe” in G. de Búrca & J. Scott (eds.), *Constitutional Change in the EU: From Uniformity to Flexibility?*, Hart Publishing, Oxford and Portland (OR) (2000), chap. 2, 9.
- , “The migration of constitutional ideas and the migration of the constitutional idea: the case of the EU,” in S. Choudhry (ed.), *The Migration of Constitutional Ideas*, CUP, Cambridge (2007), chap. 12, 316.
- (ed.), *Sovereignty in Transition*, Hart Publishing, Oxford (2003).
- , “The Idea of Constitutional Pluralism” (2002) 65 *MLR* 317.
- Walter, R., “Die Organisation der Verfassungsgerichtshofs in historischer Sicht,” in H. Lentze & P. Putzer (eds.), *Festschrift für Ernst Carl Hellbling zum 70. Geburtstag*, Wilhelm Fink Verlag, Salzburg (1971), 734.
- Walter, R. & H. Mayer, *Grundriß des österreichischen Bundesverfassungsrechts*, 8th ed., Manz Verlag, Wien (1996).
- Wasilewski, A., “Przedstawianie pytań prawnych Trybunałowi Konstytucyjnemu przez sądy (art. 193 Konstytucji RP) [Submitting references to the Constitutional Tribunal by courts (Art. 193 of the Constitution of the Republic of Poland)]” (1999) *PiP* 8/1999, 25.
- , “International Law and International Relations in the New Polish Constitution of 2 April 1997” (1997-1998) 23 *PolYBIL* 7.
- , “Uczestnictwo w strukturach europejskich a suwerenność państwowa [State Sovereignty and Participation in European Institutions]” 1996/4-5 *Państwo i Prawo* 15.
- Watson, A., *Legal Transplants: An Approach to Comparative Law*, Scottish Academic Press, Edinburgh (1974).
- Wattel, P., “Köbler, Cilfit and Welthgrove: We can’t go on meeting like this” (2004) 41 *CML Rev.* 177.
- Weale, A., “Democratic Legitimacy and the Constitution of Europe,” in R. Bellamy, V. Bufacchi and D. Castiglione (eds.), *Democracy and Constitutional Culture in the Union of Europe*, Lothian Foundation Press, London (1995), 103.
- Weatherill, S., *Law and Integration in the European Union*, Clarendon Press, Oxford (1995), chap. 6, 184.
- Weber, A., “Direkte Demokratie im Landesverfassungsrecht” (1985) *DÖV* 178.
- Weber, M., *Zur Geschichte der Handelsgesellschaften im Mittelalter. Nach südeuropäischen Quellen*, F. Enke, Stuttgart (1889); reprinted, Schippers, Amsterdam (1964).
- Weiler, J.H.H., “A Quiet Revolution: The European Court of Justice and its Interlocutors” (1994) 26 *Comparative Political Studies* 510.
- , “Federalism and Constitutionalism: Europe’s *Sonderweg*” (2000) *Harvard Jean Monnet Working Paper*, No. 10/00: <www.jeanmonnetprogram.org/papers/00/001001.html>.
- , *The constitution of Europe: “Do the new clothes have an emperor?” and other essays on European integration*, CUP, Cambridge (1999).
- , “The Essential (and Would-Be Essential) Jurisprudence of the European Court of Justice: Lights and Shadows Too,” in Pernice, Kokott & Saunders (2006), 117.
- , “The European Union Belongs to its Citizens: Three Immodest Proposals” (1997) 22 *EL Rev.* 150.
- , “The Transformation of Europe” (1991) 100 *Yale LR* 2403.
- , “ ‘... We Will Do, And Hearken’ (Ex. XXIV:7): Reflections on a Common Constitutional Law for the European Union,” in R. Bieber & P. Widmer (eds.) *The European Constitutional Area*, Schulthess, Zürich (1995), 413.
- Weiler, J.H.H. et al., *Certain Rectangular Problems of European integration*, Volume 1, European Parliament, Directorate General for Research, Political Series, W-24, European Parliament, Luxembourg (1996).
- Weiler, J.H.H., U. Haltern & F. Mayer, “European Democracy and Its Critique” (1995) 18 *West European Politics* 4.

- Weiler, J.H.H. & N. Lockhart, “ ‘Taking Rights Seriously’ Seriously: The European Court of Justice and its Fundamental Rights Jurisprudence - Part I” (1995) 32 CML Rev. 51.
- Weiler, J.H.H. & M. Wind (eds.), *Rethinking European Constitutionalism*, CUP, Cambridge (2000).
- Weiler, P., “The Supreme Court and the Law of Canadian Federalism” (1973) 23 Toronto LJ 307.
- Weinrib, L., “The postwar paradigm and American exceptionalism,” in S. Choudhry (ed.), *The Migration of Constitutional Ideas*, CUP, Cambridge (2006), chap. 4, 84-111.
- Wentkowska, A., “Wpływ zasad wspólnotowego porządku na suwerenność państwa polskiego” [‘Influence of community principles on sovereignty of the Polish state’], in C. Mik (ed.), *Konstytucja Rzeczypospolitej Polskiej z 1997 roku członkostwo Polski w Unii Europejskiej*, TNOiK, Toruń (1999), 115.
- Whitman, J., “The Neo-romantic Turn,” in P. Legrand & R. Munday (eds.), *Comparative Legal Studies: Traditions and Transitions*, CUP, Cambridge (2003), chap. 10, 312.
- Wieland, J., “Germany in the European Union – The Maastricht Decision of the Bundesverfassungsgericht” (1994) 5 EJIL 259.
- Wildhaber, L., “Entstehung und Aktualität der Souveränität,” in G. Müller *et al.* (eds.), *Staatsorganisation und Staatsfunktionen im Wandel, Festschrift für Kurt Eichenberger zum 60. Geburtstag*, Helbing & Lichtenhahn, Basel (1982), 131.
- Wilhelm, P., “Europa im Grundgesetz: Der neue Artikel 23” 1992 BayVBl. 705.
- Winczorek, P., “Kilka uwag w kwestii dostosowania Konstytucji Rzeczypospolitej Polskiej do wymogów prawa europejskiego [A few comments on adopting the Constitution of the Republic of Poland to the requirements of European law],” in E. Popławska (ed.), *Konstytucja dla rozszerzającej się Europy [A Constitution for Enlarging Europe]*, Instytut Spraw Publicznych, Warszawa (2000), 187.
- Winkelmann, I. (ed.), *Das Maastricht-Urteil des Bundesverfassungsgerichts vom 12. Oktober 1993: Dokumentation des Verfahrens mit Einführung*, Duncker & Humblot, Berlin (1994).
- Winter, J. *et al.* (eds.), *Reforming the Treaty on European Union: The Legal Debate*, Kluwer Law International, Deventer and The Hague (1996).
- Winter, T., “Direct Applicability and Direct Effects” (1972) 9 CML Rev. 425.
- Wiśniewski, L. (ed.), *Podstawowe prawa jednostki i ich ochrona prawna [Fundamental Rights of the Individual and their Judicial Protection]*, Wydaw. Sejmowe, Warszawa (1997).
- Witkowski, Z. (ed.), *Wejście w życie nowej Konstytucji Rzeczypospolitej Polskiej [Entry into force of the new Polish Constitution]*, Wydawnictwo UMK, Toruń (1998).
- Wohlfahrt, Ch., “The Lisbon Case: A Critical Summary” (2009) 10 Ger LJ 1277.
- Wohlfahrt, F. & J. Kottmann, “Der gespaltene Wächter? – Demokratie, Verfassungsidentität und Integrationsverantwortung im Lissabon-Urteil” (2009) 69 ZaöRV 469.
- Wójtowicz, K., “Konstytucja Rzeczypospolitej Polskiej a członkostwo w Unii Europejskiej [The Constitution of the Republic of Poland and membership in the EU],” in Popławska (2000), 168.
- , “Proposed Changes in the Polish Constitution of 1997 ahead of Poland’s Accession to the European Union” (2001) XXV Pol. YBIL 27.
- , “Proposed Changes in the Polish Constitution of 1997 ahead of Poland’s Accession to the European Union,” in W. Czapliński (ed.), *Poland’s Way to the European Union: Legal Aspects*, Scholar Publishing House, Warszawa (2002), 34.
- , “Skutki przystąpienia Polski do Unii Europejskiej dla Sądów i Trybunału Konstytucyjnego [The Consequences of Polish EU Accession for the courts and the Constitutional Tribunal],” in Z. Witkowski (ed.), *Wejście w życie nowej Konstytucji Rzeczypospolitej Polskiej [Entry into force of the new Polish Constitution]*, Wydawnictwo UMK, Toruń (1998), 89
- , “Verfassungsmäßige Grundlagen des Beitritts Polens zur Europäischen Union,” in M. Maciejewski (ed.), *Společnostwo w przelomie. Polska, Niemcy i Unia Europejska. Die Gesellschaft in der Wende. Polen, Deutschland und die Europäische Union*, Wydawnictwo Uniwersytetu Wrocławskiego, Wrocław (1999), 118.
- Wojtyczek, K., *Przekazywanie kompetencji państwa organizacjom międzynarodowym*, Wydawnictwo Uniwersytetu Jagiellońskiego, Kraków (2007).
- Wolfrum, R. & R. Grote (eds.), *Constitutions of the Countries of the World*, Oceana (OUP), New York (2008).
- Wölker, U., “Wann verletzt eine Nichtvorlage an den EuGH die Garantie des gesetzlichen Richters?” (1988) 15 EuGRZ 97.
- Wooldridge, F., “The German Federal Constitutional Court Upholds the Ratification of the Treaty on European Union,” (1994) 5 EBL Rev. 38.
- Wouters, J., “Grondwet en Europese Unie” (1999) TBP 303.
- Wright, S., “The French *Conseil Constitutionnel*: International Concerns” (1999) 5 EPL 199.

- Wróbel, A., "Prymat prawa wspólnotowego nad konstytucją? [The primacy of Community law over the Constitution? – Interview with Marek Safjan]" *Europejski Przegląd Sądowy* kwiecień 2006, 4.
- Wroblewski J., "Trybunał Stanu i Trybunał Konstytucyjny-związki instytucjonalne i problemy wspólne [Tribunal of State and Constitutional Tribunal, Institutional Connections and Common Problems]" (1986) 8 *Państwo i Prawo* 9.
- Würtenberger, Th., "Equality," in Karpen (1988), 67.
- Wyrozumska, A. "Formy zapewnienia skuteczności prawa międzynarodowemu w porządku krajowym [Forms of assurance of effectiveness of international law in the national legal order]," in Kruk (ed.) (1997), 193.
- , "Some Comments on the Judgments of the Polish Constitutional Tribunal on the EU Accession Treaty and on the Implementation of the European Arrest Warrant" (2004-2005) XXVII Pol.YBIL 7.
- , "Stosowanie prawa wspólnotowego a art. 91, 188 ust. 2 i 193 Konstytucji RP – glosa do postanowienia Trybunału Konstytucyjnego z 19.12.2006 r. (P 37/05) [Application of Community law and Articles 91, 188(2) and 193 of the Polish Constitution – gloss to the procedural decision of the Constitutional Tribunal of 19 December 2006 (P 37/05)]" *Europejski Przegląd Sądowy* marzec 2007, 39.
- Wyrzykowski, M. (ed.), *Constitutional Cultures*, Institute of Public Affairs, Warsaw (2000).
- (ed.), *Constitutional Essays*, Institute of Public Affairs, Warszawa (1999)
- , "Europäische Klausel – Bedrohung der Souveränität? (Souveränität und das Ratifikationsverfahren für die EU-Mitgliedschaft Polens), *Forum Constitutionis Europae Series* No. 6/98, Walter-Hallstein-Instituts für Verfassungsrecht, Humboldt-Universität, Berlin (1998).
- , "Recepcja w prawie publicznym: Tendencje rozwojowe konstytucjonalizmu w Europie Środkowej i Wschodniej [Reception in Public Law: The Tendencies of Development of Constitutionalism in Central and Eastern Europe]" 1992/11 PiP 23.
- Ziller, J., "Zur Europarechtsfreundlichkeit des deutschen Bundesverfassungsgerichtes. Eine ausländische Bewertung des Urteils des Bundesverfassungsgerichtes zur Ratifikation des Vertrages von Lissabon" (2010) 65 ZÖR 157.
- Zuleeg, M., "The European Constitution under Constitutional Constraints: The German Scenario" (1997) 22 EL Rev. 19.
- Zurcher, A.J. (ed.), *Constitutions and Constitutional Trends since World War II*, New York University Press, New York (1955).
- Zürn, M., "The State in the Post-National Constellation" (1999) *ARENA Working Papers* WP 99/35, <<http://www.arena.uio.no>>.
- Zweigert, K. & H. Kötz, *An Introduction to Comparative Law*, 2nd ed., Clarendon Press, Oxford (1987).
- Zwierzchowski, E. (ed.), *Prawo i kontrola jego zgodności z konstytucją [The Law and Control of its Conformity with the Constitution]*, Wydawnictwo Sejmowe, Warszawa (1997).