

WOJCIECH SADURSKI - CURRICULUM VITAE

(as at 1 June 2013)

Personal Particulars:

Address: The University of Sydney
Faculty of Law, Building F10
Sydney, NSW 2006, Australia

tel: (++61 2) 9351 0306, fax (++61 2) 9351 0200

Email: wojciech.sadurski@sydney.edu.au

- [Academic and Professional Qualifications](#)
- [Prizes](#)
- [Fellowships](#)
- [Present Position](#)
- [Past Academic Positions](#)
- [Languages](#)
- [Memberships and Positions in Professional Associations and Journals](#)
- [Papers recently delivered](#)
- [Publications](#)
 - [Books](#)
 - [Chapters or sections of books](#)
 - [Articles](#)
 - [Working Papers](#)
 - [Unpublished Papers](#)

Academic and Professional Qualifications:

- | | |
|---------|--|
| 2008: | Full professor of Law (appointment by the President of Poland) |
| 1992: | `Habilitacja' (post-doctoral degree): The University of Warsaw. |
| 1977: | Ph.D. (Dr.juris): The University of Warsaw, Faculty of Law.
Thesis: `The Political Axiology of Neo-Liberalism'. |
| 1975-6: | Diploma, postgraduate studies: Institut Europeen des Hautes Etudes Internationales; Nice, France. |
| 1974: | Diploma: College Universitaire d'Etudes Federalistes; Aosta, Italy (Summer Studies). |

1972: LL.M: The University of Warsaw, Faculty of Law.
Thesis: 'Contemporary Ideas of the American Federalism'.

Prizes:

The Academy of the Social Sciences in Australia Award "in recognition of the work of an Australian scholar who has achieved excellence in the social sciences" (1988).

First prize of the 'Panstwo i Prawo' ('State and Law') journal for the best Ph.D. thesis written in 1977.

Fellowships:

Fellow of the Academy of the Social Sciences in Australia (elected in 1990).

Fellowship in the Netherlands Institute for Advanced Study in the Humanities and Social Sciences (N.I.A.S.), Wassenaar, September 1988 - July 1989.

Research Fellowship, Australian National University in Canberra, Research School of Social Sciences, September-December 1982.

Distinguished Visitors Programme, University of Hong Kong, Faculty of Law, 1-9 October 1993

Present Position:

Challis Professor of Jurisprudence at the University of Sydney, Faculty of Law (1 August 2009 -)

Professor of the University of Warsaw, Centre for Europe (since 2006)

Past Academic Positions:

Member, Distinguished Visiting Faculty, University of Toronto Faculty of Law, 14-26 January 2013

Visiting Professor at the University of Trento (Italy), Faculty of Law: Spring Term 2010, 2011, 2012.

Floersheimer Distinguished Visitor at Cardozo Law School, New York, January-February 2010, January 2011, January-February 2012, February 2013.

Professor at Leon Koźmiński Academy, College of Law; Warsaw (1 October 2010 - 30 September 2012)

Professor of Legal Philosophy (Personal Chair) at the University of Sydney, Faculty of Law (1 January 1994 - 1 August 2009)

Professor of Legal Theory, European University Institute in Florence, Department of Law (1 September 1999 – 30 August 2009)

Head of Department of Law, European University Institute in Florence (1 November 2003 – 30 October 2006)

Irv and Margaret Dagen Visiting Professor, Saint Louis University School of Law, 8 January - 15 February 1998

Visiting Professor, Cornell University School of Law, Ithaca, N.Y., USA (January-June 1995 and August-December 1996)

Reader in Jurisprudence, The University of Sydney (July 1990 - December 1993)

Senior Lecturer in Jurisprudence, The University of Sydney (January 1987 - June 1990).

Lecturer in Jurisprudence, The University of Sydney (January 1985 - December 1986).

Visiting Scholar, Yale Law School (November 1983 - February 1984).

Lecturer in Law, The University of Melbourne (January 1983 - January 1985).

Visiting Lecturer in Jurisprudence, The University of Sydney (February 1981 - August 1982).

Tutor, Lecturer and Senior Lecturer at the Faculty of Law, The University of Warsaw (1972 - 1981).

Languages:

Polish, English, French, Russian; Italian (passive only).

Memberships and Positions in Professional Associations and Journals:

Member of the Editorial Board, Austrian Journal of Public and International Law (2009 -)

Member of the Supervisory Board, Institute of Public Affairs, Poland (2009 -)

Member of the Programme Board, Institute of Public Affairs, Poland (2007- 2009)

Member of the Programme Board of the Freedom of Press Observatory, Helsinki Foundation, Poland (2009 -)

Member of the Programme Council, Center for International Relations, Poland (2004-)

Member of the Editorial Board, European Law Journal.

Member of the Editorial Board, Politics, Philosophy and Economics (2000-)

Member of the International Editorial Board, Hong Kong Law Journal (1999-)

Member of the Editorial Advisory Board, Law and Philosophy Library, Kluwer Academic Publishers (1998-)

Member of the Advisory Council of the European Centre for Minority Issues (2004-2010)

Member, Executive Committee, International Association for Philosophy of Law and Social Philosophy (I.V.R.) (1995-1999)

Member of the Editorial Board, Journal of Political Philosophy (1991-1998)

Editor, Sydney Law Review (August 1992-December 1996)

Book Review Editor, Sydney Law Review (1990-1992)

Secretary-General of the Australian Society of Legal Philosophy (1985-1992)

President of the Australian Society of Legal Philosophy (1992-1994)

Associate Editor of the Bulletin of the Australian Society of Legal Philosophy (1986-1992)

Secretary-General of the International Association of Philosophy of Law and Social Philosophy (I.V.R.)(1987-1991)

PAPERS RECENTLY DELIVERED

"Natural and Social Lottery, and Concepts of the Self", University of Sydney, Department of Traditional and Modern Philosophy, staff seminar, 2 April 1990.

"Moral Neutrality of Law", staff seminars at University of Cracow, Faculty of Law, 17 December 1990, and University of Warsaw, Faculty of Law, 20 December 1990.

Invited Commentator on Mill, Friedman and Sandel, Liberty Fund Seminar on "Alternative Conceptions of Liberty", Australian National University, Canberra, 12 April 1991.

"Freedom of Speech in a Democratic Society", staff seminar, University of Warsaw, 5 December 1991.

"Theoretical Foundations of Freedom of Expression, staff seminar, Catholic University of Tilburg, the Netherlands, 2 December 1992.

"Harms of Hate: Punishing Racist Speech in a Liberal Democracy", 16th World Congress on Philosophy of Law and Social Philosophy, Reykjavik, Iceland, 30 May 1993.

"The Role of United Nations Transitional Authority in Cambodia", University of Sydney, Faculty of Law, staff seminar, 25 June 1993.

"Racial Vilification, Psychic Injury, and Affirmative Action", workshop "Freedom of Communication in Australia", A.N.U., Canberra, 6 August 1993

"Should Hate Speech be Outlawed?", staff seminar, Faculty of Law, University of Hong Kong, 6 October 1993

"Toleration and Freedom of Speech", N.I.A.S. (The Netherlands Institute of Advanced Studies) conference "Toleration in the New Europe", Wassenaar, 1 November 1993

Invited Commentator on Rousseau and Marx; Liberty Fund Seminar on "Liberty and Civil Society", Australian National University, Canberra, 19-21 May 1994

"The Concept of Toleration", University of Warsaw, Faculty of Law Staff Seminar, 2 December 1994

"On Seeing Speech Through An Equality Lens", Cornell Law School, Staff Seminar, 17 February 1995

"Hate Speech, Pornography, and Equality of Opportunities", McGill Law School, Montreal, Staff Seminar, 10 March 1995

"Legal Suppression of Hate Speech and a Theory of Speech Acts", lecture, International Institute for the Sociology of Law, Onati, Spain, 7 February 1996.

"Principles of Liberal Constitutionalism", lecture, Centre for Constitutionalism and Legal Culture, Institute of Public Affairs, 20 June 1996.

"Hate Speech and the Philosophy of Language", special colloquium, The Catholic University of America, Life Cycle Institute, Washington D.C., 18 November 1996

"Legal and Jurisprudential Problems of Hate Speech Restrictions", School of Law, The Catholic University of America, Washington D.C., 18 November 1996

Comment on Constitutional Review conference on "Transition to Constitutional Democracy and Market Economy in Poland, Stanford University, 1-2 November 1996

"The Tension Between the Division of Power and Constitutional Rights", conference on "Democratic Consolidation in Eastern Europe", European University Institute, Florence, 24-25 January 1997.

"A Right to Speak and a Right Not to Listen"; paper at a plenary session, World Congress of Philosophy of Law, Buenos Aires, 12 August 1997; also presented at a Faculty seminar, Australian National University, Faculty of Law, 24 October 1997 and as the Faculty Lecture at Saint Louis University School of Law, 4 February 1998

"Human Rights and Democracy", lecture at the Central European University, Budapest, 28 April 1998.

"Liberalism and Constitutionalism", paper at a conference of the Institute of Philosophy, Jagiellonian University (Cracow) on "Liberalism at the End of Twentieth Century", 20-21 November, 1998; also (a revised version) presented at a conference on Constitutional Culture, Center for Constitutionalism and Legal Culture, Warsaw, 5-7 March 1999.

"Representative Democracy and Constitutional Courts", staff seminar in the Institute of Legal Theory, Faculty of Law, Jagiellonian University (Cracow), 20 November 1998.

"Philosophical Foundations of Constitutional Reform": international conference at the University of Sydney, Faculty of Law, 13-14 August 1999; conference organizer; opening remarks.

"Judicial Review, Separation of Powers, and Democracy: The Problem of Activist Constitutional Tribunals in Postcommunist Central Europe", Italian Political Science Association Meeting, Workshop on Comparative Politics, Trieste, 23-24 September 1999.

"Constitutional Justice, East and West: Democratic Legitimacy and Constitutional Courts in Central and Eastern Europe, in Comparative Perspective", European University Institute, Florence, 26-17 May 2000. Conference organizer, and presenting a paper "The Problem of Activist Constitutional Tribunals in Postcommunist Constitutionalism".

"Do Constitutions Matter? Some Thoughts on Postcommunist Constitutionalism", Faculty workshop at St. Louis University School of Law, 20 September 2000.

"Rights-Based Constitutional Review in Postcommunist Central and Eastern Europe", paper at a conference "Sceptical Approaches to Entrenched Human Rights", King's College, London, 23 September 2000.

"Constitutions and Constitutionalism", invited panelist at a conference "State-Building in Post-Communist States: Toward Comparative Analysis", Yale University, 27-28 April 2001.

Invited panelist on "Reconstructing the State through Constitution-Making", conference of Helsinki Foundation for Human Rights (Poland) and Ford Foundation "Constitutionalism in Transition: Africa and Eastern Europe", 17-20 May 2001.

"Judicial Review and the Protection of Constitutional Rights", seminar on Judicial Review, University of Nijmegen, Faculty of Law, 25 June 2001; staff seminar at the University of New South Wales School of Law (Sydney), 21 August 2001.

Reflection Group on "Diversity and Unity in the Enlarged European Union: What Influences the Process of Transition and Adaptation in Central and Eastern Europe", jointly organised by the Robert Schuman Centre of the European University Institute and the Forward Studies Unit of the European Commission, seven meetings October 2000-2001 in Florence, Brussels, and Bruges.

"Constitutional Courts, Individual Rights and the Problem of Judicial Activism in Post-Communist Europe", Symposium on "Central European Systems of Justice in Transition", Cardiff Law School, Cardiff 14-15 September 2001

"Centralized Constitutional Review in the Post-World War II Period", conference on Constitutional Courts, Institute for Global Legal Studies, Washington University in St. Louis, 1-3 November 2001.

"Rethinking the Rule of Law in Post-Communist Europe: Past Legacies, Institutional Innovations, and Constitutional Discourses", workshop in the European University Institute, Florence, 22-23 February 2002; co-organizer of and speaker at the workshop.

Comment on Professor Pizzorusso's paper on "Common Constitutional traditions", conference "The Emerging Constitution of the European Union", Robert Schuman Centre at the E.U.I., 19-20 April 2002.

"The European Constitutional Debate and Enlargement", seminar of the Working Group on the Laeken Declaration and the Convention, Robert Schuman Centre, European University Institute, 23 April 2002; invited panelist.

"Overcoming the Sovereignty Conundrum with Constitutional Rights: Sovereignty - Candidate States - EU Charter of Fundamental Rights", workshop at the Robert Schuman Centre, European University Institute, 27 May 2002.

"Human Rights: Universalism and Localism"; 10th Annual Conference on "The Individual vs. the State", 14-16 June 2002, Central European University, Budapest; invited paper.

"Minority protection in Central and Eastern Europe, Conference of the Robert Schuman Centre of the EUI and the Open Society Institute, "Minority Protection in a Multicultural Europe", Florence 15-16 November 2002, panel presentation.

"EU Charter of Fundamental Rights and the Accession of Central European States to the EU", lecture in the European Centre in Natolin, Poland, 29 November 2002.

Invited panelist on "Charter and Rights", workshop on "Enlargement and the European Constitutional Process", the European Centre Natolin in association with the European University Institute; Natolin (Warsaw), 31 January-1 February 2003.

Invited panelist on "Charter of Rights and the Draft Constitutional Treaty", workshop on "The State of the Union: Roundtable on Draft Articles 1-16 of the Constitutional Treaty", European University Institute, 17 March 2003.

"The Human Rights Charter in the Process of Enlargement", invited speaker in a conference on "Law and Governance in an Enlarged Europe", European Legal Studies Center at Columbia Law School, New York 4-5 April 2003.

"EU Enlargement and Human Rights", invited speaker at a conference "EU Enlargement: Law and Socioeconomic Perspectives", University of Montreal, 16 May 2003.

"Constitutionalization of the EU and the Sovereignty Concerns of the New Accession States", invited lecture at the Summer School of *Istituto per l'Europa Centro-Orientale e Balcanica*, Università di Bologna-Forlì; Cervia, 15 September 2003.

"Foundations of a Liberal Conception Human Rights", invited lecture at the Faculty of Law, University of Warsaw; 22 November 2003.

"Accession's Democracy Dividend: From Conditionality to Post-Accession", paper presented to the workshop "Implications of the EU Enlargement for Democracy, Rule of Law and Constitutionalism in Post-Communist Legal Order"; European University Institute, Florence, 28-92 November 2003.

"Constitutional Justice and Democratic Developments in the Countries of Central Europe", lecture delivered in a seminar in the framework of "Corso di dottorato di ricerca in giustizia costituzionale e diritti fondamentali", Facoltà di giurisprudenza di Pisa, 3 December 2003.

"Laundering Values", paper presented at the Workshop on Values in the Constitution of Europe, European University Institute, Florence, 12-13 December 2003.

"Constitutional Values and the Conceptions of Justice", invited paper at the workshop "Legal Studies and Justice" at the 7th Congress of the Austrian Society for Philosophy, Salzburg, 2 February 2004.

"European Constitutional Dilemmas and the Accession of Poland to the European Union", invited lecture at the conference "Silna Polska w silnej Europie" ["Strong Poland in a Strong Europe"] convened by President of the Republic of Poland, Warsaw, 16 February 2004.

"Are There Any European Constitution Values?", invited paper at the conference "The Idea of Europe" organized by the Information Office of the Council of Europe in Poland; Warsaw, 2 May 2004.

"Minority Protection in Central Europe and the Accession to the EU", invited paper at the conference of European Centre for Minority Issues "An Ever Diverse Union? The Future of Minority-Majority Relations in an Enlarged Europe", Berlin, 26 May 2004.

"EU Enlargement, Human Rights and the 'Problem' of Sovereignty", invited paper at a conference "Gdansk-Warsaw-Copenhagen-Athens: Stages on the Road to a United Europe", Europa Universität Viadrina, Frankfurt (Oder), 4-6 June 2004.

"Philosophy of Human Rights", lecture at the European Academy in Bolzano/Bozen, Master program in European Integration and Regionalism; Bolzano 15 June 2004.

Invited panellist at the European Intellectual Summit "Europe: A Beautiful Idea?", Nexus Institute, Warsaw, 1-2 October 2004.

"Legal Legitimation, Democracy and Substantive Values", invited paper at the international conference "Citizenship and Law in the Globalization Era", University of Sevilla, 28-29 October 2004.

Invited panellist at the conference "Aktualność wolności" (The Reality of Liberty) organised by Jagiellonian University and Friedrich Naumann Foundation, Cracow, 15 November 2004.

"Introduction" to the conference "The Enlargement of the European Union: Culture, Politics and Economic Perspectives", University of Florence, 19-20 November 2004.

"The Model of Constitutional Justice in Central Europe after the European Constitution", lecture at the Faculty of Law, University of Siena, 31 January 2005.

"Law's Legitimacy and 'Democracy-Plus'", seminar in the Centre for Law and Society, The University of Edinburgh Faculty of Law, 17 February 2005.

"Justification and Legitimacy of Law: A Liberal-Democratic Perspective", seminar in the Centre de Philosophie de Droit, Université Paris X (Nanterre), 21 February 2005.

"Status jednostki w prawie: refleksje filozoficzno-prawne na temat prawowitości demokracji proceduralnej" [The Position of Individuals in Law: Jurisprudential Reflections about Legitimacy of Procedural Democracy], lecture at the Annual Conference of the Faculty of Law, University of Warsaw, 25 February 2005.

Invited panellist in the international conference on the EU Constitutional Treaty "The New European Union with a New Treaty" organized by the Polish Foreign Ministry, Warsaw, 21 April 2005.

Invited panellist on "Citizens' influence on the shape of Europe", international conference "Europe of Citizens: The Political Architecture of Europe and the Citizens' Influence on Its Shape" organized by Information Office of the Council of Europe in Poland; Warsaw, 14 May 2005.

"Democracy-Plus and Law's Legitimacy", paper presented at staff seminar at the University of New South Wales, Faculty of Law; Sydney, 26 July 2005.

"Legitimacy and Democracy", Lecture to the Masters programme students at the University of Parma, Faculty of Law; Parma, 5 October 2005.

“Moral Views of Public Authorities and Individual Freedom”, invited paper at a conference of the Faculty of Law, University of Warsaw, 25 January 2006.

“EU and Democracy”, public lecture for students and staff of the European Centre, University of Warsaw, 24 February 2006.

“European Identity?”, invited paper at the conference organized by the President of the Republic of Poland, Lucien (Poland), 21 April 2006.

“On Liberty”, participation as a discussant in the conference organized by the President of the Republic of Poland, Lucien (Poland), 2 June 2006.

“The Future of the EU Constitutional Treaty”, Polska Fundacja im. Roberta Schumana (Robert Schuman Polish Foundation), invited speaker, Warsaw, 23 June 2006.

“European Constitutional Identity?”, paper presented at the 8th International Congress on European Constitutional Law in Regensburg (Germany), 24 June 2006.

“Protection of Minority Rights in Central and Eastern Europe”, invited paper presented at International Conference “Legal Space of Europe and Practice of Constitutional Justice, Moscow, 26-28 October 2006.

“Constitutional Courts in Central Europe – Democracy – European Union”, paper presented at the seminar in the Department of Law, University of Trento, 10 November 2006.

“Human Rights Day”, conference organized by Commissioner for Civil Rights Protection in Poland, invited speaker, Warsaw, 9 December 2006.

“Post-Communist Constitutional Courts vis-à-vis the Principle of Supremacy of EU Law”, presentation at the doctoral seminar, University of Siena, 7 February 2007.

“Legitimacy and Procedural Democracy”, presentation at the doctoral seminar, University of Catanzaro, 9 March 2007.

“EU and Democracy”, invited paper at the conference “Milestones of European Integration” organized by the Centre for European Strategies demosEuropa, Warsaw, 16 March 2007.

“Polish and European Standards of Democracy”, paper at the conference of the Faculty of Law, University of Warsaw, 16 March 2007.

“Constitutional Courts in Central Europe vis-à-vis Supremacy of EU Law”, Faculty seminar, Columbia Law School, New York, 22 May 2007.

“Two Concepts of Equality”, Julius Stone Centenary Conference, University of Sydney Faculty of Law, 6 July 2007.

“Political Equality and Majority Rule”, Victoria Colloquium in Political, Social and Legal Theory, University of Victoria (Canada), 2 November 2007.

Workshop “Improving the Quality of Democracy in Central and Eastern Europe through the EU” (workshop co-organizer, with Prof. mLeonardo Morlino), European University Institute, Florence, 30 November – 1 December 2007.

“O rozumności. Między filozofią polityczną a teorią prawa” [On Reasonableness: Between Political Philosophy and Legal Theory], conference of the Institute of Human Rights, Faculty of Law and Administration, University of Warsaw, 21 January 2008 (invited speaker).

“Democracy and Supremacy: Central European Constitutional Courts vis-à-vis the Principle of Supremacy of EU Law”, invited lecture at the Harvard European Law Association and European Law Research Centre at Harvard Law School (discussant: Mark Tushnet), Cambridge Mass., 13 February 2008.

“Rule of Law and Democracy: Demarcation and Overlaps”, seminar at the Istituto Italiano di Scienze Umane, Florence 18 February 2008, invited panellist.

“Liberalism and Constitutionalism”, invited lecture to post-graduate students at the University of Warsaw, Faculty of Law, 7 March 2008.

“Religion and the State”, invited panellist, seminar of Polish Ombudsman, Warsaw 31 May 2008.

“Reasonableness in Law and Politics”, XI International Forum on Constitutional Justice: “Constitutional Values in Theory and Judicial Practice”, Moscow 20-21 June 2008, invited paper.

“1968 – 1989 – European integration”, Summer Academy “1968 – 2008 – Europe” organized by Heinrich Boell Foundation, Prague, 20-22 June 2008, invited panellist.

“Functions and Legitimacy of State”, a Second De Tocqueville Debate, invited panellist; University of Łódź (Poland), 25 October 2008.

“Constitutionalization of the European Court of Human Rights”, lecture at the Yale Law School, New Haven; Law & Globalization seminar; 10 November 2008.

“Solange, Chapter 3”, lecture at the Fribourg Faculty of Law (Switzerland), 27 November 2008.

“Legitimacy of Procedural Democracy”, seminario di teoria politica, Università di Pavia, 2 February 2009.

“Freedom of speech in the Internet”, Lecture; conference organized by the Helsinki Foundation (Poland) at the University of Warsaw, 28 April 2009.

“Courts or legislatures? Legitimacy of constitutional courts in contemporary Europe”, a Third De Tocqueville Debate, invited panelist, University of Łódź (Poland), 29 April 2009.

“Reasonableness in Law and Politics: Challis Chair Inaugural lecture”, Distinguished Lectures Series, University of Sydney, Faculty of Law, 28 July 2009

“Judicial Review in Central and Eastern Europe: Rationales or Rationalizations?”, invited paper at the conference on Judicial Review, Hebrew University of Jerusalem, Faculty of Law, 31 May – 1 June 2009.

Quotas for Women on Electoral Lists: Constitutional Aspects, panel presentation at the conference of the Institute of Public Affairs, Warsaw, 24 September 2009

“Europe 20+: The State of the Union 20 years after the Fall of the Berlin Wall”, conference of Goethe-Institut, Sydney, 9 November 2009, invited panelist.

Regional Report: Eastern Europe, Conference on “The Contribution of Constitutional Courts in Safeguarding Basic Rights, Democracy and Development”, Konrad Adenauer Stiftung and Max-Planck-Institut, Heidelberg, 12-13 November 2009, invited speaker.

"Constitutionalism and Constitution Making", Conference on "Constitution Making and Constitutional Change: Prospects for Constitutional Change in Turkey", International Symposium organized by Turkish Bar Association, Ankara 19-20 March 2010, invited speaker.

"Reasonableness in Constitutional Law and in Political Theory", Research Seminar, Centro de Estudios Políticos y Constitucionales, Madrid, 29 April 2010.

Is the European Court of Human Rights becoming a constitutional court of a (wider) Europe?", International Workshop "Some Contemporary Questions for Constitutionalism", Université Paris Ouest, 7 May 2010, invited paper.

"On Liberty", conference "Freedom in the Modern World", Warsaw 21-23 May 2010, invited key-note paper.

"Constitutional Courts: United States versus Others", conference "Comparing Democracies: The American Exceptionalism Exported?", Kent State University and SUM Istituto Italiano di Scienze Umane, Florence 11-12 June 2010, invited paper.

Invited lectures on Central and East European Constitutionalism; 2nd Summer Course on Global Constitutional Law: Germany and East Europe", Konrad Adenauer Foundation/Asia and PKU University, Beijing, 22-29 August 2010.

"Values and Democracy - Do They Matter Anymore?", invited panellist, Wrocław Global Forum, The Atlantic Council of the U.S., demosEuropa and the City of Wrocław, 6-8 October 2010.

"Eastward Enlargement of the Council of Europe and Constitutionalization of the European Court of Human Rights", invited paper, 12th International Forum on Constitutional Justice: "European Convention of Human Rights and Fundamental Freedoms in the XXI Century: Problems and Prospects of Implementation", Institute for Law and Public Policy and Council of Europe's European Commission for Democracy through Law (Venice Commission), Sain-Petersburg, 18-20 November 2010.

"The constitutionalisation of the European Court of Human Rights", invited paper, seminar on European Comparative Constitutional Law "Furthering European Constitutionalism and Balancing the Interactions of Judicial Integration", University of Trento, Department of Legal Sciences, 11 March 2011

"Michael S. Moore, Judicial 'Moral Thought Experiments', and Reflective Equilibrium", invited paper, conference of Ratio Juris "Law and Morality: The Perspective of Michael Moore", Bologna 23 May 2011.

"Freedom of the press and general theory of freedom of speech", invited paper, conference "Media, Democracy and the Rule of Law", University of New South Wales, 5-6 September 2011.

"Constitutional Courts in Transition Processes: Legitimacy and democratization", invited paper, international conference "Advocates or Notaries of Democracy? A Comparative Socio-Legal Analysis of the Role of Constitutional Courts in Political transformation Processes", Berlin Graduate School of Social Sciences, Humboldt University, Berlin 22-24 September 2011. (Also: discussant of four papers presented at the workshop for young researchers).

"The New Role of Supreme Courts in the Political and Institutional Order", invited panellist, international conference, NYU La Pietra Dialogues and the University of Florence, Florence 4 November 2011.

“Reason of State and Public Reason”, invited paper (and concluding remarks), International Symposium “Reason of State and State of Reason in the Global Era: History and Present”, Tsinghua University, Beijing 3-4 December 2011.

“Public Reason and Constitutional Law”, seminar on constitutional law and constitutional theory, University of Trento, Faculty of Law, 29 March 2012.

“Democratic Legitimacy and the European Union”, invited panellist, conference on the future of Europe, President of the Republic of Poland, Warsaw 7 May 2012.

Invited comment on papers by Christopher McCrudden and Ruzha Smilowa, conference on “The Tragedy of Liberty”, Central European University, Budapest, 7-9 June 2012.

“Nationalism, Sovereignty and Human Rights in the Transitional Central and East European States After Democratic Revolutions of 1989”, invited paper at Tsinghua Forum on Law and Politics: “Revolution(s): Polity, Rationality, and Modernity”, Tsinghua University school of Law, Beijing 20-22 October 2012.

“Constitutionalism and the Enlargement of the European Union”, public lecture delivered at the University of Montreal, Faculty of Law, 21 January 2013.

“Common Good, Public Reason, and Constitutional Law”, paper presented to Constitutional Round Table, University of Toronto Faculty of Law, 24 January 2013.

“Constitutionalism and the Enlargement of Europe”, paper presented to International and Comparative Law Workshop, University of Chicago School of Law, 19 April 2013,

“Constitutionalism, Constitution-Making, and Constitutional Courts”, lectures presented to the Myanmar Constitutional Democracy Workshop, Yangon (Rangoon), 8-10 May 2013; also: the main organizer of the Workshop.

Supervision of Ph.D. theses (already defended)

Antonios Theodoropolous, *Socrates’ Justification for Obeying an Unjust Sentence of Death: An Analysis and Translation of Plato’s Crito* (University of Sydney, 2002).

Koen Lemmens, *La presse et la protection juridique de l'individu : attention aux chiens de garde! Pour un exercice responsable de la liberté de presse à l'aune de la Convention européenne des droits de l'homme et du droit belge* (European University Institute, Florence; 2003)

Eric Jyotish Henry Ghosh, *Positive and Negative: Republican Liberty, Democracy and Constitutionalism* (University of Sydney, 2004)

Florian Hoffman, *Are Human Rights Transplantable? Reflections on a pragmatic theory of human rights under conditions of globalization* (European University Institute, Florence; 2004)

Aoife Nolan, *Children's Socio-Economic Rights and the Courts: Evaluating an Activist Approach* (European University Institute, Florence; 2005)

Lorenzo Zucca, *Constitutional Dilemmas: Conflicts of Fundamental Legal Rights in Europe and in the USA* (European University Institute, Florence; 2005)

Antoinette Rouvroy, *Human Genetics and Justice: Sustaining Uncertainty. Genetic Enlightenment and the Metamorphoses of Governance* (European University Institute, Florence; 2006)

Estelle Wurtzbacher, *La liberté d'expression face aux nouvelles technologies de la communication: une approche comparée France-Etats-Unis* (European University Institute, Florence; 2007)

Georg Someregger, *A Contribution to a Theory of Horizontal Effects of Human Rights* (European University Institute, Florence, 2007).

Eva Tsalpatouros, *Le statut normative des décisions du juge constitutionnel en droit compare* (European University Institute, Florence, 2007).

Channa Samkalden, *Believing in secular states: Freedom of religion and separation of state and religion as legal concepts in Europe* (European University Institute, Florence 2009)

Armen Mazmanyan, *Choosing an optimal design for constitutional judicial review in transitions: a perspective of democratic consolidation and rule of law* (European University Institute, Florence 2009)

Darinka Piqani, *Supremacy of EU Law and the Jurisprudence of Constitutional Reservations in Central Eastern Europe and the Western Balkans: Towards a 'Holistic' Constitutionalism* (European University Institute, Florence 2010)

Anna Jaroń, *The Evolution of Socio-Economic Constitutional Rights Conceptions in the Context of Democratisation Processes: The Case of Poland, the Czech Republic and Slovakia* (European University Institute, Florence 2010)

Mathias Möschel, *The Relevance of Critical Race Theory to Europe* (European University Institute, Florence 2011)

Uladzislau Belavusau, *Freedom of Expression: A Comparative Study between Europe and the United States* (European University Institute, Florence 2011)

Rashad Ibadov, *Religious Education in Public Schools: A Comparative and Theoretical Study* (European University Institute, Florence April 2013).

PUBLICATIONS

Books

(single-authored monographs listed in bold characters)

1. **Neoliberalny system wartosci politycznych** (The Neoliberal System of Political Values), Warsaw: PWN, 1980, pp. 339.
2. **Giving Desert Its Due: Social Justice and Legal Theory**, Dordrecht: D. Reidel, 1985, pp. 329.
3. **Teoria Sprawiedliwosci. Podstawowe zagadnienia** (A Theory of Justice: Fundamental Problems), Warsaw: PWN, 1988, pp. 282.
4. **Moral Pluralism and Legal Neutrality**, Dordrecht: Kluwer, 1990, pp. 221.
5. Ethical Dimensions of Legal Theory (editor and author of the Introduction), Amsterdam: Rodopi, 1991, pp. 221.
6. Racje liberala (Eseje o panstwie liberalno-demokratycznym) (Liberal Reasons: Essays About the Liberal-Democratic State), Warsaw Presspublica, 1992, pp. 90.
7. Law and Religion (editor and author of the Introduction). Aldershot: Dartmouth (The International Library of Essays in Law and Legal Theory), 1992, pp. 400.
8. Freedom of Communication (co-editor with Tom Campbell), Aldershot: Dartmouth, 1994, pp. 304.
9. Myslenie Konstytucyjne (Constitutional Thought), Warsaw: Presspublica, 1994, pp. 107.
10. **Freedom of Speech and Its Limits**, Dordrecht: Kluwer, 1999, pp. 231 (softcover edition 2002).
11. Philosophical Foundations of Constitutional Reform, Special Issue of the Australian Journal of Legal Philosophy, vol. 25, No. 2, 2000 (co-editor with Tom Campbell).
12. Justice (editor and author of Introduction), Aldershot, Dartmouth, 2001.
13. Constitutional Justice, East and West: Democratic Legitimacy and Constitutional Courts in Post-Communist Europe, in a Comparative Perspective (Kluwer Law International: The Hague, 2002) (Editor)
14. Liberałów nikt nie kocha: Eseje i publicystyka 1996-2002 [in Polish], Warsaw, Wyd. Prószyński i S-ka, 2003, pp. 254.
15. **Rights Before Courts: A Study of Constitutional Courts in Postcommunist States of Central and Eastern Europe** (Springer: Dordrecht, 2005; 2nd edition 2008). <http://www.springer.com/humanities/book/978-1-4020-6982-6>.
16. Constitutional Theory (editor and author of the Introduction) Ashgate Dartmouth: Aldershot, 2005.

17. Rethinking the Rule of Law after Communism (co-editor with Adam Czarnota and Martin Krygier), CEU Press: Budapest-New York 2005, pp. 383.
18. Après Enlargement: Legal and Political Responses in Central and Eastern Europe (co-editor with Jacques Ziller and Karolina Zurek), Robert Schuman Centre: Florence, 2006, pp. 350.
19. Spreading Democracy and the Rule of Law? The Impact of Enlargement on the Rule of Law, Democracy and Constitutionalism in Post-Communist Legal Orders (co-editor with Adam Czarnota and Martin Krygier), Springer: Dordrecht, 2006, pp. 390, <http://www.springer.com/sgw/cda/frontpage/0,11855,6-40109-22-75648274-0,00.html>.
20. Political Rights under Stress in 21st Century Europe (editor and author of the Introduction), Oxford University Press: Oxford 2006.
21. Liberał po przejściach (Wydawnictwo Sens: Poznań 2007), pp.230.
22. **Equality and Legitimacy** (Oxford University Press, Oxford 2008), pp. 259, <http://www.oup.com/uk/catalogue/?ci=9780199545179>
23. Prawo przed sądem [Law Before a Court, in Polish] (Wydawnictwo Sejmowe, Warszawa 2008), pp. 434 [translation of Rights Before Courts, see item 15 above]
24. Democratization and the European Union: Comparing Central and Eastern European Post-communist Countries (co-edited with Leonardo Morlino), Routledge: London and New York, 2010, <http://www.routledge.com/books/details/9780415560443/>
25. Central and Eastern Europe After Transition: Towards a New Socio-legal Semantics (co-edited with Alberto Febbrajo), Ashgate Publishing: Farnham 2010, <http://www.ashgate.com/isbn/9781409403906>
26. **Constitutionalism and the Enlargement of Europe** (Oxford University Press: Oxford 2012), <http://ukcatalogue.oup.com/product/9780199696789.do> .

Chapters or sections of books

1. 'Marxism and Legal Positivism (A Case Study on the Impact of Ideology upon Legal Theory)' in D.J. Galligan (ed.), Essays in Legal Theory (Melbourne University Press, 1984), pp. 187-221.
2. 'Economic Rights and Basic Needs' in C. Sampford and D.J. Galligan (eds), Law, Rights and the Welfare State (Croom Helm, London 1986), pp. 49-66.

3. 'The Role of Affirmative Action in Achieving Equality of Opportunity', in D.W. Rawson and R.G. Neale (eds), Equality of Opportunity Reconsidered (Academy of the Social Sciences in Australia, Canberra 1986), pp. 67-88.
4. "Merit, Redefinition or Rediscovery?", in G.R. Curnow and B. Page (eds), Politicization and the Career Service (Canberra College of Advanced Education, Canberra 1989), pp. 71-81.
5. "Racial Vilification, Psychic Harm, and Affirmative Action", in T. Campbell and W. Sadurski (eds), Freedom of Communication (Aldershot: Dartmouth 1994), pp. 77-94.
6. "Harms of Hate", in Aleksander Peczenik and Mikael M. Karlsson, eds, Law, Justice and the State (Stuttgart: Franz Steiner Verlag 1995), pp. 249-255.
7. "The Paradox of Toleration", in Frank Flerackers, Evert van Leeuwen & Bert van Roermund, Law, Life and the Images of Man (Berlin: Duncker & Humblot 1996), pp. 377-389.
8. "Wolnosc prasy w systemie praw czlowieka" [Freedom of the Press in the Framework of Human Rights], in Obywatel - Jego Wolnosc i Prawa [Citizens' Freedoms and Rights] (Warsaw: RPO, 1998), pp. 133-156.
9. "The Meaning of Constitutional Rights in Liberal Democracies", in Constitution-Making Process, ed. by Mirosław Wyrzykowski (Warsaw: Institute of Public Affairs, 1998), pp. 39-70.
10. "A Right to Speak and a Right Not to Listen", in Teoria Prawa. Filozofia Prawa. Wspolczesne Prawo i Prawoznawstwo [Legal Theory. Philosophy of Law. Contemporary Law and Jurisprudence] (Torun: Wydawnictwo Uniwersytetu Mikołaja Kopernika, 1998), pp. 249-61.
11. "Rights and Freedoms under the New Polish Constitution", in M. Krygier & A. Czarnota, eds, The Rule of Law After Communism (Aldershot: Dartmouth, 1999), pp. 176-193; reprinted in Mirosław Wyrzykowski, ed., Constitutional Essays (Warsaw: Institute of Public Affairs, 1999), pp. 235-55.
12. "Liberalism and Constitutionalism", in Mirosław Wyrzykowski, ed., Constitutional Cultures (Institute of Public Affairs: Warsaw, 2000), pp. 137-150.
13. "On the Relevance of Institutions and the Centrality of Constitutions in Postcommunist Transitions", in Jan Zielonka, ed., Democratic Consolidation in Eastern Europe: Institutional Engineering (Oxford University Press, 2001), pp. 393-415.
14. "Zagadka tolerancji" [The Puzzle of Tolerance], in Jerzy Stelmach, ed., Studia z filozofii prawa [Studies in the Philosophy of Law] (Wydawnictwo Uniwersytetu Jagiellonskiego [Jagiellonian University Press]: Cracow, 2001), pp. 9-23; revised version reprinted in *Res Publica Nowa* no. 1/2002, pp. 98-109.
15. "Rights-Based Constitutional Review in Central and Eastern Europe", in T. Campbell, K. Ewing and A. Tomkins (eds), Sceptical Approaches to Entrenched Human Rights (Oxford: OUP, 2001), pp. 315-334.

16. "Constitutional Justice, East and West: Introduction", in Wojciech 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), pp. 1-18.
17. "Constitutional Review After Communism: Legitimacy and Reasons", in Wojciech 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), pp. 163-187.
18. "Constitutional Courts, Individual Rights, and the Problem of Judicial Activism in Postcommunist Central Europe", in Jiri Priban, Pauline Roberts & James Young, eds., Systems of Justice in Transition (Ashgate: Aldershot 2003), pp. 13-28.
19. "Nietolerancja, paternalizm i uniwersalizm" [Intolerance, Paternalism and Universalism], in Jerzy Stelmach, ed., Studia z filozofii prawa [Studies in the Philosophy of Law] (Wydawnictwo Uniwersytetu Jagiellonskiego [Jagiellonian University Press]: Cracow, 2003), pp. 165-83.
20. "EU Enlargement and Human Rights", in Nanette Neuwahl, ed., European Union Enlargement: Law and Socio-Economic Changes (Les Editions Thémis: Montréal: 2003), pp. 179-194.
21. "Universalism, Localism and Paternalism in Human Rights Discourse", in Andras Sajó, ed., Human Rights with Modesty: The Problem of Universalism (Leiden/Boston: Martinus Nijhoff, 2004), pp. 141-160-
22. "The Role of the EU Charter of Rights in the Process of Enlargement", in George A. Bermann & Katharina Pistor, eds, Law and Governance in an Enlarged European Union (Oxford: Hart, 2004), pp. 61-95.
23. "Czy istnieją wspólne europejskie wartości konstytucyjne?" (Are There Any Common European Constitutional Values?), in Hanna Machińska, ed., Idea Europy (The Idea of Europe) (Biuro Informacji Rady Europy: Warsaw, 2004), pp. 28-35.
24. "Transitional Constitutionalism: Simplistic and Fancy Theories", in Adam Czarnota, Martin Krygier & Wojciech Sadurski, eds., Rethinking the Rule of Law after Communism, CEU Press: Budapest-New York 2005, pp. 9-24.
25. „Teoretyczne podstawy liberalnego konstytucjonalizmu”, [Theoretical Foundations of Liberal Constitutionalism], in: Bronisław Misztal & Marek Przechodzeń, eds, Aktualność wolności: wybór tekstów (Fundacja Aletheia: Warszawa 2005): 217-38. [in Polish]
26. "The Law and Institutions of New Member States in Year One", in Wojciech Sadurski, Jacques Ziller & Karolina Zurek, eds., Après Enlargement: Legal and Political Responses in Central and Eastern Europe, Robert Schuman Centre: Florence, 2006, pp. 3-18.
27. "Status jednostki w prawie: refleksje filozoficzno-prawne na temat prawowitości demokracji proceduralnej" (Individual's position In the Law: Jurisprudential Reflections about Legitimacy of Procedural Democracy), in Mirosław Wyrzykowski, ed., Prawa stają się prawem: Status jednostki a tendencje rozwojowe prawa, Liber: Warszawa 2006, pp. 9-20.

28. "EU Enlargement and Democracy in New Member States", in Wojciech Sadurski, Adam Czarnota & Martin Krygier, eds., Spreading Democracy and the Rule of Law? The Impact of Enlargement on the Rule of Law, Democracy and Constitutionalism in Post-Communist Legal Orders (Springer: Dordrecht, 2006), pp. 27-49.
29. Introduction to the Polish edition, Jacques Ziller, Nowa konstytucja europejska (Wydawnictwo Naukowe Wydziału Zarządzania Uniwersytetu Warszawskiego: Warszawa 2006), pp. 11-16.
30. "Règle majoritaire et égalité politique", in: Denys de Béchillon, Pierre Brunet, Véronique Champeil-Desplats & Eric Millard, *L'architecture du droit: Mélanges en l'honneur de Michel Troper* (Economica: Paris, 2006): pp. 907-916.
31. "Introduction", in: Wojciech Sadurski, ed., Political Rights under Stress in 21st Century Europe (Oxford University Press: Oxford 2006): pp. 1-11.
32. "The Role of Political Rights in the Democratization of Central and Eastern Europe" (with Jiri Priban), in: Wojciech Sadurski, ed., Political Rights under Stress in 21st Century Europe (Oxford University Press: Oxford 2006): pp. 196-238.
33. "Legitimidad del derecho, democracia y valores sustantivos", in: Alfonso de Julios-Campuzano (ed.), Ciudadanía y derecho en la era del globalización (Dykinson: Madrid 2007), pp. 19-50.
34. "Porządek konstytucyjny", in: Lena Kolarska-Bobińska, Jacek Kucharczyk, Jarosław Zbieranek, eds., Demokracja w Polsce 2005-2007 (Instytut Spraw Publicznych: Warszawa, 2007), pp. 13-71. (In Polish) [English summary: „The Constitutional Order”, in: *Democracy In Poland 2005-2007*, Poland Democracy Watch, Warsaw 2008, pp. 15-30].
35. „Ramy pojęciowe rozważań na temat przekonań moralnych piastunów władzy publicznej”, in: Mirosław Wyrzykowski, Adam Bodnar, Przekonania moralne władzy publicznej a wolność jednostki (Uniwersytet Warszawski: Warszawa 2007), pp. 11-16 (In Polish).
36. „Minority Protection In Central Europe and Accession to the EU”, In Marc Weller, Denika Blacklock & Katherine Nobbs, eds., The Protection of Minorities in the Wider Europe (Palgrave Macmillan: Houndmills 2008), pp. 209-231.
37. "Reasonableness and Value Pluralism in Law and Politics", in Giorgio Buongiovanni, Giovanni Sartor & Chiara Valentini, eds., *Reasonableness and Law* (Springer: Dordrecht, 2009): 129-146.
38. "Introduction", (with Leonardo Morlino) in Democratization and the European Union: Comparing Central and Eastern European Post-communist Countries (co-edited with Leonardo Morlino), Routledge: London and New York, 2010, pp. 1-15.
39. "Conclusions", in Democratization and the European Union: Comparing Central and Eastern European Post-communist Countries (co-edited with Leonardo Morlino), Routledge: London and New York, 2010, pp. 216-241.

40. "Constitutional Courts and Constitutional Culture in Central and Eastern European Countries", in Alberto Febbrajo & Wojciech Sadurski, eds, Central and Eastern Europe After Transition: Towards a New Socio-legal Semantics, Ashgate: Farnham 2010, pp. 99-118.
41. "Two Concepts of Social Equality", in Helen Irving, Jacqueline Mowbray & Kevin Walton, eds., Julius Stone: A Study in Influence (The Federation Press: Sydney 2010), pp. 121-129.
42. "Social Justice and Legal Justice", in Hans-W. Micklitz, ed., *The Many Concepts of Social Justice in European Private Law* (Edward Elgar: Cheltenham 2011), pp. 61-79.
43. "Commutative, distributive, and procedural justice: a response to Professor Christine Chwaszcza", in Hans-W. Micklitz, ed., *The Many Concepts of Social Justice in European Private Law* (Edward Elgar: Cheltenham 2011), pp. 90-104.
44. "'It All Depends': The Universal and the Contingent in Human Rights", in Claudio Corradetti, ed., Philosophical Dimensions of Human Rights: Some Contemporary Views (Springer: Dordrecht 2011), pp. 125-156.

Articles

1. 'Federalizm kooperatywny w doktrynie i praktyce amerykańskiej', (Cooperative Federalism in the American Theory and Practice), Panstwo i Prawo (State and Law), 5/1974, pp. 99-113.
2. 'Liberalizm polityczny - proba charakterystyki pojecia' (Political Liberalism - An Attempt to Characterise the Notion), Studia Nauk Politycznych (Political Science Studies), 2/1975, pp. 29-47.
3. 'Johna Rawlsa teoria sprawiedliwosci dystrybucyjnej' (John Rawls' Theory of Distributive Justice), Studia Socjologiczne (Sociological Studies), 4/1977, pp. 101-117.
4. 'Doktryna polityczna neoliberalizmu a zagadnienia demokracji' (The Political Theory of Neoliberalism and the Problems of Democracy), Panstwo i Prawo 3/1978, pp. 90-101.
5. 'Rownosc wobec prawa' (Equality Before the Law), Panstwo i Prawo, 8-9/1978, pp. 51-65.
6. 'Aksjologia polityczna - pojecia, zakres i metody' (Political Axiology - Concepts, Scope and Methods), Studia Iuridica 1979, vol. 7, pp. 91-108.
7. 'Kryzys koncepcji technokratycznych we wspolczesnej mysli społecznej i politycznej' (The Decline of Technocratic Ideas in Modern Social and Political Thought), Panstwo i Prawo 2/1980, pp. 52-64.

8. `Koncepcja wyboru publicznego w amerykanskich naukach politycznych' (The Idea of "Public Choic" in American Political Science), Panstwo i Prawo 11/1980, pp. 34-37.
9. `Rownosc jako rownowaga" (Equality as Equilibrium), Studia Filozoficzne (Philosophical Studies) 4/1981, pp. 145-156.
10. `Neutralnosc moralna prawa' (Moral Neutrality of Law), Panstwo i Prawo 7/1990, pp. 28-41.
11. `"The Concept of Law", Analytical Jurisprudence and Social Theory - Comments', Bulletin of the Australian Society of Legal Philosophy, 19, 1981, pp. 27-32.
12. `Equality, Law and Non-Discrimination', Bulletin of the Australian Society of Legal Philosophy 21, 1981, pp. 113-137.
13. `Polish Legal Theory: Past and Present', Sydney Law Review 9 (1982), pp. 589-604.
14. `Social Contract, Intuition, and the Principles of Justice', Bulletin of the Australian Society of Legal Philosophy, 22, 1982, pp. 27-52.
15. `Comments on "The Socialist Concept of Rights" by T.D. Campbell', Bulletin of the Australian Society of Legal Philosophy, 23, 1982, pp. 105-112.
16. `To Each According to His (Genuine?) Needs", Political Theory 11 (August 1983), pp. 419-31.
17. `Contractarianism and Intuition (On the Role of Social Contract Argument in Theories of Social Justice)', Australasian Journal of Philosophy 61 (Sept. 1983), pp. 231-47.
18. `"Non-Comparative Justice" Revisited', Archiv fur Rechts- und Sozialphilosophie 69 (1983), pp. 504-14.
19. `The Morality of Preferential Treatment (The Competing Jurisprudential and Moral Arguments)', Melbourne University Law Review 14 (1984), pp. 572-600.
20. `Social Justice and Legal Justice', Law and Philosophy 3 (1984), pp. 329-354.
21. `Distributive Justice and the Theory of Punishment', Oxford Journal of Legal Studies 5 (1985), pp. 47-59.
22. `Justice: "Partial" or "Complete" Virtue?', Archiv fur Rechts- und Sozialphilosophie 71 (1985), pp. 488-498.
23. `Equality Before the Law: A Conceptual Analysis', Australian Law Journal 60 (1986), pp. 131-138.
24. `Gerhardy v. Brown v. The Concept of Discrimination: Reflections on the Landmark Case that Wasn't, Sydney Law Review 11 (1986), pp. 5-43.
25. `Equality of Opportunity and the Principle of Merit', Archiv fur Rechts- und Sozialphilosophie 72 (1986), pp. 468-481.

26. 'The Role of Moral Consensus in Judicial Choices', Bulletin of the Australian Society of Legal Philosophy 10 (1986), pp. 174-186.
27. 'Liberal Laws and the Moral Pluralism of Society: Reflections about "Ideals, Beliefs, Attitudes and the Law" by Guido Calabresi', Bulletin of The Australian Society of Legal Philosophy 11 (1987), pp 57-65.
28. 'Conventional Morality and Judicial Standards', Virginia Law Review 73 (1987), pp. 339-397.
29. '"It All Comes Out in the End": Judicial Rhetorics and the Strategy of Reassurance', Oxford Journal of Legal Studies 7 (1987), pp. 258-278.
30. 'Research in Australian Law Schools', Bulletin of the Australian Society of Legal Philosophy 11 (1987), pp. 144-153.
31. '"When Ideals Clash": Smith, Calabresi, and the Priority of the Right over the Good', Law and Philosophy 6 (1987), pp. 259-280.
32. 'The Right, the Good and the Jurisprude', Law and Philosophy 7 (1988), pp. 35-66.
33. 'Harman's Defence of Moral Relativism', Philosophical Investigations 12 (1989), pp. 33-51.
34. 'Theory of Punishment, Social Justice, and Liberal Neutrality', Law and Philosophy 7 (1989), pp. 351-374.
35. 'The Second Generation of American Affirmative-Action Decisions', Sydney Law Review 12 (1989), pp. 159-194.
36. 'Last Among Equals: Minorities and Australian Judge-Made Law', Australian Law Journal 63 (1989), pp. 474-484.
37. 'Judicial Protection of Minorities: The Lessons of Footnote Four', Anglo-American Law Review 17 (1988), pp. 163-181.
38. 'Some Ruminations on the Harm Principle', Archiv fur Rechts- und Sozialphilosophie 75 (1989), pp. 459-467.
39. 'On Legal Definitions of "Religion"', Australian Law Journal 63 (1989), pp. 834-843.
40. 'Joseph Raz on Liberal Neutrality and the Harm Principle', Oxford Journal of Legal Studies 10 (1990), pp. 122-133.
41. 'Neutrality of Law Towards Religion', Sydney Law Review 12 (1990), pp. 420-454.
42. 'Natural and Social Lottery, and Concepts of the Self', Law and Philosophy 9 (1990), pp. 157-175.
43. 'Human Rights and Fundamental Values'. Archiv fur Rechts- und Sozialphilosophie, Beiheft 39 (1991), pp. 114-120.

44. 'The Dominion Theory of Punishment' (Review Article), Law and Philosophy 10 (1991): 221-234.
45. 'Social Justice and the Problem of Punishment', Israel Law Review 25 (1991): 302-331.
46. 'Offending with Impunity: Racial Vilification and Freedom of Speech', Sydney Law Review 14 (1992): pp. 163-195.
47. 'Prawo do wolności słowa w społeczeństwie demokratycznym' [A Right to Free Expression in a Democratic Society], Panstwo i Prawo 10/1992, pp. 3-13.
48. "The Moral Neutrality of the Liberal State", Synthesis Philosophica 9 (1994): 101-114.
49. "Calderon's Conundrums, or: Where Do You Draw the Line?", Mosaic 28.2 (1995): pp. 23-42.
50. "On 'Seeing Speech Through an Equality Lens': A Critique of Egalitarian Arguments for Suppression of Hate Speech and Pornography", Oxford Journal of Legal Studies 16 (1996): pp. 713-23.
51. "Freedom of the Press in Postcommunist Poland", East European Politics and Societies 10 (1996), No. 3: pp. 439-56.
52. "Konstytucyjna kwadratura kola? Przyczynek do teorii liberalnego konstytucjonalizmu" [A Constitutional Vicious Circle? An Approach to the Theory of Liberal Constitutionalism], Civitas, vol.1, no. 1 (1997): pp. 37-70.
53. "Does the Subject Matter? Viewpoint Neutrality and Freedom of Speech", Cardozo Arts & Entertainment Law Journal 15 (1997): pp. 315-369.
54. "Spor o ostatnie słowo: sadownictwo konstytucyjne a demokracja przedstawicielska" [Who Has the Last Word? Constitutional Judges and Representative Democracy], Civitas, no. 2 (1998): pp. 81-100.
55. "Rights and Freedoms under the New Polish Constitution", Saint Louis-Warsaw Transatlantic Law Journal (1997): pp. 91-105.
56. "The Concept of Legal Equality and an Underlying Theory of Discrimination", Saint Louis-Warsaw Transatlantic Law Journal (1998): 63-104.
57. "Judicial Review, Separation of Powers and Democracy: The Problem of Activist Constitutional Tribunals in Postcommunist Central Europe", Studia Politi 3 (1999): 93-117.
58. "Postcommunist Charters of Rights in Europe and the US Bill of Rights", Journal of Law and Contemporary Problems 65 (2002): 101-127.
59. "Judicial Review and the Protection of Constitutional Rights", Oxford Journal of Legal Studies 22 (2002): 275-99.
60. "Charter and Enlargement", European Law Journal 8 (2002): 340-362.

61. "Accession's Democracy Dividend: The Impact of the EU Enlargement upon Democracy in the New Member States of Central and Eastern Europe", *European Law Journal* 10 (2004): 371-401.
62. "Rawls and the Limits of Liberalism: Reflections on the 'Law of Peoples'", *Ius et Lex* 1 (1) (2005): 195-221.
63. "Europa i jej wartości" [Europe and Its Values], *Znak* (Poland), 11/2005, pp. 108-114, English translation: „Europe and Its Values”, *The Polish Foreign Affairs Digest* vol. 5, No. 4 (17), 2005: 59-64.
64. "Law's Legitimacy and 'Democracy-Plus'", *Oxford Journal of Legal Studies*, 26 (2006): 377-409.
65. "Protection of Minority Rights in Central and Eastern Europe: The Role of Constitutional Courts and of Accession to the EU", *Sravnitelnoe Konstitutsionnoe Obozrenie* (Moscow), no. 1(58), 2007, pp. 90-101 (in Russian).
66. "Juridical Coups d'état – all over the place. Comment on "The Juridical Coup d'état and the Problem of Authority" by Alec Stone Sweet, *German Law Journal* 8 (2007): 935-40, <http://www.germanlawjournal.de/article.php?id=862>.
67. "Solange, Chapter 3': Constitutional Courts in Central Europe – Democracy – European Union", *European Law Journal* 14 (2008): 1-35.
68. "Legitimacy, Political Equality, and Majority Rule", *Ratio Juris* 21 (2008): 39-65.
69. "Constitutional Courts of Central and Eastern Europe: Between Adolescence and Maturity" (co-authored with Kasia Lach), *Journal of Comparative Law* 3:2 (2008): 212-233 [published in 2009]. Reprinted in: Andrew Harding & Peter Leyland, eds, *Constitutional Courts: A Comparative Study* (Wildy, Simmonds & Hill Publishing: London 2009), pp. 52-80.
70. "Rights and moral reasoning: An unstated assumption—A comment on Jeremy Waldron's 'Judges as moral reasoners'", *International Journal of Constitutional Law* 7 (2009): 25-45.
71. "Partnering with Strasbourg: Constitutionalisation of the European Court of Human Rights, the Accession of Central and East European States to the Council of Europe, and the Idea of Pilot Judgments", *Human Rights Law Review* 9 (2009): 397-453, <http://hrlr.oxfordjournals.org/cgi/content/full/ngp011?ijkey=LLgkGZg9DuXneuC&eytype=ref> .
72. "Judicial Review in Central and Eastern Europe: Rationales or Rationalizations?", *Israel Law Review* 42 (2009): 500-527.
73. "Adding Bite to a Bark: The Story of Article 7, E.U. Enlargement, and Jörg Haider", *Columbia Journal of European Law* 16 (2010): 385-426, http://www.cjel.net/print/16_3-sadurski/ .
74. "La crescita delle Corti costituzionali nei paesi dell'Europa centrale e orientale dopo la caduta del comunismo: alla ricerca del monopolio sulla giustizia costituzionale" ["The Growth of Constitutional Courts in the Countries of Central and Eastern Europe after the Fall of Communism: In Search of Monopoly on Constitutional Justice", in Italian], *Annuario di Diritto Comparato e di Studi Legislativi* (2011): 305-333.

75. “Allegro without Vivaldi: Trademark Protection, Freedom of Speech, and Constitutional Balancing”, *European Constitutional Law Review* 8 (2012): 442-455, http://journals.cambridge.org/abstract_S1574019612000296.

Working Papers

1. Should "Hate Speech" Be Outlawed?, The University of Hong Kong Faculty of Law, Law Working Paper Series, Paper No. 11, December 1993, p. 30.
2. Postcommunist Constitutional Courts in Search of Political Legitimacy, European University Institute Working Paper, LAW No. 2001/11, Florence, December 2001, pp. 54.
3. Promoting Rights in the Shadow of the Judiciary: Towards a Fact-Sensitive Theory of Judicial Review, European University Institute Working Paper, LAW No. 2001/14, Florence, December 2001, pp. 31.
4. "It All Depends": The Universal and the Contingent in Human Rights, European University Institute Working Paper, LAW No. 2002/7, Florence, 2002, pp. 35.
5. Constitutional Courts in the Process of Articulating Constitutional Rights in the Post-Communist States of Central and Eastern Europe. Part I: Social and Economic Rights. European University Institute Working Paper, LAW No. 2002/14, Florence, 2002, pp. 40.
6. Constitutional Courts in the Process of Articulating Constitutional Rights in the Post-Communist States of Central and Eastern Europe. Part II: Personal, Civil and Political Rights and Liberties. European University Institute Working Paper, LAW No. 2003/6, Florence, 2003, pp. 60.
7. Constitutional Courts in the Process of Articulating Constitutional Rights in the Post-Communist States of Central and Eastern Europe. Part III: Equality and Minority Rights. European University Institute Working Paper, LAW No. 2003/1, Florence, 2003.
8. Constitutional Courts in the Process of Articulating Constitutional Rights in the Post-Communist States of Central and Eastern Europe. Part IV: Restrictions on Constitutional Rights. European University Institute Working Paper, LAW No. 2003/10, Florence, 2003.
9. Constitutionalization of the EU and the Sovereignty Concerns of New Member States: The Role of the Charter of Rights. European University Institute Working Paper, LAW No. 2003/11, Florence, 2003, <http://hdl.handle.net/1814/1363>.
10. "Decommunisation", "Lustration", and Constitutional Continuity: Dilemmas of Transitional Justice in Central Europe. European University Institute

- Working Paper, LAW No. 2003/15, Florence, 2003, <http://hdl.handle.net/1814/1869>.
11. “The Last Thing He Wanted”: Realism and Utopia in *The Law of Peoples* by John Rawls, European University Institute Working Paper, LAW No. 2003/16, Florence, 2003, <http://hdl.handle.net/1814/1870>.
 12. Scrutinizing Discrimination: a Conceptual and Normative Analysis of Legal Equality, European University Institute Working Paper, LAW No. 2005/19, Florence, 2005, <http://hdl.handle.net/1814/3769>.
 13. Law’s Legitimacy and ‘Democracy-Plus’, European University Institute Working Paper, LAW No. 2005/18, Florence, 2005, <http://hdl.handle.net/1814/3763>.
 14. Majority Rule, Legitimacy, and Political Equality, European University Institute Working Paper, European University Institute Working Paper, LAW No. 2005/21, Florence, 2005, <http://cadmus.iue.it/dspace/handle/1814/3925>.
 15. European Constitutional Identity?, European University Institute Working Paper, European University Institute Working Paper, LAW No. 2006/33, Florence, 2006, <http://cadmus.iue.it/dspace/bitstream/1814/6391/3/LAW-2006-33.pdf>.
 16. “Solange, chapter 3”: Constitutional Courts in Central Europe – Democracy – European Union, European University Institute Working Paper, LAW No. 2006/40, Florence, 2006, <http://cadmus.iue.it/dspace/bitstream/1814/6420/1/LAW-2006-40.pdf>.
 17. Two Concepts of Social Equality: What Luck Has Got To Do With It? European University Institute Working Paper, LAW No. 2007/4, Florence, 2007; http://cadmus.iue.it/dspace/bitstream/1814/6711/1/LAW_2007_04.pdf
 18. Welfare, Resources, and Luck Egalitarianism, European University Institute Working Paper, LAW No. 2007/5, Florence, 2007, <http://cadmus.iue.it/dspace/bitstream/1814/6712/3/LAW-2007-05.pdf>
 19. Arbitrariness of Social and Natural Differences: Luck, Lottery, and Equality, European University Institute Working Paper, LAW No. 2007/12, Florence, 2007, http://cadmus.iue.it/dspace/bitstream/1814/6812/3/LAW_2007_12.pdf.
 20. Rights and Moral Reasoning: An Unstated Assumption, European University Institute Working Paper, LAW No. 2007/38, Florence, 2007, <http://cadmus.iue.it/dspace/bitstream/1814/7671/1/LAW-2007-38.pdf>.
 21. “Reasonableness” and Value Pluralism in Law and Politics, European University Institute Working Paper, LAW No. 2008/13, Florence, 2007, http://cadmus.iue.it/dspace/bitstream/1814/8588/1/LAW_2008_13.pdf.
 22. Partnering with Strasbourg: Constitutionalization of the European Court of Human Rights, the Accession of Central and East European States to the Council of Europe, and the Idea of Pilot Judgments, European University Institute Working Paper, LAW No. 2008/33, Florence, 2008, http://cadmus.iue.it/dspace/bitstream/1814/9887/1/LAW_2008_33.pdf.

23. Judicial Review in Central and Eastern Europe: Rationales or Rationalizations?, Sydney Law School Research Paper nr 09/38, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1401242
24. Twenty years after the Transition: Constitutional Review in Central and Eastern Europe, Sydney Law School Research Paper No. 09/69, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1437843
25. Commutative, Distributive, and Procedural Justice – What Does It Mean? What Does It Matter?, Sydney Law School Research Paper No. 09/79, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1471022.
26. Adding a Bite to a Bark? A Story of Article 7, the EU Enlargement, and Jörg Haider, Sydney Law Research Paper No. 10/01, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1531393.
27. Constitutional Review in Europe and in the United States: Influences, Paradoxes, and Convergence”, Sydney Law Research Paper No. 11/15, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1754209.
28. Constitutional Courts in Transition Processes: Legitimacy and Democratization, Sydney Law Research Paper No. 11/53, <http://ssrn.com/abstract=1919363>
29. Freedom of the Press and General Theory of Freedom of Speech, Sydney Law Research Paper No. 11/57, <http://ssrn.com/abstract=1923486>
30. Reason of State and Public Reason, Sydney Law Research Paper No. 11/68, <http://ssrn.com/abstract=1941546>.
31. Allegro without Vivaldi: Trademark Protection, Freedom of Speech, and Constitutional Balancing, Sydney Law Research Paper No. 12/08, <http://ssrn.com/abstract=1998445>.
32. Constitutionalism and the Enlargement of Europe, Sydney Law Research Paper No. 12/45, <http://ssrn.com/abstract=2101479>
33. Nationalism, Sovereignty and Human Rights in the Transitional Central and East European States After Democratic Revolutions of 1989, Sydney Law Research Paper No. 12/79, <http://ssrn.com/abstract=2166671>
34. Democratic Legitimacy of the European Union: A Diagnosis and Some Modest Proposals, Sydney Law Research Paper No. 13/99, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2247765

