

# Bibliography

- Abrams F., *The Soul of the First Amendment* (Yale University Press 2017).
- Ackerman B., *We The People: Transformations* (Belknap Press 1998).
- Alexy R., *A Theory of Constitutional Rights* (Oxford University Press 2002).
- Alexy R., *A Theory of Rights* (Oxford University Press 1985).
- Ali M. and others, ‘Discrimination through Optimization: How Facebook’s Ad Delivery Can Lead to Biased Outcomes’ in *Proceedings of the ACM on Human-Computer Interaction* (ACM 2019).
- Allgood B., ‘The Commoditization of AI and The Long-Term Value of Data’ *Forbes* (10 April 2017) [www.forbes.com/sites/forbestechcouncil/2017/04/10/the-commoditization-of-ai-and-the-long-term-value-of-data/#74c71abd159c](http://www.forbes.com/sites/forbestechcouncil/2017/04/10/the-commoditization-of-ai-and-the-long-term-value-of-data/#74c71abd159c).
- Alter A., *Irresistible: The Rise of Addictive Technology and the Business of Keeping us Hooked* (Penguin Press 2017).
- Ammori M., ‘The “New” New York Times: Free Speech Lawyering in the Age of Google and Twitter’ (2014) 127 *Harvard Law Review* 2259.
- Andrade S., ‘Florida’s New Pro-Disney, Anti-Facebook and Twitter Law’ *Slate* (25 May 2021) <https://slate.com/technology/2021/05/florida-stop-social-media-censorship-act-disney.html>.
- Araya D., ‘Governing The Fourth Industrial Revolution’ *Forbes* (12 May 2019) [www.forbes.com/sites/danielaraya/2019/03/12/governing-the-fourth-industrialrevolution/#4eea13a14b33](http://www.forbes.com/sites/danielaraya/2019/03/12/governing-the-fourth-industrialrevolution/#4eea13a14b33).
- Arendt H., *The Human Condition* (University of Chicago Press 1998).
- Arora P., ‘GDPR – A Global Standard? Privacy Futures, Digital Activism and Surveillance Cultures in the Global South’ (2019) 17(5) *Surveillance & Society* 717.
- Augenstein D. and Dziedzic L., ‘State Responsibilities to Regulate and Adjudicate Corporate Activities under the European Convention on Human Rights’ (2017) EUI Working papers [https://cadmus.eui.eu/bitstream/handle/1814/483/26/LAW\\_2017\\_15.pdf?sequence=1&isAllowed=y](https://cadmus.eui.eu/bitstream/handle/1814/483/26/LAW_2017_15.pdf?sequence=1&isAllowed=y).
- Bader J., ‘To Sign or Not to Sign. Hegemony, Global Internet Governance, and the International Telecommunication Regulations’ (2019) 15(2) *Foreign Policy Analysis* 244.

- Bagger Tranberg, C., 'Proportionality and Data Protection in the Case Law of the European Court of Justice' (2011) 1 International Data Privacy Law 239.
- Balkin J. M., 'Digital Speech and Democratic Culture: A Theory of Freedom of Expression for the Information Society' (2004) 79 New York University Law Review 1.
- Balkin J. M., 'Free Speech and Hostile Environments' (1999) 99 Columbia Law Review 2295.
- Balkin J. M., 'Free Speech in the Algorithmic Society: Big Data, Private Governance, and New School Speech Regulation' (2018) 51 U.C. Davis Law Review 1151.
- Balkin, J. M., 'Information Fiduciaries and the First Amendment' (2016) 49 UC Davis Law Review 1183.
- Balkin J. M., 'Old-School/New-School Speech Regulation' (2014) 127 Harvard Law Review 2296.
- Balkin J. M., 'The Fiduciary Model of Privacy' (2020) 134(1) Harvard Law Review Forum 11.
- Balkin J. M., 'The Future of Free Expression in a Digital Age' (2009) 36 Pepperdine Law Review 427.
- Barak A., *Proportionality Constitutional Rights and their Limitations* (Cambridge University Press 2012).
- Barata J., 'New EU Proposal on the Prevention of Terrorist Content Online', CIS Stanford Law (2018) [https://cyberlaw.stanford.edu/files/publication/files/2018\\_10.11.Comment.Terrorism.pdf](https://cyberlaw.stanford.edu/files/publication/files/2018_10.11.Comment.Terrorism.pdf).
- Barber N., The Principles of Constitutionalism (Oxford University Press 2018).
- Barendt E., 'Balancing Freedom of Expression and Privacy' (2009) 1(1) Journal of Media Law 49.
- Barendt E., *Freedom of Speech* (Oxford University Press 2017).
- Barkan J., 'Law and the Geographic Analysis of Economic Globalization' (2011) 35(5) Progress in Human Geography 589.
- Barlow J. P., 'The Economy of Ideas: Selling Wine Without Bottles on the Global Net' in Peter Ludlow (ed.), *High Noon on the Electronic Frontier: Conceptual Issues in Cyberspace* (MIT Press 1999).
- Barocas S. and others, 'Governing Algorithms: A Provocation Piece', SSRN (4 April 2013) <https://ssrn.com/abstract=2245322>.
- Barocas S. and Selbst A. D., 'Big Data's Disparate Impact' (2016) 104 California Law Review 671.
- Barocas S., Hood S. and Ziewitz M., 'Governing Algorithms: A Provocation Piece' (2013) <https://ssrn.com/abstract=2245322>.
- Barron P. and Morrison S., 'Pluralism after Scarcity: The Benefits of Digital Technologies' LSE Media Policy Project blog (18 November 2014) <http://blogs.lse.ac.uk/mediapolicyproject/2014/11/18/pluralism-after-scarcity-the-benefits-of-digital-technologies/>.
- Bartole S., *The Internationalisation of Constitutional Law* (Hart 2020).

- Barzilai-Nahon K., 'Toward a Theory of Network Gatekeeping: A Framework for Exploring Information Control' (2008) 59(9) *Journal of the American Society for Information Science and Technology* 1493.
- Bassini M., 'Fundamental Rights and Private Enforcement in the Digital Age' (2019) 25(2) *European Law Journal* 182.
- Bassini M., 'Mambo Italiano: The Italian Perilous Way on ISP Liability' in Tuomas Ojanen and Bylyana Petkova (eds), *Fundamental Rights Protection Online: The Future Regulation of Intermediaries* (Edward Elgar 2020).
- Bathaei Y., 'The Artificial Intelligence Black Box and the Failure of Intent and Causation' (2018) 31(2) *Harvard Journal of Law & Technology* 890.
- Bayer J. and Carrera S., 'A Comparative Analysis of Media Freedom and Pluralism in the EU Member States' (2016) Study for the LIBE Committee [www.europarl.europa.eu/RegData/etudes/STUD/2016/571376/IPOL\\_STU\(2016\)571376\\_EN.pdf](http://www.europarl.europa.eu/RegData/etudes/STUD/2016/571376/IPOL_STU(2016)571376_EN.pdf).
- Becchi P., 'Human Dignity in Europe: Introduction' in Paolo Becchi and Klaus Mathis (eds.), *Handbook of Human Dignity in Europe* (Springer 2019).
- Beijer M., *The Limits of Fundamental Rights Protection by the EU: The Scope for the Development of Positive Obligations* 297 (Intersentia 2017).
- Bell E. and Owen T., 'The Platform Press: How Silicon Valley Reengineered Journalism' Tow Centre for Digital Journalism (29 March 2017) [www.cjr.org/tow\\_center\\_reports/platform-press-how-silicon-valley-reengineered-journalism.php](http://www.cjr.org/tow_center_reports/platform-press-how-silicon-valley-reengineered-journalism.php).
- Belli L., Francisco P. A. and Zingales N., 'Law of the Land or Law of the Platform? Beware of the Privatisation of Regulation and Police' in Luca Belli and Nicolo Zingales (eds.), *How Platforms Are Regulated and How They Regulate Us* (FGV Rio 2017).
- Belli L. and Venturini J., 'Private Ordering and the Rise of Terms of Service as Cyber-Regulation' (2016) 5(4) *Internet Policy Review* <https://policyreview.info/node/441/pdf>.
- Ben-Shahar O. and Schneider C. E., *More than You Wanted to Know: The Failure of Mandated Disclosure* (Princeton University Press 2016).
- Benkler Y., 'Degrees of Freedom Dimension and Power' (2016) 145 *Daedalus* 18.
- Benkler Y., *The Wealth of Networks: How Social Production Transforms Markets and Freedom* (Yale University Press 2006).
- Berman P. S., 'Cyberspace and the State Action Debate: The Cultural Value of Applying Constitutional Norms to "Private" Regulation' (2000) 71 *University of Colorado Law Review* 1263.
- Berman P. S., *Global Legal Pluralism: A Jurisprudence of Law beyond Borders* (Cambridge University Press 2012).
- Bilić P., 'Search Algorithms, Hidden Labour and Information Control' (2016) 3(1) *Big Data & Society* 1
- Binns R., 'Data Protection Impact Assessment: A Meta-Regulatory Approach' (2017) 7 (1) *International Data Privacy Law* 22.
- Binns R. and Veale M., 'Is that Your Final Decision? Multi-stage Profiling, Selective Effects, and Article 22 of the GDPR' (2021) *International Data Privacy*

- Law <https://academic.oup.com/idpl/advance-article/doi/10.1093/idpl/ipab020/6403925?login=true>.
- Binns R. and others, 'Like Trainer, Like Bot? Inheritance of Bias in Algorithmic Content Moderation' in Giovanni L. Ciampaglia, Afra Mashhadi and Taha Yasseri (eds.), *Social Informatics* (Springer 2017).
- Birnhack M. and Elkin-Koren N., 'The Invisible Handshake: The Reemergence of the State in the Digital Environment' (2003) 8 *Virginia Journal of Law and Technology* 6.
- Black J., 'Constitutionalising Self-Regulation' (1996) 59 *Modern Law Review* 24.
- Bloch-Webba H., 'Global Platform Governance: Private Power in the Shadow of the State' (2019) 72 *SMU Law Review* 27.
- Blocher J., 'Institutions in the Marketplace of Ideas' (2008) 57(4) *Duke Law Journal* 820.
- Boehme-Neffler V., 'Privacy: A Matter of Democracy. Why Democracy Needs Privacy and Data Protection' (2016) 6(3) *International Data Privacy Law* 222.
- Bognetti G., 'The Concept of Human Dignity in European and U.S. Constitutionalism' in Georg Nolte (ed.), *European and US Constitutionalism* (Cambridge University Press 2005).
- Bollinger L. C. and Stone G. R. (eds.), *The Free Speech Century* (Oxford University Press 2019).
- Bond S., 'Google and Facebook Build Digital Duopoly' *Financial Times* (14 March 2017) [ft.com/content/30c81d12-08c8-11e7-97d1-5e720a26771b](http://ft.com/content/30c81d12-08c8-11e7-97d1-5e720a26771b).
- Boyd D., 'Facebook Is a Utility; Utilities Get Regulated' *Apophenia* (15 May 2010) [www.zephoria.org/thoughts/archives/2010/05/15/facebook-is-a-utility-utilities-get-regulated.html](http://www.zephoria.org/thoughts/archives/2010/05/15/facebook-is-a-utility-utilities-get-regulated.html).
- Boyd D. and Crawford K., 'Critical Questions for Big Data: Provocations for a Cultural, Technological, and Scholarly Phenomenon' (2015) 15 *Information Communication and Society* 662.
- Boyle J., 'A Nondelegation Doctrine for the Digital Age?' (2000) 50 *Duke Law Journal* 5.
- Boyle J., 'Foucault in Cyberspace: Surveillance, Sovereignty, and Hardwired Censors' (1997) 66 *University of Cincinnati Law Review* 177.
- Bozdag E., 'Bias in Algorithmic Filtering and Personalization' 15(3) *Ethics and Information Technology* 209.
- Bradford A., *The Brussels Effect. How the European Union Rules the World* (Oxford University Press 2020).
- Brand P. and Getzler J. (eds.), *Judges and Judging in the History of the Common Law and Civil Law: From Antiquity to Modern Times* (Cambridge University Press 2015).
- Brandeis L. D., 'The Curse of Bigness' in Osmond K. Fraenkel (ed.), *The Curse of Bigness: Miscellaneous Papers of Louis D. Brandeis* (Viking Press 1934).
- Brauneis R. and Goodman E. P., 'Algorithmic Transparency for the Smart City' (2018) 20 *Yale Journal of Law and Technology* 103.
- Brey P. A. E. and Soraker J., *Philosophy of Computing and Information Technology* (Elsevier 2009).

- Brietzke P. H., 'How and Why the Marketplace of Ideas Fails' (1997) 31(3) Valparaiso University Law Review 951.
- Brison J., 'The Artificial Intelligence of the Ethics of Artificial Intelligence: An Introductory Overview for Law and Regulation' in Markus D. Dubber, Frank Pasquale and Sunit Das (eds.), *The Oxford Handbook on Ethics of AI* (Oxford University Press 2020).
- Brkan M., 'Freedom of Expression and Artificial Intelligence: On Personalisation, Disinformation and (Lack Of) Horizontal Effect of the Charter' SSRN (17 March 2019) [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3354180](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3354180).
- Broeders D. and others, 'Coalition of the Unwilling? Chinese and Russian Perspectives on Cyberspace' The Hague Program for Cyber Norms Policy Brief (November 2019) [www.thehaguecybernorms.nl/research-and-publication-posts/a-coalition-of-the-unwilling-chinese-and-russian-perspectives-on-cyberspace](http://www.thehaguecybernorms.nl/research-and-publication-posts/a-coalition-of-the-unwilling-chinese-and-russian-perspectives-on-cyberspace).
- Brogi E. and Maroni M., 'Eva Glawischnig-Piesczek v Facebook Ireland Limited: A New Layer of Neutrality' CMPF (7 October 2010) <https://cmpf.eui.eu/eva-glawischnig-piesczek-v-facebook-ireland-limited-a-new-layer-of-neutrality/>.
- Brown I. and Marsden C., *Regulating Code: Good Governance and Better Regulation in the Information Age* (MIT Press 2013).
- Bucher T., 'Want to Be on the Top? Algorithmic Power and the Threat of Invisibility on Facebook' (2012) 14(7) New Media & Society 1164.
- Budnitsky S. and Jia L., 'Branding Internet Sovereignty: Digital Media and the Chinese–Russian Cyberalliance' (2018) 21(5) European Journal of Cultural Studies 594.
- Burrell J., 'How the Machine "Thinks": Understanding Opacity in Machine Learning Algorithms' (2016) 3 Big Data & Society <https://journals.sagepub.com/doi/full/10.1177/2053951715622512>.
- Burris S, Drahos P. and Shearing C., 'Nodal Governance' (2005) 30 Australian Journal of Law and Policy 30.
- Busch C. and others, 'The Rise of the Platform Economy: A New Challenge for EU Consumer Law?' (2016) 5 Journal of European Consumer and Market Law 3.
- Bygrave L. A., *Data Protection Law: Approaching Its Rationale, Logic and Limits* (Wolters Kluwer 2002).
- Bygrave L. A., *Internet Governance by Contract* (Oxford University Press 2015).
- Calo R., 'Artificial Intelligence Policy: A Primer and Roadmap' (2017) 51 UC Davis Law Review 399.
- Calliess G. and Zumbansen P., *Rough Consensus and Running Code: A Theory of Transnational Private Law* (Hart 2010).
- Cantwell Smit B., *The Promise of Artificial Intelligence. Reckoning and Judgment* (MIT Press 2019).
- Cartabia M., 'Europe and Rights: Taking Dialogue Seriously' (2009) 5 European Constitutional Law Review 5.
- Cartwright M., 'Internationalising State Power through the Internet: Google, Huawei and Geopolitical Struggle' (2020) 9(3) Internet Policy Review <https://policyreview.info/node/1494/pdf>.

- Casey B., Farhangi A. and Vogl R., 'Rethinking Explainable Machines: The GDPR's "Right to Explanation" Debate and the Rise of Algorithmic Audits in Enterprise' (2019) 34 *Berkeley Technology Law Journal* 143.
- Castells M., *Networks of Outrage and Hope: Social Movements in the Internet Age* (Polity Press 2012).
- Castells M., *The Rise of the Network Society: The Information Age: Economy, Society, and Culture* (Blackwell 2009).
- Cauffman C. and Goanta C., 'A New Order: The Digital Services Act and Consumer Protection' (2021) *European Journal of Risk Regulation* 1.
- Cavaliere P., 'Glawischnig-Piesczek v Facebook on the Expanding Scope of Internet Service Providers' Monitoring Obligations' (2019) 4 *European Data Protection Law* 573.
- Celeste E., 'Digital Constitutionalism: A New Systematic Theorization' (2019) 33(1) *International Review of Law, Computers and Technology* 76.
- Celeste E., 'Terms of Service and Bills of Rights: New Mechanisms of Constitutionalisation in the Social Media Environment?' (2018) 33(2) *International Review of Law, Computers & Technology* 122.
- Chander A., 'Facebookistan' (2012) 90 *North Carolina Law Review* 1807.
- Chander A. and P Le U., 'Data Nationalism' (2015) 64(3) *Emory Law Journal* 677.
- Chenou J. M., 'From Cyber-Libertarianism to Neoliberalism: Internet Exceptionalism, Multi-stakeholderism, and the Institutionalisation of Internet Governance in the 1990s' (2014) 11(2) *Globalizations* 205.
- Chenou J. M. and Radu R., 'The "Right to Be Forgotten": Negotiating Public and Private Ordering in the European Union' (2017) 58 *Business & Society* 74.
- Christou G., and Simpson S., 'The Internet and Public-Private Governance in the European Union' (2006) 26(1) *Journal of Public Policy* 43.
- Citron D. K., 'Technological Due Process' (2008) 85 *Washington University Law Review* 1249.
- Citron D. K. and Norton H. L., 'Intermediaries and Hate Speech: Fostering Digital Citizenship for our Information Age' (2011) 91 *Boston University Law Review* 1436.
- Citron D. K. and Pasquale F., 'The Scored Society: Due Process for Automated Predictions' (2014) 89 *Washington University Law Review* 1.
- Citron D. K. and Wittes B., 'The Internet Will Not Break: Denying Bad Samaritans § 230 Immunity' (2017) 86 *Fordham Law Review* 401.
- Civil M. da Internet, Law no. 12.965 (2014); Dichiarazione dei diritti in Internet (2015).
- Claessen E., 'Reshaping the Internet – The Impact of the Securitisation of Internet Infrastructure on Approaches to Internet Governance: The Case of Russia and the EU' (2020) 5(1) *Journal of Cyber Policy* 140.
- Clark J. and others, 'The Shifting Landscape of Global Internet Censorship' (2017) Berkman Klein Center for Internet & Society Research Publication <https://dash.harvard.edu/handle/1/33084425>.

- Coase R., 'Markets for Goods and Market for Ideas' (1974) 64(2) American Economic Review 1974.
- Cobbe J. and Bietti E., 'Rethinking Digital Platforms for the Post-COVID-19 Era' CIGI (12 May 2020) [www.cigionline.org/articles/rethinking-digital-platforms-post-covid-19-era](http://www.cigionline.org/articles/rethinking-digital-platforms-post-covid-19-era).
- Coeckelbergh M., *AI Ethics* (MIT Press 2020).
- Cohen J., *Between Truth and Power: The Legal Constructions of Informational Capitalism* (Oxford University Press 2019).
- Cohen J., 'Intellectual Privacy and Censorship of the Internet' (1998) 8(3) Seton Hall Constitutional Law Journal 693.
- Cohen J. E., 'What Privacy Is For' (2013) 126 Harvard Law Review 1904.
- Cohen M. R., 'Property and Sovereignty' (1927) 13 Cornell Law Review 8.
- Colombi Ciacchi A., 'Judicial Governance in European Private Law: Three Judicial Cultures of Fundamental Rights Horizontality' (2020) 4 European Review of Private Law 931.
- Craig P., 'EU Accession to the ECHR: Competence, Procedure and Substance' (2013) 35 Fordham International Law Journal 111.
- Couture S. and Toupin S. 'What Does the Notion of "Sovereignty" Mean When Referring to the Digital?' (2019) 21(10) New Media & Society 2305.
- Crawford K. and Gillespie T., 'What Is a Flag for? Social Media Reporting Tools and the Vocabulary of Complaint' (2016) 18 New Media & Society 410.
- Crawford K. and Schultz J., 'Big Data and Due Process: Toward a Framework to Redress Predictive Privacy Harms' (2014) 55 Boston College Law Review 93.
- Crawford S., 'First Amendment Common Sense' (2014) 127 Harvard Law Review 2343.
- Cumbley R. and Church P., 'Is Big Data Creepy?' (2013) 29 Computer Law and Security Review 601.
- Custers B. and others (eds.), *Discrimination and Privacy in the Information Society* (Springer 2013).
- D'Acquisto G. and others, 'Privacy by Design in Big Data. An Overview of Privacy Enhancing Technologies in the Era of Big Data Analytics', ENISA (December 2015) [www.enisa.europa.eu/publications/big-data-protection](http://www.enisa.europa.eu/publications/big-data-protection).
- D'Arcus B., 'Extraordinary Rendition, Law and the Spatial Architecture of Rights' (2014) 13 ACME: An International E-Journal for Critical Geographies 79.
- Dainow J., 'The Civil Law and the Common Law: Some Points of Comparison' (1966-7) 15(3) American Journal of Comparative 419.
- Daly A., *Private Power, Online Information Flows and EU Law. Mind the Gap* (Hart 2016).
- Danaher J., 'The Threat of Algocracy: Reality, Resistance and Accommodation' (2016) 29 Philosophy & Technology 245.
- Daskal J., 'What Comes Next: The Aftermath of European Court's Blow to Transatlantic Data Transfers' Just Security (17 July 2020) [www.justsecurity.org/71485/what-comes-next-the-aftermath-of-european-courts-blow-to-transatlantic-data-transfers/](https://www.justsecurity.org/71485/what-comes-next-the-aftermath-of-european-courts-blow-to-transatlantic-data-transfers/).
- Daskal J. C., 'Borders and Bits' (2018) 71 Vanderbilt Law Review 179.

- de Burca G., 'The Road Not Taken: The EU as a Global Human Rights Actor' (2011) 105(4) *American Journal of International Law* 649.
- de Burca G. and Aschenbrenner J. B., 'The Development of European Constitutionalism and the Role of the EU Charter of Fundamental Rights' (2003) 9 *Columbia Journal of European Law* 355.
- de Búrca G. and Weiler J. H. H. (eds.), *The Worlds of European Constitutionalism* (Cambridge University Press 2012).
- de Burca G., 'After the EU Charter of Fundamental Rights: The Court of Justice as a Human Rights Adjudicator?' (2013) 20(2) *Maastricht Journal of European and Comparative Law* 168.
- De Gregorio G., 'From Constitutional Freedoms to Powers: Protecting Fundamental Rights Online in the Algorithmic Society' (2019) 11(2) *European Journal of Legal Studies* 65.
- De Gregorio G. and Radu R., 'Trump's Executive Order: Another Tile in the Mosaic of Governing Online Speech' *MediaLaws* (6 June 2020) [www.medialaws.eu/trumps-executive-order-another-tile-in-the-mosaic-of-governing-online-speech/](http://www.medialaws.eu/trumps-executive-order-another-tile-in-the-mosaic-of-governing-online-speech/).
- De Gregorio G. and Stremlau N., 'Internet Shutdowns and the Limits of Law' (2020) 14 *International Journal of Communication* 4224.
- De Gregorio G., Pollicino O. and Perotti E., 'Flexing the Muscles of Information Power: On the Australian News Media Mandatory Bargaining Code' (2021) *Verfassungsblog* (26 February 2021) <https://verfassungsblog.de/facebook-flexing/>.
- De Hert P., 'A Human Rights Perspective on Privacy and Data Protection Impact Assessments', in David Wright and Paul De Hert (eds.), *Privacy Impact Assessment* (Springer 2012).
- De Hert P., 'Biometrics and the Challenge to Human Rights in Europe. Need for Regulation and Regulatory Distinctions' in Patrizio Campisi (ed.), *Security and Privacy in Biometrics* (Springer 2013).
- De Hert P. and Czerniawski M., 'Expanding the European Data Protection Scope Beyond Territory: Article 3 of the General Data Protection Regulation in its Wider Context' (2016) 6(3) *International Data Privacy Law* 230.
- De Hert P. and Gutwirth S., 'Data Protection in the Case Law of Strasbourg and Luxembourg: Constitutionalisation in Action' in Serge Gutwirth and others (eds.), *Reinventing Data Protection* (Springer 2009).
- De Hert P. and Kloza D., 'Internet (Access) as a new Fundamental Right. Inflating the Current Rights Framework?' (2012) 3(2) *European Journal of Law and Technology* [www.ejlt.org/index.php/ejlt/article/view/123/268](http://www.ejlt.org/index.php/ejlt/article/view/123/268).
- De Hert P. and others, 'The Right to Data Portability in GDPR: Towards User-Centric Interoperability of Digital Services' (2018) 34(2) *Computer Law & Security Review* 193.
- de Hing A., 'Some Reflections on Dignity as an Alternative Legal Concept in Data Protection Regulation' (2018) 19(5) *German Law Journal* 1270.
- De Nardis L., *The Internet in Everything: Freedom and Security in a World with No Off Switch* (Yale University Press 2020).

- De Secondat C., *L'esprit des loi* (1748).
- De Witte B. and Imanovic S., 'Opinion 2/13 on Accession to the ECHR: Defending the EU Legal Order against a Foreign Human Rights Court' (2015) 5 European Law Review 683.
- Deakin S. and Markou C., 'Ex Machina Lex: Exploring the Limits of Legal Computability' in Simon Deakin and Christopher Markou (eds.), *Is Law Computable? Critical Perspectives on Law and Artificial Intelligence* (Hart Publishing 2020).
- Deibert R. and others, *Access Denied: The Practice and Policy of Global Internet Filtering* (MIT Press 2008).
- Delaney D. 'Legal Geography I: Constitutivities, Complexities, and Contingencies' (1996) 39(1) Progress in Human Geographies 96.
- Della Cananea G., *Due Process of Law Beyond the State: Requirements of Administrative Procedure* (Oxford University Press 2016).
- Devins C. and others, 'The Law and Big Data' (2017) 27 Cornell Journal of Law & Public Policy 357.
- DeVito M. A., 'From Editors to Algorithms' (2017) 5(6) Digital Journalism 753.
- Diakopoulos N., 'Algorithmic Accountability. Journalistic Investigation of Computational Power Structures' (2014) 3 Digital Journalism 398.
- Dignum V., *Responsible Artificial Intelligence* (Springer 2019).
- Dinwoodie G. B. (ed.), *Secondary Liability of Internet Service Providers* (Springer 2017).
- Douek E., 'Facebook's "Oversight Board:" Move Fast with Stable Infrastructure and Humility' (2019) 21(1) North Carolina Journal of Law & Technology 1.
- Douglas-Scott S., 'A Tale of Two Courts: Luxembourg, Strasbourg and the Growing European Human Rights Acquis' (2006) 43 Common Market Law Review 629.
- Douglas-Scott S., 'The European Union and Human Rights after the Treaty of Lisbon' (2011) 11(4) Human Rights Law Review 645.
- Douglas-Scott S., 'The Relationship between the EU and the ECHR Five Years on from the Treaty of Lisbon' in Sybe De Vries, Ulf Bernitz and Stephen Weatherill (eds.), *The EU Charter of Fundamental Rights as a Binding Instrument: Five Years Old and Growing* (Hart 2015).
- Dreyer S. and Schulz W., 'The General Data Protection Regulation and Automated Decision-Making: Will It Deliver?: Potentials and Limitations in Ensuring the Rights and Freedoms of Individuals, Groups and Society as a Whole' (2019) Bertelsmann Stiftung [www.bertelsmann-stiftung.de/doi/10.11586/2018018](http://www.bertelsmann-stiftung.de/doi/10.11586/2018018).
- Dupré C., *The Age of Dignity Human Rights and Constitutionalism in Europe* (Hart 2015).
- Dworkin R., *Freedom's Law: The Moral Reading of the American Constitution* (Oxford University Press 1999).
- Dwoskin E. and Tiku N., 'Facebook Sent Home Thousands of Human Moderators due to the Coronavirus. Now the Algorithms are in Charge' The Washington

- Post (24 March 2020) [www.washingtonpost.com/technology/2020/03/23/facebook-moderators-coronavirus/](http://www.washingtonpost.com/technology/2020/03/23/facebook-moderators-coronavirus/).
- Dylko I. and others, 'The Dark Side of Technology: An Experimental Investigation of the Influence of Customizability Technology on Online Political Selective Exposure' (2017) 73 Computers in Human Behavior 181.
- Easterbrook F. H., 'Cyberspace and the Law of the Horse' (1996) University of Chicago Legal Forum 207.
- Edwards L., 'Privacy, Security and Data Protection in Smart Cities: A Critical EU Law Perspective' (2016) 1 European Data Protection Law 26.
- Edwards L., 'The Problem of Intermediary Service Provider Liability' in Lilian Edwards (ed.), *The New Legal Framework for E-Commerce in Europe* (Hart 2005).
- Edwards L. and Veale M., 'Slave to the Algorithm? Why a "Right to an Explanation" Is Probably Not the Remedy You Are Looking For' (2017) 16 Duke Law & Technology Review 18.
- Eichensehr K. E., 'Digital Switzerlands' (2018) 167 University Pennsylvania Law Review 665.
- El Emam K. and lvarez C. A., 'A Critical Appraisal of the Article Working Party Opinion 05/2014 on Data Anonymization Techniques' (2015) 5 International Data Privacy Law 73.
- Elkin Koren N., De Gregorio G. and Perel M., 'Social Media as Contractual Networks: A Bottom up Check on Content Moderation' Iowa Law Review, forthcoming.
- Elkin-Koren N. and Haber E., 'Governance by Proxy: Cyber Challenges to Civil Liberties' (2017) 82(1) Brooklyn Law Review 105.
- Elkin-Koren N. and Perel M., 'Guarding the Guardians: Content Moderation by Online Intermediaries and the Rule of Law' in Giancarlo Frosio (ed.), *Oxford Handbook of Online Intermediary Liability* (Oxford University Press 2020).
- Erdos D., 'From the Scylla of Restriction to the Charybdis of Licence? Exploring the Scope of the "Special Purposes" Freedom of Expression Shield in European Data Protection' (2015) 52 Common Market Law Review 119.
- Erdos D., 'Intermediary Publishers and European Data Protection: Delimiting the Ambit of Responsibility for Third-Party Rights through a Synthetic Interpretation of the EU Acquis' (2018) 26 International Journal of Law and Information Technology 189.
- Erie M. S. and Streinz T., 'The Beijing Effect: China's "Digital Silk Road" as Transnational Data Governance' SSRN (23 March 2021) [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3810256](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3810256).
- Evans D. S., 'Governing Bad Behavior by Users of Multi-Sided Platforms' (2012) 27 Berkeley Technology Law Journal 1201.
- Fabbrini F., 'The European Court of Justice Ruling in the Data Rentention Case and its Lessons for Privacy and Surveillance in the U.S.' (2015) 28 Harvard Human Rights Journal 65.
- Favaretto M., De Clercq E. and Elger B. S., 'Big Data and Discrimination: Perils, Promises and Solutions. A Systematic Review' (2019) 6 Journal of Big Data 12.

- Feather J., *The Information Society: A Study of Continuity and Change* (American Library Association 2013).
- Feeley M., 'EU Internet Regulation Policy: The Rise of Self-Regulation' (1999) 22 (1) Boston College International and Comparative Law Review 159.
- Festinger L., *A Theory of Cognitive Dissonance* (Stanford University Press 1957).
- Fichera M., *The Foundations of the EU as a Polity* (Edward Elgar 2018).
- Finck M. and Pallas F., 'They who Must not be Identified – Distinguishing Personal from Non-Personal Data under the GDPR' (2020) 10(1) International Data Privacy Law 11, 11.
- Fisher M., 'Inside Facebook's Secret Rulebook for Global Political Speech' New York Times (27 December 2018) [www.nytimes.com/2018/12/27/world/facebook-moderators.html](http://www.nytimes.com/2018/12/27/world/facebook-moderators.html).
- Fitzgerald B., 'Software as Discourse – A Constitutionalism for Information Society' (1999) 24 Alternative Legal Journal 144.
- Fleishmandec G., 'Cartoon Captures Spirit of the Internet' The New York Times (14 December 2000) [www.nytimes.com/2000/12/14/technology/cartoon-captures-spirit-of-the-internet.html](http://www.nytimes.com/2000/12/14/technology/cartoon-captures-spirit-of-the-internet.html).
- Fletcher R. and Nielsen R. K., 'Are News Audiences Increasingly Fragmented? A Cross-National Comparative Analysis of Cross-Platform News Audience Fragmentation and Duplication' (2017) 67(4) Journal of Communication 476.
- Flew T. and others, 'Internet Regulation as Media Policy: Rethinking the Question of Digital Communication Platform Governance' (2019) 10(1) Journal of Digital Media & Policy 33.
- Floridi L., 'AI and Its New Winter: From Myths to Realities' (2020) 33 Philosophy & Technology 1.
- Floridi L., 'On Human Dignity as a Foundation for the Right to Privacy' (2016) 29 Philosophy & Technology 307.
- Floridi L., 'The Fight for Digital Sovereignty: What It Is, and Why It Matters, Especially for the EU' (2020) 33 Philosophy and Technology 369.
- Floridi L., *The Fourth Revolution How the Infosphere Is Reshaping Human Reality* (Oxford University Press 2014).
- Floridi L., 'The Green and the Blue: Naïve Ideas to Improve Politics in a Mature Information Society' in Carl Öhman and David Watson (eds.), *The 2018 Yearbook of the Digital Ethics Lab* (Springer 2018).
- Floridi L. (ed.), *The Onlife Manifesto Being Human in a Hyperconnected Era* (Springer 2015).
- Floridi L. and others, 'AI4People—An Ethical Framework for a Good AI Society: Opportunities, Risks, Principles, and Recommendations' (2018) 28(4) Minds and Machines 689.
- Foucault M., *Discipline and Punish: The Birth of a Prison* (Penguin 1991).
- Foer F., 'Facebook's War on Free Will' The Guardian (19 September 2017) [www.theguardian.com/technology/2017/sep/19/facebook-war-on-free-will](http://www.theguardian.com/technology/2017/sep/19/facebook-war-on-free-will).
- Forgó N. and others, 'The Principle of Purpose Limitation and Big Data' in Marcelo Corrales and others (eds.), *New Technology, Big Data and the Law. Perspectives in Law, Business and Innovation* (Springer 2017).

- Franklin M., *Digital Dilemmas: Power, Resistance, and the Internet* (Oxford University Press 2013).
- Frantziou E., *The Horizontal Effect of Fundamental Rights in the European Union. A Constitutional Analysis* (Oxford University Press 2019).
- Frantziou E., 'The Horizontal Effect of the Charter of Fundamental Rights of the EU: Rediscovering the Reasons for Horizontality' (2015) 21(5) European Law Journal 657.
- Fraser N., 'Rethinking the Public Sphere: A Contribution to the Critique of Actually Existing Democracy' (1990) 25/26 Social Text 56.
- Freeman J. and Minow M. (eds.), *Government by Contract Outsourcing and American Democracy* (Harvard University Press 2009).
- Fried C., 'Privacy: A Moral Analysis' (1968) 77 Yale Law Journal 475.
- Froomkin A. M., 'The Death of Privacy?' (2000) 52 Stanford Law Review 1461.
- Froomkin A. M., 'The Internet as a Source of Regulatory Arbitrage' in Brian Kahin and Charles Nesson (eds.) *Coordinating the Internet* (MIT Press 1997).
- Froomkin A. M., 'Wrong Turn in Cyberspace: Using ICANN to Route Around the APA and the Constitution' (2000) 50 Duke Law Journal 17.
- Frosio G., 'The Death of "No Monitoring Obligations": A Story of Untameable Monsters' (2017) 8(3) Journal of Intellectual Property, Information Technology 212.
- Frosio G. and Mendis S., 'Monitoring and Filtering: European Reform or Global Trend?' in Giancarlo Frosio (ed.), *The Oxford Handbook of Online Intermediary Liability* (Oxford University Press 2020).
- Gal M. S. and Aviv O., 'The Competitive Effects of the GDPR' (2020) 16(3) Journal of Competition Law and Economics 349.
- Gardbaum S., 'Proportionality and Democratic Constitutionalism' in Grant Huscroft and others (eds.), *Proportionality and the Rule of Law. Rights, Justification, Reasoning* (Cambridge University Press 2014).
- Gardbaum S., 'The Horizontal Effect of Constitutional Rights' (2003) 102 Michigan Law Review 388.
- Garlicki L., 'Relations between Private Actors and the European Convention on Human Rights' in Andra Sajó and Renata Uitz (eds.), *The Constitution in Private Relations: Expanding Constitutionalism* (Eleven 2005).
- Gates B., *The Road Ahead* (Viking Press 1995).
- Geiger S., 'Does Habermas Understand the Internet? The Algorithmic Construction of the Blogo/Public Sphere' (2009) 10(1) Gnovis: A Journal of Communication, Culture, and Technology [www.gnovisjournal.org/2009/12/2/does-habermas-understand-internet-algorithmic-construction-blogopublic-sphere/](http://www.gnovisjournal.org/2009/12/2/does-habermas-understand-internet-algorithmic-construction-blogopublic-sphere/).
- Gellert R., *The Risk-Based Approach to Data Protection* (Oxford University Press 2020).
- Gellert R., 'Understanding the Notion of Risk in the General Data Protection Regulation' (2018) 34 Computer Law & Security Review 279.

- Geradin D., 'What Should EU Competition Policy do to Address the Concerns Raised by the Digital Platforms' Market Power?' (2018) TILEC Discussion Paper No. 2018-041 [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3011188](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3011188).
- Gillespie T., *Custodians of the Internet. Platforms, Content Moderation, and the Hidden Decisions That Shape Social Media* (Yale University Press 2018).
- Gillespie T., 'Regulation of and by Platforms' in Jean Burgess, Alice E. Marwick and Thomas Poell (eds.), *The SAGE Handbook of Social Media* (Sage 2018).
- Gillespie T., 'The Relevance of Algorithms' in Tarleton Gillespie, Pablo J. Boczkowski and Kirsten A. Foot (eds.), *Media Technologies: Essays on Communication, Materiality, and Society* (MIT Press 2014).
- Gillespie T., 'The Politics of Platforms' (2010) 12(3) *News Media & Society* 347.
- Gillis T. B. and Spiess J. L., 'Big Data and Discrimination' (2019) 86 *The University of Chicago Law Review* 459.
- Ginsburg T. and Simpser A. (eds.), *Constitutions in Authoritarian Regimes* (Cambridge University Press 2014).
- Ginsburg T., Huq A. Z. and Versteeg M., 'The Coming Demise of Liberal Constitutionalism?' (2018) 85(2) *The University of Chicago Law Review* 239.
- Gitlan T., 'Public Sphere or Public Sphericules?' in Tamar Liebes and James Curran (eds.), *Media, Ritual and Identity* (Routledge 2002).
- Goel V., 'Facebook Tinkers with Users' Emotions in News Feed Experiment, Stirring Outcry' *The New York Times* (29 June 2014) [www.nytimes.com/2014/06/30/technology/facebook-tinkers-with-users-emotions-in-news-feed-experiment-stirring-outcry.html](http://www.nytimes.com/2014/06/30/technology/facebook-tinkers-with-users-emotions-in-news-feed-experiment-stirring-outcry.html).
- Goldman A. I. and Cox J. C., *Speech, Truth, and the Free Market for Ideas* (Cambridge University Press 1996).
- Goldman E., 'Of Course the First Amendment Protects Google and Facebook (and It's Not a Close Question)' *Knight First Amendment Institute* (February 2018) <https://knightcolumbia.org/content/course-first-amendment-protects-google-and-facebook-and-its-not-close-question>.
- Goldsmith J. and Wu T., *Who Controls the Internet? Illusions of a Borderless World* (Oxford University Press 2006).
- Goldsmith J. L., 'Against Cyberanarchy' (1998) 65 *University of Chicago Law Review* 1199.
- Goldsmith J. L., 'The Internet and the Abiding Significance of Territorial Sovereignty' (1998) 5 *Indiana Journal of Global Legal Studies* 474.
- Goldsmith J. L., 'The Internet, Conflicts of Regulation and International Harmonization', in Christoph Engel (ed.), *Governance of Global Networks in the Light of Differing Local Values* (Nomos 2000).
- Golia A. Jr. and Teubner G., 'Networked Statehood: An Institutionalised Self-contradiction in the Process of Globalisation?' (2021) 12(1) *Transnational Legal Theory* 7.
- Golia A. Jr. and Teubner G., 'Societal Constitutionalism: Background, Theory, Debates'. Max Planck Institute for Comparative Public Law & International

- Law (MPIL) Research Paper No. 2021-08 [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=3804094](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3804094).
- Gonzalez Fuster G., *The Emergence of Personal Data Protection as a Fundamental Right of the EU* (Springer 2014).
- Goodman B. and Flaxman S., ‘European Union Regulations on Algorithmic Decision-making and a “Right to Explanation”’ (2016) 38(3) AI Magazine 50.
- GORWA R., BINNS R. and KATZENBACH C., ‘Algorithmic Content Moderation: Technical and Political Challenges in the Automation of Platform Governance’ (2020) 7(1) Big Data & Society <https://journals.sagepub.com/doi/pdf/10.1177/2053951719897945>.
- GRABER C. B., ‘Bottom-Up Constitutionalism: The Case of Net Neutrality’ (2017) 7 Transnational Legal Theory 524.
- GRAEF I., *EU Competition Law, Data Protection and Online Platforms: Data as Essential Facility: Data as Essential Facility* (Wolters Kluwer 2016).
- GREENE L., *Silicon States: The Power and Politics of Big Tech and What It Means for Our Future* (Counterpoint 2018).
- GREENLEAF G., ‘An Endnote on Regulating Cyberspace: Architecture vs Law?’ (1998) 2(2) University of New South Wales Law Journal 593.
- GREENLEAF G., ‘Global Data Privacy Laws 2019: 132 National Laws & Many Bills’ (2019) 157 Privacy Laws & Business International Report 14.
- Gregg A. and Greene J., ‘Pentagon Awards Controversial \$10 Billion Cloud Computing Deal to Microsoft, Spurning Amazon’ Washington Post (26 October 2019) [www.washingtonpost.com/business/2019/10/25/pentagon-awards-controversial-billion-cloud-computing-deal-microsoft-spurning-amazon/](http://www.washingtonpost.com/business/2019/10/25/pentagon-awards-controversial-billion-cloud-computing-deal-microsoft-spurning-amazon/).
- GRIMM P., *Constitutionalism. Past, Present and Future* (Oxford University Press 2016).
- GRIMMELMANN J., ‘Speech Engines’ (2014) 98 Minnesota Law Review 868.
- GRIMMELMANN J., ‘The Virtues of Moderation’ (2015) 17 Yale Journal of Law and Technology 42.
- GRIMMELMANN J., ‘Virtual World Feudalism’ (2009) 118 Yale Law Journal Pocket Part 126.
- Grygiel J. and Brown N., ‘Are Social Media Companies Motivated to Be Good Corporate Citizens? Examination of the Connection Between Corporate Social Responsibility and Social Media Safety’ (2019) 43 Telecommunications Policy 445.
- GUALCO E. and LOURENÇO L., ‘“Clash of Titans”. General Principles of EU Law: Balancing and Horizontal Direct Effect’ (2016) 1(2) European Papers 643.
- GUGGENBERGER N., ‘Essential Platforms’ (2021) 24 Stanford Technology Law Review 237
- GUIMARÃES G. C., *Global Technology and Legal Theory: Transnational Constitutionalism, Google and the European Union* (Routledge 2019).
- GUTHRIE WEISSMAN C., ‘Maybe It’s Time to Treat Facebook Like a Public Utility’ Fast Company (1 May 2017) [www.fastcompany.com/40414024/maybe-its-time-to-treat-facebook-like-a-public-utility](http://www.fastcompany.com/40414024/maybe-its-time-to-treat-facebook-like-a-public-utility).

- Gutwirth S. and De Hert P., 'Regulating Profiling in a Democratic Constitutional States' in Mireille Hildebrandt and Serge Gutwirth (eds.), *Profiling the European Citizen* (Springer 2008).
- Habermas J., *Between Facts and Norms* (MIT Press 1998).
- Habermas J., 'Political Communication in Media Society: Does Democracy Still Enjoy an Epistemic Dimension? The Impact of Normative Theory on Empirical Research' (2006) 16(4) *Communication Theory* 411.
- Habermas J., *The Structural Transformation of the Public Sphere: An Inquiry into a Category of Bourgeois Society* (MIT Press 1991).
- Haggart B., Tusikov N. and Scholte J. A. (eds.), *Power and Authority in Internet Governance Return of the State?* (Routledge 2021).
- Halpin E. and Simpson S., 'Between Self-Regulation and Intervention in the Networked Economy: The European Union and Internet Policy' (2002) 28(4) *Journal of Information Science* 285.
- Hartmut R., *Social Acceleration: A New Theory of Modernity* (Columbia University Press 2013).
- Hartzog W. and Richards N., 'Privacy's Constitutional Moment and the Limits of Data Protection' (2020) 61 *Boston College Law Review* 1687.
- Hartzog W., 'Website Design as Contract' (2011) 60(6) *American University Law Review* 1635.
- Hartzog W., Melber A. and Salinger E., 'Fighting Facebook: A Campaign for a People's Terms of Service' Center for Internet and Society (22 May 2013) <http://cyberlaw.stanford.edu/blog/2013/05/fighting-facebook-campaign-people%E2%80%99s-terms-service>.
- Harvey E. and others (eds.), *Private Life and Privacy in Nazi Germany* (Cambridge University Press 2019).
- Helberger N., 'Diversity by Design' (2011) 1 *Journal of Information Policy* 441.
- Helberger N., 'On the Democratic Role of News Recommenders' (2019) 7(8) *Digital Journalism* 993.
- Helberger N. and others, 'Governing Online Platforms: From Contested to Cooperative Responsibility' (2018) 34(1) *The Information Society* 1.
- Helmond A., 'The Platformization of the Web: Making Web Data Platform Ready' (2015) 1(2) *Social Media + Society* 1.
- Hijmans H., *The European Union as Guardian of Internet Privacy. The Story of Art 16 TFEU* (Springer 2016).
- Hildebrandt M. and Gutwirth S. (eds.), *Profiling the European Citizen. Cross-Disciplinary Perspectives* (Springer 2008).
- Hildebrandt M. and O'Hara K. (eds.), *Life and the Law in the Era of Data-Driven Agency* (Edward Elgar 2020).
- Hildebrandt M., 'Slaves to Big Data. Or Are We?' (2013) 17 IDP *Revista de Internet Derecho y Política* 7.
- Hildebrandt M., *Smart Technologies and the End(s) of Law* (Edward Elgar 2016).
- Hildebrandt M., 'The Artificial Intelligence of European Union Law' (2020) 21 *German Law Journal* 74.

- Hildebrandt M., 'The Dawn of a Critical Transparency Right for the Profiling Era' in Jacques Bus and others (eds.), *Digital Enlightenment Yearbook* (IOS Press 2012).
- Hirsch D. D., 'The Law and Policy of Online Privacy: Regulation, Self-Regulation, or Co-Regulation?' (2011) 34 Seattle University Law Review 439.
- Hirschl R. and Shachar A., 'Spatial Statism' (2019) 17(2) International Journal of Constitutional Law 387.
- Ho D. E. and Schauer F., 'Testing the Marketplace of Ideas' (2015) 90 New York University Law Review 1161.
- Hong Y., *Networking China: The Digital Transformation of the Chinese Economy* (University of Illinois Press 2017).
- Horwitz, J., 'Facebook Says Its Rules Apply to All. Company Documents Reveal a Secret Elite That's Exempt' The Wall Street Journal (13 September 2021) [www.wsj.com/articles/facebook-files-xcheck-zuckerberg-elite-rules-11631541353?mod=article\\_inline](http://www.wsj.com/articles/facebook-files-xcheck-zuckerberg-elite-rules-11631541353?mod=article_inline).
- Humerick M., 'Taking AI Personally: How the E.U. Must Learn to Balance the Interests of Personal Data Privacy & Artificial Intelligence' (2018) 34 Santa Clara High Technology Law Journal 393.
- Husovec M., *Injunctions against Intermediaries in the European Union. Accountable but Not Liable?* (Cambridge University Press 2017).
- Husovec M., 'Holey Cap! CJEU Drills (yet) Another Hole in the e-Commerce Directive's Safe Harbours' (2017) 12(2) Journal of Intellectual Property Law and Practice 115.
- Husovec M., 'How Europe Wants to Redefine Global Online Copyright Enforcement' in Tatiana E. Synodinou (ed.), *Pluralism or Universalism in International Copyright Law* (Wolters Kluwer 2019).
- Ingram M., 'How Google and Facebook Have Taken Over the Digital Ad Industry' Fortune (4 January 2017) <https://fortune.com/2017/01/04/google-facebook-ad-industry/>.
- Ip E. C., 'Globalization and the Future of the Law of the Sovereign State' (2010) 8 (3) International Journal of Constitutional Law 636.
- Jackson V. C. and Tushnet M. (eds.), *Proportionality: New Frontiers, New Challenges* (Cambridge University Press 2017).
- Jaffe L., 'Law Making by Private Groups' (1937) 51 Harvard Law Review 201.
- Jain P., Gyanchandani M. and Khare N., 'Big Data Privacy: A Technological Perspective and Review' (2016) 3 Journal of Big Data.
- Jančiūtė L., 'EU Data Protection and "Treaty-base Games": When Fundamental Rights are Wearing Market-making Clothes' in Ronald Leenes and others (eds.), *Data Protection and Privacy. The Age of Intelligent Machine* (Hart 2017).
- Janeček V. and Malgieri G., 'Data Extra Commercium' in Sebastian Lohsse, Reiner Schulze and Dirk Staudenmayer (eds.), *Data as Counter-Performance—Contract Law 2.0?* (Hart 2020).
- Jenkins H., *Convergence Culture: Where Old and New Media Collide* (New York University Press 2006).
- Johnson D. R. and Post D., 'And How Shall the Net be Governed?' in Brian Kahin and James Keller (eds.) *Coordinating the Internet* (MIT Press 1997).

- Johnson D. R. and Post D., 'Law and Borders: The Rise of Law in Cyberspace' (1996) 48(5) Stanford Law Review 1371.
- Johnston L. and Shearing C., *Governing Security. Explorations in Policing and Justice* (Routledge 2003).
- Jones M. L., 'Right to a Human in the Loop: Political Constructions of Computer Automation and Personhood' (2017) 47 Social Studies of Science 216.
- Jozwiak M., 'Balancing the Rights to Data Protection and Freedom of Expression and Information by the Court of Justice of the European Union. The Vulnerability of Rights in an Online Context' (2016) 23(3) Maastricht Journal of European and Comparative Law 404.
- Kaiser B., *Targeted: The Cambridge Analytica Whistleblower's Inside Story of How Big Data, Trump, and Facebook Broke Democracy and How It Can Happen Again* (Harper Collins 2019).
- Kaltheuner F. and Bietti E., 'Data Is Power: Towards Additional Guidance on Profiling and Automated Decision-Making in the GDPR' (2018) 2(2) Journal of Information Rights, Policy and Practice.
- Kaminski M. E., 'Binary Governance: Lessons from the GDPR's Approach to Algorithmic Accountability' (2019) 92 Southern California Law Review 1529.
- Kaminski M. E. and Urban J. M., 'The Right to Contest AI' (2021) 121(7) Columbia Law Review 1957.
- Kaminski M. E., 'The Right to Explanation, Explained' (2019) 34 Berkley Technology Law Journal 189.
- Kaplan C. S., 'A Kind of Constitutional Convention for the Internet' The New York Times (23 October 1998) [www.nytimes.com/library/tech/98/10/cyber/cyberlaw/23law.html](http://www.nytimes.com/library/tech/98/10/cyber/cyberlaw/23law.html).
- Karapapa S. and Borghi M., 'Search Engine Liability for Autocomplete Suggestions: Personality, Privacy and the Power of the Algorithm' (2015) 23 International Journal of Law & Information Technology 261.
- Karppinen K., 'The Limits of Empirical Indicators: Media Pluralism as an Essentially Contested Concept' in Peggy Valcke and others (eds.), *Media Pluralism and Diversity: Concepts, Risks and Global Trends* (Springer 2015).
- Kaye D., *Speech Police: The Global Struggle to Govern the Internet* (Columbia Global Reports 2019).
- Keane M. and Yu H., 'A Digital Empire in the Making: China's Outbound Digital Platforms' (2019) 13 International Journal of Communication 4624.
- Kearns M. and Roth A., *The Ethical Algorithm: The Science of Socially Aware Algorithm Design* (Oxford University Press 2019).
- Keller D., 'The Right Tools: Europe's Intermediary Liability Laws and the Eu 2016 General Data Protection Regulation' (2018) 33 Berkeley Technology Law Journal 297.
- Keller D., 'Who Do You Sue? State and Platform Hybrid Power Over Online Speech' (2019) Hoover Institution, Aegis Series Paper No. 1902 [www.hoover.org/sites/default/files/research/docs/who-do-you-sue-state-and-platform-hybrid-power-over-online-speech\\_0.pdf](http://www.hoover.org/sites/default/files/research/docs/who-do-you-sue-state-and-platform-hybrid-power-over-online-speech_0.pdf).

- Keller T. R. and Gillett R., 'Why Is It So Hard to Stop COVID-19 Misinformation Spreading on Social Media?' *The Conversation* (13 April 2020) <https://theconversation.com/why-is-it-so-hard-to-stop-covid-19-misinformation-spreading-on-social-media-134396>.
- Kerr O. S., 'The Mosaic Theory of the Fourth Amendment' (2012) 111 Michigan Law Review 311.
- Kessler F., 'Contract of Adhesion - Some Thoughts about Freedom of Contract' (1943) 43 Columbia Law Review 629.
- Kettemann M., *The Normative Order of the Internet: A Theory of Rule and Regulation Online* (Oxford University Press 2020).
- Kim N. S. and Telman D. A., 'Internet Giants as Quasi-Governmental Actors and the Limits of Contractual Consent' (2015) 80 Missouri Law Review 723.
- Kindt E. J., *Privacy and Data Protection Issues of Biometric Applications. A Comparative Legal Analysis* (Springer 2013).
- Kirkpatrick M., 'Facebook's Zuckerberg Says the Age of Privacy is Over' *The New York Times* (10 January 2010) [www.nytimes.com/external/readwriteweb/2010/01/10/10readwriteweb-facebook-s-zuckerberg-says-the-age-of-privacy-82963.html?source=post\\_page.](http://www.nytimes.com/external/readwriteweb/2010/01/10/10readwriteweb-facebook-s-zuckerberg-says-the-age-of-privacy-82963.html?source=post_page.)
- Kitchin R. and Lauriault T.P., 'Small Data, Data Infrastructures and Big Data' (2014) 80(4) GeoJournal 463.
- Klabbers J., Peters A. and Ulfsein G., *The Constitutionalisation of International Law* (Oxford University Press 2009).
- Klang M. and Murray A. (eds.), *Human Rights in the Digital Age* (Cavendish 2005).
- Klonick K., 'The Facebook Oversight Board: Creating an Independent Institution to Adjudicate Online Free Expression' (2020) 129(8) *The Yale Law Journal* 2232.
- Klonick K., 'The New Governors: The People, Rules, and Processes Governing Online Speech' (2018) 131 *Harvard Law Review* 1598.
- Knight W., 'China Plans to Use Artificial Intelligence to Gain Global Economic Dominance by 2030' *MIT Technology Review* (21 July 2017) [www.technologyreview.com/2017/07/21/150379/china-plans-to-use-artificial-intelligence-to-gain-global-economic-dominance-by-2030/](http://www.technologyreview.com/2017/07/21/150379/china-plans-to-use-artificial-intelligence-to-gain-global-economic-dominance-by-2030/).
- Knox J. H., 'Horizontal Human Rights Law' (2008) 102(1) *American Journal of International Law* 1.
- Kohl U., *Jurisdiction and the Internet: Regulatory Competence over Online Activity* (Cambridge University Press 2007).
- Kokott J. and Sobotta C., 'The Distinction between Privacy and Data Protection in the Jurisprudence of the CJEU and the ECtHR' (2013) 3 *International Data Privacy Law* 222.
- Koltay A., *New Media and Freedom of Expression. Rethinking the Constitutional Foundations of the Public Sphere* (Hart 2019).
- Koops B. J., 'The Trouble with European Data Protection Law' (2014) 4(4) *International Data Privacy Law* 250.
- Kosseff J., 'Defending Section 230: The Value of Intermediary Immunity' (2010) 15 *Journal of Technology Law & Policy* 123.

- Kosseff J., *The Twenty-Six Words That Created the Internet* (Cornell University Press 2019).
- Kostka G., 'China's Social Credit Systems and Public Opinion: Explaining High Levels of Approval' (2019) 21(7) *New Media & Society* 1565.
- Kreimer S. F., 'Censorship by Proxy: The First Amendment, Internet Intermediaries, and the Problem of the Weakest Link' (2006) 155 *University of Pennsylvania Law Review* 11.
- Kreiss D. and McGregor S. C., 'The "Arbiters of What Our Voters See": Facebook and Google's Struggle with Policy, Process, and Enforcement around Political Advertising' (2019) 36(4) *Political Communication* 499.
- Krisch N., *Beyond Constitutionalism. The Pluralist Structure of Postnational Law* (Oxford University Press 2010).
- Kuczerawy A., 'Safeguards for Freedom of Expression in the Era of Online Gatekeeping' (2018) 3 *Auteurs & Media* 292.
- Kuczerawy A., 'The Power of Positive Thinking. Intermediary Liability and the Effective Enjoyment of the Right to Freedom of Expression' (2017) 3 *Journal of Intellectual Property, Information Technology and Electronic Commerce Law* 182.
- Kuczerawy A. and Ausloos J., 'From Notice-and-Takedown to Notice-and-Delist: Implementing Google Spain' (2016) 14 *Columbia Technology Law Journal* 219.
- Kumm M., 'Constituent Power, Cosmopolitan Constitutionalism, and Post-Positivist Law' (2016) 14(3) *International Journal of Constitutional Law* 2016.
- Kumm M. and Ferreres Comella V., 'What Is So Special about Constitutional Rights in Private Litigation? A Comparative Analysis of the Function of State Action Requirements and Indirect Horizontal Effect' in Andras Sajó and Renata Uitz (eds.), *The Constitution in Private Relations: Expanding Constitutionalism* (Eleven 2005).
- Kumm M. and Walen A. D., 'Human Dignity and Proportionality: Deontic Pluralism in Balancing' Grant Huscroft and others (eds.), *Proportionality and the Rule of Law: Rights, Justification, Reasoning* (Cambridge University Press 2014).
- Kuner C., 'Extraterritoriality and Regulation of International Data Transfers in EU Data Protection Law' (2015) 5(4) *International Data Privacy Law* 235.
- Kuner C., 'The Internet and the Global Reach of EU Law' in Marise Cremona and Joanne Scott (eds.), *EU Law Beyond EU Borders: The Extraterritorial Reach of EU Law* (Oxford University Press 2019).
- Kuner C. and others, 'Machine Learning with Personal Data: Is Data Protection Law Smart Enough to Meet the Challenge?' (2017) 7(1) *International Data Privacy Law* 1.
- Kuner C. and others, 'Risk Management in Data Protection' (2015) 5(2) *International Data Privacy Law* 95.
- Kwet M., 'Digital Colonialism: US Empire and the New Imperialism in the Global South' (2019) 60(4) *Race & Class* 3.
- Laidlaw E. B., 'A Framework for Identifying Internet Information Gatekeepers' (2012) 24(3) *International Review of Computer Law and Technology* 263.

- Laney D., '3D Data Management: Controlling Data Volume, Velocity and Variety' (2001) Application Delivery Strategies.
- Langvardt K., 'Regulating Online Content Moderation' (2018) 106 The Georgetown Law Journal 1353.
- Lawson G., 'The Rise and Rise of the Administrative State' (1994) 107 Harvard Law Review 1231.
- Leczykiewicz D., 'Horizontal Application of the Charter of Fundamental Rights' (2013) 38(3) European Law Review 479.
- Lenaerts K., 'Exploring the Limits of the EU Charter of Fundamental Rights' (2013) 8(3) European Constitutional Law Review 375.
- Lessig L., 'An Information Society: Free or Feudal' (2004) World Summit on the Information Society (WSIS) [www.itu.int/wsis/docs/pc2/visionaries/lessig.pdf](http://www.itu.int/wsis/docs/pc2/visionaries/lessig.pdf).
- Lessig L., *Code: And Other Laws of Cyberspace*. Version 2.0 (Basic Books 2006).
- Lessig L., 'Reading the Constitution in Cyberspace' (1996) 45(3) Emory Law Journal 869.
- Lessig L., 'The New Chicago School' (1998) 27(2) The Journal of Legal Studies 661.
- Lessig L. and Resnick P., 'Zoning Speech on the Internet: A Legal and Technical Model' (1998) 98 Michigan Law Review 395.
- Lessin J., 'Facebook Shouldn't Fact Check. New York Times', The New York Times (29 November 2016) [www.nytimes.com/2016/11/29/opinion/facebook-shouldnt-fact-check.html](http://www.nytimes.com/2016/11/29/opinion/facebook-shouldnt-fact-check.html).
- Liang F. and others, 'Constructing a Data-Driven Society: China's Social Credit System as a State Surveillance Infrastructure' (2018) 10(4) Policy & Internet 415.
- Lidsky L. B., 'Public Forum 2.0' (2011) Boston University Law Review 1975.
- Linskey O., 'Grappling with "Data Power": Normative Nudges from Data Protection and Privacy' (2019) 20(1) Theoretical Inquiries in Law 189.
- Lobel O., 'The Law of the Platforms' (2016) 101 Minnesota Law Review 87.
- Lohr S., *Data-ism: The Revolution Transforming Decision Making, Consumer Behavior, and Almost Everything Else* (Blackstone 2015).
- Loi M. and Dehaye P. O., 'If Data is the New Oil, when is the Extraction of Value from data Unjust?' (2018) 7(2) Philosophy & Public Issues 137.
- Lucchi N., 'Freedom of Expression and the Right to Internet Access' in Monroe E. Price, Stefaan G. Verhulst, Libby Morgan (eds.), *Routledge Handbook of Media Law* (Routledge 2013).
- Luhman N., *Social System* (Stanford University Press 2016).
- Lynskey O., 'Regulating Platform Power' (2017) LSE Legal Studies Working Paper 1 [http://eprints.lse.ac.uk/73404/1/WPS2017-01\\_Lynskey.pdf](http://eprints.lse.ac.uk/73404/1/WPS2017-01_Lynskey.pdf).
- Lynskey O., 'Regulation by Platforms: The Impact on Fundamental Rights' in Luca Belli and Nicolo Zingales (eds.), *Platform Regulations How Platforms Are Regulated and How They Regulate Us* (FGV Direito Rio 2017).
- Lynskey O., *The Foundations of EU Data Protection Law* (Oxford University Press 2015).
- Lyon D., *Surveillance After Snowden* (Polity Press 2015).
- Lyon D., *The Culture of Surveillance: Watching as a Way of Life* (Polity Press 2018).

- Lyons K., 'India reportedly orders social media platforms to remove references to "Indian variant" of COVID-19' The Verge (23 May 2021) [www.theverge.com/2021/5/23/22449898/india-social-media-platforms-remove-indian-variant-covid-19-coronavirus](http://www.theverge.com/2021/5/23/22449898/india-social-media-platforms-remove-indian-variant-covid-19-coronavirus).
- Maceinate M., 'The "Riskification" of European Data Protection Law through a two-fold Shift' European Journal of Risk Regulation (2017) 8(3) European Journal of Risk Regulation 506.
- MacKinnon R., *Consent of the Networked: The Worldwide Struggle for Internet Freedom* (Basic Books 2013).
- Macnish K., 'Unblinking Eyes: The Ethics of Automating Surveillance' (2012) 14 Ethics and Information Technology 151.
- Mahapatra S., Fertmann M. and Kettemann M. C., 'Twitter's Modi Operandi: Lessons from India on Social Media's Challenges in Reconciling Terms of Service, National Law and Human Rights Law' Verfassungsblog (24 February 2021) <https://verfassungsblog.de/twitters-modi-operandi/>.
- Malgieri G., 'Automated Decision-Making in the EU Member States: The Right to Explanation and Other "Suitable Safeguards" in the National Legislations' (2019) 35(5) Computer Law & Security Review 105327.
- Malgieri G. and Comandè G., 'Why a Right to Legibility of Automated Decision-Making Exists in the General Data Protection Regulation' (2017) 7 International Data Privacy Law 234.
- Mann M., 'The Limits of (Digital) Constitutionalism: Exploring the Privacy-Security (Im)Balance in Australia' (2018) 80 International Communication Gazette 369.
- Mann M. and Matzner T., 'Challenging Algorithmic Profiling: The Limits of Data Protection and Anti-Discrimination in Responding to Emergent Discrimination' (2019) 6(2) Big Data & Society <https://journals.sagepub.com/doi/pdf/10.1177/2053951719895805>.
- Mansell R. and Javary M., 'Emerging Internet Oligopolies: A Political Economy Analysis' in Arthur S. Miller, Warren J. Samuels (eds.), *An Institutional Approach to Public Utilities Regulation* (Michigan State University Press 2002).
- Mantelero A., 'From Group Privacy to Collective Privacy: Towards a New Dimension of Privacy and Data Protection in the Big Data Era' in Linnet Taylor and others (eds.), *Group Privacy* (Springer 2017).
- Mantelero A., 'The Future of Consumer Data Protection in the EU Re-Thinking the "Notice and Consent" Paradigm in the New Era of Predictive Analytics' (2014) 30(6) Computer Law & Security Review 643.
- Manyika J. and others, 'Big Data: The Next Frontier for Innovation, Competition, and Productivity', McKinsey Global Institute (2011) [www.mckinsey.com/business-functions/mckinsey-digital/our-insights/big-data-the-next-frontier-for-innovation](http://www.mckinsey.com/business-functions/mckinsey-digital/our-insights/big-data-the-next-frontier-for-innovation).
- Maple C., 'Security and Privacy in Internet of Things' (2017) 2 Journal of Cyber Policy 155.
- Marks S., *The Riddle of All Constitutions: International Law, Democracy, and the Critique of Ideology* (Oxford University Press 2004).

- Marsden C., *Internet Co-Regulation: European Law, Regulatory Governance and Legitimacy in Cyberspace* (Cambridge University Press 2011).
- Mayer-Schönberger V. and Cukier K., *Big Data: A Revolution That Will Transform How We Live, Work, and Think* (Houghton Mifflin Harcourt 2013).
- McCradden C., 'Human Dignity and Judicial Interpretation of Human Rights' (2008) 19(4) European Journal of International Law 655.
- Mcdonald A. M. and Cranor L. F., 'The Cost of Reading Privacy Policies' (2008) 4(3) I/S: A Journal of Law and Policy for the Information Society 543.
- Mcgregor S. C., 'Personalization, Social Media, and Voting: Effects of Candidate Self-Personalization on Vote Intention' (2017) 20(3) News Media & Society 1139.
- McIlwain C. H., *Constitutionalism: Ancient and Modern* (Amagi 2007).
- McLuhan M., *Understanding Media. The Extensions of Man* (MIT Press 1994).
- McPherson M., Smith-Lovin L. and Cook J. M., 'Birds of a Feather: Homophily in Social Networks' (2001) 27 Annual Review of Sociology 415.
- McStay A. and Urquhart L., 'This Time with Feeling? Assessing EU Data Governance Implications for Out of Home Emotional AI' (2019) 24(10) First Monday <https://firstmonday.org/ojs/index.php/fm/article/download/9457/8146>.
- Meiklejohn A., *Free Speech and Its Relation to Self-Government* (Lawbook Exchange 2011).
- Meiklejohn A., 'The First Amendment Is an Absolute' (1961) The Supreme Court Review 245.
- Meldman J. A., 'Centralized Information Systems and the Legal Right to Privacy' (1969) 52 Marquette Law Review 335.
- Mendez R., 'Google Case in Italy' (2011) 1(2) International Data Privacy Law 137.
- Mendoza I. and Bygrave L. A., 'The Right Not to Be Subject to Automated Decisions Based on Profiling' in Tatiani Synodinou and other (eds.), *EU Internet Law: Regulation and Enforcement* (Springer 2017).
- Mill J. S., *On Liberty* (1859).
- Miller A. R., 'Personal Privacy in the Computer Age: The Challenge of a New Technology in an Information-Oriented Society' (1969) 67 Michigan Law Review 1089.
- Milton J., *Aeropagitica* (1644).
- Mittelstadt B., 'From Individual to Group Privacy in Big Data Analytics' (2017) 30 (4) Philosophy and Technology 475.
- Mittelstadt B. and Floridi L., 'The Ethics of Big Data: Current and Foreseeable Issues in Biomedical Contexts' (2016) 22 Science and Engineering Ethics 303.
- Mittelstadt B. and others, 'The Ethics of Algorithms: Mapping the Debate' (2016) 3 Big Data & Society <https://journals.sagepub.com/doi/pdf/10.1177/2053951716679679>.
- Mittelstadt B. D. and others, 'The Ethics of Algorithms: Mapping the Debate' (2016) 3(2) Big Data & Society <https://journals.sagepub.com/doi/pdf/10.1177/2053951716679679>.

- Moazed A. and Johnson N. L., *Modern Monopolies: What It Takes to Dominate the 21st Century Economy* (St Martin's Press 2016).
- Moeller J. and Helberger N., 'Beyond the Filter Bubble: Concepts, Myths, Evidence and Issues for Future Debates. A Report Drafted for the Dutch Media Regulator' (2018) <https://dare.uva.nl/search?identifier=478edb9e-8296-4a84-9631-c7360d593610>.
- Moerel L., 'The Long Arm of EU Data Protection Law: Does the Data Protection Directive Apply to Processing of Personal Data of EU Citizens by Websites Worldwide?' (2011) 1(1) International Data Privacy Law 28.
- Möller J. and others, 'Do Not Blame it on the Algorithm: An Empirical Assessment of Multiple Recommender Systems and Their Impact on Content Diversity' (2018) 21(7) Information, Communication & Society 959.
- Moore M. and Tambini D. (eds.), *Digital Dominance: The Power of Google, Amazon, Facebook, and Apple* (Oxford University Press 2018).
- Morozov E., *The Net Delusion: The Dark Side of Internet Freedom* (Public Affairs 2011).
- Morozov E., *To Save Everything, Click Here: The Folly of Technological Solutionism* (Public Affairs 2013).
- Mortelmans K., 'The Common Market, the Internal Market and the Single Market, What's in a Market?' (1998) 35(1) Common Market Law Review 101.
- Mourby M. and others, 'Are "Pseudonymised" Data Always Personal Data? Implications of the GDPR for Administrative Data Research in the UK' (2018) 34 Computer Law & Security Review 222.
- Mueller M., 'Hyper-Transparency and Social Control: Social Media as Magnets for Regulation' (2016) 39(9) Telecommunications Policy 804.
- Mueller M. L., 'Against Sovereignty in Cyberspace' (2020) 22(4) International Studies Review 779.
- Murray A., 'Internet Regulation' in David Levi-Faur (ed.), *Handbook on the Politics of Regulation* (Edward Elgar 2011).
- Murray A., *Information Technology Law: The Law and Society* (Oxford University Press 2013).
- Murray A., 'Nodes and Gravity in Virtual Space' (2011) 5(2) Legisprudence 195.
- Murray A., *The Regulation of Cyberspace* (Routledge 2007).
- Musiani F., 'Network Architecture as Internet Governance' (2013) 2(4) Internet Policy Review <https://policyreview.info/node/208/pdf>.
- Napoli P. M., *Social Media and the Public Interest: Media Regulation in the Disinformation Age* (Columbia University Press 2019).
- Narayanan A. and Shmatikov V., 'Myths and Fallacies of Personally Identifiable Information' (2010) 53 Communications of the ACM 24.
- Negroponte N., *Being Digital* (Alfred A Knopf 1995).
- Nemitz P., 'Constitutional Democracy and Technology in the age of Artificial Intelligence' (2018) Royal Society Philosophical Transactions A 376.
- Netanel N. W., 'Cyberspace Self-Governance: A Skeptical View from the Liberal Democratic Theory' (2000) 88 California Law Review 401.
- Newell S. and Marabelli M., 'Strategic Opportunities (and Challenges) of Algorithmic Decision-making: A Call for Action on The Long-Term Societal

- Effects of ‘Datification’ (2015) 24 *The Journal of Strategic Information Systems* 3.
- Neyland D., ‘Bearing Accountable Witness to the Ethical Algorithmic System’ (2016) 41 *Science, Technology & Human Values* 50.
- Nicas J., ‘YouTube Tops 1 Billion Hours of Video a Day, on Pace to Eclipse TV’ *Wall Street Journal* (27 February 2017) [www.wsj.com/articles/youtube-tops-1-billion-hours-of-video-a-day-on-pace-to-eclipse-tv-1488220851](http://www.wsj.com/articles/youtube-tops-1-billion-hours-of-video-a-day-on-pace-to-eclipse-tv-1488220851).
- Nissenbaum H., ‘A Contextual Approach to Privacy Online’ (2011) 140(4) *Daedalus* 32.
- Nissenbaum H., ‘From Preemption to Circumvention: If Technology Regulates, Why Do We Need Regulation (and Vice Versa)?’ (2011) 26 *Berkley Technology Law Journal* 1367.
- Nissenbaum H., ‘Protecting Privacy in an Information Age: The Problem of Privacy in Public’ (1998) 17 *Law and Philosophy* 559.
- Noble S. U., *Algorithms of Oppression: How Search Engines Reinforce Racism* (NYU Press 2018).
- Novet J., ‘Pentagon Asks Amazon, Google, Microsoft and Oracle for Bids on New Cloud Contracts’ *CNBC* (19 November 2021) [www.cnbc.com/2021/11/19/pentagon-asks-amazon-google-microsoft-oracle-for-cloud-bids.html](http://www.cnbc.com/2021/11/19/pentagon-asks-amazon-google-microsoft-oracle-for-cloud-bids.html).
- Novick S., *Honorable Justice* (Laurel 1990).
- Nunziato D. C., ‘The Death of The Public Forum in Cyberspace’ (2005) 20 *Berkeley Technology Law Journal* 1115.
- Ohm P., ‘Broken Promises of Privacy: Responding to the Surprising Failure of Anonymization’ (2010) 57 *UCL Law Review* 1701.
- O’Neil C., *Weapons of Math Destruction: How Big Data Increases Inequality and Threatens Democracy* (Crown Pub 2016).
- Orwell G., 1984 (Penguin Books 2008).
- Oswald M., ‘Algorithm-Assisted Decision-making in the Public Sector: Framing the Issues Using Administrative Law Rules Governing Discretionary Power’ (2018) 376 *Philosophical Transaction Royal Society A*.
- Padovani C. and Santaniello M., ‘Digital Constitutionalism: Fundamental Rights and Power Limitation in the Internet Eco-System’ (2018) 80 *International Communication Gazzette* 295.
- Pagallo U., ‘On the Principle of Privacy by Design and its Limits: Technology, Ethics and the Rule of Law’ in Serge Gutwirth and others (eds.), *European Data Protection: In Good Health?* (Springer 2012).
- Palfrey J. G., ‘Four Phases of Internet Regulation’ (2010) 77(3) *Social Research* 981.
- Pariser E., *The Filter Bubble: What the Internet Is Hiding from You* (Viking 2011).
- Parker G. G., Van Alstyne M. W. and Choudary S. P., *Platform Revolution – How Networked Markets are Transforming the Economy – And How To Make them Work for You* (WW Norton & Company Inc 2017).
- Pasquale F., ‘From Territorial to Functional Sovereignty: The Case of Amazon’ *Law and Political Economy* (6 December 2017) <https://lpeblog.org/2017/12/06/from-territorial-to-functional-sovereignty-the-case-of-amazon>.

- Pasquale F., 'Inalienable Due Process in an Age of AI: Limiting the Contractual Creep toward Automated Adjudication' in Hans-W. Micklitz and others (eds.), *Constitutional Challenges in the Algorithmic Society* (Cambridge University Press 2021).
- Pasquale F, 'Internet Nondiscrimination Principles: Commercial Ethics for Carriers and Search Engines' (2008) University of Chicago Legal Forum 263.
- Pasquale F., *New Laws of Robotics. Defending Human Expertise in the Age of AI* (Belknap Press 2020).
- Pasquale F., 'Platform Neutrality: Enhancing Freedom of Expression in Spheres of Private Power' (2016) 17 Theoretical Inquiries in Law 487.
- Pasquale F., 'Reforming the Law of Reputation' (2015) 47 Loyola University of Chicago Law Journal 515.
- Pasquale F., *The Black Box Society: The Secret Algorithms That Control Money and Information* (Harvard University Press 2015).
- Pasquale F. A., 'Privacy, Autonomy, and Internet Platforms' in Marc Rotenberg, Julia Horwitz and Jeramie Scott (eds.), *Privacy in the Modern Age, the Search for Solutions* (The New Press 2015).
- Paul K. and Milmo D., 'Facebook Putting Profit Before Public Good, Says Whistleblower Frances Haugen' The Guardian (4 October 2021) [www.theguardian.com/technology/2021/oct/03/former-facebook-employee-frances-haugen-identifies-herself-as-whistleblower](http://www.theguardian.com/technology/2021/oct/03/former-facebook-employee-frances-haugen-identifies-herself-as-whistleblower).
- Paul K. and Vengattil M., 'Twitter Plans to Build "Decentralized Standard" for Social Networks' Reuters (11 December 2019) [www.reuters.com/article/us-twitter-content/twitter-plans-to-build-decentralized-standard-for-social-networks-idUSKBN1YF2EN](http://www.reuters.com/article/us-twitter-content/twitter-plans-to-build-decentralized-standard-for-social-networks-idUSKBN1YF2EN).
- Peguera M., 'The Shaky Ground of the Right to Be Delisted' (2016) 18 Vanderbilt Journal of Entertainment & Technology Law 507.
- Peppet S. R., 'Regulating the Internet of Things: First Steps Toward Managing Discrimination, Privacy, Security, and Consent' (2014) 93 Texas Law Review 85.
- Pernice I., 'Global Constitutionalism and the Internet. Taking People Seriously' IIIG Discussion Paper Series Discussion Paper (10 March 2015) [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=2576697](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2576697).
- Pernice I., 'Multilevel Constitutionalism and the Crisis of Democracy in Europe' (2015) 11(3) European Constitutional Law Review 541.
- Pernice I., 'The Treaty of Lisbon: Multilevel Constitutionalism in Action' (2009) 15(3) Columbia Journal of European Law 349.
- Perritt, Jr. H. H., 'Cyberspace Self-Government: Town Hall Democracy or Rediscovered Royalism?' (1997) 12 Berkeley Technology Law Journal 413.
- Perritt, Jr. H. H., 'The Internet as a Threat to Sovereignty? Thoughts on the Internet's Role in Strengthening National and Global Governance' (1998) 5 Indiana Journal of Global Legal Studies 423.
- Peters J., 'The "Sovereigns of Cyberspace" and State Action: The First Amendment's Application (or Lack Thereof) to Third-Party Platforms' (2018) 32 Berkeley Technology Law Journal 988.

- Petit N., *Big Tech and the Digital Economy. The Moligopoly Scenario* (Oxford University Press 2020).
- Petkova B., 'Privacy as Europe's First Amendment' (2019) 25(2) European Law Journal 140.
- Pistor K., 'Statehood in the Digital Age' (2020) 27(3) Constellations 3.
- Pitruzzella G. and Pollicino O., *Disinformation and Hate Speech: A European Constitutional Perspective* (Bocconi University Press 2020).
- Plantin J.-C. and others, 'Infrastructure Studies Meet Platform Studies in the Age of Google and Facebook' (2018) 20(1) New Media & Society 293.
- Pohle J., 'Digital Sovereignty' (2020) 9(4) Internet Policy Review <https://policyreview.info/pdf/policyreview-2020-4-1532.pdf>.
- Pollicino O., 'Contact Tracing and COVID-19: Commission and Member States Agree on Specifications' EU Law Live (16 June 2020) <https://eulawlive.com/contact-tracing-and-covid-19-commission-and-member-states-agree-on-specifications/>.
- Pollicino O., 'Fighting COVID-19 and Protecting Privacy under EU Law. A Proposal Looking at the Roots of European Constitutionalism' EU Law Live (16 May 2020) <https://eulawlive.com/weekend-edition/weekend-edition-no17/>.
- Pollicino O., 'Judicial Protection of Fundamental Rights in the Transition from the World of Atoms to the Word of Bits: The Case of Freedom of Speech' (2019) 25 European Law Journal 155.
- Pollicino O., *Judicial Protection of Fundamental Rights on the Internet: A Road Towards Digital Constitutionalism?* (Hart 2021).
- Pollicino O., 'Right to Internet Access: Quid Iuris?' in Andreas von Arnauld, Kerstin von der Decken and Mart Susi (eds.), *The Cambridge Handbook on New Human Rights. Recognition, Novelty, Rhetoric* (Cambridge University Press 2019).
- Pollicino O. and Apa E., *Modeling the Liability of Internet Service Providers: Google vs. Vivi Down. A Constitutional Perspective* (Egea 2013).
- Pollicino O. and Bassini M., 'Bridge Is Down, Data Truck Can't Get Through ... A Critical View of the Schrems Judgment in the Context of European Constitutionalism' (2017) 16 Global Community Yearbook of International Law and Jurisprudence 245.
- Pollicino O. and Bassini M., 'Free Speech, Defamation and the Limits to Freedom of Expression in the EU: A Comparative Analysis' in Andrej Savin and Jan Trzaskowski (eds.), *Research Handbook on EU Internet Law* (Edward Elgar 2014).
- Pollicino O. and Bassini M., 'Reconciling Right to Be Forgotten and Freedom of Information in the Digital Age: Past and Future of Personal Data Protection in the EU' (2014) 2 Diritto pubblico comparato ed europeo 641.
- Pollicino O. and Bassini M., 'The Law of the Internet between Globalisation and Localization' in Miguel Maduro, Kaarlo Tuori and Sivi Sankari (eds.), *Transnational Law. Rethinking European Law and Legal Thinking* (Cambridge University Press 2016).
- Pollicino O. and De Gregorio G., 'A Constitutional-Driven Change of Heart: ISP Liability and Artificial Intelligence in the Digital Single Market' (2019) 18 The Global Community Yearbook of International Law and Jurisprudence 237.

- Pollicino O. and Romeo G. (eds.), *The Internet and Constitutional Law: The Protection of Fundamental Rights and Constitutional Adjudication in Europe* (Routledge 2016).
- Popper B., 'A Quarter of the World's Population now Uses Facebook Every Month' *The Verge* (3 May 2017) [www.theverge.com/2017/5/3/15535216/facebook-q1-first-quarter-2017-earnings](http://www.theverge.com/2017/5/3/15535216/facebook-q1-first-quarter-2017-earnings).
- Pouillet Y., 'Data Protection Between Property and Liberties. A Civil Law Approach' in Henrik W. K. Kaspersen and Anja Oskamp (eds.), *Amongst Friends in Computers and Law. A Collection of Essays in Remembrance of Guy Vandenberghe* (Kluwer Law International 1990).
- Pouillet Y., 'Data Protection Legislation: What is at Stake for our Society and Democracy' (2009) 25 Computer Law & Security Review 211.
- Price M. E. and Verhulst S. G., *Self-Regulation and the Internet* (Kluwer 2004).
- Puetz T., 'Facebook: The New Town Square' (2014) 44 Southwestern Law Review 385.
- Purtova N., *Property Rights in Personal Data: A European Perspective* (Kluwer Law International 2011).
- Purtova N., 'The Law of Everything. Broad Concept of Personal Data and Future of EU Data Protection Law' (2018) 10(1) Law, Innovation and Technology 40.
- Puschmann C. and Burgess J., 'Big Data, Big Questions. Metaphors of Big Data' (2014) 8 International Journal of Communication 1690.
- Quelle C., 'Enhancing Compliance under the General Data Protection Regulation: The Risky Upshot of the Accountability- and Risk-based Approach' (2018) 9(3) European Journal of Risk Regulation 502.
- Quintais J. P. and others, 'Safeguarding User Freedoms in Implementing Article 17 of the Copyright in the Digital Single Market Directive: Recommendations from European Academics' (2019) 10(3) Journal of Intellectual Property, Information Technology and E-Commerce Law 277.
- Radin M. J., *Boilerplate the Fine Print, Vanishing Rights, and the Rule of Law* (Princeton University Press 2013).
- Rahman K. S., 'The New Utilities: Private Power, Social Infrastructure, and the Revival of the Public Utility Concept' (2018) 39 Cardozo Law Review 1621.
- Ranchordas S. and Goanta C., 'The New City Regulators: Platform and Public Values in Smart and Sharing Cities' (2020) 36 Computer Law and Security Review 105375.
- Redeker D. and others, 'Towards Digital Constitutionalism? Mapping Attempts to Craft an Internet Bill of Rights' (2018) 80 International Communication Gazette 302.
- Regan P. M., *Legislating Privacy, Technology, Social Values and Public Policy* 321 (University of North Carolina Press 1995).
- Reidenberg J. R., 'Governing Networks and Rule-Making Cyberspace' (1996) 45 Emory Law Journal 911.
- Reidenberg J. R., 'Lex Informatica: The Formulation of Information Policy Rules through Technology' (1997-8) 76 Texas Law Review 553.
- Reidenberg J. R., 'States and Internet enforcement' (2004) 1 University of Ottawa Law & Technology Journal 213.

- Rheingold H., 'Habermas Blows Off Question about the Internet and the Public Sphere', SmartMobs (5 November 2007) [www.smartmobs.com/2007/11/05/habermas-blows-off-question-about-the-internet-and-the-public-sphere](http://www.smartmobs.com/2007/11/05/habermas-blows-off-question-about-the-internet-and-the-public-sphere).
- Richards N. M., *Intellectual Privacy: Rethinking Civil Liberties in the Digital Age* (Oxford University Press 2015).
- Richards N. M., 'The Dangers of Surveillance' (2013) 126 Harvard Law Review 1935.
- Richards N. M., 'The Information Privacy Law Project' (2006) 94 Georgetown Law Journal 1087.
- Richards N. M. and King J. H., 'Three Paradoxes of Big Data' (2013) 66 Stanford Law Review Online 41.
- Roberts S. T., *Behind the Screen: Content Moderation in the Shadows of Social Media* (Yale University Press 2019).
- Roberts S. T., 'Content Moderation' in Laurie A. Schintler and Connie L. McNeely (eds.), *Encyclopedia of Big Data* (Springer 2017).
- Roberts S. T., 'Digital Detritus: "Error" and the Logic of Opacity in Social Media Content Moderation' (2018), 23(3) First Monday <https://firstmonday.org/ojs/index.php/fm/rt/printerFriendly/8283/6649>.
- Robertson V. H. S. E., 'Excessive Data Collection: Privacy Considerations and Abuse of Dominance in the Era of Big Data' (2020) 57(1) Common Market Law Review 161.
- Robin-Olivier S., 'The 'Digital Single Market' and Neoliberalism: Reflections on Net Neutrality' in Margot E. Salomon and Bruno De Witte (eds.), *Legal Trajectories of Neoliberalism: Critical Inquiries on Law in Europe* (RSCAS R 2019).
- Rocher L., Hendrickx J. M. and de Montjoye Y. A., 'Estimating the Success of Re-identifications in Incomplete Datasets Using Generative Models' (2019) 10 Nature Communications 3069.
- Rodotà S., *Vivere la democrazia* (Laterza 2019).
- Romei A. and Ruggieri S., 'A Multidisciplinary Survey on Discrimination Analysis' (2014) 29 The Knowledge Engineering Review.
- Rosen J., 'The Deciders: The Future of Privacy and Free Speech in the Age of Facebook and Google' (2012) 80 Fordham Law Review 1525.
- Rosenfeld M. and Sajo A., 'Spreading Liberal Constitutionalism: An Inquiry into the Fate of Free Speech Rights in New Democracies' in Sujit Choudhry (ed.), *The Migration of Constitutional Ideas* (Cambridge University Press 2007).
- Rouvroy A., 'Technology, Virtuality and Utopia: Governmentality in an Age of Autonomic Computing' in Mireille Hildebrandt and Antoniette Rouvroy, *Law, Human Agency and Autonomic Computing: The Philosophy of Law Meets the Philosophy of Technology* (Routledge 2011).
- Rouvroy A. and Poulet Y., 'The Right to Informational Self-Determination and the Value of Self-Development: Reassessing the Importance of Privacy for Democracy' in Serge Gutwirth and others (eds.), *Reinventing Data Protection?* (Springer 2009).
- Rozenshtain A. Z., 'Surveillance Intermediaries' (2018) 70 Stanford Law Review 99.

- Rubinstein I. and Good N., 'Privacy by Design: A Counterfactual Analysis of Google and Facebook Privacy Incidents' (2013) 28 Berkeley Technology Law Journal 1333.
- Rubinstein I. S., 'Big Data: The End of Privacy or a New Beginning?' (2013) 3(2) International Data Privacy Law 74.
- Rubinstein I. S., 'Regulating Privacy by Design' (2012) 26 Berkeley Technology Law Journal 1409.
- Ruggles R., de Pemberton Jr J. and Miller A. R., 'Computers, Data Banks, and Individual Privacy' (1968) 53 Minnesota Law Review 211.
- Rutherford G., 'State Action, Private Action, and the Thirteenth Amendment' (2008) 24(6) Virginia Law Review 1367.
- Sabeel Rahman K., 'Monopoly Men' Boston Review (11 October 2017) <http://bostonreview.net/science-nature/k-sabeel-rahman-monopoly-men>.
- Sabeel Rahman K., 'The New Utilities: Private Power, Social Infrastructure, and the Revival of the Public Utility Concept' (2018) 39 Cardozo Law Review 1621.
- Sadowski J., 'When Data Is Capital: Datafication, Accumulation, and Extraction' (2019) 6 Big Data & Society 1.
- Sajó A. and Uitz R., *The Constitution of Freedom: An Introduction to Legal Constitutionalism* (Oxford University Press 2017).
- Sánchez Graells A., *Public Procurement and the EU Competition Rules* (Hart 2015).
- Sander B., 'Democratic Disruption in the Age of Social Media: Between Marketized and Structural Conceptions of Human Rights Law' (2021) 32(1) European Journal of International Law 159.
- Sander B., 'Freedom of Expression in the Age of Online Platforms: The Promise and Pitfalls of a Human Rights Based Approach to Content Moderation' (2020) 43(4) Fordham Journal of International Law 939.
- Santaniello M. and others, 'The Language of Digital Constitutionalism and the Role of National Parliaments' (2018) 80 International Communication Gazette 320.
- Sartor G., "Providers" Liabilities in the New EU Data Protection Regulation: A Threat to Internet Freedoms?" (2013) 3(1) International Data Privacy Law 3.
- Sartor G., 'Providers Liability. From the eCommerce Directive to the Future' (2017) In-depth analysis for the IMCO Committee [www.europarl.europa.eu/R egData/etudes/DAN/2017/614179/IPOL\\_IDA\(2017\)614179\\_EN.pdf](http://www.europarl.europa.eu/R egData/etudes/DAN/2017/614179/IPOL_IDA(2017)614179_EN.pdf).
- Sartor G. and Viola de Azevedo Cunha M., 'The Italian Google-Case: Privacy, Freedom of Speech and Responsibility of Providers for User-Generated Contents' (2010) 18(4) International Journal of Law & Information Technologies 15.
- Sartori G., 'Constitutionalism: A Preliminary Discussion' (1962) 56(4) The American Political Science Review 853.
- Sassen S., *Losing Control? Sovereignty in the Age of Globalization* (Columbia University Press 1996).
- Sassen S., 'On the Internet and Sovereignty' (1998) 5 Indiana Journal of Global Legal Studies 545.

- Scassa T., 'Pandemic Innovation: The Private Sector and the Development of Contact-Tracing and Exposure Notification Apps' (2021) 6(2) *Business and Human Rights Journal* 352.
- Schaurer F., 'The Exceptional First Amendment' in Michael Ignatieff (ed.), *American Exceptionalism and Human Rights* (Princeton University Press 2005).
- Schermer B. W., 'The Limits of Privacy in Automated Profiling and Data Mining' (2011) 27(1) *Computer Law & Security Review* 45.
- Schermer B. W., Custers B. and van der Hof S., 'The Crisis of Consent: How Stronger Legal Protection May Lead to Weaker Consent in Data Protection' (2014) 16 *Ethics and Information Technology* 171.
- Schiller D., *Digital Capitalism. Networking the Global Market System* (MIT Press 1999).
- Schudson M., 'Was There Ever a Public Sphere? If So, When? Reflections on the American Case' in John Calhoun (ed.), *Habermas and the Public Sphere* (MIT Press 1992).
- Schutze R., '"Delegated" Legislation in the (New) European Union: A Constitutional Analysis' (2011) 74 (5) *Modern Law Review* 661.
- Schwab K., *The Fourth Industrial Revolution* (Crown 2016).
- Schwartz P. and Solove D., 'The PII Problem: Privacy and a New Concept of Personally Identifiable Information' (2011) 86 *NYU Law Review* 1814.
- Schwartz P., 'Global Data Privacy: The EU Way' (2019) 94 *NYU Law Review* 771.
- Schwartz P. M. and Peifer K. N., 'Transatlantic Data Privacy' (2017) 106 *Georgetown Law Journal* 115.
- Scott J., 'Extraterritoriality and Territorial Extension in EU Law' (2018) 62 *American Journal of Comparative Law* 87.
- Selbst A. D. and Powles J., 'Meaningful Information and the Right to Explanation' (2017) 7 *International Data Privacy Law* 233.
- Shadmy T., 'The New Social Contract: Facebook's Community and Our Rights' (2019) 37 *Boston University International Law Journal* 307.
- Shapiro A., 'The Disappearance of Cyberspace and the Rise of Code' (1998) 8 *Seton Hall Constitutional Law Journal* 703.
- Shapiro A. L., *The Control Revolution: How the Internet is Putting Individuals in Charge and Changing the World we Know* (Public Affairs 1999).
- Simon H. A., 'Designing Organizations for an Information-Rich World' in Martin Greenberger (ed.), *Computers, Communications, and the Public Interest* (Johns Hopkins Press 1971).
- Simoncini A. and Longo E., 'Fundamental Rights and the Rule of Law in the Algorithmic Society' in Hans-W. Micklitz and others (eds.), *Constitutional Challenges in the Algorithmic Society* (Cambridge University Press 2021).
- Simoncini M., *Administrative Regulation Beyond the Non-Delegation Doctrine: A Study on EU Agencies* (Hart 2018).
- Slawson D., 'Standard Forms of Contract and Democratic Control of Lawmaking Power' (1967) 84 *Harvard Law Review* 529.
- Solove D., *Nothing to Hide: The False Tradeoff Between Privacy and Security* (Yale University Press 2013).

- Solove D. J., 'A Brief History of Information Privacy Law' (2006) Proskauer on Privacy.
- Sommer J. H., 'Against Cyberlaw' (2000) 15 Berkeley Technology Law Journal 1145.
- Spano R., 'Intermediary Liability for Online User Comments under the European Convention on Human Rights' (2017) 17(4) Human Rights Law Review 665.
- Spoerri T., 'On Upload-Filters and other Competitive Advantages for Big Tech Companies under Article 17 of the Directive on Copyright in the Digital Single Market' (2019) 10(2) Journal of Intellectual Property, Information Technology and E-Commerce Law 173.
- Squires C. R., 'Rethinking the Black Public Sphere: An Alternative Vocabulary for Multiple Public Spheres' (2002) 12(4) Communication Theory 446.
- Srnicek N., *Platform Capitalism* (Polity Press 2016).
- Stalla-Bourdillon S. and Knight A., 'Anonymous Data v. Personal Data - A False Debate: An EU Perspective on Anonymisation, Pseudonymisation and Personal Data' (2017) 34 Wisconsin International Law Journal 284.
- Stark B. and others, 'Are Algorithms a Threat to Democracy? The Rise of Intermediaries: A Challenge for Public Discourse' Algorithm Watch (26 May 2020) <https://algorithmwatch.org/wp-content/uploads/2020/05/Governing-Platforms-communications-study-Stark-May-2020-AlgorithmWatch.pdf>.
- Stasi M. L., 'Ensuring Pluralism in Social Media Markets: Some Suggestions' (2020) EUI Working Paper RSCAS 2020/05 [https://cadmus.eui.eu/bitstream/handle/1814/65902/RSCAS\\_2020\\_05.pdf?sequence=1&isAllowed=y](https://cadmus.eui.eu/bitstream/handle/1814/65902/RSCAS_2020_05.pdf?sequence=1&isAllowed=y).
- Stein L., 'Policy and Participation on Social Media: The Cases of YouTube, Facebook, and Wikipedia' (2013) 6(3) Communication, Culture & Critique 353.
- Stewart L., 'Big Data Discrimination: Maintaining Protection of Individual Privacy Without Disincentivizing Businesses' Use of Biometric Data to Enhance Security' (2019) 60 Boston College Law Review 347.
- Stone Sweet A. and Mathews J., *Proportionality Balancing and Constitutional Governance. A Comparative and Global Approach* (Oxford University Press 2019).
- Stroud N. J., 'Polarization and Partisan Selective Exposure' (2010) 60(3) Journal of Communication 556.
- Sunstein C. R., *Infotopia: How Many Minds Produce Knowledge* 9 (Oxford University Press 2006).
- Sunstein C. R., *Republic.com* (Princeton University Press 2002).
- Sunstein C. R., *Republic.com 2.0* (Princeton University Press 2007).
- Suzor N., 'Digital Constitutionalism: Using the Rule of Law to Evaluate the Legitimacy of Governance by Platforms' (2018) 4(3) Social Media + Society, <https://journals.sagepub.com/doi/pdf/10.1177/2056305118787812>.
- Suzor N., *Lawless. The Secret Rules That Govern Our Digital Lives* (Cambridge University Press 2019).
- Svantesson D. J. B., 'A "Layered Approach" to the Extraterritoriality of Data Privacy Laws' (2013) 3(4) International Data Privacy Law 278.

- Svantesson D. J. B., *Solving the Internet Jurisdiction Puzzle* (Oxford University Press 2017).
- Taddeo M., ‘Modelling Trust in Artificial Agents, a First Step Toward the Analysis of E-Trust’ (2010) 20 *Minds and Machines* 243.
- Taddeo M. and Floridi L. (eds.), *The Responsibilities of Online Service Providers* (Springer 2017).
- Taylor R. B., ‘Consumer-Driven Changes to Online Form Contracts’ (2011–12) 67 *NYU Annual Survey of American Law* 371.
- Tene O. and Polonetsky J., ‘Big Data for All: Privacy and User Control in the Age of Analytics’ (2013) 11 *Northwestern Journal of Technology and Intellectual Property* 239.
- Teubner G., *Constitutional Fragments: Societal Constitutionalism and Globalization* (Oxford University Press 2012).
- Teubner G., *Law as an Autopoietic System* (Blackwell 1993).
- Teubner G., ‘Societal Constitutionalism: Alternatives to State-Centered Constitutional Theory?’ in Christian Joerges, Inger-Johanne Sand and Gunther Teubner (eds.), *Transnational Governance and Constitutionalism* (Hart 2004).
- Teubner G., ‘The Anonymous Matrix: Human Rights Violations by “Private” Transnational Actors’ (2006) 69(3) *Modern Law Review* 327.
- Teubner G. ‘The Project of Constitutional Sociology: Irritating Nation State Constitutionalism’ (2013) 4 *Transnational Legal Theory* 44.
- Tewksbury D. and Rittenberg J., ‘Online News Creation and Consumption: Implications for Modern Democracies’ in Andrew Chadwick and Philipp N. Howard (eds.), *The Handbook of Internet Politics* (Routledge 2008).
- Thurman N. and Schifferes S., ‘The Future of Personalization at News Websites: Lessons from a Longitudinal Study’ (2012) 13(5–6) *Journalism Studies* 775.
- Trotter Hardy I., ‘The Proper Legal Regime for “Cyberspace”’ (1994) 55 *University of Pittsburgh Law Review* 993.
- Tsai C. W. and others, ‘Big Data Analytics: A Survey’ (2015) 2 *Journal of Big Data* 21.
- Tsamados A. and others, ‘The Ethics of Algorithms: Key Problems and Solutions’ (2021) AI & Society <https://link.springer.com/article/10.1007/s00146-021-0115-4-8#citeas>.
- Tufekci Z., ‘Algorithmic Harms Beyond Facebook And Google: Emergent Challenges of Computational Agency’ (2015) 13 *Colorado Technology Law Journal* 213.
- Tully S., ‘A Human Right to Access the Internet? Problems and Prospects’ (2014) 14(2) *Human Rights Law Review* 175.
- Tully J., ‘The Imperialism of Modern Constitutional Democracy’ in Martin Loughlin and Neil Walker (eds.), *The Paradox of Constitutionalism: Constituent Power and Constitutional Form* (Oxford University Press 2008).
- Tuori K., *European Constitutionalism* (Cambridge University Press 2015).
- Turilli M. and Floridi L., ‘The Ethics of Information Transparency’ (2009) 11(2) *Ethics and Information Technology* 105.

- Turkle S., *Life on the Screen, Identity in the Age of Internet* (Simon & Schuster 1997).
- Tushnet M., 'The Issue of State Action/Horizontal Effect in Comparative Constitutional Law' (2003) 1(1) International Journal of Constitutional Law 79.
- Tushnet M., 'Shelley v. Kraemer and Theories of Equality' (1988) 33 New York Law School Law Review 383.
- Tushnet M., 'The Inevitable Globalization of Constitutional Law' (2009) 49 Virginia Journal of International Law 985.
- Tushnet M., 'The Issue of State Action/Horizontal Effect in Comparative Constitutional Law' (2003) 1(1) International Journal of Constitutional Law 79.
- Tushnet R., 'Power Without Responsibility: Intermediaries and the First Amendment' (2008) 76 George Washington Law Review 986.
- Tutt A., 'The New Speech' (2014) 41 Hastings Constitutional Law Quarterly 235.
- Urban J. M. and others, *Notice and Takedown in Everyday Practice* (American Assembly 2016).
- Vaihyanathan S., *Anti-Social Media* (Oxford University Press 2018).
- Van Alsenoy B., 'Allocating Responsibility Among Controllers, Processors, And "Everything In Between": The Definition of Actors and Roles in Directive 95/46' (2012) 28 Computer Law & Security Review 30.
- Van Alsenoy B., 'Liability under EU Data Protection Law from Directive 95/46 to the General Data Protection Regulation' (2016) 9(2) Journal of Intellectual Property, Information Technology and Electronic Commerce Law 271.
- van der Sloot B., 'Do Privacy and Data Protection Rules Apply to Legal Persons and Should They? A Proposal for a Two-tiered System' (2015) 31 Computer Law and Security Review 26.
- van der Sloot B., 'Welcome to the Jungle: The Liability of Internet Intermediaries for Privacy Violations in Europe' (2015) 3 Journal of Intellectual Property, Information Technology and Electronic Commerce Law 211.
- van Dijk J. and Poell T., 'Understanding Social Media Logic' (2013) 1(1) Media and Communication 2.
- van Dijck J., Poell T. and de Waal M., *The Platform Society: Public Values in a Connective World* (Oxford University Press 2018).
- Van Eecke P., 'Online Service Providers and Liability: A Plea for a Balanced Approach' (2011) 48 Common Market Law Review 1455.
- van Hoboken J., 'The Proposed EU Terrorism Content Regulation: Analysis and Recommendations with Respect to Freedom of Expression Implications' Transatlantic Working Group on Content Moderation Online and Freedom of Expression (2019) [www.ivir.nl/publicaties/download/TERREG\\_FoE-ANALYSIS.pdf](http://www.ivir.nl/publicaties/download/TERREG_FoE-ANALYSIS.pdf).
- Van Loo R., 'The Corporation as Courthouse' (2016) 33 Yale Journal on Regulation 547.
- Veale M., Binns R. and Ausloos J., 'When Data Protection by Design and Data Subject Rights Clash' (2018) 8 International Data Privacy Law 105.
- Veliz C., *Privacy Is Power: Why and How You Should Take Back Control of Your Data* (Bantam Press 2020).

- Vermeule A., *Common Good Constitutionalism* (Wiley & Sons, forthcoming).
- Vestager M., 'Algorithms and Democracy' Algorithmic Watch (30 October 2020) [https://ec.europa.eu/commission/commissioners/2019-2024/vestager/announcements/algorithms-and-democracy-algorithmwatch-online-policy-dialogue-30-october-2020\\_en](https://ec.europa.eu/commission/commissioners/2019-2024/vestager/announcements/algorithms-and-democracy-algorithmwatch-online-policy-dialogue-30-october-2020_en).
- Viellechner L., 'Responsive Legal Pluralism: The Emergence of Transnational Conflicts Law' (2015) 6(2) *Transnational Legal Theory* 312.
- Viola de Azevedo Cunha M. and others, 'Peer-to-Peer Privacy Violations and ISP Liability: Data Protection in the User-Generated Web' (2012) 2(2) *International Data Privacy Law* 50.
- Volokh E., 'In Defense of the Market Place of Ideas / Search for Truth as a Theory of Free Speech Protection' (2011) 97(3) *Virginia Law Review* 591.
- von Daniels D., *The Concept of Law from a Transnational Perspective* (Ashgate 2010).
- Wachter S. and Mittelstadt B. D., 'A Right to Reasonable Inferences: Re-Thinking Data Protection Law in the Age of Big Data and AI' (2019) *Columbia Business Law Review* 494.
- Wachter S. and Mittelstadt B. and Russell C., 'Why Fairness cannot be Automated: Bridging the Gap between EU Non-discrimination Law and AI' (2021) 41 *Computer Law & Security Review* 105567
- Wachter S. and others, 'Why a Right to Explanation of Automated Decision-Making Does Not Exist in the General Data Protection Regulation' (2017) 7 *International Data Privacy Law* 76.
- Wagner B., *Global Free Expression: Governing the Boundaries of Internet Content* (Springer 2016).
- Wagner B., 'Understanding Internet Shutdowns: A Case Study from Pakistan' (2018) 12 *International Journal of Communication* 3917.
- Wagner B. and others (eds.), *Research Handbook on Human Rights and Digital Technology: Global Politics, Law and International Relations* (Edward Elgar 2019).
- Wakabayashi D. and others, 'Big Tech Could Emerge from Coronavirus Crisis Stronger Than Ever' The New York Times (23 March 2020) [www.nytimes.com/2020/03/23/technology/coronavirus-facebook-amazon-youtube.html](http://www.nytimes.com/2020/03/23/technology/coronavirus-facebook-amazon-youtube.html).
- Waldron J., 'Constitutionalism: A Skeptical View' (2012) NYU, Public Law Research Paper No. 10-87 [https://papers.ssrn.com/sol3/papers.cfm?abstract\\_id=1722771&rec=1&srcabs=1760963&alg=1&pos=1](https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1722771&rec=1&srcabs=1760963&alg=1&pos=1).
- Walker N., *Intimations of Global Law* (Cambridge University Press 2015).
- Walkila S., *Horizontal Effect of Fundamental Rights in EU Law* (European Law Publishing 2016);
- Ward J. S. and Barker A., 'Undefined By Data: A Survey of Big Data Definitions' ArXiv <http://arxiv.org/abs/1309.5821>.
- Warf B., 'Geographies of Global Internet Censorship' (2011) 76 *GeoJournal* 1.
- Warner M., *Publics and Counterpublics* (MIT University Press 2002).
- Warren S. D. and Brandeis L. D., 'The Right to Privacy' (1890) 4 *Harvard Law Review* 193.

- Wauters E., Lievens E. and Valcke P., 'Towards a Better Protection of Social Media Users: A Legal Perspective on the Terms of Use of Social Networking Sites' (2014) 22 International Journal of Law & Information Technology 254.
- Weber R. H., 'Corporate Social Responsibility as a Gap-Filling Instrument' in Andrew P. Newell (ed.), *Corporate Social Responsibility: Challenges, Benefits and Impact on Business* (Nova 2014).
- Weber R. H., 'Internet of Things – New Security and Privacy Challenges' (2010) 26(1) Computer Law & Security Review 23.
- Webster J. G., 'User Information Regimes: How Social Media Shape Patterns of Consumption' (2010) 104 Northwestern University Law Review 593.
- Weiler J. H. H., *The Constitution of Europe* (Cambridge University Press 1999).
- Weiler J. H. H. and Wind M. (eds.), *European Constitutionalism beyond the State* (Cambridge University Press 2003).
- Weinberg J., 'ICANN and the Problem of Legitimacy' (2000) 50 Duke Law Journal 187.
- Weinrib L., 'Human Dignity as a Rights-Protecting Principle' (2004) 17 National Journal of Constitutional Law 330.
- Wen Y., *The Huawei Model: The Rise of China's Technology Giant* (University of Illinois Press 2020).
- Werro F., 'The Right to Inform v. the Right to be Forgotten: A Transatlantic Crash' in Aurelia Colombi Ciacchi and others (eds.), *Liability in the Third Millennium, Liber Amicorum Gert Bruggemeier* (Nomos 2009).
- West S. M., 'Censored, Suspended, Shadowbanned: User Interpretations of Content Moderation on Social Media Platforms' (2018) 20(11) New Media & Society 4380.
- Westin A. F., *Privacy and Freedom* (Athenum 1967).
- Whitman J. Q., 'On Nazi "Honour" and the New European Dignity' in Christian Joerges and Navraj Singh Ghaleigh, *Darker Legacies of Law in Europe: The Shadow of National Socialism and Fascism Over Europe and Its Legal Traditions* (Hart 2003).
- Whitman J. Q., 'The Two Western Cultures of Privacy: Dignity Versus Liberty' (2004) 113(6) Yale Law Journal 1151.
- Wiener A. and others, 'Global Constitutionalism: Human Rights, Democracy and the Rule of Law' (2012) 1 Global Constitutionalism 1.
- Wiener N., *The Human Use of Human Beings: Cybernetics and Society* (Da Capo Press 1988).
- Wolfsfeld G. and others, 'Social Media and the Arab Spring: Politics Comes First' (2013) 18(2) The International Journal of Press/Politics 115.
- Wu F. T., 'Collateral Censorship and the Limits of Intermediary Immunity' (2011) 87(1) Notre Dame Law Review 293.
- Wu T., 'Cyberspace Sovereignty? The Internet and the International Systems' (1997) 10(3) Harvard Law Journal 647.
- Wu T., *The Attention Merchants: The Epic Scramble to Get Inside our Heads* (Knopf 2016).
- Wu T., *The Curse of Bigness: How Corporate Giants Came to Rule the World* (Atlantic Books 2020).

- Xenidis R. and Senden L., 'EU Non-discrimination Law in the Era of Artificial Intelligence: Mapping the Challenges of Algorithmic Discrimination' in Ulf Bernitz and others (eds.), *General Principles of EU law and the EU Digital Order* (Kluwer Law International 2020).
- Yakovleva S., and Irion K., 'Toward Compatibility of the EU Trade Policy with the General Data Protection Regulation' (2020) 114 AJIL Unbound 10.
- York J. C., 'Policing Content in the Quasi-Public Sphere' Open Net Initiative' Bulletin (September 2010) <https://opennet.net/policing-content-quasi-public-sphere>.
- York J. C., *Silicon Values: The Future of Free Speech Under Surveillance Capitalism* (Verso Books 2021).
- York J. C. and Schmon C., 'The EU Online Terrorism Regulation: A Bad Deal' EFF (7 April 2021) [www.eff.org/it/deeplinks/2021/04/eu-online-terrorism-regulation-bad-deal](http://www.eff.org/it/deeplinks/2021/04/eu-online-terrorism-regulation-bad-deal).
- Zalnieriute M., 'Google LLC v. Commission Nationale de l'Informatique et des Libertés (CNIL)' (2020) 114(2) American Journal of International Law 261.
- Zanfir-Fortuna G., 'Forgetting About Consent: Why The Focus Should Be on "Suitable Safeguards" in Data Protection Law' in Serge Gutwirth, Ronald Leenes and Paul De Hert (eds.), *Reloading Data Protection* (Springer 2014).
- Zanzotto F. M., 'Viewpoint: Human-in-the-loop Artificial Intelligence' (2019) 64 Journal of Artificial Intelligence Research 243.
- Zarsky T., 'Incompatible: The GDPR in the Age of Big Data' (2017) 47 Seton Hall Law Review 1014.
- Zarsky T., 'Social Justice, Social Norms and the Governance of Social Media' (2015) 35 Pace Law Review 154.
- Zarsky T., 'The Trouble with Algorithmic Decisions: An Analytic Road Map to Examine Efficiency and Fairness in Automated and Opaque Decision Making' (2016) 41 Science, Technology, & Human Values 118.
- Zarsky T., 'Transparent Predictions' (2013) 4 University of Illinois Law Review 1507.
- Zarsky T., 'Understanding Discrimination in the Scored Society' (2014) 89 Washington Law Review 1375.
- Zeno-Zencovich V., *Freedom of Expression: A Critical and Comparative Analysis* (Routledge 2008).
- Zerilli J. and others, 'Algorithmic Decision-making and the Control Problem' (2019) 29 Minds and Machines 555.
- Ziccardi-Capaldo G., *The Pillars of Global Law* (Ashgate 2008).
- Zimmer D., 'Digital Markets: New Rules for Competition Law' (2015) 6(9) Journal of European Competition Law & Practice 627.
- Zittrain J., 'History of Online Gatekeeping' (2006) 19(2) Harvard Journal of Law & Technology 253.
- Zittrain J., *The Future of the Internet and How to Stop It* (Yale University Press 2008).
- Zittrain J. and Edelman B., 'Empirical Analysis of Internet Filtering in China' (2003) Harvard Law School Public Law Research Paper No. 62.

- Zuboff S., 'Big Other: Surveillance Capitalism and the Prospects of an Information Civilization' (2015) 30(1) Journal of Information Technology 75.
- Zuboff S., *The Age of Surveillance Capitalism: The Fight for a Human Future at the New Frontier of Power* (Public Affairs 2018).
- Zuckerberg M., 'Bringing the World Closer Together', Facebook (22 June 2017) [www.facebook.com/notes/mark-zuckerberg/bringing-the-world-closer-together/10154944663901634/](http://www.facebook.com/notes/mark-zuckerberg/bringing-the-world-closer-together/10154944663901634/).
- Zuckerberg M., 'Building Global Community' Facebook (16 February 2017) [www.facebook.com/notes/mark-zuckerberg/building-global-community/10154544292806634/](http://www.facebook.com/notes/mark-zuckerberg/building-global-community/10154544292806634/).
- Zuiderveen Borgesius F. J. and others, 'Online Political Microtargeting: Promises and Threats for Democracy' (2018) 14(1) Utrecht Law Review 82.
- Zuiderveen Borgesius F. J. and others, 'Should We Worry about Filter Bubbles?' (2016) 5(1) Internet Policy Review <https://policyreview.info/node/401/pdf>.
- Zumbansen P., 'The Law of Society: Governance Through Contract' (2007) 14(1) Indiana Journal of Global Legal Studies 191.