

Juria

## **Bibliografie zum Richterrecht – Update 58**

---

Das Update der Bibliografie enthält seit der Ausgabe 2006/4 von «Justice - Justiz - Giustizia» jeweils die neu veröffentlichten Monographien und Aufsätze im Themenbereich der Richterzeitung. Ab Ausgabe 2021/3 erfolgt die Aufbereitung in Zusammenarbeit mit dem Schweizerischen Institut für Judikative SIFJ; erfasst werden zusätzlich ca. 150 internationale Zeitschriften und die Kataloge von rund 25 internationalen Bibliotheken. Eine Gesamtübersicht der Bibliografie finden Sie auf: <https://sifj.ch/dokumentation/bibliography/>

---

Beitragsart: Literature

Zitiervorschlag: Juria, Bibliografie zum Richterrecht – Update 58, in: «Justice - Justiz - Giustizia» 2022/3

**Alawamleh Kamal Jamal**, To what extent is arbitration acceptable in individual labor disputes? A critique from a Jordanian law perspective, *International Journal of Law and Management*, Vol. 64 No. 1, 2022 pp. 18–31

**Anker Elizabeth S.**, Legal artifice: lessons from the United States, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:2, 258–266

**Antoshkina Valeriya K., Loshchykhin Oleksandr, Topchii Oksana, Shevchenko Dmytro, Hryhorchuk Myroslav V.**, Legislative Basics of Legal Interpretation, *International Journal for the Semiotics of Law – Revue internationale de Sémiotique juridique*, Published: 12 July 2022

**Arz Matthias**, Richterliche Überzeugungsbildung zu Schaden und Forderungshöhe : Anwendbarkeit und Durchführung der Schätzung nach § 287 ZPO, *NJW : Neue juristische Wochenschrift*, 2022, yr:2021, no:74

**Arzandeh Ardavan**, Brownlie II and the Service-out Jurisdiction under English Law, *International & Comparative Law Quarterly*, Published online by Cambridge University Press: 27 June 2022

**Asgeirsson Hrafn**, A Puzzle about Vagueness, Reasons and Judicial Discretion, *Legal Theory*, 2022

**Baetens Freya, Bismuth Régis**, Face à Face: Interview with Maria Teresa Infante Caffi – Judge at the International Tribunal for the Law of the Sea, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 237–243

**Barczentewicz Mikołaj**, Cart Judicial Reviews through the Lens of the Upper Tribunal, *Judicial Review*, 2021, VOL. 26, NO. 3, 179–191

**Basheska Elena**, EU Enlargement in Disregard of the Rule of Law: A Way Forward Following the Unsuccessful Dispute Settlement Between Croatia and Slovenia and the Name Change of Macedonia, *Hague Journal on the Rule of Law*, 2022

**Bassok Or**, Origins of order: project and system in the American legal imagination, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:2, 301–309

**Bédard-Rubin Jean-Christophe, Rubin Tiago**, The Elusive Quest for French on the Bench: Biligualism Scores for Canadian Supreme Court Justices, 1985–2013, *Canadian Journal of Law and Society*, Published Online on 14 July 2022

**Bello Hutt Donald**, Rule of Law and Political Representation, *Hague Journal on the Rule of Law*, (2022) 14:1–25

**Beqiraj Julinda, Moxham Lucy**, Reconciling the Theory and the Practice of the Rule of Law in the European Union Measuring the Rule of Law, *Hague Journal on the Rule of Law*, 2022

**Bergmann Blix Stina, Minissale Alessandra**, (Dis)passionate law stories: the emotional processes of encoding narratives in court, *Journal of Law and Society*, 2022;49:245–262

**Besson Sébastien**, La réforme du droit suisse de l'arbitrage international, *Revue de l'arbitrage : bulletin du Comité français de l'arbitrage*, Numéro 1(2021), pages 11–56

**Bhardwaj Shrutanjaya, Baheti Ayush**, Precedent, stare decisis and the Larger Bench Rule: Judicial Indiscipline at the Indian Supreme Court, *Indian Law Review*, 2022, 6:1, 58–83

**Binnall James M., Petersen Nick**, Felon-Jurors' Impact on Deliberation Satisfaction: Do They Really «Infect» the Process?, *Justice System Journal*, 2022,

**Bix Brian H.**, Legal interpretation and truth, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:1, 107–112

**Bobek Michal** (Hrsg.), *Selecting Europe's Judges: A Critical Review of the Appointment Procedures to the European Courts*, Oxford University Press, Oxford, 2015

**Boekestein Tom L.**, Making Do With What We Have: On the Interpretation and Enforcement of the EU's Founding Values, *German Law Journal*, (2022), 23, pp. 431–451

**Boisson de Chazournes Laurence**, Judicial Deference: Why Does It Matter?, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 419–424

**Bojarski Lukasz**, Civil Society Organizations for and with the Courts and Judges – Struggle for the Rule of Law and Judicial Independence: The Case of Poland 1976–2020, *German Law Journal*, 22, no. 7 (October 2021): 1344–1384

**Bonnet Baptiste**, Les rapports entre le Conseil constitutionnel et la Cour européenne des droits de l'homme: nouvelles modalités de dialogue? Ou l'art d'aller son train de sénateur, *Anthemis*, Limal, in: *Le Conseil constitutionnel et la Cour européenne des droits de l'Homme*; 2021, Pages 37–51

**Bonnet Julien, Afroukh Mustapha** (dir.), *Le Conseil constitutionnel et la Cour européenne des droits de l'Homme : vers un nouvel équilibre? : actes du colloque du 7 février 2020*, Anthemis, Limal, 2021

**Bowie Jennifer, Savchak Elisha Carol**, State Court Influence on US Supreme Court Opinions, *Journal of Law and Courts*, volume 10, number 1, Spring 2022

**Boyd Christina L., George Tracey E., Yoon Albert H.**, The Emerging Authority of Magistrate Judges within US District Courts, *Journal of Law and Courts*, volume 10, number 1, Spring 2022

**Bradley Kieran**, Appointment and Dis-Appointment at the CJEU: Part II – The Sharpston Litigation, *The Law & Practice of International Courts and Tribunals*, 15. Mar 2022, S. 178–197

**Bravo-Hurtado Pablo, van Rhee Cornelis Hendrik**, *Supreme Courts Under Pressure – Controlling Caseload in the Administration of Civil Justice*, Springer Nature Switzerland AG, Cham, 2021

**Bühlmann Lukas**, Identifier, apprécier, soupeser – et interpréter correctement, *Inforum / VLP-ASPAN*, Avril 2022, numéro 1, pages 14–19

**Burdziej Stanisław, Guzik Keith, Pilitowski Bartosz**, How Civility Matters in Civil Matters: Procedural Justice and Court Legitimacy in the Midst of a Legitimacy Crisis, *Law & Social Inquiry*, Volume 47, Issue 2, 558–583, May 2022

**Burgogue-Larsen Laurence**, Les relations entre les cours constitutionnelles européennes et la Cour européenne des droits de l’homme – la dialectique de la complexité, *Anthemis*, Limal, in: *Le Conseil constitutionnel et la Cour européenne des droits de l’Homme*; 2021, Pages 53–89

**Bustos Álvaro, Garoupa Nuno**, How Does Court Stability Affect Legal Stability?, «*The Journal of Law, Economics, and Organization*», Published: 15 July 2022

**Butler Miranda**, Statutory Interpretation after *PRCBC* and *O v SSHD*: Should we Waste the Court’s Time a Great Deal Less in Looking at Background Material?, *Judicial Review*, Published online: 18 May 2022

**Butt Simon, Murharjanti Prayekti**, What constitutes compliance? Legislative responses to Constitutional Court decisions in Indonesia, *ICON*, (2022), Vol. 20 No. 1, 428–453

**Canale Damiano**, A blind spot in the theories of legal interpretation, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:1, 130–138

**Cavallini Cesare, Cirillo Stefania**, Does Ginsburg’s Judicial Voice Get the International Level?, *Global Jurist*, 2022; 22(1): 107–135

**Chamon Merijn, de Arriba-Sellier Nathan**, FBF: On the Justiciability of Soft Law and Broadening the Discretion of EU Agencies – ECJ (Grand Chamber) 15 July 2021, Case C-911/19, *Fédération Bancaire Française (FBF) v Autorité de Contrôle Prudentiel et de Résolution*, ECLI:EU:C:2021:599, *European Constitutional Law Review*, Published online by Cambridge University Press: 24 June 2022

**Chan Kay-Wah, Ii Takayuki**, Empowering judicial scriveners as litigators in Japan: is it justifiable and of value?, *International Journal of the Legal Profession*, 2022, 29:2, 181–207

**Chan Peter C. H., Rhee C. H. van**, *Civil Case Management in the Twenty-First Century: Court Structures Still Matter*, Springer Nature Switzerland AG, Cham, 2021

**Chatziathanasiou Konstantin**, Beware the Lure of Narratives: «Hungry Judges» Should Not Motivate the Use of «Artificial Intelligence» in Law, *German Law Journal*, (2022), 23, pp. 452–464

**Cheruvu Sivaram, Krehbiel Jay N.**, Delegation, Compliance, and Judicial Decision Making in the Court of Justice of the European Union, *Journal of Law and Courts*, volume 10, number 1, Spring 2022

**Chiassoni Pierluigi**, Interpretation without truth: a reply to critics, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:1, 139–152

**Chiassoni Pierluigi, Spaic Bojan**, *Judges and Adjudication in Constitutional Democracies: A View from Legal Realism*, Springer Nature Switzerland AG, Cham, 2021

**Choi Donghyun Danny, Harris J. Andrew, Shen-Bayh Fiona**, Ethnic Bias in Judicial Decision Making: Evidence from Criminal Appeals in Kenya, *American Political Science Review*, (2022) 116, 3, 1067–1080

**Clements Richard**, «Efficiency Is Paramount in This Regard»: The Managerial Role of the ICC Presidency from Kirsch to Fernández, *The Law & Practice of International Courts and Tribunals*, 2022, Band 25: Ausgabe 1, 342–368

**Collins Paul M. jr.**, The Supreme Court, the President, and Congress – Lawmaking in a Separation of Power System, *Journal of Law and Courts*, volume 10, number 2, Fall 2022

**Crowe Jonathan**, Picnic, lightning’: the normative role of imagination in legal inquiry, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:2, 267–274

**de Búrca Gráinne**, Poland and Hungary’s EU membership: On not confronting authoritarian governments, *ICON*, (2022), Vol. 20 No. 1, 13–34

**Del Mar Maksymilian**, The ethics and politics of adjudication: a response to Anker, Crowe, and Golder, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:2, 287–300

**Deumier Pascale**, Le Conseil constitutionnel, la Cour européenne des droits de l’homme et la source jurisprudentielle, *Anthemis, Limal*, in: *Le Conseil constitutionnel et la Cour européenne des droits de l’Homme*; 2021, Pages 117–136

**Dörenbach Stella**, Mehr Interdisziplinarität wagen – über den Nutzen der Rechtstatsachenforschung, In: *Verantwortung und Recht*, Nomos, Baden-Baden, 2022, S. 235

**Dunoff Jeffrey L., Pollack Mark A.**, The Road not taken: Comparative International Judicial Dis-sent, *The American Journal of International Law*, 2022, Vol. 116:2 S. 340 ff.

**Dyevre Arthur, Lampach Nicolas, Glavina Monika**, Chilling or Learning? The Effect of negative Feedback on Interjudicial Cooperation in Nonhierarchical Referral Regimes, *Journal of Law and Courts*, volume 10, number 1, Spring 2022

**Ehrich Katja**, Der getauschte Bereitschaftsdienst, *Deutsche Richterzeitung*, 99. Jahrgang(2021), Heft 3, Seiten 102–107

**Endicott Timothy**, Legal misinterpretation, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:1, 99–106

**Epstein Lee, Knight Jack C.**, How social identity and social diversity affect judging, *Leiden Journal of International Law*, (2022), pp. 1–15

**Erdmann Max**, Verfassungsgerichtliche Integrationsverantwortung im europäischen Grundrechts-dialog, In: *Verantwortung und Recht*, , Nomos, Baden-Baden, 2022, S. 173

**Erikson Robert S.**, Appellate court assignments as a natural experiment: Gender panel effects in sex discrimination cases, *Journal of Empirical Legal Studies*, 2022, 13.04.22

**Eriksson Lina M., Vernby Kåre**, Let Me Be the Judge: Ideology, Identity, and Judicial Selection, *Journal of Experimental Political Science*, Published online by Cambridge University Press: 28 June 2022

**Esmark Magnus, Olsen Henrik Palmer, Smed Larsen Matthias, Byrne William Hamilton**, Adjudicating national contexts – Domestic particularity in the practices of the European Court of Human Rights?, *German Law Journal*, (2022), 23, pp. 465–492

**Fahner Johannes Hendrik**, The Limited Utility of Deference in International Dispute Settlement, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 467–479

**Fasel Raffael N.**, Less Incorrect Ways of Doing Jurisprudence, *The American Journal of Jurisprudence*, Vol. 67, No. 1 (2022), pp. 83–118

**Fikfak Veronika, Peat Daniel, van der Zee Eva**, Bias in International Law, *German Law Journal*, (2022), 23, pp. 281–297

**Fischman Joshua B.**, How many cases are easy?, *Journal of Legal Analysis*, 2021: Volume 13, 595

**Fisicaro Marco**, Protection of the Rule of Law and Competence Creep' via the Budget: The Court of Justice on the Legality of the Conditionality Regulation – ECJ Judgments of 16 February 2022, Cases C-156/21, Hungary v Parliament and Council and C-157/21, Poland v Parliament and Council, *European Constitutional Law Review*, Published online by Cambridge University Press: 27 June 2022

**Fox Danielle, Yamagata Hisashi**, Developing Court Capabilities and Insights through Data Conversion, *International Journal for Court Administration*, 2022,

**Fukunaga Yuka**, Deference and the Authority of International Adjudication, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 425–430

**Galushko Artem**, Politically Motivated Justice, Authoritarian Legacies and Their Role in Shaping Constitutional Practices in the Former Soviet Union, Asser Press, The Hague, 2021

**Gans-Morse Jordan**, Self-Selection into Corrupt Judiciaries, «*The Journal of Law, Economics, and Organization*», Volume 38, Issue 2, July 2022, Pages 386–421

**Glaser Andreas**, Schweiz: Die Regierung als Gesetzgeberin in der direkten Demokratie – neuer Schub für den Ausbau der Verfassungsgerichtsbarkeit auf Bundesebene?, *Zeitschrift für öffentliches Recht / Austrian Journal of Public Law*, 2022, Vol. 77 Issue 1 S. 113

**Gleß Sabine**, Intelligente Agenten als Zeugen im Strafverfahren?, *Juristenzeitung*, yr:2021, no:76

**Golder Ben**, The politics of judicial imagination, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:2, 275–286

**Gonzalez-Ocantos Ezequiel, Sandholtz Wayne**, The Sources of Resilience of International Human Rights Courts: The Case of the Inter-American System, *Law & Social Inquiry*, Volume 47, Issue 1, 95–131, February 2022

**Gormley Jay**, The inefficiency of plea bargaining, *Journal of Law and Society*, Version of Record online:22 May 2022

**Grabowska-Moroz Barbara, Kochenov Dimitry**, Understanding the Best Practices in the Area of the Rule of Law, RECONNECT – Reconciling Europe with its Citizens through Democracy and Rule of Law, 2020

**Grabowska-Moroz Barbara, Sniadach Olga**, The Role of Civil Society in Protecting Judicial Independence in Times of Rule of Law Backsliding in Poland, *Utrecht Law Review*, 17, no. 2 (2021): 56–69

**Grisay Dominique**, Dessine-moi la Cour de justice de l'Union européenne, *Anthemis*, Limal, 2021

**Gu Weixia**, Civil Justice Reform in Chinese Law and Society – Dispute Resolution in China: Litigation, Arbitration, Mediation, and Their Interactions, Routledge, London / New York, 2021

**Halter Ulrich**, Wirkliche Widersprüche und die Methode, wodurch sie sich lösen – Zum europäischen Verfassungsgerichtsverbund, *Archiv des öffentlichen Rechts*, 2022, 146, 195–252

**Hamann Hanjo**, Der blinde Fleck der deutschen Rechtswissenschaft: zur digitalen Verfügbarkeit instanzgerichtlicher Rechtsprechung, *Juristenzeitung*, yr:2021, no:76

**Hamann Hanjo**, Wann äußert sich das Bundesverfassungsgericht zur Zweitverwertungspflicht?, *Verfassungsblog*, 2022

**Harbarth Stephan**, Empirieprägung von Verfassungsrecht, *Juristen Zeitung*, 77. Jahrgang, 18. Februar 2022, Seiten 157–208

**Harper Erica, Colliou Yann**, ReImagining Customary Justice Systems: Interrogating Past Assumptions and Entertaining New Ones, *Hague Journal on the Rule of Law*, 2022

**Hartmann Lucas**, Die Aufhebung rechtmäßiger Urteile wegen Rechtswidrigkeit – Rechtstheoretische und dogmatische Überlegungen zu einem unterbelichteten Alltagsphänomen revisionsgerichtlicher Praxis, *Juristen Zeitung*, 15/16/2022

**Havelková Barbara, Kosař David, Urbanikova Marina**, The Family Friendliness That Wasn't: Access, but Not Progress, for Women in the Czech Judiciary, *Law & Social Inquiry*, Volume 00, Issue 00, 1–31, 2021

**Hendley Kathryn**, Legal Dualism as a Framework for Analyzing the Role of Law under Authoritarianism, *Annual Review of Law and Social Science*, 2022, 18:1.1–1.16

**Hofmann David**, Accès au dossier et aux décisions judiciaires : peut-on invoquer la LIPAD?, *La semaine judiciaire*, 144e année, no 2(2022), pages 123-159

**Höland Armin**, Mündliche Gerichtsverhandlungen am Bildschirm – Wunsch und Wirklichkeit, *Deutsche Richterzeitung*, Jahrgang 100(2022), Heft 5, Seiten 220–223

**Hoven Elisa**, Strafzumessung durch Richter und Laien, Zeitschrift für die gesamte Strafrechtswissenschaft, Band 133(2021), Heft 2, Seiten 322–357

**Howlin Niam, Coen Mark, Barry Colette, Lynch John**, Robinson Crusoe on a desert island?, Legal Studies, (2022), 42, 525–545

**Huchhanavar Shivaraj**, Judicial conduct regulation: do in-house mechanisms in India uphold judicial Independence and effectively enforce judicial accountability?, Indian Law Review, 2022

**Hughes David A.**, Local Media Coverage of Candidates for State Supreme Courts, Justice System Journal, 2022,

**Indermaur Ingrid**, Die Justiz als Hoffnungsträgerin, Plädoyer, yr:2022, no:40

**Ioriatti Elena**, Common Contexts of Meaning in the European Legal Setting: Opening Pandora's box?, International Journal for the Semiotics of Law – Revue internationale de Sémiotique juridique, Published: 11 July 2022

**Ismail Shahrul Mizan, Shu Yee Teoh, Hussein Safinaz Mohd**, Taking and Sharing Photographs of Virtual Court Proceedings to Social Media: A Critical Appraisal on the Law of Contempt in Malaysia, International Journal for Court Administration, 13. Feb 2022

**Jackson Miles**, Judicial avoidance at the European Court of Human Rights: Institutional authority, the procedural turn, and docket control, ICON, (2022), Vol. 20 No. 1, 112–140

**Jacobsohn Gary J.**, Dynamic and Constrained: Using the Judiciary to Pursue Social Justice in India, Law & Social Inquiry, Volume 47, Issue 1, 375–380, February 2022

**Janusiene Aiste**, Judicial authority through the experiences of crisis, Jindal global Law Review, 2022

**Jesseea Stephen, Malhotrab Neil, Senc Maya**, A decade-long longitudinal survey shows that the Supreme Court is now much more conservative than the public, PNAS, 2022, Vol.119 No.24 e2120284119

**Kantorowicz-Reznichenko Elena, Kantorowicz Jarosław, Weinshall Keren**, Ideological bias in constitutional judgments: Experimental analysis and potential solutions, Journal of Empirical Legal Studies, 2022, 1–42

**Kashanin Andrey, Churakov Vladimir**, Issue on «Small» and Indisputable Cases in Russian Courts, Global Jurist, 2021; 21(1): 273–303

**Kassow Benjamin J., Fix Michael P.**, Federal Appeals Court Responses to Supreme Court Precedent, Justice System Journal, Published online: 15 Aug 2022

**Kaufmann Rodrigo**, The Struggles of the Chilean Constituent Process, Verfassungsblog, 2022



**Kawalek Anna, Phillips Jake, Greenslade Anne-Marie**, The Significance of the Judge within the Choices and Consequences and Prolific Intensive Schemes: International Lessons for England and Wales and Back again, *International Journal for Court Administration*, 13. Feb. 2022

**Kellmann Céline Deborah**, Choice-of-law rules governing preclusive effects : on transcending res judicata's state of ambiguity in international commercial arbitration, *Bulletin ASA*, Volume 40(2022), number 1, pages 27-45

**King Alyssa S., Bookman Pamela K.**, Traveling Judges, *The American Journal of International Law*, 2022, Vol. 116:3 S. 477 ff.

**Kingreen Thorsten**, Unvereinbarkeit der Disziplinarkammer beim Polnischen Obersten Gericht mit den unionsrechtlichen Rechtsschutzgarantien, *Jura*, 2022, S. 404

**Kirchmair Lando**, Moving the International Court of Justice from Bilateralism to Serving the Community Interest – A Proposal to Refrain from Being a National Judge', *Austrian Review of International and European Law Online*, 2022, Band 25: Ausgabe 1, 65–107

**Kleps Christopher**, Race, gender, and place: How judicial identity and local context shape anti-discrimination decisions, *Law & Society Review*, 2022;56:188–212

**Klerman Daniel, Spamann Holger**, Law Matters Less Than We Thought, «*The Journal of Law, Economics, and Organization*», Published: 04 August 2022

**Kolloch Annalena**, Magistrates marching in the streets: making and debating judicial independence and the rule of law in Benin, *International Journal of Law in Context*, (2022), 1–17

**Krenn Christoph**, A Sense of Common Purpose – On the Role of Case Assignment and the Judge-Rapporteur at the European Court of Justice, in: *Researching the European Court of Justice : methodological shifts and law's embeddedness*, Cambridge University Press, Cambridge, 2022

**Krewson Christopher N., Owens Ryan J.**, How State Judicial Selection Methods May Influence Views of US Supreme Court Nominees, *Journal of Law and Courts*, 2022, volume 10, number 2, Fall 2022

**Kritzer Herbert M.**, Appointed or Elected: How Justices on Elected State Supreme Courts Are Actually Selected, *Law & Social Inquiry*, Volume 00, Issue 00, 1–36, 2022

**Kromphardt Christopher D., Bolton Joseph P.**, Ready for Their Close-Up? Ideological Cues and Strategic Televising in the Ninth Circuit Court of Appeals, *Justice System Journal*, 2022

**Kube Hanno**, Vertrauen im Verfassungsstaat, *Archiv des öffentlichen Rechts*, 2022, 146, 494 – 519

**Kumar Dinesh, Singh Ram Manohar**, Exploring Court Performance and Developing its Scale, *International Journal for Court Administration*, 2022

**Lane Elisabeth A.**, A Separation-of-Powers Approach to the Supreme Court's Shrinking Caseload, *Journal of Law and Courts*, volume 10, number 1, Spring 2022

**Legg Andrew**, Is There Method in the Margin? The Essence of Judicial Deference and the Margin of Appreciation, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 442–447

**Lemken Kaie**, Verfassungsinterpretation und hermeneutische Ungerechtigkeit: Ansätze für eine diskriminierungskritische Normerkennntnis, in: *Verantwortung und Recht, Nomos*, Baden-Baden, 2022, S. 115

**Lightcap Tracy L. R.**, Reshaping Court Systems: Issue Environments and the Establishment of Drug Courts, *Justice System Journal*, Published online: 01 Aug 2022

**Lillo Lobos Ricardo**, Understanding Due Process in Non-Criminal Matters – How to Harmonize Procedural Guarantees with the Right to Access to Justice, *Springer Nature Switzerland AG, Cham*, 2022

**Lo Vai Io**, Rule of Law with Chinese Characteristics - Law and Society in China, *Edward Elgar Publishing, Cheltenham*, 2020

**Lübbe-Wolff Gertrude**, Beratungskulturen – Wie Verfassungsgerichte arbeiten, und wovon es abhängt, ob sie integrieren oder polarisieren, *Konrad Adenauer Stiftung, Berlin / Bonn*, 2022

**Lui Edward**, Procedural Fairness in the Privy Council: Themes and Reflections, *Judicial Review*, 2021, 26:4, 291–296

**Mak Maxwell, Sidman Andrew H.**, The Voting Rights Act and the curious case of three judge district court panels, *Law & Policy*, 2022;44:185–203.

**Malleson Kate**, Values diversity in the United Kingdom Supreme Court: abandoning the don't-ask-don't-tell' policy, *Journal of Law and Society*, 2022;49:3–22.

**Mallinson Daniel J., Zimmerman Michael Christopher**, Judicial Selection and State Gay and Reproductive Rights Decisions, *Justice System Journal*, 2022

**Marko Joseph**, Is Ethnic Gerrymandering a Solution for the Constitutional Impasse?, *Verfassungsblog*, 2022

**Marshall Thomas R.**, American Public Opinion and the Modern Supreme Court, 1930–2020 – A Representative Institution, *Rowman & Littlefield, Washington D.C.*, 2022

**Matthews Abigail A.**, The Justices' Words: The Relationship between Majority and Separate Opinions, *Justice System Journal*, 2021

**Mauec Gregor, Dothan Shai**, Judicial Dissent at the International Criminal Court: A Theoretical and Empirical Analysis, *Leiden Journal of International Law*, (2022), pp. 1–17

**Maurel Raffaël**, La confirmation des évolutions récentes du droit des mesures conservatoires par et devant la Cour internationale de Justice, *The Canadian Yearbook of International Law*, 2022

**Meier Severin**, Indeterminacy of international law?, *sui generis*, 2021

**Meyer Philipp**, Transparency and strategic promotion: How court press releases facilitate judicial agenda-building in Germany, *Public Relations Review*, Volume 48, Issue 4, November 2022,

**Miller Banks**, Curry Brett, To Stay or Not to Stay – Patent Litigation in the Federal District Courts, *Journal of Law and Courts*, volume 10, number 1, Spring 2022

**Monciunskaitė Beatrice**, To Live and to Learn: The EU Commission’s Failure to Recognise Rule of Law Deficiencies in Lithuania, *Hague Journal on the Rule of Law*, (2022) 14:49–72

**Moraru Madalina, Bercea Raluca**, The First Episode in the Romanian Rule of Law Saga: Joined Cases C-83/19, C-127/19, C-195/19, C-291/19, C-355/19 and C-397/19, *Asociația Forumul Judecătorilor din România*, and their follow-up at the national level, *European Constitutional Law Review*, 2022, 18: 82–113, 2022

**Navel Léa**, L’argument de continuité jurisprudentielle dans la jurisprudence de la Cour de Justice de l’UE, *Bruylant*, Brüssel, 2021

**Neal Tess M.S., Martire Kristy A., Johan Jennifer L., Mathers Elizabeth M., Otto Randy K.**, The Law Meets Psychological Expertise: Eight Best Practices to Improve Forensic Psychological Assessment, *Annual Review of Law and Social Science*, 2022. 18:17.1–17.24

**Neubert Klaus**, Der Einsatz von Künstlicher Intelligenz in der deutschen Justiz, *Deutsche Richterzeitung*, 99. Jahrgang(2021), Heft 3, Seiten 108–111

**Nie Mintao, Grendstad Gunnar, Shaffer William R., Waltenburg Eric N.**, The Impact of Female Leadership in Collegial Courts on Time to Render Merits Decisions: Evidence from the Norwegian Supreme Court, *Justice System Journal*, 2022

**Nissioti Evangelia**, It Takes Three to Tango: A Behavioral Analysis of the Benefits of Having a Mediator in International Disputes, *German Law Journal*, (2022), 23, pp. 376–394

**Nwoke Uchechukwu, Ukwueze Festus Okechukwu, Odinkonigbo Jirinwayo Jude, Obi-Ochiabutor Clara C.**, Re-Conceptualizing the Rule of Law in Africa: Metaphors of the Tool and the Causeway, *Journal of African Law*, 2022

**Nyarko Julian, Sanga Sarath**, A Statistical Test for Legal Interpretation: Theory and Applications, «*The Journal of Law, Economics, and Organization*», Volume 38, Issue 2, July 2022, Pages 539–569

**O’Neill Ruairi**, Effet utile and the (re)organisation of national judiciaries: A not so unique institutional response to a uniquely important challenge?, *European Law Journal*, Version of Record online:12 July 2022

**O’Halloran Kerry**, *Conscientious Objection – Dissent and Democracy in a Common Law Context*, Springer Nature Switzerland AG, Cham, 2022

**Olugasa Olubukola, Davies Abimbola**, Remote Court Proceedings in Nigeria: Justice Online or Justice on the Line, *International Journal for Court Administration*, 13. Feb 2022

**Örkényi Laszlo**, A New Method for an Objective Measurement of the Judicial Workload – the Application of a Prediction Model Based on an Algorithm Formed by Multiple Linear Regression in Court Administration, *International Journal for Court Administration*, 2022

**Österreichischer Juristentag Körperschaft**, Wie krisenfest ist unsere Verfassung?, Manz'sche Verlags- und Universitätsbuchhandlung, Wien, 2022

**Paine Joshua**, Deference and Other Standards of Review in International Adjudication, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 431–441

**Palermo Francesco**, Italy: Judicial Reform in the midst of crisis, *Legal Tribune Online*, 2022

**Paulus Antonia**, Verantwortung und Distanziertheit im juristischen Feld: Eine Habitusanalyse im Anschluss an Pierre Bourdieu, in: *Verantwortung und Recht, Nomos, Baden-Baden*, 2022, S.95

**Pech Laurent**, The Rule of Law as a WellEstablished and WellDefined Principle of EU Law, *Hague Journal on the Rule of Law*, 2022

**Pereira Gabriel**, Judges as equilibrists: Explaining judicial activism in Latin America, *International Journal of Constitutional Law*, Published: 08 August 2022

**Perry Adam**, Plainly Wrong, *The Modern Law Review*, (2022) 0(0) MLR 1–22

**Pignarre Pierre-Emmanuel**, La Cour de justice de l'Union européenne, juridiction constitutionnelle, Bruylant, Brüssel, 2021

**Pirker Benedikt, Skoczeń Izabela**, Pragmatic Inferences and Moral Factors in Treaty Interpretation Applying Experimental Linguistics to International Law, *German Law Journal*, (2022), 23, pp. 314–332

**Ploszka Adam**, It Never Rains but it Pours. The Polish Constitutional Tribunal Declares the European Convention on Human Rights Unconstitutional, *Hague Journal on the Rule of Law*, 2022

**Popelier Patricia, Gentile Giulia, van Zimmeren Esther**, Bridging the gap between facts and norms: mutual trust, the European Arrest Warrant and the rule of law in an interdisciplinary context, *European Law Journal*, First published: 05 July 2022

**Radtke Tristan**, Wie der EuGH durch seine Öffentlichkeitsarbeit seine eigene datenschutzrechtliche Rechtsprechung konterkariert, *Verfassungsblog*, 2022

**Ramanujam Nandini, Wijenayake Vishakha**, The Bidirectional Relationship Between Academic Freedom and Rule of Law: Hungary, Poland and Russia, *Hague Journal on the Rule of Law*, (2022) 14:27–48

**Reiling Dory, Contini Francesco**, E-Justice Platforms: Challenges for Judicial Governance, *International Journal for Court Administration*, 2022

**Rivero Albert H., Key Ellen M., Segal Jeffrey A.**, Invisible Constitutions: Concurring Opinions and Plurality Judgments under *Marks v. United States*, *Justice System Journal*, 2022

**Rogol Natalie C., Montgomery Matthew D.**, Snooze or Snub? How the Public Reacts to Judicial Attendance at the State of the Union, *Justice System Journal*, Published online: 23 Aug 2022

**Rosenthal Maoz, Talmor Shai**, Estimating the «Legislators in Robes»: Measuring Judges’ Political Preferences, *Justice System Journal*, Published online: 05 Aug 2022

**Rothschild-Elyassi Gil**, The Datafication of Law: How Technology Encodes Carceral Power and Affects Judicial Practice in the United States, *Law & Social Inquiry*, Volume 47, Issue 1, 55–94, February 2022

**Saidov Djakhongir**, An International Convention on Expert Determination and Dispute Boards?, *International & Comparative Law Quarterly*, 2022, First View , pp. 1–30

**Sandefur Rebecca L., Denne Emily**, Access to Justice and Legal Services Regulatory Reform, *Annual Review of Law and Social Science*, 2022. 18:7.1–7.16

**Sanders Anne**, Videoverhandlungen in Europa und die Covid-19-Pandemie, *Deutsche Richterzeitung*, 99. Jahrgang(2021), Heft 2, Seiten 68–71

**Sanders Anne**, Richterliche Unabhängigkeit in Europa : aktuelle Entwicklungen, *Deutsche Richterzeitung*, 99. Jahrgang(2021), Heft 7/8, Seiten 280–283

**Sardo Alessio, Tuzet Giovanni**, Judicial fictions and constitutive speech, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:1, 121–129

**Sasso Greg, Judd Gleason**, Case selection and Supreme Court pivots, *Political Science Research and Methods*, (2022), 10, 659–666

**Schaefer Jan Philipp**, Resilienz der Verfassung – Zur Konzeption des neuen Art. 21 GG, *Archiv des öffentlichen Rechts*, 2022, 146, 401 – 452

**Schauer Frederick**, Legal realism and legal reality, *Jurisprudence – An International Journal of Legal and Political Thought*, 2022, 13:1, 113–120,

**Schneider Linda**, Die Durchsetzung von Normenkontrollentscheidungen : ein Grundmodell judikativer Mechanismen der Entscheidungsabsicherung, *Mohr Siebeck, Tübingen*, 2022

**Schoenherr Jessica A., Waterbury Nicholas W.**, Confessions at the Supreme Court – Judicial Response to Solicitor General Error, *Journal of Law and Courts*, volume 10, number 1, Spring 2022

**Schultz Ulrike**, Gender and potential impacts on decision-making in arbitration: experiences from Germany in an international field, *International Journal of the Legal Profession*, 2022,29:1, 53–74

**Schweitzer Tobias**, Die Videovernehmung von Zeugen und Sachverständigen im Sozialgerichtsprozess, *Die Sozialgerichtbarkeit*, 2022, 69. Jahrgang, Heft 02.22, Seiten 90–95

**Shapiro Susan P.**, To Tell the Truth, the Whole Truth, and Nothing but the Truth: Truth Seeking and Truth Telling in Law (and Other Arenas), *Annual Review of Law and Social Science*, 2022, 18:3.1–3.19

**Shirlow Esmé**, Deference and the Practice of International Law, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 457–466

**Sommerer Lucia**, Virtuelle Unmittelbarkeit? : Videokonferenzen im Strafenverfahren während und jenseits einer epidemischen Lage von nationaler Tragweite, *Zeitschrift für die gesamte Strafrechtswissenschaft*, Band 133(2021), Heft 2, Seiten 403–446

**Sousa Marcos, Kettiger Daniel, Lienhard Andreas**, E-justice in Switzerland and Brazil: Paths and Experience, *International Journal for Court Administration*, 2022, 13(2), p.3

**Sulyok Katalin**, Judicial Deference and Science, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 448–456

**Swalve Tilko**, Does Group Familiarity Improve Deliberations in Judicial Teams? Evidence from the German Federal Court of Justice, *Journal of Empirical Legal Studies*, Volume 19, Issue 1, 223–249, March 2022

**Sweet Alec Stone, Sandholtz Wayne, Andenas Mads**, The Failure to Destroy the Authority of the European Court of Human Rights: 2010–2018, *The Law & Practice of International Courts and Tribunals*, 2022, Band 21: Ausgabe 2, 244–277

**Szwed Marcin**, The Polish Constitutional Tribunal Crisis from the Perspective of the European Convention on Human Rights – ECtHR 7 May 2021, No. 4907/18, *Xero Flor w Polsce sp. z o.o. v Poland*, *European Constitutional Law Review*, 18: 132–154, 2022

**Taggart John**, Intermediaries in the criminal justice system and the neutrality paradox', *Journal of Law and Society*, 2022

**Taylor Veronica L.**, Regulatory rule of law, in: Peter Drahos (Ed.), *Regulatory Theory –Foundations and applications*, Anu Press, 2022

**Teleki Christina**, Case-law of EU Courts on the Right to an Effective Judicial Review, in: *Due Process and Fair Trial in EU Competition Law – The Impact of Article 6 of the European Convention on Human Rights*, Brill | Nijhoff, 2021

**Teleki Christina**, The Case-law of the ECtHR on the Right to an Independent and Impartial Tribunal, in: *Due Process and Fair Trial in EU Competition Law – The Impact of Article 6 of the European Convention on Human Rights*, Brill | Nijhoff, 2021

**Truscott Jake S.**, The Supreme Spectacle: An Analysis of Public Attendance at the Supreme Court, *Justice System Journal*, Published online: 11 Aug 2022

**Upton J. Christopher**, From Thin to Thick Justice and Beyond: Access to Justice and Legal Pluralism in Indigenous Taiwan, *Law & Social Inquiry*, Volume 00, Issue 00, 1–30, 2021

**Valerius Brian**, «Legal Tech» im Strafverfahren?, Zeitschrift für die gesamte Strafrechtswissenschaft, Band 133(2021), Heft 1, Seiten 152–168

**van Domselaar Iris**, Law's regret: on moral remainders, (in)commensurability and a virtue-ethical approach to legal decision-making, Jurisprudence – An International Journal of Legal and Political Thought, 2022, 13:2, 220-239

**Wais Hannes**, Anwaltliche Prozessfinanzierung unter dem Einfluss der Digitalisierung, Juristenzeitung, Jahrgang 77(2022), Heft 8, Seiten 404–413

**Webb Williams Nora**, Hanson Margaret, Captured Courts and Legitimized Autocrats: Transforming Kazakhstan's Constitutional Court, Law & Social Inquiry, Volume 00, Issue 00, 1–33, 2022

**Weber-Stecher Urs**, Gerichtsverhandlungen mittels Videokonferenz?, ZZZ : Schweizerische Zeitschrift für Zivilprozess- und Zwangsvollstreckungsrecht, Jahrgang 16(2021), 56, Seiten 705–708

**Wendel Luisa, Shadrova Anna, Tischbirek Alexander**, From Modeled Topics to Areas of Law: A Comparative Analysis of Types of Proceedings in the German Federal Constitutional Court, German Law Journal, (2022), 23, pp. 493–531

**Werner Ingo**, Datenschutz im richterlichen Alltag, Deutsche Richterzeitung, 99. Jahrgang(2021), Heft 7/8, Seiten 276–279

**Wettergren Åsa, Bergman Blix Stina**, Prosecutors' Habituation of Emotion Management in Swedish Courts, Law & Social Inquiry, Volume 00, Issue 00, 1–25, 2021

**Wohlens Wolfgang**, Die Rekonstruktion der tatrichterlichen Beweisaufnahme durch das Revisionsgericht : zu den Auswirkungen einer audiovisuellen Dokumentation der Hauptverhandlung auf die «Ordnung des Revisionsverfahrens», Juristenzeitung, yr:2021, no:76

**Wolff Daniel**, Function Follows Form – Eine rechtsvergleichende Analyse der Kodifizierung von Verfassungsänderungen, Archiv des öffentlichen Rechts, 2022, 146, 353 – 392

**Zgut Edit**, Informal Exercise of Power: Undermining Democracy Under the EU's Radar in Hungary and Poland, Hague Journal on the Rule of Law, 2022

**Zimmermann Noah**, Interdisziplinarität – eine Gefahr für den Vorrang des Gesetzes?, in: Verantwortung und Recht, Nomos, Baden-Baden, 2022, S. 215

**Zuberbühler Tobias**, IBA rules of evidence : commentary on the IBA rules on the taking of evidence in international arbitration, Schulthess, Zürich Basel Genf, 2. Auflage, 2022,