

Publications List in Two Parts (*in toto* 18 pages)
Part One: my publications, Part Two: translations

PART ONE: publications list

196. “Hans Kelsen as Outlier: the Defence of a Radical Norm Theory”, in *Contemporary Perspectives on Legal Obligation*, ed. Stefano Bertea (London and New York: Routledge, 2021), 54–67.
195. “The Basic Norm”, in *Vienna Lectures on Legal Philosophy*, vol. 2: *Normativism and Anti-Normativism in Law*, ed. Christoph Bezemek *et al.* (Oxford: Hart, 2020), 41-90.
194. “Hans Kelsen on Legal Interpretation, Legal Cognition, and Legal Science”, *Jurisprudence* 10 (2019), 188–221.
193. “The Purity Thesis”, *Ratio Juris* 31 (2018), 276–306.
193. “The Makings of a Radical Norm Theory. Hans Kelsen’s Sanction-Norm as Empowering Norm”, in *Rechtsphilosophie und Grundrechtstheorie*, ed. Martin Borowski *et al.* (Tübingen: Mohr Siebeck, 2017), 589–630.
192. “Metamorphosis in Hans Kelsen’s Legal Philosophy”, *Modern Law Review* 80 (2017), 860-894.
191. “A Role for Hermann Cohen in Hans Kelsen’s Pure Theory of Law?” in *Rechtsstaatliches Strafrecht. Festschrift für Ulfrid Neumann zum 70. Geburtstag* (Heidelberg: C.F. Müller, 2017), 283-294.
190. “Hans Kelsen und Carl Schmitt. Growing Discord, Culminating in the ‘Guardian’ Controversy of 1931”, in *The Oxford Handbook of Carl Schmitt*, ed. Jans Meierhenrich and Oliver Simons (Oxford and New York: Oxford University Press, 2016), 510-546.
189. Editorship: Eugenio Bulygin, *Essays in Legal Philosophy* (Oxford: Oxford University Press, 2015) (with translations from Spanish and German).
188. “Zur Kontinuität der nichtpositivistischen Rechtsphilosophie Gustav Radbruchs”, in *Die Natur des Rechts bei Gustav Radbruch*, ed. Martin Borowski and Stanley L. Paulson (Tübingen: Mohr Siebeck, 2015), 151-182.
187. “An Issue in Robert Alexy’s Theory of the Nature of Law”, in *Alexy’s Theory of Law*, ed. Júlio Aguiar de Oliveira *et al.* (ARSP Beiheft 144) (Stuttgart: Steiner 2015), 179-187.
186. “Das Regulative Prinzip als Rettung der Reinen Rechtslehre Hans Kelsens?” in *Wissenschaftsphilosophie im Neukantianismus*, ed. Christian Krijnen and Kurt Walter/Zeidler (Würzburg: Königshausen & Neumann, 2014), 259-281.

185. "Ermächtigung. Grundmodalität der Reinen Rechtslehre", in *Zeichen und Zauber des Rechts. Festschrift für Friedrich Lachmayer*, ed. Erich Schweighofer *et al.* (Bern: Editions Weblaw, 2014), 21-34.
184. Rezension: *Verzweifelt objektiv. Tagebuchnotizen und Brief des ungarischen Rechtsphilosophen Felix Somló (1873-1920)*, ed. Andreas Funke and Péter Sólyom (Cologne and Vienna: Böhlau, 2013), in *Juristen-Zeitung*, 69 (2014), 894-895.
183. "Facultad, responsabilidad y la teoría pura del derecho. Aspectos de una reconstrucción de acuerdo con la escuela neokantiana de Marburgo", trans. Alejandro Nava Tovar, in *Cátedra Ulises Schmill 2013* (Mexico City: Fontamara, 2014), 103-124 (Originalfassung: nicht auf Englisch oder auf Deutsch veröffentlicht).
182. "The Very Idea of Legal Positivism", in *Law, Science, Technology*, ed. Ulfried Neumann *et al.* (ARSP Beiheft 136) ((Stuttgart: Franz Steiner 2013), 89-103.
181. "Hans Kelsen (1881-1973). Das Ende der Reinen Rechtslehre? Zum Umbruch im Werk Hans Kelsens", in *Kölner Juristen im 20. Jahrhundert*, ed. Steffen Augsberg and Andreas Funke (Tübingen: Mohr Siebeck, 2013). 53-74.
180. "The Great Puzzle: Kelsen's Basic Norm", in *Kelsen Revisited. New Essays on the Pure Theory of Law*, ed. Luís Duarte d'Almeida *et al.* (Oxford: Hart Publishing, 2013), 43-61.
179. "Die Funktion der Grundnorm: begründend oder explizierend?" in *Gedenkschrift Robert Walter*, ed. Clemens Jabloner *et al.* (Vienna: Manz, 2013), 553-573.
178. "Das regulative Prinzip als Rettung der Reinen Rechtslehre Hans Kelsens?" in *Wissenschaftsphilosophie und Neukantianismus*, ed. Christian Krijnen and Kurt Walter Zeidler (Würzburg: Königshausen & Neumann, 2013), 259-281.
177. "Kelsen, Hans", in *International Encyclopedia of Ethics*, 10 vols., ed. Hugh LaFollette (Boston and Oxford: Wiley-Blackwell, 2013).
176. Rezension: *Neo-Kantianism in Contemporary Philosophy*, ed. Rudolf A. Makkreel and Sebastian Luft (Bloomington, Indiana: Indiana University Press, 2010), in *European Journal of Philosophy*, 20 (2012), 507-512.
175. "Hans Kelsen und Gustav Radbruch. Neukantianische Strömungen in der Rechtsphilosophie", in *Marburg versus Südwestdeutschland. Philosophische Differenzen zwischen den beiden Hauptschulen des Neukantianismus*, ed. Christian Krijnen and Andrzej J. Noras (Würzburg: Königshausen & Neumann, 2012), 141-162.
174. "Inspiration Form. Wassily Kandinsky und Hans Kelsen", in *Spiegelregeln. 25 Aufstellungen*, *Eine Festschrift für Wolfgang Piercher*, ed. Peter Berz *et al.* (Zürich und Berlin: Diaphanes, 2012), 201-216.

173. Rezension::Hugo Preuß, *Gesammelte Schriften*, 5 Bde., hrsg. v. Detlef Lehnert & Christoph Müller. 2. Bd.: *Öffentliches Recht und Rechtsphilosophie im Kaiserreich*, hrsg. v. Dian Schefold (Tübingen: Mohr Siebeck, 2009), in: *Juristen-Zeitung*, 67 (2012), 1118.
172. “A ‘Justified Normativity Thesis in Hans Kelsen’s Pure Theory of Law?’” in *Institutionalized Reason*, ed. Matthias Klatt (Oxford: Oxford University Press, 2012), 61-111.
171. “Glückwunsch. Michael Stolleis zum 70. Geburtstag“, in *Juristen-Zeitung*, 66 (2011), 728.
170. “Kelsen’s Radical Reconstruction of the Legal Norm”, in *Gesellschaft und Gerechtigkeit. Festschrift für Hubert Rottleuthner*, ed. Matthias Mahlmann (Baden-Baden: Nomos, 2011), 101-111.
169. “Formalism, ‘Free Law’, and the ‘Cognition’ Quandary: Hans Kelsen’s Approach to Legal Interpretation”, *University of Queensland Law Journal*, 27 (2008), 7-39.
167. “Ein ewiger Mythos: Gustav Radbruch als Rechtspositivist”, in: *Juristen-Zeitung* 63 (2008), 105-115.
166. “Ein ‘starker Intellektualismus’: Badener Neukantianismus und Rechtsphilosophie”, in: *Rechtswissenschaft als Kulturwissenschaft?*, ed. Marcel Senn and Dániel Puskás (Stuttgart: Franz Steiner, 2008), 83-103.
165. “Konstitutive und methodologische Formen. Zur Kantischen und neukantischen Folie der Rechtslehre Hans Kelsens”, in: *Kant im Neukantianismus. Fortschritt oder Rückschritt?*, ed. Marion Heinz and Christian Krijnen (Würzburg: Königshausen & Neumann, 2007), 149–165.
164. “Statutory Positivism”, in: *Legisprudence. International Journal for the Study of Legislation*, 1 (2007), 1–29.
163. “Georg Jellinek (1851–1911)”, in *Encyclopedia of Law & Society*, ed. David S. Clark (Los Angeles and London: Sage Publications, 2007).
162. “Hermann Kantorowicz (1877–1940)”, *ibid.*
161. “Hans Kelsen and Legal Sociology”, *ibid.*
160. Review of: Hugo Preuß, *Gesammelte Schriften*, 5 vols., ed. Detlef Lehnert and Christoph Müller. 1. Bd.: *Politik und Gesellschaft im Kaiserreich*, ed. Lothar Albertin and Christoph Müller (Tübingen: Mohr Siebeck, 2007), in: *Juristen-Zeitung* 62 (2007).
159. “5 Questions. Legal Philosophy”, in: *Legal Philosophy. 5 Questions*, ed. Morten Ebbe Juul Nielsen (Langton, U.K.: VIP, 2007).
158. “Hans Kelsen’s Ramified Concept of Law”, in: *The Juridical Review* 2006.

157. “On the Background and Significance of Gustav Radbruch’s Post-War Papers”, in *Oxford Journal of Legal Studies*, 26 (2006).
156. Gustav Radbruch, “Statutory Lawlessness and Supra-Statutory Law”, a translation by Bonnie Litschewski Paulson and myself, in *Oxford Journal of Legal Studies*, 26 (2006).
155. Gustav Radbruch, “Five Minutes of Legal Philosophy”, a translation by Bonnie Litschewski Paulson and myself, in *Oxford Journal of Legal Studies*, 26 (2006).
154. “J.W. Harris’s Kelsen”, in *Properties of Law: Essays in Honour of Jim Harris*, ed. Timothy Endicott, Joshua Getzler, and Edwin Peel (Oxford: Oxford University Press, 2006).
153. “Der Normativismus Hans Kelsens” (Hans Kelsen’s Normativism), in the *Juristen-Zeitung*, 61 (2006). (This article is an expanded version of my inaugural lecture as recipient of an honorary doctorate, Faculty of Law, University of Kiel, Germany, on 14 July 2004.)
152. “Kelsen, Hans”, in the *Encyclopedia of Philosophy*, 8 vols., 2nd edn. (New York: Macmillan and Free Press, 2006). (This is the successor to the famous encyclopedia, edited by Paul Edwards, that appeared back in 1967.)
151. “Hans Kelsen e la teoria pura del diritto” (Hans Kelsen and the Pure Theory of Law), in *Enciclopedia filosofica*, 12 vols., 2nd edn. (Torin: G. Giappichelli, 2006).
150. “Wozu, was, und wie? Fragen zum Unterricht in der Rechtsphilosophie” (What to Teach, to What End and How? Questions on Teaching Legal Philosophy), in *Alter Wein in neuen Schläuchen? Juristische Grundlagenfächer und europäische Studienreformen. Ansprachen und Berichte der Gründungstagung des Instituts für Juristische Grundlagen – lucernauris*, ed. Michele Luminati (Lucerne: Universität Luzern, 2006). (Invited paper at conference on the introduction of a program in legal philosophy and legal history at the newly founded school of law, University of Lucerne.)
149. “Ce que la *Stufenbaulehre* de Merkl nous apprend sur le concept de droit de Kelsen” (How Merkl’s *Stufenbaulehre* Informs Kelsen’s Concept of Law), translated into French from my ms. by Professors Pierre Brunet and Eric Millard, in *L’architecture du droit. Mélanges en l’honneur de Michel Troper*, ed. Véronique Champeil-Desplats (Paris: Editions de CNRS, 2006).
148. Review of Hans Kelsen, *Verteidigung der Demokratie. Abhandlungen zur Demokratietheorie* (In Defense of Democracy. Essays on Democratic Theory), ed. Matthias Jestaedt and Oliver Lepsius (2006), in the *Juristen-Zeitung*, 61 (2006).
147. “Ralf Dreiers Kelsen” (Ralf Dreier’s Kelsen), in *Integratives Verstehen. Die Rechtsphilosophie Ralf Dreiers*, ed. Robert Alexy (Tubingen: Mohr Siebeck, 2005).
146. “The Theory of Public Law in Germany 1914-1945”, in *Oxford Journal of Legal Studies*,

- 25 (2005).
145. Edition, edited by myself and Michael Stolleis (Director, Max Planck Institute for European Legal History, Frankfurt a.M.): *Hans Kelsen. Staatsrechtslehrer und Rechtstheoretiker des 20. Jahrhunderts* (Tübingen: Mohr Siebeck, 2005), 392 pp. The volume appeared in July of 2005, and was very favorably reviewed in the *Frankfurter Allgemeine Zeitung*, Germany's leading daily newspaper, on 17 August 2005. The "Vorwort" (Foreword) to the volume, providing a sketch of various areas of research on Kelsen, is signed by both editors but is in fact my work.
144. "Zwei radikale Objektivierungsprogramme in der Rechtslehre Hans Kelsens", *ibid.* Translated into Spanish as "Dos programas radicales de 'objetivización'. La influencia de Kant y los neokantianos en Hans Kelsen", trans. Rodolfo Arango, appearing in *Immanuel Kant: vigencia de la filosofía crítica*, ed. Felipe Castañeda, Vicente Durán, and Luis Eduardo Hoyos (Bogotá: Siglo del Hombre Editores, 2007), 243–277. A translation into Japanese appeared in 2009.
143. "Beyond the Basic Norm", in *Filosofía Jurídica. Ensayos en homenaje a Ulises Schmill*, ed. Rodolfo Vázquez (Mexico City: Editorial Porrúa, 2005).
142. "Christian Dahlman's Reflections on the Basic Norm", in *Archiv für Rechts- und Sozialphilosophie*, 91 (2005).
141. "Kelsen, Hans", in *The Dictionary of Modern American Philosophers*, 4 vols. (Bristol: Thoemmes Continuum, 2005), vol. 3.
140. "Hugo Preuß und Hans Kelsen – Überraschende Parallelen", in *Gemeinde, Stadt, Staat: Aspekte der Verfassungstheorie von Hugo Preuß*, ed. Christoph Müller (Baden-Baden: Nomos, 2005).
139. "Zum 'Formalismus'-Vorwurf im Weimarer verfassungsrechtlichen Richtungsstreit", in *Argumentation im Verfassungsrecht*, ed. Jan Sieckmann (Baden-Baden: Nomos, 2005). Translated into Spanish as "Subsunción, política jurídica y el reproche de 'formalismo'. La discusión acerca del 'guardián de la Constitución'", trans. Ingrid Van Muylen, appearing in *Las razones de la producción del derecho*, ed. Nancy Cardinaux, Laura Clerico, and Aníbal D'Auria (Buenos Aires: Departamento de Publicaciones, 2006), 51–67.
138. "Some Issues in the Exchange between Hans Kelsen and Erich Kaufmann", in *Scandinavian Studies in Law*, 48 (2005) (special number of the journal as a *Festschrift* in honor of Jes Bjarup).
137. "Souveränität und der rechtliche Monismus. Eine kritische Skizze einiger Aspekte der frühen Lehre Hans Kelsens", in: *Demokratie und sozialer Rechtsstaat in Europa. Festschrift für Theo Öhlinger*, ed. Stefan Hammer *et al.*, Vienna: WUV Universitätsverlag, 2004).

136. “Die Zurechnung als apriorische Kategorie in der Rechtslehre *Hans Kelsens*”, in: *Zurechnung als Operationalisierung von Verantwortung*, ed. Matthias Kaufmann and Joachim Renzikowski (Frankfurt: Peter Lang, 2004).
135. Review of: Merkl, Adolf Julius, *Gesammelte Schriften*, vols. 1-2 (four “part-volumes”) (Berlin: Duncker & Humblot, 1993-2001), in *Ratio Juris*, 17 (2004).
134. Review of: Radbruch, Gustav, *Rechtsphilosophische Tagesfragen* (Baden-Baden: Nomos, 2004), in *Archiv für Rechts- und Sozialphilosophie*, 90 (2004)
133. “La distinción entre hecho y valor: La doctrina de los dos mundos y el sentido mmanente. Hans Kelsen como neukantiano”, in *Doxa*, 26 (2003) (this no. of the journal appeared in 2004).
132. “Legal Theory, 1870-1914”, in: *The Cambridge History of Philosophy, 1870-1945*, ed. Thomas Baldwin (Cambridge: Cambridge University Press, 2003). (Written by invitation of the editor.)
131. “Hans Kelsen and Normative Legal Positivism”, *ibid.* (Written by invitation of the editor.)
130. Edition: *Rights, Culture, and the Law. Essays after Joseph Raz* (Oxford: Clarendon Press, 2003), edited together with Lukas H. Meyer, University of Bremen, and Thomas W. Pogge, Columbia University.
129. Review article: “A Plethora of Reference Books in Philosophy”, in *Philosophical Books*, vol. 44 (2003).
128. “Zum ‘Mittelwege’ Hans Kelsens”, in *Theorie des Rechts und der Gesellschaft. Festschrift für Werner Krawietz zum 70. Geburtstag*, ed. Manuel Atienza *et al.* (Berlin: Duncker & Humblot, 2003). (Written by invitation of the editors.)
127. “Constitutional Review in America and Austria. Notes on the Beginnings”, *Ratio Juris*, 16 (2003) (Blackwells, Oxford).
126. Edition: Gustav Radbruch, *Rechtsphilosophie*, ed. Ralf Dreier and Stanley L. Paulson, 2nd edn. (Heidelberg: C.F. Müller, 2003). The book represents a substantial revision of the 1st edn., which appeared in 1999.
125. “Einführung in die Rechtsphilosophie Radbruchs” (revised), written with Ralf Dreier, in *ibid.*
124. Review: Christian Krijnen, *Nachmetaphysischer Sinn. Eine problemgeschichtliche und systematische Studie zu den Prinzipien der Wertphilosophie Heinrich Rickerts* (Würzburg: Königshausen & Neumann, 2001), and Heinrich Rickert, *Philosophische Aufsätze*, ed. Rainer A. Bast (Tübingen: Mohr Siebeck, 1999) in *Philosophische Rundschau*, 49 (2003).

123. Edition: Robert Alexy, *The Argument from Injustice. A Reply to Legal Positivism*, trans. Stanley L. Paulson and Bonnie Litschewski Paulson (translated from the German) (Oxford: Clarendon Press, 2002).
122. “Neumanns Kelsen”, in *Kritische Theorie der Politik*, ed. Mattias Iser and David Strecker (Baden-Baden: Nomos, 2002).
121. “Faktum/Wert-Distinktion, Zwei-Welten-Lehre und immanenter Sinn. Hans Kelsen als Neukantianer”, in *Neukantianismus und Rechtsphilosophie*, ed. Robert Alexy *et al.* (Baden-Baden: Nomos, 2002).
120. “Der *fin de siècle* Neukantianismus und die deutschsprachige Rechtsphilosophie des 20. Jahrhunderts”, *ibid.*
119. “Kelsens Reine Rechtslehre und die Grenzen transzendentaler Argumentation”, in *Gesellschaft Denken. Eine erkenntnistheoretische Standortbestimmung der Sozialwissenschaften*, ed. Leonhard Bauer and Klaus Hamburger (Vienna and New York: Springer, 2002).
118. “Zwei Wiener Welten und ein Anknüpfungspunkt: Carnaps *Aufbau*, Kelsens Reine Rechtslehre und das Streben nach Objektivität”, in: *Logischer Empirismus und Reine Rechtslehre. Beziehungen zwischen dem Wiener Kreis und der Hans Kelsen-Schule*, ed. Clemens Jabloner and Friedrich Stadler (Vienna and New York: Springer, 2001). Review of the volume appeared in the *Süddeutsche Zeitung*, with attention to my paper.
117. “Hans Kelsen’s Doctrine of Imputation”, in *Ratio Juris*, 14 (2001) (special *Festschrift* number in honor of Enrico Pattaro). (Written by invitation.)
116. [Book Review: *Analyzing Law. New Essays in Legal Theory* \(Oxford: Clarendon Press, 1999\), ed. Brian Bix, in: *Philosophical Books*, 42 \(2001\).](#)
115. “What Counts as Constitutional? One Aspect of Kelsen’s View”, in *Politische Herrschaftsstrukturen und Neuer Konstitutionalismus - Iberoamerika und Europa in theorievergleichender Perspektive*, ed. Ernesto Garzón Valdés *et al.* (*Rechtstheorie* Beiheft Nr. 13) (Berlin: Duncker & Humblot, 2000). (Although dated 2000, the volume appeared in 2001.)
114. Paulson, Stanley L., *Fundamentación crítica de la doctrina de Hans Kelsen*, trans. Luis Villar Borda as no. 17 in the series “Teoría Jurídica y Filosofía del Derecho” (Bogotá: Ediciones Universidad Externado de Colombia, 2000), 193 pp. (Translation of my articles at nos. 43, 69 and 105 from the German, and published in book form. Project undertaken at the initiative of Professor Villar Borda, himself an authority on Kelsen.)
113. Edition: *Georg Jellinek. Zu seinem Leben und Werk*, ed. Stanley L. Paulson and Martin Schulte (in the series *Beiträge zur Rechtsgeschichte des 20. Jahrhunderts*) (Tübingen: J.C.B. Mohr, 2000).

112. “On Hans Kelsen’s Role in the Formation of the Austrian Constitution and his Defense of Constitutional Review”, in *The Reasonable as Rational. On Legal Argumentation and Justification*, Festschrift for Aulis Aarnio, ed. Werner Krawietz (Berlin: Duncker & Humblot, 2000). (Written by invitation.)
111. “On the Puzzle surrounding Hans Kelsen’s Basic Norm”, *Ratio Juris* (special number on “Law, Morality and Defeasibility”), 13 (2000). (Written by invitation of the editors.)
110. “On Transcendental Arguments, their Recasting in Terms of Belief, and the Ensuing Transformation of Kelsen’s Pure Theory of Law”, *Notre Dame Law Review* (*Propter Honoris Respectum*, special Festschrift number in honor of John Finnis), 75 (2000). (Written by invitation.)
109. “The Weak Reading of Authority in Hans Kelsen’s Pure Theory of Law”, *Law and Philosophy*, 19 (2000).
108. “Kelsen, Competence, and Authority”, *ibid.* (written together with Bert van Roermund).
107. “Zum 50. Todestag von Gustav Radbruch”, *Archiv für Rechts- und Sozialphilosophie*, 85 (1999) (written together with Ralf Dreier).
106. “Zugerichtete Identität. Zur Bewertung einiger Elemente der Demokratietheorie Carl Schmitts”, in *Gegen den Ausnahmezustand. Zur Kritik an Carl Schmitt*, ed. Wolfgang Pircher (Vienna: Springer-Verlag, 1999).
105. “Konstruktivismus, Methodendualismus und Zurechnung im Frühwerk Hans Kelsens”, *Archiv des öffentlichen Rechts*, 124 (1999).
104. “Arriving at a Defensible Periodization of Hans Kelsen’s Legal Theory”, *Oxford Journal of Legal Studies*, 19 (1999).
103. Edition: Gustav Radbruch, *Rechtsphilosophie*, edited by Ralf Dreier (Göttingen) and myself, published by (Heidelberg: C. F. Müller, 1999). A student’s edition of Gustav Radbruch’s best-known work, the volume contains an appendix with several of Radbruch’s post-War papers and his own “*Nachwort*” (“postscript”), which Dreier and I retrieved from the Heidelberg archives. Reviews have appeared in the *Frankfurter Rundschau* and in the *Juristen-Zeitung*.
102. “Einführung in die Rechtsphilosophie Radbruchs”, with Ralf Dreier, in *ibid.*
101. Edition: *Normativity and Norms. Critical Perspectives on Kelsenian Themes*, ed. Stanley L. Paulson and Bonnie Litschewski Paulson (Oxford: Clarendon Press, 1998). Our translations into English reflect extensive collaboration with the contributors. The book has been reviewed in English, German, French and Italian periodicals, with extensive coverage in the *Frankfurter Allgemeine Zeitung*.

100. “Four Phases in Hans Kelsen's Legal Theory? Reflections on a Periodization”, *Oxford Journal of Legal Studies*, 18 (1998).
99. “Two Problems in Hans Kelsen’s Legal Theory”, in *Pragmatism, Reason and Norms. A Realistic Assessment*, ed. Kenneth R. Westphal (New York: Fordham University Press, 1998).
98. [Book Review: Manfred Baldus, *Die Einheit der Rechtsordnung* \(Berlin 1995\), in: *Zeitschrift für Neuere Rechtsgeschichte*, 20 \(1998\).](#)
97. “On the Origins of Kelsen’s *Spätlehre*”, in *Hans Kelsen and Carl Schmitt. A Juxtaposition*, special number of the journal of the Institute for German History at the University of Tel Aviv, *Tel Aviver Jahrbuch für deutsche Geschichte*, vol. 20 (1997-98), ed. Dan Diner and Michael Stolleis. (Written by invitation).
96. “On the Question of a ‘Cohennian Dimension’ in Kelsen’s Pure Theory of Law, with Attention to Renato Treves’ Reconstruction”, in *Treves sui fondamenti filosofica della teoria pura*, ed. Vincenzo Ferrari *et al.* (Milan: A. Giuffrè Editore, 1997).
95. “Kelsen’s Early Work on Material and Formal Unity”, in *Justice, Morality and Society. A Tribute to Aleksander Peczenik on the Occasion of his 60th Birthday. 16 November 1997*, ed. Aulis Aarnio *et al.* (Lund: Juristförlaget, 1997). (Written by invitation)
94. “Erkennen als Anerkennen. Die neukantianische Urteilslehre Heinrich Rickerts”, in *Staat und Recht. Festschrift für Günther Winkler aus Anlaß seiner Emeritierung*, ed. Herbert Haller *et al.* (Vienna & New York: Springer Verlag, 1997).
93. “On the Kelsen-Kant Problematic”, in *Festschrift für Carlos E. Alchourrón und Eugenio Bulygin*, ed. Ernesto Garzón Valdés *et al.* (Berlin: Duncker & Humblot, 1997). (Written by invitation)
92. “Hans Kelsen’s Hypothetically Formulated Legal Norm Undergoes a Metaphorphosis”, in *Archivum Iuridicum Cracoviense*, vol. 29-30 (1996-97). Special issue in honor of Kazimierz Opalek. (Written by invitation)
91. “Hans Kelsen’s Earliest Legal Theory: Critical Constructivism”, *Modern Law Review*, 59 (1996). Reprinted (with minor revisions) in *Normativity and Norms*, no. 101 above.
90. “On the Implications of Kelsen’s Doctrine of Hierarchical Structure”, *Liverpool Law Review*, 18 (1996). (Written by invitation)
89. “On the Early Development of the Grundnorm”, in *Festschrift for Jan M. Broekmann. Law, Life and the Images of Man*, ed. Frank Fleerackers *et al.* (Berlin: Duncker & Humblot, 1996). (Written by invitation)
88. [Book Review: Gustav Radbruch, *Gesamtausgabe*, ed. Arthur Kaufmann \(Heidelberg: C.F. Müller, 1987-projected completion date 2001\), in *Ratio Juris*, 9 \(1996\).](#)

87. “Considerazioni su Kelsen tra il neo-kantismo di Marburg e di Heidelberg”, in the series *Collana di Quaderni*, ed. Carla Faralli (Modena: Università degli Studi di Modena, 1995). (Written by invitation)
86. “Radbruch on Unjust Laws: Competing Earlier and Later Views”, *Oxford Journal of Legal Studies*, 15 (1995). The paper appeared in a translation into Ukrainian in the journal *Problemy filosofii prava* (2004) under the title “Radbruch pro nespravedlyvi zakony: superechtyvist rannikh ta piznikh pohlyadiv?”
85. “Richterliche Gesetzesprüfung”, in *Rechtserfahrung und Reine Rechtslehre*, ed. Agostino Carrino & Günther Winkler in the series “Forschungen aus Staat und Recht”, vol. 104 (Vienna: Springer, 1995). (Written by invitation)
84. “Hans Kelsen et les fictions juridiques” *Droits. Revue Française de théorie juridique*, 21 (1995) (by invitation in special number of *Droit* on “legal fictions”).
83. “Arguments ‘conceptuels’ de Schmitt à l’encontre du contrôle de constitutionnalité et réponses de Kelsen”, in *Le droit, de politique, autour de Max Weber, Hans Kelsen, Carl Schmitt*, ed. Carlos-Miguel Herrera (Paris: L’Harmattan, 1995). (Written by invitation)
82. “Subsumption in the Dispute on the ‘Guardian of the Constitution’”, *Diritto e cultura*, 4 (1995).
81. “The Published Writings of H.L.A. Hart: A Bibliography”, *Ratio Juris*, 8 (1995).
80. “Kelsen and the Marburg School: Reconstructive and Historical Perspectives”, in *Prescriptive Formality and Normative Rationality in Modern Legal Systems. Festschrift for Robert S. Summers on his 60th Birthday*, ed. Werner Krawietz et al. (Berlin: Duncker & Humblot, 1994). (Written by invitation) Reprinted under the title “Kelsen and the Neo-Kantian Problematic”, in *Neokantismo, diritto e Sociologia*, ed. Alfonso Catania and Mariapaola Fimiani (Naples: Edizioni Scientifiche Italiane, 1995).
79. “Lon L. Fuller, Gustav Radbruch, and the ‘Positivist’ Theses”, *Law and Philosophy*, 13 (1994), a special number, with invited papers, devoted to the work of Lon L. Fuller.
78. Book Review: by Deryck Beyleveld & Roger Brownsword *Law as a Moral Judgment*, (Sweet & Maxwell, Ltd.), in *Ratio Juris*, 7 (1994).
77. Book Review: Horst Dreier, *Rechtslehre, Staatssoziologie und Demokratietheorie bei Hans Kelsen*, 2nd edn. (Nomos Verlag), in *Diritto e Cultura*, 3 (1994).
76. Book Review: *Zur Rekonstruktion der praktischen Philosophie* (Karl-Otto Apel & Riccardo Pozzo, eds., Frommann-Holzboog), in *ibid.*
75. Book Review: Joxerramon Benzoetyea, *The Legal Reasoning of the European Court of Justice* (Clarendon Press), in *ibid.*

74. “Kelsen et la constitutionnalité. Aperçu”, in *1789 et l’invention de la constitution*, ed. Michel Troper & Lucien Jaume (Paris: Librairie Générale de Droit et de Jurisprudence, 1994).
73. “Kelsen teorico della politica”, *Diritto e cultura*, 3 (1994).
72. “Legal Knowledge versus Legal Interpretation? On Kelsen’s Philosophical Reconstruction and its Limits”, in: *Interpretation and Cognition of Law* (Siena Kelsen Symposium, vol. 3), ed. Letizia Gianformaggio and Stanley L. Paulson (Turin: G. Giappichelli Editore, 1994).
71. “Introduction” (with Letizia Gianformaggio), to *Interpretation and Cognition of Law*, *ibid.*
70. Edition (co-editor): *Rechtsnorm und Rechtswirklichkeit. Festschrift für Werner Krawietz zum 60. Geburtstag*, 834 pp. (Berlin: Duncker & Humblot, 1993).
69. “Die unterschiedlichen Formulierungen der ‘Grundnorm’”, in *Rechtsnorm und Rechtswirklichkeit*, *ibid.*
68. “Continental Normativism and its British Counterpart: How Different are they?”, *Ratio Juris*, 6 (1993). Reprinted in *Lloyd’s Introduction to Jurisprudence*, 7th edn., ed. M.D.A. Freeman (London: Sweet & Maxwell, 2001). The paper appeared in Spanish translation in the *Boletín mexicano de derecho comparado*, no. 114 (2005), under the title “Normativismo continental y su contraparte británica. Qué tan diferentes son?”
67. “Kelsen in the Role of Critic”, in: *Sprache, Performanz und Ontologie des Rechts. Festgabe für Kazimierz Opalek zum 75. Geburtstag*, ed. Jerzy Wróblewski et al. (Berlin: Duncker & Humblot, 1993).
66. Rezension: Dora von Baseler & Barbara Jacobs-Wüstefeld, *Rechtswörterbuch*, 2 vols. (de Gruyter), in *Rechtstheorie*, 24 (1993).
65. “Neumann’s Rule of Law”, *Diritto e Cultura*, vol. 1 (1992). (Appeared in 1993)
64. “The Neo-Kantian Dimension in Kelsen’s Pure Theory of Law”, *Oxford Journal of Legal Studies*, 12 (1992). Reprinted in *Legal Positivism*, Second Series, ed. Tom D. Campbell (Aldershot, England: Ashgate, 1999), a volume in the “International Library of Essays in Law and Legal Theory”. Also reprinted in *Philosophy of Law. Critical Concepts in Philosophy*, 4 vols., ed. Brian H. Bix (London and New York: Routledge, 2006), vol. 2, 180–206.
63. “Kelsen’s Legal Theory: the Final Round”, *Oxford Journal of Legal Studies*, 12 (1992).
62. Edition: Hans Kelsen, *Introduction to the Problems of Legal Theory*, an English-language edition (together with Bonnie Litschewski Paulson) of Kelsen’s *Reine*

- Rechtslehre*, 1st edn. 1934, with critical introduction, notes, appendices. Appeared in 1992 under the “Clarendon” imprint of the Oxford University Press. (Paperback edition in 1996, reprinted 2002.) My introduction to the volume was included in a translation into Slovenian in the greater volume: Hans Kelsen, *Čista Teorija Prava*, trans. Amalija Maček Mergole (Ljubljana: Cankarjeva založba, 2005).
61. “Kelsen without Kant”, in *Festschrift für Ernst Garzón Valdés zum 65. Geburtstag*, ed. Werner Krawietz (Berlin: Duncker & Humblot, 1992) (*Festschrift* presentation in October, 1992.) Italian version appeared in *Revista internazionale di filosofia del diritto*, 69 (1992).
 60. “Teorie giuridiche e *Rule of Law*”, in *Analisi e diritto. Ricerche di giurisprudenza analitica 1992*, ed. Paolo Comanducci & Riccardo Guastini (Turin: G. Giappichelli Editore, 1992).
 59. “Vorwort” to *Kelsen und die Rechtssoziologen*, ed. Stanley L. Paulson (Aalen: Scientia, 1992).
 58. “Introduzione”, in Hans Kelsen & Renato Treves, *Formalismo giuridico e realtà sociale*, ed. Stanley L. Paulson (Naples: Edizioni Scientifiche Italiane, 1992).
 57. “Thomas Hobbes et le positivisme juridique classique”, in *La Pouvoir et le Droit*, ed. Louis Roux & François Tricaud (Saint-Etienne: Publications de l’Université de Saint-Etienne, 1992).
 56. “Überlegungen zur Auslegung bei Hans Kelsen und deren Folgen für die Rechtserkenntnis”, in *Rechtsprechungslehre. Zweites Internationales Symposium*, ed. W. Hoppe *et al.* (Cologne: Carl Heymanns, 1992).
 55. “Diskussionsbeitrag”, in *ibid.*
 54. “Kelsen as Political Theorist”, in *La pensée philosophie de Hans Kelsen*, ed. Simone Goyard-Fabre, “Cahiers de philosophie politique et juridique”, no. 17 (Caen: Centre de Publications del’Université de Caen, 1991).
 53. “La alternativa kantiana de Kelsen: una crítica”, *Doxa. Cuadernos de filosofía del derecho*, 9 (1991).
 52. “Per un’interpretazione soddisfacente di ‘statico’ e ‘dinamico’ nella Teoria Pura di Kelsen”, in *Sistemi normativi statici e dinamici*, ed. Letizia Gianformaggio (Turin: G. Giappichelli Editore, 1991).
 51. “Verfassungsmäßigkeit und ‘normative Alternativen’”, in *Staatsrecht in Theorie und Praxis. Festschrift für Robert Walter zum 60. Geburtstag*, ed. Heinz Mayer *et al.* (Vienna: Manz, 1991).

50. “Two Guides to the Thought of the German Jurists”, review of: *Deutsche Juristen aus fünf Jahrhunderten*, 3rd edn., ed. Gerd Kleinheyer & Jan Schröder (C.F. Müller, 1989), and *Streitbare Juristen*, ed. staff of the journal *Kritische Justiz* (Nomos, 1988), in *Ratio Juris*, 4 (1991).
49. “Kelsen on Legal Interpretation”, *Legal Studies*, 10 (1990).
48. “Toward a Periodization of Kelsen’s Pure Theory of Law”, in *Hans Kelsen’s Legal Theory. A Diachronic Point of View*, ed. Letizia Gianformaggio (Turin: G. Giappichelli Editore, 1990).
47. “Replies to Critics”, in *ibid.*
46. “Zur Stufenbaulehre Merkl’s in ihrer Bedeutung für die Allgemeine Rechtslehre”, in *Adolf J. Merkl. Werk und Wirksamkeit*, ed. Robert Walter, “Schriftenreihe des Hans Kelsen-Instituts”, vol. 14 (Vienna: Manz, 1990).
45. “Methodological Dualism in Kelsen’s *Das Problem der Souveränität*”, in *Kelsen e il problema della sovranità*, ed. Agostino Carrino (Naples & Rome: Edizioni Scientifiche Italiane, 1990) (volume to commemorate Italian edition of Kelsen’s *Souveränität*).
44. “On Ideal Form, Empowering Norms, and ‘Normative Functions’”, *Ratio Juris*, 3 (1990).
43. “Läßt sich die Reine Rechtslehre transzendental begründen?”, *Rechtstheorie*, 21 (1990). An earlier version, based on a German-language lecture in Zagreb, appeared in Serbo-Croatian translation: “Postoje li kantovski argumenti za cistu teoriju prava?”, *Filozofska Istrazivanja*, 19 (1986).
42. “In Memoriam: Jerzy Wróblewski”, *Rechtstheorie*, 21 (1990). Also in French: “In Memoriam Jerzy Wróblewski”, *Archives de Philosophie du Droit*, 35 (1990).
41. “Remarks on the Concept of Norm”, *Journal of the British Society for Phenomenology* (special number in honor of Herbert Spiegelberg), 20 (1990).
40. [Book Review: Mario G. Losano, *Der Briefwechsel zwischen Jhering und Gerber*, and Losano, *Studien zu Jhering und Gerber* \(Ralf Gremer, 1984\), in the *American Journal of Comparative Law*, 37 \(1989\).](#)
39. “An Empowerment Theory of Legal Norms”, *Ratio Juris*, 1 (1988).
38. “La normativité dans la Théorie Pure du Droit peut-elle se prévaloir d’arguments transcendants?”, *Droit et Société*, 7 (1988).
37. “Derogation”, in *Dictionnaire Encyclopedique de Théorie et de Soziologie du Droit* (Paris: Editions Juridiques Associées, 1988).

36. “Zur neukantianischen Dimension der Reinen Rechtslehre”, in Fritz Sander and Hans Kelsen, *Die Rolle des Neukantianismus in der Reinen Rechtslehre*, ed. Stanley L. Paulson (Aalen: Scientia, 1988).
35. “Demystifying Reinach’s Legal Theory”, in *Speech Act and Sachverhalt: Reinach’s Philosophy*, ed. Kevin Mulligan (The Hague: Nijhoff, 1988).
34. “Die Rezeption Kelsens in Amerika”, in *Reine Rechtslehre im Spiegel ihrer Fortsetzer und Kritiker*, ed. Ota Weinberger & Werner Krawietz (Vienna: Springer, 1988).
33. [Book Review: Horst Dreier, *Rechtslehre, Staatssoziologie und Demokratietheorie bei Hans Kelsen* \(Nomos, 1986\), in *Ratio Juris*, 1 \(1988\).](#)
32. “Analytische Rechtstheorie”, in *Ergänzbare Lexikon des Rechts*, vol. 1 (Neuwied: Hermann Luchterhand, 1987).
31. “On the Status of the *lex posterior* Derogating Rule”, in *Essays on Kelsen*, ed. William L. Twining and R.H.S. Tur (Oxford: Clarendon Press, 1986). Reprinted (with minor revisions) from *Liverpool Law Review*, 5 (1983).
30. “Einleitung” and co-editor (with Robert Walter), *Untersuchungen zur Reinen Rechtslehre*, “Schriftenreihe des Hans Kelsen-Instituts” vol. 11 (Vienna: Manz, 1986).
29. “El período posterior a 1960 de Kelsen: Ruptura o continuidad?”, *Doxa. Cuadernos de filosofía del derecho*, 2 (1986).
28. “Einleitung in die Reine Rechtslehre”, written as introduction to new printing of the First Edition of Hans Kelsen’s *Reine Rechtslehre* (Aalen: Scientia, 1985).
27. “Zu Hermann Hellers Kritik an der Reinen Rechtslehre”, in *Der Soziale Rechtsstaat*, ed. Christoph Müller & Ilse Staff (Baden-Baden: Nomos, 1984).
26. [Book Review: Reinhold Zippelius, *Rechtsphilosophie* \(Beck, 1982\), in the *American Journal of Jurisprudence*, 29 \(1984\).](#)
25. [Book Review: Lon L. Fuller, *The Principles of Social Order*, ed. Kenneth I. Winston \(Duke UP, 1981\), in *Philosophical Books*, 25 \(1984\).](#)
24. “Kelsen, Hans”, in *Thinkers of the Twentieth Century*, ed. Elizabeth Devine *et al.* (London: Macmillan, 1983).
23. [Journal Review: “Legal Philosophy in the New Law Journals”, *Philosophical Books*, 24 \(1983\).](#)
22. “Stellt die ‘Allgemeine Theorie der Normen’ einen Bruch in der Lehre Kelsens dar?”, *Die Reine Rechtslehre in wissenschaftlicher Diskussion*, “Schriftenreihe des Hans Kelsen-Instituts”, vol. 7 (Vienna: Manz, 1982).

21. Book Review: Jürgen Behrend, *Untersuchungen zur Stufenbaulehre Adolf Merkl's und Hans Kelsens* (Duncker & Humblot, 1977), and Kazimierz Opalek, *Ueberlegungen zu Hans Kelsens "Allgemeine Theorie der Normen"* (Manz, 1980), in the *American Journal of Jurisprudence*, 27 (1982).
20. "Subsumption, Derogation, and Noncontradiction in 'Legal Science'" (review article on J. W. Harris, *Law and Legal Science*, Clarendon Press, 1979), *University of Chicago Law Review*, 48 (1981).
19. "Naturgesetze und die 'rechte Vernunft' in Hobbes' Rechtsphilosophie", *Rechtstheorie*, 12 (1981).
18. "Material and Formal Authorisation in Kelsen's Pure Theory", *Cambridge Law Journal*, 39 (1981). Reprinted in *Legal Positivism*, ed. Mario Jori (Aldershot, England: Dartmouth Publishing Co., 1992).
17. Book Review: J.M. Finnis, *Natural Law and Natural Rights* (Oxford: Clarendon Press, 1980), in *Philosophical Books*, 22 (1981).
16. Book Review: Christoph Moench, *Verfassungswidriges Gesetz und Normenkontrolle* (Baden-Baden: Nomos, 1977), in the *Columbia Journal of Transnational Law*, 20 (1981).
15. Book Review: Neil MacCormick, *Legal Reasoning and Legal Theory* (Oxford: Clarendon Press, 1978), in the *Archiv für Rechts- und Sozialphilosophie*, 67 (1981).
14. "Zum Problem der Normenkonflikte", *Archiv für Rechts- und Sozialphilosophie*, 66 (1980).
13. Book Review: Meriam M. Reik, *The Golden Lands of Thomas Hobbes* (Detroit: Wayne State University Press, 1977), in the *Journal of the History of Philosophy*, 18 (1980).
12. "Rejoinders to Hart on Rules and Rights", review article on *Law, Morality, and Society*, ed. P.M.S. Hacker & Joseph Raz (Oxford: Clarendon Press, 1977), *Michigan Law Review*, 77 (1979).
11. "Neue Grundlagen für einen Begriff der Rechtsgeltung," *Archiv für Rechts- und Sozialphilosophie*, 65 (1979).
10. Book Review: Ronald Moore, *Legal Norms and Legal Science* (Honolulu: University Press of Hawaii, 1978), in the *Archiv für Rechts- und Sozialphilosophie*, 65 (1979).
9. Book Review: Robert Walter, *Der Aufbau der Rechtsordnung* (Vienna: Manz, 1974), in the *American Journal of Jurisprudence*, 23 (1978).
8. Book Review: Edgar Bodenheimer, *Jurisprudence*, Revised Edition (Cambridge, Mass.: Harvard UP, 1974), in the *American Journal of Comparative Law*, 25 (1977).

7. “*Jus Non Scriptum* and the Reliance Principle”, *Michigan Law Review*, 75 (1976).
6. “Constraints on Legal Norms: Kelsen’s View in the *Essays*”, review article on Kelsen, *Essays on Legal and Moral Philosophy* (Dordmund: Reidel, 1973), *University of Chicago Law Review*, 42 (1975).
5. “Classical Legal Positivism at Nuremberg”, *Philosophy and Public Affairs*, 4 (1975). Reprinted in *Philosophical Problems in the Law*, ed. David M. Adams (Wadsworth: Belmont, Calif., 1981).
4. [Book Review: *Oxford Essays in Jurisprudence, Second Series*, ed. A.W.B. Simpson \(Oxford: Clarendon Press, 1971\), in the *Harvard Law Review*, 87 \(1974\).](#)
3. “Two Types of Motive Explanation”, *American Philosophical Quarterly*, 9 (1972).
2. “The Killings at My Lai: ‘Grave Breaches’ under the Geneva Conventions and the Question of Military Jurisdiction”, *Harvard International Law Journal*, 12 (1971) (written with John S. Banta).
1. [Book Review: Telford Taylor, *Nuremberg and Vietnam: An American Tragedy* \(New York: Quadrangle Books, 1970\), *Harvard International Law Journal*, 12 \(1971\).](#)

PART TWO: Recent translations of my work

i. into Spanish (in reverse-chronology):

La filosofía del derecho de Gustav Radbruch, trans. Alejandro Nava Tovar (Madrid: Marcial Pons, 2019).

“La interpretación débil de la autoridad en la Teoría Pura del Derecho de Hans Kelsen”, trans. Gonzalo Villa Rosas, in: *Revista Derecho del Estado*, n. 29 (2012), 5-49.

“Algunos aspectos de la controversia entre Hans Kelsen y Erich Kaufmann”, trans. Alberto Supelano, in: *Ecos de Kelsen: vida, obra y controversias*, ed. Gonzalo A. Ramírez Cleves (Bogotá: Universidad Externado de Colombia, 2012), 537-564.

“La reconstrucción radical kelseniana de la norma jurídica”, trans. Leticia Vita, in *La teoría del derecho de Hans Kelsen*, ed. Laura Clérico and Jan Sieckmann (Universidad Externado de Colombia, 2011), 11-43.

“Dos programas radicales de ‘objetivización’. La influencia de Kant y los neokantianos en Hans Kelsen”, trans. Rodolfo Arango, in: *Immanuel Kant: vigencia de la filosofía crítica*, ed. Felipe Castañeda, Vicente Durán, and Luis Eduardo Hoyos (Bogotá: Siglo del Hombre Editores, 2007), 243–277.

“Subsunción, política jurídica y el reproche de ‘formalismo’”, trans. Ingrid Van Muylen, in:

Las razones de la producción del derecho, ed. Nancy Cardinaux *et al.* (Buenos Aires: Facultad de Derecho, Universidad de Buenos Aires, 2006), 51-67.

ii. into Portuguese (in reverse-chronology) :

« Reflexões sobre a Periodização da Teoria do Direito de Hans Kelsen – Com Pós-Escrito Inédito », in: *Hans Kelsen. Teoria Jurídica e Política*, ed. Júlio Aguiar de Oliveira and Alexandre Travessoni Gomes Trivisonno (Rio de Janeiro: Forence, 2013), 3-37.

« A Importância de Hans Kelsen nos Nossos Dias », trans. Andityas Soares de Moura Costa and Carlina Laboissière Muzzi, in: Andityas Soares de Moura Costa Matos, *Contra Natram. Hans Kelsen e a Tradição Crítica do Positivismo Jurídico* (Curitiba, Brazil: Juruá, 2013), 7

« A ideia central do positivismo jurídico », trans. Thomas da Rosa de Bustamante, in: *Revista Brasileira de Estudos Políticos*, n. 102 (2011), 101-137.

iii. into Italian:

« Hans Kelsen e la teoria radicale delle norme giuridiche », *Analisi e diritto* (2019), 21–66, transl. Alessio Sardo and Nicola Muffato.

Il Problema della Giustificazione nella filosofia del diritto di Hans Kelsen, trans. Giovanni Luchena, in the series *Jus Publicum Europaeum* (Turin: G. Giappichelli Editore, 2014).

iv. into French:

«Ce que nous apprend la Stufenbaulehre sur le concept de droit de Kelsen», trans. Pierre Brunet, *Revue de théorie constitutionnelle et de philosophie du droit*, no. 21 (2013), 11-28.

v. into Polish:

“Sedno idei pozytywizmu prawniczego”, trans. Marcin Romanowicz, in: *Archiwum Filozofii Prawa i Filozofii Społecznej*, 2 (2012), 20-35.

Zachowując Czystą Teorię Prawa: Norma Podstawowa jako idea regulatywna, trans. Wojciech Wiesiołek (Warsaw: Wydział Prawa i Administracji Uniwersytetu Warszawskiego, 2013).

vi. into Russian:

“The Early Legal Theory of Hans Kelsen: Critical Constructivism (in Russian translation), in: *Russian Yearbook of Legal Theory*, 4 (2011), 525-545.

“The Normativism of Hans Kelsen” (in Russian translation), in: *Jurisprudence (Pravovedenie)*, no. 6 (2012).

vii. into Chinese: *

“Der Normativismus Hans Kelsens” (in Chinese translation)

“The Great Puzzle: Kelsen’s Basic Norm” (in Chinese translation)

“Das Ende der Reinen Rechtslehre?” (in Chinese translation)

“Hans Kelsen and Carl Schmitt” (in Chinese translation)

*these papers will appear in the volume “Rechtsstaat as a Middle Way. Texts on Hans Kelsen’s Legal Thought” (in Chinese), ed. Yan Zhwang, Beijing (at the press).