Contributors


Péter Cserne is Senior Lecturer in Law at the University of Hull, UK. A graduate of both law and economics in Hungary, he received an LLM (European Master in Law and Economics) and a PhD at the University of Hamburg, Germany. His main research interests are jurisprudence, especially the relevance and limits of rational choice theory in understanding the nature of law; law and economics; and comparative law. His works include Freedom of Contract and Paternalism: Prospects and Limits of an Economic Approach (Palgrave, 2012). He is presently completing a monograph on the foundations of Law and Economics (Edward Elgar).

Wouter de Been’s expertise is in socio-legal theory. In recent years, he has done research in this field for a number of academic and public institutions, such as the Erasmus School of Law, the Vrije Universiteit Amsterdam; the Wiardi Beckman Foundation; and the WRR Scientific Council for Government Policy. He has published a monograph on American Legal Realism, Legal Realism Regained (Stanford University Press, 2008), and co-edited the volume Crossroads in New Media, Identity and Law (Palgrave Macmillan, 2015). Wouter de Been has a background in legal theory (Tilburg University), political philosophy (University of New Orleans) and American Studies (University of Amsterdam). His recent research has been on the changes wrought by globalization and the revolution in information and communication technology in law and politics.
Maksymilian Del Mar is Reader in Legal Theory and Co-Director of the Centre for Law and Society in a Global Context, at the Department of Law, Queen Mary, University of London. He is presently completing two monographs: *Neil MacCormick: A Practical Philosophy* (Standford University Press) and *Imagination and Legal Cognition* (Hart/Bloomsbury). He has recently co-edited *Authority in Transnational Legal Theory: Theorising Across Disciplines* (Edward Elgar, 2016, with Roger Cotterrell) and *Law in Theory and History: New Essays on a Neglected Dialogue* (Hart, 2016, with Michael Lobban).

Lyana Francot is Associate Professor at the Faculty of Law, Vrije Universiteit Amsterdam, in the department of Legal Theory and Legal History. Her recent research pursues the issue of the temporal dimension of the legal system in times of social acceleration, and in particular how the judiciary deals with the demand for fast justice. Her primary line of research seeks to contribute to the normative turn in systems theory by formulating a critical systems theoretical account of law and morality. In this, the boundary between the factual and the normative takes centre stage. She recently published ‘Dealing with Complexity, Facing Uncertainty: Morality and Ethics in a Complex Society’ (2014) 100(2) *Archiv für Rechts- und Sozialphilosophie* 201–218.

Jaap Hage holds the Chair for Jurisprudence at Maastricht University. His research presently focuses on basic legal concepts, such as right, duty, obligation, power, competence and juridical act, and on other applications of logic in the field of law.

Rachel Herdy is Associate Professor of the Department of Legal Theory at the National Faculty of Law of the Federal University of Rio de Janeiro (UFRJ), and Permanent Professor of the Master’s Program in Contemporary Legal Theory at the same institution. She has also been a Visiting Research Scholar at the University of Miami School of Law in 2008–2009. Her work centers on philosophy of law, encompassing pragmatism (Charles S. Pierce’s philosophy) and legal epistemology. Her recent investigations are directed toward understanding the role of expertise and specialized factual information in the argumentative practices of high courts.

Oliver W. Lembcke is Professor of Political Theory at FSU Jena, Germany. The main focus of his research interest is in the field of political theory, the history of political ideas and legal philosophy. Together with Florian Weber, he edited the volume *Emmanuel Joseph Sieyès: The Essential Political Writings* (Brill, 2014), and he is the
co-editor (together with Gröschner and Kapust) of the book *Wörterbuch der Würde* (Fink-UTB, 2013).

**Anne Ruth Mackor** is Professor of Professional Ethics, especially of legal professions, at the Faculty of Law, University of Groningen. One of her research topics is the nature of legal doctrine. See, for example, her chapter ‘Explanatory non-normative legal doctrine: Taking the distinction between theoretical and practical reason seriously’, in Mark Van Hoecke (ed.), *Methodologies of Legal Research: Which Kind of Method for What Kind of Discipline?* (Hart, 2011, 45–70).

**Alessio M. Pacces** is Professor of Law and Finance at the Erasmus School of Law, Erasmus University Rotterdam, and was Visiting Professor of Law at Columbia Law School in 2015. Since 2009, he has been Research Associate at the European Corporate Governance Institute (ECGI), and since 2014, he has been Director of the European Master in Law and Economics (EMLE). Professor Pacces’ research focuses on the economic analysis of corporate law and financial regulation. On these topics, he has published several books, chapters and peer-reviewed articles. He has participated in forums with important policy institutions, including inter alia the OECD and the European Commission.

**Geoffrey Samuel** is a professor in the Kent Law School and a professor *affilié* in the École de droit, Sciences-Po, Paris. He holds degrees in law from the University of Cambridge and has doctorates from Cambridge, Maastricht and (*honoris causa*) Nancy (France). He has taught extensively in continental Europe as well as in England. Samuel has published widely in most of the major UK law reviews and in many edited monographs; his most recent books are *A Short Introduction to the Common Law* (Edward Elgar, 2013) and *An Introduction to Comparative Law Theory and Method* (Hart, 2014). His areas of scholarship and research are the law of obligations, comparative law, legal reasoning and legal epistemology.

**Sanne Taekema** is Professor of Jurisprudence at the Erasmus School of Law in Rotterdam. Her research interests include the rule of law, particularly in a transnational context, general issues of legal theory, especially the role of values in jurisprudence and legal pragmatism, law and literature, and legal methodology with a focus on interdisciplinarity. Together with Bart van Klink, she edited the volume *Law and Method: Interdisciplinary Research into Law* (Mohr Siebeck, 2011).

**Wibren van der Burg** is Professor of Legal Philosophy and Jurisprudence at Erasmus University Rotterdam. The central theme of his
research and teaching is the interaction between law, ethics and society. He recently published *The Dynamics of Law and Morality: A Pluralist Account of Legal Interactionism* (Ashgate, 2014) and ‘What is Neutrality?’ (2014) 27(4) *Ratio Juris* 496–515 (with Roland Pierik).

**Bart van Klink** is Professor of Legal Methodology at Vrije Universiteit Amsterdam, the Netherlands. He is interested in methodological issues concerning legal argumentation and legal interpretation, and in the relation between the study of law and other disciplines, in particular political theory and the sociology of law. Together with Sanne Taekema, he edited the volume *Law and Method: Interdisciplinary Research into Law* (Mohr Siebeck, 2011).