

2017 ANNUAL REPORT

PUBLICATIONS FOR CALENDAR YEAR 2017

AKHAVAN, Payam

Books & Monographs:

In Search of a Better World: A Human Rights Odyssey, CBC Massey Lectures (House of Anansi Press, 2017).

Articles in Refereed Journals (Paper or Electronic):

“Is Grassroots Justice a Viable Alternative to Impunity? The Case of the Iran People’s Tribunal”, 39:1 *Human Rights Quarterly* 73-103 (2017).

Book Chapters:

“The Contribution of Investment Arbitration to the Rule of Law”, in Andrea Menaker (ed.) *International Arbitration and the Rule of Law: Contribution and Conformity*, ICCA Congress Series No. 19 (Wolters Kluwer, 2017).

Other Non-refereed Articles, Comments, Reviews, etc:

“Canada must act now to get international justice in Syria”, *Globe and Mail* (7 February 2017).

ANKER, Kirsten

Articles in Refereed Journals (Paper or Electronic):

Kirsten Anker, ‘Law As...Forest: Eco-logic, Stories and Spirits in Indigenous Jurisprudence’ (2017) 17 *Law Text Culture* 191

Book Chapters:

Kirsten Anker, ‘Postcolonial Jurisprudence and the Pluralist Turn: From Making Space to Being in Place’ in Nicole Roughan and Andrew Halpern, *In Pursuit of Pluralist Jurisprudence* (Cambridge: Cambridge University Press, 2017)

Kirsten Anker, ‘Law, Culture and Fact in Indigenous Claims: Legal Pluralism as a Problem of Recognition’ in René Provost (ed), *Culture in the Domains of Law* (Cambridge: Cambridge University Press, 2017)

ANTAKI, Mark

Articles in Refereed Journals (Paper or Electronic):

“Making Sense of Minor Jurisprudence” (2017) 21 *Law Text Culture* 54

BJORKLUND, Andrea

Edited Collections:

“National Treatment”, in Krista Nadakuvukaren Schefer & Julian Powell (eds.), *Encyclopaedia of International Economic Law* (Edward Elgar, 2017), pp. 203-205.

Articles in Refereed Journals (Paper or Electronic):

“Sources of Inherent Powers”, 6 *European International Arbitration Review* (2017), pp. 1 - 48 (with Jonathan Brosseau).

Book Chapters:

“Breaking the Market Dominance of ICSID? An Assessment of the Likelihood of Institutional Competition, Especially from Asia, in the Near Future,” in *Asia’s Changing Investment Regime* (Julian Chaisse et al. eds, Springer, 2017), pp. 243-260 (with Bryan Druzin).

Other Non-refereed Articles, Comments, Reviews, etc:

“Institutional Lock-In within the Field of Investment Arbitration”, 39 *University of Pennsylvania Journal of International Law* 1 -36 (2017) (with Bryan Druzin).

BLACKETT, Adelle**Articles in Refereed Journals (Paper or Electronic):**

Adelle Blackett, "Follow the Drinking Gourd: Our Road to Teaching Critical Race Theory and Slavery and the Law, Contemplatively, at McGill" (2017) 62 McGill Law Journal 1251 – 1277

Book Chapters:

Adelle Blackett, " 'A New Thing: Shall Ye Not Know It?' Reflections on a Living Metaphor in Transnational Labour Law" in Simon Archer, Daniel Drache & Peer Zumbansen eds., *The Daunting Enterprise of the Law: Essays in Honour of Harry W. Arthurs* 286-297 (Montreal-Kingston: McGill-Queen's University Press, 2017).

Papers in Conference Proceedings:

Adelle Blackett, "Domestic workers and Informality: Compliance with Decent Work for Domestic Workers as a Transgression to the Asymmetrical Law of the Home Workplace" in Martha Chen & Françoise Carré, eds., *WIEGO* at 20:
<http://www.wiego.org/sites/default/files/publications/files/Day%201.3%20-%20Law%20-%20Blackett%20.pdf>

CHRISTIANS, Allison**Books & Monographs:**

ASSESSING BEPS: ORIGINS, STANDARDS, AND RESPONSES, INT'L FISC. ASSOC. CAHIER 102A (2017) (with Stephen Shay).

Edited Collections:

TAX SOVEREIGNTY IN THE BEPS ERA (Kluwer 2017) (co-edited with Sergio **Rocha**).

Articles in Refereed Journals (Paper or Electronic):

BEPS and the New International Tax Order, 2016-2017 B.Y.U. L. REV 1603 (2017).
 Distinguishing Tax Avoidance and Evasion: Why and How, 3 J. TAX ADMIN. 5 (2017).
 A Global Perspective on Citizenship-Based Taxation, 38 MICH. J. INT'L L. 193 (2017).

Book Chapters:

BEPS and the Power to Tax, in Allison Christians and Sergio Rocha, eds., *TAX SOVEREIGNTY IN THE BEPS ERA* (Kluwer 2017).

Trust in the Tax System: The Problem of Lobbying, in Cees Peeters et al, eds., *BUILDING TRUST IN TAXATION* (2017).

Tax Law as an Issue of International Economic Law, in Elgar Encyclopedia of International Economic Law, Thomas Cottier and Krista Nadakavukaren Schefer, eds. (Edward Elgar 2017)

International Tax Institutions, in Elgar Encyclopedia of International Economic Law, Thomas Cottier and Krista Nadakavukaren Schefer, eds. (Edward Elgar 2017)

Other Non-refereed Articles, Comments, Reviews, etc:

Jumping the Line or Out of the Net? Tax and the Immigrant Investor, 88 Tax Notes Int'l 357 (23 Oct. 2017).

Corporate Income Tax & US Policy Changes, The Pearson Centre for Progressive Policy, 13 Sept. 2017.

Take MAP With a Grain of Salt: Sifto and the Legal Nature of Competent Authority Agreements, 86 TAX NOTES INT'L 81 (3 Apr. 2017).

Spillovers and Tax Sovereignty, 85 TAX NOTES INT'L 831 (27 Feb. 2017).

CRÉPEAU, François**Edited Collections:**

MAYER, Benoit, CRÉPEAU, François (eds.), [*Research Handbook on Climate Change, Migration and the Law*](#), Cheltenham (UK): Edward Elgar Publishing, 2017.

Book Chapters:

ATAK, Idil, CRÉPEAU, François, « The Legacy of Fragmentation in Migration, Trade, and Investment Law », chapter 3.64 in: COTTIER, Thomas, NADAKAKUVERAN SCHEFER, Krista (Eds.), *Elgar Encyclopaedia of International Economic Law*, Edward Elgar Publishing, London, 2017.

Reports for Government Agencies, Professional Bodies, etc:

“Towards Actionable Commitments - Input to the zero draft of the Global Compact for orderly, safe and regular migration by the United Nations Special Rapporteur on the Human Rights of Migrants”, Report to the Special Representative of the United Nations Secretary-General on International Migration, 6 July 2017.

Report of the Special Rapporteur on the human rights of migrants, to the United Nations Human Rights Council: “Towards a 2035 agenda for facilitating human mobility”, A/HRC/35/25, 13 April 2017: http://www.ohchr.org/Documents/Issues/Migration/A_HRC_35_25_EN.pdf

Report of the Special Rapporteur on the human rights of migrants, to the United Nations Human Rights Council: Mission to Angola, A/HRC/35/25/Add.1, 25 April 2017, <https://documents-dds-ny.un.org/doc/UNDOC/GEN/G17/099/78/PDF/G1709978.pdf?OpenElement>

Report of the Special Rapporteur on the human rights of migrants, to the United Nations Human Rights Council: Mission to Greece, A/HRC/35/25/Add.2, 24 April 2017, <https://documents-dds-ny.un.org/doc/UNDOC/GEN/G17/098/41/PDF/G1709841.pdf?OpenElement>

Report of the Special Rapporteur on the human rights of migrants, to the United Nations Human Rights Council: Mission to Australia and the regional processing centres in Nauru, A/HRC/35/25/Add.3, 24 April 2017, <https://documents-dds-ny.un.org/doc/UNDOC/GEN/G17/098/91/PDF/G1709891.pdf?OpenElement>

“A new agenda for facilitating human mobility after the UN summits on refugees and migrants”, *OpenDemocracy*, 24 March 2017: <https://www.opendemocracy.net/beyondslavery/safepassages/fran-ois-cr-peau/new-agenda-for-facilitating-human-mobility-after-un-summits-on-refugee>

DEDEK, Helge**Edited Collections:**

What we write about when we write about Comparative Law, *An American Journal of Comparative Law Special Issue*, Helge Dedek & Franz Werro eds., 255 p., ISBN 9780198816898 (Oxford: OUP, 2017) – a collection of essays centred on the methodological dispute between Pierre Legrand, James Whitman, and James Gordley on the purpose and direction of comparative law, supplemented by commentaries on the exchange written by three interlocutors offering various interdisciplinary perspectives.

Book Chapters:

“Subjektives Recht als ‘Recht der Freiheit’” (“Subjective Right as ‘Freedom’s Right’”) in Magnus Schlette (ed), *Ist Selbstverwirklichung institutionalisierbar? Axel Honneths Freiheitstheorie in der Diskussion* (Frankfurt am Main: campus Verlag, 2017) p. 25-53 – the collection is an interdisciplinary response to Axel Honneth’s recent monograph *Freedom’s Right: The Social Foundations of Democratic Life*, including Honneth’s reply to his critics.

Other Non-refereed Articles, Comments, Reviews, etc:

“Preface: What we write about when we write about comparative law, or: What happens when comparatists respond to a contribution by Professor Pierre Legrand”, in Helge Dedek & Franz Werro (eds.), *What we write about when we write about comparative law* (Oxford: OUP, 2017) p. vii-x.

“Insel-Reich” (“Island Empire”), opinion piece on the impact of BREXIT on (comparative) legal scholarship, solicited by *Zeitschrift für das Privatrecht der Europäischen Union / European Union Private Law Review (GPR)*, (2017) 14 GPR p. 282 f.

Book review: Jens Eisfeld, *Erkenntnis, Rechtserzeugung und Staat* (Tübingen, Mohr Siebeck, 2015) in *Zeitschrift der Savigny Stiftung für Rechtsgeschichte, Germanistische Abteilung* (134) 2017, p. 383-389.

Book review: Seán Donlan & Dirk Heirbaut, *The Laws’ Many Bodies* (Berlin, Duncker-Humblot, 2015) in *Zeitschrift für Europäisches Privatrecht (ZEuP)*, 2017, p. 522-523

Book review: Jens Eisfeld, *Erkenntnis, Rechtserzeugung und Staat* (Tübingen, Mohr Siebeck, 2015) in *Zeitschrift der Savigny Stiftung für Rechtsgeschichte, Germanistische Abteilung* (134) 2017, p. 383-389.

Editorial Note: (2017) 65 *American Journal of Comparative Law* 2 (with Franz Werro).

ELLIS, Jaye**Articles in Refereed Journals (Paper or Electronic):**

“The Role of Translation in Transnational Governance” (2017) 22(2) *Tilburg Law Review* 165-184.

“Scientific Expertise and Transnational Standards: Authority, Legitimacy, Validity” (2017) 8(2)

Transnational Legal Theory 181-201.

Book Chapters:

“Form meets Function: The Culture of Formalism and International Environmental Regimes,” Wouter Werner, Marieke de Hoon & Alexis Galán (eds), *The Law of International Lawyers*. Reading Martti Koskenniemi. (Cambridge University Press, 2017)

EMERICH, Yaëll

Books & Monographs:

Droit commun des biens : perspective transsystémique, Cowansville, Editions Yvon Blais, 2017 (450 pages).

Yaëll Emerich and Alexis Hudon, “Les assises conceptuelles du droit de l’environnement en droit des biens : entre patrimoine collectif et relation fiduciaire », (2017) 47 *Revue générale de Droit* 519-561

Yaëll Emerich, « La nature et le droit des biens : vers une reconceptualisation du droit des biens dans une planète en transition », (2017) 119 *Revue du Notariat* 321, p. 321-356

Book Chapters:

Yaëll Emerich, chapter “Possession”, in Michele Graziadei and Lionel Smith (eds.), *Research Handbook in Comparative Property Law*, *Research Handbooks in Comparative Law Series*, Edward Elgar Publishing, 2017

Yaëll Emerich, “Doctrines de l’exclusivisme ”, in M. Cornu, F. Orsi, J. Rochfeld (eds.) *Dictionnaire des Communs*, Paris, P.U.F., 2017

Other Non-refereed Articles, Comments, Reviews, etc:

Yaëll Emerich and Aurélie Sirois “Rapport sur les professions juridiques ”, in W. Dross et H. Croze (ed.), *La formation initiale et continue des professionnels du droit au regard des évolutions juridique, judiciaire, technologique et sociétale*, (France-Québec), Ministère de la Justice (France), Mission Droit et Justice, 2017

FAN, Kun

Books & Monographs:

Arbitration in China: A Legal and Cultural Analysis, Legal Press, 2017 (Chinese version).

[<https://www.amazon.cn/图书/dp/B01MT3EJ82>]

Book Chapters:

“The New York Convention and Chapter 2 of the Federal Arbitration Act”, in James Berg (ed.) *International Aspects of U.S. Litigation*, American Bar Association, 2017.

Country report, “China” in Simon Greenberg, Christopher Kee and Romesh Weeramantry (ed.), *International Commercial Arbitration: An Asia-Pacific Perspective* (2nd edition), Kluwer, 2017 (with Clarisse von Wunschheim, Yu Bing, Guan Zhong).

“Foreign Direct Investment and Investment Arbitration in China and Hong Kong”, in Carlos Esplugues Mota (ed.), *FDI and investment arbitration in Asia*, Intersentia Ltd, 2017.

Papers in Conference Proceedings:

“Ethical Issues in Mediation: Can You Leave Your Hat On?” (International Mediation Symposium, organized by the Center for International Legal Studies, 8-11 June 2017, Salzburg)

“Investment Arbitration and Human Rights”, McGill Faculty Seminar, McGill University, 5 May 2017, Montreal.

“Business Law in the Chinese Context” (The Forth Annual China Law Conference, organized by the University of Toronto, 18 February 2017, Toronto).

[<https://eventseeker.com/event/feb-18-2017/261005477-2017-china-law-conference-toronto>]

Reports for Government Agencies, Professional Bodies, etc:

In my capacity of Executive Member of International Task Force on Mixed Mode Dispute Resolution and co-chair of Working Group 1, prepared Preliminary Recommendation of Working Group 1 on Mediators Using Non-Binding Evaluations and Making Settlement Proposals to the International Mediation Institute

Other Non-refereed Articles, Comments, Reviews, etc:

Book Review for Liu Qiao, Shan Wenhua and Ren Xiang(ed.), *China and International Commercial Dispute Resolution*, Journal of World Investment and Trade, 2017.

FORRAY, Vincent

Books & Monographs:

Décrire le droit... et le transformer – Essai sur la déécriture du droit (avec S. Pimont), Dalloz, 2017, 372 p.

FOX-DECENT, Evan

Articles in Refereed Journals (Paper or Electronic):

“The Authority of Human Rights” (2017) 67 *University of Toronto Law Journal*: 596–622.

Book Chapters:

“The Charter and Administrative Law Part I: Procedural Fairness” in *Administrative Law in Context*: 3rd Edition, L. Sossin & C. Flood eds. (Toronto: Emond Montgomery, 2017) (with Alexander Pless): 237-252.

“The Charter and Administrative Law Part II: Substantive Review” in *Administrative Law in Context*: 3rd Edition, L. Sossin & C. Flood eds. (Toronto: Emond Montgomery, 2017) (with Alexander Pless): 507-528.

GELINAS, Fabien

Book Chapters:

“Arbitration as Transnational Governance: Legitimacy beyond Contract” in C. Cutler & T. Dietz, eds., *The Politics of Private Transnational Governance by Contract*, Routledge, 2017.

“National Report for Canada”, in G. Bermann, ed., *Recognition and Enforcement of Foreign Arbitral Awards: The Application of the New York Convention by National Courts*, Springer, 2017 (with F. Bachand).

Reports for Government Agencies, Professional Bodies, etc:

Expert Determination Review in consolidated cases concerning the Top Level Domain “.charity” and .慈善 (the Chinese Internationalized Domain Name for .CHARITY) (Chair of a three-member panel). Available here:

<https://newgtlds.icann.org/sites/default/files/.../determination-4-1-1384-49318-en.pdf>

Other Non-refereed Articles, Comments, Reviews, etc:

Book Review of *The Formation and Identification of Rules of Customary International Law in International Investment*, by P. Dumberry (with Lucas Clover Alcolea) (TDM, ISSN 1875-4120) October 2017, online: www.transnational-dispute-management.com

GOLD, Richard

Articles in Refereed Journals (Paper or Electronic):

Ali-Khan, Sarah E., Harris, Liam W., Gold, E. Richard, “Point of view: Motivating participation in open science by examining researcher incentives” (2017) *eLife* 2017;6:e29319, DOI: [10.7554/eLife.29319](https://doi.org/10.7554/eLife.29319)

Gold, E. Richard, Morin, Jean-Frédéric, Shadeed, Erica, “Does Intellectual property Lead to Economic Growth? Insights from an Improved IP Dataset”, (2017), *Regulation & Governance* doi:10.1111/rego.12165

Bubela, Tania, Bonter, Katherine, Lachance, Silvy, Delisle, Jean-Sébastien, and Gold, E. Richard, “More Haste, Less Speed: Could Public-Private Partnerships Advance Cellular Immunotherapies?”, (2017), *Frontiers in Medicine* <https://doi.org/10.3389/fmed.2017.00134>

Ali-Khan, Sarah E. and Gold, E. Richard, “Gene patents still alive and kicking: their impact on provision of genetic testing for long QT syndrome in the Canadian public health-care system”, (2017) *Genetics in Medicine* doi:10.1038/gim.2017.43

Gold, E. Richard, “NAFTA 2.0 and Beyond: Levelling the patent playing field” (August 2017), Centre for International Governance Innovation, <https://www.cigionline.org/articles/nafta-20-and-beyond> (peer reviewed)

Morin, Jean-Frédéric, and Gold, E. Richard, “Six Inconvenient Truths about NAFTA Renegotiations”

(July 18, 2017), Centre for International Governance Innovation,
<https://www.cigionline.org/articles/six-inconvenient-truths-about-nafta-renegotiations>

Other Non-refereed Articles, Comments, Reviews, etc:

Gold, E. Richard, “Eli Lilly’s odyssey to use a fake rule and fake news to protect bad patents” (August 16, 2017), *STAT* (opinion) <https://www.statnews.com/2017/08/16/eli-lilly-canada-patents-zyprexa-strattera/>

Gold, E. Richard, “The Midas Conundrum” (April 25, 2017) in Centre for International Governance Innovation Series on Innovation and Productivity, <https://www.cigionline.org/articles/midas-conundrum>.

Gold, E. Richard, “Why Women Over 40 are Having More Babies” (March 16, 2017)
<https://www.cigionline.org/articles/why-women-over-40-are-having-more-babies>.

Gold, Richard, “How Canada can lead the world in innovation innovation” (November 17, 2017) *The Globe and Mail*
<https://www.theglobeandmail.com/report-on-business/rob-commentary/how-canada-can-lead-the-world-in-innovating-innovation/article37018746/>

Gold, E. Richard, “NAFTA 2.0 and Beyond: Levelling the patent playing field” (August 15, 2017) *Centre for International Governance Innovation* <https://www.cigionline.org/articles/nafta-20-and-beyond>
 Morin, Jean-Frederic & Gold, E. Richard, “Six Inconvenient Truths about NAFTA Renegotiations” (July 18, 2017) *Centre for International Governance Innovation*
<https://www.cigionline.org/articles/six-inconvenient-truths-about-nafta-renegotiations>

Gold, Richard, “Supreme Court harms Canada’s innovation policy stand ahead of NAFTA negotiations” (July 2, 2017) *The Globe and Mail*
<https://www.theglobeandmail.com/report-on-business/rob-commentary/supreme-court-harms-canadas-innovation-policy-stand-ahead-of-nafta-negotiations/article35532093/>

Ali-Khan, Sarah and Gold, E. Richard, “Contracting to counter gene patents – a 21st Century solution to access and innovation” (May 22, 2017), *Harvard Law’s Bill of Health*,
<http://blogs.harvard.edu/billofhealth/2017/05/22/contracting-to-counter-gene-patents-a-21st-century-solution-to-access-and-innovation/>.

Gold, E. Richard, “The Midas Conundrum” (April 25, 2017) *Centre for International Governance Innovation* <https://www.cigionline.org/articles/midas-conundrum>

Gold, Richard, “NAFTA patent ruling a big victory for Canadian innovation” (April 6, 2017) *The Globe and Mail*
<http://www.theglobeandmail.com/report-on-business/rob-commentary/nafta-patent-ruling-a-big-victory-for-canadian-innovation/article34617647/>

Articles in Refereed Journals (Paper or Electronic):

JAKHU, Ram**Edited Collections:**

Ram S. Jakhu and Joseph Pelton, (eds.) *Global Space Governance: An International Study*, Springer, 2017, pp. 789.

Articles in Refereed Journals (Paper or Electronic):

Ram S. Jakhu, Cassandra Steer, Kuan-Wei Chen, "Conflicts in Space and the Rule of Law," 66 *Zeitschrift Für Luft-und Weltraumrecht*, Jg. 4/2017, pp. 664 -700.

Ram S. Jakhu, Yaw Nyampong and Tommaso Sgobba, "Regulatory Framework Organizational and for Space Debris Removal and On Orbit Servicing of Satellites", 23, *Journal of Space Safety Engineering*, 2017, pp. 129-137.

Edited Collections:

Ram S. Jakhu and Joseph Pelton, (eds.) *Global Space Governance: An International Study*, Springer, 2017, pp. 789.

Articles in Refereed Journals (Paper or Electronic):

Ram S. Jakhu, Cassandra Steer, Kuan-Wei Chen, "Conflicts in Space and the Rule of Law," 66 *Zeitschrift Für Luft-und Weltraumrecht*, Jg. 4/2017, pp. 664 -700.

Ram S. Jakhu, Yaw Nyampong and Tommaso Sgobba, "Regulatory Framework Organizational and for Space Debris Removal and On Orbit Servicing of Satellites", 23, *Journal of Space Safety Engineering*, 2017, pp. 129-137.

Ram Jakhu, « Une Gouvernance Globale Renforcée De L'espace Extra-Atmosphérique Pour Un Ordre Stable Et Des Bénéfices Accrus » *Annuaire Français De Relations Internationales*, Volume XVIII, 2017, pp. 937-949.

Book Chapters:

Ram Jakhu, John Logsdon and Joseph Pelton, "Space Policy, Law and Security" (updated and revised) in Joseph Pelton and Angie Bukley (eds.), *The Farthest Shore: A 21st Century Guide to Space*, 2nd Edition, International Space University, 2017, pp. 254-276.

Papers in Conference Proceedings:

Ram S. Jakhu and Joseph N. Pelton, "Space Safety and Global Space Governance," in Proceedings of the 9th IAASS Space Safety Conference, 18-20 October, 2017, Toulouse, France.

Reports for Government Agencies, Professional Bodies, etc:

Ram S. Jakhu and Aram Kerkonian, *Independent Review of the Canada Remote Sensing Satellite Systems Act*, Canadian Department of Global Affairs, Ottawa, Canada, 2017.

Other Non-refereed Articles, Comments, Reviews, etc:

Ram S. Jakhu and Tanveer Ahmad, "The Outer Space Treaty and states' obligation to remove space debris: A US perspective," [The Space Review](#), 13 November 2017, pp. 6.

Ram S. Jakhu and Tanveer Ahmad, "World needs strong space governance system," *Room, the Space Journal*, #1 (11) Spring 2017, pp. 28-31.

JANDA, Richard**Book Chapters:**

"Human Rights Due Diligence and Reporting in Canada" (with Juan Pinto) in Lukas Henckendorn Ursheler and Joanna Fournier (eds.) *Regulating Human Rights Due Diligence for Corporations: A Comparative View* (Zurich: Schlusthess, 2017) at 45-62.

JODOIN, Sébastien**Books & Monographs:**

Sébastien Jodoin, *Forest Preservation in a Changing Climate: REDD+ and Indigenous and Community Rights in Indonesia and Tanzania* (Cambridge, UK: Cambridge University Press, 2017).

Articles in Refereed Journals (Paper or Electronic):

Sébastien Jodoin, "The Transnational Policy Process for REDD+ and Domestic Policy Entrepreneurship in Developing Countries" (2017) 35(8) *Environment and Planning C: Politics and Space*, Special Issue on Climate Governance: Entrepreneurs and Entrepreneurship 1418-1436.

Catherine Potvin... Sébastien Jodoin... *et al.* “Stimulating a Canadian Narrative for Climate,” (2017) 2 Facets 131-149.

Book Chapters:

Sébastien Jodoin, Kathryn Hansen & Caylee Hong, “Displacement Due to Responses to Climate Change: The Role of a Rights-Based Approach” in François Crépeau & Benoît Mayer, eds, *Research Handbook on Climate Change, Migration and the Law* (London, UK: Edward Elgar, 2017) 205-237.

Stephanie Safdi & Sébastien Jodoin, “Principles of Sustainable Development in the Practice of U.N. Human Rights Bodies,” in Marie-Claire Cordonier Segger & Christopher Weeramantry, eds, *Sustainable Development Principles in the Practice of International Courts and Tribunals, 1992-2012* (Abingdon, UK: Routledge, 2017) 447-469.

Reports for Government Agencies, Professional Bodies, etc:

Catherine Potvin... Sébastien Jodoin... *et al.*, *Reenergizing Canada. Pathways to a Low-Carbon Future*, report commissioned by the Department of Natural Resources, Government of Canada, May 2017.

JUKIER, Rosalie

Other Non-refereed Articles, Comments, Reviews, etc:

“Teaching the Law: A Roundtable Discussion”, (2017) volume V, *Contours, Voices of Women in Law*, 77-95.

JUTRAS, Daniel

Articles in Refereed Journals (Paper or Electronic):

« Bonne foi, imprévision et principes généraux du droit civil », 2017 *Revue trimestrielle de droit civil* 118.

Jean-François Gaudreault-Desbiens et Daniel Jutras, « L’expérience de L’École de droit de Science Po : observations d’outre-Atlantique », No. 159, 2017, *revue COMMENTAIRE*.

Book Chapters:

JUTRAS, D., « La fonction judiciaire et le recours collectif : Relire H. Patrick Glenn », in N. Vézina et C. Piché, *Actes du colloque 2015 de l’Association québécoise de droit comparé* (Les Éditions Yvon Blais, Cowansville, 2017)

JUTRAS, D. « Le juge et le code : Doré, Viger, comparés », in B. Moore, *Les grands classiques du droit civil*, Montréal, Éditions Thémis, 2017).

JUTRAS, D., “Disciplines et discipline juridique” in F. Audren, *Qu’est-ce qu’une discipline juridique ? Fondation et recomposition des disciplines dans les facultés de droit* (Sciences Politiques Paris – 2017)

KHOURY, Lara

Edited Collections:

Mise à jour de: “La causalité” dans la Collection Droit civil du *JurisClasseur québécois* (Feuilles mobiles mises à jour annuellement)

Mise à jour de: “Responsabilité civile des médecins” dans la Collection Droit civil du *JurisClasseur québécois* (Feuilles mobiles mises à jour annuellement).

Articles in Refereed Journals (Paper or Electronic):

Etienne Vergès et Lara Khoury, « Le traitement juridique de la preuve scientifique : une modélisation des attitudes du juge face à la connaissance scientifique en droit de la responsabilité civile » (2017) 58 :3 *Cahiers de droit* 517-48.

Book Chapters:

L. Khoury et C. Régis, « Quebec’s Contributions to Health Law & Policy Debates in Canada », Chapitre 5, dans J. Erdman, V. Gruben et E. Nelson, *Canadian Health Law and Policy*, 5e éd. (Lexis Nexis, Toronto, 2017), p. 95-133.

L. Khoury, « La preuve et le préjudice écologique », dans Vincent Gautrais et Mustapha Mekki (dir.), *Preuve + développement durable*, Montréal, Éditions Thémis, 2017, pp. 75-98.

KLEIN, Alana**Book Chapters:**

“Chapter 2: Jurisdiction” in Joanna Erdman, Vanessa Gruben and Erin Nelson, *Canadian Health Law and Policy*, 5th ed. (Toronto: LexisNexis, 2017) 29-50.

Other Non-refereed Articles, Comments, Reviews, etc:

“Don’t Bogart that Evidence-Based Policy: Legalization of Marijuana in Canada with Alana Klein” IHSP HappenStance Policy Brief, April 2017.

KONG, Hoi**Book Chapters:**

With Nik Luka, Jaimie Cudmore and Andrea Dumas, “Deliberative Democracy and Digital Urban Design in a Canadian City” in Peter Lindsedth et al. (eds.) *Digital Democracy in a Globalised World* 180-200 (Edward Elgar, 2017).

“The Modest Case for Constitutional Limits on Electoral Reform in Canada” in Peter Loewen, Andrew Potter, and Daniel Weinstock (eds.) *Should We Change How We Vote: Evaluating Canada’s Electoral System* (McGill-Queen’s University Press, 2017) 177-187.

“The Federalism Implications of the Assisted Human Reproduction Act Reference” in Trudo Lemmens, Andrew F. Martin, Ian B. Lee, and Cheryl Milne (eds.) *Regulating Creation: Law, Ethics and Policy of Assisted Human Reproduction* (Toronto: University of Toronto Press, 2017) 46-69.

“Two Conundrums of Canadian Administrative Law and a Theoretical Turn” in Russell Weaver et al. (eds.) *Comparative Perspectives on Administrative Procedure* (Carolina Academic Press, 2017) 129-48.

“The Spending Power in Canada” in Nathalie DesRosiers, Patrick Macklem and Peter Oliver (eds.) *Oxford Handbook of the Canadian Constitution* (Oxford University Press, 2017) 433-46.

MANIKIS, Marie**Articles in Refereed Journals (Paper or Electronic):**

Marie Manikis, “Expanding participation: A comparative approach to victims as agents of accountability in the criminal justice process” (2017) 1 *Public Law* 63-80.

Marie Manikis (with Peter Grbac), “Bargaining for Justice: The Road Towards Prosecutorial Accountability in the Plea Bargaining Process” (2017) 40:3 *Manitoba Law Journal* 85-110.

Book Chapters:

Marie Manikis, “The Difficult Road to Accountability: A Study on Complaints Mechanisms to Investigate and Address Victims’ Rights Violations” in Marie-Eve Sylvestre, Julie Desrosiers, and Margarida Garcia, *Criminal Law Reform in Canada: Challenges and Possibilities* (Yvon Blais, 2017) (peer reviewed)

Reports for Government Agencies, Professional Bodies, etc:

Marie Manikis (with Jo-Anne Wemmers and Diana Sitoianu), « Le dédommagement dans le système de justice pénale » (2017) *Research in Brief*, Justice Canada.

MOYSE, Pierre-Emmanuel**Edited Collections:**

P.-E. MOYSE & V. Gautrais, dir., *Le droit et la machine*, Montréal, Les Édition Thémis, 2017.

Articles in Refereed Journals (Paper or Electronic):

P.-E. MOYSE, « La propriété ubiquitaire du fichier numérique », (2017) 48.1 *Revue de droit d’Ottawa*

Book Chapters:

P.-E. MOYSE et C. van Zyl, « Le droit du cidre de glace au Canada », dans M. Cloutier et A. Détolle, *La transformation du cidre au Québec*, (2017).

Papers in Conference Proceedings:

P.-E. MOYSE, « Minuit à l’heure du droit d’auteur », (2017) dans A. Bensamoun (dir.), *La réforme du droit d’auteur dans la société de l’information*, Paris, Mare & Martin, 2017, pp. 205-231

Reports for Government Agencies, Professional Bodies, etc:

P.-E. MOYSE, *Rapport d’expert – Le droit des artistes-interprètes dans la loi de 2012*, Novembre 2017.

Certaines sections de ce rapport pourront être publiées.

MUNIZ-FRATICELLI

Articles in Refereed Journals (Paper or Electronic):

V.M. Muniz-Fraticelli, "The social ontology of religious freedom" (2017) 79 *SCLR* (2d) 115.
Reprinted as book chapter; see below

Book Chapters:

V.M. Muniz-Fraticelli, "The social ontology of religious freedom", in I. T. Benson and B. W. Bussey, eds. *Religion, Liberty and the Jurisdictional Limits of Law* (Toronto: Lexis-Nexis, 2017)

NARAIN, Vrinda

Refereed Journal Articles

"Gender, Religion and Workplace: Reimagining Reasonable Accommodation", *Canadian Labour & Employment Law Journal* Volume 20 no. 2 (2017) 307- 338.

Blogposts (Reviewed): "[Indian Court Recognizes Rivers as Legal Entities](#)" I-CONnect, the blog of the *International Journal of Constitutional Law* (June 13, 2017).

Book Chapters:

Jocelyne Cesari and Jose Casanova, eds., *Islam, Gender and Democracy in Comparative Perspective*, chapter 8, "Law, Gender and Nation: Muslim Women and the Discontents of Legal Pluralism in India", (Oxford: Oxford University Press, U.K., 2017).

MÉGRET, Frédéric

Articles in Refereed Journals (Paper or Electronic):

« Le Juge Lebel et les immunités: retour sur quelques jugements et pistes de réflexion pour le futur », *Revue du barreau canadien* (2017).

(with Raphaël Vagliano), "'Theirs But to Do and Die'?: The Controversy over Soldiers' Right to Life in Combat Situations", *European Journal of Human Rights* (2017).

Book Chapters:

(with Nicola Langille) "Red Notices and Transnational Police Practices," in Ron Levi and Mikkel Christensen (eds.), *Crafting International Criminal Law*, Routledge (2017).

(with Benoit Mayer) "'Climate Migration' and the Security Council," in Shirley Scott and Charlotte Ku (eds.), *Climate Change and the Security Council*, Edward Elgar (2017).

"Is the ICC Focusing Too Much on Non-State Actors?," in Margaret de Guzman and Diane Marie Amann (eds.), *Arcs of Global Justice - Essays in Honor of Bill Schabas*, Oxford University Press (2017).

(with Jean-Paul Saucier Calderon), « The Move Towards a Victim Centric Concept of the Criminal Law and the 'Criminalization' of Inter-American Human Rights Law: A Case of Human Rights Law Devouring Itself? », in Yves Haeck, Clara Burbano Herrera, and Oswaldo Ruiz Chiriboga (eds.), *35 Years of the Inter-American Court of Human Rights: Theory and Practice, Present and Future*, Intersentia Publishers (2017).

"Thinking about what International Humanitarian Lawyers 'Do'. The Laws of War as a Socio-Legal Field Structured by Apology and Utopia," in Wouter Werner (ed.), *The Law of International Lawyers; Reflections on the Work of Martti Koskenniemi*, Oxford University Press (2017).

"The Subjects of International Criminal Law," in Philip Kastner (ed.), *International Criminal Law in Context*, Taylor & Francis (2017).

MUNIZ-FRATICELLI, Victor

Articles in Refereed Journals (Paper or Electronic):

V.M. Muniz-Fraticelli, "The social ontology of religious freedom" (2017) 79 *SCLR* (2d) 115.

Book Chapters:

V.M. Muniz-Fraticelli, "The social ontology of religious freedom", in I. T. Benson and B. W. Bussey, eds. *Religion, Liberty and the Jurisdictional Limits of Law* (Toronto: Lexis-Nexis, 2017)
Reprinted from journal;

NIEZEN, Ronald**Books & Monographs:**

2017; *Truth and Indignation: Canada's Truth and Reconciliation Commission on Indian Residential Schools*. Second Edition. University of Toronto Press.

Edited Collections:

2017; Co-edited with Maria Sapignoli. *Palaces of Hope: The Anthropology of Global Organizations*. Cambridge University Press.

Articles in Refereed Journals (Paper or Electronic):

2017; "Speaking for the Dead: The Memorial Politics of Genocide in Namibia and Germany." *International Journal of Heritage Studies*.

Book Chapters:

2017; "Internet Suicide and Communities of Affirmation," in *Cybercrime and its Victims*, Elena Martellozzo and Daniel Nehring, eds. New York: Routledge.

2017; "Il volto pubblico dell'ingiustizia: attivismo indigeno e insurrezioni Tuareg in Mali." *Popoli Indigeni in Africa: Articolazioni Globali, Locali e Nazionali*, Maria Sapignoli and Robert K. Hitchcock, eds. Milan: UNICOPLI.

2017; "Collective Rights and the Construction of Heritage." In *Archaeologies of 'us' and 'them' – debating the ethics and politics of ethnicity and indigeneity in archaeology and heritage discourse*, Charlotta Hillerdal, Anna Karlström, Carl-Gösta Ojala, eds. New York: Routledge.

2017; "Foreword." In *Indian Residential Schools in the Age of Reconciliation in Canada*. Brieg Capitaine and Karine Vanthuyne, eds. Vancouver: University of British Columbia Press.

Other Non-refereed Articles, Comments, Reviews, etc:

2017; "Is the United Nations Broken? Anthropologists turned the U.N. into a field site. Their studies highlight the U.N.'s fragility, but we shouldn't give up on the organization just yet." *SAPIENS*. 1 November. Wenner Gren Foundation. <http://www.sapiens.org>.

PIPER, Tina**Edited Collections:**

Tina Piper, *Diagnosticando a un Paciente Enfermo: La Historia de las Excepciones Médicas a la Patentabilidad* in M.G. Ortuzar, *Ética, ciencia y política: Hacia un paradigma ético integral en investigación* (2017, Trabajos, comunicaciones de la Facultad de Humanidades y Ciencias de la Educación de la Universidad Nacional de La Plata).

POIRIER, Johanne**Book Chapters:**

« From Dualism to Cooperative Federalism and Back?: Evolving and Competing Conceptions of Canadian Federalism », dans Peter OLIVER, Patrick MACKLEM et Nathalie DESROSIERS, dir, *The Oxford Handbook of the Canadian Constitution*, Oxford, OUP, 2017, pp. 391-413 (co-authored with Jean-François Gaudreault-Desbiens).

« Fédéralisme coopératif et droits linguistiques au Canada : peut-on 'contractualiser' le droit des minorités ? », dans Alain-G. Gagnon et Pierre Noreau, dir, *Constitutionnalisme, droits et diversité: Mélanges en l'honneur de José Woehrling*, Montréal, Thémis, 2017, pp. 317-347.

Reports for Government Agencies, Professional Bodies, etc:

Johanne Poirier, « Les recours des particuliers devant les plus hautes juridictions : une perspective de droit comparé », *Rapport national sur le Canada, Préparée pour le service de recherche de la Bibliothèque de droit comparé du Parlement européen*, Bruxelles, octobre 2017, 73 pp. : http://www.europarl.europa.eu/RegData/etudes/STUD/2017/608733/EPRS_STU%282017%29608733_FR.pdf

Other Non-refereed Articles, Comments, Reviews, etc:

« Le moment de faire le point » *Le Devoir*, 20 mars 2017: <http://www.ledevoir.com/politique/canada/494335/canada-150-le-moment-de-faire-le-point>.

English », *McGill Reporter*, 4 mai 2017 :

<http://publications.mcgill.ca/reporter/2017/05/transsystemic-studies-in-the-faculty-of-law-one-eye-on-th>

e-left-for-the-french-the-other-on-the-right-for-the-english-and-vice-versa/.

PROVOST, René

Articles in Refereed Journals (Paper or Electronic):

“El derecho a la libertad personal en tiempos de inseguridad ciudadana”, (2017) 79 *Revista derecho Pontifical Universidad Católica del Perú* 289-309

Book Chapters:

“Accountability for International Crimes Within Insurgent Groups”, in Morten Bergsmo & Song Tianying eds, *MILITARY SELF INTEREST IN ACCOUNTABILITY FOR CORE INTERNATIONAL CRIMES*, 2d ed. (Brussels: Torkel Opsahl, 2017)

RAMANUJAM, Nandini

Articles in Refereed Journals (Paper or Electronic):

With Alexander Agnello. "[The Shifting Frontiers of Law: Access to Justice and Underemployment in the Legal Profession.](#)" *Osgoode Hall Law Journal* (Special Issue: Creating Opportunities: A Vision For the Future), 54:4 (2017)

Reports for Government Agencies, Professional Bodies, etc:

Co-authored Shadow report on Canada’s compliance with article 12 of the UN CRPD – for the UN CRPD Committee:

https://www.mcgill.ca/humanrights/files/humanrights/2017-chrlp_shadow-report_canada_compliance_with_crpdocx

https://www.mcgill.ca/humanrights/files/humanrights/2017-un_canada_crpdoc_compliance_committee_report.doc

Other Non-refereed Articles, Comments, Reviews, etc:

Peer reviews for: Law and Development review; The Hague Journal of Rule of Law Ethics and International Affairs; InterGentes

SAUMIER, Geneviève

Edited Collections:

FASCICULE 21, Organismes privés et appareil étatique in P.-C. Lafond, ed, *Jurisclasseur Québec – Droit de la consommation* (LexisNexis, 2017 update)

FASCICULE 23 : Recours du consommateur et de l’État in P.-C. Lafond, ed, *Jurisclasseur Québec – Droit de la consommation* (LexisNexis, 2017 update)

Articles in Refereed Journals (Paper or Electronic):

« Article 3 of the Hague Principles: A Response to Peter Mankowski » (2017) 22 *Journal of Uniform Law* 395

“Has the CJPTA Readied Canada for the Hague Choice of Court Convention?” Osgoode Legal Studies Research Paper No. 54/2017

Reports for Government Agencies, Professional Bodies, etc:

with Franciso Garcimartin, *Judgments Convention: Preliminary Explanatory Report*, October 2017, The Hague Conference on Private International Law(<https://www.hcch.net/projects/legislative-projects/judgments/special-commission/>)

Other Non-refereed Articles, Comments, Reviews, etc:

« Chronique de droit international privé canadien(common law)» 2017) *Journal du droit international*

SHEPPARD, Colleen

Book Chapters:

“The Rule of Law as a Non-Discrimination Principle” in Janine Lespérance et al., eds., *Canada and the Rule of Law: 150 Years after Confederation / Le Canada et la primauté du droit: 150 ans après la Confédération* (Ottawa: International Commission of Jurists, 2017)

SMITH, Lionel**Edited Collections:**

Law and the New Logics; with H. Patrick Glenn (Cambridge: Cambridge University Press, 2017), a collection of essays (with my preface (xi-xiv) and a chapter, listed separately below). Review: (2017), 76 Cambridge Law Journal 678.

Comparative Property Law: Global Perspectives; with Michele Graziadei (Cheltenham: Edward Elgar, 2017), a collection of 21 essays (with editors' preface, x-xiii).

Articles in Refereed Journals (Paper or Electronic):

"Massively Discretionary Trusts" (2017), 70 Current Legal Problems 17-54, with open access. This paper was presented as a Current Legal Problems lecture, University College London, 21 May 2015, and also at a Conference on "Modern Studies in the Law of Trusts and Wealth Management", Singapore, 30-31 July 2015.

Book Chapters:

"Powership and its Objects", in A.J.M. Steven, R.G. Anderson, and J. MacLeod, eds., Nothing So Practical As A Good Theory: Festschrift for George L. Gretton (Edinburgh: Avizandum Publishing, 2017) 223-234. This paper was presented at a Conference in Honour of Professor George Gretton, University of Edinburgh, 1 December 2017.

"Droit et pouvoir", ch. 5 in A.-S. Hulin and R. Leckey, eds., L'abnégation en droit civil (Montreal: Les Éditions Yvon Blais, 2017) 109-131 (text in French). This paper was given as an Atelier de droit civil, McGill University, 24 November 2014.

"Law and Equity: Chunk and Permeate?", ch. 9 in L. Smith and H. Patrick Glenn, eds., Law and the New Logics (Cambridge: Cambridge University Press, 2017) 181-195. This paper was presented at a workshop on "Law and the New Logics", Netherlands Institute of Advanced Study, Wassenaar, Netherlands, 17-18 June 2011.

SMITH, Stephen**Articles in Refereed Journals (Paper or Electronic):**

'Rights-Threats, Wrongs, & Injustices: The Common Law's Causes of Action' (2017) 27 New Zealand Universities Law Review 1033-1059.

VAN PRAAGH, Shauna**Articles in Refereed Journals (Paper or Electronic):**

Shauna Van Praagh and Angela Campbell, "Women and (their) Children: Wrongs, Rights and Relationships" (2017) 21 (6) Int'l J Human Rights 672-688

Book Chapters:

Shauna Van Praagh, "Dance Me to the End of Law (Rules, Laws and the Dance of Diversity)" in *Canada and the Rule of Law: 150 Years after Confederation* (Ottawa: International Commission of Jurists, 2017)

Other Non-refereed Articles, Comments, Reviews, etc:

McGill Law Journal Podcast, May 17, 2017

Shifting Paradigms (Transsystemic legal education) <http://lawjournal.mcgill.ca/en/text/96>.

McGill Journal of Law and Health Podcast, January 18, 2017

Consent and Refusal in the context of medical treatment

WALSH, Catherine**Articles in Refereed Journals (Paper or Electronic):**

Catherine Walsh, "The law applicable to the third-party effects of an assignment of receivables: whither the EU?" (2017) 22 Uniform L Rev 781

Book Chapters:

Catherine Walsh, "'Functional Formalism' in the Treatment of Leases in Secured Transactions Law: Comparative Lessons from the Canadian experience" in S. Bazinas & O. Akseli, eds, International and Comparative Secured Transactions Law: Essays in honour of Roderick Macdonald (Oxford: Hart, 2017) 25 (chap. 2)

Reports for Government Agencies, Professional Bodies, etc:

Co-author (with Ronald Cuming, Tamara Buckwold, Anthony Duggan, Roderick Wood and Clayton

Bangsund), Report to the Canadian Conference on Personal Property Security Law on Proposals for Changes to the Personal Property Security Acts, prepared by a Working Group of the Canadian Conference on Personal Property Security Law (CCPPSL) and ratified at the CCPPSL annual meeting in Edmonton, Alberta, 21-23 June 2017. Available on-line at <https://drive.google.com/file/d/0B8ORoQ6WDuOFVHNfRmxCX19nWVk/view>

Other Non-Refereed Articles, Comments, Reviews, etc:

Catherine Walsh (co-authored with Ronald Cuming, Tamara Buckwold, Anthony Duggan, Roderick Wood and Clayton Bangsund), "Proposals for Changes to the Canadian Personal Property Security Acts" (2017) 59 C.B.L.J. 145.

WALTERS, Mark

Book Chapters:

"The British Legal Tradition in Canadian Constitutional Law" in Nathalie Des Rosiers, Patrick Macklem and Peter Oliver (eds.), *The Oxford Handbook of the Canadian Constitution* (Oxford: Oxford University Press, 2017), chapter 5, 105-134

"Rights and Remedies within Common Law and Indigenous Legal Traditions: Can the Covenant Chain be Judicially Enforced Today?" in John Borrows and Michael Coyle (eds.), *The Right(s) Relationship: Reimagining the Implementation of Historical Treaties* (Toronto: University of Toronto Press, 2017), chapter 7, 187-205

Other Non-refereed Articles, Comments, Reviews, etc:

Review of John Borrows, *Freedom and Indigenous Constitutionalism* (University of Toronto Press), (2017) 43 *Queen's Law Journal* 217-222

WEINSTOCK, Daniel

Edited Collections:

P. Loewen, A. Potter and D. Weinstock (eds.), *Should We Change How We Vote?*, Montreal: McGill-Queens Press, 2017.

K. Benyekhlef, C. Régis et D. Weinstock (dirs.), *Sauvons la justice !*, Montréal : Éditions Liber, 2017.

Articles in Refereed Journals (Paper or Electronic):

Daniel Weinstock, "Compromise, Pluralism, and Deliberation", in *Critical Review of International Social and Political Philosophy*, vol. 20, no. 5 (2017), pp. 636 – 655.

Daniel Weinstock, "For a Political Philosophy of Parent-Child Relationships", in *Critical Review of Social and Political Philosophy*, <https://doi.org/10.1080/13698230.2017.1398486>

Book Chapters:

Daniel Weinstock, "Le libéralisme et les politiques linguistiques à l'égard des « cas de simple nombre », in P. Noreau et A-G. Gagnon (dirs.), *Constitutionnalisme, droits et diversité : Mélanges en l'honneur de José Woehrling*, Montréal : Éditions Thémis, 2017, pp. 193 – 220.

Daniel Weinstock, "The Ethics of Compromise", in C. Rostboll and T. Scavenius (eds.), *Compromise and Disagreement in Contemporary Political Theory*, London: Routledge, 2017

Daniel Weinstock, "Pain, Mental Suffering, and Physician-Assisted Death", in J. Corns (ed.), *The Routledge Encyclopedia of the Philosophy of Pain*, London: Routledge, 2017.

Daniel Weinstock, "Citizenship and Cultural Diversity", in R. Bauböck, I. Bloemrad and A. Schachar (eds.), *The Oxford Companion to Citizenship*, Oxford: Oxford University Press, 2017.

Daniel Weinstock, "The Complex Normative Landscape of Electoral Systems", in P. Loewen, A. Potter and D. Weinstock (eds.), *Should We Change How We Vote?*, Montreal: McGill-Queens Press, 2017.

Daniel Weinstock, "How the Interests of Children Limit the Religious Freedom of Parents", in C. Laborde and A. Bardon (eds.), Oxford: Oxford University Press, 2017, pp. 220 - 232.

Daniel Weinstock, "Ripstein on Kant on Revolution", in S. Kisilevsky and M. Stone (eds.) *Freedom and Force. Essays on Kant's Legal Philosophy*, Oxford: Hart Publishing, 2017, pp. 129 – 140.