

Main literature:

Developments in international law and transnational law

- ~~Koskenniemi, Martti, Leino Päivi (2002): “*Fragmentation of International Law? Postmodern Anxieties*”, *Leiden Journal of International Law*, 15, s. 553-579 (27 s.).~~
- Anne Peters (2017), *The refinement of international law: From fragmentation to regime interaction and politicization*, *Journal of International Constitutionalism*, 15, s. 671-704 (33 s.)
- ~~Ratner Steven R., Slaughter, Anne-Marie (1999): “*The Method is the Message*”, *93 American Journal of International Law*”, s. 410-423 (24 s.).~~
- ~~Shelton, Dinah (2006): “*Normative Hierarchy in International Law*”, *American Journal of International Law*”, vol 100, s. 291-323 (43 s.).~~
- Wiener et al (2012), *Global constitutionalism: Human rights, democracy and the rule of law*, *Global Constitutionalism*, 1, s. 1-15 (15 s.)
- Gregory Schaffer, *Transnational legal process and state change*, *Law & Social Inquiry*, Vol. 37, No. 2 (Spring 2012), pp. 229-264 (35 s.)

The internationalisation of law

- ~~Krisch, Nico, “*The Open Architecture of European Human Rights Law*”, *Modern Law Review* 2008, s. (34 sider)~~
- Smits, Jan, “The Europeanisation of national legal systems: some consequences for legal thinking in civil law countries”, i Mark Van Hoecke (red.), *Epistemology and Methodology of Comparative Law*, Oxford 2004, s. 229-245. (16 sider)
- Ton Van den Brink, 'The Impact of EU Legislation on National Legal Systems: Towards a New Approach to EU-Member State Relations', *Cambridge Yearbook of European Legal Studies*, 19 (2017) pp. 211-235 (24 sider)
- ~~Snyder, Francis, «*Economic Globalization and the Law in the Twenty-first Century*». I Sarat, Austin (Ed.) *The Blackwell Companion to Law and Society*. Blackwell Publishing, Malden (2004), s.624-634 (11s.)~~
- ~~Smits, Jan, “*Problems of Uniform Sales Law – Why the CISB May not Promote International Trade*”. Maastricht European Private Law Institute Working Paper No. 2013/1 (9 sider).~~

Comparative law

- ~~Smits, Jan, “*Comparative Law and its Influence on National Legal Systems*”, I Mathias Reimann – Reinhard Zimmerman (red.) *The Oxford Handbook of Comparative Law*, Oxford 2006, s. 477-512 (31 sider)~~
- Samuel, Geoffrey, kapittel 3 “What is ‘Comparison’”. I *An introduction to Comparative Law Theory and Method*, Oxford 2014, s. 45-64 (20 sider)
- ~~R. Sacco, *Legal Formants: A Dynamic Approach To Comparative Law*, *AJCL*, vol 39, 1991, Installements I and II~~
- P. Monateri, *Methods in Comparative Law: An Intellectual Overview* in P. Monateri (ed) *Methods of Comparative Law*, Edward Elgar, 2012 (33 sider)

- [J. Sunde, “Managing the Unmanageable - An Essay Concerning Legal Culture as an Analytical Tool”, in S. Koch, K. Skodvin and J. Sunde \(eds\) Comparing Legal Cultures, Fagbokforlaget, 2020 \(13 sider\)](#)

Additional literature

- [Krisch, Nico, “The Open Architecture of European Human Rights Law”, Modern Law Review 2008, s. \(34 sider\)](#)
- [R. Sacco, Legal Formants: A Dynamic Approach to Comparative Law, AJCL, vol 39, 1991, Installements I and II \(92 sider\)](#)
- [Smits, Jan, “Comparative Law and its Influence on National Legal Systems”, I Mathias Reimann – Reinhard Zimmerman \(red.\) The Oxford Handbook of Comparative Law, Oxford 2006, s. 477-512 \(31 sider\)](#)
- Snyder, Francis, «*Economic Globalization and the Law in the Twenty-first Century*». I Sarat, Austin (Ed.) The Blackwell Companion to Law and Society. Blackwell Publishing, Malden (2004), s.624-634 (11s.)
- Smits, Jan, “*Problems of Uniform Sales Law - Why the CISB May not Promote International Trade*”. Maastricht European Private Law Institute Working Paper No. 2013/1 (9 sider).