

DAFTAR PUSTAKA

- Aburera, Sukarno, *et.al*, 2013, *Filsafat Hukum Teori dan Praktik*, Kencana, Jakarta.
- Agamben, Giorgio, 1998 *Homo Sacer: Sovereign Power and Bare Life*, Stanford University Press, Stanford.
- Ahmad, Fence M.Wantu, dan Novendri M.Nggilu, 2020, *Hukum Konstitusi: Menyongsong Fajar Perubahan Konstitusi Indonesia Melalui Pelibatan Mahkamah Konstitusi*, UII Press, Yogyakarta.
- Aiyar, S, 2000, "The Problem of Law's Authority: John Finnis and Joseph Raz on Legal Obligation," *Law and Philosophy* Vol.19 No.4 (July 2000).
- Anugrahbayu, Y.D, 2022, "Emmanuel Levinas: Rasionalitas dan Moralitas," Dimuat dalam Wibowo, A Setyo. 2022, *Cara Kerja Ilmu Filsafat dan Filsafat Ilmu: Dari Dialektika ke Dekonstruksi*, Kepustakaan Populer Gramedia (KPG), Jakarta.
- Apeldoorn, Mr.L.J.Van, 2015, *Inleiding tot De Studie van Het Nederlandsche Recht (Pengantar Ilmu Hukum)*, Balai Pustaka, Jakarta.
- Armawi, Armaidly, 1994, "Lahirnya Konsep Negara Sekular dalam Pemikiran Barat," *Jurnal Filsafat* (Seri 19 Agustus 1994): 1-10.
- Armawi, Armaidly, 1996, "Refleksi Filosofis Mengenai Keadilan dan Ketahanan Nasional," *Jurnal Filsafat* (Seri Februari 1996): 32-37.
- Asshiddiqie, Jimly, 2005, *Konstitusi dan Konstitusionalisme Indonesia Edisi Revisi*, Konstitusi Press, Jakarta.
- Asshiddiqie, Jimly. 2006, *Hukum Acara Pengujian Undang-Undang*, Konstitusi Press, Jakarta.
- Asshiddiqie, Jimly, 2007, *Pokok-Pokok Hukum Tata Negara Indonesia Pasca Reformasi*, PT Bhuana Ilmu Populer, Jakarta.
- Asshiddiqie, Jimly, 2010, *Hukum Acara Pengujian Undang-Undang*, Sinar Grafika, Jakarta.
- Asshiddiqie, Jimly, 2020, *Pengujian Formil Undang-Undang di Negara Hukum*, KonPress, Jakarta.
- Atmadja, I Dewa Gede dan I Nyoman Putu Budiarta, 2018, *Teori-Teori Hukum*, Setara Press, Malang.
- Austin, John, 1995, *The Province of Jurisprudence Determined*, Cambridge University Press, United Kingdom.
- Bakker, Anton dan Achmad Charis Zubair, 1990, *Metodologi Penelitian Filsafat*, PT Kanisius, Yogyakarta.
- Baliol College University of Oxford, 2023, "Joseph Raz: In Memoriam," Can be accessed through <https://www.balliol.ox.ac.uk/news/2023/february/joseph-raz-memoriam>.
- Banaś Paweł, Dyrda Adam, and Gizbert-Studnicki Tomasz, 2016, *Metaphilosophy of Law*, Hart Publishing, Oxford and Portland.

- Barak, Aharon, 2005, *Purposive Interpretation in Law*, Princeton University Press, United Kingdom.
- Barendt, Eric, 2023, "Autonomy and Freedom of Expression," *The Routledge Companion to Freedom of Expression and Censorship* (January 2023): 66-74.
- Bello, Petrus C.K.L., 2011, "Hukum dan Moralitas: Sebuah Analisa Kritis terhadap Filsafat Hukum Herbert Lionel Adolphus Hart," (Tesis Magister Filsafat Sekolah Tinggi Filsafat Driyarkara Tahun 2011).
- Berger, P. L. and T. Luckmann, 1966, *The Social Construction of Reality: A Treatise in The Sociology of Knowledge*, Doubleday, Garden City and New York.
- Bernstein, Richard J, 2008, "Pragmatism, Objectivity, and Truth," *Philosophical Topics*, SPRING 2008, Vol. 36, No. 1: 37-55
- Bertens, K, 1987, *Filsafat Barat Abad XX Inggris Jerman*, PT Gramedia, Jakarta.
- Bisariyadi, 2017, "Membedah Doktrin Kerugian Konstitusional," *Jurnal Konstitusi* Vol.14 No. 1 (Maret 2017): 22-44.
- Bix, Brian, 1999, "H.L.A.Hart and the Hermeneutic Turn in Legal Theory," *SMU Law Review* Vol.52 Issue 1 (January 1999): 167-200.
- Bix, Brian, 2006, "Raz, Authority, and Conceptual Analysis," *The American Journal of Jurisprudence* Vol.50 (2006): 311-316.
- Bogucki, Olgierd, 2023, "Truth in Judicial Fact-Finding and Legal Interpretation," *International Journal for the Semiotics of Law-Revie Internationale de Sémiotique Juridique* (2023): 649-666.
- British Academy, 2022, "Joseph Raz 21 March 1939-2 May 2022 by John Finnis Fellow of the Academy," *Biographical Memoirs of Fellows of the British Academy* 22 (2025): 307-341, <https://doi.org/10.5871/mem/022.307>.
- Bruggink, J.J.H, 2015, *Refleksi tentang Hukum: Pengertian-Pengertian Dasar dalam Teori Hukum*, PT Citra Aditya Bakti, Bandung.
- Buana, Mirza Satria, 2023, *Perbandingan Hukum Tata Negara: Filsafat, Teori, dan Praktik*, Sinar Grafika, Jakarta.
- Bunnin, Nicholas dan Jiyu Yu, 2004, *The Blackwell Dictionary of Western Philosophy*, Blackwell Publishing, UK dan USA.
- Bustamante, Thomas dan Thiago Lopes Decat, 2020, *Philosophy of Law as An Integral Part of Philosophy Essays on the Jurisprudence of Gerald J Postema*, UK and Hart Publishing, USA.
- Cahyadi, Antonius dan E.Fernando Manullang, 2007, *Pengantar ke Filsafat Hukum*, Prenada Media Group, Jakarta.
- Chiassoni, Pierluigi, 2019, *Interpretation Without Truth: A Realistic Enquiry*, Springer International Publishing, Genova.
- Columbia Law School, 2018, "Joseph Raz Wins \$1.3 Million Tang Prize," Can be accessed through <https://www.law.columbia.edu/news/archive/joseph-raz-wins-13-million-tang-prize>.
- Columbia Law School, 2022, "In Memoriam: Professor Joseph Raz," Can be accessed through <https://www.law.columbia.edu/news/archive/memoriam-professor-joseph-raz>.

- Conklin, William. E., 2001, *The Invisible Origins of Legal Positivism: A Re-Reading of a Tradition*, Springer Science Business Media Dordrecht, Cambridge.
- Darmadi, Sugijanto, 2012, *Kedudukan Ilmu Hukum dalam Ilmu dan Filsafat*, Mandar Maju, Bandung.
- Darji, Darmodiharjo dan Shidarta, 1995, *Pokok-Pokok Filsafat Hukum Apa dan Bagaimana Filsafat Hukum Indonesia*, Gramedia Pustaka Utama, Jakarta.
- Deleuze, Gilles dan Félix Guattari, 1994, *“What is Philosophy?”*, Columbia University, New York.
- Dewey, John, 1961, *Reconstruction in Philosophy*, Oxford University Press, New York.
- Dicey, A.V, 1979, *Introduction to The Study of The Law of The Constitution*. The Macmillan Press Ltd, London and New York.
- Ducat, Craig R, 2008, *Constitutional Intepretation Ninenth Edition*, Wadsworth Cengage Learning, Boston.
- Dworkin, R.M, 1977, *The Philosophy of Law*, Oxford University Press, Oxford.
- Edwin, Fery, *et.al.*, 2006, *Prof. Notonagoro dan Pancasila: Analisis Tekstual dan Kontekstual*, Universitas Gadjah Mada, Yogyakarta.
- Endicott, Timothy, 2011, *Administrative Law Second Edition*, Oxford University Press, Oxford.
- Faculty of Philosophy Oxford University. 2022. “In Memoriam: Joseph Raz.” Can be accessed through <https://www.philosophy.ox.ac.uk/article/memoriam-joseph-raz-1931-2022>.
- Farumanik, Canggih Gumanky, 2013, “Dasar Epistemologi Ilmu Kognitif dalam Tinjauan Pemikiran Tiga Dunia Karl Raimund Popper.” (Tesis Magister Filsafat Universitas Gadjah Mada Tahun 2013).
- Fatmawati, 2006, *Hak Menguji (Toetsingrecht) yang Dimiliki Hakim Dalam Sistem Hukum Indonesia*. Rajagrafindo Persada, Depok.
- Fives, Allyn, 2024, “The Dilemma of Authority.” *Philosophia* (2024).
- Foucault, Michael, 2013, *Archaeology of Knowledge*, Taylor and Francis Group, Oxford.
- Freeman, Michael, 2014, *Llyod’s Introduction to Jurisprudence*, Sweet and Maxwell, London.
- Fuad, 2013, “Kebenaran Ilmiah dalam Pemikiran Thomas S.Kuhn dan Karl R. Popper: Suatu Kajian Hermeneutika dan Kontribusinya bagi Masa Depan Ilmu,” (Disertasi Doktor Filsafat Universitas Gadjah Mada Tahun 2013).
- Fuller, Lon L, 1969, *The Morality of Law*, Yale University Press, New Haven and London.
- Gadamer, Hans-Georg, 1975, *Truth and Method*, Continuum, London and New York.
- Gadamer, Hans-Georg, 1976, *Philosophical Hermeneutics*, University of California Press, Barkeley, Los Angeles, and London.
- Gardner, John, 2012, *Law as a Leap of Faith: Essays on Law in General*, Oxford University Press, Oxford.
- George, Robert P, 2022, “Joseph Raz: Philosopher of Freedom,” Can be accessed through <https://www.thepublicdiscourse.com/2022/06/83065/>.

- Golding, Martin P. and William A. Edmundson, 2005, *The Blackwell Guide to the Philosophy of Law and Legal Theory*, Blackwell Publishing Ltd, United Kingdom.
- Goodin, Robert dan Philip Pettit, 2004, *Constitutionalism and Rule of Law in A Companion to Contemporary Political Philosophy*, Victoria Publishing.
- Green, Leslie, 1988, *The Authority of the State*, Clarendon Press, Oxford.
- Grondin, Jean, 2016, *Sejarah Hermeneutik Dari Plato sampai Gadamer*, Ar-Ruzz Media, Yogyakarta.
- Gultom, Andri Fransiskus, 2022, “Jembatan Ilmu yang Rapuh,” *Opini Kompas* Edisi 31 Maret 2022.
- Hady, Nuruddin, 2016, *Teori Konstitusi dan Negara Demokrasi: Paham Konstitusionalisme Demokrasi di Indonesia Pasca Amandemen UUD 1945*. Setara Press, Malang.
- Hamidi, Jazim, 2006, *Revolusi Hukum Indonesia: Makna, Kedudukan, dan Implikasi Hukum Naskah Proklamasi 17 Agustus 1945 dalam Sistem Ketatanegaraan RI*, KonPress, Jakarta.
- Handoko, Y. Ardy, 1989, *Etika Moral Pembeneran Tindakan Sosial*, Erlangga, Jakarta.
- Hardiman, F. Budi, 2023, *Kebenaran dan Para Kritikusnya: Mengulik Idea Besar yang Memandu Zaman Kita*, PT Kanisius, Yogyakarta.
- Hare, R.M. 1952. *The Language of Morals*. Oxford University Press, Oxford.
- Harris, J.W, 1980, *Legal Philosophies*, Butterworths, London.
- Hart, H.L.A., 1983, *Kelsen's Doctrine of the Unity of Law: Essays in Jurisprudence and Philosophy*. Clarendon Press, Oxford.
- Haryatmoko, 2003, *Etika Politik dan Kekuasaan*, Kompas, Jakarta.
- Haryatmoko, 2024, *Prinsip-Prinsip Etika: Landasan Teori untuk Memecahkan Kasus-Kasus Dilema Moral*, Gramedia Pustaka Utama, Jakarta.
- Hasani, Ismail, 2013, *Dinamika Perlindungan Hak Konstitusional Warga: Mahkamah Konstitusi sebagai Mekanisme Nasional Baru Pemajuan dan Perlindungan Hak Asasi Manusia 10 Tahun Mahkamah Konstitusi*, Pustaka Masyarakat Setara, Jakarta.
- Haugaard, Mark, 2018, “What is Authority”?, *Journal of Classical Sociology*.
- Held, Virginia, 1984, *Rights and Goods Justifying Social Action*, The Free Press, United Kingdom.
- Hendrianto, Stefanus, 2016, *The Rise and Fall of Historic Chief Justices: Constitutional Politics and Judicial Leadership in Indonesia*, 25 *Washington International Law Journal*. 489 (2016), Available at: <https://digitalcommons.law.uw.edu/wilj/vol25/iss3/5>.
- Hendrianto, Stefanus, 2018, *Law and Politics of Consitutional Courts: Indonesia and the Search for Judicial Heroes*, Routledge Taylor and Francis Group, London and New York.
- Hendrianto, Stefanus, 2022, “The Indonesian Constitutional Court and Informal Constitutional Change,” *Article Chapter taken from Mellisa Crouch, 2022, Constitutional Democracy in Indonesia*, Oxford University Press, Oxford.

- Hendrianto, Stefanus, 2023, *The Decline of the Indonesian Constitutional Court*, *ICONnect Blog*, at <https://www.iconnectblog.com/the-decline-of-the-indonesian-constitutional-court/>.
- Hendropriyono, A.M, 2009, *Terorisme Fundamentalis Kristen, Yahudi, Islam*. PT Kompas, Jakarta.
- Hershovitz, Scott, 2015, "The End of Jurisprudence," *The Yale Law Journal* Vol.124 No.4 (January-February 2015): 882-1345.
- Huijbers, Theo, 1990, *Filsafat Hukum*, PT Kanisius, Yogyakarta.
- Indrayati, Rosita dan Emmanuel Raja Damaitu, 2021, *Pancasila Menuju Satu Abad Kemerdekaan*, UPT Percetakan dan Penerbitan Universitas Jember, Jember.
- Indonesia, 1999, *Undang-Undang tentang Hak Asasi Manusia*, UU No. 39 Tahun 1999, LN No. 165 Tahun 1999. TLN No. 3886.
- Indonesia, 2003, *Undang-Undang tentang Mahkamah Konstitusi*, LN No. 98 Tahun 2003, TLN No.4316.
- Indonesia, 2004, *Undang-Undang Dasar Negara Republik Indonesia Tahun 1945 Setelah Perubahan*. UUD Tahun 1945 Setelah Perubahan.
- Indonesia, 2009, *Undang-Undang tentang Kekuasaan Kehakiman*, UU No.48 Tahun 2009, LN No. 157 Tahun 2009, TLN No.5076.
- Indonesia, 2010, *Putusan Mahkamah Konstitusi Republik Indonesia Nomor 16/PUU-VIII/2010*, Mahkamah Konstitusi Republik Indonesia, Jakarta.
- Indonesia, 2016, *Putusan Mahkamah Konstitusi Republik Indonesia Nomor 105/PUU-XIV/2016*, Mahkamah Konstitusi Republik Indonesia, Jakarta.
- Indonesia, 2020, *Putusan Mahkamah Konstitusi Republik Indonesia Nomor 96/PUU-XVIII/2020*, Mahkamah Konstitusi Republik Indonesia, Jakarta.
- Indonesia, 2023, *Putusan Mahkamah Konstitusi Republik Indonesia Nomor 90/PUU-XXI/2023*, Mahkamah Konstitusi Republik Indonesia, Jakarta.
- James, William, 1956, *Selected Papers in Philosophy*, J. M. Dent and Sons Ltd, London.
- Jankowski, Michael C, 2003, "Universalism as the Quest for Synthesis and Two Limitations Indicated by the Political Liberalism of John Rawls," *Dialogue and Universalism*.
- Jena, Yeremias, 2011, "Pemikiran Hannah Arendt mengenai Kekerasan dalam Kekuasaan," *Jurnal Diskursus* Vol.10 No.2 (Oktober 2011): 166-190.
- Kaelan, 2009, *Filsafat Bahasa, Semiotika, dan Hermeneutika*, Paradigma, Yogyakarta.
- Kamil, Ahmad, 2012, *Filsafat Kebebasan Hakim*, Kencana Prenada Media Group, Jakarta.
- Kaplan, Mark, 1996, *Decision Theory as Philosophy*, Cambridge University Press, Cambridge.
- Kaufman, Whitley R.P, 2023, *Beyond Legal Positivism the Moral Authority of Law*, Springer International Publishing, USA.
- Keown, John and Robert P. George, 2013, *Reason, Morality, and Law: The Philosophy of John Finnis*, Oxford University Press, Oxford.

- King's College London, 2018, "Professor Raz awarded 2018 Tang Prize," Can be accessed through <https://www.kcl.ac.uk/archive/news/law/newsrecords/2018/tang-award-for-professor-raz>.
- King's College London, 2022, "Professor Joseph Raz, 1939-2022: An Appreciation," Can be accessed through <https://www.kcl.ac.uk/professor-joseph-raz-1939-2022-an-appreciation>.
- Kirby, Nikolas, 2018, "Two Concepts of Basic Equality," *Res Publica* Vol.24 (2018): 297-318, DOI: <https://doi.org/10.1007/s11158-017-9354-5>.
- Kirham, Richard L, 2021, *Pembenaran dan Pembawa Kebenaran: Seri Teori Kebenaran*, Nusamedia, Jakarta. <https://www.kcl.ac.uk/professor-joseph-raz-1939-2022-an-appreciation>.
- Kurnia, Titon Slamet, 2021, *Interpretasi Hak-Hak Asasi Manusia oleh Mahkamah Konstitusi Republik Indonesia The Jimly Court 2003-2008*, CV Mandar Maju, Bandung.
- Kurniawan, Muhammad Fitra, 2023, "Analisis Peran Kuasa Hukum dalam Persidangan Pengujian Undang-Undang tentang Pemilihan Umum di Mahkamah Konstitusi." (Skripsi Sarjana Hukum Universitas Gadjah Mada Tahun 2023).
- Kusumohamidjojo, Budiono, 1999, *Ketertiban yang Adil Problematik Filsafat Hukum*, Grasindo, Jakarta.
- Langeveld, M.J., Terj, G.J. Claessen, 1955, *Menuju ke Pemikiran Filsafat*, PT Pembangunan Pustaka Sarjana, Jakarta.
- Lev. Daniel S, 1990, *Hukum dan Politik di Indonesia: Kesenambungan dan Perubahan*, LP3ES, Jakarta.
- Levinas, Emmanuel, 1988, "The Paradox of Morality," *The Provocation of Levinas: Rethinking the Other*, eds. Robert Bernasconi and David Wood, 168-180, Routledge Taylor and Francis Group, London and New York.
- Lotulung, Paulus Effendi, 2004, "Hukum Acara Mahkamah Konstitusi." Dimuat dalam Arifin, Firmansyah, Fulthoni A.M., dan Iwan Supriyadi. 2004, *Hukum dan Kuasa Konstitusi: Catatan-Catatan untuk Pembahasan Rancangan Undang-Undang Mahkamah Konstitusi*, Konsorsium Reformasi Hukum Nasional (KRHN), Jakarta.
- Lubis, Akhyar Yusuf, 2014, *Teori dan Metodologi Ilmu Pengetahuan Sosial Budaya Kontemporer*, PT Rajagrafindo Persada, Depok.
- Lubis, Todung Mulya, 2024, *Antara Hukum dan Politik Membedah Putusan MK dalam Sengketa Pilpres 2024*, Kompas, Jakarta.
- Madung, Otto Gusti, 2014, *Negara, Agama, dan Hak-Hak Asasi Manusia*, Ledalero, Maumere.
- Mahkamah Konstitusi Republik Indonesia, 2008, *Laporan Tahunan Mahkamah Konstitusi Tahun 2008*, Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi, Jakarta.

- Mahkamah Konstitusi Republik Indonesia, 2012, *Laporan Tahunan Mahkamah Konstitusi Tahun 2012*, Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi, Jakarta.
- Manan, Bagir dan Susi Dwi Harijanti, 2015, *Memahami Konstitusi: Makna dan Aktualisasi*, RajaGrafindo Persada, Depok.
- Mangesti, Yovita A dan Bernard L. Tanya, 2014, *Moralitas Hukum*, Genta Publishing, Yogyakarta.
- Manullang, E. Fernando M, 2007, *Menggapai Hukum Berkeadilan: Tinjauan Hukum Kodrat dan Antinomi Nilai*, Kompas, Jakarta.
- Manullang, E. Fernando M, 2014, “Wacana Kepastian Hukum dalam Penegakan Hukum: Refleksi Kritis terhadap Legisme dan Legalitas,” (Disertasi Program Doktor Filsafat Universitas Indonesia Tahun 2014).
- Manullang, E. Fernando M, 2016, *Legisme, Legalitas, dan Kepastian Hukum*, Prenada Media Group, Jakarta.
- Manullang, E. Fernando M. 2022. “Misinterpretasi Ide Gustav Radbruch mengenai Doktrin Filosofis tentang Validitas dalam Pembentukan Undang-Undang.” *Undang Jurnal Hukum* Vol. 5 No. 2 (2022): 453-480, DOI: 10.22437/ujh.5.2.453-480.
- Mark, Daniel Ian, 2013, “Authority and Legal Obligation.” (A Dissertation Presented in The Department of Politics Princeton University).
- Martin, Ben, 2024, “Raz’s Appeal to Law’s Authority.” *Philosophical Studies* (2024) 181: 267-280.
- Martin, Elizabeth A, 2003, *A Dictionary of Law Fifth Edition Reissued With New Cover*, Oxford University Press, Oxford.
- Martin, Margareth, 2010, “Raz’s The Morality of Freedom: Two Models of Authority,” *Jurisprudence* 1 (2010): 63-84.
- Marzuki, Peter Mahmud, 2008, *Pengantar Ilmu Hukum Edisi Revisi*. Jakarta: Kencana.
- McCoubrey, Hilaire dan Nigel D. White, 1993, *Textbook on Jurisprudence*, Blackstone, London.
- Meidiana, 2019, “Integrasi Pengujian Peraturan Perundang-Undangan oleh Mahkamah Konstitusi,” *Undang Jurnal Hukum* Vol.2 No.2 (2019): 381-408. DOI: 10.22437/ujh.2.2.381-408.
- Mertokusumo, Sudikno, 1971, “Sedjarah Peradilan dan Perundang-Undanganja di Indonesia Sedjak 1942,” (Disertasi Program Pascasarjana Universitas Gadjah Mada Tahun 1971).
- Mertokusumo, Sudikno dan Mr.A Pitlo, 2013, *Bab-Bab tentang Penemuan Hukum*, PT Citra Aditya Bakti, Bandung.
- Miller, Kenneth P, 2009, *Direct Democracy and the Courts*, Cambridge University Press, Cambridge.
- Mochtar, Zainal Arifin, 2021, *Kekuasaan Kehakiman: Mahkamah Konstitusi dan Diskursus Judicial Activism vs Judicial Restraint*. PT Rajagrafindo Persada, Depok.

- Mochtar, Zainal Arifin dan Eddy O.S. Hiariej., 2023, *Dasar-Dasar Ilmu Hukum Memahami Kaidah, Teori, Asas, dan Filsafat Hukum*, PT Rajagrafindo Persada, Depok.
- Morawetz, Thomas, 1980, *The Philosophy of Law: An Introduction*, Macmillan Publishing Company, Inc., New York.
- Munir, Misnal, 2014, *Filsafat Sejarah*. Gadjah Mada University Press, Yogyakarta.
- Muñoz dan Armando A. Romero, 2024, “Joseph Raz, Aristotle and Reasoning with Judicial Precedents,” *Prudentia Iuris* Vol.2024 Issue 97 (June 2024): 105-124.
- Murata, Daniel Peixoto, 2023, ”Joseph Raz on Conceptual Analysis: A Critical Engagement.” *Quaestio Iuris* Vol.16 No.1: 259-280.
- Mustansyir, Rizal, 2012, “Filsafat Tanda Charles Sanders Peirce dalam Perspektif Filsafat Analitis dan Relevansinya bagi Budaya Kontemporer di Indonesia,” (Disertasi Doktor Filsafat Universitas Gadjah Mada Tahun 2012).
- Muthmainnah, Lailiy, 2023, “Analisis Filsafat Hukum atas Gerakan Pembangkangan Sipil dalam Konteks Masyarakat Demokrasi Modern,” *Jurnal Filsafat Indonesia* Vol.6 No.3 (Tahun 2023): 316-327.
- Narwaya, St.Tri Guntur, 2021, *Logika, Bahasa, dan Modus Kuasa*, BasaBasi, Yogyakarta.
- Natabaya, H.A.S, 2008, *Menata Ulang Sistem Peraturan Perundang-undangan Indonesia: Jejak Langkah dan Pemikiran Hukum Prof H.A.S. Natabaya, S.H., LL.M (Hakim Konstitusi Periode 2003-2008)*, Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi, Jakarta.
- Nugroho, Hastanti Widy, 2016, “Konsep Politik Perempuan Hannah Arendt dalam Perspektif Filsafat Politik,” (Disertasi Doktor Filsafat Universitas Gadjah Mada Tahun 2016).
- Nugroho, Ito Prajna, 2022, “Edmund Husserl: Fenomenologi sebagai Lembaran Baru Filsafat.” Dimuat dalam Wibowo, A Setyo, 2022, *Cara Kerja Ilmu Filsafat dan Filsafat Ilmu: Dari Dialektika ke Dekonstruksi*, Kepustakaan Populer Gramedia (KPG), Jakarta.
- Orrego, Cristobal, 2005, “Joseph Raz’s Service Conception of Authority and Natural Law Theory,” *The American Journal of Jurisprudence* Vol.50 Issue 1 (2005): 317-323.
- Outhwaite, William, 2008, *Kamus Lengkap Pemikiran Sosial Modern*, Kencana, Jakarta.
- Owens, David, 2000, *Reason Without Freedom: The Problem of Epistemic Normativity*, Routledge Taylor and Francis Publishing, London and New York.
- Palmer, Richard E, 1969, *Hermeneutics*, Northwestern University Press, Northwestern.
- Pareyson, Luigi, 2005, *Truth and Interpretation*, State University of New York, USA.
- Patterson, Dennis, 1982, “Thomas Morawetz The Philosophy of Law (Book Review)” (November 3, 2014). 7 *Vermont Law Review* 273. <https://ssrn.com/abstract=2518407>
- Patterson, Dennis, 2010, *A Companion to Philosophy of Law and Legal Theory*, Willey-Blackwell.

- Peursen, C.A. van. 1986. *Filosofie van de Wetenschappen*. Martinus Nijhoff, Leiden.
- Peursen, C.A.van, 1972, *Phenomenology and Reality*, Duquesne University Press, Pittsburgh.
- Peursen, C.A.van, 1990, *Fakta, Nilai, Peristiwa: Tentang Hubungan antara Ilmu Pengetahuan dan Etika*. Terj. oleh A. Sonny Keraf, PT Gramedia, Jakarta.
- Placeni, Adriana, 2021, “Joseph Raz’s Service Conception and the Limits of Knowability”. *Ratio Juris* Vol.34 Issue 3 (September 2021).
- Poole, Ross, 1993, *Moralitas dan Modernitas di Bawah Bayang-Bayang Nihilisme*, Terjemahan oleh J. Sudarminta. PT Kanisius, Yogyakarta.
- Poscher, Ralf, 2017, “The Hermeneutics of Law An Analytical Model for a Complex General Account,” *Forthcoming: Droit and Philosophie, Annuaire de l’ Institut Michel Villey* (2017). Available at: <https://ssrn.com/abstract=2861250>.
- Posner, Richard, 1990, “What has Pragmatism to Offer the Law.” *Southern California Law Review* 1653 (1990).
- Posner, Richard, 2022, *The Problematic of Moral and Legal Theory*. Harvard University Press, USA.
- Pound, Roscoe, 1922, *An Introduction to The Philosophy of Law*, Yale University Press, New Haven and London.
- Powell, Thomas Reed, 1956, *Vagaries and Varieties in Constitutional Interpretation*, Columbia University Press, New York.
- Priyono, Herry B, 2022, *Kebebasan, Keadilan, dan Kekuasaan: Filsafat Politik and What It Is All About*, Gramedia, Jakarta.
- Purwanti, Ani *et.al*, 2021, *Konstruksi Hukum dalam Perspektif Spiritual Pluralistik: Kumpulan Pemikiran dalam Rangka Purnabakti Prof.Dr.Esmi Warassih Pujirahayu, S.H., M.S*, Thafamedia, Yogyakarta.
- Pusat Pembinaan dan Pengembangan Bahasa Departemen Pendidikan dan Kebudayaan. 2008, *Kamus Besar Bahasa Indonesia Edisi Keempat*, Gramedia Pustaka Utama, Jakarta.
- Pusat Penelitian, Pengkajian Perkara, dan Pengelolaan Perpustakaan Mahkamah Konstitusi Republik Indonesia, 2021, *Laporan Hasil Penelitian Urgensi Mendesain Ulang Hukum Negara dalam Keadaan Darurat*, Puslitka MK RI, Jakarta.
- Pusat Studi Pancasila Universitas Gadjah Mada (PSP UGM), 2010, *Konsistensi Nilai-Nilai Pancasila dalam UUD 1945 dan Implementasinya*, PSP Press, Yogyakarta.
- Puspitasari, Maria, 2022, “Pendekatan Penelitian: Kuantitatif atau Kualitatif?,” Dimuat dalam Wibowo, A Setyo, 2022, *Cara Kerja Ilmu Filsafat dan Filsafat Ilmu: Dari Dialektika ke Dekonstruksi*, Kepustakaan Populer Gramedia (KPG), Jakarta.
- Rahardjo, Satjipto, 2014, *Ilmu Hukum*, PT Citra Aditya Bakti, Bandung.
- Rahman, Faiz dan Dian Agung Wicaksono, 2022, *Putusan Bersyarat oleh Mahkamah Konstitusi: Karakteristik dan Dinamika Perkembangannya*, Gadjah Mada University Press, Yogyakarta.

- Rasjidi, Lili dan B. Arief Sidharta, 1989, *Filsafat Hukum Mazhab dan Refleksinya*, PT Remaja Rosdakarya, Bandung.
- Ratnapala, Suri, 2009, *Jurisprudence*, Cambridge University Press, Cambridge.
- Raz, Joseph, 2010, "Authority and Neutrality: A Response," *Ethics* Vol.120 No.2 (January 2010): 279-301.
- Raz, Joseph, 1974, "Kelsen's Theory of The Basic Norm," *The American Journal of Jurisprudence* Vol.19 Issue 1 (June 1974): 94-111.
- Raz, Joseph, 1980, *The Concept of Legal System*, Oxford University Press, Oxford.
- Raz, Joseph, 1983, *The Authority of Law First Edition*, Clarendon Press, Oxford.
- Raz, Joseph, 1986, *The Morality of Freedom*, Clarendon Press, Oxford.
- Raz, Joseph, 1990a, *Practical Reason and Norms*. Oxford University Press, Oxford UK.
- Raz, Joseph, 1990b, "The Case of Epistemic Abstinence." *Philosophy and Public Affairs* Vol.19 No.1 (Winter 1990): 3-46.
- Raz, Joseph, 1994, *Ethics in the Public Domain: Essays in the Morality of Law and Politics*, Oxford University Press, New York.
- Raz, Joseph, 1996, "On the Nature of Law," *ARSP: Archiv für Rechts-und Sozialphilosophie/Archives for Philosophy of Law and Social Philosophy* Vol.82 No.1 (1977): 1-25.
- Raz, Joseph, 2004a, "The Role of Well Being," *Philosophical Perspectives* Vol.18 (2004).
- Raz, Joseph, 2004b, *Value, Respect, and Attachment*, The Press Syndicate of the University of Cambridge, United Kingdom.
- Raz, Joseph, 2009a, *Between Authority and Interpretation on the Theory of Law and Practical Reason*, Oxford University Press, Oxford.
- Raz, Joseph, 2009b, *The Authority of Law Second Edition*, Oxford University Press, Oxford UK.
- Raz, Joseph, 2009c, *The Authority of Law: Essays on Law and Morality Second Edition*, Oxford University Press, Oxford UK.
- Raz, Joseph, 2011, *From Normativity to Responsibility*, Oxford University Press, Oxford.
- Raz, Joseph, 2022, *The Roots of Normativity*. Oxford University Press, Oxford UK.
- Raz, Joseph, 1979, *The Authority of Law: Essays on Law and Morality*. Clarendon Press, Oxford.
- Raz, Joseph, 1997, *The Concept of a Legal System: An Introduction to the Theory of Legal System*, Clarendon Press, Oxford.
- Rea, Helena E, 2024, "Keadilan Menurut Axel Honneth." *Jurnal Dekonstruksi* Vol.10 No.1, 31 (2024).
- Riyanto, Armada, 2018, *Relasionalitas Filsafat Fondasi Interpretasi: Aku, Teks, Liyan, Fenomen*. PT Kanisius, Yogyakarta.
- Rugian, Irene Angelita, 2021, "Prinsip Proporsionalitas dalam Putusan Mahkamah Konstitusi: Studi Perbandingan di Indonesia dan Jerman," *Jurnal Konstitusi* Vol.18 No.2 (Juni 2021): 461-479.

- Sainsbury R.M, 1995, *Paradoxes: Second Edition*, Cambridge University Press, Cambridge.
- Satola, Alexander P., 2025, "A Service Conception of Democratic Authority," *Res Publica* (2025): 1-17. DOI: <https://doi.org/10.1007/s11158-025-09706-1>.
- Schauer, Frederick, 1982, "An Essay on Constitutional Language," *College of William and Mary Law School Faculty Publications*. 877. <https://scholarship.law.wm.edu/facpubs/877>.
- Scheffler, Samuel, 2005, "Choice, Circumstance, and The Value of Equality." *Politics, Philosophy, and Economics* Vol.4 No 1 (2005): 5-28.
- Schmitz, Thomas, 2022, "On the Terms Human Rights, Fundamental Rights, and Constitutional Rights," *International Human Rights Law Semester I (2022/2023)*.
- Searle, John, 2005, *The Construction of Social Reality*, Free Press, New York.
- Sebastian, Tanius, 2023, "Anti-Positivisme Ronald Dworkin: Menalar Hukum sebagai Moralitas," *Undang Jurnal Hukum* Vol.6 No.1 (2023): 269-308, DOI: 10.22437/ujh.6.1.269-308.
- Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi dan Universitas Gadjah Mada, 2009, *Kongres Pancasila: Pancasila dalam Berbagai Perspektif*, Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi Republik Indonesia, Jakarta.
- Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi, 2010, *Hukum Acara Mahkamah Konstitusi*, Mahkamah Konstitusi Republik Indonesia, Jakarta.
- Setiardi, A. Gunawan, 1993, *Dialektika Hukum dan Moral dalam Pembangunan Masyarakat Indonesia*, PT Kanisius, Yogyakarta.
- Sevel, M., dan Leiter, B, 2022, *Philosophy of Law. Encyclopedia Britannica*, Can be accessed through <https://www.britannica.com/topic/philosophy-of-law>
- Sevel, Michael, 2024, "Historical Origins of Raz's Legal Philosophy," *Rechtsphilosophie* (2024): 1-34.
- Sheehy, Benedict, 2023, "Law, Language, and The Social Construction of Legal Reality." *IJLLD* (December 2023). DOI: doi.org/10.56498/1122023616
- Shidarta, 2013, *Hukum Penalaran dan Penalaran Hukum: Buku I Akar Filosofis*, Genta Publishing, Yogyakarta.
- Sholikin, M. Nur, et.al., 2007, *Pengujian Undang-Undang dan Proses Legislasi*, Pusat Studi Hukum dan Kebijakan Indonesia, Jakarta.
- Sidharta, Bernard Arief, 2009, *Refleksi tentang Struktur Ilmu Hukum: Sebuah Penelitian tentang Fundasi Kefilsafatan dan Sifat Keilmuan Ilmu Hukum sebagai Landasan Pengembangan Ilmu Hukum Nasional Indonesia*, Bandung: CV Mandar Maju.
- Sidharta, Bernard Arief, 2013, *Ilmu Hukum Indonesia: Upaya Pengembangan Ilmu Hukum Sistematis yang Responsif terhadap Perubahan Masyarakat*, Genta Publishing, Yogyakarta.
- Silalahi, Artha Debora, 2022, "The Framework of Law Impacts in Philosophy of Law and Justice: How is the Certainty of Law and Justice Understood?" *Proceedings*

of the 10th International Conference on Nusantara Philosophy (10th ICNP 2022). Fakultas Filsafat UGM Tahun 2022.

- Silalahi, Artha Debora, 2024, "Paradoks Ide Negara Hukum dalam Justifikasi Filosofis Pancasila sebagai Sumber Hukum," *Jurnal Konstitusi* Vol.21 Issue 1 (March 2024): 62-76.
- Silalahi, Artha Debora, 2024, "Some Debates of Hermeneutic and Legal Interpretation: Critical Analysis of Hans-Georg Gadamer Philosophical Hermeneutics," *Jurnal Mimbar Hukum Universitas Gadjah Mada* Vol.36 No.1 (June 2024): 213-233.
- Silalahi, Artha Debora, *et.al*, 2024, "Axiological Insights into Unveiling Independent Constitutional Judge Decisionism," *Yustisia Jurnal Hukum* Vol.13 No.3 (2024): 230-245. DOI: 10.20961/yustisia.v13i3.85127.
- Silalahi, Artha Debora, 2024, "Comprehending the Epistemic Examination of the Final and Binding Principles in Indonesia's Constitutional Court," *Yustisia Tirtayasa Jurnal Tugas Akhir* Vol.4 Issue 4 (October-December 2024): 39-55. DOI: 10.51825/yta.v4i4.28626.
- Silalahi, Artha Debora, *et.al*, 2024. "Navigating the Democratic Crisis: Indonesia's Journey through Political Ethics, Law, and Social Change," *Jurnal Sapientia Humana* Vol.4 No.2 (2024): 221-232. DOI: 10.26593/jsh.v4i02.8547.
- Silalahi, Artha Debora, *et.al*, 2025, "Rethinking Constitutional Interpretation through Joseph Raz's Analytical Jurisprudence," *Constitutional Review* Vol.11 No.1 (May 2025): 233-268. DOI: 10.31078/consrev1118.
- Silalahi, Artha Debora, 2025, "Criticising the Political System and the Normativity Foundations Through Joseph Raz's Legal and Philosophical Thought," *Mimbar Hukum* Universitas Gadjah Mada Vol.37 No.1 (2025): 55-82. DOI: 10.22146/mh.v37i1.20234.
- Snijders, Adelbert, 2006, *Manusia dan Kebenaran*, PT Kanisius, Yogyakarta.
- Soekowathy R, Arry Mth, 2012, "The Concept of Justice Under the Pure Law of Hans Kelsen in Relevance to Law Enforcement in Indonesia." (Summary of Dissertation Post Graduate School Gadjah Mada University Year 2012).
- Stern, Robert, 2002, *Hegel and The Phenomenology of Spirit*. Routledge Taylor and Francis Group, London and New York.
- Strawson, P.F, 1983, *Scepticism and Naturalism: Some Varieties*, Routledge Taylor and Francis Group, Taylor and Francis Group, London and New York.
- Subiyanto, Achmad Edi, 2014, *Yurisprudensi Hukum Acara dalam Putusan Mahkamah Konstitusi*, Setara Press, Malang.
- Sudibyo, Agus. 2019. *Demokrasi dan Kedaruratan: Memahami Filsafat Politik Giorgio Agamben*. Marjin Kiri, Jakarta.
- Sudjito, 2014, *Ilmu Hukum Holistik: Studi Untuk Memahami Kompleksitas dan Pengaturan Pengelolaan Irigasi*, Gadjah Mada University Press, Yogyakarta.
- Sumodiningrat, Aprilian, 2023, "Penguatan Putusan Mahkamah Konstitusi sebagai Politik Hukum Legislatif," *Jurnal Konstitusi* Vol.20 No.2 (2023): 257-278.

- Supartiningsih, 2007, “Etika Diskursus Bagi Masyarakat Multikultural: Sebuah Analisis dalam Perspektif Jürgen Habermas,” *Jurnal Filsafat* Vol.17 No.1 (April 2007): 32-59.
- Supelli, Karlina, 2024, “Lingkaran Wina dan Neo-Positivisme.” *Makalah untuk Pertemuan Kedua Kelas Filsafat: Filsafat Ilmu dalam Bayang-Bayang Pascamodernisme, Komunitas Salihara.* (20 Juli 2024)
- Supelli, Karlina, 2024, “Pasca-Positivisme Thomas Kuhn.” *Makalah untuk Pertemuan Ketiga Kelas Filsafat: Filsafat Ilmu dalam Bayang-Bayang Pascamodernisme, Komunitas Salihara.* (27 Juli 2024).
- Suryajaya, Martin, 2022, *Principia Logica*, Gang Kabel, Yogyakarta.
- Suseno, Franz Magnis, 1987, *Etika Dasar: Masalah-Masalah Pokok Filsafat Moral*, PT Kanisius, Yogyakarta.
- Suseno, Franz Magnis, 1995, *Kuasa dan Moral*, Gramedia Pustaka Utama, Jakarta.
- Suseno, Franz Magnis, 2003, *Etika Politik: Prinsip-Prinsip Moral Dasar Kenegaraan Modern*, PT Gramedia Pustaka Utama, Jakarta.
- Suseno, Franz Magnis, 2003, *Pemikiran Karl Marx Dari Sosialisme Utopis ke Perselisihan Revisionisme*, Gramedia Pustaka Utama, Jakarta.
- Suseno, Franz Magnis, 2005, *Pijar-Pijar Filsafat: Dari Gatholoco ke Filsafat Perempuan dari Adam Müller ke Postmodernisme*, PT Kanisius, Yogyakarta.
- Suseno, Franz Magnis, 2021, *Agama, Filsafat, Modernitas: Hakekat Manusia Indonesia dalam Tantangan*, PT Gramedia, Jakarta.
- Sutiyoso, B. dan Puspitasari, S. H., 2005, *Aspek-Aspek Perkembangan Kekuasaan Kehakiman di Indonesia*, UII Press, Yogyakarta.
- Syam, Mohammad Noor, 2009, “Sistem Filsafat Pancasila: Tegak sebagai Sistem Kenegaraan Pancasila-UUD Proklamasi 1945,” Dimuat dalam Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi dan Universitas Gadjah Mada. 2009. Kongres Pancasila: Pancasila dalam Berbagai Perspektif, Jakarta: Sekretariat Jenderal dan Kepaniteraan Mahkamah Konstitusi Republik Indonesia.
- Syamsuddin, Mukhtasar, 2011, “Metode Refleksi Fenomenologis Maurice Merleau-Ponty,” dituliskan dalam Wattimena, Reza, *et.al*, 2011, *Buku Ajar Metodologi Penelitian Filsafat*, PT Kanisius, Yogyakarta.
- Tang Prize, 2018, “World-Renown Legal Philosopher, Joseph Raz Awarded Tang Prize in Rule of Law,” can be accessed through https://www.tang-prize.org/en/media_detail.php?id=932.
- Taylor, D. 2014, *Michael Foucault: Key Concepts (D.Taylor, Ed)*, Taylor and Francis, Oxford.
- Tebbit, Mark, 2005, *Philosophy of Law: An Introduction Second Edition*, Routledge Taylor and Francis Group, New York.
- Thompson, W.R, 1965, *Science and Common Sense: An Aristotelian Excursion*, Longmans Green and Co. Limited, New York.
- Tim Redaksi Driyarkara, 1993, *Seri Filsafat Driyarkara: 6 Capita Selecta Diskursus Kemasyarakatan dan Kemanusiaan*, PT Gramedia Pustaka Utama, Jakarta.

- Tjahyadi, Sindung, 2013, *Pandangan Habermas tentang Multikulturalisme, Hak Asasi, dan Masa Depan Manusia*, Fakultas Filsafat UGM Yogyakarta, Yogyakarta.
- Tjaya, Th.Hidya dan J.Sudarminta, SJ, 2005, *Menggagas Manusia sebagai Penafsir*, PT Kanisius, Yogyakarta.
- Tréde, Monique dan Marc Baratin, 2005, “Rhetorique”, *Dictionnaire de l’Antiquité, sous la direction de Jean Leclant, 1890-1894*. PUF, Paris. Dimuat dalam Wibowo, A Setyo. 2022. *Cara Kerja Ilmu Filsafat dan Filsafat Ilmu: Dari Dialektika ke Dekonstruksi*, Kepustakaan Populer Gramedia (KPG), Jakarta.
- Trisakti, Sonjoruri Budiani, 2017, “Incommensurability Thomas Samuel Kuhn dalam Perspektif Relativisme dan Relevansinya Bagi Pengembangan Ilmu di Indonesia,” (Disertasi Doktor Filsafat Universitas Gadjah Mada Tahun 2017).
- Tucker, Jack, 1971, “Value Judgement and Social Science: Structures and Processes,” *American Sociological Review* 36, 1 (1971).
- Ujan, Andre Ata, Febiana R.Kainama, dan T.Sintak Gunawan, 2011, *Moralitas Lentera Peradaban Dunia*, PT Kanisius, Yogyakarta.
- Unger, Roberto Mangabeira, 1976, *Law in Modern Society: Toward Criticism of Social Theory*, The Free Press, New York.
- Verdirame, Guglielmo, 2014, “Human Rights in Political and Legal Theory,” *King’s College London Dickson Poon School of Law Legal Studies Research Paper Series*: Paper No. 2014-31.
- Wacks, Raymond, 2012, *Understanding Jurisprudence: An Introduction to Legal Theory Third Edition*, Oxford University Press, Oxford.
- Wagner, Anne, Wouter Werner, dan Deborah Cao, 2007, *Intepretation, Law, and The Construction of Meaning Collected Papers on Legal Interpretation in Theory, Adjudication, and Political Practice*, Springer, Netherlands.
- Waldron, Jeremy, 2016, *Political Theory: Essays on Institutions*. England and Harvard University Press, Massachusetts.
- Wall, Steven, 2022, “The Legacy of Joseph Raz,” Can be accessed through <https://iai.tv/articles/the-legacy-of-joseph-raz-auid-2135>.
- Wallace, R. Jay, Philip Pettit, Samuel Schezer, and Michael Smith, 2004, *Reason and Value: Themes from the Moral Philosophy of Joseph Raz*, Clarendon Press, Oxford.
- Watloly, Aholiab, 2016, *Sosio-Epistemologi (Membangun Pengetahuan Berwatak Sosial)*, Penerbit Kanisius, Yogyakarta.
- Wattimena, Reza, *et.al*, 2011, *Buku Ajar Metodologi Penelitian Filsafat*, PT Kanisius, Yogyakarta.
- Wattimena, Reza, 2011, *Filsafat Kata*, PT Evolitera, Jakarta.
- Wheare, K.C, 1966, *Modern Constitution*, Oxford University Press, London and New York.
- Whitt, Matt, 2010, “The Paradox of Sovereignty: Authority, Constitution, and Political Boundaries,” (Dissertation Submitted to the Faculty of the Graduate School of Vanderbilt University).

- Wibowo, A Setyo, 2022, “Paradigma menurut Thomas S Kuhn.” Dimuat dalam Wibowo, A Setyo. 2022, *Cara Kerja Ilmu Filsafat dan Filsafat Ilmu: Dari Dialektika ke Dekonstruksi*, Kepustakaan Populer Gramedia (KPG), Jakarta.
- Wibowo, A Setyo, 2022, *Cara Kerja Ilmu Filsafat dan Filsafat Ilmu: Dari Dialektika ke Dekonstruksi*, Kepustakaan Populer Gramedia (KPG), Jakarta.
- Wibowo, Mardian, 2017, “Makna Kebijakan Hukum Terbuka dalam Putusan Pengujian Undang-Undang di Mahkamah Konstitusi,” (Disertasi Doktor Ilmu Hukum Universitas Brawijaya Tahun 2017).
- Widyarsono, Antonius, 2018, “Pemisahan Hukum dan Moralitas: Kritik Positivisme Hukum H.L.A. Hart atas Bahaya Penyatuan Hukum dan Moralitas,” (Disertasi Doktor Filsafat Sekolah Tinggi Filsafat Driyarkara Tahun 2018).
- Wignjosuebrototo, Soetandyo, 2002, *Hukum, Paradigma, Metode, dan Dinamika Masalahnya*. Lembaga Studi dan Advokasi Masyarakat, Jakarta.
- Williams, Malcolm, 2003, *Making Sense of Social Research*, Sage Publications, Inc, New Delhi.
- Wiratraman, H. P, 2020, *Law and Politics of Constitutional Courts, Indonesia and the Search for Judicial Heroes*, by Stefanus Hendrianto. *Bijdragen tot de taal-, land- en volkenkunde / Journal of the Humanities and Social Sciences of Southeast Asia*, 176 (2-3), 410-413. <https://doi.org/10.1163/22134379-17601011>
- Wiryanto, 2019, *Etik Hakim Konstitusi Rekonstruksi dan Evolusi Sistem Pengawasan*, Rajagrafindo Persada, Depok.
- Zamora, Jorge Luis Fabra dan Gonzalo Villa Rosas, 2021, *Conceptual Jurisprudence: Methodological Issues, Classical Questions and New Approaches*, Springer International Publishing, New York.