

Research programme *Effective Protection of Fundamental Rights in a Pluralist World*

Annual report 2022-2023



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Annual report 2022-2023

**Research programme *Effective Protection of
Fundamental Rights in a Pluralist World***



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Introduction

Dear reader,

We are pleased to present the Annual Report of the research programme Effective Protection of Fundamental Rights in a Pluralist World (EPFR) of Leiden University, School of Law.

The EPFR programme explores the dynamics of institutional and normative diversity regarding fundamental rights protection against the backdrop of the socio-cultural, political, and economic pluralism that is a prominent feature of today's world, both globally and locally. It investigates what opportunities and threats flow from the existence of this diversity for the effective protection of fundamental rights.

The EPFR research group consists of researchers from a variety of (sub)disciplinary backgrounds and from across departments and institutes of the faculty of law: Department of Constitutional and Administrative law; eLaw, Center for Law and Digital Technologies; Department of Child Law; Van Vollenhoven Institute for Law, Governance and Society; Department of European Law; Grotius Centre for International legal studies; Institute of Immigration Law; Institute of Criminal Law and Criminology.

Recurrent events include the annual EPFR Toogdag and the annual Meijers PhD and Meijers Prize competitions. The Toogdagen of 2022 and 2023 focused on important themes: "Conflict-related Sexual Violence and Criminal Justice" (2023) and "Law in Movement: Inclusion, Protection,

Liability" (2022). Notably, the Meijers Prize for the best published academic article within the EPFR field was awarded to Eva Nave in 2023 for her topical article on corporate human rights due diligence (HRDD) in the EU through the lens of online hate speech. In 2022, the price was awarded to Asmaa Khadim for her important and timely article on a citizen-centric approach to evidence-based decision-making under the European Green Deal.

We are particularly proud to mention that Elias Tissandier-Nasom, the EPFR candidate from the Meijers PhD round of 2023 was granted the prestigious Meijers PhD grant. This accomplishment will allow him to research credibility assessment of asylum claims lodged by minors on grounds of sexual orientation and gender identity.

We hope this annual report will give you a good impression of this thriving community of researchers and their research activities in 2022 and 2023. In addition to an overview of the scholarly output in this year, we are pleased to present you a selection of significant events and highlights of 2022 and 2023, including inaugural lectures, PhD defenses and conferences and seminars we organised.

*Nadia Sonneveld
EPFR Coordinator*

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Selection of highlights

EPFR activities

EPFR toogdag 2023: Conflict-related sexual violence and criminal justice

7 June 2023

About 20 people attended the toogdag from VVI, eLaw, Child Law, and Constitutional and Administrative Law. While having lunch, we watched *The Prosecutors*, a documentary that tells the story of three dedicated lawyers who seek justice for the victims of conflict-related sexual violence and ensure these types of crimes are not met with impunity. The documentary is filmed over five years in the Democratic Republic of Congo, Bosnia and Herzegovina, and Columbia.

After the break, we moved to the panel discussion with Carolien Jacobs (VVI), Rehana Dole (Child Law) and Ajla



Škrbić (Freie Universität Berlin). They gave their takes on the documentary, but also linked it to their own research.

We ended the toogdag with Ajla's lecture titled 'Conflict-Related Sexual Violence (CRSV) and Criminal Justice: Challenges and Opportunities in the Fight Against Impunity'. She made a comparative analysis of the three post-Yugoslav states – Bosnia and Herzegovina, Croatia, and Serbia – and their prosecutions of conflict-related sexual violence. She conducted a comprehensive mapping and analysis of indictments and final decisions regarding wartime sexual violence from the highest courts in the three selected states for the period of 2010-2020 to explore whether these courts applied international norms and standards related to gender in conflict-related sexual violence cases.

EPFR Public lecture: Challenges of Teaching Controversial Issues in a Post-Conflict Society

Stereotypes, prejudice, discrimination and segregation are some of the challenges faced by the contemporary society and this is especially prominent in education. Issues which cause strong feelings and diverse opinions often emerge in the classroom, thus creating or even deepening divisions and distrust among people and eventually perpetuating the "us vs. them" perspective. Bosnia and Herzegovina as a post-conflict society is particularly susceptible to these challenges with three different ethnonational curricula on all educational levels for the last thirty years.



On 30 March 2023, Lejla Mulalić (English Department) from the University of Sarajevo presented the case of ‘two schools under one roof’ as a way of strengthening and homogenizing ethnic identities at the expense of a more inclusive

and multiperspectival approach. She shared examples from her teaching practice in the context of initial teacher education with special emphasis on peace pedagogy. Furthermore, their presentation addressed the teaching of controversial issues beyond Bosnian context with the aim of ‘mapping the boundaries’ of academic freedom and political correctness, as well as the necessity of contextualizing.

<https://www.universiteitleiden.nl/en/events/2023/03/public-lecture-challenges-of-teaching-controversial-issues-in-a-post-conflict-society>

EPFR toogdag 2022: Law in Movement: Inclusion, Protection, Liability

The Leiden Law School research programme Effective Protection of Fundamental Rights in a pluralist world (EPFR) addresses the opportunities and threats that flow from the existence of institutional and normative diversity in the area of fundamental rights and for the effective protection of those rights in a pluralist world.

The 2022 EPFR Research Colloquium was titled “Law in Movement: Inclusion, Protection, Liability” and took place on 13 October. Different researchers from the EPFR research programme gave a 15-minute presentation on their

current research focus. Topics included reflections on laws dealing with consent, an evaluation of the Child Protection Act, liability and A.I., a human-centric approach to EU law and judicial independence, as well as legal safeguards in immigration detention decisions. Each presentation will be followed by a discussion where attendees will be able to raise questions, comment, and suggest points of direction.

Programme

Time	Speaker	Topic
13h-13h10	Janine Ubink	Introduction
13h15-13h45	Hoko Horii	‘Consent’ in and out of law: reflections from laws on marriageable age and sexual violence
13h45-14h15	Kartica van der Zon	Evaluation of the Child Protection Act 2015: new thresholds for child protection orders and the child’s right to stability
14h15-14h45	Jan De Bruyne	Liability and AI: Some Challenges
14h45-15h00		Break
15h00-15h30	Theo Tsomidis	Judicial independence in the context of accession to the European Union
15h30-16h00	Mark Klaassen and Peter Rodrigues	Taking immigration detention decisions: how do legal safeguards affect administrative efficiency?
16h00-16h10	Nadia Sonneveld	Closing remarks

Leiden Law hosted the Netherlands Network for Human Rights Toogdag

The Effective Protection of Fundamental Rights Research Programme at Leiden Law School had the honor to organise the Netherlands Network for Human Rights Research Annual Conference on 22-23 June.

Human rights in (times of) crisis

The theme referred to multiple crises we face in the contemporary world: the Russian invasion of Ukraine, pollution and climate change, the Covid-19 pandemic, growing inequality, the rise of authoritarian regimes in many countries, and what we could call an information crisis, i.e. the manipulation by powerful State and non-State actors of access to information to create whatever ‘facts’ and ‘truths’ are deemed useful. While human rights should be central in addressing such crises, they have been losing ground. Major world powers have been showing increasing disdain for human rights and often do so openly, and many countries seem to follow this trend. As such, human rights as a broadly accepted, global frame of reference seem in crisis. In addition, within academia, human rights have also come under increasing attack.

Therefore, the NNHRR Toogdag explored together with representatives of all Dutch universities what role a

human rights-based approach can play in confronting and overcoming the above types of crises from a multidisciplinary human rights perspective.

<https://www.universiteitleiden.nl/en/news/2022/09/leiden-law-hosted-the-netherlands-network-for-human-rights-toogdag>



General activities 2022

What works in social work? Large-scale research into social resilience policy interventions

The need for knowledge among practitioners and the lack of an academic knowledge base for specifically collective arrangements of social work in the Netherlands were the reason for Anouk de Koning, Femke Kaulingfreks and Maartje van der Woude to start working on a Dutch Research Agenda (NWA) application for research into social resilience more than two years ago. A short introduction to the three PIs and the Crafting Resilience project, in full “Social work and the Art of Crafting Resilient Societies”.

A long-term project, but now 13 researchers, 16 co-funding partners, and 11 collaboration partners have joined the consortium to investigate what is needed to realise social resilience in an effective, democratic and just manner. And successfully: the consortium has been awarded an NWA research grant of 5 million.

The equal collaboration between academic partners and researchers at universities of applied sciences (HBO) sets this research project apart. This was one of the key conditions for Femke Kaulingfreks to participate in the project application. The Professor of Youth and Society at Inholland University of Applied Sciences did not want to be involved in the knowledge utilization part only, at the very end of a project, something that often happens in

research projects. Femke: ‘Our central role in this project as a university of applied sciences is quite special. The project’s ambition is to make the research findings suitable for use in practice, and to do so successfully, it is much more productive if you are involved as a researcher from the start.’



Maartje van der Woude, Femke Kaulingfreks and Anouk de Koning

<https://www.universiteitleiden.nl/en/news/2022/03/what-works-in-social-work-large-scale-research-into-social-resilience-policy-interventions>

PhD research: ‘Put victims’ rights first when dealing with labour exploitation of migrants’

Labour exploitation of migrants is considered to be a form of the criminal offence of human trafficking. Partly because of this, the legal position of the victims is subordinate to the

criminal proceedings. This can and must change, says Gerrie Lodder in her dissertation. PhD defence on 21 April 2022.



Gerrie Lodder

is not motivated, like cleaning, working in agriculture and horticulture or in the meat industry. These labour migrants, though necessary for our society, are by no means always treated well', says [Gerrie Lodder](#), lecturer and researcher at the Institute of Immigration Law.

Since the Palermo Protocol came into force in 2000, labour exploitation has been considered a form of the criminal offence of human trafficking. This has given an impetus for attention and an approach to labour exploitation, but has also led to a focus on the most serious forms of exploitation and on prosecuting the perpetrators. 'Although the criminal approach also pays attention to the protection of the victim, the legal position of the victims is subordinate to the criminal proceedings', says Lodder. 'Victims' rights are to a large extent linked to and dependent on the criminal proceedings. My research focuses on the rights of migrants to protection from labour exploitation.'

An exploiting asparagus grower in Someren, Polish mushroom pickers whose working hours are systematically reduced, and abuses in the meat industry: labour exploitation of migrants has been a well-known phenomenon for decades. 'Labour migrants are indispensable in our current economy. They often do work for which the national labour force

<https://www.universiteitleiden.nl/en/news/2022/04/phd-research-put-victims-rights-first-when-dealing-with-labour-exploitation-of-migrants>

The Role of Humans in Surgery Automation

Eduard Fosch-Villaronga, Hadassah Drukarch and Bart Custers from eLaw - Center for Law and Digital Technologies, explore together with Pranav Khanna, eLaw alumnus, the influence of automation on human–robot interaction and responsibility in surgery innovation.

Recent trends in healthcare innovation have reflected a drastic increase in the autonomy levels of surgical robots. Despite the many clear benefits of promoting constant innovation in the field of healthcare robotics, its application in the real world presents multiple gaps that can cause harm in a way that humans cannot necessarily correct or oversee. While the benefits of autonomous surgical robots are abundant, the interplay between robot manufacturers, healthcare providers, and patients poses new risks with the surgical procedure's outcome being no longer limited to the skill of the surgeon. This necessarily begs the question: who is responsible when something goes wrong?

In a new paper published in the [International Journal of Social Robotics](#), Eduard Fosch-Villaronga, Hadassah Drukarch and Bart Custers from eLaw - Center for Law and Digital Technologies, explore together with Pranav Khanna, eLaw alumnus, the influence of automation on human–robot interaction and responsibility in surgery innovation.

<https://www.universiteitleiden.nl/en/news/2022/04/the-role-of-humans-in-surgery-automation>

Three main results of VVI's Strengthening Legal Education in Eastern Indonesia (SLEEI)

Although fighting the culture of top-down education and stimulating lecturers' confidence to adapt courses to local context priorities is no easy job to complete in three years, the "SLEEI inheritance" already has three main components.

After 2.5 years of hard work, the partners in the NUFFIC OKP supported SLEEI project met in Mataram, Lombok, from 28 to 30 March 2022 to share their results, the lessons learnt, and to discuss priorities for further action. Attended by 79 participants live and another 75 on-line representing law faculties, legal professional organisations and other stakeholders, the national conference sparked lively debates on "Innovation in Legal Education in Indonesia".



VVI's Jacqueline Vel receives the first study guide by law lecturers Khairus & Zuhairi (business law)

The first main result was unexpected. Lecturers at the four Eastern Indonesian partner universities had not just loosely

integrated SLEEI themes in their teaching, they had decided to write study guides for their own courses, books of 75-100 pages summarising the content of their courses that now include parts on gender, ethics and "local law". This is a most wonderful result in terms of sustainability of the SLEEI approach. The second result was that the conference participants – including law lecturers from 20 universities that have not been part of SLEEI – committed to continuing and expanding the work of SLEEI through a joint declaration of 18 recommendations for further cooperation: "We really hope that the SLEEI process of 'colouring' the system for legal education in the country will continue".

<https://www.universiteitleiden.nl/en/news/2022/05/three-main-results-of-vvi-project-strengthening-legal-education-in-eastern-indonesia>

Fact sheet on placement of children in care

At the request of the Dutch Parliament, Professor Marielle Bruning, Dr Kartica van der Zon (Dept. of Child Law), Professor Lenneke Alink and Dr Sabine van der Asdonk (Education and Child Studies) have produced a fact sheet on the placement of children in care in the Netherlands.

The topic of the placement of children in care has received much attention in the media and public debate in the Netherlands. The fact sheet (in Dutch) discusses placement in care from a behavioural (educational) and legal perspective. This provides insights into the current state of scientific knowledge on placement in care.

<https://www.universiteitleiden.nl/en/news/2022/05/fact-sheet-on-placement-of-children-in-care>

Human rights should help fight disinformation

Professor of Media Law and Information Society Tarlach

McGonagle is concerned about the increase in online disinformation and hate speech. He argues that human rights should guide new policies for the online world. McGonagle will give his inaugural lecture on 9 May.

New technologies have given us access to unprecedented amounts of information. This is a good thing, but it also means that disinformation and hate speech can go viral at lightning speed. Just look at the coronavirus pandemic and the invasion of Ukraine. Spreading disinformation is not necessarily illegal, so this affects how governments and big tech companies deal with these kinds of online practices. According to McGonagle too little is currently being done in terms of policy and regulation.

'Human rights can have a preventive effect, as long as there is good implementation and compliance by government.'

To ensure more is done, McGonagle believes human rights should inform more policies on online practices. 'Human rights can have a preventive effect, as long as there is good implementation and compliance by government.' The European Court of Human Rights has already ruled that states are obliged to create a safe and healthy environment for everyone who wants to contribute to the public debate. If countries are serious about this, there are all sorts of things they can do practically and politically.'

<https://www.universiteitleiden.nl/en/news/2022/05/human-rights-should-help-fight-disinformation>

Mariëlle Bruning in the media on fact sheet about placement in care

It is not possible for juvenile courts to properly assess whether it is necessary to place a child in care. This is evident from a fact sheet that has been prepared by legal scholars from Leiden University, commissioned by the Dutch House of Representatives and others.



Mariëlle Bruning

According to the [factsheet](#) (in Dutch), juvenile courts are at a great distance from the decision-making process concerning the placement of children in care. The Child Protection Board or a youth protection organisation makes the request and also decides on the type of out-of-home placement. 'A judge can't do that,' says

Processor of Children and the Law Mariëlle Bruning, one of the legal scholars who was involved in producing the fact sheet. 'They wait for the requests and are not allowed to say anything about the implementation or, for example, about how much contact should be maintained between parents and child, or whether siblings should be placed together. That is all up to the implementing organisation.'

<https://www.universiteitleiden.nl/en/news/2022/05/marielle-bruning-in-the-media-on-fact-sheet-about-placement-in-care>

Video series: The value of collaboration with Indonesia

Researchers from Leiden and Indonesia work together on a range of projects on topics such as disappearing languages and cultures, the role of Islam, circular economy, biodiversity and medicine. They also work on projects to improve legal education and make Dutch sources and Indonesian heritage accessible to Indonesian researchers.

What shape does this collaboration take? What is the value for researchers from Leiden and Indonesia? We explain in three short films.

The third film highlights a project in the area of law. The Van Vollenhoven Institute is working together with Indonesian partners to develop curricula in socio-legal studies to help law faculties in East Indonesia.



<https://www.universiteitleiden.nl/en/news/2022/05/video-series-the-added-value-of-collaboration-with-indonesia>

Hybrid Intelligence: Making the unknown visible for Humans and AI

A consortium made up of Leiden University (Institute of Public Administration/Digitalisation & Public Policy, Bram Klievink, Sarah Giest, Bart Schermer), VU (Professor Fabio Massacci), TU Delft, TNO, and Thales has been awarded a NWO grant of 1.5 million euros. This research project looks into the ‘metadata of uncertainty’ in machine-readable and human-interpretable forms with the aim to find ways to responsibly apply Artificial Intelligence to create a safer society.

Professor of Digitalisation & Public Policy, Bram Klievink, explains: ‘In all kinds of analytical processes within the government, take threat intelligence for instance, humans and artificial intelligence are often collaborating in a “hybrid” process to obtain and process actionable intelligence. This comes with considerable uncertainties and biases. Think of models that aren’t perfect, or of certain data that cannot – or only partially - be shared because of operational or strategic reasons, or of intentionally or unintentionally misleading sources.’

Experts, such as analysts, are aware of these uncertainties and biases, but lack formal means to handle these uncertainties and the implications these have for their work. Klievink: ‘These uncertainties and biases are practically unavoidable, especially in situations in which data and insights travel across the boundaries of departments, organisations, and domains.’

<https://www.universiteitleiden.nl/en/news/2022/05/hybrid-intelligence-making-the-unknown-visible-for-humans-and-ai>

Prestigious Pierre Elliot Trudeau Fellowship for VVI PhD Student Camille Lefebvre



Camille Lefebvre, PhD candidate at the Graduate School of International Studies of Université Laval and the Van Vollenhoven Institute for Law, Governance and Society of Leiden Law School, has been selected as a recipient of the Pierre Elliott Trudeau Foundation Fellowship and Leadership Program.

Nearly 500 people from 22 different countries across all continents had applied for this prestigious scholarship. Of this number, 30 finalists were called for individual and group interviews - incorporating a hybrid mode of analysis based on case studies - and 13 scholars were chosen, based on academic excellence, creativity, leadership potential, resilience, and their commitment to the plurality of perspectives.

Camille, who is studying the immigration regime in Canada through a combined political science and socio-legal lens, is very happy to be one of the lucky 13 recipients:

'The Pierre Elliott Trudeau Foundation program will allow me to develop my sense of leadership, through learning and mentoring opportunities, while exposing me to new ways of thinking. This unique program will enrich my doctoral research, in order to one day participate in the development of more inclusive policies regarding immigration in Canada.'

<https://www.universiteitleiden.nl/en/news/2022/06/prestigious-pierre-elliott-trudeau-fellowship-for-vvi-phd-student-camille-lefebvre>

'Standing Room Only' at eLaw's CPDP Panel on 'Dark Patterns and Data-Driven Manipulation'

With the conference circuit slowly reopening after Covid forced almost all academic interactions online, thousands of conference attendees descended on Brussels for Europe's largest technology conference. eLaw's annual sponsorship of one of the many CPDP conference panels brought a diverse range of experts in consumer and data protection law together to discuss the 'new deal for consumers' and how the Unfair Commercial Practices Directive could provide a broader range of measures and enforcement mechanisms than presently available under the General Data Protection Regulation (GDPR). With over 300 conference attendees present, it was standing room only for eLaw's panel on 'dark patterns and data-driven manipulation'!



<https://www.universiteitleiden.nl/en/news/2022/06/standing-room-only-at-elaw-s-cpdp-panel>

Ethical Considerations from Child-Robot Interactions in Under-Resourced Communities

Dr. Eduard Fosch-Villaronga from eLaw collaborates with researchers from the Indraprastha Institute of Information Technology Delhi (IIIT-Delhi) and University of Delhi (DU) in an effort to explore and reflect upon the potential legal, ethical and pedagogical challenges of deploying a social robot in under-resourced communities.



Recent advancements in socially assistive robotics (SAR) have shown a significant potential of using social robotics to achieve increasing cognitive and affective outcomes in education. However, the deployments of SAR

technologies also bring ethical challenges in tandem, to the fore, especially in under-resourced contexts.

While previous research has highlighted various ethical challenges that arise in SAR deployment in real-world settings, most of the research has been centered in resource-rich contexts, mainly in developed countries in the ‘Global North,’ and the work specifically in the educational setting is limited.

<https://www.universiteitleiden.nl/en/news/2022/06/ethical-considerations-from-child-robot-interactions-in-under-resourced-communities>

Call on Institutions for Conflict Resolution to publish intersectional data

The Research Network of the European Union Fundamental Rights Agency (FRANET) commissioned Aleydis Nissen and Rik Raedschelders to write the 2022 report on Racism, Xenophobia and Related Intolerance in Belgium.



Aleydis Nissen

One of the main findings of the report is that there is a lack of specific gender-disaggregated data relating to complaints about racism in universities and government institutions. This is a missed opportunity. Kimberlé Crenshaw famously wrote that the discrimination of women of colour is ‘greater than the sum of racism and sexism’ when she coined the concept ‘intersectionality’. Institutions for conflict resolution can empower women of colour to claim their rights by measuring and publishing more specific and combined data. Discrimination against people who suffer multiple disadvantages remains invisible because it is not sufficiently measured.

The report discusses various other issues, including racist conduct against healthcare workers and patients and the rise of racism against people of perceived Asian origin during the COVID-19 pandemic. The report documented, in particular, various instances of xenophobia against people of perceived Asian descent in the Belgian media.

<https://www.universiteitleiden.nl/en/news/2022/06/call-on-institutions-for-conflict-resolution-to-publish-intersectional-data>

Horizon Europe funding for eLaw on project BIAS to mitigate diversity biases in the Labor Market

Dr Eduard Fosch-Villaronga, Assistant Professor at eLaw - Center for Law and Digital Technologies, and 8 partners have been awarded the project 'BIAS: Mitigating Diversity Biases in the Labour Market', a large €4.7M Horizon Europe grant.

The Horizon Europe programme has just funded **BIAS: Mitigating Diversity Biases in the Labour Market**. The project is funded by Horizon Europe's Pillar II (Global Challenges & European Industrial Competitiveness), Cluster 4 (Digital, Industry & Space) and will run from 2022–2026.

The project will investigate the use of Artificial Intelligence in the labour market. In particular, the project will explore how AI-based systems potentially reproduce biases in hiring and promoting processes based on personal characteristics. In an employment context, this can, for example, involve analysing text created by an employee or recruitment candidate to assist management in deciding to invite a candidate for an interview, to training and employee engagement, or to monitor for infractions that could lead to disciplinary proceedings.



This project contributes to advancing the knowledge in the field of **Diversity & AI**, which Dr Eduard Fosch-Villaronga started at eLaw - Center for Law and Digital Technologies some time ago. Within that topic, Eduard also chairs the **Gendering Algorithms** initiative at Leiden University, a project aiming to explore the functioning, effects and governance policies of AI-based gender classification systems.

<https://www.universiteitleiden.nl/en/news/2022/06/horizon-europe-funding-for-elaw>

Peter Rodrigues on the reforms in European Migration and Asylum Law

Rodrigues delivered a presentation at the 13th Network Europe Conference on 'European Integration Perspectives in Times of Global Crisis', which took place in Athens from 19 to 22 June 2022 and was organised by the Europa Institute Zurich (EIZ). His contribution was entitled 'Reform Scenarios



Peter Rodrigues

<https://www.universiteitleiden.nl/en/news/2022/07/peter-rodrigues-on-the-reforms-in-european-migration-and-asylum-law>

Mark Klaassen speaker at the Family Reunification Network on unaccompanied minors



Mark Klaassen

On 5 July, Mark Klaassen provided the introduction to the webinar of the Family Reunification Network (FRUN) on Unaccompanied children in the family reunification context.

The presentation discussed the issue of family reunification of unaccompanied minors who have family members in a destination country from the perspective of international children's rights.

Launched in 2020, the FRUN is the first global platform devoted to family reunification for refugees and other beneficiaries of international protection. The FRUN draws

for EU Migration and Asylum Policy in the Light of New Refugee Movements' and covered, inter alia, the New Pact on Migration, instrumentalisation of migration and the reception of people fleeing Ukraine.

together key stakeholders, experts and academics in the realm of family reunification with the collective purpose of promoting and facilitating greater access to family reunification procedures.

<https://www.universiteitleiden.nl/en/news/2022/07/mark-klaassen-speaker-at-the-family-reunification-network-on-unaccompanied-minors>

Professor Ann Skelton appointed as Children's Rights Chair at Leiden University

Leiden University's Executive Board has appointed South African Professor Ann Skelton as the new Chair of Children's Rights in a Sustainable World as of 1 October 2022.



Ann Skelton

Leiden Law School is proud to announce that as of the 1 October 2022, Professor [Ann Skelton](#) will hold the parttime Chair of Children's Rights in a Sustainable World at Leiden University. In that capacity, she will join the [Department of Child Law](#) and (co-)lead Leiden University's academic and other activities in the field of international children's rights.

Professor Skelton is a renowned and leading international scholar and practitioner in international children's rights. She will combine her position in Leiden with her professorial position at the [University of Pretoria](#) and her

membership of the United Nations Committee on the Rights of the Child. She will join forces with the **UNICEF Chair in Children's Rights**, participate in Leiden University's leading role as an international knowledge hub on children's rights and work closely with other colleagues in Leiden and The Hague, including the **African Studies Centre**.

<https://www.universiteitleiden.nl/en/news/2022/09/professor-ann-skelton-appointed-as-childrens-rights-chair-at-leiden-university>

Another successful collaboration between Leiden Law School and LUMC

Researchers from Leiden Law School and the LUMC have received a grant for a joint research project. They will be looking into ways in which caregivers and patients can work together to come to a better decision.

A team of researchers from Leiden University, comprised of lead applicant **Niels Chavannes** (LUMC), **Mirjam Sombroek-van Doorn** (health law), **Tycho de Graaf** (civil law), and **Eduard Fosch Villaronga** (eLaw), will be conducting research into risk management of heart and vascular diseases in primary care. The LLS-LUMC collaboration demonstrates Leiden University's ability to effectively combine healthcare, ethics, design, and law.

Health care services are digitalising at a high pace. COVID played an important role, but especially the developments in artificial intelligence (AI) are having a profound impact on health care. These changes in health care also lead to questions, often of a legal or ethical nature.

<https://www.universiteitleiden.nl/en/news/2022/10/another-successful-collaboration-between-leiden-law-school-and-lumc>

Leiden University and LUMC and others to evaluate WMO

On 28 September 2022, ZonMW commissioned a consortium made up of the Erasmus University/Erasmus MC, Leiden University/LUMC, and research agency Pro Facto from Groningen to carry out the fourth evaluation of the Dutch Medical Research (Human Subjects) Act (WMO) and the Central Committee on Research Involving Human Subjects (CCMO). ZonMw has undertaken the commission on behalf of the Ministry of Health, Welfare and Sport. All forms of research with people who are eligible for the WMO should be evaluated beforehand and must adhere to strict requirements.



Aart Hendriks

Aart Hendriks (administrative law) and **Mirjam Sombroek** (private law) will be involved in the project on behalf of Leiden University. Lawyer and ethicist **Marleen Eijkholt** (Ethics and Health Care Law) will be participating on behalf of the LUMC. Hendriks will oversee the legal research part of the evaluation.

The project must be concluded within a year. ZonMw has awarded a grant of €280,000 for the evaluation.

<https://www.universiteitleiden.nl/en/news/2022/10/leiden-university-and-lumc-and-others-to-evaluate-the-wmo>

Education and Child Studies and Child Law to continue successful interdisciplinary collaboration

Researchers from the Institute of Education and Child Studies and the Department Child Law will be collaborating in two new research projects. The research will focus on the return to the family home for children after they have been taken into care and surrogacy in the Netherlands. For these projects they received substantial grants enabling them to continue the successful interdisciplinary collaborations in the upcoming year.

Both the Department of Child Law and the Institute of Education and Child Studies conduct research into children dealing with judicial measures. Think of situations where the child's situation at home is not safe – for instance due to abuse or neglect. In the worst-case scenario, the child may be taken into care by means of a verdict issued by a judge and end up in a foster family.

<https://www.universiteitleiden.nl/en/news/2022/10/education-and-child-studies-and-child-law-to-continue-successful-interdisciplinary-collaboration>

Start-up grant awarded to develop Digital Helpdesk for the Elderly

The Ministry of the Interior and Kingdom Relations has awarded the Dutch Administrative Law Association (VAR) a start-up grant for one of the projects of the initiative 'Bestuursrecht beter' (better administrative law): a Digital Helpdesk for the Elderly. The grant will enable the VAR to

take the first concrete steps in developing a digital helpdesk that provides elderly people who have reached retirement age with relevant legal information.

Bestuursrecht beter

In the wake of the child benefits scandal in the Netherlands, a group of practising lawyers and legal scholars set to work on ideas to actually initiate change in administrative law under the slogan #Bestuursrechtsbeter (better administrative law). One such project involves the Digital Helpdesk for the Elderly. This project is led by Fatma Çapkurt (PhD candidate at Leiden University) and Leo Damen (emeritus professor of administrative law at the University of Groningen).



Fatma Çapkurt

<https://www.universiteitleiden.nl/en/news/2022/11/start-up-grant-awarded-to-develop-digital-helpdesk-for-the-elderly>

Constitutional and Administrative Law welcomes Leo Damen for first 'Tafel van Thorbecke'

The first 'Tafel van Thorbecke' took place at Leiden University on Thursday 17 November 2022. For this new lecture series, initiated by Fatma Çapkurt and Gert Jan Geertjes, external

scholars will be invited to speak about their research in the field of constitutional and administrative law.

The first *Tafel* was devoted to the administrative law work of emeritus professor Leo Damen (University of Groningen). Starting point of the discussion was his recently published article '*Waait er na het kinderopvangtoeslagenschandaal een frisse wind door de bestuursrechtspraak?*' (Is a fresh wind blowing through administrative law after the child benefits scandal?) which he wrote for Ars Aequi.

<https://www.universiteitleiden.nl/en/news/2022/11/constitutional-and-administrative-law-welcomes-leo-damen-for-first-tafel-van-thorbecke>

Eduard Fosch-Villaronga awarded ERC Starting Grant

Eduard Fosch-Villaronga from Leiden University has been awarded a Starting Grant by the European Research Council (ERC). This grant of 1.5m euros enables talented early-career scholars to start their own pioneer project, lead a research team, and implement their best ideas at the frontiers of their discipline.



Eduard Fosch-Villaronga

Eduard Fosch-Villaronga received the grant for his project SAFEandSOUND. With this project, Eduard aims to make healthcare robots safe and sound for society.

There is an increasing gap between the speed of policy cycles and that of technological change, he explains. 'This gap is very noticeable in healthcare robotics, where policies are scattered and cover the issues robots entail unevenly. This disconnect results in robot developers failing to integrate essential legal considerations into their designs, user safety not always being ensured, and the development of systems that may cause harm to patients. While other sectors enjoy evidence-based policies that translate policy goals into practical guidance, these frameworks have yet to emerge for robotic technology.'

<https://www.universiteitleiden.nl/en/news/2022/11/eduard-fosch-villaronga-awarded-erc-starting-grant>

Simone van der Hof delivers 2022 Mulock Houwer Lecture



Simone van der Hof

On 24 November 2022, Simone van der Hof delivered the annual Mulock Houwer Lecture. The title of the lecture was 'Niet om de knikkers maar om het spel – Over de digitale versie van een vergeten kinderrecht'.

The right of children to play carefree in this digital age, without being misled or abused, that was

what the eleventh Mulock Houwer Lecture was about. In her lecture, Simone van der Hof showed that the often forgotten right to play deserves more attention, especially in today's world. She explained how important digital play has become for children, but also what forms of coercion and exploitation they can encounter online.

Simone van der Hof calls for the mandatory testing of digital products and services based on children's rights. In doing so, she is following, as it were, in the footsteps of Daan Mulock Houwer in the present day. He wanted to protect children from coercion and exploitation, but in his time could not yet conceive the digital forms this would take.

With the annual Mulock Houwer Lecture, the Netherlands Youth Institute and Defence for Children want to draw more attention to the work and significance of pioneers, innovators and influential thinkers and doers from the history of youth care.

<https://www.universiteitleiden.nl/en/news/2022/12/simone-van-der-hof-delivers-2022-mulock-houwer-lecture>

Roeland Böcker: 'Problems of multilateralism are a never-ending debate'

On 8 December, in honour of Human Rights Week, Roeland Böcker gave a public lecture about his experiences as ambassador to the Council of Europe. Between 2017 and 2021, Roeland Böcker was the representative of the Netherlands in the Council of Europe.

With his colleagues from the other 46 members of state, he took part in the assemblies of the Committee of Ministers, the organisation's main decision-making body. Thus, ambassador Böcker played a key part in one of the most turbulent periods in the history of European collaboration, which eventually led to the decision to expel the Russian Federation from the Council of Europe.

Böcker began his lecture, hosted by Prof. Niels Blokker and Prof. Rick Lawson, by stating that it happens at a moment when the multilateral order as we have known it, since the Second World War, is in turmoil. Despite its flaws and limitations, this multilateralism provided a relatively stable international order for many decades. On the European scale, this stability is constructed through a variety of organisations, such as the European Union, NATO, the OSCE, and the Council of Europe.



<https://www.universiteitleiden.nl/en/news/2022/12/roeland-bocker-on-his-experience-in-the-council-of-europe-problems-of-multilateralism-are-a-never-ending-debate>

Eduard Fosch-Villaronga & Louk van Doorn win the DT4REGIONS Ideathon on AI Potential for Preventive Healthcare

eLaw - Center of Law and Digital technologies from Leiden Law School, and the Vascular Surgery Department at Leiden University Medical Centre in the Netherlands, join forces to explore the use of AI for diabetes and secondary prevention of diabetic foot problems and won a prize for it.

Diabetic foot ulceration (DFU) is a common cause of morbidity and mortality due to infection and peripheral ischemia. Wound infection often leads to severe life-threatening situations with comorbidities such as heart failure, chronic kidney failure, major amputations, perioperative risks, and extended hospitalization worldwide. These amputations represent incredible pressure on public healthcare budgets and are largely avoidable and preventable with current technology.

Eduard Fosch-Villaronga, associate professor at eLaw, and Louk P. van Doorn from the Vascular Surgery Department at Leiden University Medical Centre, forces to explore the use of artificial intelligence for diabetes and secondary prevention of diabetic foot problems with an AI-driven smartbox to prevent patients from events such as chronic ulceration, infection, and amputation.

<https://www.universiteitleiden.nl/en/news/2022/12/eduard-fosch-villaronga-and-louk-van-doorn-win-the-dt4regions-ideathon-on-ai-potential-for-preventive-healthcare>

Peter Rodrigues and Mark Klaassen lecture on unaccompanied minors at Sofia University

On Saturday 3 December, Peter Rodrigues and Mark Klaassen delivered two guest lectures at Sofia University. They were invited by ELSA Bulgaria to speak at the Human Rights Academy 2022 that was devoted to the protection of the human rights of unaccompanied minors. The event was made possible by the Dutch Embassy in Sofia and was organised by Velina Stoyanova and Kristina Todorova of ELSA Bulgaria.

The lecture of Peter Rodrigues was titled 'Unaccompanied Minors in International and EU Migration Law'. He discussed the different safeguards in EU law, human rights law and international children's rights law that are relevant for unaccompanied minor asylum seekers. The title of Mark Klaassen's lecture was 'Unaccompanied minors and the question of age: going beyond chronological age?'. Klaassen discussed the focus on chronological age in the way the different international and European obligations are implemented and applied in the Dutch immigration law regarding unaccompanied minors.

<https://www.universiteitleiden.nl/en/news/2022/12/peter-rodrigues-and-mark-klaassen-lecture-on-unaccompanied-minors-at-sofia-university>

Leiden University and Unicef extend cooperation on children's rights

Leiden University and Unicef have already been working together for ten years to increase and share information

on children's rights. They are extending this cooperation. Professor of Children's Rights Ton Liefraard explains what has already been achieved and what he wants to achieve in the next five years.

Children's rights are a relatively young field of law and ten years ago there was a great need for research and teaching in this field. Leiden University, Unicef children's rights organisation and the Leiden University Fund therefore started the Unicef chair in Children's Rights. 'We can see that more knowledge is needed about children's rights and that there is a huge need for knowledge exchange.' The chair, which Liefraard holds, is now being extended for five years.

What has been achieved in the past ten years with the chair?

Two master's programmes have been started: the Master's in **Child Law** for Dutch students and the **Master of Laws: Advanced Studies in International Children's Rights** for international students. The latter attracts students from all over the world. 'We therefore contribute to a new generation of professionals who know how important it is to address children's rights,' says Liefraard. 'We can see that our alumni are active all around the world.'



<https://www.universiteitleiden.nl/en/news/2022/12/leiden-university-and-unicef-extend-cooperation-on-childrens-rights>

**Adriaan Bedner and Jacqueline Vel
Project for Innovation of Teaching Adat Law (PINTAL)**

How can legal education in Indonesia become more relevant for graduates who will work in contexts of legal pluralism, aiming for social justice and providing legal services that common citizens need?

The PINTAL project is a collaboration initiative between the Indonesia researchers of the Van Vollenhoven Institute and the colleagues at the Law Faculty of Universitas Gadjah Mada in Yogyakarta who teach courses about customary law or are involved in research about customary law, legal pluralism and law and society subjects. PINTAL is the acronym for this project, but also, in the Indonesian language the word *pintal* means ‘to spin’, a traditional women’s activity in many customary communities. What we aim with this collaboration is that various researchers will



spin their individual research and writing projects into one strong cable that will support innovating legal education in Indonesia.

<https://www.universiteitleiden.nl/en/research/research-projects/law/project-for-innovation-of-teaching-adat-law#:~:text=The%20PINTAL%20project%20is%20a,pluralism%20and%20law%20and%20society>

Bruno Braak

The Long and Winding Road: Justice seeking and access to justice in Libya:

The Van Vollenhoven Institute and the Centre for Law and Society Studies of the University of Benghazi, Libya, are working together on a unique 4-year research, ‘Access to Justice in Libya’. This brings together a large team of some 16 senior scholars and legal practitioners from across the divided country, with a team in Leiden comprised of Prof. em. Jan Michiel Otto, Dr Suliman Ibrahim, Dr Hagar Taha, and myself – Dr Bruno Braak. In 2023 we released the report on the first of three research phases, which focused on justice seekers and their justice journeys. We titled it ‘The Long and Winding Road: justice seeking and access to justice in Libya’, for tragically obvious reasons. We continue this inspiring collaboration until the end of 2025. Get in touch if you’re interested to know more!

<https://www.libyanlawandsociety.org/assets/publications/Ibrahim-Braak-and-Otto-2022-The-Long-and-Winding-Road.pdf>



Photo: Discussing preliminary results in Tunis.

Mariëlle Bruning



Mariëlle Bruning

The Council of Europe's Committee of Ministers adopted in September 2023 its new recommendation to strengthen national reporting systems for professionals on violence against children. Professor Mariëlle Bruning has contributed to the development of this new recommendation.

<https://www.coe.int/en/web/portal/-/new-recommendation-to-strengthen-national-reporting-systems-for-professionals-on-violence-against-children>



https://www.linkedin.com/posts/vsr-recht-en-samenleving_op-woensdag-18-januari-2023-organiseert-de-activity-7018148107703984128-p-tL?utm_source=share&utm_medium=member_desktop

https://www.linkedin.com/posts/vsr-recht-en-samenleving_the-stormy-weather-in-amsterdam-left-us-no-activity-7082599336299122688-7RxM?utm_source=share&utm_medium=member_desktop

https://www.linkedin.com/posts/vsr-recht-en-samenlewing_law-society-university-activity-7083338631129518080-poWq?utm_source=share&utm_medium=member_desktop

https://www.linkedin.com/posts/vsr-recht-en-samenleving_on-17th-november-the-erasmus-school-of-law-activity-7132725445132709888-D5Y7?utm_source=share&utm_medium=member_desktop

Danielle Chevalier

As chair of the Dutch-Flemish Law and Society Association (VSR), Danielle Chevalier was involved in several events that contributed to the wider socio-legal field in the Netherlands and Flanders, which could be interesting to list. The autumn seminar was a joint venture with the VWR, which also has notable members amongst LU colleagues.

Study day	18 January 2023	Leiden University / Campus Wijnhaven	Interdisciplinair onderwijs aan de juridische faculteiten
VSR/PhD School	4 & 5 July 2023	University of Amsterdam	The art of interviewing in the social science study of law
VSR annual Conference	6 & 7 July 2023	University of Amsterdam	The Next Generation
Joint VSR / VWR seminar	17 November	Erasmus University Rotterdam	Multidisciplinary approaches to the research on the rule of law

Bart Custers

Bart Custers in Trouw about ChatGPT and cybercrime



The EU bill on artificial intelligence will not prevent the risk of cybercrime or the spread of fake news with the help of ChatGPT. Cybercriminals can use the new technology to write malicious software, phishing emails and fake news.

Bart Custers

Fortunately, there are other solutions, says Bart Custers,

professor of Law & Data Science at eLaw, the Center for Law and Digital Technology, in an [interview with Trouw](#) (4 July 2023). The AI Act must ensure that artificial intelligence is handled responsibly in Europe. For example, AI systems will be tested for possible human rights violations and algorithms may not discriminate. The proposed law also bans some forms of artificial intelligence, such as AI that manipulates the subconscious and facial recognition by police. However, the AI Act does not provide a solution to one of the biggest dangers of AI: criminals who abuse it.

<https://www.universiteitleiden.nl/in-de-media/2023/07/bart-custers-in-trouw-over-chatgpt-en-cybercrime>

Bart Custers in NRC about the role of insurers in fraud

Insurers determine for themselves whether someone has committed fraud, immediately impose sanctions and

almost never report the crime. As a result, the police, Public Prosecution Service and the criminal court are sidelined. And sometimes insured in the cold. Bart Custers, professor of Law & Data Science at eLaw, the center for law and digital technology, is critical of this in NRC on May 9, 2023.

According to their trade association, non-life and life insurers in the Netherlands account for approximately 12,500 fraud cases every year. They report this in only a few dozen cases. This means that insurers handle more than 99 percent of fraud cases themselves, without the involvement of the police. Criminal legal guarantees for the insured - for example that he is innocent until a judge decides otherwise - are not an issue.

<https://www.universiteitleiden.nl/in-de-media/2023/05/bart-custers-in-nrc-over-rol-verzekeraars-bij-fraude>

Bart Custers in De Volkskrant about DNA in cold cases

The Public Prosecution Service (OM) and the Dutch Forensic Institute (NFI) want to use private DNA databases in an attempt to solve stuck murder cases. This is legally permitted, expects Bart Custers, professor of Law & Data Science at eLaw, the center for law. But he would first like to see it clearly laid down what the handling of DNA profiles from genealogical databases looks like, he says in an interview with De Volkskrant.

Private American DNA databases contain genetic material from people who voluntarily send it there to learn more about their origins for a fee. In the United States, the justice system has been using DNA data from these companies

since 2018, after which approximately 550 cold case cases have been solved, according to the Dutch Public Prosecution Service. Sweden was the first European country to turn to private databases and solved a double murder case in 2020. To create the family tree that led to the perpetrator, church registers dating back to the 18th century were used.

<https://www.universiteitleiden.nl/in-de-media/2023/03/bart-custers-in-de-volkskrant-over-dna-in-cold-cases>

Eduard Fosch-Villaronga

Eduard Fosch-Villaronga wins European Commission's Product Safety Award



Eduard Fosch-Villaronga

The EU Product Safety Award encourages and honors innovative business initiatives and research that make a difference for consumers. This year, the Gold Medal was awarded to Eduard Fosch-Villaronga for his innovative research on diversity in robot design, testbed, and safety standardization

<https://www.universiteitleiden.nl/en/news/2023/12/eduard-fosch-villaronga-and-hadassah-drukarch-win-european-commissions-product-safety-award>

Eduard Fosch-Villaronga presents at MIT at the Affective Computing + Intelligent Interaction (ACII '23) Conference

Eduard Fosch-Villaronga from eLaw - Center for Law and Digital Technologies wrote two articles that were presented at the Affective Computing + Intelligent Interaction (ACII '23) Conference held at MIT in Cambridge, Massachusetts. One of the articles revolved around the legal and regulatory aspects of emotion data and the other article was on how affective computing should be inclusive, diverse, and work for everyone

<https://www.universiteitleiden.nl/en/in-the-media/2023/09/elaw-researchers-present-at-mit>

<https://www.universiteitleiden.nl/en/in-the-media/2023/09/towards-affective-computing-that-works-for-everyone>



Eduard Fosch-Villaronga's ERC StG Safe & Sound publishes its first journal article on Safety and Exoskeletons

A groundbreaking research study delving into crucial aspects of safety and responsibility in the domain of personal care robots, explicitly focusing on robotic lower-

limb exoskeletons. The research rigorously analyzes and classifies the regulatory gaps and inconsistencies present in ISO 13482:2014, which outlines “Safety Requirements for Personal Care Robots.” The specific focus of the study is on robotic lower-limb exoskeletons used in everyday activities. While ISO 13482:2014 represents a significant milestone in regulating wearable robots, the research findings reveal that it inadequately addresses safety concerns. This deficiency leads to a general oversight of critical legal, ethical, and social considerations when designing robots, potentially resulting in systems that may inadvertently harm end-users.

<https://www.sciencedirect.com/science/article/pii/S0160791X23001926>

How queer is Artificial Intelligence?

AI is playing an increasingly important role in our lives, but that is not without danger. Eduard Fosch-Vilaronga at eLaw warns that AI does not pay enough attention to the LGBTQ community. His insights and research on this topic are featured in [Winq](#) thanks to Erwin Vogelaar, shedding light on the potential risks associated with biased AI systems, especially about the LGBTQ community.

<https://www.universiteitleiden.nl/en/in-the-media/2023/12/how-queer-is-artificial-intelligence>

Simone van der Hof

Essay series on Children’s Rights in the Digital World together with UNICEF The Netherlands, Kennisnet and Leiden University (Simone van der Hof (eLaw) and Ton Liefaard (Youth Law))



Simone van der Hof

Children meet online, they make friends, have fun with games and movies on social media platforms. Moreover, children gain knowledge and skills online that are crucial for their future. Digital technologies can also contribute to education that is more diverse and customized. At the same time, digital technologies has downsides. Children face risks when they engage in the online world. These include harmful information, gambling, bullying, discrimination and fake news. But also sexual abuse, gender-based violence and cyber aggression. What does academic research say about the impact of digitization on children and children’s rights? What can politicians, policy makers, administrators and other stakeholders do with it? And how can the rights and interests of children ultimately be best safeguarded? Together with Leiden University and Kennisnet, an eight-part essay series is being published to increase knowledge about children’s rights in the digital world in the Netherlands.

<https://www.unicef.nl/digitale-leefomgeving-kinderen#wetenschappelijke>

Development of a Childrens' Rights Impact Assessment (CRIA) together Considerati, commissioned by the Dutch Ministry of Kingdom Relations and Internal Affairs

When developing digital services aimed at children or actually accessible to them that allow them to use them, a business must take into account the risks they pose to children, their rights and wellbeing as set out in the UN Convention on the Rights of the Child 1989 (CRC). The Children's Rights Impact Assessment (CRIA) provides a structured framework to identify and evaluate the potential impact of digital services on children's rights and wellbeing. The CRIA project was commissioned by the Ministry of the Interior and Kingdom Relations as a guide for companies, governments and other organisations to take responsibility for safeguarding the rights and wellbeing of children in the digital age. By identifying risks and taking measures to prevent them, negative impacts on children's well-being and development in the digital world can be countered.

Carolien Jacobs



Carolien Jacobs

In collaboration with Congolese colleagues of The Social Science Centre for African Development -KUTAFITI, Carolien Jacobs conducted research in the DRC as part of the Just Future Consortium. The first part of the project looked into the lawmaking process of the livestock law; a law that is supposed to reduce

the increasingly violent conflicts between farmers and pastoralists in the country. The project concluded with a research report, a policy brief, and a workshop with key stakeholders. One of them remarked that it was the first time in which parties from different sides were discussing in a constructive and non-conflictual manner with each other. A second project looked into the registration and identification of IDPs and their relation with the state. This project was also concluded with a research report and a workshop. Findings fed into a lobby and advocacy agenda of consortium partner Cordaid.

Carolien also participated in the Climate Academy on Planned Relocation, organized by UNU-EHS, IOM and UNFCCC and Munich Re Foundation. The Academy resulted in a policy brief on planned relocation in a context of climate change, containing key messages for governments and policy makers. As part of her research agenda on climate mobility, Carolien conducted fieldwork in Mozambique, together with colleague Bernardo Almeida.

Katrien Klep

Professor Ursula Kilkelly (University College Cork) and Katrien Klep (Leiden University) worked together on research commissioned by the European Network of Ombudspersons for Children (ENOC) on independent children's rights institutions. The preliminary results of the qualitative research were presented in May 2023 at the ENOC Spring seminar in Stockholm. The final results were presented during the ENOC 27th Annual Conference, The strength of Independent Children's Rights Institutions: upholding children's rights in Europe, in Brussels. The

report can be found at: Kilkelly U., Klep K. & Paul, C. (2023) INDEPENDENT CHILDREN'S RIGHTS INSTITUTIONS: Current strategies, approaches and challenges in protecting and promoting Children's Rights.

<https://enoc.eu/wp-content/uploads/ENOC-2023-Synthesis-Report-ICRIs.pdf>

The report is based on academic research and has a direct practical impact as it can be used by ICRI to consider potential strengths and weaknesses of their organization concerning for example mandate, competences and structure.



November 2023

ENOC SYNTHESIS REPORT

INDEPENDENT CHILDREN'S RIGHTS INSTITUTIONS:

**Current strategies, approaches
and challenges in protecting
and promoting Children's Rights**

(POWERS)

Henning Lahmann

Henning Lahmann presented his paper 'Spontaneity and the Right to Self-Determination in the Age of Algorithmic



Henning Lahmann

Security' at the Law & Technology Pre-Conference Workshop at the Annual Conference of the European Society of International Law in Aix-en-Provence on 30 August 2023. He gave a version of that paper again at the DILEMA 2023 Conference at the Asser Institute in The Hague on 12 October 2023. The paper discusses the broader international legal

implications of Israel's AI-supported surveillance practices vis-à-vis Palestinians based on Rosa Luxemburg's and Hannah Arendt's conception of spontaneity and is related to my involvement in the ELSA Lab Defence. Finally, at the workshop 'Non-State Actors in International Law' of the British Institute of International and Comparative Law on 20 November 2023, he presented on 'The Media's Emerging Role in Counter-Narrating State Conduct with Digital Open-Source Information,' which is part of his ongoing project investigating 'Fact-Making in International Law in the Digital Age'.

Rick Lawson

Rick Lawson commemorates the Brazilian human rights lawyer Antônio Cançado Trindade

In Tuesday 23 May 2023, Rick Lawson spoke at an event to commemorate the life of the Brazilian jurist and human rights lawyer Antônio Augusto Cançado Trindade. The event was organized by the International Court of Justice (ICJ), where Cançado Trindade served as a judge from 2009

until his death on 29 May 2022. Among the speakers was HE Judge Joan E. Donoghue, President of the Court.

Rick Lawson delivers Cleveringa lecture in Rome



Rick Lawson

On 26 November 1940, professor Cleveringa – at the time the Dean of Leiden Law School – spoke out in protest against the decision of the Nazi Occupying Powers to dismiss Jewish academics. Every year Leiden University appoints a professor at the rotating [Cleveringa Chair](#), whose task it is, amongst others, to deliver an inaugural lecture on or around 26 November.

In addition many events are organized, in the Netherlands and abroad, to commemorate professor Cleveringa's courageous speech. Rick Lawson, who started his academic career as the student-assistant of Professor Peter Baehr, the Cleveringa Chair in 1986-1987, went to Rome this year to deliver a Cleveringa lecture. The lecture was entitled "*From Professor Cleveringa to the Palazzo Barberini and beyond – prospects for the rule of law in Europe*". The event, which was kindly hosted by the Royal Netherlands Institute in Rome (KNIR), was attended by some 50 participants – in large part Leiden alumni, although others who were interested in the theme attended as well.

Rick Lawson speaks at human rights conference in Moscow, 10 December

On the occasion of International Human Rights Day, 10 December, an international conference was organized by

the Moscow-based Center for Constitutional Studies. It was the third annual conference – and the third time that Rick Lawson participated as one of the speakers. The conference, entitled "Universal Standards of Human Rights and Their Implementation: Constitutionalism and International Justice at the turn of the era", took place in a hybrid format. Among the speakers were former judges of the European Court of Human Rights and academics, both from Russia and abroad. Rick Lawson spoke about "*Protection of judicial independence in the context of the rule of law: Article 6 ECHR and the case of Poland*".

Rick Lawson moderates guest lecture by UN Special Representative on the Occupied Palestinian Territories

On the occasion of International Human Rights Day, 10 December, [a special guest lecture was given by Ms. Francesca Albanese](#), the UN Special Representative on the Occupied Palestinian Territories. The event was organized by the Grotius Centre for International Legal Studies. In his opening remarks, Rick Lawson emphasized the importance of the lecture, as it gave [a most welcome opportunity](#) for the academic community to discuss the horrible escalation of the situation in Gaza and Israel since October 7. Ms. Albanese's lecture was followed by a conversation with Dr. Giulia Pinzauti of the Grotius Centre and a Q&A session with the audience. Around 150 students and staff members attended the event.

Rick Lawson to chaired meetings of FRA Management and Executive Boards

The Executive Board and Management Board of the EU Fundamental Rights Agency meets at regular intervals. Rick

Lawson, who was elected Vic-Chair of the MB in 2022, served as Acting Chair during most of the year. In 2023 the Management Board adopted a new multi-annual strategy for the Agency, appointed the new Director and selected the new members of the FRA Scientific Committee. In addition, several key documents, such as the Agency's annual work programme and its budget were adopted.

Ton Liefaard

Dr. Graça Machel in Leiden Law School

In October 2023, Leiden Law School had the privilege of hosting Dr. Graça Machel, a prominent Mozambican politician and advocate for child and women's rights. Dr. Machel, who had previously received an honorary doctorate from Leiden University three years prior, returned for a visit. During her two-day stay, she engaged with a diverse audience comprising students, researchers, and professionals. The focus of her discussions revolved around the role of academia in safeguarding human rights



and the ongoing struggle for women's equality. As part of her visit, Dr. Machel delivered a keynote address titled "Intergenerational Justice and Human Rights in a Time of Planetary Crises in Africa" at Leiden University's 'Groot Auditorium.' The sessions served as a forum where both staff and students could participate in dialogue, facilitating valuable exchanges of ideas and insights.

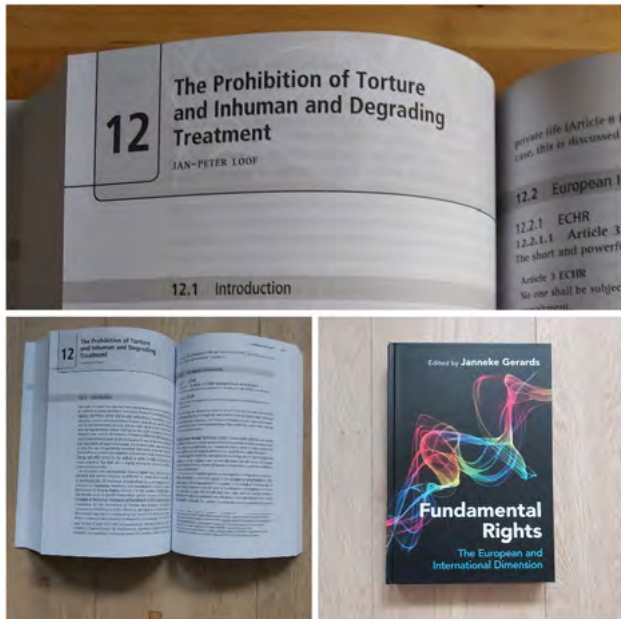
<https://www.universiteitleiden.nl/en/news/2023/11/dr-graca-machel-in-leiden-human-rights-the-university-as-the-instrument-for-change-and-the-importance-of-intergenerational-discussion>

Jan-Peter Loof

Book chapter on prohibition of torture and inhuman and degrading treatment

In February 2023, Jan-Peter Loof contributed a 48-page chapter on the prohibition of torture and inhuman and degrading treatment as guaranteed by European and international human rights law to the book *Fundamental Rights*, edited by prof. dr. Janneke Gerards of Utrecht University and published by Cambridge University Press. The chapter presents a comparative and integrating analysis of the way in which the protection of physical and mental integrity of individuals is reflected in provisions aimed at preventing the ill-treatment of individuals by prohibiting torture and inhuman or degrading treatment and punishment: Article 5 Universal Declaration of Human Rights, Article 3 ECHR, Article 7 ICCPR, and special conventions such as the UN Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or

Punishment (CAT), its Optional Protocol (OPCAT) and the European Convention for the Prevention of Torture and Inhuman or Degrading Treatment or punishment (CPT).



Speech at High Level Conference on Addressing the need for common standards for Equality Bodies in Berlin

On 14 December 2023, Jan-Peter Loof gave an introduction at the High Level Conference on Addressing the need for common standards for Equality Bodies, which was organised by FADA, the German Federal Equal Treatment Agency, and Equinet, the European Network of Equal Treatment Bodies. He spoke about the contribution that national equal treatment bodies can make to the fight



against discrimination and the promotion of equal treatment in society. He drew on his experience as vice president of the Netherlands Institute for Human Rights, the Dutch national equality body (NEB) and national human rights institute (NHRI). In his speech, Jan-Peter emphasized the importance of the Dutch NEB's power to give legal

opinions on individual complaints about equal treatment. Although these legal opinions are not non-binding, their guiding influence on the thinking about equal treatment and non-discrimination in all kinds of sectors of social life is nevertheless very large. He stated that the low-threshold nature of the procedure at the Dutch NEB ensures that all kinds of situations in which people have experienced discrimination are submitted for assessment. This includes cases for which people would probably not go to court, but still find it important that an official body assesses whether they violated the equal treatment legislation or not. In this way, the NEB's thousands of legal opinions help to clarify what the application of the abstract norm of the prohibition of discrimination means and entails in a legal sense in all kinds of different concrete situations.

Hans-Martien ten Napel

Hans-Martien ten Napel gave two presentations in the spring at scholarly conferences in Leuven, Belgium, and Toruń, Poland. The topics were, respectively, 'Some comments in response to András Sajó's conception of



Hans-Martien ten Napel

constitutional secularism' and 'The state of religious freedom: a (partially) external perspective.' The first presentation appeared in print in the volume *Religious Freedom and Other Human Rights: Threats and Trends*, edited by Weronika Kudła, Tomasz Huzarek, and Maciej Duda. In addition, he reworked his presentation on common good constitutionalism and religious freedom at the September 2022 Congress of the International Consortium for Law and Religion Studies in Córdoba, Spain, for the forthcoming conference proceedings. Last August, he further participated in two closed-door transatlantic meetings, one of which was devoted to the issue of European human rights. This laid the groundwork for his contribution to a Law & Liberty symposium on 'Rethinking Human Rights' on the occasion of the 75th anniversary of the Universal Declaration of Human Rights. His contribution to this symposium is entitled 'The "Incendiary Centrist" Report from the US Commission on Unalienable Rights.' As an extension of this, last December, he also gave a presentation on 'Arendt and Burke and Human Rights' at a sold-out academic meeting day, 'Hannah Arendt in Dialogue,' held at the Hannah Arendt Institute in Mechelen, Belgium. The presentations on this occasion are scheduled to appear in print at the end of 2024. Earlier in the year, he spoke for the undergraduate student association Encyclopedia and Philosophy of Law DIQIT on the question, 'Is the special status of religion within our constitution justified?'

Ann Skelton



Ann Skelton

In May 2023, Prof. Dr. Ann Skelton, currently serving as the Programme Director of the Advanced Studies in International Children's Rights (LL.M.), was appointed Chairperson of the United Nations Committee on the Rights of the Child for a two-year term. In June 2023, she received an Honorary Doctorate from the University of Strathclyde. This prestigious recognition serves as a testament to her influential research, innovative approaches, and exceptional contributions to the advancement of children's rights worldwide. In December 2023, Professor Ann Skelton participated in COP28 in Dubai and in a roundtable on 'The future of human rights, climate, and the environment' at the United Nations High-Level event to celebrate the 75th anniversary of the Universal Declaration of Human Rights, in Geneva.

Elias Tissandier



Elias Tissandier

Elias Tissandier was appointed in September as a Meijers PhD Candidate in the Child Law Department under the 'Effective Protection of Fundamental Rights in a Pluralist World' banner. His PhD thesis focuses on developing human rights protections for LGBTQIA+ children applying for asylum. Since the beginning of

my appointment, I have presented my research at multiple events including the LGBTQIA+ Research Day in Utrecht as well as the Annual Symposium on Citizenship and Migration in Leiden.

Theo Tsomidis



Theo Tsomidis

In the context of his PhD research focusing on rule of law promotion in the context of EU pre-accession assistance, Theo Tsomidis was invited to present his paper at the Conference “From Rule of Law Backsliding to A Sustainable Rule of Law”, organized by Radboud university. His presentation explored the risks of centralized court administration, reflecting on ways to address them.

Inaugural lectures and PhD defenses

Inaugural lecture

De gespannen relatie tussen privacy en cybercrime

- Bart Schermer

Oratie uitgesproken door Prof.mr.dr. Bart W. Schermer bij de aanvaarding van het ambt van Hoogleraar Privacy en Cybercrime aan de Universiteit Leiden op maandag 7 november 2022

Awarding Institution

Institute for the interdisciplinary Study of the Law , Faculty of Law , Leiden University

Date

2022-11-07

<https://scholarlypublications.universiteitleiden.nl/handle/1887/3484256>

Farewell lecture Peter Rodrigues, Professor of Immigration Law

On Friday 6 October 2023, Peter Rodrigues delivered his farewell lecture ‘Ongelijkheidscompensatie in het vreemdelingenrecht’ (inequality compensation in immigration law).



Since his appointment as Professor of Immigration Law at Leiden University in 2009, Rodrigues has championed the legal protection of foreign nationals in his teaching and research. In his inaugural lecture ‘De grenzen van het vreemdelingenrecht’ (the limits of immigration law) in 2010, Rodrigues

argued that the limits of immigration law are no longer determined at the national level and that fundamental questions therefore need to be asked. The question Rodrigues addressed was the extent to which a distinction by nationality in the integration of foreign nationals in the Netherlands is permissible on the basis of international and European law.

<https://www.universiteitleiden.nl/en/news/2023/11/farewell-lecture-peter-rodrigues-professor-of-immigration-law>

PhD defenses

'Please Give Me My Divorce' An Ethnography of Muslim Women and the Law in Senegal

- **A.M. Bouland**

Date

Wednesday 18 May 2022

Supervisor(s)

- Prof. J.M. Otto
- Prof. M.M.A. Kaag
- Dr. C.I.M. Jacobs

<https://www.universiteitleiden.nl/en/events/2022/05/please-give-me-my-divorce>

Overcoming Ruptures: Zande identity, governance and tradition during cycles of war and displacement in South Sudan and Uganda

- **B.J. Braak**

Date

Wednesday 1 June 2022

Supervisor(s)

- Prof. J.M. Otto

<https://www.universiteitleiden.nl/en/events/2022/06/overcoming-ruptures-zande-identity-governance-and>

tradition-during-cycles-of-war-and-displacement-in-south-sudan-and-uganda

Rethinking adat strategies: The politics of state recognition of customary land rights in Indonesia

- **Y. Arizona**

Date

Tuesday 14 June 2022

Supervisor(s)

- Prof. A.W. Bedner

<https://www.universiteitleiden.nl/en/events/2022/06/rethinking-adat-strategies-the-politics-of-state-recognition-of-customary-land-rights-in-indonesia>

PhD awarded to Kristof Gombeer

On 23 June 2022, Kristof Gombeer successfully defended his dissertation entitled 'Relations of Duty in an Age of Rights: A study of the supply side of human rights in the context of maritime migration'.

Gombeer's thesis concerns a theoretical and doctrinal study of the justification of extraterritorial human rights obligations of states. It uses the search and rescue of migrants at sea as a case study to explore how power and causal relations inform the justification of relations of

duty under human rights law compared to and in light of obligations arising under the international law of the sea. In this regard, the thesis focuses on two human rights instruments, the European Convention on Human Rights and the Charter of Fundamental Rights of the European Union.

The thesis was written in the framework of a ‘co-tutelle de thèse’ between Leiden University (Europa Institute) and the Vrije Universiteit Brussel (Department of Public Law). It was supervised by professor Lawson and professor Rijpma, affiliated with Leiden University, and professor Franckx and professor Smits, affiliated with the VUB.

<https://www.universiteitleiden.nl/en/news/2022/06/phd-awarded-to-kristof-gombeer>

Remaking the ‘Negara Hukum’: The Essence of the 1999-2002 Constitutional Reform in Indonesia

- [J. Tobing](#)

Date

Wednesday 28 June 2023

Supervisor(s)

- Prof.dr. J.M. Otto
- Prof.dr. A.W. Bedner

<https://www.universiteitleiden.nl/agenda/2023/06/remaking-the-negara-hukum-the-essence-of-the-1999-2002-constitutional-reform-in-indonesia>

Florian Theissen successfully defends his PhD thesis

On 30 November 2023, Florian Theissen successfully defended his PhD thesis, *Sincerely believing in freedom*. Florian analysed the freedom of religion and belief as it takes shape in the case-law of the European Court of Human Rights, the Constitutional Court of South Africa and the Supreme Court of Canada. As an external PhD candidate, Florian had to combine his research with a demanding job: he is the managing partner of PROOF Advisors, a consultancy firm working in the public sector. The promotor was Rick Lawson; the co-promotor was Dr. Hans-Martien ten Napel of the department of Constitutional and Administrative Law.

Selection of Conferences and Seminars

Lecture and roundtable discussion with Cleveringa Professor Jan Grabowski

On 21 April 2022, Cleveringa Professor Jan Grabowski visited Leiden. The theme of his visit was the role of law and historiography in shaping collective memories.

Jan Grabowski, professor at the University of Ottawa, holds the [Cleveringa chair](#) together with sociologist Barbara Engelking. They wrote a critical book about the Holocaust in Poland and were taken to court for it. Grabowski and Engelking were nominated by Leiden Law School and the Faculty of Humanities for the Cleveringa chair.



Satko Mujagic gave a lecture

During his visit to Leiden University, Grabowski attended a lecture given by human rights activist Satko Mujagic in

the Lorentz lecture hall at the Kamerlingh Onnes Building. Mujagic grew up in Bosnia, survived two concentration camps during the Yugoslavian war and since 2015 has been working for the European Commission as a policy officer. In his lecture, he talked about the challenges that survivors face today and the lack of historical awareness in both the Netherlands and the former Yugoslavia. Grabowski acted as a discussant and drew parallels with his study of how the Holocaust was dealt with in Poland after the Second World War. The concepts of genocide and crimes against humanity, in the spotlight again following the invasion of Ukraine, were also discussed.

<https://www.universiteitleiden.nl/en/news/2022/04/lecture-and-roundtable-discussion-with-cleveringa-professor-jan-grabowski>

CJ Public Lecture: What is happening around Europe's internal borders?

At the Criminal Justice Public Lecture on 20 April, Professor of Law and Society Maartje van der Woude spoke about her research into decisions and practice in relation to intra-Schengen border areas and the free movement of persons. The thinking behind the Schengen area is that where the external borders are strictly controlled, border controls within the area do not have to be carried out. But what actually happens around those internal borders?

Shortly after the Schengen area was introduced, concerns were already raised in European politics about the impact of



Maartje van der Woude during the lecture

the zone on mobility, Van der Woude said. Yet the dominant thinking was that with strict controls at the external borders, the internal borders needed little attention. Nevertheless, the free movement of persons within the Schengen area has often come under pressure. Van der Woude gave three reasons for this. The first was the increased influx of migrants from Europe which started with the Arab Spring in 2011. By 2015 this influx had reached a peak, with more than 1.8 million migrants entering Europe. This led to concerns about the free movement of persons within the Schengen area.

The second reason given by Van der Woude were the terrorist attacks on European soil starting in 2015. The spike in asylum applications was used to place IS cells in Europe. Migration, security and cross-border crime continue to be linked in the political debate, creating a stereotype. Van der Woude argued that this link sometimes arises between causality. A Europol statistic from 2021 shows how ethno-nationalist and separatist terrorism has been dominant since 2018. Van der Woude asks the important question:

what is considered terrorism? Jihadism still seems to be the dominant image of terrorism, though this is no longer accurate.

The third reason Van der Woude gave was Covid-19. Suddenly many borders were closed. Some policymakers used the pandemic as an excuse to implement anti-immigration policies.

<https://www.universiteitleiden.nl/en/news/2022/04/cj-public-lecture-what-is-happening-around-europes-internal-borders>

Hans Franken Lecture by Aleid Wolfsen, Chairman Dutch DPA

On 20 May 2022, eLaw - Center for Law and Digital Technologies of Leiden University organised the Hans Franken lecture for the third time. This year the lecture was delivered by Aleid Wolfsen, chairman of the Autoriteit Persoonsgegevens (Data Protection Authority (DPA)), the privacy watchdog of the Netherlands.

In his lecture (delivered in Dutch), titled 'Guardian of fundamental rights in the digital rule of law?', Mr Wolfsen addressed the constitutional nature of the protection of privacy and personal data and the rule of law of its supervision, such as the checks and balances in the system. Aleid Wolfsen has been chairman of the Dutch DPA since 2016. In 2019, the European regulators, united in the EDPB, elected Aleid Wolfsen as their Vice-President. Before his appointment as chairman of the DAP, Wolfsen worked both in politics and in the judiciary. Previously, he was a judge in Amsterdam, Vice- President of the Haarlem District Court,

a member of the Dutch Parliament for the PvdA and mayor of Utrecht.

Starting in 2018, the Hans Franken Lecture has been delivered each year by scholars or prominent figures concerned with developments in technology and law.



<https://www.universiteitleiden.nl/en/news/2022/06/hans-franken-lecture-by-aleid-wolfsen-chairman-dutch-dpa>

Leiden University organises first Young Administrative Law Researchers Day

On Friday 24 June 2022, the Department of Constitutional and Administrative Law of Leiden University welcomed more than forty administrative law scholars to the first Young Administrative Law Researchers Day.

The aim of the event was to connect various generations of administrative law scholars. Young administrative law scholars had the opportunity to present their current (PhD) research. The papers submitted were commented on

by experienced referees from academia and professional practice. This led to an extremely interesting and instructive dialogue between the referees and the authors. A selection of the papers presented will be published in a special issue of the Dutch Journal of Administrative Law (NTB) in 2023.

The Young Researchers Day is an initiative of Fatma Çapkurt (Leiden University/NTB editorial subcommittee) and Bert Marseille (Groningen University/Dutch Administrative Law Association (VAR). The event will be organised again in 2023 by the Department of Administrative Law of Radboud University.



<https://www.universiteitleiden.nl/en/news/2022/06/leiden-university-organises-first-young-administrative-law-researchers-day>

eLaw co-organised International Conference on Privacy-friendly and Trustworthy Technology for Society

Eduard Fosch Villaronga, Assistant Professor at eLaw, co-organised together with Aurelia Tamò-Larrieux, Christoph Lutz, Anton Fedesov, and Anto Čartolovni the GoodBrother International Conference on Privacy-friendly and Trustworthy Technology for Society on 28 June 2022 in Zagreb, Croatia.



The conference aimed to advance the knowledge on critical ethical concepts such as privacy, trust, and transparency of (AAL) technologies, contributing particularly by extending emerging concepts and themes such as privacy-by-design, overtrust, transparency-by-design, and personalized transparency. The organisers invited 16 presenters to discuss their interdisciplinary approaches spanning the social sciences, legal scholarship, ethics, and research in computing and engineering.

<https://www.universiteitleiden.nl/en/news/2022/06/goodbrother-international-conference-on-privacy-friendly-and-trustworthy-technology-for-society>

ESOF 2022: The effect of the online world on adolescents



Ton Liefaard

In the online panel discussion of ESOF 2022 'The effect of the online world on adolescents', together with Amy Orben, Professor Eveline Crone, Sterre van Riel, Professor Anne-Laura van Harmelen and Professor Jan Sleutels, Professor Ton Liefaard shared his research on adolescents and the online world in relation to children's rights.

Firstly, Liefaard outlined some important concepts of children's rights, which are human dignity, equality, and the best interests of the child. The two core aspects of children's rights are their right to be protected against violence and exploitation and the right to development, education, and information. The UN Committee on the Rights of the Child states, in General Comment No. 25(2021) that meaningful access to digital technologies can help children realise the full range of their civil, political, cultural, economic, and social rights. However, the Committee also states that the digital environment can also open up new ways to perpetrate violence and threats against children. This is especially relevant in light of the COVID-19 pandemic. According to this General Comment No.25, nation States should implement safety and protective measures in accordance with the ever-evolving capacities of children.

<https://www.universiteitleiden.nl/en/news/2022/08/esof-2022-the-effect-of-the-online-world-on-adolescents>

Successful conference Kirchheimer Chair 'Government and citizens: A matter of trust'

On 1 September, the conference of the Kirchheimer Chair 'Government and citizens: A matter of trust' took place. In a packed hall in the beautiful Old Observatory of Leiden University, under the inspiring leadership of Willemien den Ouden, a debate was held on the role of the Dutch National Ombudsman, Reinier van Zutphen, and academia, represented yesterday by Luc Verheij, Professor by special appointment of the Kirchheimer Foundation Ombudsman and Democracy.



The central theme of the conference was trust and distrust of citizens in the government. The first panel discussion with Mark Bovens, Jesse Frederik, Ymre Schuurmans and Sandra van Heukelom-Verhage zoomed in on customisation (#maatwerk) and the question of whether there should not be more focus on 'doable legislation'. The second, lively, panel discussion with Lot Mertens, Marianne van den Anker and Geerten Boogaard focused on the function of the local ombudsman and the way in which citizens are actually reached and helped, also in view of the maze of service points that exists.

<https://www.universiteitleiden.nl/en/news/2022/09/successful-conference-kirchheimer-chair-government-and-citizens-a-matter-of-trust>

Workshop and lecture on legal mobilization



Rowie Stolk

It appears that interest groups are increasingly finding their way to court or other ways of making use of the legal system as a means for societal change. Over the summer, Rowie Stolk, PhD candidate at the Department of Constitutional and Administrative Law was one of the speakers at the workshop 'Legal mobilization and democracy in Europe' that was organised by EUI.

The European dimension seems to become more and more important in the procedural strategies of interest groups. Not only do interest groups often appeal to European legislation, but they also seem to be taking a more strategic approach when it comes to the interchange between the European and national dimension. In her presentation, Rowie addressed legal mobilization as a strategy for democratic inclusivity. By looking, for instance, at strategies for litigation used by interest groups that historically have not always had 'a seat at the table' in the Dutch *poldermodel*.

<https://www.universiteitleiden.nl/en/news/2022/09/workshop-and-lecture-on-legal-mobilization>

Conference on Children's Rights and Migration

Stichting Migratierecht Nederland and the Europa Institute of Leiden University are jointly organising the conference 'Children's Rights and Migration' that will take place in Leiden on 26 January 2023. Researchers, lawyers, judges, policy makers and other professionals from migration legal practice and related fields will come together to talk about and discuss migration legal topics related to children's rights.

On the agenda are topics such as the role and value of the Children's Rights Committee of the UN, the importance of monitoring children's rights for legal practice, and children's rights of migrants in a tight corner. A panel made up of the Ombudsman for children, a judge, representatives of the UNHCR and Defence for Children, and the Director of the IND will enter into discussions with participants about the bottlenecks between policy and legal practice, and possible solutions.



Peter Rodrigues



Mark Klaassen

<https://www.universiteitleiden.nl/en/news/2022/10/conference-on-childrens-rights-and-migration>

Barkhuysen and Van Emmerik attend international conference in Paraguay

Tom Barkhuysen and Michiel van Emmerik attended the 21st General Congress of the International Academy of Comparative Law that was held in Asunción, Paraguay on 23 – 28 October 2022. They wrote the national report for the Netherlands on the topic of Administrative Silence.



In their report, they describe the various methods that were developed over time to counter slow administration, such as fictitious rejection, lex silencio positive, as well as the possible options to oppose judicial delays. The conclusion is that there are sufficient methods available but that they are often overlooked or that exceptions are being made, such as in the case of alleged abuse of these methods. Reports were submitted from a number of countries worldwide. These will be combined into a general report by General Rapporteur Pedro Aberastury (Buenos Aires).

<https://www.universiteitleiden.nl/en/news/2022/11/barkhuysen-en-van-emmerik-attend-international-conference-in-paraguay>

Students Conference Day: Gender, Race, Intersectionality and Law

Until now, systematic discussions of gender, race and law have received little attention from Dutch law faculties, especially at the undergraduate teaching level. At the same time, public calls for discussion of these issues increases rapidly.

The internet has enabled movements against gender-based harassment (#MeToo) and race-based police brutality (#BlackLivesMatter and #SayHerName) to connect on an international scale, while local organizers have continued to call attention to what makes each of these movements unique to a given place. Legal instruments against unequal treatment based on race or gender have existed for decades at both the national and international level, but don't seem to be sufficient or adequate to address continuing inequalities.



Hoko Horii

In order to introduce these topics to students, Honours College Law (HC Law) hosts an Honours course at the Law faculty, called 'Gender, Race, Intersectionality and Law'. The course is taught by dr. Hoko Horii and Alison Fischer and it gives students the opportunity to explore some of the histories, theories and challenges of seeking equal justice under the law.

On 26th October, HC Law students presented their group research outcome in public in a format of an academic conference during the so-called Conference Day. The presentations were highly informative, touched upon topical and important affairs, and were done in creative ways. The discussion was moderated by the course coordinator, dr. Horii, and the students and audience engaged in a vibrant, cordial, critical yet constructive manner. Based on the feedback and insights the students gained from the day, they will write a blog post on the topic of their research.

<https://www.universiteitleiden.nl/en/news/2022/11/students-conference-day-gender-race-intersectionality-and-law>

Justice and reconciliation in Libya focus of Leiden meeting

On 25-26 October 2022, a select group of high-level participants gathered in Leiden to discuss research on Libya's national reconciliation and access to justice, and to explore implications for policy and law.

As autumn coloured the leaves around Leiden's canals, the University's Old Observatory was the site of a remarkable gathering about **reconciliation and access to justice in Libya**. These topics are hotly debated in Libya and have been the subject of **an interdisciplinary research cooperation between the universities of Benghazi and Leiden since 2012**. At its heart has been a partnership between **Dr Suliman Ibrahim** who works both at Leiden University and at the Centre for Law and Society Studies (CLSS) at Benghazi University, and **Prof. Jan Michiel Otto** of the Van Vollenhoven Institute for Law, Governance and Society

(VVI) at Leiden University. Their cooperation has been mostly funded by the Netherlands Ministry of Foreign Affairs and the Netherlands Embassy in Libya.

The high-level meeting began on 25 October with introductory remarks by Leiden's rector Prof Hester Bijl and Benghazi's vice-rector Prof Yahya Mahmoud Lamloum. They expressed their appreciation for this unique cooperation, which has endured throughout turbulent times in Libya and has helped inform policy and law. Both rectors expressed their hope that the cooperation will continue, and that it may be expanded to include more faculties.



<https://www.universiteitleiden.nl/en/news/2022/10/justice-and-reconciliation-in-libya-focus-of-leiden-meeting>

Workshop at the NIMAR in Rabat: The socio (legal) study of migration in Morocco

Hosted at the Netherlands Institute in Morocco (NIMAR) in Rabat on 26 and 27 October, 20 junior and senior empirical researchers who all work on migration in Morocco came

together to discuss two important topics that are frequently neglected in migration scholarship.

On the first day, participants paid attention to **the intricacies of the research process**. How do you conduct empirical fieldwork? How do you engage with vulnerable populations? Are their standards for how one should deal with financial and emotional requests for help? And how do you react in situations of domestic violence? How do you find respondents in times of a pandemic? How do you gain trust and what do you do when trust is betrayed? Do pregnancy and empirical fieldwork go together?



The second day was reserved for **the presentation of research findings dealing with South-South migration**. All participants work on qualitative sociological and socio-legal topics related to migrants residing in Morocco, such as the integration of sub-Saharan African children in the Moroccan school system and the socio-economic integration of Senegalese female traders in Casablanca. Other participants presented findings on the ways in which

migrants in Morocco deal with the formal and informal aspects of major life events (e.g. marriage, birth) and how migration often becomes a journey within and beyond oneself.

<https://www.universiteitleiden.nl/en/news/2022/11/workshop-the-socio-legal-study-of-migration-in-morocco-26-27-october-2022>

Gianclaudio Malgieri co-organised Brussels Privacy Symposium and launched 'VULNERA'

On 15 November in Brussels, the Brussels Privacy Hub and the Future of Privacy Forum held the 6th edition of the 'Brussels Privacy Symposium'. The topic of this year was 'Vulnerable People, Marginalisation and Data Protection'.



The event, a whole day conference with 2 keynotes, 3 panels and a breakout participative session, was a great success,

with more than 140 attendees in the room. The event involved 18 panelists from all over the world, including high-level speakers from the European Commission, the Irish DPC and NGOs. The final remarks were held by the EDPS, Wojciech Wiewiórowsk. The whole programme can be accessed here.

<https://www.universiteitleiden.nl/en/news/2022/11/gianclaudio-malgieri-coorganised-brussels-privacy-symposium-and-launched-vulnera>

Miscellaneous

Leiden student team in the final of Helga Pederson Moot Court Competition

A team of four Leiden master's students has qualified for the final of the prestigious Helga Pederson Moot Court Competition 2022. This final will take place in May at the European Court of Human Rights in Strasbourg.



From left to right: Charlie Bennett, Hannah van Hooft, Alexandra Marsek, and Swetha Sethubaskaran. Photo: Colinda van Drunen

The four students, Charlie Bennett (LL.M. European Law), Hannah van Hooft (LL.M. Public International Law LL.M), Alexandra Marsek (LL.M. European Law) and Swetha Sethubaskaran (LL.M. Public International Law) started the international competition at the end of last year. The Leiden team were given some very helpful guidance and presentation advice by Professor Rick Lawson.

The first round consisted of a written assignment and a regional oral round. This was successfully completed by the Leiden students, which qualified them for the final round together with 17 other teams.

<https://www.universiteitleiden.nl/en/news/2022/04/leiden-student-team-in-the-final-of-helga-pederson-moot-court-competition>

Leiden students advise the UN Committee on the Rights of the Child

On Wednesday 18 May, the students of the LL.M. Advanced Studies in International Children's Rights presented their work to the UN Committee on the Rights of the Child with the aim to provide recommendations on how to make its decisions more accessible to children.

In collaboration with [Child Rights Connect](#), Leiden Law School students have developed a guide and child-friendly decisions for the [UN Committee on the Rights of the Child](#) to provide child-friendly summaries of its decisions under the [Optional Protocol to the UN Convention on the Rights of the Child on a communications procedure](#). During their visit to Geneva, as part of their Advanced LL.M. programme and the course on 'Enforcement and Monitoring of Children's Rights', they had a special meeting with the Committee in which their work was presented and discussed with Committee members and representatives of the petition's office of the [UN High Commissioner for Human Rights](#).



<https://www.universiteitleiden.nl/en/news/2022/06/leiden-students-advise-the-un-committee-on-the-rights-of-the-child>

Honours students mount an exhibition on ‘the other’

Master’s students in the Honours Class ‘Leiden, City of Refugees?’ were asked to contemplate the concept of ‘the other’ from both an academic and an artistic perspective. The result was the exhibition ‘The Invitation’ which was presented at Stadsbauhaus on 4 June.

Students from all faculties can participate in the Honours Class, says Professor of Law and Society Maartje van der Woude: ‘The idea of the course is to take a critical look at the city of Leiden. The city’s slogan is “Leiden, city of refugees”, but when you look at the inner city, you see that it is fairly homogenous. In the Honours Class, the students go into the neighbourhoods around the city centre to talk about themes such as inclusion and exclusion, diversity and racism.’ During the course, Van der Woude emphasised the importance of the artistic perspective. ‘I believe that many

migration-related issues are so complex that it is beneficial to offer a different perspective.’ Alongside academic lectures, the course also included art workshops in which students worked together with artists.



The students themselves had to decide who ‘the other’ was. ‘They could approach it entirely from their own viewpoint, or they could let themselves be influenced by what they heard during the interviews they did in the neighbourhoods.’ Students reflect on how they relate to ‘the other’ throughout the course. The artistic part of the course was organised by artist Anne Schaarschmidt and research and teaching assistant Anne Jonker. Based on their own fieldwork, students had to extend an invitation to an ‘other’ of their own choosing. This invitation could consist of elements such as an installation, music, performance art or a poem

<https://www.universiteitleiden.nl/en/news/2022/06/honours-students-mount-an-exhibition-on-the-other>

Honours students on fieldwork: ‘The police don’t need to be doing dances on TikTok’

Interviewing pupils and brainstorming with judges and lawyers. Students from the Trust in the Rule of Law honours course discovered how pupils at the Edith Stein College school in The Hague see institutions and how the law works in practice.

Rather than just do literature research, for this honours course the students went into the field themselves. That was a welcome change, say law students Deniz Poelsma and Crista Hardeman. Leiden Law School works together on this course with Edith Stein College, a secondary school in The Hague. The students discussed with the pupils to what extent they trust institutions such as the police, the municipality and the courts.

'The pupils were candid about their experiences,' says Crista. 'Several young people from a migrant background said the police often ask them for ID on the street. This means they sometimes see the police not as an authority that is there to help them but as one that views them as a suspect.' It struck Deniz how important representation was to the pupils. 'Some said they wanted to go to university but wondered whether universities weren't really white. That really got me thinking. At that age I was concerned with what to study. Colour at universities didn't cross my mind.'



<https://www.universiteitleiden.nl/en/news/2022/06/honours-students-on-fieldwork-the-police-dont-need-to-be-doing-dances-on-tiktok>

Advanced Masters students present their research in China

Two of eLaw's Advanced Masters students, Dimitra Laskari and Vasilis Xynoglas, presented their research on the Metaverse and Personal Digital Twins at the Neurocognition and the Reproduction of Space conference in Shanghai, China. The students presented on the rules for the Metaverse under the GDPR and the proposal for the Artificial Intelligence Act (as proposed).

New rules may be necessary to regulate the development of virtual worlds and the use of personal digital twins. With rapid developments with this new technology, there are concerns about the regulation of this technology, especially as the metaverse will require massive amounts of personal data and automated decision-making.



Vasilis Xynoglas



Dimitra Liskari

<https://www.universiteitleiden.nl/en/news/2022/08/advanced-masters-students-elaw-present-their-research-in-china>

Scholarly publications

2023

- Barkhuysen T. & Emmerik M.L. van (2023), Evenredigheidstoetsing van overheidshandelen: de winst- en verliesrekening per 2023, *Nederlands Tijdschrift voor Bestuursrecht* 2023(8): 465-472 (NTB 2023/316).
- Barkhuysen T. & Emmerik M.L. van (2023), Procedural rights. In: Gerards J.H. (Ed.), *Fundamental rights : the European and international dimension*. Cambridge: Cambridge University Press. 282-308.
- Barkhuysen T. & Emmerik M.L. van (2023), The right to property. In: Gerards J.H. (Ed.), *Fundamental rights : the European and international dimension*. Cambridge: Cambridge University Press. 408-423.
- Barkhuysen T. & Emmerik M.L. van (2023), Dealing with slow and silent administrative bodies: lessons from the Netherlands. In: Aberastury P. (Ed.), *Administrative silence = Le silence de l'administration. Ius Comparatum - Global Studies in Comparative Law*. Cambridge/Antwerp/Chicago: Intersentia. 277-294.
- Barkhuysen T. & Emmerik M.L. van (2023), Europese grondrechten en het Nederlandse bestuursrecht: [Tweede druk]. Deventer: Wolters Kluwer.
- Baumgartner R., Arora P., Bath C., Burljaev D., Ciereszko K., Custers B.H.M., Ding J., Ernst W., Fosch-Villaronga E., Galanos V., Gremsl T., Hendl T., Kropp C., Lenk C., Martin P., Mbelu S., Morais dos Santos Bruss S., Napiwodzka K., Nowak E., Roxanne T., Samerski S., Schneeberger D., Tampe-Mai K., Vlantoni K., Wiggert K. & Williams R. (2023), Fair and equitable AI in biomedical research and healthcare: social science perspectives, *Artificial Intelligence in Medicine* 144: 102658.
- Bedner A.W. & Berenschot W. (2023), Legal mobilization and civil society: on the use and usefulness of strategic litigation in Southeast Asia. In: Hansson E. & Weiss M.L. (Eds.), *Routledge Handbook on Civil and Uncivil Society in Southeast Asia*. London: Routledge. 81-97.
- Boven H.J. van & Klep K.F.M. (2023), Informele klachtbehandeling: tussen hulpverlening en formele klachtprecedures, *Tijdschrift voor klachtrecht* 2023(1): 3-5.
- Braak B. (2023), Graves, trees, and spray-paint: land tenure formalisation and five normative repertoires in post-conflict South Sudan, *Legal Pluralism and Critical Social Analysis* 55(1): 58-76.
- Braak B.J. & Kenyi J.J. (2023), Zande chieftaincy and kingship: historical memories, future visions and reinstatement of a Zande kingdom. In: Singer A. (Ed.), *A touch of genius: the life, work and influence of Sir Edward Evans-Pritchard*. The RAI Book Series

- in Anthropology no. 4. Canon Pyon: Sean Kingston Publishing. 225-235.
- Bruyne J. De, Dheu O. & Ducuing C. (2023), The European Commission's approach to extra-contractual liability and AI: an evaluation of the AI liability directive and the revised product liability directive, *Computer Law and Security Review* 51: 105894.
 - Bruyne J. de & Dheu O. (2023), Liability for damage caused by artificial intelligence: some food for thought and current proposals. In: Morgan P. (Ed.), *Tort liability and autonomous systems accidents: common and civil law perspectives*. Cheltenham: Edward Elgar Publishing. 27-62.
 - Bruyne J. de (2023), Third-party certification and artificial intelligence: some considerations in light of the European Commission proposal for a regulation on artificial intelligence. In: Kalpokas I. & Kalpokiené J. (Eds.), *Intelligent and autonomous: transforming values in the face of technology. Value Inquiry Book Series no. 390*. Leiden: Brill. 67-88.
 - Bruning M.R. (2023), Jeugdrecht en jeugdbescherming: a. Juridisch-organisatorisch aspect, *Delikt en delinkwent* 53(8): 666-675 (DD 2023/50a).
 - Bruning M.R., Zon K.A.M. van der, Erve F.G. van der, Goossens F. & Stukker A.W.S. (2023), Uithuisplaatsingen in Nederland: Is het gras groener bij onze buurlanden?, *Tijdschrift voor Familie- en Jeugdrecht* 2023(9): 222-227 (FJR 2023/41).
 - Bruning M.R., Capelleveen N.U. van, Onclin D., Stegeman I. & Passchier R. (2023), *Jeugdbeschermingsstelsels: een blik over de grens*, *Nederlands Juristenblad* 98(16): 1307-1313 (NJB 2023/1087).
 - Bruning M.R., annotation: EHRM 3 November 2022, no. 59227/12, ECLI:CE:ECHR:2022:1103JUD005922712. *EHRC Updates* 2023 (EHRC 2022-0277 Loste t. Frankrijk – Over falend toezicht op een uit huis geplaatst kind).
 - Bruning M.R. (2023), Minderjarige slachtoffers van kindermishandeling: hulp via vrijwillig en gedwongen kader. In: Doorn J. van, Brands J., Kunst M.J.J., Muller E.R., Pemberton A. & Reemst L. van (Eds.), *Slachtoffers: Onderzoek, beleid en praktijk. Handboeken Veiligheid*. Deventer: Wolters Kluwer. 557-580.
 - Bruning M.R. (2023), Jeugdrecht en jeugdbescherming: a. Juridisch-organisatorisch aspect, *Delikt en delinkwent* 53(2): 122-129 (DD 2023/11a).
 - Büchi M., Fosch-Villaronga E., Lutz C., Tamò-Larrieux A. & Velidi S. (2023), Making sense of algorithmic profiling: user perceptions on Facebook, *Information, Communication and Society* 26(4): 809-825.
 - Cabitza F., Campagner A., Malgieri G., Natali C., Schneeberger D., Stoeger K. & Holzinger A. (2023),

Quod erat demonstrandum? : Towards a typology of the concept of explanation for the design of explainable AI, *Expert Systems with Applications* 213(part A): 118888.

- Canfield M.C. & Dias-Abey M. (2023), Mobilizing for farmworker rights in an era of shifting legal and governance opportunities, *Michigan Journal of Law and Society* 2: 1-36.
- Canfield M.C. (2023), The anthropology of legal form: ethnographic contributions to the study of transnational law, *Law and Social Inquiry* 48(1): 31-47.
- Canfield M.C. (2023), The ideology of innovation: philanthropy and racial capitalism in global food governance, *The Journal of Peasant Studies* 50(6): 2381-2405.
- Çapkurt F. & Prins J.E.J. (2023), Bouwen aan een dienstbare informatiehuishouding: hebben we met een Algemene Informatiewet het noodzakelijke instrument in handen?, *Nederlands Tijdschrift voor Bestuursrecht* 2023(4): 199-204 (NTB 2023/128).
- Custers B.H.M. (2023), The right to break the law?: Perfect enforcement of the law using technology impedes the development of legal systems, *Ethics and Information Technology* 25(4): 58.
- Custers B.H.M. (2023), Reconsidering discrimination grounds in the data economy: an EU comparison of

national constitutions, *Computer Law and Security Review* 50: 105851.

- Davola A.: Malgieri G. (2023), Data, power, and competition law: the (im)possible mission of the DMA?. In: Fagan F. & Langenfeld J. (Eds.), *The economics and regulation of digital markets. Research in Law and Economics* no. 31. Leeds: Emerald Publishing Limited. 53-74.
- Dewansyah B. (2023), Asylum and refugee law in Indonesia, *Asiel & Migrantenrecht* 14(6/7): 358-360.
- Dheu O. & Bruyne J. de (2023), Artificial Intelligence and Tort Law: A 'Multi-faceted' Reality, *European Review of Private Law* 31(2/3): 261-298.
- Drukarch H., Calleja C. & Fosch Villaronga E. (2023), An iterative regulatory process for robot governance, *Data & Policy* 5: e8.
- Duffy H. (2023), De facto justice: prosecution by non-state actors in armed conflict. In: Fortin K. & Heffes E. (Eds.), *Armed groups and international law: in the shadowland of legality and illegality*. Cheltenham: Edward Elgar Publishing. 237-269.
- Duffy H. (2023), 'Foreign Fighters', Syrian camps and the jurisdictional Quagmire. In: Capone F., Paulussen C. & Mignot-Mahdavi R. (Eds.), *Returning foreign fighters: responses, legal challenges and ways forward*. The Hague: T.M.C. Asser Press. 89-116.

- Fosch Villaronga E., Calleja C.J., Drukarch H. & Torricelli D. (2023), How can ISO 13482:2014 account for the ethical and social considerations of robotic exoskeletons?, *Technology in Society* 75: 102387.
- Fosch Villaronga E. & Drukarch H. (2023), Accounting for diversity in robot design, testbeds, and safety standardization, *International Journal of Social Robotics* 15(11): 1871-1889.
- Fosch Villaronga E., Drukarch H. & Giraudo M. (2023), A legal sustainability approach to align the order of rules and actions in the context of digital innovation. In: Sætra H.S. (Ed.), *Technology and sustainable development: the promise and pitfalls of technosolutionism*. New York: Routledge. 127-143.
- Fosch-Villaronga E., Hof S. van der, Lutz C. & Tamò Larrieux A. (2023), Toy story or children story?: Putting children and their rights at the forefront of the artificial intelligence revolution, *AI & Society: Journal of Knowledge, Culture and Communication* 38(1): 133-152.
- Fosch-Villaronga E., Khanna P., Drukarch H.G. & Custers B.H.M. (2023), The role of humans in surgery automation: exploring the influence of automation on human–robot interaction and responsibility in surgery innovation, *International Journal of Social Robotics* 15(3): 563-580.
- Gstreich O.J., Blauth T.F., Rahman F., Mantovani A.P.K. & Wiharani A.P. (2023), Cybersecurity governance in Indonesia and the Netherlands: towards more cooperation, *European Cybersecurity Journal* 9(1): 52-69.
- Heddane N. (2023), Sub-Saharan African migrants and civil registrations in Morocco, *Asiel & Migrantenrecht* 2023(6/7): 355-357.
- Heidary K. & Maathuis E. (2023), Een stokje steken voor staken, *Ars Aequi* 72(9): 611 (AA20230611).
- Heidary K. & Pistora D. (2023), Juicy stories: niet langer alleen de vruchten plukken, *Ars Aequi* 72(2): 83 (AA20230083).
- Hendriks A.C. (2023), Kroniek rechtspraak rechten van de mens, *Tijdschrift voor Gezondheidsrecht* 47(6): 527-553.
- Hendriks A.C. (2023), *The Rights of Vulnerable Persons*. In: Gerards J.H. (Ed.), *Fundamental Rights: The European and International Dimension*. Cambridge: Cambridge University Press. 522-546.
- Hendriks A.C., Sombroek-van Doorn M.P., Wallage B. & Hellemond R.E. van (2023), Hebben mensen met uitgestelde zorg recht op schadevergoeding?, *Nederlands Juristenblad* 98(8): 576-584 (NJB 2023/524).
- Hsu L.R. & Hof S. van der (2023), Fostering inclusivity for children with intellectual disabilities through data protection by design, *European Journal of Law and Technology* 14(3): 1-29.

- Jacobs N. & Evers G.H. (2023), Ethical perspectives on femtech: moving from concerns to capability-sensitive designs, *Bioethics* 37(5): 430-439.
- Kosta V. (2023), Investigating Lessons for the EU's Fundamental Rights Policies, *European Constitutional Law Review* 19(2): 371-389.
- Laan A.M. van der, Pleysier S. & Liefaard T. (2023), Mensenrechten als toetssteen in het criminologisch onderzoek, *Tijdschrift voor Criminologie* 65(1-2): 3-14.
- Lahmann H. (2023), The plea of necessity in cyber emergencies: unresolved doctrinal questions, *Nordic Journal of International Law* 92(3): 422-445.
- Lahmann H.C. (2023), State behaviour in cyberspace: normative development and points of contention, *Zeitschrift für Außen- und Sicherheitspolitik* 16(1): 31-41.
- Liefaard T. (2023), Children's rights remedies under international human rights law: how to secure children's rights compliant outcomes in access to justice?, *De Jure Law Journal* 56: 486-504.
- Malgieri G. (2023), Vulnerability and data protection law. Oxford Data Protection & Privacy Law. Oxford: Oxford University Press.
- Malgieri G. (2023), In/acceptable marketing and consumers' privacy expectations: four tests from EU data protection law, *Journal of Consumer Marketing* 40(2): 209-223.
- Melissourgos S., Leerkes A. & Klaassen M.A.K. (2023), Stuck in Greece?: unaccompanied minors' stratified access to family reunification on the way to other EU member states, *European Journal of Migration and Law* 25(3): 301-327.
- Napel H.M.T.D. ten (2023), The state of religious freedom: a (partially) external perspective. In: Kudla W., Huzarek T. & Duda M. (Eds.), Religious freedom and other human rights: threats and trends. Pelplin: Bernardinum. 125-146.
- Nave E.V.R. & Lane L. (2023), Countering online hate speech: how does human rights due diligence impact terms of service?, *Computer Law and Security Review* 51: 105884.
- Nave E.V.R. (2023), Hate speech, historical oppressions, and European human rights, *Buffalo Human Rights Law Review* 29(2022/2023): 83-145.
- Poulsen A., Song, Y.C.J., Fosch Villaronga E., LaMonica H.M., Iannelli O., Alam M. & Hickie I.B. (2023), Digital rights and mobile health in low- and middle-income countries: protocol for a scoping review, *JMIR Research Protocols* 12: e49150.
- Rodrigues P.R. (2023), De minderjarige vreemdeling: het kind van de rekening?, *Asiel & Migrantenrecht* 14(3): 129-133.
- Santoso W.Y., Putra A.A., Susanti L. & Rahman F. (2023), Design elements and risks of Central Bank

- Digital Currency in tailoring a prudent 'Rupiah Digital', *Diponegoro Law Review* 8(2): 141-158.
- Sanz-Urquijo B., Fosch-Villaronga E. & Lopez-Belloso M. (2023), The disconnect between the goals of trustworthy AI for law enforcement and the EU research agenda, *AI and Ethics* 3(4): 1283-1294.
 - Schermer B.W. & Galič M. (2023), De bescherming van algoritmische groepen bij profiling en datagedreven politiewerk: van individuele naar group privacy?, *Boom Strafblad* 4(2): 56-65.
 - Schmidt E.P. (2023), Vrijheidsbeneming op maat, *Tijdschrift voor Familie- en Jeugdrecht* 2023(3): 43 (FJR 2023/11).
 - Schuurmans Y.E., Barkhuysen T. & Ouden W. den (2023), Codification of administrative law in the Netherlands. In: Uhlmann F. (Ed.), Codification of administrative law: a comparative study on the sources of administrative law. Oxford: Hart Publishing. 193-213.
 - Schuurmans Y.E. (2023), Toegang tot het bestuursrecht, *Nederlands Tijdschrift voor Bestuursrecht* 2023(3): 140-146 (NTB 2023/78).
 - Schuurmans Y.E. & Esser J.E. (2023), Generations of Administrative Procedure in the Netherlands: towards a Third Generation?. In: Kmiecik Z. (Ed.), Contemporary Concepts of Administrative Procedure. Between Legalism and Pragmatism. Comparative legal studies / University of Łódź. Łódź: Wydawnictwo Uniwersytetu Łódzkiego-Wolters Kluwer. 81-94.
 - Singh D.K., Kumar M., Fosch Villaronga E., Singh D. & Shukla J. (2023), Ethical considerations from child-robot interactions in under-resourced communities, *International Journal of Social Robotics* 15(12): 2055-2071.
 - Skelton A. (2023), Child rights jurisprudence without borders: Developments in extraterritorial jurisdiction, *De Jure Law Journal* 56: 606-624.
 - Sombroek-van Doorn M.P. & Liefaard T. (2023), Het recht op gezondheid vanuit internationaal kinderrechtelijk perspectief. In: Vereniging voor Gezondheidsrecht (Ed.), De jeugd, de zorg en het recht (Preadvies voor de Vereniging voor Gezondheidsrecht 2023). Preadvies / Vereniging voor Gezondheidsrecht no. 2023. Den Haag: Boom Juridisch. 15-44.
 - Sonneveld N., Heddane N. & Uden J.J.M. van (2023), Policy-driven migration research?: A systematic literature review of migration in Morocco. Working Paper / Centre on Migration, Policy & Society (COMPAS) no. 164. Oxford: Centre on Migration, Policy and Society (COMPAS) (University of Oxford). [working paper].
 - Stolk R. (2023), De algemeenbelangactie in strijd met het algemeen belang?: Over de representativiteit van algemene belangenbehartigers, *Nederlands Juristenblad* 98(14): 1064-1071 (NJB 2023/970).

- Tissandier-Nasom E.T.N. (2023), Effective recognition and protection of non-binary gender identities in the Council of Europe framework: a critical analysis of third gender marker options from a Human Rights Law standpoint, *University of Bologna Law Review* 8(2): 101-168.
- Ubink J.M. & Almeida B. (2023), Local self-governance and the state in South Sudan: studying gendered tenure relations in times of uncertainty, *Politics and Governance* 11(2): 357-367.
- Ubink J.M. & Almeida B. (2023), Community mediators in South Sudan: empirical legitimacy and post-conflict rule of law building, *Utrecht Law Review* 19(2): 44-57.
- Uden J.J.M. van (2023), Familierechtelijke adaptatiestrategieën van Zuid-Aziatische en Midden-Oosterse migranten in Marokko, *Asiel & Migrantenrecht* 14(6-7): 352-354.
- Vel J.A.C. (2023), Review of: Tidey S. (2022), Ethics or the right thing? Corruption and care in the age of good governance. Chicago: HAU Books. *Political and Legal Anthropology Review* 46(1): e25-e27.
- Vel J.A.C. & Makambombu S. (2023), Agrarian change, vulnerability and the community economy in Sumba. In: McCarthy J.F., McWilliam A. & Nooteboom G. (Eds.), The paradox of agrarian change: food security and the politics of social protection in Indonesia. Singapore: NUS Press. 140-166.
- Wiggers G., Verberne S., Loon W.S. van & Zwenne G.J. (2023), Bibliometric-enhanced legal information retrieval: combining usage and citations as flavors of impact relevance, *Journal of the Association for Information Science and Technology* 74(8): 1010-1025.
- Witt C. & Bruyne J. de (2023), The interplay between machine learning and data minimization under the GDPR: the case of Google's topics API, *International Data Privacy Law* 13(4): 284-298.
- Woude M.A.H. van der (2023), Het herkennen en erkennen van 'kleurenblind' racisme, *Justitiële Verkenningen* 49(2): 68-85.
- Woude M.A.H. van der (2023), Securitizing mobility: profiling 'non-core' Europeans, *Security Dialogue* 54(6): 620-638.
- Zardiashvili A. & Sears A.M. (2023), Targeted advertising and consumer protection law in the European Union, *Vanderbilt Journal of Transnational Law* 56(3): 799-852.

- Afandi F. & Bedner A.W. (2022), Between upholding the rule of law and maintaining security: criminal justice actors in Indonesia's constitution. In: Crouch M. (Ed.) *Constitutional Democracy in Indonesia*. Oxford: Oxford University Press. 67-88.
- Almeida B. & Jacobs C. (2022), Land expropriation – The hidden danger of climate change response in Mozambique, *Land Use Policy* 123: 1-10 (106408).
- Almeida B. (2022), A Sociolegal Analysis of Formal Land Tenure Systems: Learning from the Political, Legal, and Institutional Struggles of Timor-Leste Law, Development and Globalization. Oxon: Routledge.
- Almeida B. (2022), Faulty assumptions and misconceptions about land registration. In: Barnes S. (Ed.) *Land tenure in Timor-Leste: Between resilient custom and the resurgent state*. Coimbra/Lisboa/Díli/Melbourne: TLSA PT 2020. 69-77.
- Barkhuysen T. (2022), Oorlog en burgerdoelen: het recht is helder maar nu de praktijk nog, *Nederlands Juristenblad* 97(38): 3119 (NJB 2022/2694).
- Barkhuysen T. (2022), Toetsing van formele wetgeving aan rechtsbeginselen: de rechter moet de harmonisatiewetblokkade opheffen, *Nederlands Juristenblad* 97(30): 2405 (NJB 2022/2095).
- Barkhuysen T., Brink J.E. van den, Drahmann A., Ouden W. den, Schuurmans Y.E. & Tjepkema M.K.G. (2022), Bestuursrecht in het Awb-tijdperk: [Negende, geheel herziene druk] Deventer: Wolters Kluwer.
- Barkhuysen T. (2022), Als de bom valt, *Nederlands Juristenblad* 97(16): 1249 (NJB 2022/957).
- Barkhuysen T. & Ouden W. den (2022), Kroniek van het algemeen bestuursrecht: Over evenredigheid, evenredigheid en ... evenredigheid. Maar hoe dan precies?, *Nederlands Juristenblad* 97(15): 1136-1147 (NJB 2022/949).
- Barkhuysen T. & Emmerik M.L. van (2022), De repressieve samenleving en het bestuursrecht: worstelend op zoek naar een betere balans tussen wetteloosheid en rechteloosheid. In: *De repressieve samenleving: Vanuit ciel-, bestuurs- en strafrechtelijk perspectief*. Handelingen Nederlandse Juristen-Vereniging no. 151 Deventer: Wolters Kluwer. 75-154.
- Barkhuysen T., Bastiaans S., Çapkurt F. & Hofman J. (2022), Gegevensbescherming: de bestuursrechtelijke aspecten van de AVG, *Nederlands Tijdschrift voor Bestuursrecht* 2022(4): 235-247 (NTB 2022/115).
- Boer M.G.W. den, Muller E.R., Kemenade I.M.N.M. van, Leijtens J.A.J. & Woude M.A.H. van der (Eds.) (2022), Marechaussee: Studies over de werkwijze

- en organisatie van de Koninklijke Marechaussee Handboeken Veiligheid. Deventer: Wolters Kluwer.
- Bruin G.J. de, Pereira Barata A., Herik H.J. van den, Takes F.W. & Veenman C.J. (2022), Fair automated assessment of noncompliance in cargo ship networks, *EPJ Data Science* 11: 13.
 - Bruning M.R. & Zon K.A.M. van der (2022), Uithuisplaatsing van kinderen: Europese controverse en de rol van het Europees Hof voor de Rechten van de Mens, *NJCM-Bulletin: Nederlands tijdschrift voor de mensenrechten* 47(1): 3-21 (NTM/NJCM-bull. 2022/1).
 - Bruning M.R., Smeets D.J.H. & Bolscher K.G.A. (2022), Child Participation in Dutch Family Law and Child Protection Proceedings. In: Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (Eds.) *Children's Access to Justice: A Critical Assessment*. Cambridge – Antwerp – Chicago: Intersentia. 25-37.
 - Bruning M.R. (2022), Commentaar op titel 12, afdeling 3; titel 14, afdeling 6, paragraaf 7 en 8: [actueel t/m 30-09-2022]. In: Wortmann S.F.M. (Ed.) *Personen- en familierecht*. Groene Serie Deventer: Wolters Kluwer.
 - Bruning M.R. (2022), Commentaar op titel 14, afdeling 4 en 5: [bijgewerkt tot en met 1 augustus 2022]. In: Koens M.J.C. & Vonken A.P.M.J. (Eds.) *Personen- en Familierecht*. Tekst & Commentaar Deventer: Wolters Kluwer.
 - Bruning M.R. (2022), De civiele kinderrechter honderd jaar: reden tot vreugde?. In: Graaf J.H. de & Ruitenberg G.C.A.M. (Eds.) *Honderd jaar kinderrechter*. Recht en Praktijk – Personen- en familierecht no. 8 Deventer: Wolters Kluwer. 23-32.
 - Bruning M.R., Zon K.A.M. van der, Smeets D.J.H. & Boven H.J. van (2022), Eindevaluatie Wet herziening kinderbeschermingsmaatregelen: nieuwe rechtsgronden in een haperend jeugdbeschermingsstelsel WODC Rapport no. 3169. Den Haag: Boom Juridisch.
 - Bruning M.R. & Boven H.J. van (2022), Het toekomstscenario kind- en gezinsbescherming; vooruitstrevende plannen voor een effectiever jeugdbeschermingsstelsel, *Journaal Ggz en recht* 2022(2): 104-109 (JGGZR 2022/28).
 - Bruning M.R., Smeets D.J.H. & Bolscher K.G.A. (2022), La participation des enfants dans les procédures familiales et de protection de l'enfance aux Pays-Bas. In: Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (Eds.) *L'accès des enfants à la justice: bilan critique*. Thèmes et commentaires Paris: Dalloz. 15-27.
 - Bruning M.R. (2022), Rubriek Jeugdrecht en Jeugdbescherming: a. Juridisch-organisatorisch aspect, *Delikt en delinkwent* 2022(2): 157-165 (DD 2022/11).
 - Bruning M.R. & Zon K.A.M. van der (2022), Uithuisplaatsing van kinderen: Europese controverse en de rol van het Europees Hof voor de Rechten van

- de Mens, *NJCM-Bulletin: Nederlands tijdschrift voor de mensenrechten* 47(1): 3-21 (NTM/NJCM-bull. 2022/1).
- Bruning M.R., Zon K.A.M. van der, Smeets D.J.H. & Boven H.J. van (2022), Eindevaluatie Wet herziening kinderbeschermingsmaatregelen: nieuwe rechtsgronden in een haperend jeugdbeschermingsstelsel WODC Rapport no. 3169. Den Haag: Boom Juridisch.
 - Calleja C., Drukarch H.G. & Fosch-Villaronga E. (2022), Harnessing robot experimentation to optimize the regulatory framing of emerging robot technologies, *Data & Policy* 4: 1-15 (e20).
 - Calleja C., Drukarch H.G. & Fosch-Villaronga E. (2022), Towards evidence-based standard-making for robot governance. In: Pons J.L. (Ed.) *Interactive robotics: legal, ethical, social and economic aspects*. Biosystems & Biorobotics no. 30 Cham: Springer. 220-227.
 - Canfield M.C. (2022), *Translating Food Sovereignty: Cultivating Justice in an Age of Transnational Governance*. Stanford, CA: Stanford University Press.
 - Çapkurt F. (2022), De normering van artificiële intelligentie: lessen uit het verleden en uitdagingen voor de toekomst, *Nederlands Tijdschrift voor Bestuursrecht* 2022(2): 53-55 (NTB 2022/36).
 - Chevalier D.A.M. & Tzaninis Y. (2022), Planning utopia. In: Klink B. van, Soniewicka M. & Broeke L. van den (Eds.) *Utopian Thinking in Law, Politics, Architecture and Technology: Hope in a Hopeless World*. Cheltenham: Edward Elgar Publishing Limited. 208-226.
 - Crijns J.H. & Woude M.A.H. van der (2022), The Criminal Justice System. In: Herik L. van den, Hondius E. & Voermans W. (Eds.) *Introduction to Dutch Law [Sixth edition]*. Alphen aan den Rijn: Kluwer Law International. 501-534.
 - Custers B.H.M. & Malgieri G. (2022), Priceless data: why the EU fundamental right to data protection is at odds with trade in personal data, *Computer Law and Security Review* 45: 105683.
 - Custers B.H.M., Louis L.B., Spinelli M. & Terzidou K. (2022), Quis custodiet ipsos custodes: data protection in the judiciary in EU and EEA member states, *International Data Privacy Law* 12(2): 93-112.
 - Custers B.H.M. (2022), AI in criminal law: an overview of AI applications in substantive and procedural criminal law. In: Custers B.H.M. & Fosch Villaronga E. (Eds.) *Law and artificial intelligence: regulating AI and applying AI in legal practice*. Information technology & law series no. 35 Heidelberg-The Hague: Springer-T.M.C. Asser Press. 205-223.
 - Custers B.H.M. (2022), De gulden regel voor persoonsgegevens, *Ars Aequi* 71(9): 614-616 (AA20220614).
 - Custers B.H.M. (2022), Het recht om de wet te overtreden?: al te perfecte rechtshandhaving door

- technologie kan rechtsontwikkeling in de weg staan, *Nederlands Juristenblad* 97(19): 1532-1539 (NJB 2022/1192).
- Custers B.H.M. & Fosch-Villaronga E. (2022), Humanizing machines: introduction and overview. In: Custers B.H.M. & Fosch Villaronga E. (Eds.) *Law and Artificial Intelligence: Regulating AI and Applying AI in Legal Practice*. Information technology & law series no. 35 Heidelberg/The Hague: Springer/T.M.C. Asser Press. 3-28.
 - Custers B.H.M. & Fosch-Villaronga E. (Eds.) (2022), Law and artificial intelligence: regulating AI and applying AI in legal practice Information technology & law series no. 35. Heidelberg/The Hague: Springer/T.M.C. Asser Press.
 - Custers B.H.M. (2022), New digital rights: Imagining additional fundamental rights for the digital era, *Computer Law and Security Review* 44: 1-13 (105636).
 - Custers B.H.M. & Heijne A.C.B. (2022), The right of access in automated decision-making: the scope of article 15(1)(h) GDPR in theory and practice, *Computer Law and Security Review* 46: 105727.
 - Custers B.H.M., Fosch-Villaronga E., Hof S. van der, Schermer B.W., Sears A.M. & Tamò-Larrieux A. (2022), The role of consent in an algorithmic society: its evolution, scope, failings, and re-conceptualization. In: Kosta E., Leenes R.E. & Kamara I. (Eds.) *Research Handbook on EU Data Protection Law*. Research Handbooks in European Law Cheltenham: Edward Elgar Publishing. 455-473.
 - Čartolovni A., Fedosov A., Fosch-Villaronga E., Lutz C. & Tamò-Larrieux A. (Eds.) (2022), Proceedings of the GoodBrother International Conference on Privacy-friendly and Trustworthy Technology for Society 2022. COST Action CA19121 - Network on Privacy-Aware Audio- and Video-Based Applications for Active and Assisted Living. Genève: Zenodo.
 - Drukarch H.G., Calleja C. & Fosch-Villaronga E. (2022), LIAISON: Liaising robot development and policymaking to reduce the complexity in robot legal compliance. In: Pons J.L. (Ed.) *Interactive robotics: legal, ethical, social and economic aspects*. Biosystems & Biorobotics no. 30 Cham: Springer. 212-219.
 - Drukarch H.G. & Fosch-Villaronga E. (2022), The role and legal implications of autonomy in AI-driven boardrooms. In: Custers B. & Fosch-Villaronga E. (Eds.) *Law and artificial intelligence: regulating AI and applying AI in legal practice*. Information technology & law series no. 35 The Hague: T.M.C. Asser Press. 345-364.
 - Duffy H. (2022), Abu Zubaydah: contesting Guantánamo through human rights litigation. In: West A. & Erhan. A. (Eds.) *Rupture and reckoning: Guantánamo turns 20. Reflecting on the legacy of the notorious detention camp and US counter-terrorism policy two decades after 9/11..* Berlin: European Center for Constitutional and Human Rights (ECCHR). 63-66.

- Emmerik M.L. van & Barkhuysen T. (2022), Rechterlijke toetsing op evenredigheid van in wetten of beleidsregels gefixeerde bestraffende bestuurlijke sancties: (alleen) het laatste woord is aan de rechter. In: Schutgens R., Schlössels R.J.N., Krommendijk J., Peters J.A.F., Bulten C.D.J., Terlouw A.B. & Werf E.G.A. van der (Eds.) *Toetsingsintensiteit. Een vergelijkende studie naar het variëren van de toetsingsintensiteit door de rechter*. Staat en Recht no. 54 Deventer: Wolters Kluwer. 265-281.
- Esser J.E. & Schuurmans Y.E. (2022), Gedeelde tafel, eigen stoel: rechter en rechtsvorming in het bestuursrecht. In: Goossens J., Poorter J. de, Schyff G. van der, Geldof T. & Oirsouw C. van (Eds.) *Rechtsvorming in een hypercomplexe samenleving. Bundel n.a.v. de Staatsrechtconferentie 2022 (Tilburg University)*. Publikaties van de Staatsrechtkring Oisterwijk: Wolf Legal Publishers. 25-60.
- Fosch-Villaronga E., Drukarch H., Khanna P., Verhoef T. & Custers B.H.M. (2022), Accounting for diversity in AI for medicine, *Computer Law and Security Review* 47: 105735.
- Fosch-Villaronga E. & Poulsen A. (2022), Diversity and inclusion in Artificial Intelligence. In: Custers B. & Fosch-Villaronga E. (Eds.) *Law and Artificial Intelligence. Regulating AI and applying AI in legal practice*. Information technology & law series no. 35 The Hague: T.M.C. Asser Press. 109-134.
- Fosch-Villaronga E. & Drukarch H (2022), AI for healthcare robotics AI for Everything Series. Boca Raton: CRC Press.
- Fosch-Villaronga E. & Giraudo M. (2022), Innovation letter: experimenting with competing techno-legal standards for robotics, *Journal of Law, Market & Innovation* 1(3): 9-14.
- Glas L.R., Geertsema K.E., Bruning M.R. & Pivaty A. (2022), De bescherming van grondrechten. In: Voert M.J. ter, Bauw E., Boone M.M., Bruning M.R., Bruquetas M.M., Dubelaar M.J., Geertsema K.E., Glas L.R., Glasgow Y.K., Holterman R.M., Janssen A.A.A., Pivaty A., Simon Thomas M.A., Terlouw A.B. & Wingerden S.G.C. van (Eds.) *Gevolgen van COVID-19 voor de rechtspraak en kwetsbare rechtzoekenden: een onderzoek naar maatregelen en de positie van rechtzoekenden binnen het straf-, civiele jeugdbeschermings-, en vreemdelingenrecht*. Den Haag-Nijmegen-Leiden-Utrecht: ZonMW Radboud Universiteit Universiteit Leiden Universiteit Utrecht. 253-336.
- Glas L.R., Geertsema K.E. & Bruning M.R. (2022), Rechtspraak tijdens corona: over kwetsbare rechtzoekenden en hun grondrechten, *NJCM-Bulletin: Nederlands tijdschrift voor de mensenrechten* 47(3): 289-320 (NTM/NJCM-bull. 2022/21).
- Graaf M. de, Perugia G., Fosch-Villaronga E., Lim A., Broz F., Short E.S. & Neerincx M. (2022), Inclusive HRI: Equity and diversity in design, application, methods,

- and community. In: Sakamoto D., Weiss A., Hiatt L.M. & Shiomi M. (Eds.) *HRI '22: Proceedings of the 2022 ACM/IEEE International Conference on Human-Robot Interaction*. ACM/IEEE International Conference on Human-Robot Interaction no. 2022-March Piscataway, NJ: IEEE. 1247-1249.
- Hartman L.G.L. & Heidary K. (2022), Het verschil tussen kunnen en willen, *Ars Aequi* 71(4): 251 (AA20220251).
 - Heidary K., Custers B.H.M., Pluut H. & Rest J.I. van der (2022), A qualitative investigation of company perspectives on online price discrimination, *Computer Law and Security Review* 46: 105734.
 - Hendriks A.C. & Hertog-de Visser A.M. den (2022), 'Wanneer mag of moet ik een medisch dossier vernietigen?', *Nederlands Tijdschrift voor Geneeskunde* 166: D7089.
 - Hendriks A.C. (2022), Hoe specifiek mag de bestuursrechter in tussenuitspraken aanwijzingen geven aan een arts-adviseur van het bestuur?, *Nederlands Tijdschrift voor Bestuursrecht* 2022(9): 529-535 (NTB 2022/304).
 - Hendriks A.C. (2022), Schaarste in de psychiatrische zorg en dwang, *Tijdschrift voor Gezondheidsrecht* 46(5): 425-434.
 - Hendriks A.C., Sombroek M.P. & Vries M.C. de (2022), Geen verplichte anticonceptie meer aan personen met een ernstige psychische aandoening, *Nederlands Juristenblad* 97(31): 2510-2511 (NJB 2022/2176).
 - Hendriks A.C. (2022), De rol van de arts bij medisch deskundigenrapporten in de asielprocedure, *Asiel & Migrantenrecht* 2022(6/7): 329-335.
 - Hendriks A.C. & Hooghiemstra T.F.M. (2022), 'Mag een ziekenhuis de huisarts toegang geven tot het elektronisch patiëntendossier?', *Nederlands Tijdschrift voor Geneeskunde* 166: D6943.
 - Hendriks A.C., Sombroek M.P. & Vries M.C. de (2022), Wet verplichte ggz biedt meer mogelijkheden om zwangeren te begeleiden, *Nederlands Tijdschrift voor Geneeskunde* 166(25): D6790.
 - Hendriks A.C. (2022), Kroniek van het gezondheidsrecht, *Nederlands Juristenblad* 97(15): 1190-1205 (NJB 2022/953).
 - Hendriks A.C. (2022), Juridische vragen en antwoorden, *Nederlands Tijdschrift voor Dermatologie en Venereologie* 32(4): 39-40.
 - Hendriks A.C. (2022), Conclusions. In: Toebees B.C.A., Hartlev M., Hendriks A.C., Ó Cathaoir K., Rothmar Herrmann J. & Sinding Aasen H. (Eds.) *Health and Human Rights. Global and European Perspectives*. Cambridge – Antwerp – Chicago: Intersentia. 393-404.

- Hendriks A.C. (2022), Death and Dying. In: Toebees B.C.A., Hartlev M., Hendriks A.C., Ó Cathaoir K., Rothmar Herrmann J. & Sinding Aasen H. (Eds.) *Health and Human Rights. Global and European Perspectives*. Cambridge – Antwerp – Chicago: Intersentia. 315-326.
- Hendriks A.C. (2022), Disability. In: Toebees B.C.A., Hartlev M., Hendriks A.C., Ó Cathaoir K., Rothmar Herrmann J. & Sinding Aasen H. (Eds.) *Health and Human Rights. Global and European Perspectives*. Cambridge – Antwerp – Chicago: Intersentia. 255-274.
- Hendriks A.C. (2022), The Council of Europe. In: Toebees B.C.A., Hartlev M., Hendriks A.C., Ó Cathaoir K., Rothmar Herrmann J. & Sinding Aasen H. (Eds.) *Health and Human Rights. Global and European Perspectives*. Cambridge – Antwerp – Chicago: Intersentia. 119-162.
- Hendriks A.C., Sijmons J.G. & Toebees B.C.A. (2022), Gezondheidsbeleid vraagt om een geïntegreerde aanpak: Het onderscheid tussen preventie en curatieve zorg behoeft heroverweging, *Nederlands Juristenblad* 97(11): 824-829 (NJB 2022/688).
- Hendriks A.C. (2022), Structuur, financiering en kwaliteit. In: Meersbergen D.Y.A. van & Biesaart M.C.I.H. (Eds.) *Praktisch Gezondheidsrecht*. Groningen: Noordhoff. 313-349.
- Herbosch M. & De Bruyne J. (2022), Artificiële intelligentie, aansprakelijkheid en contractenrecht: enkele aandachtspunten voor bedrijfsjuristen. In: Institut des juristes d'entreprise & Instituut voor bedrijfsjuristen (Eds.) *Artificiële intelligentie door de ogen van de bedrijfsjurist = L'intelligence artificielle à travers les yeux des juristes d'entreprise*. Le Droit des Affaires en Évolution = Tendensen in het bedrijfsrecht no. 32 Brussels: Larcier Intersentia. 45-76.
- Hof S. van der (2022), BIK+ : Een beter internet voor kinderen?, *Tijdschrift voor Internetrecht* 2022(6): 216-219 (UDH:IR/17518).
- Hingh A. de, Konijnenbelt H., Bartels C., Kleij H. van der, Borman T., Waaldijk C. & Wees L. van der (2022), Leidraad voor juridische auteurs: verwijzen naar literatuur, regelgeving en jurisprudentie in voetnoten en literatuurlijst [tiende druk]. Deventer: Wolters Kluwer.
- Hof S. van der, Hilten S.R. van, Ouburg S.L., Birk M.V. & Rooij A.J. van (2022), “Don’t gamble with children’s rights”: how behavioral design impacts the right of children to a playful and healthy game environment, *Frontiers in Digital Health* 4: 1-16 (822933).
- Hof S. van der (2022), Niet om de knikkers, maar om het spel: over de digitale versie van een vergeten kinderrechjt Mulock Houwer-lezing no. 2022. Utrecht/Leiden: Nederlands JeugdInstituut/Defence for Children.

- Hof S. van der, Liefraard T. & Pijpers R. (2022), Stel kinderrechten voorop in een datagedreven wereld, *Tijdschrift voor Jeugdrecht* 2022(2): 70-71.
 - Hof S. van der, Lievens E. & Milkaite I. (2022), The GDPR and children's personal data. In: *The Oxford Encyclopedia of EU Law [OEEUL]*. The Oxford Encyclopedia of EU Law Oxford: Oxford University Press.
 - Hof S. van der & Ouburg S. (2022), "We take your word for it": a review of methods of age verification and parental consent in digital services , *European Data Protection Law Review* 8(1): 61-72.
- Horii H. & Wirastri T.D. (2022), Living in a legal limbo: mechanisms to "fix" the legal and social positions of unregistered children in Indonesia, *The Indonesian Journal of Socio-Legal Studies* 2(1): 1-25 (1).
- Jacobs C., Kyamusugulwa P.M., Lubala Kubiha S., Assumani I., Ruhamya J. & Katembera R.S. (2022), Is translocality a hidden solution to overcome protracted displacement in the DR Congo?, *Journal of Ethnic and Migration Studies* 48(18): 4313-4327.
 - Khadim A.N. & Eijken H. van (2022), A citizen-centric approach to evidence-based decision-making under the European green deal, *European Journal of Law Reform* 24(1): 28-46.
 - Kilkelly U. & Liefraard T. (2022), International Children's Rights Principles and Responses to Serious Offending by Children: Recent developments, topical issues and global challenges. In: Lynch N., Brink Y.N. van den & Forde L. (Eds.) *Responses to Serious Offending by Children: Principles, Practice and Global Perspectives*. Routledge Frontiers of Criminal Justice Abingdon: Routledge. 11-26.
 - Klaassen M.A.K. (2022), Naar een inclusievere definitie van het gezin binnen het vrij personenverkeer?: De uitspraak in VMA als nieuwe bouwsteen, *Nederlands Tijdschrift voor Europees Recht* 2022(5/6): 114-118.
 - Klaassen M.A.K. (2022), The inexorable state: the reception of Paposhvili in Dutch immigration law, *Journal of Immigration, Asylum and Nationality Law* 36(1).
 - Klep K.F.M. & Franken J.G.F. (2022), Een kinderrechtenperspectief op onderwijs tijdens de coronacrisis in Nederland, *Tijdschrift voor Familie- en Jeugdrecht* 2022(6): 180-188 (FJR 2022/37).
 - Klep K.F.M., Rap S.E. & Pattyn V.E. (2022), How to research independent children's rights institutions: lessons learned from the evaluation of the Dutch Children's Ombudsman. In: Lux A. & Gran B. (Eds.) *The Roles of Independent Children's Rights Institutions in Advancing Human Rights of Children*. Sociological Studies of Children and Youth no. 28 Bingley: Emerald Publishing Limited. 55-73.
 - Klep K.F.M. (2022), Kinderrechten in tijden van crisis: de rol van Kinderombudsmannen in

- de coronapandemie, *Tijdschrift voor Jeugd en Kinderrechten* 2022(3): 203-227.
- Kosta V. (2022), Proportionality and discretion in EU Law: in search of clarity. In: European Central Bank (Ed.) *Continuity and change - how the challenges of today prepare the ground for tomorrow, ECB Legal Conference 2021*. Luxembourg: Publications Office of the European Union. 94-107.
 - Kosta V. & Piqani D. (2022), Where trade and academic freedom meet: Commission v. Hungary (LEX CEU), *Common Market Law Review* 59(3): 813-852.
 - Lahmann H.C. (2022), Ukraine, open-source investigations, and the future of international legal discourse, *American Journal of International Law* 116(4): 810-820.
 - Lahmann H.C. & Skierka I. (2022), Die thematische Zusammenarbeit auf dem Gebiet der Cybersicherheit. In: Kübek G., Tams C.J. & Terhechte J.P. (Eds.) *Handels- und Zusammenarbeitsabkommen EU/VK: Handbuch*. Baden-Baden: Nomos. 619-638.
 - Lahmann H.C. (2022), Infecting the mind: establishing responsibility for transboundary disinformation, *European journal of international law* 33(2): 411-440.
 - Lahmann H.C. (2022), Remarks by Henning Lahmann: Winning Likes and Minds: Creative Responses to the International Struggle over Information, *Proceedings of the ASIL Annual Meeting* 115(2021): 310-312.
 - Lawson R.A. (2022), Rechtspraak Europees Hof voor de Rechten van de Mens: 29 september 2022, nr. 48013/21 (Al Fakih t. Nederland), *Nederlands Juristenblad* 97(40): 3312 (NJB 2022/2875).
 - Lawson R.A. (2022), Artikel 2. Nederlanderschap: Nederlanderschap en vreemdelingenrecht (artikel 2 Grondwet). In: Ellian A. & Rijpkema B.R. (Eds.) *Een nieuw commentaar op de Grondwet*. Amsterdam: Boom. 117-128.
 - Lawson R.A. & Myjer B.E.P. (2022), In memoriam Evert Alkema, *NJCM-Bulletin: Nederlands tijdschrift voor de mensenrechten* 47(4): 526-528.
 - Lawson R.A. (2022), Rechtspraak Europees Hof voor de Rechten van de Mens: 11 juli 2022, nr. 28749/18 (Kavala t. Turkije), *Nederlands Juristenblad* 97(35): 2919-2920 (NJB 2022/2493).
 - Lawson R.A. (2022), Rechtspraak Europees Hof voor de Rechten van de Mens: 14 juni 2022 (nr. 9988/13 e.a., Eodefence e.a. t. Rusland), *Nederlands Juristenblad* 97(32): 2586-2588 (NJB 2022/2243).
 - Lawson R.A. (2022), Rechtspraak Europees Hof voor de Rechten van de Mens. 8 april 2022, nr. P16-2020-002, *Nederlands Juristenblad* 97(24): 1922 (NJB 2022/1597).

- Lawson R.A. (2022), Uitgesloten - De Raad van Europa beëindigt het Russische lidmaatschap na de invasie in Oekraïne, *NJCM-Bulletin: Nederlands tijdschrift voor de mensenrechten* 47(2): 206-222 (NTM/NJCBull. 2022/14).
- Lawson R.A. (2022), De prejudiciële procedure als instrument ter verdediging van de rechtsstaat, *Nederlands Tijdschrift voor Europees Recht* 28(3/4): 96-104.
- Lawson R.A. (2022), Van apocalyps tot punk prayer: artistieke uitingen met een politiek randje: hoe het Europees Hof juist van autoritaire regimes méér tolerantie verlangt. In: Hooven M. ten (Ed.) *Ware tolerantie - Hoe we onszelf kunnen zijn en elkaar toch kunnen verdragen*. Bibliotheca Dissidentium Neerlandicorum Amsterdam: Uitgeverij Van Gennep. 173-184.
- Lawson R.A. (2022), Rechtspraak Europees Hof voor de Rechten van de Mens. 27 januari 2022, nr. 66282/16 (Selçuk Barış e.a. t. Turkije), *Nederlands Juristenblad* 97(13): 982 (NJB 2022/807).
- Lawson R.A. (2022), Rechtspraak Europees Hof voor de Rechten van de Mens. 9 november 2021, nr. 9476/19 (De Wilde t. Nederland), *Nederlands Juristenblad* 97(8): 573-574 (NJB 2022/463).
- Lawson R.A. (2022), Rechtspraak Europees Hof voor de Rechten van de Mens: Yakut Republican Trade-Union Federation t. Rusland (7 december 2021; nr. 29582/09), *Nederlands Juristenblad* 97(4): 278-279 (NJB 2022/240).
- Liefraard T. (2022), Het recht op onderwijs vanuit internationaal kinderrechtelijk perspectief: preadvies Vereniging voor Onderwijsrecht. In: Schoonhoven R. van (Ed.) *Onderwijskansen en de rechten van het kind*. Den Haag: Boom juridisch/Vereniging voor Onderwijsrecht. 37-66.
- Liefraard T. (2022), Beginselenwet justitiële jeugdinrichtingen. In: Cleiren C.P.M., Crijs J.H., Dubelaar M.J. & Verpalen M.J.M. (Eds.) *Strafrecht. Tekst & Commentaar* Deventer: Wolters Kluwer. 2451-2575.
- Liefraard T. & Dijck L.M.F. van (2022), Jaaroverzicht internationale kinderrechten 2021, *Tijdschrift voor Familie- en Jeugdrecht* 2022(6): 189-192 (FJR 2022/38).
- Liefraard T. (2022), Kinderrechter in de polder. In: Graaf J.H. de & Ruitenberg G.C.A.M. (Eds.) *100 jaar kinderrechter. Recht en Praktijk – Personen- en familierecht* no. 8 Deventer: Wolters Kluwer. 267-270.
- Loof J.P. (2022), Artikel 1. gelijkheidsbeginsel: een levende norm met veel verschillende dimensies (artikel 1 Grondwet). In: Ellian A. & Rijpkema B. (Eds.) *Een nieuw commentaar op de Grondwet*. Amsterdam: Boom. 101-116.
- Marchena-Slot A., Doekhie J. & Liefraard T. (2022), *Jeugdstrafrecht in Caribisch Nederland*:

- twee jaar na de invoering, *Proces: Tijdschrift voor Strafrechtspleging* 101(5-6): 282-296.
- Massol De Rebetz R.M.F. de & Ölcer F.P. (2022), Aggravated migrant smuggling in a transit migration context: criminal victimization under ECtHR positive obligations case law, *Annales de la Faculté de Droit d'Istanbul* 71: 413-480.
 - Massol de Rebetz R. de & Woude M.A.H. van der (2022), A socio-legal analysis of the Belgian protective legislation towards victims of aggravated forms of migrant smuggling, *Crime, Law and Social Change* 78(4): 357-378.
 - Mosneaga A. & Jacobs C. (2022), Understanding human mobility in the global climate regime through a translocal lens, *Transnational Legal Theory* 13(2-3): 237-260.
 - Musaraj S. & Canfield M.C. (2022), Book review editorial: emerging themes in legal and political anthropology, *Political and Legal Anthropology Review* 45(2): 304-310.
 - Nan J.S. & Schermer B.W. (2022), Doxing; ik weet waar je huis woont, *Ars Aequi* 71(10): 774-777 (AA20220774).
 - Napel H.M.T.D. ten (2022), Why Europe needs a more post-liberal theory of religious liberty: examining a European court ruling on ritual slaughter, *International Journal for Religious Freedom* 13(2020-1/2): 157-167.
 - Napel H.M.T.D. ten (2022), Artikel 6. Vrijheid van godsdienst: De praktijk van de godsdienstvrijheid (artikel 6 Grondwet). In: Elian A. & Rijpkema B. (Eds.) *Een nieuw commentaar op de Grondwet*. Amsterdam: Boom. 129-141.
 - Napel H.M.T.D. ten (2022), Inhoudelijke toetsstenen voor wetgeving?, *Tijdschrift voor Religie, Recht en Beleid* 13(2): 3-5.
 - Napel H.M.T.D. ten (2022), Liberal democracy. In: Hüenthal C. & Alpers C. (Eds.) *T&T Clark Handbook of Public Theology*. T&T Clark Handbooks New York: Bloomsbury Publishing. 33-47.
 - Napel H.M.T.D. ten (2022), Natural law and the future of human rights. In: Regilme S.S. & Hadiprayitno I. (Eds.) *Human Rights at Risk. Global Governance, American Power, and the Future of Dignity*. New Brunswick, Camden, Newark, New Jersey: Rutgers University Press. 157-172.
 - Nissen A.M.H. (2022), Not That Assertive: The EU's Take on Enforcement of Labour Obligations in Its Free Trade Agreement with South Korea, *European journal of international law* 33(2): 607-630.
 - Nissen A.M.H. (2022), Case study research in Kenya and South Korea: reflexivity and ethical dilemmas, *EUI Law Working Papers* 2022: 1-23 (2022/07).
 - Nišević M., Sears A.M., Fosch-Villaronga E. & Custers B.H.M. (2022), Understanding the legal bases for

- automated decision-making under the GDPR. In: Kosta E., Leenes R. & Kamara I. (Eds.) *Research Handbook on EU Data Protection Law*. Research Handbooks in European Law Cheltenham: Edward Elgar. 435-454.
- Oerlemans J.J. & Schermer B.W. (2022), Strafrechtelijke aspecten van implantaten in het lichaam, *Computerrecht* 2022(1): 24-30 (2022/4).
 - Ölcer F.P. (2022), Margins of appreciation compared: modulating deference versus engagement in ECHR standards for Public Procurement and (Regulatory) Criminal Justice. In: Kichik K. & Mordokhov G. (Eds.) *Public Procurement Law Around the World. Volume II*. Moscow: Yustitsinform. 519-779.
 - Ouwehand I.S. & Schuurmans Y.E. (2022), Deskundige toetsing door de bestuursrechter. In: Schutgens R.J.B., Schlössels R.J.N., Krommendijk J., Peters J.A.F., Bulten C.D.J., Terlouw A.B. & Werf E.G.A. van der (Eds.) *Toetsingsintensiteit. Een vergelijkende studie naar het variëren van de toetsingsintensiteit door de rechter*. Staat en Recht no. 54 Deventer: Wolters Kluwer. 195-217.
 - Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (Eds.) (2022), Children's access to justice: a critical assessment. Cambridge/Antwerp/Chicago: Intersentia.
 - Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (2022), Introduction: a critical review of access to justice for children. In: Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (Eds.) *Children's access to justice: a critical assessment*. Cambridge – Antwerp – Chicago: Intersentia. 1-10.
 - Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (2022), Introduction. In: Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (Eds.) *L'accès des enfants à la justice: bilan critique*. Thèmes et commentaires Paris: Dalloz. IX-XVII.
 - Paré M., Bruning M.R., Moreau T. & Siffrein-Blanc C. (Eds.) (2022), *L'accès des enfants à la justice: bilan critique*. Thèmes et commentaires. Paris: Dalloz.
 - Rest J.I. van der, Sears A.M., Kuokkanen H. & Heidary K. (2022), Algorithmic pricing in hospitality and tourism: call for research on ethics, consumer backlash and CSR, *Journal of Hospitality and Tourism Insights* 5(4): 771-781.
 - Rijken C.R.J.J., Staring R.H.J.M. & Woude M.A.H. van der (2022), Governing through migration control, *Tijdschrift voor Criminologie* 64(3): 235-250.
 - Rodrigues P.R. (2022), Criminaliteit en integriteit: Redactioneel, *Crimmigratie & recht* 6(2): 92-93.
 - Rodrigues P.R. (2022), Staatloos en minderjarig: de zaak van Denny Zhao, *Asiel & Migrantenrecht* 2022(1): 19-22.
 - Sandelowsky C.M. (2022), De bescherming van Venezolaanse migranten(kinderen) in het Koninkrijk der Nederlanden tegen réfoulement en collectieve

- uitzetting: tijd voor een andere aanpak, *NJCM-Bulletin: Nederlands tijdschrift voor de mensenrechten* 47(3): 342-362 (NTM-NJCMBull. 2022/23).
- Sandelowsky-Bosman C.M. & Liefraad T. (2022), Waarom Nederland zijn uitreizigers en hun kinderen in Noord-Syrië moet ophalen, *Justitiële Verkenningen* 48(3): 86-105.
 - Sætra H.S., Nordahl-Hansen A., Fosch-Villaronga E. & Dahl C. (2022), Normativity assumptions in the design and application of social robots for autistic children. In: Henriksen A., Gabarron E. & Vimarlund V. (Eds.) *SHI 2022: Proceedings of the 18th Scandinavian Conference on Health Informatics*. Linköping Electronic Conference Proceedings no. 187 Linköping: LiU Electronic Press. 136-140.
 - Schermer B.W. & Galič M. (2022), Biedt de Wet politiegegevens een stelsel van 'end-to-end' privacywaarborgen?, *Nederlands Tijdschrift voor Strafrecht* 3(3): 167-177.
 - Schermer B.W. & Oerlemans J.J. (2022), De EncroChat-jurisprudentie: teleurstelling voor advocaten, overwinning voor justitie?, *Tijdschrift voor Bijzonder Strafrecht en handhaving* 2022(2): 82-89.
 - Schmidt E.P. & Skelton A. (2022), A developmental perspective on children who commit serious violent offences: from science to standards. In: Lynch N., Brink Y. van den & Forde L. (Eds.), *Responses to serious offending by children: principles, practice and global perspectives*. Routledge Frontiers of Criminal Justice. Oxford/New York: Routledge. 55-65.
 - Schuurmans Y.E. (2022), Van xAI naar beter bestuursrecht: Bespreking van het preadvies van C.J. Wolswinkel voor de VAR 2022, *Nederlands Tijdschrift voor Bestuursrecht* 2022(5): 282-286 (NTB 2022/145).
 - Schuurmans Y.E. (2022), Codificatie van mensgericht bestuursrecht, *Rechtsgeleerd Magazijn Themis* 2022(6): 269-272.
 - Schuurmans Y.E. (2022), De Metselaar: Bewijs in het bestuursprocesrecht. In: Barkhuysen T., Polak J.E.M., Schueler B.J. & Widdershoven R.J.G.M. (Eds.) *AB Klassiek. Standaarduitspraken bestuursrecht, opnieuw en thematisch geannoteerd [Achtste druk]*. Deventer: Wolters Kluwer. 483-498.
 - Simons R.C. & Hendriks A.C. (2022), Vaccineren van zorgmedewerkers: gezondheidsrechtelijke & grondrechtelijke aspecten, *Nederlands Tijdschrift voor Recht en Religie* 2022(2): 133-157.
 - Sonneveld N. (2022), Migration and law in the Middle East and North Africa. In: Starkey C. & Tomalin E (Eds.) *The Routledge handbook of religion, gender and society*. Routledge Handbooks in Religion Abingdon: Routledge. 222-233.
 - Tsomidis T. & Wamel D.R. van (2022), Europees recht, *Ars Aequi KwartaalSignaal* 2022(162): 9594-9597 (AAK20229594).

- Tsomidis T. (2022), Freedom of expression in turbulent times – comparative approaches to dangerous speech: the ECtHR and the US Supreme Court, *The International Journal of Human Rights* 26(3): 379-399.
- Vel J.A.C., Simarmata R., Veldhuizen L.R. van & Bedner A.W. (Eds.) (2022), Inovasi Pendidikan Hukum di Indonesia: Teori, Petunjuk dan Praktik = Innovating legal education in Indonesia: theory, guidelines and practice. Yogyakarta, Indonesia: Fakultas Hukum Universitas Gadjah Mada.
- Voermans W.J.M., Schuurmans Y.E. & Stolk R. (2022), Judicial Organization. In: Herik L.J. van den, Hondius E.H. & Voermans W.J.M. (Eds.) *Introduction to Dutch Law*. Alphen aan den Rijn: Kluwer Law International. 123-138.
- Wiggers G., Verberne S. & Zwenne G.J. (2022), Citation metrics for legal information retrieval: scholars and practitioners intertwined?, *Legal Information Management* 22(2): 88-103.
- Wiggers G., Verberne S., Zwenne G.J. & Loon W.S. van (2022), Exploration of Domain Relevance by Legal Professionals in Information Retrieval Systems, *Legal Information Management* 22(1): 49-67.
- Wolf M.J.F. van der & Hendriks A.C. (2022), De dood vanuit juridisch perspectief: a. Het juridische perspectief in Nederland. In: Marijnissen R.M., Champaere K.G.L. & Oude Voshaar R.C. (Eds.) *Handboek psychiatrie in de laatste levensfase*. Amsterdam: Boom | De Tijdstroom. 99-123.
- Wolf P. & Woude M.A.H. van der (2022), De uitoefening van de grenspolitietaak door de Koninklijke Marechaussee. In: Boer M.G.W. den, Muller E.R., Kemenade I.M.N.M. van, Leijtens J.A.J. & Woude M.A.H. van der (Eds.) *Marechaussee: Studies over de werkwijze en organisatie van de Koninklijke Marechaussee*. Handboeken Veiligheid Deventer: Wolters Kluwer. 217-246.
- Woude M.A.H. van der (2022), Commentaar bij Wetboek van Strafrecht, Boek I, titel IX (artt. 78-90 octies), Boek II, titel I (artt. 92-107a), titel II (108-114b), titel III (artt. 115-120), titel IV (artt. 121-130a), titel XXXI (art. 421). In: Cleiren C.P.M., Crijs J.H., Dubelaar M.J. & Verpalen J.M. (Eds.) *Strafrecht*. Tekst & Commentaar Deventer: Wolters Kluwer.
- Woude M.A.H. van der (2022), Chapter 12. Criminology of the borderlands. In: Nelken D. & Hamilton C. (Eds.) *Research Handbook of Comparative Criminal Justice*. Cheltenham: Edward Elgar Publishing. 207-224.
- Woude M.A.H. van der & Iersel N. van (2022), Ongedocumenteerden als bestuurlijke en menselijke uitdaging: de bed-bad-broodregeling in Leiden. In: Kleinhans R., Ostaijen M. van & Seibel K. (Eds.) *De Migratiesamenleving: Migratie en diversiteit als gordiaanse knoop*. Den Haag: Boom bestuurskunde. 39-50.
- Woude M.A.H. van der (2022), Getting to the core of crimmigration: the imagined reality that is Schengen, *Kriminologisches Journal* 43(1): 36-52.

- Woude M.A.H. van der & Iersel N. van (2022), Het besturen van migratie door middel van covid: Een analyse van de Nederlandse politiek en het media discours ten tijde van een pandemie, *Tijdschrift voor Criminologie* 64(3): 251-279.
- Zaga C., Lupetti M.L., Cila N., Lee M., Huisman G. & Fosch-Villaronga E. (2022), Diversity equity and inclusion in embodied AI: reflecting on and re-imagining our future with embodied AI. Enschede: 4TU.Federation.
- Zon K.A.M. van der (2022), De tijd zal het leren: de Hoge Raad over het recht van het kind op afstammingsinformatie, *EB: tijdschrift voor scheidingsrecht* 2022(7/8): 140-144 (EB 2022/54).
- Zon K.A.M. van der (2022), Commentaar op titel 14, afdeling 4. In: Wortmann S.F.M. (Ed.) *Personen- en familierecht*. Groene Serie Deventer: Wolters Kluwer.
- Zon K.A.M. van der, Bruning M.R., Smeets D.J.H. & Boven H.J. van (2022), De Wet herziening kinderbeschermingsmaatregelen geëvalueerd: een overzicht van de belangrijkste bevindingen, *Tijdschrift voor Familie- en Jeugdrecht* 2022(11): 316-323 (FJR 2022/62).
- Zon K.A.M. van der, Bruning M.R., Smeets D.J.H. & Boven H.J. van (2022), De Wet herziening kinderbeschermingsmaatregelen geëvalueerd: een overzicht van de belangrijkste bevindingen, *Tijdschrift voor Familie- en Jeugdrecht* 2022(11): 316-323 (FJR 2022/62).
- Zon K.A.M. van der & Bruning M.R. (2022), Staatsontvoeringen in Nederland?: Wat is er aan de hand in de juridische uithuisplaatsingspraktijk?, *Ars Aequi* 71(9): 649-657 (AA20220649).
- Zwenne G.J. & Kranenborg H.R. (Eds.) (2022), Privacy- en gegevensbeschermingsrecht: AVG, UAVG en andere privacywetgeving [Achtste druk] Tekst & Commentaar. Deventer: Wolters Kluwer.
- Zwenne G.J. (2022), Privacy en gegevensbescherming. In: Duijvenvoorde G.P. van, Gijrath S.J.H. & Knol P.C. (Eds.) *Inleiding telecommunicatierecht*. Monografieën recht en informatietechnologie no. 9 Den Haag: Sdu.
- Zon K.A.M. van der & Bruning M.R. (2022), Staatsontvoeringen in Nederland?: Wat is er aan de hand in de juridische uithuisplaatsingspraktijk?, *Ars Aequi* 71(9): 649-657 (AA20220649).



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