

February 2004 – July 2004



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Internationale Vereinigung für Rechts- und Sozialphilosophie (IVR), gegründet 1909
 International Association for Philosophy of Law and Social Philosophy, founded in 1909
 Association Internationale de Philosophie du Droit et de Philosophie Sociale, fondée en 1909

IVR NEWSLETTER



IVR Executive Committee 2003/2007

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TREASURER'S REPORT

At the IVR Executive Meeting held 20-21 May 2004 in Alicante, it was decided that the accounting period for the IVR be fixed for the period from 1 July of each year to 30 June of the next—instead of the variable periods depending on when a congress is held. Membership dues for 2004/2005 cover therefore the period 1 July 2004 to 30 June 2005. The following policy was also decided upon at the meeting: when a new National Section is established, the members of that section shall pay their dues for the first fiscal year in proportion to the period that their National Section has existed within that year; the IVR president is given the authority to negotiate discounts on membership dues. The membership due National Section is 15 USD per person per annum, half of which is retained by the National Section. In practice, therefore, the amount sent to IVR should be 7.50 USD per person per annum. A message (preferably by email) should be sent to the Treasurer (christoffer.wong@jur.lu.se) when a remittance is made.

The account details of the IVR bank account are as follows:

SEB Bank, Box 97, 22100 Lund, Sweden
 For the credit of **Account Number 5624 33 006 84**
 (The first four digits of the Account Number is also the clearing number)
 SWIFT: ESSESESS
 IBAN: SE74 5000 0000 0562 4330 0684
 Holder: IVR (Föreningen för 21a världskongress, organization number 846502-5081)

During the current presidency of the IVR, the main item of expenditure will be the small honorium for the production of the *Archiv für Rechts- und Sozialphilosophie* as the running costs have been absorbed by the incumbent institution. The travel costs for attending Executive Committee meetings are not borne by the IVR. Previously the membership dues have been used mainly for the printing and distribution the Newsletter. This expenditure is no longer required since the Newsletter is now published and distributed electronically.

CONGRESS PROCEEDINGS

Proceedings of the 2003 Lund Congress



Further details on the proceedings of the 2003 IVR World Congress are available from the IVR website. From the main page, please follow the link "Congresses" and then "Proceedings of the 21st IVR World Congress"

The following volumes of proceedings have already been published:

- Ratio Juris – An International Journal of Jurisprudence and Philosophy of Law*, Volume 17, Number 1, March 2004, containing selected plenary lectures delivered at the 21st IVR World Congress;
- Stressing Legal Decisions*, edited by Tadeusz Biernat, Krzysztof Pałeczki, Aleksander Peczenik, Christoffer Wong and Marek Zirk-Sadowski, published by Polpress, Kraków 2004;
- Archiv für Rechts- und Sozialphilosophie ARSP Beiheft Nr. 95*, Proceedings of the 21st IVR World Congress, Part I: Justice, edited by Aleksander Peczenik;
- Ratio Juris – An International Journal of Jurisprudence and Philosophy of Law*, Volume 17, Number 2, June 2004, containing selected plenary lectures delivered at the 21st IVR World Congress;
- Chicago-Kent Law Review*, Volume 79, Number 2, June 2004, containing *inter alia* contributions to the IVR special workshop on Law and Economics and Legal Scholarship;
- Law and Modernity: Particular Problems*, edited by Ola Zetterquist, published by Polpress, Kraków 2004;
- International Review of Law, Computers & Technology*, Volume 18, Number 1, March 2004, Special Issue on "Electronic Government", edited by Fernando Galindo.

Proceedings of the 2001 Amsterdam Congress

With the publication of *Archiv für Rechts- und Sozialphilosophie ARSP Beiheft Nr. 91*, Proceedings of the 20th IVR World Congress, Volume 4: Legal Reasoning, edited by Arend Soeteman, the process of publication of proceedings from the Amsterdam Congress is now completed.



XXII CONGRESO MUNDIAL DE FILOSOFIA DEL DERECHO Y FILOSOFIA SOCIAL
 XXII WORLD CONGRESS OF PHILOSOPHY OF LAW AND SOCIAL PHILOSOPHY
 DERECHO Y JUSTICIA EN UNA SOCIEDAD GLOBALIZADA
 LAW AND JUSTICE IN A GLOBAL SOCIETY
 24-29, MAYO, 2005 MAY 24-29, 2005
 GRANADA-ESPAÑA GRANADA - SPAIN



PRESENTATION

The **University of Granada** was founded in 1531, under the initiative of the Emperor Carlos V, by means of a Papal Bull from Pope Clemente VII. It now has over 60.000 undergraduate and postgraduate students, with 28 university centres, 62 degree courses and 4.000 Students of Spanish for Foreigners.

The **Department of Philosophy of Law** of the University of Granada (Spain) is proud to organize the 22nd World Congress on behalf of the International Association for Legal and Social Philosophy. The Congress has the official support of the University of Granada and will be declared as "event of scientific interest" by the Ministry of Education, Culture and Sport of Spain and the Council of Education and Science of Andalusia.

The Congress will be held in **Granada**, a city known around the world with 225.000 people. The city had already been Iberian, Roman and later Jewish and Islamic. The subject of the Congress is "Law and Justice in a Global Society".

The Congress will take place in the **Exhibition and Conference Center of Granada**, in the very heart of the city, with the best hotels and facilities all within easy reach. The Center itself is fully equipped with the latest conference technology and rooms of different sizes for workshops as well as the "Federico García Lorca" hall for the plenary sessions.

The dates chosen are from Tuesday, 24th to Sunday 29th May, since the high temperatures in Granada (in recent summers 42º) make it difficult to hold this type of events in August.

The Congress should pay special attention to **Latin America**, justified both by its taking place in Spain and by the important challenges of globalization on this Continent. Consequently the organizers will make great effort to seek specific financial support for accommodation and, if possible, travel for young scholars from Latin America and, of course, from other similar countries in a weak economic situation.

Spanish and English will be the official languages of the Congress. There will be simultaneous translation in the plenary sessions and special help for the Working Groups.

The Congress will be financed by registration fees of the participants and by economic support from the Spanish Ministry of Education, Culture and Sport, the Council of Education and Science of Andalusia, the University of Granada, the City Council of Granada, and other public and private entities and institutions.

Initially the registration fees will be 350 €, but the early registration fees will be 300 €.

Granada has two University Residences and as a tourist city offers more than 12.500 hotel places of all categories. A company specializing in Congress Organization will be in charge of the management of all matters related to accommodation, travel, registrations, etc.

Granada airport is 20 minutes from the city centre with several daily flights to Madrid (45 minutes) and Barcelona (60 minutes), and the international airport of Malaga is 135 km by motorway. By motorway Madrid and Barcelona are 425 and 860 km respectively from Granada.



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PROGRAMME

Tuesday, 24 May:

17.00-21.00 Registration (Exhibition and Conference Centre)

11.30-13.30 Special Plenary Session: Debate Prof. Dr. *Raz* and Prof. Dr. *Alexy*.

13.30 Lunch

15.30-20.00 Working Groups and Special Workshops

Wednesday, 25 May

09.00 Opening Ceremony (Exhibition and Conference Centre)

10.00-11.00 Opening Lecture: Prof. Dr. *Jürgen Habermas*: "The Kantian Project of Cosmopolitan Law-And What It Means Today"

11.00-11.30 Coffee Break

11.30-13.30 Plenary Session: 2nd and 3rd Lectures:
 Prof. Dr. *David Held*: "Globalization, Democracy and Human Security".
 Prof. Dr. *Francisco Laporta*: "Globalización e imperio de la ley".

13.30 Lunch

15.30-20.00 Working Groups and Special Workshops

Thursday, 26 May

09.00-11.00 Plenary Session: 4th and 5th Lectures:
 Prof. Dr. *Will Kymlicka*: "The Moral Foundations and Geopolitical Functions of International Norms on Minority Rights".
 Prof. Dr. *Nancy Fraser*: "Postnational Democratic Justice".

11.00-11.30 Coffee Break

11.30-13.30 Plenary Session: 6th and 7th Lectures:
 Prof. Dr. *Gunther Teubner*: "Globalized Society-Fragmented Justice". Prof. Dr. *Iris Young*: "Responsibility and Global Injustice".

13.30 Lunch

15.00 Visits to the Alhambra

Friday, 27 May

09.00-11.00 Plenary Session: 8th and 9th Lectures:
 Prof. Dr. *William Twining*: "General Jurisprudence".
 Prof. Dr. *Itaru Shimazur*: "The individual and Collective Decisions: Concept of Law and Social Change".

11.00-11.30 Coffee Break

Saturday, 28 May

09.00-11.00 Plenary Session: 10th and 11th Lectures:
 Prof. Dr. *Luigi Ferrajoli*: "La crisis de la democracia constitucional en la era de la globalización".
 Prof. Dr. *Boaventura de Sousa Santos*: "The counter-hegemonic use of law in the struggle for a globalization from below".

11.00-11.30 Coffee Break

11.30-13.30 Plenary Session: 12th and 13th Lectures:
 Prof. Dr. *Juan Ramón Capella*: "Filosofía del Derecho de la globalización".
 Prof. Dr. *Neil MacCormick*: "The European Constitutional Process: A Theoretical View"

13.30 Lunch

15.30-20.00 Working Groups and Special Workshops

22.00 Flamenco Show

Sunday, 29 May

09.00-11.00 Plenary Session: 14th and 15th Lectures
 Prof. Dr. *Uma Narayan*: "Informal Sector Work, Microcredit, and Third World Women's "Empowerment": A Critical Perspective"
 Prof. Dr. *Agustín Squella*: "¿Quedan preguntas para la Filosofía del Derecho en un mundo globalizado?"

11.00-11.30 Coffee Break

11.30-13.30 Special Plenary Session: Tribute to the late Prof. Norberto Bobbio.

13.30 Lunch

15.30-17.30 Working Groups and Special Workshops

17.30-18.00 Coffee Break

18.00-19.00 Special Plenary Session: The reading of IVR Prize-Winning Paper

19.30-20.00 Closing Ceremony in Hospital Real.

22.00 Farewell Dinner



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SCIENTIFIC PROGRAMME

1. PLENARY SESSIONS

The following professors have accepted our invitation to take part in the plenary sessions with the following presentations.

1. Prof. Jürgen Habermas: "The Kantian Project of Cosmopolitan Law-And What It Means Today".
2. Prof. Nancy Fraser: "Postnational Democratic Justice"
3. Prof. Luigi Ferrajoli: "La crisis de la democracia constitucional en la era de la globalización".
4. Prof. Juan Ramón Capella: "La Filosofía del Derecho de la globalización".
5. Prof. David Held: "Globalization, Democracy and Human Security";
6. Prof. Will Kymlicka: "The Moral Foundations and Geopolitical Functions of International Norms on Minority Rights"
7. Prof. Dr. Francisco Laporta: "Globalización e imperio de la ley";
8. Prof. Dr. Agustín Squella: "Quedan preguntas para la Filosofía del Derecho en un mundo globalizado".
9. Prof. Gunther Teubner: "Globalized Society-Fragmented Justice";
10. Prof. Iris Young: "Responsibility and Global Injustice".
11. Prof. William Twining: "General Jurisprudence".
12. Prof. Boaventura de Sousa Santos: "The counter-hegemonic use of law in the struggle for globalization from below"
13. Prof. Neil MacCormick: "The European constitutional process: a theoretical view".
14. Prof. Itaru Shimazu: "The individual and collective decisions: concept of law and social change"
15. Prof. Uma Narayan: "Informal Sector Work, Microcredit, and Third World Women's "Empowerment": A Critical Perspective"

Each lecture will last 40 minutes and will be followed by a discussion of 20 minutes.

The text of the lectures will be translated into English and Spanish and the discussion will have the benefit of simultaneous translation.

2. WORKING GROUPS

In addition to the Plenary Sessions there will be Working Groups

2.1. Working Groups.

The participants may send papers to be read and discussed in Working Groups. The Congress organization proposes two provisional lists of subjects. The first (A) is directly connected with the central theme of the Congress, "Law and Justice in a Global Society", in order to study it in depth from different perspectives. The subjects are as follows:

- A.1. Human Rights and Globalization.
- A.2. International Legal Order and Globalization.
- A.3. Theory of Law and Globalization.
- A.4. New Technologies, Law and Globalization.
- A.5. Bioethics, Law and Globalization.
- A.6. Comparative Law and Globalization.
- A.7. Migratory Movements, Law and Globalization.
- A.8. Multiculturalism, Nationalism, Law and Globalization.
- A.9. Gender Politics and Globalization.
- A.10. Rule of Law, Democracy and Globalization.
- A.11. Terrorism, Law and Globalization.
- A.12. Teaching of Law, Legal Professions and Globalization.

Those works that are not related to the questions above may be presented in other Working Groups focused on different problems of legal political thought. The organization suggests a further provisional list (B). The subjects of this list are as follows:

- B.1. The Future of Legal Positivism.
- B.2. Economic Analysis of Law.
- B.3. The Grounds of Natural Law.
- B.4. Artificial Intelligence and Law.
- B.5. Law and Logic.
- B.6. Theories of Legal Interpretation.
- B.7. Law and Argumentation.
- B.8. Problems of Legitimacy of the Judicial Power.
- B.9. Models of Knowledge of Law.
- B.10. State and Civil Society.
- B.11. Fundamental Problems of Political Philosophy.
- B.12. Power, Law and Justice.

For those communications that cannot be included in any of the subjects in lists A and B, the Congress organization will try to put forward a new, short list (C) of complementary Working Groups.

The Congress organization will distribute the papers received among the different Working Groups. Finally, it will propose a director for each Working Group.

2.2. Organization of the Groups and presentation of papers.

The sessions for Working Groups and Special Workshops will take place in the afternoons between 15.30 and 20.00 hours, as set out in the program. The papers in both types of groups will last twenty minutes each and every two speakers will have about another twenty minutes for discussion. However, the number of sessions and speakers will finally depend on

the number of participants as well as the availability of time and rooms.

2.3. Publication of the abstracts.

Abstracts of the papers to be presented in both Special Workshops and Working Groups will be published in advance and given to the participants on arrival. For publication the abstracts, in English or Spanish, must be received by 28 February 2005 and should be no more than 400 words.

For any further information, please contact Dr. José J. Jiménez whose e-mail address is: jimenezs@ugr.es

3. SPECIAL WORKSHOPS

In addition to the Plenary Sessions and Working Groups there will be Special Workshops.

3.1. Special Workshops

The Special Workshops will be proposed to the Congress organization by the contributors themselves in their own fields of scientific interest. The speaker as organizer will propose a subject, take part as speaker, chair the meetings and promote the participation. The Congress organization must accept the proposal and will coordinate participation to ensure a reasonable number of groups and of speakers in each group.

Until now, the Congress organization has accepted the following Special Workshops, whose directors are shown in brackets:

- D.1. Economics, Ethics and Law (Prof. H. Spector).
- D.2. Legal Replicas of Philosophical Currents (Prof. J. Wolenski).
- D.3. The New Frontiers of Interpretation and Legal Reasoning (Prof. P. Chiassoni).
- D.4. Legisprudence (Prof. L. Wintgens).
- D.5. Conference for Directors of Legal and Political Philosophy Journals (Profs. Aldo Valle y M. Escamilla).
- D.6. Globalisation and the legitimacy of power of non-governmental organizations (Prof. A. Vedder).
- D.7. Constitutionalism and globalisation: the question of the transformation of the legal argument (Prof. P. Policastro).
- D.8. The spheres of global justice and their interconnectedness (Prof. J. C. Merle).
- D.9. Deliberative democracy and its discontents (Profs. S. Besson and J. L. Martí).
- D.10. Theory and practice of legal argumentation in a global society (Prof. E. T. Feteris).
- D.11. Mass crimes and global justice (Prof. L. May).
- D.12. Legal theory construction (Profs. J. Hage and G. Sartor).
- D.13. Reparations in the international arena (Profs. D. A. Reidy and Kok-Chor Tan).

The next meeting of scientific committee will be in May, when it will consider the proposals for Special Workshops made up to that date. The Congress organisation suggests that the proposals follow this format: 1. Title; 2. Convenor(s); 3. Provisional list of speakers and detailed programme, both so far as known

3. 2. Organization of the Groups and presentation of papers.

The sessions for Working Groups and Special Workshops will take place in the afternoons between 15.30 and 20.00 hours, as set out in the program. The papers in both types of groups will last twenty minutes each and every two speakers will have about another twenty minutes for discussion. However, the number of sessions and speakers will finally depend on the number of participants as well as the availability of time and rooms.

3.3. Publication of abstracts

Abstracts of the papers to be presented in both Special Workshops and Working Groups will be published in advance and given to the participants on arrival. For publication the abstracts, in English or Spanish, must be received by 28 February 2005 and should be no more than 400 words.

The papers presented during the Congress in Special Workshops and Working Groups will be assessed by the Publication Committee and if accepted will be published within a year of the Congress. The paper should not exceed 5000 words and must be delivered in Word-format before 30 September 2005.

For any further information, please contact Dr. José J. Jiménez whose e-mail address is: jimenezs@ugr.es

IVR PROCEDURAL RULES

Decided upon by the General Assembly in Göttingen on August 24, 1991,
in accordance with § 6 (6) of the Constitution of the IVR

Amended in Lund on August 15, 2003

The Office

Art. 1 Composition of the Personnel

1. The office consists of the President of the IVR, the Secretary General, the Treasurer and other co-workers who are needed for the execution of the duties of the office.
2. The organizational leadership of the office is incumbent on the Secretary General.
3. Administrative co-workers can be taken on for the accomplishment of necessary tasks insofar as the available means permit.

Art. 2 Duties of the Office

The office must, above all else, fulfill the following duties:

- (a) organizing the work of the IVR and the collaboration with the national sections (Art. 3);
- (b) recording the condition and activity of the IVR and its national sections (Art. 4);
- (c) drawing up the budget and procuring the funds required for the work of the IVR (Art. 5);
- (d) preparing for the General Assemblies and for the meetings of the Executive Committee (Art. 6);
- (e) supporting the President in the publication of the Newsletter (Art. 7).

Art. 3 Organizational Work

1. The office maintains contact with the national sections; it supports their work, but also sees to it that the financial contributions of the national sections are paid punctually to the IVR.
2. In cooperation with the President, it is the duty of the Secretary General to recruit new national sections to participate in the IVR.
3. The Secretary General takes care of the preparation for the ordinary or extraordinary General Assembly, the drawing up of the agenda, as well as the timely summoning of the General Assembly.
4. The office will work out proposals for the improvement of the scholarly activities of the IVR and its national sections. It will also endeavor to win young researchers for participation in the IVR. It will especially support the scholarly work of young researchers.

Art. 4 Records

1. The office establishes and manages IVR-archives, which preserve all the important transactions in the development of the Association. After the conclusion of a term of office, the IVR-archives will be transferred within three months to the succeeding Secretary General.
2. A card file of the national sections and their sub-sections will be kept. To be recorded are: Name and seat of the national sections (sub-sections) and the addresses of the leading officials.
3. A comprehensive card file of the members—ordered by national sections—will be kept. The members of the IVR who do not belong to a national section (§3 (1) b) of the Constitution) form a separate unit of this card file.
4. A card file of the supporting members will be kept.
5. Archiving of the written materials of the office will be carried out according to the following plan of order:
 - (1) General Correspondence—Incoming
 - (2) General Correspondence—Outgoing
 - (3) IVR Constitution
 - (4) Procedural Rules
 - (5) Last World Congress and General Assembly
 - (6) Next World Congress
 - (7) Future World Congresses
 - (8) Past Meetings of the Executive Committee
 - (9) Next Meeting of the Executive Committee
 - (10) Members of the Executive Committee
 - (11) National Sections
 - (12) Members Outside National Sections
 - (13) IVR Newsletter
 - (14) ARSP (Archives for Philosophy of Law and Social Philosophy)
 - (15) Financial Affairs

Art. 5 Budget and Accounts

1. A budget must be drawn up yearly and compliance with it must be checked yearly.
2. The books must be kept properly and the balance sheet along with vouchers must be presented punctually to the auditors so that they can present their auditors' report to the General Assembly. This report represents the basis for the vote to discharge the Executive Committee (§6 (6) of the Constitution).

3. It is the responsibility of the Treasurer, in cooperation with the Secretary General, to see to it that the membership dues of the national sections and of the members in the category referred to in §3 (1) b) of the Constitution are received regularly.

4. Measures shall be considered through which funds sufficient for the activities of the IVR can be guaranteed.

Art. 6 Preparations for the General Assembly and the Meetings of the Executive Committee

1. In consultation with the national sections, the Secretary General sees to it that a qualified organizer is found for the World Congress, so that in accordance with §6 (2) of the Constitution a General Assembly can be held every fourth year in connection with a World Congress. He or she submits the appropriate suggestions to the Executive Committee in good time.

2. An agenda shall be drawn up which shall be presented to the members of the Executive Committee early enough to enable them to suggest additions.

3. Care must be taken that all principles underlying the decisions of the General Assembly are presented (most importantly, a report of activities in the elapsed period of operation, a balance sheet of the Treasurer and the reports of the auditors).

4. In the event of an extraordinary General Assembly, one should proceed in an analogous manner in accordance with §2 (2)-(4) of the Constitution.

5. At times appropriate meeting places must be found for the meetings of the Executive Committee. It is the duty of the Secretary General in cooperation with the President to draw up an agenda. Invitations must be made early enough to enable the members of the Executive Committee to propose additions to the agenda.

Art. 7 Conduct of the General Assembly. Minutes of the General Assembly

1. On the proposal of the President, the General Assembly will elect a Secretary and two trustworthy persons to count the votes on decisions and elections.

2. The President and the Secretary General shall give a report on the elapsed term of office, which also gives information about the condition of the national sections.

3. The Treasurer shall present a report of the financial affairs of the IVR to the General Assembly; above all, it will contain the principal facts about the balance sheet.

4. The balance sheet is to be transmitted to the auditors at least 30 days before the General Assembly. Their written auditors' report is to be presented to the General Assembly. On the basis of the report of the auditors, the General Assembly will render a decision on the discharge of the Executive Committee.

5. The Editor in Chief of the ARSP will report on the development of the Journal and the publication of the Beihefte or special volumes.

6. The President is responsible for the orderly handling of all motions. He or she decides upon the order of the votes on motions and countermotions, as well as on the manner of conducting the votes on connected questions. The proposed manner of proceeding with the voting can itself be made the object of passing resolution.

7. Elections can be conducted en bloc if no objection is raised against this. Otherwise, the voting is to be on each individual. If any member of the General Assembly requests a secret ballot for one or all of the officers, that election shall be conducted as a secret ballot.

8. The minutes shall be drawn up and signed by the Secretary and signed by the President. All motions, nominations and voting results are to be included in the minutes. A list of those present shall be appended.

Art. 8 Newsletter

1. In accordance with §2 (c) of the Constitution, the President shall publish a bulletin ("Newsletter") should this become necessary. He or she shall be assisted in this activity by the Secretary General or a co-worker who is authorized to do so. Each national section has the right to propose the publication of news of general interest.

2. The "Newsletter" shall be sent to all the national sections, which are then to bring them to the attention of their members in an appropriate way.

Art. 9 Meetings of the Executive Committee

1. As a rule, the Executive Committee will convene for a meeting at an appropriate place once a year. When possible, the session of the Executive Committee should be connected with a scholarly program.

2. At these meetings, the work program as well as important organizational questions are to be discussed.

3. The scholarly and organizational questions are to be discussed with the organizers of the world congresses.

4. The Executive Committee also deals with the preparations for the General Assembly. Without detriment to the jurisdiction of the Nomination Committee (§10 of the Constitution), the Executive Committee shall discuss the nominations as well as proposals for awarding honorary titles (§11 of the Constitution).

Art. 10 Circulation Procedures

1. Necessary decisions can also be made between meetings of the Executive Committee by means of a circular letter (§8 (6) of the Constitution).

2. The proposals are to be formulated as questions that can be unambiguously answered with "yes" or "no".

3. An interval of at least one month is to be stipulated for voting by mail.

4. The proposal is considered accepted when two-thirds of all the voting members of the Executive Committee concur in this matter.

Additional Provisions

Art. 11 Admission of Members

1. The admission of members in accordance with §3 (1) b of the Constitution takes place upon their application.
2. The Secretary General decides on the application, or the Executive Committee in doubtful cases or rejections.

Art 12 Supporting Members

1. Supporting members are admitted by the Executive Committee upon the application of a national section.
2. The required supporting contribution for recognition of the status of a “supporting member of the IVR” is a yearly contribution of at present at least three annual subscriptions to the journal ARSP.
3. The membership of the supporting member expires when the support is terminated or—upon a decision of the Executive Committee—when the activities of the supporting member have become incompatible with the goals of the IVR.

Art. 13 Admission or Expulsion of National Sections

1. In the admission of a national section the aim should be that the national section should have an area of operation of a nation or a region where possible.
2. Upon the admission of a national section there should be a written agreement concerning the delivery of a part of the membership dues to the IVR.
3. A national section can be expelled if its activities grossly contravene the principles of the IVR or it is has not paid membership dues for five years in spite of warnings.
4. The Executive Committee of the IVR decides as to the admission or expulsion of a national section.

Art. 14 The Journal ARSP

The Editor in Chief of the journal ARSP presents a report of its operations to the Executive Committee every year. He or she is also to report on its Beihefte or special volumes.

Art. 15 The Nomination Committee (§10 of the Constitution)

1. The preparation of the nominations for the election is to begin with a proposal of the Executive Committee. However, no one is bound by this proposal. A member who did not attend two or more meetings of the Executive Committee without valid excuse or without sending a representative should not be renominated. In principle, no one should be nominated who has not consented to perform the duties of the office. Objections and suggestions for alterations by the members of the Nomination Committee are to be thoroughly discussed.
2. The nominations—with alternatives if any—are to be recorded and appended to the minutes of the General Assembly (§6 (9) of the Constitution).

3. Suggestions for the honorary title of “Honorary President of the IVR” can be made by members of the Nomination Committee or—in writing—by the national sections.

4. Both conditions, (a) that the candidate has achieved great distinction in the sphere of the Philosophy of Law and Social Philosophy, and (b) that the candidate has provided extraordinary service to the IVR (§11 of the Constitution), must be strictly examined. The bestowal is possible only upon the proposal of the Nomination Committee.

ARGENTINA

Asociación Argentina de Filosofía del Derecho



RECORDS

☎ *President:* Ricardo A. Guibourg

☎ *Vice president:* Rodolfo L. Vigo

☎ *Secretary:* Pablo López Ruf

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Board surrogates: Armando Andruett, Eduardo Barcesat, Juan Cianciardo and Pablo Navarro

Account reviewers: Eloy Emiliano Suárez and Carlos M. Fernández

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constitucionalista”) and Joaquín Migliore (“John Locke y el problema de la tolerancia”).

The XVIII Argentine Meeting and I Argentine-Chilean Meeting on Philosophy of Law and Social Philosophy will be held in Buenos Aires, from September 30 to October 2, 2004. The convention is organized with the cooperation of the Chilean Society of Legal and Social Philosophy. Main speakers will be Raúl Madrid (U. Católica de Chile), María I. Dabove (U. de Rosario), Claudio Martyniuk (U. de Buenos Aires), Antonio Bascañán Valdés (U. de Chile), Martín D. Farrell (U. de Buenos Aires), Jorge Luis Rodríguez (U. de Mar del Plata), Armando Segundo Andruet (U. Católica de Córdoba) and Carlos Peña González (U. Diego Portales, Chile).

For registration and further information, please turn to

☎ Uruguay 705, 4º piso, Buenos Aires (Estudio Barbarosch), tel. 4372-9571/9690.

☎ barbarosch@speedy.com.ar

☎ Irodriguezfer@cnat.pjn.gov.ar; pachig@ciudad.com.ar

RECENT PUBLICATIONS

Rodolfo L. Vigo, *La injusticia extrema no es derecho (de Radbruch a Alexy)* (Buenos Aires: La Ley, 2004).

Guibourg, Ricardo A., *La construcción del pensamiento: decisiones metodológicas* (Buenos Aires: Colihue, 2004).

Grün, Ernesto, *Una visión sistémica y cibernética del derecho en el mundo globalizado del siglo XXI* (Buenos Aires: Dunken, 2004).

ANNOUNCEMENTS

On August 24, 2004, a public debate will be held in Buenos Aires about “The Limits of the Legal System”. The discussion will be preceded by a panel composed by professors Eduardo Barcesat, Miguel A. Ciuro Caldani, Eduardo Rabossi and Rodolfo Vigo.

At that opportunity, the third issue of the review “Ideas y Derecho”, annuary of AAFD, will be presented and distributed. This issue, presented by Carlos M. Cárcova, contains papers by Jorge Cerdio Herrán (“A propósito de Fuller y el uso lingüístico”), Rodolfo Vigo (“Balance de la teoría discursiva de Robert Alexy”), María Isolina Dabove (“El derecho como complejidad de saberes diversos”), Pablo Navarro (“Normas derivadas y enunciados jurídicos”), Claudio Martyniuk (“Crítica literaria e interpretación jurídica: los senderos que se unen en la indeterminación”), Luiz Fernando Coelho (“La constitución horizontal”), Michel Troper (“Marshall, Kelsen, Barak y el sofisma

AUSTRALIA



Australian Society of Legal Philosophy
ASLP

RECORDS

☞ *President:* Tom Campbell, Charles Stuart University,
Canberra

☞ *Secretary:* Peter Cane, Australian National University,
Canberra

Membership: 89

CONTACT

aslp@coombs.anu.edu.au

Richard Weisberg, Martin Stuart-Fox and The Hon. Justice Callinan (High Court of Australia). ALPSA also runs a \$3,500 National Essay Competition. More information about ALPSA is available online (www.alpsa.net).

We look forward to receiving your submissions.

Yours sincerely,
Max Leskiewicz
President, ALPSA
TC Beirne School of Law
University of Queensland, Australia
max@alpsa.net
www.alpsa.net

ANNOUNCEMENT

ALPSA 2005 Annual Publication:
Alternative Histories of Law and Legal Theory

Call for Submissions

The Australian Legal Philosophy Students Association is calling for submissions to its second Annual Publication. The theme for the 2005 publication is *Alternative Histories of Law and Legal Theory*. Submissions may be in the form of articles, short stories, poems, essays, or even artwork and photography. It is envisaged, however, that most submissions will be academic articles of any length up to 8,000 words (shorter submissions are encouraged; where longer, please confer with the editors). We are particularly interested in receiving submissions from legal philosophers of non-Western countries who can write a short history of their country's legal philosophy in the context of socio-historical developments. This may be restricted as to time (e.g. 'The last 20 years of legal philosophy in the Czech Republic') or to a few important figures. Legal philosophers of any nation may also wish to write about 'forgotten figures' or 'forgotten ideas' of legal philosophy (whether western or not), that is, those that have not made it into mainstream accounts of legal philosophy. Or contributors may want to question the very use of the phrase 'an alternative history.' Submissions should be emailed as word documents to max@alpsa.net or sent in print form and saved on a CD or diskette to Australian Legal Philosophy Students Association, c/o Max Leskiewicz, TC Beirne School of Law, University of Queensland, St Lucia, 4072. Submissions should conform to the Oxford Journal of Legal Studies style guide. The deadline for submissions is the 1st of May 2005.

ALPSA is a student-managed non-profit organisation based at the TC Beirne School of Law, University of Queensland, Australia. ALPSA's patron is Prof. John Finnis (Oxford) and it has a 15-person strong National Academic Board. Its 2004 Annual Publication included contributions from Professors Costas Douzinas, Austin Sarat, Peter Brooks, William Twining, Peter Goodrich,

AUSTRIA

IVR Österreich



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ANNOUNCEMENT

IRIS 2005

8th International Symposium on Computers and Law
(Internationales Rechtsinformatik Symposium)
University of Salzburg (Austria), February 24th–26th, 2005
<http://www.univie.ac.at/RI/IRIS2005>

The 8th International Symposium on Computers and Law, founded by Dr. Friedrich Lachmayer (University of Innsbruck) and DDr. Erich Schweighofer (University of Vienna), will be held from February 24th to 26th, 2005. As customary it will take place at the Law Faculty of Salzburg, Churfürststraße 1, a representative building situated in the picturesque Old City Center.

The annual Symposium, jointly organized by the University of Vienna and the University of Salzburg, was started by an initiative of the OCG and the GI and has become the largest and most important academic conference in the area of Computers and Law in Austria and Central Europe.

IRIS emphasises on information exchange between the leading Austrian and international experts in the field of Computers and Law regarding the pressing jurisprudential questions that arise from the explosive development of modern Information Technology.

The next Symposium will deal with practice related legal issues as well as with technical, philosophical and social fundamentals of the information society. The main topics suggested are e-Government, e-Publication, Legal Theory, IT-Law, IT-Applications, e-Learning and Law and Science Fiction.

The attendance of the Symposium is free of charge, registration is not necessary. Speakers are invited to send

(electronically) their proposals to the Organizers till October 15th – German and English contributions are welcome. The Conference papers will be published in the yearly conference book.

The contact addresses and more information are available on the Conference Homepage

<http://www.univie.ac.at/RI/IRIS2005>.

COURSE LITERATURE

Alexander Somek, *Jurisprudence* (fall 2003):

Introductory remarks

Doing and accounting

There is a widely held belief among those who think that doing law is not just a profitable business but also an ennobling vocation. It says that the law is not merely a system of coercion. Rather, legal obligation appeals to the will in so far as the will is responsive to reasons, more precisely, to reasons going beyond one's self-interest, narrowly understood. The law's claim to authority rests on its ability to bring about peaceful and (reasonably) just social arrangements.

Jurisprudence can be understood as the attempt to explore, first, whether such talk about "reasons" does indeed make sense—and is, thus, more than a mere ideological mirage or a professional pretence—and, second, to establish what we mean by saying that "reason" is relevant for the validation of legal obligation.

A note on the syllabus

The point of departure of this course is narrow. The narrowness is peculiar to "jurisprudence", which concerns itself, more or less exclusively, with the practice of raising and adjudicating legal claims. From this starting point the course will move on to conceptions in which attempts are being made at reconciling the often cumbersome practice of doing law with its built-in appeal to reason.

The first part of the syllabus introduces two remarkable instances of American jurisprudence in which morally exalted views about the practice of law are seriously questioned. Both texts—one modernist, the other one post-modernist—are animated by an enlightening mission, which I find peculiar to American legal culture.

The second part of the syllabus examines conceptions of legal thought in which enlightened scepticism about the practice of law is implicitly rebutted. In a sense, this second part offers a very short tour of the intellectual history of jurisprudence.

Most of the materials included into this part do not need any further explanation. One would find them in any standard jurisprudence course. It may call for an explanation, though, that instead of choosing H.L.A. Hart as the major proponent of legal positivism, as it is usually done in an anglophone milieu, I decided to have students read substantial portions a classical text by Hans Kelsen. In my view, of all the legal positivists Kelsen was the most fascinating. For Kelsen, legal positivism was a tool of dismantling ideological images rampant in legal thought. Most of the thinkers after Kelsen subscribing to legal positivism, including Hart, have fallen short of his penetrating style and have wounded up burying the critical vigour of positivism in an endless series of scholastic meta-controversies.

Note that the modes of accounting for doing law are arranged in a sequence. I suspect that each subsequent stage is a tad more defensible than the previous one. As we shall see, the problem with legal positivism is that it is too good to be true. The prob-

lem with natural law is that it is either trivial or presumptuous. Dworkin's turn to a jurisprudence that emphasises and seriously explores arguments from principle is, in principle (©), to be welcomed. One may well wonder, however, whether its promise that there is one and only one right answer to every legal question does not presuppose some mythological place occupied by judges with no exposure to the moral diversity characteristic of modern pluralist societies. In other words, the difficulty raised by the Dworkinian approach is that instead of bringing legal thought to a happy end ("right answers"), it provokes contentious issues, such as incommensurability, indeterminacy, and the need to return to unprincipled compromise.

In one respect, however, Dworkin may be right. The most fundamental point of the practice of legal argument is that of determining what rights we have. The third part of the syllabus turns, then, as is appropriate for a jurisprudence class, to an important controversial issue. In a world rife with cross-cultural conflict I think that there is special urgency to examine issues raised in the context of a multicultural society. What are the rights of illiberal groups in a liberal society? What are the demands made on the law by a politics of recognition? How is modern public international law to respond to the existence of despotism, "rogue states" or, more generally, to firmly established, religiously homogeneous societies? The predicament posed by the latter is foisted upon us with particular exigency at a time at which the only legal system lacking state-like support appears to be in the process of disintegration.

PART ONE

American enlightenments (with a shot of cynical acid)

Oliver Wendell Holmes, 'The Path of the Law', reprinted in (1997) 110 *Harvard Law Review* 991-1009 (first published in 1897)

Pierre Schlag, *Laying Down the Law. Mysticism, Fetishism, and the American Legal Mind* (NYU Press, 1996) 3-13, 146-159

PART TWO

Doing law with legal elements (the continental way)

Alexander Somek, 'Legal Formality and Freedom of Choice. A Moral Perspective on Jhering's Constructivism' 15 (2002) *Ratio Juris* 52-62

Doing law with authority (legal positivism)

The point and ethos of legal positivism explained

H.L.A. Hart, 'Positivism and the Separation of Law and Morals' (1958) 71 *Harvard Law Review* 593-600, 615-621

Does there have to be an obligation to obey the law?

Joseph Raz, 'The Obligation to Obey – Tradition and Revision' In *Ethics in the Public Domain. Essays in the Morality of Law and Politics* (2d. ed. Clarendon Press, 1995) 341-354

Positivism stated – the continental way

Hans Kelsen, *Introduction to the Problems of Legal Theory* (first published in 1934, trans. B. Litschewski Paulson & S. L. Paulson, Oxford UP, 1992) 1-19

Normativity and the separation of law and morality

Hans Kelsen, *Introduction to the Problems of Legal Theory* (first published in 1934, trans. B. Litschewski Paulson & S. L. Paulson, Oxford UP, 1992) 21-36

The hierarchical structure of the legal system and the problem of interpretation

Hans Kelsen, *Introduction to the Problems of Legal Theory* (first published in 1934, trans. B. Litschewski Paulson & S. L. Paulson, Oxford UP, 1992) 55-89

The demystifying potential of legal positivism: rights, the legal subject, the state, the private/public distinction, etc.

Hans Kelsen, *Introduction to the Problems of Legal Theory* (first published in 1934, trans. B. Litschewski Paulson & S. L. Paulson, Oxford UP, 1992) 37-53, 97-105

Doing law with natural reason

John Finnis, 'On the Incoherence of Legal Positivism' (2000) 75 *Notre Dame Law Review* 1597-1611

Robert P. George, 'What Sex Can Be: Self-Alienation, Illusion or One-Flesh Union' In *In Defense of Natural Law* (Oxford UP, 1999) 161-183

Doing law with principles

The critique of legal positivism

Ronald Dworkin, 'The Model of Rules I' In *Taking Rights Seriously* (2d ed., Harvard UP, 1978) 14-28

Overcoming discretion

Ronald Dworkin, 'The Model of Rules I' In *Taking Rights Seriously* (2d ed., Harvard UP, 1978) 28-45

Principles – which there are: the "rights thesis" explained

Ronald Dworkin, 'Hard Cases' In *Taking Rights Seriously* (2d ed., Harvard UP, 1978) 81-100

Principles – which there are: adjudication beyond convention

Ronald Dworkin, 'Hard Cases' In *Taking Rights Seriously* (2d ed., Harvard UP, 1978) 101-123

Consequences of purporting to do law with principles

The "crystalline structure of legal thought"

Jack Balkin, 'Taking Ideology Seriously: Ronald Dworkin and the CLS Critique' (1987) *UMKC Law Review* 400-417

The structuralist critique of integrity and the alternative explanation of adjudication

Jack Balkin, 'Taking Ideology Seriously: Ronald Dworkin and the CLS Critique' (1987) *UMKC Law Review* 417-433

Examining the alternative explanation

Ken Kress, 'Legal Indeterminacy' (1989) 77 *California Law Review* 295-307, 320-337

Comparisons, balancing and incommensurability

Cass R. Sunstein, 'Incommensurability and Kinds of Valuation: Some Applications in Law' In R. Chang (ed.), *Incommensurability, Incomparability, and Practical Reason* (Harvard UP, 1997) 234-254

Managing disagreement

Cass R. Sunstein, *Legal Reasoning and Political Conflict* (Oxford UP, 1996) 35-61

PART THREE

What rights do they have? A primer on the multiculturalist challenge

Discrimination and cultural identity

Brian Barry, *Culture and Equality. An Egalitarian Critique of Multiculturalism* (Harvard UP, 2001) 55-62, 90-109

Group rights

Charles Taylor, *Multiculturalism and the Politics of Recognition* (Princeton UP, 1992), 51-73

Feminism and multiculturalism

Susan Moller Okin, *Is Multiculturalism Bad for Women?* (Princeton UP, 1999) 9-24

The core of the challenge extended: the rights of non-liberal societies

A law of peoples

John Rawls, *The Law of Peoples* (Harvard UP, 1999) 10-30

Its principles

John Rawls, *The Law of Peoples* (Harvard UP, 1999) 30-43

Decent hierarchical peoples

John Rawls, *The Law of Peoples* (Harvard UP, 1999) 59-85

Ius ad bellum, ius in bello

John Rawls, *The Law of Peoples* (Harvard UP, 1999) 89-105

CANADA



Canadian Section IVR (CS-IVR)

RECORDS

☎ President: *Susan Dimock* (dimock@yorku.ca)

☎ Vice-President: *Chris Tucker*

☎ Past President: *Bob Bright* (bright@cc.umanitoba.ca)

☎ Executive Director: *Nathan Brett* (nbrett@dal.ca)

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NEWS

The 2004 annual meeting of the CS IVR took place at the University of Manitoba, Winnipeg, Manitoba, on June 2. The following papers were presented, together with commentaries as noted:

A) Judicial Power and Democracy

Alistair M. Macleod, "Rawls' Doctrine of Human Rights in The Law of Peoples". Commentary: Mark Capustin

Mark Capustin, "The Authority of Legislation"

Lars Vinx, "Legal Interpretation and Political Integrity in Carl Schmitt and Ronald Dworkin"

Roger Shiner: "Legal Positivism and the Concept of Morality". Commentary: Chris Gray

Chris Maddox, "Hercules Regress". Commentary: Roger Shiner

B) Family Law

Chris Gray, "The Essence of Marriage: The Very Idea: Reflections on Hugo Cyr". Commentary: Alex Wellington [Hugo Cyr]

C) Liberty and Harm

Samantha Brennan, "Welfare, Autonomy, and Moderate Deontology". Commentary: Marc Ramsay

Nathan Brett, "Liberty and Harm: The Canadian Courts on Drugs". Commentary: Marc Ramsay, Nathan Brett

David Elliot and Eldon Soifer, "Privacy and Intimacy." Commentary: Sheldon Wein, Chris Tucker

D) Work in Progress

Susan Dimock, "Why All Feminists Should be Contractarians". Commentary: Paul Viminitz

Paul Viminitz, "On the Deconstruction and Reconstruction of our Folk-Political Categories"

Chris Tucker and Chris MacDonald, "Beastly Contractarianism? A Contractarian Analysis of the Possibility of Animal Rights". Commentary: Paul Viminitz

Chris Tucker, "Four Venial Sins of Contractarians". Commentary: Sheldon Wein.

ANNOUNCEMENT

The 2005 CS IVR meeting will be at the University of Western, Ontario, Canada, and is expected to take place on June 1, 2005. Topics for this meeting are:

- ☞ Law and Justice in a Global Society
- ☞ Just War
- ☞ Privacy and Security
- ☞ Work in Progress

CHILE



Sociedad Chilena de Filosofía Jurídica y Social

RECORDS

New Directory of Sociedad Chilena de Filosofía del Derecho y Filosofía Social (Chile National Section of IVR), 2003 – 2005: *Antonio Bascunán R., Antonio Bascunán V., Jesus Escandón, Pedro Gandolfo, Joaquin García Huidobro, Fernando Quintana, Nelson Reyes, Agustín Squella, Aldo Valle*

CONTACT

☞ *Agustín Squella Narducci*, President
Universidad de Valparaíso
Casilla 3325, Correo 3, Valparaíso – Chile
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Email: asquella@vtr.net
or *Patricia Whittle*: pwhittle@presidencia.cl

NEWS

Symposium about "The Legal and Political Thought of Norberto Bobbio", in collaboration with the Faculty of Law of the University of Valparaíso and Foro de Altos Estudios Sociales Valparaíso, June 18. Further information from asquella@vtr.net.

CHINA



Jurisprudence Institute of Chinese Law
Society – JICLS/ IVR China

RECORDS

- ☞ President: *Prof. LIU Han, Institute of Law, CASS*
- ☞ Secretary-General: *Prof. LIU Zuoxiang, Institute of Law, CASS*

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ANNOUNCEMENT

The 17th International Congress of Penal Law, which is jointly hosted by the International Association of Penal Law (AIDP) and the China Law Society (CLS), is scheduled for September 12 (Sunday) - 19 (Sunday), 2004, in the Chinese capital city of Beijing.

This Congress will be the first time that a major AIDP event take place in an Asian country. The Chinese Government, China Law Society and Chinese criminal justice community highly value this event and closely attend to its preparations. We sincerely hope to make the congress a great success.

The listed conference agenda has included such important topics as the following:

- Topic 1: Criminal Responsibility of Minors in National and International Legal Order;
- Topic 2: Corruption and Related Crimes in International Economic Activities;
- Topic 3: Principles of Criminal Procedure and their Application in Disciplinary Proceedings;
- Topic 4: Concurrent National and International Jurisdiction and the Principle "Ne bis in idem".

In addition, there are two round-table meetings on the following topics:

- Round Table 1: Regional and National Patterns in the International Trafficking in Women and Children;
- Round Table 2: Computer Crimes, Cyber-Terrorism, Child Pornography and Financial Crimes

We believe that discussions over those matters will not only promote research in related fields, but also enhance cooperation in criminal justice in the global level. Besides academic exchanges, the Congress will no doubt provide a wonderful opportunity to develop and renew friendship among the expected over 1000 delegates from over 80 countries and territories throughout the world.

We will organize a large number of local Chinese jurists to attend the Congress including scholars, judges, pro-

secutors, lawyers and judicial officials. Since China adopted the "reform and opening-up" policy in the late 1970s, construction of democracy and law has gained great achievement along with rapid economic growth and social development. The last twenty years have seen continuous reform and improvement of the judicial system, which has learned very much from foreign experiences. Chinese jurists are anxious to conduct international exchanges. We do hope that you and your colleagues might also use the Congress as an opportunity to explore or develop relationship for future exchange or cooperation in whatever form with any Chinese organs, schools, institutes and personalities in the field of criminal justice. We would be happy to be of any assistance.

Besides Congress sessions, we shall also have an appealing social program including visit to courts, jails, and law schools in Beijing. On the Congress excursion day, delegates will tour the Forbidden City and the Great Wall. The social program would help you know more about the Chinese legal system and the Chinese civilization. We have also selected six post-congress tours (self-paid by delegates), which are to be served by the famous China International Travel Service. By attending those tours, you and your colleagues could fully experience the natural beauty of China and feel the history and modernization of an ancient civilization.

The Chinese Government has offered substantial support to the Congress in expectation of a large international participation. The Congress will charge a very low registration fee. For members of AIDP and their accompanying persons, the registration fee is USD300 for each person. For non-AIDP members, it is USD350. Students pay USD200 for registration.

For more information and on-line registration, you may refer to the China Law Society conference website :

<http://www.chinalawsociety.com/>

You can also register by fax or post. We can send you brochures of the Congress upon request. The registration form can be duplicated for more uses. Please do not hesitate to contact us if you have any inquiry or request.

COLOMBIA

Asociación Colombiana de Filosofía
Jurídica y Social

**RECORDS**

The Authorities of the Colombian Association for Philosophy of Law and Social Philosophy are as follows:

- ☞ Honorary President: *Luis Villar Borda*
- ☞ President: *Numas Armando Gil*
- ☞ Vice President: *Vicente Ramírez*

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NEWS

The Third National Congress took place in Barranquilla, Colombia, May 21-23. The speeches will soon be published.

PUBLICATIONS

“La Teoría Impura del Derecho. La Transformación de la Cultura”, Diego Eduardo López (Edit. Legis, 2004).

The Universidad Externado de Colombia in the series of Law Theory and Philosophy of Law has published in the first semester of 2004 the following:

Joseph Raz, “Valor, Respeto y Afecto”.

Luis Villar Borda (ed.), “Hans Kelsen, 1881-1973”, with contributions by Clemens Jabloner, Luis Villar Borda, Rodolfo Arango, Carlos Bernal, Ana María Montoya, Juan Carlos Upegui and Alvaro Navas.

Ricardo García Manrique, “Derechos Humanos y pequeñas injusticias”.

In Print:

Bernd Rüthers, “Carl Schmitt en el Tercer Reich” (translated by Luis Villar Borda).

Rodolfo Arango, “Derechos, Constitucionalismo y Democracia”.

FINLAND

Suomen oikeusfilosofinen yhdistys SOFY ry

**RECORDS**

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- ☞ Vice President: *Jussi Kotkavirta*, Lecturer, PhD, University of Jyväskylä
- ☞ Secretary: *Stiina Löytömäki*, University of Helsinki
- ☞ Honorary President: *Professor Aulis Aarnio*

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NEWS

The Autumn Meeting of the Finnish National Section was dedicated to the memory of the great Finnish philosopher Georg Henrik von Wright (1916-2003), who died in June last year (see the announcement in IVR Newsletter No. 31). The meeting took place in Helsinki at the House of the Sciences on December 4, 2003. Honorary President Aulis Aarnio and Professor Eerik Lagerspetz had their presentations concerning the significance of the work of von Wright as regards the development of Finnish legal thinking. The text of Aulis Aarnio has later been published in Finnish in the periodical *Lakimies* (“Muistikuvia – Georg von Wright ja suomalainen oikeusajattelu”; Pictures of Memory – Georg Henrik von Wright and the Finnish Legal Thinking, *Lakimies* 2004/3, pp. 502 -515).

On the same occasion, two new books were published: Francois Ewald’s, “Normi yhteisen mittapuun käytäntönä” [Norm as Practise of a Shared Yardstick] (The book consists of two parts, the other one is written by Kaarlo Tuori), *Suomalaisen Lakimiesyhdistyksen julkaisu*, Helsinki 2003, and, Kimmo Nuotio (Ed.), “Oikeusteoreettisia katkelmia” (Fragments to a Legal Theory), *Suomalaisen Laki-miesyhdistyksen julkaisu*, Helsinki 2003. The latter book, which was dedicated to the memory of G. H. von Wright, includes five larger articles which focus on the work of five different legal thinkers. Aulis Aarnio writes about the work of Alf Ross, Eerik Lagerspetz about that of von Wright, and Kimmo Nuotio about that of Aarnio himself.

The National Section held its annual meeting in Helsinki

on March 31, 2004. A new board was elected. Professor Kimmo Nuotio renewed his position as the President of the National Section, and lecturer, PhD Jussi Kotkavirta took the vice presidency. LL.D. Toomas Kotkas held the annual meeting lecture: “On Immanuel Kant’s views on pardon and on the interpretations given to them”.

The national section had its annual spring term meeting at the University of Jyväskylä. Vice president Jussi Kotkavirta chaired the sessions. On the list were the following topics: Kimmo Nuotio, “On Republicanism as understood by Philip Pettit”, Arto Laitinen, “On theories of recognition and the question of justice”, Heikki Ikäheimo, “Social ontology and the relationships of recognition”, Samuli Hurri, “Yvonne van Duyn’s unacceptable commitment”, Jari Kauppinen, “Lying and politics”.

ANNOUNCEMENT

The Research Institute for Social Sciences of the University of Tampere will arrange, together with the National Graduate School in Legal Studies, in November 11-12, 2004, in Tampere a seminar on “Society, Law, Human Being—and the World. Justice in Legal and Social Sciences”. Contact: juha.karhu@ulapland.fi

RECENT PUBLICATIONS

Kotkas, Toomas, “Suosiosta ja armosta” Tutkimus armahdusoikeuden historiasta autonomian ajan Suomessa. [“On Grace and Mercy” – The history of the prerogative of pardon in 19th century Finland] (Helsinki: Suomalainen Lakimiesyhdistys, 2003).

Minkkinen, Panu, “Lainoppi ja metafysiikan vastustus: B.C. Carlsonin ‘konstruktivistisestä oikeustieteestä’” [on the “constructive jurisprudence” of Justice B.C. Carlson], p. 421-466, *Oikeustiede: Jurisprudentia. Yearbook of the Finnish Lawyers’ Society*. Vol XXXVI (Helsinki: Suomalainen lakimiesyhdistys, 2003).

Nuotio, Kimmo (Ed.), “Europe in Search of ‘Meaning and Purpose’”, Helsinki: Forum Iuris 2004. (Contains articles by: Ian Ward, Zenon Bankowski, Kaarlo Tuori, Scott Veitch, Oliver Gerstenberg, Inger-Johanne Sand and Kimmo Nuotio).

Siltala, Raimo, “Oikeustieteen tietenteoria” [A Theory of the Science of Law], with a Summary in English (Helsinki: Suomalainen lakimiesyhdistys, 2003).

Tontti, Jarkko, “Right and Prejudice” (Aldershot: Ashgate Publishing Ltd, 2004).

FRANCE 2



Société Française pour la Philosophie et la Théorie Juridiques et Politiques – SFPJ

RECORDS

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- ☼ Secretary General: *Eric Millard*, professor of public law at the Université de Paris XI
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- ☼ Treasurer: *Carlos Miguel Pimentel*, professor of public law at the Université de Versailles – Saint Quentin
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- ☼ Honorary President: *Philippe Raynaud*

CONTACT

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COURSE LITERATURE

Alland D. et Rials S. (dir.), Dictionnaire de la culture juridique, PUF, 2003.

Arnaud A.J (dir.), Dictionnaire encyclopédique de théorie et de sociologie du droit, Paris; LGDJ, 1993.

Assier-Andrieu L, le droit dans les sociétés humaines, Nathan, 1996.

Atias C. Epistémologie juridique, PUF.

Beaud. O, La puissance de l’Etat, PUF, 1994.

Béchillon D. de, Qu’est-ce qu’une norme juridique ? O. Jacob, 1997.

Bobbio N, Textes théoriques, LGDJ, 1999.

Brimo A., Les grands courants de la philosophie du droit et de l’Etat, Pédone, 1978.

Caillosse, J, Introduire au droit, Montchrestien (dernière édition).

Carbonnier J., Flexible droit, LGDJ.

David R. et Jauffret-Spinozi C., Grands systèmes juridiques contemporains, Dalloz, 2002.

Hart H.L.A., Le concept de droit, Presses universitaires de Saint Louis, 1975.

Jestaz P., Le droit, Dalloz.

Kelsen H, Théorie pure du droit, LGDJ, 1999.

Kelsen H, Théorie générale des normes, PUF, 1997.

Kelsen H, Théorie générale de l’Etat, LGDJ, 1999.

Oppetit B., Philosophie du droit, Dalloz.

OST F., Le temps du droit, O. Jacob.

Perelman Chaim, L'argumentation juridique, Dalloz.
 Perelman Chaim, Logique juridique, Dalloz.
 Renaud A. et Sosoe L., Philosophie du droit, PUF.
 Ricoeur P., Le Juste, Seuil 1995.
 Ross A., Introduction à l'empirisme juridique, LGDJ, 2004.
 Santi Romano, L'ordre juridique, Dalloz 2002.
 Rouland N., Aux confins du droit, O. Jacob, 1991.
 Terré F., Introduction générale au droit, Dalloz.
 Troper M., Pour une théorie juridique de l'Etat, PUF, 1994.
 Troper M., La philosophie du droit, PUF, 2003.
 Troper M., La théorie du droit, le droit, l'Etat, LGDJ 2002.
 Villey M., Philosophie du Droit, Dalloz.
 Villey M., Le droit et les droits de l'homme, PUF.
 Villey M., La Formation de la pensée juridique moderne, PUF, 2002.
 Revues : Archives de philosophie du droit ; Droits ; Droit et société ; Droit et Cultures; Ratio Juris ; Materiali per la Cultura Giuridica ; Analisi e diritto.

GERMANY



IVR Internationale Vereinigung für Rechts- und Sozialphilosophie Sektion Deutschland

RECORDS

Executive board:

- ☛ *Ulfrid Neumann* (President), Institut für Kriminalwissenschaften und Rechtsphilosophie der Johann Wolfgang Goethe-Universität, Senckenberganlage 31-33, D-60054 Frankfurt/Main, tel. 069-798- 22921/2, fax 069/798-22204; e-mail: U.Neumann@jur.uni-frankfurt.de.
- ☛ *Lorenz Schulz* (Vice-President and Treasurer), same address; e-mail: L.Schulz@jur.uni-frankfurt.de

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NEWS

The next bi-annual conference of the German section will take place Sept. 23-25, 2004 at the University of Kiel, organized by Professor Robert Alexy. The general subject is „Juristische Grundlagenforschung“, lectures will deal with the impact of jurisprudence in the doctrinal fields of public law, criminal law, and civil law. The plenary lectures will be given (in chronological sequence) by Horst Eidenmüller, Joachim Renzikowski, Dirk Heckmann, and Katja Langenbacher. The presentations in the sections will come from Karl-Eberhart Hain, Nils Jansen, Christiane Wendehorst, Armin Engländer, Jan-Reinhard Sieckmann, Stefan Huster, and Frank Saliger (for details see <http://www.rechtsphilosophie.de> and www.uni-kiel.de/IVR-Tagung_2004).

Sub-Sections

Sub-section/Study Group on „History of Ideas of Legal Philosophy“

This IVR Study Group conducts bi-annual conferences nearby Hannover in between the bi-annual conferences of the national section. It held its second meeting in late Sept. 2003 on norms becoming fuzzy and the new formation of natural law – From Thomas Aquinas to Spanish Late Scholasticism.

For details see www.rechtsphilosophie.de; for information on the publication of the meetings see www.arbeitskreis-ideengeschichte.uni-hd.de.

Sub-section Jena

This sub-section held its last conference on Anselm Feuerbach. Just recently, the lectures were published: Gröschner, Rolf/Haney, Gerhard (eds.): Die Bedeutung P.J.A. Feuerbachs (1775-1833) für die Gegenwart. IVR-Tagung 15./16. März 2002, ARSP-Beiheft, vol. 87, Wiesbaden 2004, pp. 240.

Junges Forum Rechtsphilosophie (JFR)

This initiative was founded in 1993 and holds annual conferences. The present speakers are: Dr. *Jochen Bung* (Frankfurt/Main) and Carsten Becker (Kiel). The 11th conference will take place in Kiel, Sept. 22-23, 2004, on topic of „Objectivity in Law“. Speakers will be: Andreas Funke (Cologne), Christoph-Eric Mecke (Hannover), Steffen Wesche (Karlsruhe), and Jochen Bung (Frankfurt/Main) (for details see www.rechtsphilosophie.de and www.uni-kiel.de/JFR-Tagung_2004).

RECENT PUBLICATIONS

- Atienza, Manuel/Pattaro, Enrico u.a. (eds.), *Theorie des Rechts und der Gesellschaft. Festschrift für Werner Krawitz zum 70. Geburtstag* (Berlin 2003).
- Böcher, Urs Peter, *Präimplantationsdiagnostik und Embryonenschutz. Zu den Problemen der strafrechtlichen Regelung eines neuen medizinischen Verfahrens* (Göttingen 2004).
- Bondolfi, Alberto u.a. (eds.), *Hirntod und Organspende* (Basel 2004).
- Byrd, B.Sharon u.a. (eds.), *Strafrecht und Rechtsphilosophie/Criminal Law and Legal Philosophy. Jahrbuch für Recht und Ethik, Band 11* (2003), Berlin.
- Dietz, Simone, *Die Kunst des Lügens. Eine sprachliche Fähigkeit und ihr moralischer Wert* (Hamburg 2003).
- Fabio, Udo, *Die Staatsrechtslehre und der Staat* (Paderborn 2003).
- Gerhardt, Volker, *Die angeborene Würde des Menschen. Aufsätze zur Biopolitik* (Berlin 2004).
- Gröschner, Rolf/Haney, Gerhard (eds.), *Die Bedeutung P.J.A. Feuerbachs (1775-1833) für die Gegenwart. IVR-Tagung 15./16. März 2002, ARSP-Beiheft 87* (Wiesbaden 2004).
- Habermas, Jürgen, *Der gespaltene Westen* (Frankfurt/Main 2004).
- Halem, Friedrich von, *Recht oder Gerechtigkeit? Rechtsmodelle in Ost und West von der Antike bis zur Moderne* (Graz 2004).
- Hörster, Norbert, *Haben Tiere eine Würde?* (München 2004).
- Junge, Matthias, *Macht und Moral* (Wiesbaden 2003).
- Joerden, Jan C., *Menschenleben. Ethische Grund- und Grenzfragen des Medizinrechts* (Wiesbaden 2003).
- Kaufmann, Arthur/Hassemer, Winfried/Neumann, Ulfrid (eds.), *Einführung in Rechtsphilosophie und Rechtstheorie der Gegenwart* (Heidelberg, 7. (erweiterte) Aufl. 2004).
- Kellerwessel, Wulff, *Normenbegründung in der Analytischen Philosophie* (Würzburg 2004).
- Kettner, Matthias (ed.), *Welche Autorität haben nationale Ethik-Komitees?* (Münster 2003).
- Klenner, Hermann, *Die Geschichtlichkeit des Rechts. Klassisches Rechtsdenken in Deutschland* (Köln 2003).
- Koller, Peter (ed.), *Die globale Frage* (Wien 2004).
- Lenk, Hans/Maring, Matthias, *Natur, Umwelt, Ethik* (Münster 2003).
- Olayiwola-Olosun, Birgit, *Verantwortung bei Jonas, Aristoteles und in der Philosophie der traditionellen Yorùbareligion* (Münster 2003).
- Pieper, Hans-Joachim (ed.), „Hat er gemordet, so muss er sterben“. *Klassiker der Philosophie der Todesstrafe* (Bonn 2004).
- Rhonheimer, Martin, *Abtreibung und Lebensschutz* (Paderborn 2003).
- Sandkühler, Hans-Jörg/Fathi, Triki (eds.), *Der Fremde und die Gerechtigkeit. L' étranger et la justice* (Bern 2003).
- Seibert, Christoph, *Politische Ethik und Menschenbild. Eine Auseinandersetzung mit den Theorieentwürfen von John Rawls und Michael Walzer* (Stuttgart 2004).
- Siep, Ludwig/Quante, Michael (eds.), *Der Umgang mit dem beginnenden menschlichen Leben. Ethische, medizintheoretische und rechtliche Probleme aus niederländischer und deutscher Perspektive* (Münster 2004).
- Sitter-Liver, Beat, *Gerechte Organallokation* (Fribourg 2004).
- Soetemann, Arend (ed.), *Pluralism and Law (Proceedings of the 20th IVR World Congress Amsterdam 2001). Vol. 1: Justice, ARSP-Beiheft 88* (Wiesbaden 2004); *vol. 2: State, Nation, Community, Civil Society, ARSP-Beiheft 89* (Wiesbaden 2004).
- Ulmschneider, Christoph, *Eigentum und Naturrecht in Deutschland des beginnenden 19. Jahrhunderts* (Berlin 2003).
- Zippelius, Reinhold, *Wege und Irrwege zur Gerechtigkeit* (Stuttgart 2003).

GREECE

The Greek Society for Philosophy of Law and Social Philosophy



RECORDS

- ☞ President: Prof. Dr. Dr. *Stavros Panou*
- ☞ Secretary General: Dr. *Nicolas Philipidis*

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ANNOUNCEMENTS

On September 28-30, 2004, a Symposium will be held at the University of Crete, on the topic "Political Ideologies and Democracy". Speakers: Prof. G. Torre, Prof. S. Volpi, Prof. St. Panou, Prof. E. Manolis, Dr. P. Konstantinidis, Dr. N. Philipidis.

The next conference of the Greek Society for Philosophy of Law and Social Philosophy will take place in Patras, November 18-19, 2004, on the topic "Morality and Law".

RECENT PUBLICATIONS

- K. Focas, *Utilitarianism and Law* (Athens 2003).
- N. Philipidis, *Technology, Law and Information* (Athens 2004).
- L. Orfanos, *Contemporary Jurisprudence* (Irakliou, Crete, 2004).

HONDURAS

Honduran IVR Association



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The Honduran National Section of the IVR is currently undergoing reorganization.

HUNGARY

IVR Hungarian National Section



RECORDS

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COURSE LITERATURE

The Teaching of Legal Philosophy in Hungary

by Csaba Varga

Professor of the Catholic University of Hungary,
 Secretary of IVR/Hungary

In Hungary, Faculties of Law have some discretion in how to fill the commonly agreed and governmentally approved curricular framework in legal education. The most demanding curriculum in teaching philosophy of law from among the nine working faculties has been developed by the Institute for Philosophy of Law within the Catholic University of Hungary.

Undergraduate level (cca. 4000 students all in all)

INTRODUCTION TO LAW (semester 1) is followed by LEGAL THEORY I (semester 2) in the 1st year. The 2nd year is devoted to THEORY OF STATE I and II (semesters 3–4), concluded by LEGAL THEORY II (semester 5) in the first half of the 3rd year. In addition to end-of-the-term oral examinations, both Legal Theory and Theory of State are only completed when a final oral examination in both subjects before a committee appointed by the Institute is made. Students holding a special interest in Legal Theory I and Theory of State I may take facultative seminars, in the course of which they themselves are pre-lecturing and discussing on the readings of the subject. Preparation to the final oral examinations is assisted by obligatory exercises in Legal Theory II and Theory of State II, all in small groups presupposing active participation.

In the first half of the closing 5th year, one of the courses of either ANTHROPOLOGY OF LAW, or SOCIOLOGY OF LAW or NATURAL LAW has to be obliga-

torily taken (semester 9), ending by an essay to be written on topics communicated by the Institute on the spot.

All through the five years a certain number of specialising courses (attached to the obligatory courses) has also to be taken. The menu offered by the Institute includes COMPARATIVE LAW: HISTORY AND METHODOLOGY, COMPARATIVE LAW: FAMILIES OF LAW, CODIFICATION, COMPARATIVE LEGAL CULTURES, LAW AND LANGUAGE, as well as TRANSITION TO RULE OF LAW, in addition to LAW, ARTS AND NARRATION as well as EUROPEAN CONSTITUTIONAL PHILOSOPHY and POLITICAL PHILOSOPHY.

As to *teaching materials* (only indicated here when there is an equivalent title also available in English),

LEGAL THEORY uses, from Csaba VARGA, *Lectures on the Paradigms of Legal Thinking* (Budapest: Akadémiai Kiadó 1999) vii + 279 pp. [Philosophiae Iuris] and *Law and Philosophy Selected Papers in Legal Theory* (Budapest: ELTE “Comparative Legal Cultures” Project 1994) xi + 530 pp. [Philosophiae Iuris] as textbooks, and PERELMAN’s ‘Désaccord et rationalité des décisions’, LAKOFF’s ‘Cognitive Science and the Law’, HART’s *The Concept of Law* (ch. VII § 1), FISH’s ‘Fish v Fiss’ {translated—from within Varga’s reading series—in *A jogi gondolkodás paradigmái Szövegek* [Paradigms of Legal Thought: Texts, 1996] (Budapest 2003)}; JHERING’s *Der Kampf ums Recht*, EHRLICH’s *Freie Rechtsfindung und freie Rechtswissenschaft*, KANTOROWICZ’ *Der Kampf um die Rechtswissenschaft*, STAMMLER’s *Richtiges Recht*, KELSEN’s ‘The Pure Theory of Law and Analytical Jurisprudence’ and ‘Positivisme juridique et doctrine du droit naturel’, RADBRUCH’s ‘Gesetzliches Unrecht und übergesetzliches Recht’, FULLER’s ‘The Case of the Speluncean Explorers’, DWORKIN’s ‘Is Law a System of Rules?’ and KRAWIETZ’ ‘Die Lehre vom Stufenbau des Rechts’ {in his *Jog és filozófia* [Law and philosophy] (Budapest 2001)}; STEIN’s ‘Logic and Experience in Roman and Common Law’, HONORÉ’s ‘Legal Reasoning in Rome and Today’, PERELMAN’s ‘Legal Ontology and Legal Reasoning’, RUDDEN’s ‘Courts and Codes in England, France and Soviet Russia’, HALLAQ’s ‘Legal Reasoning in Islamic Law and the Common Law’ and ROSEN’s ‘Equity and Discretion in a Modern Islamic Legal System’ {in his *Összehasonlító jogi kultúrák* [Comparative legal cultures] (Budapest 2000)} as readings.

Specialising courses use,

for TRANSITION TO RULE OF LAW, from VARGA, *Transition to Rule of Law On the Democratic Transformation in Hungary* (Budapest: ELTE “Comparative Legal Cultures” Project 1995) 190 pp. [Philosophiae Iuris] and *Coming to Terms with the Past under the Rule of Law The German and the Czech Models* (Budapest 1994) xxvii + 178 pp. [Windsor Klub] as textbooks,

for COMPARATIVE LEGAL CULTURES, SMITH’s ‘The Unique Nature of the Concepts of Western Law’, KELLEY’s ‘Gaius Noster’, KIRALFY’s ‘Law and Right in English Legal History’, CHLOROS’ ‘Common Law,

Civil Law and Socialist Law', SACK's 'Law & Custom', YNTEMA's 'Equity in the Civil Law and the Common Law', BOLGAR's 'Why nN Trusts in the Civil Law?', GLUCKMAN's 'Natural Justice in Africa', DIAMOND's 'The Rule of Law versus the Order of Custom', LEE & LAI's 'The Chinese Conceptions of Law', CHOI's 'Western Law in a Traditional Society: Korea', KIM & LAWSON's 'The Law of Subtle Mind', GERMANUS' 'Das islamische Recht', KAWASHIMA's 'Japanese Way of Legal Thinking' and SHAPIRO's 'Islam and Appeal' {in *Összehasonlító jogi kultúrák*, ibid.}, as well as, for LAW AND LANGUAGE, HOHFELD's *Fundamental Legal Conceptions*, HART's *Definition and Theory in Jurisprudence*, ROSS' 'Tü-tü', SYMPSON's 'The Analysis of Legal Concepts', OLIVECRONA's 'Legal Language and Reality', KAUFMANN's 'Gedanken zu einer ontologischen Grundlegung der juristischen Hermeneutik', BETTI's 'Di una teoria generale della interpretazione', GOODRICH's 'Historical Aspects of Legal Interpretation', FISS' 'Objectivity and Interpretation' {in *Jog és nyelv* [Law and language] ed. Csaba Varga & Miklós Szabó (Budapest 2000)} as readings.

By the first term of the 3rd and the 4th years, two papers of 15 pages each on any topics from within the obligatory subjects has to be prepared. In order to start the closing state examinations during the 10th semester, a thesis of 50 pages, developing its freely chosen topic through the consultation of international literature in several languages is also to be submitted. Islamic and Japanese arrangements, quest for communitarian background, paradoxes of rationality, universality and particularity of human rights, "say it with music" in law, globalisation and legal imperialism, search for substantivity in law are some of the recurrent topics for students to prefer.

Graduate level (about 120 students all in all)

Of the total three years, the first half is partly dedicated to classroom specialising courses. From within legal philosophy, TRANSITION TO RULE OF LAW with NEW GLOBAL DEVELOPMENTS (semester 1) is followed by THEORY OF THE LEGAL PROCESS with COMPARATIVE JUDICIAL MIND (semester 2), to be ended by NEW TRENDS IN LAW AND LEGAL THINKING (semester 3), all ended by oral examinations.

As to teaching materials,

TRANSITION uses Kálmán KULCSÁR *Modernization and Law* (Budapest: Akadémiai Kiadó 1992), Béla POKOL *The Concept of Law* (Budapest: Rejtjel 2001) 152 pp., *European Legal Cultures* ed. Volkmar GESSNER, Armin HOELAND, Csaba VARGA (Aldershot, etc.: Dartmouth 1996), Parts III & V [Tempus Textbook Series on European Law and European Legal Cultures I], in addition to the ones of the same course title at undergraduate level;

THEORY uses, from VARGA, *Theory of the Judicial Process The Establishment of Facts* (Budapest: Akadémiai

Kiadó 1995) vii + 249 pp. and *Codification as a Socio-historical Phenomenon* (Budapest: Akadémiai Kiadó 1991) viii + 391 pp., as well as *European Legal Cultures*, ibid., Parts I & II;

NEW TRENDS uses *Historical Jurisprudence* ed. József Szabadfalvi (Budapest 2000), Hans KELSEN *Tiszta Jogtan* [Reine Rechtslehre, 1934] ed. Csaba Varga (Budapest: ELTE Bibó István Szakkollégium 1988 & Rejtjel 20012), *Scandinavian Legal Realism* ed. Antal Visegrády (Budapest 2002), István LOSONCZY *Abriss einer realistischen rechtsphilosophischen Systems* [1948] ed. Csaba Varga (Budapest: Szent István Társulat 2002) [Philosophiae Iuris]; H. L. A. HART *A jog fogalma* [The Concept of Law, 2nd ed.] trans. Péter Takács (Budapest: Osiris 1995), Ferenc Hörcher *Prudentia iuris Towards a Pragmatic Theory of Natural Law* (Budapest: Akadémiai Kiadó 2000) [Philosophiae Iuris], as well as, from VARGA, *The Place of Law in Lukács' World Concept* (Budapest: Akadémiai Kiadó 1985, 19982) 193 pp. and 'Meeting Points between the Traditions of English–American Common Law and Continental-French Civil Law (Developments and Experience of Postmodernity in Canada)' *Acta Juridica Hungarica* 44 (2003) 1–2, pp. 21–44.

ITALY

Società Italiana di Filosofia Giuridica e Politica



RECORDS

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HOMEPAGE

www.fildirg100.giu.uniroma1.it/SIFGP.htm

NEWS

In Italy there are courses of “Philosophy of Law” (and/or “General Theory of Law”, “Sociology of Law”, “Theories of Justice” etc.) in 47 Law Faculties, 6 Humanity Faculties, 7 Faculties of Political Science, 2 Sociology Faculties, 2 Faculties of Economics, 1 Faculty of Biology.

ANNOUNCEMENTS

The XXIV National Congress of the “Società Italiana di Filosofia Giuridica e Politica” (SIFGP) – Science and Law: Ethical, Juridical and Socio-political Profiles – will take place in Catania from 23 to 25 September 2004:

XXIV National Congress
 Società Italiana di Filosofia Giuridica e Politica
 Catania, 23 – 25 September 2004
*Science and Law: Ethical, Juridical
 and Socio-political Profiles*

FIRST DAY

Morning : Welcome reception (Chancellor and Dean) and opening addresses (Bruno Montanari)

Opening: Bruno Carcaterra (President SIFGP)

Reports

☎ Prof. Amedeo Conte – Philosophic report

☎ Prof. Jacques Lenoble – “Theory of Norm and Governance Theory in Philosophy of Law: the current debate between Hermeneutic and Pragmatism”

Debate:

The congress will go on with a confrontation among the ethical, the juridical and the socio-political levels. These confrontations will be moderated, stimulated and arbitrated by a third party who will play an active role

in the debate. An active participation of the public will be welcomed. Also the “conclusion” of the debate will be “polyphonic”.

SECOND DAY

Morning: “Ethical” confrontation: Freedom, Security, and Responsibility.

Francesco D’Agostino – Vincenzo Ferrari. Arbitrator:
 Francesco Viola

Afternoon: “Juridical” confrontation: Epistemology and Law Expectations

Eligio Resta – Mariachiara Tallacchini. Arbitrator:
 Mario Jori

THIRD DAY

Morning: “Socio-political” confrontation: Fundamental Rights and Governance.

Emanuele Castrucci – Vittorio Villa. Arbitrator:
 Giuseppe Zaccaria

Afternoon: Concluding remarks and Debate.

Pietro Barcellona – Alfonso Catania. Arbitrator: Francesco Cavalla

Evening: Dinner

During the works there will be a commemoration of Norberto Bobbio.

From 11 to 13 November 2004, the Board of Directors of the the Italian Association of Sociology (AIS) and the Research Council will arrange the AIS National Congress, about: “Anni in salita. Speranze e paure degli italiani”. Contributions are scheduled from each of the eleven section of the AIS.

INFORMATION ABOUT RESEARCH

Organizer:

Paolo Comanducci

Full professor in Philosophy of Law - University of Genova,

Dipartimento di cultura giuridica “Giovanni Tarello”
 e-mail: comanducci@unige.it

International Meeting:

The Relationship between Italy and Latin America from a Legal Point of View

University of Genoa, Main Building, May 25, 2004

Speakers:

Emilio Albarenga (University of Córdoba): “New Argentinian Constitution and the Civil Procedure Codes”

Sergio La China (University of Genoa): “Italian Constitution and the Civil Procedure Code”

Mario G. Losano (University of Milan): “Rural Reform in Brazil”

Marcela Varejão (University of Milan): “Lands Intrusion and the Courts: An Empirical Analysis”

Paolo Comanducci (University of Genoa): “The Relations

between Italy and Latin America in the Field of Analytical Philosophy of Law”

This Congress is an instance of the close cooperation existing among Genoa University and a variety of Latin America Universities, in the area of legal studies, and particularly in the field of jurisprudence and philosophy of law.



Organizer:

Isabel Trujillo Perez

Full professor in Philosophy of Law - University of Palermo

Dipartimento di studi su Politica, Diritto e Società
itrujillo@unipa.it

Local meeting:

The Islamic Law and the State

May 25, 2004

Main speaker:

Hamadi Redissi, University of Tunis “El Manar”

Prof. Redissi presented his recent book “L’exception islamique” (Le Seuil, Paris), in which he analyses the tradition of Islamic law and notes a missing capacity of innovation from the point of view of the relationships between law and State



Organizer:

Patrick Nerhot

Full professor in Philosophy of Law - University of Torino

patrick.nerhot@unito.it

International meeting:

Argumentation and Truth

June 6-7, 2004

Speakers:

P. Livet, V. Vidarte, B. Jackson, F. Gil, F. van Emeeren, N. Sanchez Durà, P. Heritier, G. Tuzet, P. Nerhot



Organizer:

Baldassare Pastore

Full professor in Philosophy of Law - University of Ferrara, Department of Legal Sciences

International meeting:

Tradition between Theory, History and Comparison

March 19, 2004

Law Faculty, Ferrara

Speakers:

Tomasz Giaro (Max Planck Institut für Europäische Rechtsgeschichte)

Baldassare Pastore (University of Ferrara)

Alessandro Somma (University of Ferrara)



Organizer:

Antonio Tarantino

Full professor in Philosophy of Law - University of Lecce

Local seminars:

Il rispetto della vita

From February to April 2004

Speakers:

Angelo Serra, Embrione e inizio della vita

Attilio Pisanò, La procreazione fra individuo e specie

Michele Lenoci, Il diritto alla vita fra qualità e sacralità

Laura Lippolis, La Pacem in terris a quarant’anni dalla sua adozione

The seminars have been organised in collaboration with the Pontifical Theological Faculty of South Italy- Istituto di Scienze religiose di Lecce, and had the proposal to spread the problems connected with bioethics.

Local Meeting:

L’intervento umanitario. Tendenze attuali della comunità internazionale

June 8, 2004

Speakers:

Vincenzo Starace, L’intervento delle Nazioni Unite e quello degli Stati

Umberto Lanza, Prevenzione e reazione alle gross violazioni dei diritti umani fondamentali

Saverio De Bellis, Intervento umanitario e atti di terrorismo

Paola Matarazzo, Il ruolo della base logistica delle Nazioni Unite di Brindisi

Marta Laurienzo, Il ruolo della Base di Pronto intervento umanitario delle Nazioni Unite di Brindisi

The Meeting has been realised in collaboration with the Degree in Political Science and International Relations, and has faced one of the most important theme of the contemporary juridical and philosophical debate: the universalization of human rights.



Organizer:

Bruno Romano

Full professor in Philosophy of Law - University of Roma “La Sapienza”

Local Seminars (directed by B. Romano):

Linguaggio e diritto a proposito di La polemica sui concetti giuridici (Giuffrè 2004, raccolta di scritti di Calogero,

Cesarini Sforza, Jemolo, Pugliatti a cura di N. Irti)

June 11-12, 2004

Speakers:

L. Avitabile, A. Punzi, D. Cananzi

Local seminar:

La manipolazione della mente tra etica e filosofia

May 6-7, 2004

University of Catania

Speakers:

P. Barcellona, F. Ciaramelli, B. Romano

Book presentation:

La polemica sui concetti giuridici, raccolta di scritti di Calogero, Cesarini Sforza, Jemolo, Pugliatti (a cura di N. Irti,

Giuffrè, 2004)

Istituto A. C. Jemolo
Roma, June 17, 2004

Speakers:

Angelo Falzea, Gaetano Carcaterra, Pietro Rescigno,
Bruno Romano, Gennaro Sasso, Piero Schlesinger



Organizer:

Giuseppe Limone

Full professor in Political Philosophy - II University of
Napoli

The University Chairs of Philosophy of Law (Held by
Prof. Giuseppe Limone and Prof. Ulderico Pomarici) of
the II University of Napoli have been attending, during
the past years, to a far-reaching activity, mainly focusing
on seminars and meetings, and also providing a Doctor-
ate Course (Ph.D) on :”Human rights and fundamental
rights. Theories, ethics and symbolics of citizenship.

Among the soon-to-come activities we are pleased to
point out the following:

International meeting:

*The presence of the symbol within the anthropological extent of
the religious universe and the human institutions*

Speakers:

Marco M. Olivetti, Angela Ales Bello (Univ. Lateranense-
Roma), Domenico Venturelli (Univ. of Genova), Sergio
Sorrentino (Univ. of Salerno), Francesca Menegoni (Univ.
of Padova), F. Totaro (Univ. of Macerata) Giulio Maria
Chiodi (Università of Napoli).

International meeting:

Differences and relationships among cultures

Speakers:

Mokdad Arfa (University of Tunisi), Bianca Maria
d’Ippolito (Univ. of Salerno), Douglas Hedley (Univ. of
Cambridge), Vincenzo Baldini (Univ. of Cassino), Hamed
Halouani (Univ. of Tunisi), Hatem Zghal (Univ. of Tunisi),
G.M. Piccinelli (II Univ. of Napoli), Ralph Kopp (Univ.
of Dortmund), Sergio Sorrentino (Univ. of Salerno).

International seminar:

A Dialog with the Islamism

Speaker:

Paolo dall’Oglio (from the Syrian Religious Community).

International seminar:

The International Criminal Court as seen by the Arabic world

Speaker:

El Geehani, University of Teheran

International seminar:

Antropology and legal comparation among different systems

Speaker:

Etienne Le Roy

International meeting:

*The directive power of juridical principles within the enviro-
mental laws*

Speakers:

Nicolas De Sadeleer (Univ. of Montpellier), Domenico
Amirante (II Univ. of Napoli), Giuseppe Limone (II Univ.

of Napoli), Marchisio (Univ. of Roma), Stefano Grassi
(Univ. of Firenze), Paolo dell’Anno (Univ. of L’Aquila),
Fabrizio Fracchia (Univ. of Torino), Haumont Univ. (Univ.
of Bruxelles), Ribot Cathrine (Univ. of Montpellier), Lau-
rence Baile (Univ. of Montpellier).

Local meeting:

The Rosselli brothers; a creative heresy, an unique legacy

Speakers:

Marina Calloni, Santi Fedele, Gian Biagio Furiozzi,
Nicola Terracciano, Giuseppe Limone, Gennaro Franciosi,
Simone Visciola, Lorella Cedroni, Zeffiro Ciuffolotti,
Gian Luca Corradi.

International meeting:

*Towards the post-sovereignty? Right and guaranties inside
the crisis of the contemporary sovereignty*

Speakers:

Umberto Allegretti, Yann Moulrier Boutang, Diego
Guagliioni, Francesco Viola, Giulio Maria Chiodi, Biagio
De Giovanni, Pasquale De Sena, Carlo De Rita, Giuseppe
Limone, Ulderico Pomarici.



Organizer:

Gianfrancesco Zanetti

Full professor in Philosophy of Law - University of
Modena and Reggio Emilia

Dipartimento di Scienze Giuridiche

Modena Seminars in Legal Philosophy

In this seminar, a scholar of international fame is invited
to discuss with students from the course and with a dis-
cussant from the Faculty issues largely debated

Practical Ethics: Normative Arguments and Spaces of Law

March 24, 2004

Speaker:

Mauro Barberis (University of Trieste)

Discussant:

Gladio Gemma (University of Modena and Reggio
Emilia - Faculty of Law)



Organizer:

Laura Palazzani

Full professor in Philosophy of Law, University of
LUMSA Rome

International Symposium:

The subject from the ethical and legal perspective

Rome, January 8-10, 2004

Conference:

Equality and Gender Differences in the Law

Rome, May 7-8, 2004

Foundation of Observatory for Gender Studies Founda-
tion (Rome, 2004)

Book Presentation:

F. Compagnoni, F. D’Agostino (eds.), “Il confronto inter-
culturale: dibattiti bioetici e pratiche giuridiche. Bioetica,
diritti umani e multietnicità” (“Intercultural Dialogue:

Bioethical Debates and Legal Practices. Bioethics, Human rights and Multiculturalism.”)
Rome and Palermo, March 18 and May 14, 2004



Organizer:

Maurizio Manzin

Full professor in Philosophy of Law - University of Trento

International meeting:

Giornate Tridentine di Retorica GTR-4

Trento, May 27-29, 2004

The first session (entitled “Rhetoric and existence”) hosted the main speech of F. Cavalla (“Rhetorical method and research on truth”) discussed by G. Ferrari, S. Fuselli, M. Manzin, P. Moro; the second session (entitled “New perspectives on legal rhetoric”) hosted speeches of legal philosophers, law historians, Roman Law and Criminal procedures scholars, among which G. M. Azzoni, V. Velluzzi, C. Sarra, M.-D. Couzinet, G. Santucci, M. Busetto, S. Bonini; finally, the third session (entitled “Lawyer and orator: which role for rhetoric in the s. c. fair trial?”) hosted the National Congress of the Unione delle Camere Penali Italiane, and the introduction of the book by A. Mariani Marini (eds.), *Teoria e tecnica dell’argomentazione giuridica* [Theory and techniques of juridical argumentation], Giuffrè, 2004 (discussants: F. Cavalla, A. Amato Mangiameli, C. Ancona, R. Bertuol, E. Randazzo) with the scheduled speeches of R. Sanchini, P. Sommaggio and E. Fragasso jr.

Foundation of the Research Centre on Legal Methodology (CERMEG)

The Center was constituted with the public signature of the statute on May 29th, 2004, in the occasion of the third session of the Congress “Giornate Tridentine di Retorica GTR-4”. Dennis Patterson, Juan Antonio García Amado, Marie-Dominique Couzinet, Mario Jori, Giampaolo M. Azzoni, Ettore Randazzo, Alarico Mariani Marini, Emanuele Fragasso jr. are members of the CERMEG Scientific Board. Francesco Cavalla was designed as President of the Centre by the promoting partners; Maurizio Manzin was nominated as Director. The Centre shall provide a forum for scholars in various disciplines who conduct research on legal methodology, promoting the study of the logical procedures constituting legal discourse, with special regard to their application in trial proceedings, and from an interdisciplinary perspective which combines different areas of expertise in the legal, political and social sciences, literary and artistic studies, the formal sciences, logic and epistemology, and economics.

Publication of the series of studies *Acta Methodologica*, which periodically collects the scientific contributions devised within the activities and the researches of CERMEG. The print-out of the first issue “La retorica fra scienza e professioni legali” is expected for December, 2004 and it will collect the proceedings of the Congress “Giornate Tridentine di Retorica GTR-3” and further con-

tributions (F. Cavalla, J. Wolenski, J.-A. García Amado, G. M. Azzoni, R. Bertuol, G. Fornasari, S. Bonini, M. Jori, A. Mariani Marini, E. Randazzo, G. Santucci, M. Miglietta, U. Vincenti, A. Brighenti, D. Canale, P. Moro, F. Puppo, R. Poli).

The holder of the Chair and his assistants lectured in the following seminars and workshops: Seminar at the Scuola di specializzazione in teoria e tecnica dell’argomentazione giuridica [Master Program in Theory and Method of Legal Reasoning], Padua, March 27th, 2004 (M. Manzin, “The persuading form: systematic discourse between efficacy and truth”); Seminar “Theories of order in times of crisis: pre- and post-modernity”, University of Turin, branch of Cuneo, Cuneo, April 22th, 2004 (M. Manzin and F. Puppo); Seminar at the Scuola di specializzazione in teoria e tecnica dell’argomentazione giuridica [Master Program in Theory and Method of Legal Reasoning], Padua, March 20th, 2004 (F. Puppo, “Fuzzy logic and legal argumentation”).

JAPAN

The Japan section of IVR



RECORDS

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JAPAN

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The names are in the surname-given name order, in accordance with normal usage in Japan.

Asia; family and gender problems in East Asia; and intellectual property in East Asia.

The 2004 annual conference of the Japan Association of Legal Philosophy

The 2004 annual conference of the Japan Association of Legal Philosophy (JALP) will be held on 13-14 November 2004 at Hiroshima University. The main theme of the conference is "Libertarianism and Legal Theory". The provisional schedule of the conference is as follows:

1. MORIMURA Susumu (Hitotsubashi University), "Libertarianism: Its Meaning and Challenges"
2. HASHIMOTO Tsutomu (Hokkaido University), "On Libertarianism"
3. TORISAWA Madoka (Hiroshima City University), "Freedom in Defense of Social Norms?: Libertarianism and Community"
4. TATEIWA Sinya (Ritsumeikan University), "An Egalitarian Critique of Libertarianism"
5. SIMAZU Itaru (Chiba University), Comments on 1-4.
6. HASHIMOTO Yuko (Kobe University), "Libertarian Legal Order"
7. AIKYO Koji (Nagoya University), "Why Do Not Constitutional Scholarship Take Libertarianism Seriously?"
8. YAMADA Yachiko (Chuo University), "Freedom in Private Law: The Meaning of Libertarian Freedom in Private Law Theory"
9. ASANO Yuki (Kinki University), Comments on 6-8.

All the titles are tentative. General discussion will conclude the conference.

There will also be presentations which are not directly related to the main theme of the conference. Young scholars are especially encouraged to make presentations for this session. The proceedings will be published in the *Annals of the Japan Association of Legal Philosophy* 2004.

ANNOUNCEMENTS

The 5th East Asian Jurisprudence Symposium

IVR Japan has been supporting the East Asian Jurisprudence Symposium Organizing Committee at the School of Law of Hokkaido University for it to hold the 5th East Asian Jurisprudence Symposium. The symposium is to be held on September 19 and 20, 2004, in the City of Sapporo. Many legal scholars from China, Korea, Taiwan, and Japan will gather to discuss such themes as globalization and the East Asian society; the 19-20th century legal history in East Asia; the transformation of the East Asian legal culture; the possibility of legal integration in East

SLOVENIA



Društvo za pravno in socialno filozofijo – *Slovenian Society for Legal and Social Philosophy*

RECORDS

- ☼ President: Prof. Dr. *Marijan Pavčnik*
- ☼ Vice president: Doc. Dr. *Miro Cerar, jr*
- ☼ Secretary and Treasurer: Dr. *Aleš Novak*

CONTACTS

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Dr. *Aleš Novak*
Poljanski nasip 2, 1000 Ljubljana, Slovenia
Tel: +386 1 420 31 99 (office)
E-mail: ales.novak@pf.uni-lj.si

INFORMATION ABOUT ON-GOING RESEARCH

The members of the Society are involved in an on-going project, founded by the Ministry for Education and Science, entitled Law and Democracy. The project tries to shed light on different aspects of the interplay of law and democracy.

The members of the Society are actively involved in preparing the proposal for the Marie Curie research training network Rationality and Legal Decision, which is to be submitted in autumn of this year.

LIST OF COURSE LITERATURE

(A) Introduction to Jurisprudence (obligatory subject in the 1st year of the Ljubljana and Maribor Law Faculty)

- Marijan PAVČNIK: Teorija prava (Theory of Law), 2nd ed., Cankarjeva založba, Ljubljana 2001.
- Miro CERAR, Aleš NOVAK, Marijan Pavčnik, Anton PERENIČ: Praktikum za uvod v pravoznanstvo (Textbook for the Introduction to Jurisprudence), ČZ Uradni list, Ljubljana, 1998 (excerpts).
- René DAVID, Günther GRASSMAN, Uvod v velike sodobne pravne sisteme (Introduction to the Great Contemporary Legal Systems), Cankarjeva založba, Ljubljana 1998, vol I (excerpts).

(B) Philosophy of Law (obligatory subject in the 3rd year of the Ljubljana Law Faculty)

- Arthur Kaufmann: Uvod v filozofijo prava (Introduction to the Philosophy of Law), Cankarjeva založba, Ljubljana 1994.
- Gustav Radbruch: Pet minut filozofije prava (Five Minutes of the Philosophy of Law), in: *Pravnik*, št. 11-12/1988, pp. 667-669 (or in: Miro Cerar, Aleš Novak, Marijan Pavčnik, Anton Perenič: Praktikum za uvod v pravoznanstvo

- (Textbook for the Introduction to Jurisprudence), ČZ Uradni list, Ljubljana, 1998.
- Gustav Radbruch: *Filozofija prava (Philosophy of Law)*. Cankarjeva založba, Ljubljana 2001 (excerpts).
- Robert Alexy: *Narava pravne filozofije (The Nature of Legal Philosophy)*, in: *Pravnik*, 59 (2004) - forthcoming.
- Marijan Pavčnik: *Teorija prava (Theory of Law)*, 2nd ed., Cankarjeva založba, Ljubljana 2001 (excerpts)..
- Marijan Pavčnik: *Argumentacija v pravu (Argumentation in Law)* 2nd ed., Cankarjeva založba: Ljubljana 2004 (forthcoming).
- Miro Cerar: *(I)racionalnost modernega prava (The (Ir)rationality of Modern Law*, Bonex, Ljubljana 2001, pp. 458 – 480.
- Fernando de Trazegnies Granda: *Ciriaco de Urtecho: Suing for Love*, Cankarjeva založba, Ljubljana 2002, chapter 8 (of the commentary).
- Nikola Visković: *Jezik prava (The Language of Law)*, Naprijed, Zagreb 1989, pp. 25-32, pp. 51-59 and pp. 84-109.
- Leonid Pitamic: *Naravno pravo in narava prava (Natural Law and the Nature of Law)*, in: *Zbornik znanstvenih razprav*, 45 (1985), pp. 123-133.

(C) Introduction to Comparative Law (optional subject in the 4th year of the Ljubljana Law Faculty)

- René David, Günther Grassman, *Uvod v velike sodobne pravne sisteme (Introduction to the Great Contemporary Legal Systems)*, Cankarjeva založba, Ljubljana 1998, vols. I and II.
- Other articles (in foreign languages) which deal with different legal cultures.

(D) Theory of State (optional subject; students choose six of the topics listed)**1. Theory of State**

- Michel Troper: *Some Thoughts on the Status of the General Theory of the State*, in: *Rechtstheorie – Beiheft* 15 (1994), pp. 227-288.
- Marijan Pavčnik: *Theory of Law and State*, in: Miro Cerar, Aleš Novak, Marijan Pavčnik, Anton Perenič: *Praktikum za uvod v pravoznanstvo (Textbook for the Introduction to Jurisprudence)*, ČZ Uradni list, Ljubljana, 1998, pp. 21-26.

2. The Concept of the State

- Leonid Pitamic: *Država (The State)*, Cankarjeva založba, Ljubljana 1996 (reprint of the 1927 edition), pp. 1-44.
- Marijan Pavčnik: *Pitamičev prispevek k teoriji prava (The Contribution of L. Pitamic to the Theory of Law)*, in: Leonid Pitamic: *Država (The State)*, Cankarjeva založba, Ljubljana 1996, pp. 485-506.
- Tony Couture: *State*, in: C. B. Gray (ed.): *The Philosophy of Law - An Encyclopedia*, vol. II, New York, London 1999, pp. 834-837.

3. Sovereignty. Popular, National and State Sovereignty. State Sovereignty and International Law. The Nature of State Sovereignty in the European Union.

- Leonid Pitamic: *Država (The State)*, Cankarjeva založba, Ljubljana 1996, pp. 27-44.
- Jan M. Broekman: *A Philosophy of European Union Law*. Leuven 1999, pp. 225-277.

Gustav Radbruch: *Filozofija prava (Philosophy of Law)*. Cankarjeva založba, Ljubljana 2001, §28.

4. Views of the Nature of State (especially the modern state)

Miro Cerar: *Nekaj temeljnih pogledov na pojem države (Some Basic Views of the Concept of State)*, in: Miro Cerar, Aleš Novak, Marijan Pavčnik, Anton Perenič: *Praktikum za uvod v pravoznanstvo (Textbook for the Introduction to Jurisprudence)*, ČZ Uradni list, Ljubljana, 1998, pp. 66-114.

Nicola Matteucci: *Novoveška država (The Modern State)*, Ljubljana 1999. Especially the chapters dealing with contractualism, constitutionalism and corporativism.

5. Legality and Legitimacy of the Legal Order

Garrett Barden: *Legality*, in: C. B. Gray (ed.): *The Philosophy of Law - An Encyclopedia*, vol. II, New York, London 1999, pp. 489-491.

Kaarlo Tuori: *Legitimacy*, in: C. B. Gray (ed.): *The Philosophy of Law - An Encyclopedia*, vol. II, New York, London 1999, pp. 493-495.

Marijan Pavčnik: *Pravni in ustavni temelji prava (Legal and Constitutional Bases of Law)*, in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 391-431.

Niklas Luhmann: *Legitimation durch Verfahren*. 4th ed., Frankfurt/Main 1997.

Jürgen Habermas: *Faktizität und Geltung*. 3rd . Frankfurt/Main 1993. Especially the chapter: *Wie ist Legitimiät durch Legalität möglich?* (pp. 541-570).

6. The Conflict of Values and the Legal Order. The Separation Thesis. (Socrates') Legal Obedience. Material Justice and Finality (of legal decisions). Conscientious Objection. Civil Disobedience. Right to Resistance. The Objection of Unlawfulness (Unrechtsargument). Moral Decision Making and Justification.

Gustav Radbruch: *Filozofija prava (Philosophy of Law)*, Cankarjeva založba: Ljubljana 2001, §9.

Miro Cerar: *Nekateri pravni in moralni vidiki ugovora vesti (Some Legal and Moral Aspects of the Conscientious Objection)*, in: ZZR, 53 (1993), pp. 31-48.

Aleš Novak: *Narava in meje zavezujoče moči prava (The Nature and Limits of the Binding Force of Law)*. Doctoral dissertation, Ljubljana 2003, pp. 385-405.

Marijan Pavčnik: *Pravni in ustavni temelji prava (Legal and Constitutional Bases of Law)*, in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000.

Marijan Pavčnik: *Vrednote in pravo (Values and Law)* (forthcoming).

Anton Perenič: *Neodpustljiv greh, tolerirana izjemnost ali "močna pravica" (Unforgivable Sin, Tolerated Exception or a "Trump")*, v: *Združeno delo*, 15 (1989) 6, pp. 703-710.

7. Political Philosophy of Liberalism

David Held: *Modeli demokracije (Models of Democracy)*. Ljubljana 1989, pp. 240-249, pp. 254-262.

Rudi Rizman: *Intelektualni temelji liberalizma (Intellectual Bases of Liberalism)*, in: Rizman (ed.), *Sodobni liberalizem (Modern Liberalism)*, Ljubljana 1992, pp. 15-27.

Leslie P. Francis, Bruce LANDESMAN: *Liberal Philosophy of Law*, in: C. B. Gray (ed.): *The Philosophy of Law - An Encyclopedia*, vol. II, New York, London 1999, pp. 506-509.

8. The Rule of Law

Marijan Pavčnik: *Argument pravne države (The Argument of the Rule of Law)*, in: Marijan Pavčnik: *Argumentacija v pravu (Argumentation in Law)* 2nd ed., Cankarjeva založba, Ljubljana 2004 (forthcoming), chapter IV. 5.2.

Gustav Radbruch: *Filozofija prava (Philosophy of Law)*, Cankarjeva založba, Ljubljana 2001, §26.

Miro Cerar: *Predpostavke pravne države (Presuppositions of the Rule of Law)*, in: *Pravnik*, 49 (1994) 10-12, pp. 433-449.

Miro Cerar: *Nekaj temeljnih pogledov na pojem države (Some Basic Views of the Concept of State)*, in: Miro Cerar, Aleš Novak, Marijan Pavčnik, Anton Perenič: *Praktikum za uvod v pravoznanstvo (Textbook for the Introduction to Jurisprudence)*, ČZ Uradni list, Ljubljana, 1998, pp. 66-114.

Marijan Pavčnik: *Teorija prava (Theory of Law)*, 2nd ed., Cankarjeva založba, Ljubljana 2001, chapter X.6.

- See also some of the typical Constitutional Court's decisions (ed. Arne Mavčič), in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 435-529.

9. Basic Rights

Anton Perenič: *Zgodovinski razvoj človekovih pravic (The Historical Development of the Human Rights)*, in: *Varstvo človekovih pravic (Protection of Human Rights)*, Ljubljana 1988, pp. 17-33.

- Marijan Pavčnik: *Razumevanje temeljnih (človekovih) pravic (Understanding Basic (Human) Rights)*, in: Marijan Pavčnik, Ada Polajnar-Pavčnik, Dragica Wedam Lukič (eds.): *Basic Rights*, Ljubljana 1997, pp. 84-118.

- See also some of the typical Constitutional Court's decisions (ed. Arne Mavčič), in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 435-529.

10. Democratic State. Political Justice. Democracy and the European Union.

David Held: *Modeli demokracije (Models of Democracy)*. Ljubljana 1989, pp. 240-249, pp. 251-281.

Ota Weinberger: *Zwei Hauptprobleme der modernen Demokratie*, in: *Forum* 1995.

Jan M. Broekman: *A Philosophy of European Union Law*, Leuven 1999, pp. 217-277.

Marijan Pavčnik: *Vrednote in pravo (Values and Law)* (forthcoming).

See also some of the typical Constitutional Court's decisions (ed. Arne Mavčič), in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 435-529.

11. Nation State

- Jürgen Habermas: *The European Nation State*, v: *Ratio Juris*, 6 (1996) 2, pp. 125-137.

12. Social Justice. Social Market Economy. Social State and the Rule of Law.

- Sylwester Zawadzki: *Država blagostanja (Welfare State)*, Beograd 1975, pp. 1-77.
- Veljko Rus: *Socialna država in družba blaginje (Social State and Welfare State)*, Ljubljana 1990, pp. 373-404.
- Matjaž Nahtigal: *Vloga prava v državah v tranziciji (The Role of Law in Transition)*. Doctoral dissertation, Ljubljana 1998. Especially the final chapter.
- John Rawls: *A Theory of Justice*, Revised edition, Oxford 1999.
- Marijan Pavčnik: *Teorija prava (Theory of Law)*, 2nd ed., Cankarjeva založba, Ljubljana 2001, chapter XI.
- See also some of the typical Constitutional Court's decisions (ed. Arne Mavčič), in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 435-529.

13. The Fall of the Berlin Wall. Jurist's Attitude to the Recent History. From Solistic Political System toward Moderate (Consolidated) Parliamentary Democracy, The Importance of Legal and Political Culture. Legal Changes and Open Questions in the Mitteleuropa, Eastern and Souteastern Europe.

- Marijan Pavčnik: *Pravnikov odnos do (pol)pretekle zgodovine (Jurist's Attitude to the Recent History)*, in: *Podjetje in delo*, 24 (1998), pp. 1027-1041.
- Marijan Pavčnik: *Onkraj pravnega pozitivizma. Odziv na Antigonin izziv (Beyond Legal Positivims. Responding to Antigone's Challenge)*, in: *ZZR*, 58 (1998), pp. 1027-1041.
- Marijan Pavčnik: *Pravni in ustavni temelji prava (Legal and Constitutional Bases of Law)*, in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000
- See also some of the typical Constitutional Court's decisions (ed. Arne Mavčič), in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 435-529.

14. The Nature and Importance of the Constitution (as Basic and Fundamental Legal Act). Constitution as an Act Demanding Interpretation and a Procedural Act.

- Leonid Pitamic: *Pravo in revolucija (Law and Revolution)*, Zadruga, Ljubljana 1920. Reprint in: *Pravnik*, 5-7/1990, pp. 205 - 216,
- Hans Kelsen: *General Theory of Law and State*, Harvard University Press, Cambridge, Massachusetts 1945, pp. 124 - 128.
- Marijan Pavčnik: *Teorija prava (Theory of Law)*, 2nd ed., Cankarjeva založba, Ljubljana 2001, pp. 410 - 414.
- Marijan Pavčnik: *Narava ustave in njeno vsebinsko dograjevanje (The Nature of Constitution and the Gradual Completion of It's Contents)*, in: *Nova revija: Forum*, 20 (2000) 230 -231, pp. 37 - 42.
- Marijan Pavčnik: *Razlaga (razumevanje) ustave (Interpretation and Understanding of the Constitution)*, v: Marijan Pavčnik: *Argumentacija v pravu (Argumentation in Law)* 2nd ed. Cankarjeva založba, Ljubljana 2004 (forthcoming), chapter B.IV.

15. The Importance of Constitutional Judiciary. Some Crucial Constitutional Arguments.

- Marijan Pavčnik: *Pravni in ustavni temelji prava (Legal and Constitutional Bases of Law)*, in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000.
- Marijan Pavčnik: *Razlaga (razumevanje) ustave*, in: Marijan Pavčnik: *Argumentacija v pravu (Argumentation in Law)* 2nd ed., Cankarjeva založba: Ljubljana 2004 (forthcoming), chapter B.IV.
- Miro Cerar: *(Ne)političnost ustavnega sodstva (The (Un)political Nature of the Constitutional Judiciary)*, in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 349-389.
- See also some of the typical Constitutional Court's decisions (ed. Arne Mavčič), in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 435-529.

16. Legal and Constitutional Bases of the Legal Order. General Legal Principles of the Legal Order. The Importance of the General Legal Principles of the EU Law. Human Dignity and the Principle of Tolerance instead of Absolute Justice.

- Jan M. Broekman: *A Philosophy of European Union Law*, Leuven 1999, pp. 10-33.
- T. C. Hartley: *The Foundations of European Community Law*. 3rd ed., Oxford 1994, pp. 137-164.
- Helmut Coing: *Das Recht als Kulturerscheinung*, in: Coing: *Grundzüge der Rechtsphilosophie*, 5th ed., Berlin, New York 1993, pp. 131-142.
- René David, Günther Grassman, *Uvod v velike sodobne pravne sisteme (Introduction to the Great Contemporary Legal Systems)*, Cankarjeva založba, Ljubljana 1998, pp. 167-175, pp. 235-243.
- Marijan Pavčnik: *Pravni in ustavni temelji prava (Legal and Constitutional Bases of Law)*, in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000
- Marijan Pavčnik: *Vrednote in pravo (Values and Law)* (forthcoming).
- See also some of the typical Constitutional Court's decisions (ed. Arne Mavčič), in: Marijan Pavčnik, Arne Mavčič (eds.): *Ustavno sodstvo (Constitutional Judiciary)*, Ljubljana 2000, pp. 435-529.

SPAIN

Sociedad Española de Filosofía Jurídica y Política, SEFJP



RECORDS

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- ☼ Treasurer: *E. Gayo*
- ☼ Other members: *J. Calvo, M. J. Añón, J. Pérez-Lledó, L. Miraut and A. de Julios.*

CONTACT

Prof. *Carlos Alarcón Cabrera*, carlos@cica.es

ANNOUNCEMENT

XXII WORLD CONGRESS OF PHILOSOPHY OF
LAW AND SOCIAL PHILOSOPHY,
Granada, May 24-29, 2005

*Please see Section One
IVR Announcements: Next Meeting*

SWEDEN

The Swedish section of IVR



RECORDS

- ☼ President: *Åke Frändberg*
- ☼ Secretary and Treasurer: *Torben Spaak*

CONTACT

Torben Spaak: Torben.Spaak@jur.uu.se; torbens@jur.uu.se

NEWS

Most legal philosophical activities in Sweden take place in the higher seminars in Jurisprudence, led by Professor Jes Bjarup, Stockholm, Professor Åke Frändberg, Uppsala, Associate Professor Håkan Gustafsson, Gothenburg and Professor Aleksander Peczenik, Lund. Each year a common symposium is arranged.

The next seminar is planned in Stockholm for 21-22 October, 2004.

11-13 December, 2004, a seminar will be held at Lund with about 20 invited persons. The seminar is devoted to the preparation of the IVR Encyclopaedia of Jurisprudence, Legal Theory and Philosophy of Law.

SWITZERLAND

The Swiss section of IVR



RECORDS

- ☼ President: Prof. Dr. iur. *Philippe Mastronardi*, Universität St. Gallen, Rechtswissenschaftliche Abteilung, Bodanstrasse 3, CH-9000 St. Gallen
Tel.: +41-71-224 2324
Fax: +47-71-224 3908
E-mail: philippe.mastronardi@unisg.ch
- ☼ Quaestor: Prof. Dr. iur. *Marcel Senn*, Lehrstuhl für Rechtsgeschichte, Juristische Zeitgeschichte und Rechtsphilosophie, Universität Zürich, Cäcilienstrasse 5, CH-8032 Zürich
Tel.: +41-1-634 3005
Fax: -41-1-634 4390
E-mail: marcel.senn@rwi.unizh.ch
- ☼ New member of the executive committee: Prof. Dr. iur. *Paul Richli* (since autumn 2003).

CONTACT

- ☼ Secretary: Lic. iur. *Patrik Stadler*, Assistant to Prof. Mastronardi, Bodanstrasse 3, CH-9000 St. Gallen
Tel.: +41-71-224 2333
Fax: -41-71-224 2335
E-mail: patrik.stadler@unisg.ch

ANNOUNCEMENT

The Swiss section of IVR will hold its 2-year-congress on November 12th and 13th, 2004, in St. Gallen. The topic will be: "Theories of State and Constitution under differing disciplinary conceptions".

Conceptions of public life differ from each other depending on the discipline in which the object is conceived. The goal of the congress will be clarifying these conceptions and asking for the possibility to integrate them in a coherent general view.

The congress will embrace four short lectures and substantial interdisciplinary discussions from the point of view of jurisprudence, political economics, political science, and political philosophy.

RECENTLY PUBLISHED BOOKS AND PAPERS

Philosophy of Law in general since 2002:

a) Monographs

- Kurt Seelmann, *Le filosofie delle pena di Hegel* (Napoli 2002).
— Kollektive Verantwortung im Strafrecht [Collective Liability in Penology] (Berlin 2002).
— Gaetano Filangieri (Budapest 2003).

Kurt Seelmann (ed.), *Rechtliche und ethische Fragen der Transplantationstechnologie in einem interkulturellen Vergleich*, ARSP-Beiheft No.86 (2003).

Philippe Mastronardi (ed.), *Das Recht im Spannungsfeld utilitaristischer und deontologischer Ethik*, ARSP-Beiheft No.94 (2004).

Peter Ulrich/Markus Breuer (eds.), *Wirtschaftsethik im philosophischen Diskurs - Begründung und "Anwendung" praktischen Orientierungswissens* (Würzburg 2004).

b) Papers

Kurt Seelmann, *Drittnützige Forschung an Einwilligungsunfähigen*, in: *Strafrecht, Strafprozessrecht und Menschenrechte*. Festschrift für Stefan Trechsel zum 65. Geburtstag (Zürich 2002), S. 249ff.

— Die Bedeutung von Freiheits-, Leistungs- und Teilhaberechten in der Medizin. Vorschläge zur Neuorientierung aus medizin- und rechtsethischer Sicht, in: Werner Stauffacher und Johannes Bircher (eds.), *Zukunft Medizin Schweiz* (Basel 2002), S.120 ff.

— Paternalismus und Solidarität bei der Forschung am Menschen, in: *Strafrecht - Biorecht - Rechtsphilosophie*. Festschrift für Hans-Ludwig Schreiber zum 70. Geburtstag (Heidelberg 2003), S. 853ff.

— Person und Menschenwürde in der Philosophie Hegels, in: *Il diritto e la differenza*. Scritti in onore di Alessandro Baratta (Lecce 2003), S. 114ff.

— Menschenwürde zwischen Person und Individuum, in: *Ius humanum*. Festschrift für Ernst-Joachim Lampe zum 70. Geburtstag (Berlin 2003), S. 361ff.

— Haben Embryonen Menschenwürde? In: M. Kettner (ed.), *Biomedizin und Menschenwürde* (Frankfurt a.M. 2004), S. 63ff.

COURSE LITERATURE

Kurt Seelmann, *Rechtsphilosophie*, 3. Auflage [3rd. Edition] (München 2004).

Kurt Seelmann (ed.), *Texte zur Rechtsphilosophie*, Band 1: Von der Antike bis zum 19. Jahrhundert (Basel 2000).
— Aktuelle Fragen der Rechtsphilosophie (Frankfurt a. M., 2000).

Bernd Rütters, *Rechtstheorie: Begriff, Geltung und Anwendung des Rechts*, 2. Auflage [2nd. Edition] (München 2004).

UKRAINE

Ukrainian Association of Philosophy of Law
and Social Philosophy – UAPLSP



RECORDS

- ☼ President: Prof. *Boris Chmil*
- ☼ Other Founding Members: *Mykhajlo Kostitsky, Olexandr Manoxa, Oleg Bandura, Nadiya Semenova*

CONTACTS

The UAPLSP legal address is 23 Tolstogo St., apt. 29, Kyiv, 01033, Ukraine.

Boris Chmil (President), tel. 380-44-249-09-69 (please speak in Ukrainian and Russian)

Nadiya Semenova (Secretary) tel./fax 380-44-244-33-94 (please speak in English, Ukrainian, Russian).

E-mails: UAFPSF@ukr.net, lclck@iatp.kiev.ua

RECENT PUBLICATION

KUZNETSOV Volodymyr. Philosophy of Law. History and Modernity. Textbook. – Kyiv: Stylos, 2003. – 382p. In Ukrainian. ISBN 966-8474-05-8 May be ordered by fax (380-44) 467-53-20. Price \$5

Volodymyr KUZNETSOV (vladkuz@vms.kiev.ua) is a professor in Kyiv University of Law where he reads the courses on philosophy of law and history of philosophy (please find below the course plan and list of the main sources).

The textbook gives a general overview of history of emergence and development of the Western philosophy of law with a special emphasis on its main approaches in the XX century. The realities of Ukrainian legal situation serve the basic factors for selecting problems for exposition. The textbook includes excerpts from distinguished writings on philosophy of law many of that are practically unknown to the Ukrainian audience.

This textbook is an outcome of his teaching the philosophy of law at Kyiv University of Law and Fulbright Scholarship at the University of Michigan Law School in 1999/2000.

The textbook is a first Ukrainian attempt of presenting in historical perspective some of basic problems of Western philosophy of law. Among them are origin, sources, functions, tasks, values, structures and main interpretations of law and legal systems.

It is a combination of author's text and selected fragments from works of prominent philosophers of law from Ancient Greece to modernity. Many of contemporary figures mentioned in the book are practically unknown for Ukrainian audience. Among fragments are also some excerpts from writings of Ukrainian and Russian publicists illustrated the actuality of legal-philosophical problems considered in the textbook.

Three points would be interested for Western readers. The author has

- 1) unified the legal-philosophical terminology;
- 2) stated that the main objectives of the philosophy of law are understanding of law and related tasks of justification, evaluation, and critique of law;
- 3) following the latest Western sources, classified more than 50 directions in the philosophy of law.

Among potential readers are students, teachers and academics of law, jurists, lawmakers, civil servants and all persons with an interest in law and its philosophy.

COURSE LITERATURE

- A Companion to Philosophy of Law and Legal Theory, ed. D.Patterson (Cambridge, Mass.: Blackwell, 1996).
- Encyclopedia of Law and Economics, Vol. I.: The History and Methodology of Law and Economics, General editors B. Bouckaert and G. De Geest (Cheltenham: Edward Elgar, 2000) (http://www.encyclopediaoflawandeconomics/encyclo_findlaw_com).
- Finnis J., History of the Philosophy of Law. Oxford Companion to Philosophy, ed. T.Honderich (Oxford: Oxford University Press, 1995), pp.465–8.
- Finnis J., Problems of the Philosophy of Law. Oxford Companion to Philosophy, ed. T.Honderich (Oxford: Oxford University Press, 1995), pp.468–72.
- Fletcher G., Basic Concepts of Legal Thought (N.Y.: Oxford University Press, 1996).
- Golding, M.P.: History of Philosophy of Law. Encyclopedia of Philosophy, ed. P.Edwards (N.Y.: Macmillan, Vol. 5–6, 1967), pp.254–64.
- Harris, J.W.: Legal Philosophies, 2nd edition (L.: Buttersworths, 1997).
- Hart, H.L.A.: Problems of Philosophy of Law. The Encyclopedia of Philosophy, ed. P.Edwards (N.Y.: Macmillan, 1967, Vol. 5–6), pp.264–76.
- Hart, H. L. A.: The Concept of Law. With a postscript ed. by P. A. Bulloch and J. Raz, 2nd edn. (N.Y.: Oxford University Press, 1994).
- Honore, T., About Law: A Short Introduction (N.Y.: Oxford University Press, 1995).
- Internet Encyclopedia of Philosophy, <http://www.utm.edu/research/iep>.
- Jurisprudence. The Philosophy of Law: Textbook. Consultant Editor Lord Templeman (L.: Old Bailey Press, 1997).
- Lloyd's Introduction to Jurisprudence, 6th edn, ed. by M.D.A.Freeman (L: Sweet & Maxwell, 1994).
- Murphy, J.G. and Coleman, J.L., Philosophy of Law. An Introduction to Jurisprudence (Boulder: Westview Press, 1990).
- The Oxford Handbook of Jurisprudence and Philosophy of Law, ed. J.Coleman and S.Shapiro (Oxford: Oxford University Press, 2002).
- The Philosophy of Law. An Encyclopedia, ed. Ch. Gray (N.Y.: Garland Publishing, 1999).
- Posner, R., The Problems of Jurisprudence (Cambridge; Mass.: Harvard University Press, 1990).
- Shiner, R.A., Philosophy of Law. The Cambridge Dictionary of Philosophy, ed. R.Audi (Cambridge: Cambridge University Press, 1995), pp.589–90.
- Simmonds, N.E., Central Issues in Jurisprudence: Justice, Law and Rights (L.: Sweet & Maxwell, 1986).
- Simmonds, N.E., Philosophy of Law. The Blackwell Companion to Philosophy, ed. N.Bunnin and E.P.Tsui-James (Oxford: Blackwell, 1996), pp.388–414.
- Sinnott-Armstrong, W., Problems of Philosophy of Law. The Encyclopedia of Philosophy: Supplement, ed. D.M.Borchert (N.Y.: Simon and Schuster Macmillan, 1996), pp.414–6.
- Smith's Dictionary of Greek and Roman Antiquities, http://www.ukans.edu/history/index/europe/ancient_rome.
- Stanford Encyclopedia of Philosophy, <http://plato.stanford.edu>.
- Stone, J., Western Philosophy of Law. Britannica, 2000. — (CD).

REGISTRATION FORM

The registration forms are accepted from the 1st of March, 2004.

Please register only one person per form

PLEASE COMPLETE IN BLOCK CAPITALS

PERSONAL DETAILS

Name:	Academic title:
Surname:	

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Post Code:	City:
Country:	Tel:
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INSTITUTIONAL ADDRESS

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Paper presentation: <input type="checkbox"/> (Please indicate Yes/No)
Title:
(For a paper to be submitted is obligatory to be registered in the congress)

REGISTRATION FEES	Price per person
Before February 20, 2005:	300,00 €
After February 20, 2005:	350,00 €

Total Fee Payable	€
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REGISTRATION FEES include:

- 5 coffees
- 5 business lunches
- Visit to the Alhambra
- Flamenco Show
- Farewell Dinner

A volume of texts of presentations of plenary sessions

A volume of abstracts of papers presented in "Working groups"

SOCIAL EVENTS (Please indicate with X the assistance to the following social events)

Visit to the Alhambra Flamenco show Farewell dinner
Fecha: 26/05/2005 28/05/2005 29/05/2005

ACCOMPANYING PERSONS (Please see the accompanying persons programme)

Name: _____ Surname: _____

METHODS OF PAYMENT FOR REGISTRATION

Payment of the total remittance must be made in Euros. Payments made in non-Euros currency are unacceptable. Any bank charges incurred in processing the received payments will be the responsibility of the participant.

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INFORMATION

* For any information related to the scientific programme please ask on the following e-mail address:

ivr2005@ugr.es

* For any further information please contact the technical secretary and we'll be glad to help you:

gestac@teleline.es

NOTE: For bank bills the title of the congress "XXII World Congress of Philosophy of Law and Social Philosophy" was abbreviated to **CONFILODE**.

ACCOMMODATION AND TRAVEL

All enquiries and arrangements about travel accommodation MUST be made directly to:

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The deadline for payment of accommodation is April 20, 2005.

Please register only one person per form

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Surname:	Name:
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City and Postal Code:	Country:
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HOTEL	Doble	D. Single occupancy	Distance from the Conference Center	Please indicate hotel preference
ANDALUCIA CENTER****	178,00 €	139,00 €	± 200 m.	
CONDOR ****	125,50 €	100,50 €	± 1.600 m.	
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NAVAS ***	107,00 €	93,50 €	± 700 m.	
MONASTERIO DE LOS BASILIOS **	90,50 €	73,50 €	± 400 m.	
MACIÁ PLAZA **	81,00 €	64,50 €	± 2.000 m.	
APARHOTEL MARIOLA	73,00 €	57,50 €	± 2.500 m.	
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*Please note that the rates of Hostal Consul and Hostel (Albergue) do **not** include breakfast.

* The price of HOSTEL (Albergue Juvenil Granada) will be indicated in January 2005.

HOSTEL (Albergue Juvenil Granada)	Distance from the Conference Center	± 2.500 m.
Price per person in double or triple room		

Please indicate your room preference:	
Double, double occupancy	Double, single occupancy

Booking Details:		
Number of Persons:	Arrival Date:	Departure Date:
Hotel:		Number of Nights:

Total Fee Payable	€
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Payment of the total remittance must be made in Euros. **Payments made in non-Euros currency are unacceptable.** All bank charges incurred in processing the received payments will be the responsibility of the participant.

If you wish, you may pay the total accommodation cost or you may pay one night's stay cost and the remainder of the price in the secretary of the congress in Granada.

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2. Please indicate the hotels in order of preference (n° 1, 2 and 3).
We'll try to respect the hotel preference of a congressman, only if the hotel chosen by a con-gressman is already complete, we'll try to find accommodation in a similar category hotel. In case of no show, one night's payment will be charged.
3. Please make your reservations before April,20 2005, as after this date we cannot guarantee room availability.
4. Any cancellations must be made in writing and sent along with the accommodation form and copy of proof of payment to the Congresos GESTAC Secretariat. If the cancellation is received before April 30,2005 the price paid will be refunded, deducting 30 € to cover organisational costs. If the cancellation is received after April 30 and before May 15, you'll be charged only one night's stay. No refund will be made for cancellations arriving after this deadline (May 15, 2005).

GRANTS

The Organising Committee has arranged with the Granada University to have 50 rooms, free of charge, available in the University Residences for the period of Congress. These rooms will be allocated to young scholars (until 30 years old) who are registered in the Congress. Those interested must send cur-riculum vitae and details of professional and financial position to the Organising Committee by no later 20 February 2005.

SOCIAL PROGRAMME

ACCOMPANYING PERSONS PROGRAMME

(Minimum group of 35 persons. If the number of visitors is below 35, the payment will be refunded or the accompanying person will join another tour paying the difference)

The deadline for payment is April 30, 2005

The accompanying persons programme is planned to take full advantage of the rich variety of attractions found in the province of Granada which is one of Spain's premier tourist locations. These trips are proposed to highlight different features of Granada.

Please note that the quoted prices include the cost of lunch. Comfortable walking shoes are recommended.

Cathedral, Royal Chapel and Alcaiceria **Wednesday, May 25** **(50,00 €)**

The Cathedral is considered the first Renaissance church in Spain and houses one of the finest collections of Flemish-school paintings. The Royal Chapel, adjacent to the Cathedral, was erected by order of the Catholic Monarchs in order to install their tombs.

Also interesting is a walk through the Alcaiceria, the former Muslim silk market which today boasts a myriad of small handicraft shops, where the visitors can buy traditional handicrafts. The walk may continue through the Zacatin street with its many shops and boutiques. Then we'll arrive to the "Corral del Carbon", one of the oldest monuments in Granada – a former boarding house for Arab merchants and storage hold for merchandise and coal, hence the name "Carbon" which means coal.

Lunch.

Alhambra and Generalife Gardens **Thursday, May 26** **(52,00 €)**

Alhambra and Generalife Gardens. A walking tour to fully savour one of the most important delights of the city: the Alhambra - the only monument of that style to remain standing, and singular remainder of the seven centuries during which the Arabs ruled over the peninsula and the Generalife - vast and enchanting place which due to the abundance of fountains and gardens always has a very pleasant climate. The Alhambra -deservedly declared part of Mankind's Heritage. The group will be accompanied by a guide.

Lunch.

Tropical Coast **Friday, May 27** **(52,00 €)**

The coast of Granada has been one of the most important communication routes since Neolithic times, through to the Phoenicians, Greeks, Carthaginians and Romans who created merchant colonies such as Salobreña and Almuñecar. The Arab era was the most splendidous. The exceptional climate and the fertility of its lands have made it possible to cultivate tropical products which have reaped important rewards for this area.

We will pass through Motril, the most important port of the Granada coast; Salobreña, a white town on a hill with its Arab castle; and Almuñecar which the Phoenicians called Sexi, where we can visit the Majuelo Park, The Saint Michael castle and the old quarter.

Lunch.

La Cartuja, Albayzin and Sacromonte **Saturday, May 28** **(52,00 €)**

"La Cartuja" Carthusian Charterhouse, Albayzín and Sacromonte quarters are three different places of interest but can be included in the same sightseeing tour programme

The visit starts in La Cartuja, a marvellous representation of Spanish Baroque at its best. Construction of the Monastery was begun in 1506 and continued for three centuries.

Then a real must for the visitor, is The Albayzín, an area which includes old minarets such as San José, well-preserved fragments of the old city wall, the well-cared for cármenes (villas with beautiful gardens), and squares like San Nicolas with wonderful views.

And finally Sacromonte quarters would surprise the visitor by its white facades and whitewashed chimneys of the caves, which define the unique beauty of the peculiar landscape.

Lunch.

Guadix Excursion**Sunday, May 29****(52,00 €)**

The visit starts in Purullena, picturesque troglodyte village with great artisan and pottery activity. Calahorra Castle (subject to availability), lordly fortified enclave, an impressive castle with a renaissance parade ground. It belonged to the Mendoza's, a noble Castilian feudal family, Marquises of Cenete and Counts of Tendilla. Continuing the visit you arrive to Guadix, Acci in Roman times, with its castle, its Moorish alleyways and neighbourhood of cave houses which are still inhabited today. There are also important monuments such as the Cathedral, The Church of Santiago and the palace of the Marquis of Peñaflor to be seen.

Lunch in a restaurant cave in Guadix.

PLEASE SEE METHODS OF PAYMENT IN ACCOMMODATION FORM**Refund Policy:**

Any cancellations must be made in writing. If the cancellation is received before April 30, 2005 the price paid will be refunded, deducting 25 € to cover organisational costs. No refund will be made for cancellations arriving after this deadline.

CONTACT INFORMATION

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