

## Bibliography

### Literature

- Aarden Erik, van Hoyweghen Ine, Horstman Klasien and others, 'Learning from Co-evolution of Policy and Technology. Different PGDs in the Netherlands, Germany and Britain' (2008) 10(2) *Journal of Comparative Policy Analysis: Research and Practice*, 191–206.
- Aarden Erik, van Hoyweghen Ine, Vos Rein and others, 'Providing Preimplantation Genetic Diagnosis in the United Kingdom, The Netherlands and Germany: A Comparative In-depth Analysis of Health Care Access' (2009) 24(7) *Human reproduction*, 1542–1547.
- Agius Emmanuel and Busuttill Salvino (eds), *Germ-Line Intervention and Our Responsibilities to Future Generations* (Springer 1998).
- Ahdar Rex and Leigh Ian, *Religious Freedom in the Liberal State* (Oxford University Press 2005).
- Alexy Robert, *The Argument from Injustice: A Reply to Legal Positivism* (Oxford University Press 2010).
- Alghrani Amel and Purshouse Craig, 'Damages for reproductive negligence: commercial surrogacy on the NHS?' [2019](135) *LQR*, 405–411.
- Alicino Francesco, 'Atheism and the Principle of Laïcité in France. A Shifting Process of Mutual Adaptation' [2018](32) *Stato, Chiese e pluralismo confessionale*, 1–27.
- Alicino Francesco, 'Esercizi di laicità: Ovvero de-finire (giuridicamente) lo Stato laico' [2008](January) *Stato, Chiese e pluralismo confessionale*, 1–41.
- Allan Trevor R. S. *Constitutional Justice* (Oxford University Press 2003).
- Amitrano Zingale Margherita, 'L'obiezione di coscienza nell'esercizio della funzione pubblica sanitaria' [2015](3) *Giur Cost*, 1099–1120.
- Ammann Daniel, *Medizinethik und medizinethische Expertengremien im Licht des öffentlichen Rechts: Ein Beitrag zur Lösung von Unsicherheiten im gesellschaftlichen Umgang mit lebenswissenschaftlichen Fragestellungen aus rechtswissenschaftlicher Perspektive* (Duncker & Humblot 2012).
- Andorno Roberto, 'Human Dignity and Human Rights as a Common Ground for a Global Bioethics' (2009) 34(3) *J Med Philos*, 223–240.
- Andorno Roberto, 'The Precautionary Principle: A New Legal Standard for a Technological Age' (2004) 1(1) *JIBL*, 11–19.
- Antonelli Vincenzo, 'La garanzia dei livelli essenziali di assistenza nei primi 40 anni del Servizio sanitario nazionale: dall'uniformità all'appropriatezza: efficacia non è dimostrabile in base alle evidenze scientifiche' [2018](7) *Federalismi*, 1–23.

## Bibliography

- Aperio Bella Flaminia, 'Tecnologie innovative nel settore salute tra scarsità delle risorse e differenziazione: alla ricerca di un equilibrio difficile' [2020](2) *Federalismi*, 245–268.
- Arcà Silvia and Cislighi Cesare, 'Percorsi metodologici per l'inserimento o l'esclusione di una prestazione dai Livelli essenziali di assistenza' [2006](2) *Tendenze nuove*, 97–114.
- Aronson Mark, 'Public law values in the common law' in Elliott and Feldman, *The Cambridge Companion to Public Law* (Cambridge University Press 2015), 134–152.
- Asscher Eva C. A. 'The Regulation of Preimplantation Genetic Diagnosis (PGD) in the Netherlands and the UK: A Comparative Study of the Regulatory Frameworks and Outcomes for PGD' (2008) 3(4) *Clinical Ethics*, 176–179.
- Atripaldi Mariangela, 'Diritto alla salute e livelli essenziali di assistenza (LEA)' [2017] *Federalismi*, 1–18.
- Attollino Simona, 'La laicità della cura (a margine della sentenza del Consiglio di Stato n. 4460 del 2014 sulle direttive anticipate di trattamento)' [2015](21) *Stato, Chiese e pluralismo confessionale*, 1–19.
- Baertschi Bernard, 'CRISPR-Cas9: l'interdiction de la thérapie génique germinale est-elle devenue inappropriée?' (2017) 10(2) *Bioethica Forum*, 41–49.
- Balboni Enzo, 'I livelli essenziali e i procedimenti per la loro determinazione: Nota a Sentenza n. 88/2003' [2003](6) *Le Regioni*, 1183–1198.
- Baldini Gianni, 'Considerazioni sulla diagnosi genetica pre impianto nell'evoluzione normativo-giurisdizionale intervenuta' in D'Amico and Liberali, *La legge n. 40 del 2004 ancora a giudizio: La parola alla Corte costituzionale* (F. Angeli 2012), 181–215.
- Balduzzi Renato (ed), *La sanità italiana tra livelli essenziali di assistenza, tutela della salute e progetto di devolution: Atti del convegno, Genova, 24 febbraio 2003* (Giuffrè 2004).
- Balduzzi Renato and Paris Davide, 'Corte costituzionale e consenso informato tra diritti fondamentali e ripartizione delle competenze legislative' (2008) 53(6) *Giur Cost*, 4953–4970.
- Balestra Luigi, 'Laicità e diritto civile' (2008) 54(1) *Rivista di Diritto Civile*, 13–37.
- Barberis Mauro, 'Eguaglianza, ragionevolezza e diritti' [2013](1) *Rivista di filosofia del diritto*, 191–204.
- Bardon Aurelia, Birnbaum Maria, Lee Lois and others, 'Introduction: Pluralism and Plurality.' in Stoeckl and others, *Religious Pluralism: A Resource Book* (EUI 2015).
- Bassham Gregory, 'Legislating Morality: Scoring the Hart-Devlin Debate after Fifty Years' (2012) 25(2) *Ratio Juris*, 117–132.
- Beauchamp Tom L. and Childress James F. *Principles of Biomedical Ethics* (8th edn, Oxford University Press 2019).
- Becker Ulrich and Kingreen Thorsten, *SGB V: Gesetzliche Krankenversicherung Kommentar* (7<sup>th</sup> edn. C.H. Beck 2020).
- Becker Ulrich, 'Das Recht auf Gesundheitsleistungen,' in Steiner and others, *Nach geltendem Verfassungsrecht: Festschrift für Udo Steiner zum 70. Geburtstag* (Boorberg 2009), 50–76.

- Becker Ulrich, 'Rechtsdogmatik und Rechtsvergleich im Sozialrecht' in Becker, *Rechtsdogmatik und Rechtsvergleich im Sozialrecht I* (Nomos 2010), 11-59.
- Beckmann Rainer, 'Rechtsfragen der Präimplantationsdiagnostik' (2001) 19(4) MedR, 169-177.
- Belletti Michele, 'I "livelli essenziali delle prestazioni concernenti i diritti civili e sociali..." alla prova della giurisprudenza costituzionale. Alla ricerca del parametro plausibile' [2003](3-4) Istituzioni del federalismo: rivista di studi giuridici e politici, 613-646.
- Bergo Monica, 'I nuovi Livelli Essenziali di Assistenza. Al crocevia fra la tutela della salute e l'equilibrio di bilancio' [2017](2) Rivista AIC, 1-25.
- Bergo Monica, 'Il riconoscimento del diritto alla fecondazione eterologa e alla diagnosi preimpianto nel sistema italiano di "regionalismo sanitario"' [2015](5) Giur Cost, 1738-1757.
- Bern Christina G. *Genome Editing in Zeiten von CRISPR/Cas* (Peter Lang 2020).
- Beta Jaroslaw, Lesmes-Heredia Cristina, Bedetti Chiara and others, 'Risk of Miscarriage Following Amniocentesis and Chorionic Villus Sampling: A Systematic Review of the Literature' (2018) 70(2) Minerva Obstet Gynecol, 215-219.
- Beyleveld Deryck and Brownsword Roger, 'Emerging Technologies, Extreme Uncertainty, and the Principle of Rational Precautionary Reasoning' (2012) 4(1) Law Innov Technol, 35-65.
- Beyleveld Deryck and Brownsword Roger, *Law as a Moral Judgment* (Sweet & Maxwell 1986).
- Bhatia Neera, 'Whittington Hospital NHS Trust v XX [2020] UKSC 14' (2020) 17(4) Bioethical Inquiry, 455-460.
- Bieback Karl-Jürgen, 'Zur Neubestimmung des Krankheitsbegriffs in der GKV' (1978) 27(12) Sozialer Fortschritt, 265-272.
- Bobbio Norberto, *Il futuro della democrazia* (Einaudi 1984).
- Böckenförde Ernst W. *Recht, Staat, Freiheit: Studien zur Rechtsphilosophie, Staatstheorie und Verfassungsgeschichte* (Suhrkamp 2006).
- Böckenförde-Wunderlich Barbara, *Präimplantationsdiagnostik als Rechtsproblem: Ärztliches Standesrecht, Embryonenschutzgesetz, Verfassung* (Mohr Siebeck 2002).
- Bockenheimer-Lucius Gisela, Thorn Petra and Wendehorst Christiane (eds), *Umwege zum eigenen Kind; Ethische und rechtliche Herausforderungen an die Reproduktionsmedizin 30 Jahre nach Louise Brown* (Universitätsverlag Göttingen 2008).
- Bögershausen Mara R. *Präimplantationsdiagnostik: Die verschiedenen Verfahren und ihre Zulässigkeit im deutschen Recht* (Nomos 2016).
- Bolsinger Eckard, 'Autonomie des Rechts?: Niklas Luhmanns soziologischer Rechtspositivismus — Eine kritische Rekonstruktion' (2001) 42(1) Politische Vierteljahresschrift, 3-29.
- Bonney Norman, *Monarchy, religion and the state: Civil religion in the United Kingdom, Canada, Australia and the Commonwealth* (Manchester University Press 2013).
- Bornemann Elias, *Die religiös-weltanschauliche Neutralität des Staates* (Mohr Siebeck 2020).

## Bibliography

- Brade Alexander and Tänzer Björn, 'Präimplantationsdiagnostik vor dem Bundesverwaltungsgericht' (2021) 40(14) NVwZ, 1037–1041.
- Bradney Anthony, 'Religion and the Secular State in the United Kingdom' in Martínez-Torrón, Durham and Thayer, *Religion and the Secular State* (Universidad Complutense de Madrid 2015).
- Bradney Anthony, 'The United Kingdom. The Prevalence of Secularism' in Nelis, Sägesser and Schreiber, *Religion and Secularism in the European Union: State of Affairs and Current Debates* (Peter Lang 2017).
- Bradney Anthony, *Law and Faith in a Sceptical Age* (Routledge 2009).
- Brassington Iain, 'On the Relationship between Medical Ethics and the Law' (2018) 26(2) Med Law Rev, 225–245.
- Braude Peter, Pickering Susan, Flinter Frances and others, 'Preimplantation Genetic Diagnosis' (2002) 3(12) Nat Rev Genet, 941–953.
- Brauer Susanne, Strub Jean-Daniel, Bleisch Barbara and others, *Wissen können, dürfen, wollen?: Genetische Untersuchungen während der Schwangerschaft* (VDF 2016).
- Braun Kathrin and Könninger Sabine, 'Realizing Responsibility: Institutional Routines, Critical Intervention, and the "Big" Questions in the Controversy over Non-invasive Prenatal Testing in Germany' (2017) 37(3) New Genetics and Society, 248–267.
- Brazier Margaret, 'Regulating the reproduction business?' (1999) 7(2) Med Law Rev, 166–193.
- Brownsword Roger and Goodwin Morag, 'A Look at Procedural Legitimacy: The Role of Public Participation in Technology Regulation' in Brownsword and Goodwin, *Law and the Technologies of the Twenty-First Century* (Cambridge University Press 2012), 246–268.
- Brownsword Roger and Wale Jeff, 'Testing Times Ahead: Non-Invasive Prenatal Testing and the Kind of Community We Want to Be' (2018) 81(4) Mod Law Rev, 646–672.
- Brownsword Roger and Wale Jeff, 'The Right to Know and the Right Not to Know Revisited' (2017) 9(1) Asian Bioeth Rev, 3–18.
- Brownsword Roger and Wale Jeff, 'The Development of Non-Invasive Prenatal Testing: Some Legal and Ethical Questions' [2016](24) JRE, 31–48.
- Brownsword Roger, 'Axiological Pluralism: Conflict in the Hospital, Resolution in the Courts' in Busatta and Casonato, *Axiological Pluralism* (Springer 2021).
- Brownsword Roger, 'Human Dignity, Ethical Pluralism, and the Regulation of Modern Biotechnologies' in Murphy, *New technologies and human rights* (Oxford University Press 2009).
- Brownsword Roger, 'Regulating The Life Sciences, Pluralism And The Limits Of Deliberative Democracy' [2010](22) SAclJ, 801–832.
- Brownsword Roger, 'Reproductive Opportunities and Regulatory Challenges' (2004) 67(2) Mod Law Rev, 304–321.
- Brownsword Roger, *Rights, Regulation, and the Technological Revolution* (Oxford University Press 2008).

- Brunelli Giuditta, 'L'interruzione volontaria della gravidanza: come si ostacola l'applicazione di una legge (a contenuto costituzionalmente vincolato)' in Brunelli, Pugliotto and Veronesi, *Scritti in onore di Lorenza Carlassare. Il diritto costituzionale come regola e limite al potere* (Jovene 2009), 815-873.
- Bucalo Maria E. and Giaimo Giuseppe, 'Le sollecitazioni delle Corti e l'inerzia del legislatore in tema di suicidio assistito. Un confronto tra Italia e Inghilterra' [2019](2), 171-197.
- Bunnik Eline M. Kater-Kuipers Adriana, Galjaard Robert-Jan H. and others, 'Should Pregnant Women Be Charged for Non-invasive Prenatal Screening?: Implications for Reproductive Autonomy and Equal Access' (2020) 46(3) J Med Ethics, 194-198.
- Bunnik Eline M. Kater-Kuipers Adriana, Galjaard Robert-Jan H. and others, 'Why NIPT Should Be Publicly Funded' (2020) 46(11) J Med Ethics, 783-784.
- Burch Leah, 'A world without Down's syndrome?: Online resistance on Twitter: #worldwithoutdowns and #justaboutcoping' (2017) 32(7) Disability & Society, 1085-1089.
- Busatta Lucia, 'BioLaw Facing Pluralisms: Three Simple Models for Complex Issues' in Busatta and Casonato, *Axiological Pluralism* (Springer 2021), 9-32.
- Busatta Lucia, *La salute sostenibile: La complessa determinazione del diritto ad accedere alle prestazioni sanitarie* (G. Giappichelli 2018).
- Buyx Alena, 'Kostenübernahme für pränatale Bluttests. Pro und Contra' (2018) 115(44) Deutsches Ärzteblatt, A1988.
- Campbell Tom, 'The Point of Legal Positivism' [1998-1999](9) King's College Law Journal, 63-87.
- Cane Peter, 'Taking Law Seriously: Starting Points of the Hart/Devlin Debate' (2006) 10(1-2) J Ethics, 21-51.
- Canestrari Stefano, 'Biodiritto (diritto penale)' (2015) Annali VIII, Enc dir, 99-124.
- Carlino Francesco, 'La selezione preimpianto tra autodeterminazione procreativa e tutela del diritto alla salute della donna: Nota a ord. Trib. Milano sez. I civ. 21 luglio 2017; ord. Trib. Milano sez. I civ. 18 aprile 2017' (2018) 83(1) Responsabilità civile e previdenza, 229-247.
- Carpani Guido, 'I piani di rientro tra emergenze finanziarie e l'equa ed appropriata erogazione dei LEA' in Balduzzi, *La sanità italiana alla prova del federalismo fiscale* (Il mulino 2012).
- Carrato Aldo, 'Diagnosi preimpianto: l'applicazione giurisprudenziale della sentenza n. 96/2015 della Consulta: Nota a ord. Trib. Milano sez. I civ. 18 aprile 2017' [2017](6) Fam dir, 541-558.
- Cartabia Marta, 'I principi di ragionevolezza e proporzionalità nella giurisprudenza costituzionale italiana.: Intervento presentato a: Incontro trilaterale tra la Corte costituzionale italiana, la Corte costituzionale spagnola e il Tribunale costituzionale portoghese, Roma.' (2013) <[https://www.cortecostituzionale.it/documenti/convegni\\_seminari/RI\\_Cartabia\\_Roma2013.pdf](https://www.cortecostituzionale.it/documenti/convegni_seminari/RI_Cartabia_Roma2013.pdf)> accessed 14.7.2021.
- Carusi Donato, 'La (imminente?) legge italiana sulla procreazione assistita: considerazioni nella prospettiva della "bioetica laica"' (2003) 34(2) Pol dir, 287-296.

## Bibliography

- Casaburi Geremia, 'Procreazione assistita: il Tribunale di Cagliari dà luce verde alla diagnosi preimpianto: Nota a Trib. Cagliari 22 settembre 2007' [2008](3) *Corr merito*, 313–323.
- Casonato Carlo, 'Bioetica e pluralismo nello stato costituzionale' in Casonato and Piciocchi, *Biodiritto in dialogo* (CEDAM 2006), 7-34.
- Casonato Carlo, 'Il caso Englaro: fine vita, il diritto che c'è' [2009](1) *Quaderni cost*, 99–102.
- Casonato Carlo, 'Il principio della volontarietà dei trattamenti sanitari fra livello statale e livello regionale: Nota a Sentenza n. 438/2008' (2009) 37(3-4) *Le Regioni*, 627–650.
- Casonato Carlo, 'Legge 40 e principio di non contraddizione: una valutazione d'impatto normativo' in Camassa and Casonato, *La Procreazione medicalmente assistita: Ombre e luci* (Università degli studi di Trento 2005), 13-40.
- Casonato Carlo, 'Sensibilità etica e orientamento costituzionale. Note critiche alla sentenza della Corte costituzionale n. 84 del 2016' [2016](2) *BioLaw Journal – Rivista di BioDiritto*, 157–169.
- Casonato Carlo, 'The Essential Features of 21st Century Biolaw' in Valdés and Lecaros, *Biolaw and Policy in the Twenty-First Century* (Springer 2019), 77-91.
- Casonato Carlo, *Introduzione al biodiritto* (3rd edn, G. Giappichelli 2012).
- Castaing Cécile (ed), *Technologies médicales innovantes et protection des droits fondamentaux des patients* (Mare & Martin 2017).
- Castro Hector, Tringali Michele, Cleemput Irina and others, 'Advancing MCDA and HTA into Coverage Decision-Making' in Marsh and others, *Multi-criteria Decision Analysis to Support Healthcare Decisions* (Springer 2017), 119-146.
- Casuscelli Giuseppe, 'Le laicità e le democrazie: la laicità della "Repubblica democratica" secondo la Costituzione italiana' [2007](1) *Quad dir e pol eccl*, 169–202.
- Cavana Paolo, 'Laicità dello Stato: da concetto ideologico a principio giuridico' [2008] (September) *Stato, Chiese e pluralismo confessionale*, 1–15.
- Cavana Paolo, *Interpretazioni della laicità: Esperienza francese ed esperienza italiana a confronto* (AVE 1998).
- Cerioni Marta, 'Stato e Regioni di fronte alla gestione dei Piani di rientro nei sistemi sanitari regionali in deficit' [2017](1) *Politiche Sociali*, 175–180.
- Charlton Victoria, 'NICE and Fair?: Health Technology Assessment Policy Under the UK's National Institute for Health and Care Excellence, 1999–2018' (2020) 28(3) *Health Care Analysis*, 193–227.
- Chianca Ilaria, 'La responsabilità della p.a. per provvedimento illegittimo e risarcimento del danno non patrimoniale: la conclusione della vicenda Englaro' [2017](2) *Riv ital med leg dirit campo sanit*, 816–824.
- Chico Victoria, 'Wrongful Conception: Policy, Inconsistency and the Conventional Award' (2007) 8(2) *Med Law Int*, 139–164.
- Chieffi Lorenzo, 'Una bioetica attenta ai valori costituzionali' [2019](4) *Riv ital med leg dirit campo sanit*, 1247–1259.
- Childress James F. 'A Principle-based Approach' in Kuhse and Singer, *A Companion to Bioethics* (2nd edn, Wiley-Blackwell 2009), 67-76.

- Chitty Lyn S. Wright David, Hill Melissa and others, 'Uptake, Outcomes, and Costs of Implementing Non-invasive Prenatal Testing for Down's Syndrome into NHS Maternity Care: Prospective Cohort Study in Eight Diverse Maternity Units' (2016) 354(i3426) *BMJ*, 1–12.
- Choi Jinil, 'A Study of the Slippery Slope Argument in Bioethics, and its Application to the Case of Preimplantation Genetic Diagnosis' (2014) 7(2) *Studia Bioethica*, 31–37.
- Ciaurro Gian F. 'Ordine del giorno' (1980) XXX *Enc dir*, 1018–1038.
- Cicero Cristiano and Peluffo Emilia, 'L'incredibile vita di Timothy Green e il giudice legislatore alla ricerca dei confini tra etica e diritto: Ovverosia, quando diventare genitori non sembra (apparire) più un dono divino' [2014](4) *Diritto di famiglia e delle persone*, 1290–1318.
- Clarke Angus, 'Genetic Counseling, Testing, and Screening' in Kuhse and Singer, *A Companion to Bioethics* (2nd edn. Wiley-Blackwell 2009), 245–259.
- Clementi Francesco, Cuocolo Lorenzo, Rosa Francesca and Vigevani Giulio E. *La Costituzione italiana: Commento articolo per articolo* (Il mulino 2017).
- Coady C.A.J. 'Playing God' in Savulescu and Bostrom, *Human Enhancement* (Oxford Univ. Press 2010).
- Colaiani Nicola, 'Il principio supremo di laicità dello Stato e l' insegnamento della religione cattolica' (1989) 5(1) *Il Foro Italiano*, 1333–1342.
- Colaiani Nicola, 'La fine del confessionismo e la laicità dello Stato (il ruolo della Corte costituzionale e della dottrina)' [2009](1) *Pol dir*, 45–92.
- Colaiani Nicola, 'Trent'anni di laicità: Rileggendo la sentenza n. 203 del 1989 e la successiva giurisprudenza costituzionale' [2020](21) *Stato, Chiese e pluralismo confessionale*, 52–66.
- Commissione nazionale per la definizione e l'aggiornamento dei Livelli essenziali di assistenza, 'I livelli di assistenza sanitaria e le prestazioni garantite dal Servizio sanitario nazionale' in Falcitelli and Langiano, *La remunerazione delle attività sanitarie: Caratteristiche attuali e ipotesi evolutive* (Il mulino 2007), 231–260.
- Conley Shannon N. 'Who Gets to Be Born?: The Anticipatory Governance of Pre-implantation Genetic Diagnosis Technology in the United Kingdom from 1978–2001' (2020) 7(3) *J Responsible Innov*, 507–527.
- Constantinesco Léontin J. *Rechtsvergleichung: Band 2: Die rechtsvergleichende Methode* (Carl Heymann 1972).
- Conte Lucilla, "And makes us rather bear those ills we have?" L'inizio della vita e i confini della sofferenza risarcibile (Nota a Corte di Cassazione, Sezioni Unite, n. 25767/2015) [2016](2) *BioLaw Journal – Rivista di BioDiritto*, 433–443.
- Cortese Fulvio and Penasa Simone, 'Dalla bioetica al biodiritto: sulla giuridificazione di interessi scientificamente e tecnologicamente condizionati' [2015](4) *Rivista AIC*, 1–34.
- Cortese Fulvio, 'Costituzione e nuovi principi del diritto amministrativo' (2020) 28(2) *Dir Amm*, 329–362.
- Costantini Maria P. Chamayou Sandrine and Guglielmino Antonino, 'La diagnosi genetica di pre-impianto' in D'Amico and Liberali, *La legge n. 40 del 2004 ancora a giudizio: La parola alla Corte costituzionale* (F. Angeli 2012), 216–247.

## Bibliography

- Craig Paul, 'Proportionality, Rationality and Review' [2010](2) *New Zealand Law Review*, 265–301.
- Craig Paul, 'Sovereignty of the United Kingdom Parliament after Factortame' (1991) 11(1) *Yearbook of European Law*, 221–255.
- Craig Paul, 'The Nature of Reasonableness Review' (2013) 66(1) *Curr Leg Probl*, 131–167.
- Cranmer Frank, 'A Court of Law, Not of Morals?' (2008) 160(1) *Law & Justice - The Christian Law Review*, 13–24.
- Czermak Gerhard and Hilgendorf Eric, *Religions- und Weltanschauungsrecht* (Springer 2018).
- Czermak Gerhard, '„Gott“ im Grundgesetz?' (1999) 52(18) *NJW*, 1300–1303.
- Czermak Gerhard, 'Zur weltanschaulichen Schiefelage des BVerfG in seiner 70-jährigen Geschichte' (2022) 22(3) *NJOZ*, 33–38.
- Czermak Gerhard, *Siebzig Jahre Bundesverfassungsgericht in weltanschaulicher Schiefelage: Fälle, Strukturen, Korrekturmöglichkeiten* (Nomos 2021).
- D'Agostino Francesco, 'Il Forum: Bioetica e Costituzione' [1996](1) *Rivista di Diritto Costituzionale*, 295–348.
- Dalla Torre Giuseppe, *Il primato della coscienza: Laicità e libertà nell'esperienza giuridica contemporanea* (Edizioni Studium 1992).
- D'Aloia Antonio, 'Diritti e stato autonomistico. Il modello dei livelli essenziali delle prestazioni' [2003](6) *Le Regioni*, 1063–1140.
- D'Aloia Antonio, 'Il diritto di rifiutare le cure e la fine della vita. Un punto di vista costituzionale sul caso Englaro' [2009](2) *Diritti umani e diritto internazionale*, 370–395.
- Daly Paul, 'Wednesbury's Reason and Structure' [2011](2) *Public Law*, 238–259.
- D'Amico Marilisa and Puccio Anna (eds), *Laicità per tutti* (Franco Angeli 2009).
- D'Amico Marilisa, 'I diritti "contesi" fra laicità e fondamentalismi' [2014](January) *Stato, Chiese e pluralismo confessionale*, 1–13.
- D'Amico Marilisa, 'Il concepito e il diritto a nascere sani: Profili costituzionali alla luce della decisione della Corte di Cassazione (n. 16754 del 2012)' [2014](2) *Rivista AIC*, 1–8.
- D'Amico Marilisa, 'La decisione della Corte costituzionale fra aspetti di principio e ricadute pratiche' in D'Amico and Pellizzzone, *I diritti delle coppie infertili. Il limite dei tre embrioni e la sentenza della Corte costituzionale* (Franco Angeli 2010), 214–225.
- Daniels Norman and Sabin James E. 'Limits to Health Care: Fair Procedures, Democratic Deliberation, and the Legitimacy Problem for Insurers' (1997) 26(4) *Philosophy & Public Affairs*, 303–350.
- Daniels Norman and Sabin James E. *Setting Limits Fairly: Learning to Share Resources for Health* (2nd edn, Oxford University Press 2008).
- D'Arienzo Maria, 'La laicità francese: "aperta", "positiva" o "im-positiva"?' [2011](December) *Stato, Chiese e pluralismo confessionale*, 1–16.
- D'Arrigo Cosimo, 'Salute (diritto alla)' (2001) *V Enc dir*, 1009–1041.

- D'Avack Lorenzo, 'La legge sulla procreazione medicalmente assistita: Un'occasione mancata per bilanciare valori ed interessi contrapposti in uno Stato laico' (2004) 33(3-4) *Diritto di famiglia e delle persone*, 793–812.
- D'Avack Lorenzo, 'L'ordinanza di Salerno: ambiguità giuridiche e divagazioni etiche' (2010) 39(4) *Dir fam*, 1737–1760.
- De Francesco Daniela, 'La diagnosi genetica preimpianto nell'evoluzione giurisprudenziale: Rassegna Giurisprudenziale' [2016](8-9) *Corr giur*, 1151–1158.
- Deans Zuzana, Hill Melissa, Chitty Lyn S. and others, 'Non-invasive Prenatal Testing for Single Gene Disorders: Exploring the Ethics' (2013) 21(7) *Eur J Hum Genet*, 713–718.
- Dederer Hans-Georg, 'Zur Straflosigkeit der Präimplantationsdiagnostik: Anmerkungen zu BGH, Urt. v. 6. 7. 2010 – 5 StR 386/09' (2010) 28(12) *MedR*, 819–822.
- Del Bò Corrado, 'Il rapporto tra laicità e neutralità: una questione concettuale?' [2014] (33) *Stato, Chiese e pluralismo confessionale*, 1–19.
- Della Bella Silvia, 'La svolta: il Tribunale di Cagliari e il Tribunale di Firenze ammettono la diagnosi preimpianto: Nota a Trib. Cagliari 24 settembre 2007, ord. Trib. Firenze 17 dicembre 2007' [2008](5) *Fam pers e succ*, 426–437.
- Deuring Silvia, *Rechtliche Herausforderungen moderner Verfahren der Intervention in die menschliche Keimbahn* (Springer 2019).
- Di Cosimo Giovanni, 'Quando il legislatore predilige un punto di vista etico/religioso: il caso del divieto di donazione dei gameti' [2013](21) *Stato, Chiese e pluralismo confessionale*, 1–18.
- Di Giovine Alfonso, 'Stato liberale, Stato democratico e principio di laicità' [2019](Speciale) *Dir pubbl comp eur*, 215–250.
- Di Marzio Paolo, 'Bioetica cattolica e laica: una contrapposizione da superare' (2002) 1(2) *Dir fam*, 101–111.
- Dicey Albert V. *Introduction to the Study of the Law of the Constitution* (Palgrave Macmillan 1979).
- Dindjer Hasan, 'What Makes an Administrative Decision Unreasonable?' (2021) 84(2) *Mod Law Rev*, 265–296.
- Dines Jennifer N. Eckel Ashley M. Cheng Edith Y. and others, 'A Paradigm Shift: Considerations in Prenatal Cell-Free DNA Screening' (2018) 2(5) *Jrnl App Lab Med*, 784–796.
- Dolcini Emilio, 'Embrione, pre-embrione, ootide: nodi interpretativi nella disciplina della procreazione medicalmente assistita (L. 19 febbraio 2004 n. 40)' (2004) 47(2) *Riv it dir proc pen*, 440–472.
- Dolcini Emilio, 'Il punto sulla procreazione assistita: in particolare il problema della fecondazione eterologa' (2013) 9(1) *Corr merito*, 5–10.
- Dolcini Emilio, 'La legge n. 40 del 2004: alla prova dei fatti, un efficace strumento di lotta contro la procreazione assistita' (2007) 3(12) *Corr merito*, 1425–1428.

## Bibliography

- Dolcini Emilio, 'Legge sulla procreazione assistita e laicità dello stato: da sempre, un rapporto difficile' (2013) <<https://archiviodpc.dirittopenaleuomo.org/d/2658-legge-sulla-procreazione-assistita-e-laicita-dello-stato-da-sempre-un-rapporto-difficile>> accessed 14.4.2021.
- Domenici Irene and Günther Christian, 'Judging Commercial Surrogacy and Public Policy: An Analysis of Whittington Hospital NHS Trust v XX (UK Supreme Court)' [2020](2) BioLaw Journal – Rivista di BioDiritto, 373–386.
- Dorneck Carina, *Das Recht der Reproduktionsmedizin de lege lata und de lege ferenda: Eine Analyse zum AME-FMedG* (Nomos 2018).
- Dow Katharine, 'Looking into the Test Tube: The Birth of IVF on British Television' (2019) 63(2) Med Hist, 189–208.
- Dreier Horst, *Bioethik: Politik und Verfassung* (Mohr Siebeck 2013).
- Dreier Horst, *Grundgesetz: Kommentar* (3rd edn. Mohr Siebeck 2013).
- Dreier Horst, *Staat ohne Gott: Religion in der säkularen Moderne* (2nd edn, C.H. Beck 2018).
- Droeg Michael, *Staatsleistungen an Religionsgemeinschaften im säkularen Kultur- und Sozialstaat* (Duncker & Humblot 2004).
- Drummond Michael F. Schwartz Sanford J. Jönsson Bengt and others, 'Key Principles for the Improved Conduct of Health Technology Assessments for Resource Allocation Decisions' (2008) 24(3) J of Inter Tech of Health Care, 244–258.
- Drury Suzanne, Hill Melissa and Chitty Lyn S. 'Recent Developments in Non-Invasive Prenatal Diagnosis and Testing' (2014) 25(3-4) Fet Matern Med Rev, 295–317.
- Dücker Sabrina M. *Die Regelung der Präimplantationsdiagnostik in Deutschland und in England* (Mohr Siebeck 2019).
- Durante Vincenzo, 'La salute come diritto della persona' in Canestrari and others, *Trattato di biodiritto: Il governo del corpo* (Giuffrè 2011), 579–600.
- Dürig Günter, Herzog Roman and Scholz Rupert, *Grundgesetz: Kommentar* (C.H. Beck 2021).
- Duttge Gunnar, 'Wider den prinzipienvergessenen Zeitgeist bei der rechtsethischen Beurteilung der Präimplantationsdiagnostik' (2014) 125(3) ZStW, 647–658.
- Düwell Marcus, Hübenthal Christoph and Werner Micha H. (eds), *Handbuch Ethik* (J.B. Metzler 2011).
- Dworkin Ronald, 'Lord Devlin and the Enforcement of Morals' (1966) 75(6) Yale LJ, 986–1005.
- Dworkin Ronald, *Law's Empire* (Belknap Press 1986).
- Eberbach Wolfram, 'Eine kurze Geschichte der Fortpflanzungsmedizin bis zur Eizellspende' (2020) 38(3) MedR, 167–179.
- Elliott Mark and Thomas Robert, *Public Law* (Oxford University Press 2020).
- Elliott Mark, 'Legislative supremacy in a multidimensional constitution' in Elliott and Feldman, *The Cambridge Companion to Public Law* (Cambridge University Press 2015), 73–95.
- El-Toukhy Tarek, Williams Clare and Braude Peter, 'The Ethics of Preimplantation Genetic Diagnosis' (2008) 10(1) The Obstetrician & Gynaecologist, 49–54.

- Epping Volker and Hillgruber Christian, *Grundgesetz Kommentar* (3rd edn. Beck 2020).
- Evans Martyn, 'What is a Person?' in Have and Gordijn, *Bioethics in a European Perspective* (Springer 2001), 141-155.
- Falletti Elena, 'Costi dell'accesso alla diagnosi preimpianto: alcune riflessioni giuridiche: Nota a ord. Trib. Vercelli sez. lav. 15 ottobre 2018; sent. Trib. Vercelli 20 dicembre 2018' [2019](11) *Giurisprudenza Italiana*, 2393-2402.
- Fateh-Moghadam Bijan, 'Bioethische Diskurse zwischen Recht, Ethik und Religion. Juristische Perspektiven – Zum Einfluss der Religion in bioethischen Beratungsgremien' in Voigt, *Religion in bioethischen Diskursen: Interdisziplinäre, internationale und interreligiöse Perspektiven* (De Gruyter 2010), 31-64.
- Fateh-Moghadam Bijan, *Die religiös-weltanschauliche Neutralität des Strafrechts: Zur strafrechtlichen Beobachtung religiöser Pluralität* (Mohr Siebeck 2019).
- Fattibene Rosanna, 'La diagnosi genetica preimpianto dalla sentenza della Corte costituzionale all'ordinanza del giudice comune. Ed il legislatore?: Considerazioni, a prima lettura, sull'ord. Tr. Milano, sez. I civ. depositata il 18 aprile 2017' [2017](2) *BioLaw Journal – Rivista di BioDiritto*, 209-229.
- Fattori Gabriele, 'Il rovesciamento giurisprudenziale delle norme in materia di procreazione medicalmente assistita. Interpretazione evolutiva e dilemma contromaggioritario' [2015](1) *Quad dir e pol eccl*, 143-171.
- Faulkner Alex and Poort Lonneke, 'Stretching and Challenging the Boundaries of Law: Varieties of Knowledge in Biotechnologies Regulation' (2017) 55(2) *Minerva*, 209-228.
- Feinberg Joel (ed), *The Moral Limits of the Criminal Law Volume 4: Harmless Wrongdoing* (Oxford University Press 1990).
- Ferrajoli Luigi, 'Diritti fondamentali e bioetica. La questione dell'embrione' in Rodota, Zatti and Tallacchini, *Trattato di Biodiritto: Ambito e fonti del biodiritto* (Giuffrè 2011).
- Ferrando Gilda, 'Autonomia delle persone e intervento pubblico nella riproduzione assistita. Illegittimo il divieto di fecondazione eterologa' (2014) 30(9) *La Nuova Giurisprudenza Civile Commentata*, 393-408.
- Ferrara Rosario, 'Il caso Englaro innanzi al Consiglio di Stato' (2015) 2(1) *La Nuova Giurisprudenza Civile Commentata*, 9-12.
- Ferrara Rosario, 'Il diritto alla salute: i principi costituzionali' in Rodota, Zatti and Ferrara, *Trattato di biodiritto: Salute e sanità* (Giuffrè 2011).
- Finocchiaro Francesco, 'Alle origini della laicità statale' (2002) 113(4) *Dir eccl*, 1257-1285.
- Fiore Carlo, 'Incitamento a pratiche contro la procreazione' (1971) XXI *Enc dir*, 19-28.
- Fletcher George P. 'Law and Morality: A Kantian Perspective' (1987) 87(3) *Colum L Rev*, 533-558.
- Folliero Maria C. 'Multiculturalismo e aconfessionalità: Le forme odierne del pluralismo e della laicità' [2007](March) *Stato, Chiese e pluralismo confessionale*, 1-18.

## Bibliography

- Forni Lorenza, *La laicità nel pensiero dei giuristi italiani: Tra tradizione e innovazione* (Giuffrè 2010).
- Forsthoff Ernst, 'Begriff und Wesen des sozialen Rechtsstaates' [1953](12) VVDStRL, 8–33.
- Foster Charles and Miola José, 'Who's in Charge?: The Relationship Between Medical Law, Medical Ethics, and Medical Morality' (2015) 23(4) *Med Law Rev*, 505–530.
- Foster Charles, 'Simple Rationality?: The Law of Healthcare Resource Allocation in England' (2007) 33(7) *J Med Ethics*, 404–407.
- Fovargue Sara and Bennett Rebecca, 'What Role Should Public Opinion Play in Ethico-Legal Decision Making? The Example of Selecting Sex for Non-Medical Reasons Using Preimplantation Genetic Diagnosis' (2016) 24(1) *Med Law Rev*, 34–58.
- Franklin Sarah, 'Developmental Landmarks and the Warnock Report: A Sociological Account of Biological Translation' (2019) 61(4) *Comp Stud Soc Hist*, 743–773.
- Freiherr von Ulmenstein Ulrich, 'Tagungsbericht: Nicht-invasive Pränataldiagnostik als GKV-Leistung? – Medizinische, ethische und rechtliche Fragen' (2018) 36(9) *MedR*, 680–681.
- Friele Minou, 'Striving for Harmonisation and Living Without it' in Vöneky and others, *Legitimation ethischer Entscheidungen im Recht: Interdisziplinäre Untersuchungen* (Springer 2009), 331–351.
- Frischhut Markus, "'EU": Short for "Ethical" Union? The Role of Ethics in European Union Law' (2015) 75(3) *ZaöRV*, 531–577.
- Frister Helmut and Lehmann Maja C. 'Die gesetzliche Regelung der Präimplantationsdiagnostik' (2012) 67(13) *JZ*, 659–667.
- Frister Helmut, 'Der lange Weg zur Regelung der Präimplantationsdiagnostik', *Wissenschaftsrecht und Wissenschaftspraxis* (Nomos 2014).
- Frommel Monika, 'Die Neuregelung der Präimplantationsdiagnostik durch § 3a Embryonenschutzgesetz' (2013) 68(10) *JZ*, 488–495.
- Fumagalli Roberto, 'Slipping on Slippery Slope Arguments' (2020) 34(4) *Bioethics*, 412–419.
- Fündling Caroline, *Recht auf Wissen vs. Recht auf Nichtwissen in der Gendiagnostik* (Nomos 2017).
- Furkel Françoise, 'The Principle of Dignity in Germany and Its Irradiating Effect with Regard to Biomedicine' in Feuillet-Liger and Orfali, *The Reality of Human Dignity in Law and Bioethics* (Springer 2018), 39–58.
- Gadsbøll Kasper, Petersen Olav B. Gatinois Vincent and others, 'Current Use of Noninvasive Prenatal Testing in Europe, Australia and the USA: A Graphical Presentation' (2020) 99(6) *Acta Obstet Gynecol Scand*, 722–730.
- Gassner Ulrich M. Kersten Jens, Krüger Matthias and others (eds), *Fortpflanzungsmedizingesetz Augsburg-Münchener-Entwurf (AME-FMedG)* (Mohr Siebeck 2013).
- Gentilomo Andrea and Piga Antonella, 'La procreazione tra natura e cultura: alcune osservazioni sulla nuova legge in tema di procreazione medicalmente assistita' (2004) 26(1) *Riv it med leg*, 41–74.

- Giacomini Mita, 'One of These Things is Not Like the Others: The Idea of Precedence in Health Technology Assessment and Coverage Decisions' (2005) 83(2) *Milbank Q*, 193–223.
- Giacomini Mita, Miller Fiona and Browman George, 'Confronting the Gray Zones of Technology Assessment: Evaluating Genetic Testing Services for Public Insurance Coverage in Canada' (2003) 19(2) *Int J Technol Assess Health Care*, 301–316.
- Gil M. M. Revello R. Poon L. C. and others, 'Clinical Implementation of Routine Screening for Fetal Trisomies in the UK NHS: Cell-free DNA Test Contingent on Results from First-trimester Combined Test' (2016) 47(1) *Ultrasound Obstet Gynecol*, 45–52.
- Giubilei Andrea, 'I LEA nella giurisprudenza amministrativa e costituzionale: il caso della fecondazione eterologa' in Colapietro and others, *I modelli di welfare sanitario tra qualità e sostenibilità: Esperienze a confronto* (Editoriale scientifica 2018), 385–402.
- Glennon Theresa, 'Regulation of Reproductive Decision-making' in Sclater, Ebtehaj and Richards, *Regulating autonomy: Sex, reproduction and family* (Hart 2009), 149–168.
- Goffin Tom, Borry Pascal, Dierickx Kris and others, 'Why eight EU Member States Signed, but Not Yet Ratified the Convention for Human Rights and Biomedicine' (2008) 86(2-3) *Health Policy*, 222–233.
- Gomez David, 'The Special Status of the Human Embryo in the Regulation of Assisted Conception and Research in the United Kingdom' (2011) 17(1) *Medico-Legal Journal of Ireland*, 6–18.
- Goodhart C. B. 'Embryo experiments' (1988) 297(6651) *BMJ*, 782–783.
- Goodman Clifford S. *HTA 101 Introduction to Health Technology Assessment* (National Library of Medicine 2014).
- Goodwin Mark and Bates Stephen, 'The 'Powerless Parliament'?: Agenda-setting and the Role of the UK Parliament in the Human Fertilisation and Embryology Act 2008' (2016) 11(2) *Br Polit*, 232–255.
- Gordon Michael, *Parliamentary Sovereignty in the UK Constitution: Process, Politics and Democracy* (Hart 2015).
- Gorgoni Antonio, 'Il diritto alla diagnosi preimpianto dell'embrione: Nota a Trib. Cagliari 24 settembre 2007' [2008](7) *Fam pers e succ*, 605–619.
- Gorman Gráinne S. McFarland Robert, Stewart Jane and others, 'Mitochondrial Donation: From Test Tube to Clinic' (2018) 392(10154) *Lancet*, 1191–1192.
- Graf Tilman, *Ethik und Moral im Grundgesetz. Grenzen der Moralisierung des Verfassungsrechts* (Duncker & Humblot 2017).
- Grandi Federica, 'Questioni di coscienza del pubblico potere: risvolti costituzionali dell'infedeltà/inosservanza dell'amministrazione' [2016](3) *Giur Cost*, 1289–1304.
- Greely Henry T. 'CRISPR'd Babies: Human Germline Genome Editing in the 'He Jiankui Affair'' (2019) 6(1) *J Law Biosci*, 111–183.
- Gregorowius Daniel, 'Human Genome Editing and the Need for Regulation and Deliberation' (2017) 10(2) *Bioethics Forum*, 71–73.

## Bibliography

- Grunwald Armin, 'The Normative Basis of (Health) Technology Assessment and the Role of Ethical Expertise' (2004) 2(2-3) *Poiesis Prax*, 175–193.
- Gruschke Daniel, 'Externe und interne Ethisierung des Rechts' in Vöneyk and others, *Ethik und Recht - Die Ethisierung des Rechts/Ethics and Law - The Ethicalization of Law* (Springer 2013).
- Gutmann Thomas, 'Rechtliche und rechtsphilosophische Fragen der Präimplantationsdiagnostik' in Gethmann and Huster, *Recht und Ethik in der Präimplantationsdiagnostik* (Brill/Fink 2010), 61-102.
- Gyngell Christopher, Douglas Thomas and Savulescu Julian, 'The Ethics of Germline Gene Editing' (2017) 34(4) *J Appl Philos*, 498–513.
- Häberle Peter, 'Grundrechte im Leistungsstaat' [1972](30) *VVDStRL*, 43–141.
- Habermas Jürgen, *Die Zukunft der menschlichen Natur: Auf dem Weg zu einer liberalen Eugenik?* (Suhrkamp 2001).
- Hagedorn Cornelia, *Legitime Strategien der Dissensbewältigung in demokratischen Staaten* (Springer 2013).
- Haker Hille, *Hauptsache gesund?: Ethische Fragen der Pränatal- und Präimplantationsdiagnostik* (Kösel 2011).
- Hammond-Browning Natasha, 'Ethics, Embryos, and Evidence: A Look Back at Warnock' (2015) 23(4) *Med Law Rev*, 588–619.
- Handyside A. H. Kontogianni E. H. Hardy K. and others, 'Pregnancies from Biopsied Human Preimplantation Embryos Sexed by Y-specific DNA Amplification' (1990) 344(6268) *Nature*, 768–770.
- Hart Herbert L. A. 'Positivism and the Separation of Law and Morals' (1958) 71(4) *Harv L Rev*, 593.
- Hart Herbert L. A. *The Concept of Law* (3rd edn, Oxford University Press 2012).
- Harvey John C. 'André Hellegers, the Kennedy Institute, and the Development of Bioethics: The American–European Connection' in Garrett, Jotterand and Ralston, *The Development of Bioethics in the United States* (Springer 2013), 37-54.
- Have Henk ten, 'Ethical Perspectives on Health Technology Assessment' (2004) 20(1) *Int J Technol Assess Health Care*, 71–76.
- Hehr Andreas, Frister Helmut, Fondel Sabine and others, 'Präimplantationsdiagnostik' (2014) 26(4) *Medizinische Genetik*, 417–426.
- Heinig Hans M. 'Schlusswort – Verschleierte Neutralität' (2010) 65(7) *JZ*, 357–360.
- Heinig Hans M. 'Verschärfung der oder Abschied von der Neutralität?: Zwei verfehlt Alternativen in der Debatte um den herkömmlichen Grundsatz religiös-weltanschaulicher Neutralität' (2009) 64(23) *JZ*, 1136–1140.
- Heinrichs Bert, Spranger Tade M. and Tambornino Lisa, 'Ethische und rechtliche Aspekte der Pränataldiagnostik' (2012) 30(10) *MedR*, 625–630.
- Herling David, 'Weight in Discretionary Decision-Making' (1999) 19(4) *Oxf J Leg Stud*, 583–604.
- Hermerén Göran, 'Accountability, Democracy, and Ethics Committees' (2015) 1(2) *Law Innov Technol*, 153–170.
- Hermes Benjamin, *Die Ethikkommissionen für Präimplantationsdiagnostik* (LIT 2017).

- Herring Jonathan, *Medical Law and Ethics* (Oxford University Press 2020).
- Heun Werner, 'Menschenwürde und Lebensrecht als Maßstäbe für PID?: Dargestellt aus verfassungsrechtlicher Sicht' in Gethmann and Huster, *Recht und Ethik in der Präimplantationsdiagnostik* (Brill/Fink 2010), 103-127.
- Hilgendorf Eric, 'Stufungen des vorgeburtlichen Lebens- und Würdeschutzes' in Gethmann and Huster, *Recht und Ethik in der Präimplantationsdiagnostik* (Brill/Fink 2010), 175-188.
- Hill Melissa, Wright David, Daley Rebecca and others, 'Evaluation of Non-invasive Prenatal Testing (NIPT) for Aneuploidy in an NHS Setting: A Reliable Accurate Prenatal Non-invasive Diagnosis (RAPID) Protocol' (2014) 14(229) BMC Pregnancy Childbirth, 1-10.
- Höfling Wolfram, 'Zur hoheitlichen Kunstförderung – Grundrechtliche Direktiven für den „neutralen. Kulturstaat“' [1985](10) DÖV, 387-396.
- Hofmann Bjørn M. 'Why Ethics Should Be Part of Health Technology Assessment' (2008) 24(4) Int J Technol Assess Health Care, 423-429.
- Huber Franziska and Lindner Josef F. 'Die Rechtsprechung der Verwaltungsgerichte zur Praeimplantationsdiagnostik (PID)' (2020) 135(12) DVBl, 796-799.
- Huber Franziska and Lindner Josef F. 'Rechtsschutz gegen ein negatives PID-Votum der Ethikkommission nach §3a Abs. 3 Nr. 2 ESchG' (2016) 34(7) MedR, 502-506.
- Huber Franziska, 'Rechtliche Aspekte der nicht-invasiven Pränataltests in Deutschland' in Steger, Orzechowski and Schochow, *Pränatalmedizin: Ethische, juristische und gesellschaftliche Aspekte* (Karl Alber 2018), 144-167.
- Hübner Marlis and Pühler Wiebke, 'Das Gendiagnostikgesetz – Bilanz und Ausblick' in Katzenmeier and Ratzel, *Festschrift für Franz-Josef Dahm* (Springer 2017), 243-259.
- Hübner Marlis and Pühler Wiebke, 'Systematische Rechtsentwicklung für die Reproduktionsmedizin' (2017) 35(12) MedR, 929-935.
- Hufen Friedhelm, 'Individuelle Rechte und die Zulassung der Präimplantationsdiagnostik' in Gethmann and Huster, *Recht und Ethik in der Präimplantationsdiagnostik* (Brill/Fink 2010), 129-153.
- Hufen Friedhelm, 'Präimplantationsdiagnostik aus verfassungsrechtlicher Sicht' (2001) 19(9) MedR, 440-451.
- Hufen Friedhelm, 'Verfassungsrechtliche Bedenken gegen frühe Pränataldiagnostik?' (2017) 35(4) MedR, 277-282.
- Huster Stefan and Schramme Thomas, 'Normative Aspekte der staatlichen Gesundheitsfürsorge' in Huster and Schramme, *Normative Aspekte von Public Health* (Nomos 2016).
- Huster Stefan, 'Anmerkung: BVerfG, Beschluss v. 6. 12. 2005 – 1 BvR 347/98' (2006) 61(9) JZ, 466.
- Huster Stefan, 'Bioethik und Biorecht: Symbiose oder Konflikt?' in Albers, *Bioethik, Biorecht, Biopolitik: Eine Kontextualisierung* (Nomos 2016).
- Huster Stefan, 'Der Gemeinsame Bundesausschuss als Ethikbehörde?' (2017) 35(4) MedR, 282-286.

## Bibliography

- Huster Stefan, 'Die Bedeutung des Krankheitsbegriffs für das Krankenversicherungsrecht' in Beck, *Krankheit und Recht* (Springer 2017), 41-51.
- Huster Stefan, 'Die Leistungspflicht der GKV für Maßnahmen der künstlichen Befruchtung und der Krankheitsbegriff' (2009) 62(24) NJW, 1713-1716.
- Huster Stefan, 'Erwiderung: Neutralität ohne Inhalt?' (2010) 65(7) JZ, 354-357.
- Huster Stefan, 'Gleichheit durch Gleichgültigkeit? Die ethische Neutralität des Staates und die Regulierung der modernen Medizin' in Kopetzki and others, *Körper-Codes: Moderne Medizin, individuelle Handlungsfreiheiten und die Grundrechte* (Linde 2010), 9-32.
- Huster Stefan, 'Kriterien einer medizinischen Grundversorgung im Sozialstaat' in Brune, Lang and Werner, *Konzepte normativer Minimalstandards* (Nomos 2016).
- Huster Stefan, 'Liberalismus, Neutralität und Fundamentalismus: über verfassungsrechtliche und sozialphilosophische Grenzen rechtlicher Verbote und Regulierungen in der Gentechnologie und in der modernen Medizin' in Brockmüller, *Ethische und strukturelle Herausforderungen des Rechts, Referate der 2 Tagung der Initiative Junger Wissenschaftlerinnen und Wissenschaftler aus den Bereichen Rechtsphilosophie, Rechtstheorie und Rechtssoziologie* (Franz Steiner Verlag 1997), 9-25.
- Huster Stefan, 'Non-invasive Prenatal Diagnostics (NIPD) in the System of Medical Care: Ethical and Legal issues' (2021) 49(8) J Perinat Med, 1-7.
- Huster Stefan, *Die ethische Neutralität des Staates* (2nd edn, Mohr Siebeck 2017).
- Huxtable Richard, 'Logical Separation?: Conjoined Twins, Slippery Slopes and Resource Allocation' (2010) 23(4) Journal of Social Welfare and Family Law, 459-471.
- Iacobucci Gareth, 'Non-invasive Prenatal Testing: Public and Doctors Should be Consulted, says BMA' (2018) 362(k2916) BMJ, 1.
- Iadicco Maria P. 'Finalmente una decisione del giudice delle leggi sulla diagnosi genetica preimpianto, in attesa del doveroso intervento del legislatore' [2015](3) Giur Cost, 797-805.
- Iadicco Maria P. 'La diagnosi genetica preimpianto nella giurisprudenza italiana ed europea: L'insufficienza del dialogo tra le Corti' [2015](2) Quaderni cost, 325-350.
- Iadicco Maria P. 'La lunga marcia verso l'effettività e l'equità nell'accesso alla fecondazione eterologa e all'interruzione volontaria di gravidanza' [2018](1) Rivista AIC, 1-60.
- Iagnemma Caterina, 'Diagnosi genetica preimpianto: problemi aperti in rapporto alla sentenza della Corte costituzionale n. 229/2015' [2016](1) Riv ital med leg dirit campo sanit, 317-338.
- Iannicelli Maria A. 'Diagnosi genetica preimpianto e coppie fertili portatrici di malattie genetiche trasmissibili: il giudice di merito applica la sentenza della Corte cost. n. 96/2015: Nota a ord. Trib. Milano sez. I civ. 18 aprile 2017; ord. Trib. Milano sez. I civ. 21 luglio 2017' [2018](1) Corr giur, 52-63.
- Iannicelli Maria A. 'Diagnosi genetica preimpianto: battute finali della 'riscrittura costituzionale' della l. n. 40/2004' (2016) 33(2) Corr giur, 188-205.
- Ip Eric C. 'Taking a 'Hard Look' at 'Irrationality': Substantive Review of Administrative Discretion in the US and UK Supreme Courts' (2014) 34(3) Oxf J Leg Stud, 481-510.

- Jackson Emily, 'Regulating Non-Invasive Prenatal Testing: the view from the UK' [2014](50) *Japanese Journal of Law and Political Science*, 9–23.
- Jackson Emily, 'Statutory Regulation of PGD: Unintended Consequences and Future Challenges' in McLean and Elliston, *Regulating Pre-implantation Genetic Diagnosis: A Comparative and Theoretical Analysis* (Routledge 2012), 71-88.
- Jasanoff Sheila (ed), *Reframing rights: Bioconstitutionalism in the genetic age* (MIT Press 2011).
- Jasanoff Sheila and Metzler Ingrid, 'Borderlands of Life: IVF Embryos and the Law in the United States, United Kingdom, and Germany' (2020) 45(6) *Science, Technology, & Human Values*, 1001–1037.
- Jasanoff Sheila, *Designs on Nature* (Princeton University Press 2005).
- Joerden Jan C. and Uhlig Carola, 'Vorgeburtliches Leben – rechtliche Überlegungen zur genetischen Pränataldiagnostik' in Steger, Ehm and Tchirikov, *Pränatale Diagnostik und Therapie in Ethik, Medizin und Recht* (Springer 2014), 93-110.
- Johnson Martin H. and Petersen Kerry, 'Instruments for ART Regulation: What are the Most Appropriate Mechanisms for Achieving Smart Regulation?' in Sclater, Ebtehaj and Richards, *Regulating autonomy: Sex, reproduction and family* (Hart 2009), 169-195.
- Jones Caroline, 'The Department of Health Review of the Human Fertilisation and Embryology Act 1990' (2006) 1(4) *Clinical Ethics*, 200–204.
- Jones Peter, 'The Ideal of the Neutral State' in Goodin and Reeve, *Liberal Neutrality* (Routledge 1989), 9-38.
- Joschko Annabel C. *Das Recht auf Nichtwissen in der Gesundheitsversorgung* (Duncker & Humblot 2022).
- Juth Niklas, 'Preimplantation Genetic Diagnosis: Ethical Aspects', *Encyclopedia of Life Sciences* (John Wiley & Sons 2012).
- Kamm Frances M. 'Moral Status and Personal Identity: Clones, Embryos and Future Generations' (2005) 22(2) *Soc Phil Pol*, 283–307.
- Kant Immanuel, *Metaphysic of Morals: Divided into Metaphysical Elements of Law and of Ethics* (Richardson 1799).
- Karbarz Małgorzata, 'Technical and Ethical Limits in Prenatal and Preimplantation Genetic Diagnosis' in Soniewicka, *The Ethics of Reproductive Genetics* (Springer 2018).
- Kelsen Hans, *General Theory of Law and State* (The Lawbook Exchange 2009).
- Kemper James M. Gyngell Christopher and Savulescu Julian, 'Subsidizing PGD: The Moral Case for Funding Genetic Selection' (2019) 16(3) *Bioethical Inquiry*, 405–414.
- Kersten Jens, '„Strategien veralteten Rechts“. Zur demokratischen Unterversorgung des Biomedizin- und Gesundheitsrechts' in Rixen, *Die Wiedergewinnung des Menschen als demokratisches Projekt: Neue Demokratietheorie als Bedingung demokratischer Grundrechtskonkretisierung in der Biopolitik* (Mohr Siebeck 2015), 111-135.
- Kersten Jens, 'Präimplantationsdiagnostik und Grundgesetz – Ausblendung, Instrumentalisierung und Respektierung des Verfassungsrechts - ' in Rosenau, *Ein zeitgemäßes Fortpflanzungsmedizingesetz für Deutschland* (Nomos 2013), 97-125.

## Bibliography

- Kersten Jens, 'Regulierungsauftrag für den Staat im Bereich der Fortpflanzungsmedizin' (2018) 37(17) NVwZ, 1248–1254.
- Kingreen Thorsten, 'Der Gemeinsame Bundesausschuss vor dem BVerfG: Das Tor liegt in der Luft!' (2017) 35(1) MedR, 8–14.
- Kingreen Thorsten, 'Verfassungsrechtliche Grenzen der Rechtsetzungsbefugnis des Gemeinsamen Bundesausschusses im Gesundheitsrecht' (2006) 59(13) NJW, 877–880.
- Kmietowicz Zosia, 'Commission Invites Discussion on the Future of Genetics in Reproduction' (2004) 329(7459) BMJ, 192.
- Korený Peter, 'From a Tolerant to an Ethically Neutral State' (2016) 26(2) Human Affairs, 409.
- Körner Anne, Leitherer Stephan and Mutschler Bernd, *Kasseler Kommentar: Sozialversicherungsrecht* (C.H. Beck 2021).
- Koyuncu Adem, 'Tort Law and Public Health' in Kirch, *Encyclopedia of Public Health* (Springer 2008), 1397–1401.
- Kreß Hartmut, 'Grenzziehung für Ethikkommissionen' (2021) 39(1) MedR, 1–7.
- Kreß Hartmut, 'Präimplantationsdiagnostik in der pluralistischen Gesellschaft im Licht des Toleranzgebots.: Mit kritischen Bemerkungen zu den Befugnissen der PID-Ethikkommissionen.' in Geis, Winkler and Bickenbach, *Von der Kultur der Verfassung: Festschrift für Friedhelm Hufen zum 70. Geburtstag* (C.H. Beck 2015), 43–52.
- Kreß Hartmut, 'Präimplantationsdiagnostik und Fortpflanzungsmedizin angesichts des ethischen Pluralismus.: Rechtspolitische Gesichtspunkte nach dem Urteil des BGH.' (2010) 43(7) ZFR, 201–205.
- Kreß Hartmut, *Ethik der Rechtsordnung: Staat, Grundrechte und Religionen im Licht der Rechtsethik* (Kohlhammer 2012).
- Kreßner Maximilian, *Gesteuerte Gesundheit: Grund und Grenzen verhaltenswissenschaftlich informierter Gesundheitsförderung und Krankheitsprävention* (Nomos 2019).
- Kubiciel Michael, 'Grund und Grenzen des Verbots der Präimplantationsdiagnostik' (2013) 33(7) NSTZ, 382–386.
- Kudlich Hans, 'An den Grenzen von Naturwissenschaft und Strafrecht – Strafrechtliche Fragen der Präimplantationsdiagnostik: Keine Strafbarkeit nach §§ 1 Nr. 2, 2 ESchG durch die Durchführung präimplantationsdiagnostischer Untersuchungen (an nicht totipotenten) Zellen und anschließendes Absterbenlassen kranker Embryonen' (2010) 42(11) Juristische Arbeitsblätter, 833–835.
- La Rosa Stefania, 'La diagnosi genetica preimpianto: un problema aperto' [2011](8-9) Fam dir, 839–951.
- Lakin Stuart, 'Debunking the Idea of Parliamentary Sovereignty: The Controlling Factor of Legality in the British Constitution' (2008) 28(4) Oxf J Leg Stud, 709–734.
- Landwehr Charlotte, 'Anmerkung zu BSG, Urt. V. 18.11.2014 – B 1 KR 19/13 R (LSG Bad.-Württ.)' (2017) 35(2) MedR, 161–164.
- Landwehr Charlotte, *Rechtsfragen der Präimplantationsdiagnostik* (Springer 2017).

- Latronico Nicola, Manenti Ottavia, Bains Luca and others, 'Quality of Reporting on the Vegetative State in Italian Newspapers: The case of Eluana Englaro' (2011) 6(4) *PloS one*, e18706.
- Laufs Adolf, Kern Bernd-Rüdiger and Rehborn Martin, *Handbuch des Arztrechts* (5<sup>th</sup> edn. C.H. Beck 2019).
- Lecaros Juan A. 'Biolaw and Bioethics: Convergences and Divergences' in Valdés and Lecaros, *Biolaw and Policy in the Twenty-First Century* (Springer 2019), 93-118.
- Leonhard Bettina, 'Krankenkasse muss Kosten für PID nicht übernehmen' [2013](4) *RdLh*, 214–215.
- Leyland Peter and Anthony Gordon, *Textbook on Administrative Law* (8th edn, Oxford University Press 2016).
- Liberali Benedetta, 'La diagnosi genetica preimpianto fra interpretazioni costituzionalmente conformi, disapplicazione della legge n. 40 del 2004, diretta esecuzione delle decisioni della Corte Europea dei Diritti dell'Uomo e questioni di legittimità costituzionale' [2014](2) *Rivista AIC*.
- Liberali Benedetta, *Problematiche costituzionali nelle scelte procreative: Riflessioni intorno alla fecondazione medicalmente assistita e all'interruzione volontaria di gravidanza* (Giuffrè 2017).
- Liddell Kathleen and Ravenscroft Simon, 'Morality, Religion, and Patents' in Berg, Chohli and Ravenscroft, *Patents on Life* (Cambridge University Press 2019), 25-37.
- Liddell Kathleen, *Biolaw and Deliberative Democracy: Regulating Human Genetic Technology in a Morally Pluralist Society* (2003).
- Lindner Josef F. 'Ein zeitgemäßes Fortpflanzungsmedizinrecht für Deutschland' (2019) 52(6) *ZFR*, 171–174.
- Lindner Josef F. 'Fällt der "PraenaTest" in den Anwendungsbereich des §15 GenDG?' (2013) 31(5) *MedR*, 288–291.
- Lo Dennis Y. M. Corbetta Noemi, Chamberlain Paul F. and others, 'Presence of fetal DNA in maternal plasma and serum' (1997) 350(9076) *Lancet*, 485–487.
- Lock David and Gibbs Hannah, *NHS Law and Practice* (Legal Action Group 2018).
- Lord Steyn, 'Perspectives Of Corrective And Distributive Justice In Tort Law' [2002] (37) *Irish Jurist*, 1–15.
- Lucchi Nicola, *The Impact of Science and Technology on the Rights of the Individual* (Springer 2016).
- Luce Bryan R. Drummond Michael, Jönsson Bengt and others, 'EBM, HTA, and CER: Clearing the confusion' (2010) 88(2) *Milbank Q*, 256–276.
- Lucivero Federica, *Ethical Assessments of Emerging Technologies: Appraising the Moral Plausibility of Technological Visions* (Springer 2016).
- Lugarà Roberta, 'L'abbandono dei LEA alle Regioni: il caso della procreazione medicalmente assistita' [2015](1) *Rivista AIC*, 1–8.
- Luhmann Niklas, 'Law As a Social System' (1989) 83(1&2) *Northwestern University Law Review*, 136–150.
- Luhmann Niklas, 'Operational Closure and Structural Coupling: The Differentiation of the Legal System' (1992) 13(5) *Cardozo Law Review*, 1419–1442.

## Bibliography

- Luhmann Niklas, *Das Recht der Gesellschaft* (Suhrkamp 1995).
- Luhmann Niklas, *Law as a Social System* (Oxford University Press 2004).
- Luhmann Niklas, *Soziale Systeme: Grundriss einer allgemeinen Theorie* (Suhrkamp 1984).
- Lungstras Anne B. *Der Umgang mit dem Embryo in vitro: Eine Analyse der bezeugungsstrategien in der verfassungsrechtlichen Debatte um die embryonale Stammzellenforschung und die Präimplantationsdiagnostik* (Nomos 2008).
- Lynch Andrew, 'The Constitutional Significance of the Church of England' in Radan, Meyerson and Croucher, *Law and Religion: God, the State and the Common Law* (Routledge 2005), 155-181.
- Macklin Ruth, 'Personhood in the Bioethics Literature' (1983) 61(1) *The Milbank Memorial Fund Quarterly Health and Society*, 35.
- Magill Gerard, 'Catholicism' in Have and Gordijn, *Handbook of Global Bioethics* (Springer 2014), 352-373.
- Manetti Michela, 'Profili di illegittimità costituzionale della legge sulla procreazione medicalmente assistita' [2004](3) *Pol dir*, 453-466.
- Mangoldt Hermann v. Klein Friedrich and Starck Christian, *Grundgesetz: Kommentar* (7<sup>th</sup> edn. Beck 2018).
- Mannino Armando and Curreri Salvatore, *Diritto parlamentare* (F. Angeli 2019).
- Marmor Andrei (ed), *The Routledge Companion to Philosophy of Law* (Routledge 2012).
- Marmor Andrei, 'Legal Positivism: Still Descriptive and Morally Neutral' (2006) 26(4) *Oxf J Leg Stud*, 683-704.
- Marmor Andrei, *Law in the Age of Pluralism* (Oxford University Press 2007).
- Marneffe Peter de, 'Neutrality' in Mandle and Reidy, *The Cambridge Rawls Lexicon* (Cambridge University Press 2014).
- Martens Wolfgang, 'Grundrechte im Leistungsstaat' [1972](30) *VVDStRL*, 8-42.
- Martin Nick, 'Liberal Neutrality and Charitable Purposes' (2012) 60(4) *Political Studies*, 936-952.
- Martinelli Claudio, 'La laicità come neutralità' [2007](April) *Stato, Chiese e pluralismo confessionale*, 1-7.
- Martire Dario, 'Giurisprudenza costituzionale e rime obbligate: il fine giustifica i mezzi? Note a margine della sentenza n. 113 del 2020 della Corte costituzionale' [2020](6) *Rivista AIC*, 244-259.
- Mason Andrew D. 'Autonomy, Liberalism and State Neutrality' (1990) 40(161) *The Philosophical Quarterly*, 433-452.
- Mason Anne, 'Does the English NHS have a 'Health Benefit Basket'?' (2005) 6(S1) *Eur J Health Econ*, 18-23.
- Mastropietro Barbara, 'Procreazione assistita: considerazioni critiche su una legge controversa' (2005) 34(4) *Dir fam*, 1379-1420.
- Materia Enrico, 'Appropriatezza: Origini, implicazioni, valutazione' [2003](4-5) *Tendenze nuove*, 343-354.

- McHale Jean V. and Fox Marie, *Health Care Law: Text and Materials* (2nd edn, Sweet & Maxwell 2007).
- McLean Sheila A. M. 'Law, Ethics and Health Care' in Ashcroft and others, *Principles of Health Care Ethics* (John Wiley & Sons, Ltd 2007), 193-198.
- McLean Sheila A. M. and Mason John K. 'Assisted Reproduction' in McLean and Mason, *Legal and Ethical Aspects of Healthcare* (Cambridge University Press 2009), 99-118.
- McLean Sheila A. M. and Mason John K. 'Resources – Who Decides?' in McLean and Mason, *Legal and Ethical Aspects of Healthcare* (Cambridge University Press 2009), 15-28.
- McLean Sheila A. M. 'De-Regulating Assisted Reproduction: Some Reflections' (2006) 7(3) *Med Law Int*, 233–247.
- McMillan Catriona A. W. *The Human Embryo In Vitro: Breaking the Legal Stalemate* (Cambridge University Press 2021).
- Medizinrechtsausschuss, 'Stellungnahme des Deutschen Anwaltvereins durch den Medizinrechtsausschuss zu den Gesetzentwürfe zur Präimplantationsdiagnostik' [2011](2) *Zeitschrift für das gesamte Medizin- und Gesundheitsrecht*, 71–73.
- Meola Franca, 'La diagnosi genetica preimpianto nell'evoluzione dell'ordinamento italiano: gli argomenti a favore' in Fattibene, *La diagnosi genetica preimpianto tra normativa e giurisprudenza* (Editoriale scientifica 2017), 79-125.
- Mertens Anja, 'Gendiagnostik nicht auf Kassenkosten' (2015) 18(12) *G+G*, 44–45.
- Michaels Ralf, 'The Functional Method of Comparative Law' in Reimann, Zimmermann and Michaels, *The Oxford Handbook of Comparative Law* (Oxford University Press 2006), 338-382.
- Milani Daniela, «Veluti si Deus daretur»: la legge n. 40 del 2004 sulla procreazione medicalmente assistita dal dibattito parlamentare all'articolato' (2015) 23(1) *Quad dir e pol eccl*, 117–142.
- Molaschi Viviana, 'Sulla determinazione dei livelli essenziali delle prestazioni: riflessioni sulla vis expansiva di una 'materia' [2003](5) *Sanità Pubblica e Privata*, 525–542.
- Molaschi Viviana, 'Withdrawal of Artificial Hydration and Nutrition from a Patient in a Permanent Vegetative State in Italy.: Some Considerations on the 'Englro' Case' [2012](1) *Italian Journal of Public Law*, 122–158.
- Montesano Stefano, 'Dalla laicità dello Stato alla laicità per lo Stato.: Il paradigma laico tra principio e valore' [2017](36) *Stato, Chiese e pluralismo confessionale*, 1–37.
- Montgomery Jonathan, 'Bioethics after Brexit: An Opportunity to Rationalize Bioethics Governance in the United Kingdom' (2018) 18(2-3) *Med Law Int*, 135–156.
- Montgomery Jonathan, 'Bioethics as a Governance Practice' (2016) 24(1) *Health Care Anal*, 3–23.
- Montgomery Jonathan, 'Law and the Demoralisation of Medicine' (2006) 26(2) *Legal stud*, 185–210.
- Montgomery Jonathan, 'Rights, Restraints and Pragmatism: The Human Fertilisation and Embryology Act 1990' (1991) 54(4) *Mod Law Rev*, 524–534.

## Bibliography

- Montgomery Jonathan, 'The British Nuffield Council on Bioethics' in Palazzani, *Role and Functions of Bioethics Committees* (Comitato Nazionale per la Bioetica 2014), 49-64.
- Montgomery Jonathan, Jones Caroline and Biggs Hazel, 'Hidden Law-Making in the Province of Medical Jurisprudence' (2014) 77(3) *Mod Law Rev*, 343-378.
- Moore Alfred, 'Public Bioethics and Deliberative Democracy' (2010) 58(4) *Political Studies*, 715-730.
- Morana Donatella, *La salute come diritto costituzionale: Lezioni* (3rd edn, Giappichelli 2018).
- Morelli Alessandro, 'La voce del silenzio. La decisione della Corte sull'aiuto al suicidio e il «perdurare dell'inerzia legislativa» [2020](1) *Dirittifondamentali*, 724-737.
- Morrone Andrea, 'Verso un'amministrazione democratica. Sui principi di imparzialità, buon andamento e pareggio di bilancio' [2019](2) *Dir Amm*, 381-412.
- Moss Kate and Hughes Rowland, 'Hart-Devlin Revisited: Law, Morality and Consent in Parenthood' (2011) 51(2) *Med Sci Law*, 68-75.
- Müller Markus, 'Neutralität als Verfassungsgebot?: Der Staat und religiöse oder weltanschauliche Überzeugungen' [2022](81) *VVDStRL*, 251-382.
- Müller-Terpitz Ralf, *Der Schutz des pränatalen Lebens* (Mohr Siebeck 2007).
- Münch Ingo v. and Kunig Philip, *Grundgesetz: Kommentar* (7<sup>th</sup> edn. C.H. Beck 2021).
- Münkler Laura, *Expertokratie* (Mohr Siebeck 2020).
- Munthe Christian, 'A New Ethical Landscape of Prenatal Testing: Individualizing Choice to Serve Autonomy and Promote Public Health: A Radical Proposal' (2015) 29(1) *Bioethics*, 36-45.
- Nardocci Costanza, 'Dalla Convenzione alla Costituzione: la tacita sintonia tra le Corti. A margine di Corte cost. sent. n. 96 del 2015.' [2016](1) *BioLaw Journal – Rivista di BioDiritto*, 271-281.
- Neri Demetrio, 'Embryo editing: a proposito di una recente autorizzazione dell'HFEA' [2016](1) *BioLaw Journal – Rivista di BioDiritto*, 261-269.
- Neri Demetrio, 'Può la bioetica non essere laica?' (1996) XXII(41-42) *Notizie di Politia*, 33-38.
- Nettesheim Martin, 'Die Garantie der Menschenwürde zwischen metaphysischer Überhöhung und bloßem Abwägungstopos' (2005) 130(1) *AöR*, 71-113.
- Netzer Christian, 'Führt uns die Primplantationsdiagnostik auf eine Schiefe Ebene?' (1998) 10(3) *Ethik in der Medizin*, 138-151.
- Newdick Christopher, 'Health Care Rights and NHS Rationing: Turning Theory into Practice' (2014) 32(2) *Revista Portuguesa de Saúde Pública*, 151-157.
- Newdick Christopher, 'Judicial Review: Low-priority treatment and exceptional case review' (2007) 15(2) *Med Law Rev*, 236-244.
- Newdick Christopher, 'Promoting Access and Equity in Health: Assessing the National Health Service in England' in Flood and Gross, *The Right to Health at the Public/Private Divide* (Cambridge University Press 2014), 107-128.

- Newdick Christopher, 'Rebalancing the Rationing Debate: Tackling the Tensions Between Individual and Community Rights' in Nagel and Lauerer, *Prioritization in Medicine: An International Dialogue* (Springer 2016), 123-140.
- Newdick Christopher, 'Solidarity, Rights and Social Welfare in the NHS – Resisting the Tide of Bioethics?' (2008) 27(3) *Medicine and Law*, 547–562.
- Newdick Christopher, 'The Positive Side of Healthcare Rights' in McLean, *First Do No Harm* (Routledge 2016), 573-586.
- Newdick Christopher, *Who Should We Treat? Rights, Rationing, and Resources in the NHS* (Oxford University Press 2005).
- Nobles Richard and Schiff David, 'Introduction' in Luhmann Niklas, *Law as a Social System* (Oxford University Press 2004), 1-52.
- Nolan Dolan and Davies John, 'Torts and Equitable Wrongs' in Burrows, *English Private Law* (Oxford University Press 2013), 927-1030.
- O'Conneide Colm, 'Equality: A Core Common Law Principle, or 'Mere' Rationality?' in Elliott and Hughes, *Common Law Constitutional Rights* (Hart Publishing 2020), 167-192.
- O'Halloran Kerry, *State Neutrality* (Cambridge University Press 2021).
- Onida Francesco, 'Il problema dei valori nello stato laico' (1995) 3(1) *Dir eccl*, 672–686.
- Onida Francesco, 'Il problema dei valori nello stato laico' in Tedeschi, *Il principio di laicità nello stato democratico* (Rubbettino 1996).
- Paladin Livio, 'Ragionevolezza (principio di)' (1997) *Aggiornamento I, Enc dir*, 899–911.
- Palazzani Laura, *Dalla bio-etica alla tecno-etica: Nuove sfide al diritto* (Giappichelli 2017).
- Palm Wolfgang, *Öffentliche Kunstförderung zwischen Kunstfreiheitsgarantie und Kulturstaat* (Duncker & Humblot 1998).
- Palmer Elizabeth, 'Resource Allocation, Welfare Rights—Mapping the Boundaries of Judicial Control in Public Administrative Law' (2000) 20(1) *Oxf J Leg Stud*, 63–88.
- Palmer Ellie, 'Mechanisms of Health Care Accountability, Marketisation and the Elusive State' (2011) 11(1) *Med Law Int*, 69–92.
- Parisi Marco, 'Ateismo, neutralità dell'istruzione pubblica e pluralismo delle opzioni formative' [2011](1) *Quad dir e pol eccl*, 127–146.
- Patroni Griffi Andrea, 'Il bilanciamento nella fecondazione assistita tra decisioni politiche e controllo di ragionevolezza' [2015](3) *Rivista AIC*, 1–31.
- Patzke Jelena M. *Die gesetzliche Regelung der Präimplantationsdiagnostik auf dem Prüfstand - § 3a ESchG* (Nomos 2020).
- Pellegrini Laura, 'I livelli essenziali di assistenza in un ordinamento decentrato' in Balduzzi, *La sanità italiana tra livelli essenziali di assistenza, tutela della salute e progetto di devolution: Atti del convegno, Genova, 24 febbraio 2003* (Giuffrè 2004), 11-19.
- Pellizzone Irene, 'Fecondazione assistita e interpretazione costituzionalmente conforme. Quando il fine non giustifica i mezzi' [2008](1) *Giur Cost*, 537–564.

## Bibliography

- Pellizzone Irene, 'L'accesso delle coppie fertili alla diagnosi genetica preimpianto dopo la sentenza 96 del 2015: le condizioni poste dalla Corte costituzionale' [2015] Forum di Quaderni Costituzionali.
- Penasa Simone, 'Alla ricerca dell'anello mancante: il deposito dello strumento di ratifica della Convenzione di Oviedo' (2007) Forum di Quaderni Costituzionali <[https://www.forumcostituzionale.it/wordpress/images/stories/pdf/documenti\\_forum/paper/0007\\_penasa.pdf](https://www.forumcostituzionale.it/wordpress/images/stories/pdf/documenti_forum/paper/0007_penasa.pdf)> accessed 25.4.2022.
- Penasa Simone, 'Converging by Procedures: Assisted Reproductive Technology Regulation within the European Union' (2012) 12(3-4) *Med Law Int*, 300-327.
- Penasa Simone, 'La sentenza n. 96 del 2015 della Corte costituzionale: l'insostenibile debolezza della legge 40' [2015](3) *Quaderni cost*, 755-758.
- Penasa Simone, 'Regulating ART. The Rise of a (Common?) 'Procedure-Oriented' Approach within EU' (2012) 12(1) *Global Jurist*, 1-21.
- Penasa Simone, 'The Italian regulation on Assisted Reproductive Technologies facing the European Court of Human Rights: the case of Costa and Pavan v. Italy' [2012] (37) *Revista de derecho y genoma humano*, 155-178.
- Perrone Roberto, *Buon costume e valori costituzionali condivisi: Una prospettiva della dignità umana* (Editoriale scientifica 2015).
- Perrot Adeline and Horn Ruth, 'Preserving Women's Reproductive Autonomy While Promoting the Rights of People with Disabilities?: The Case of Heidi Crowter and Maire Lea-Wilson in the Light of NIPT Debates in England, France and Germany' [2022](0) *J Med Ethics*, 1-4.
- Perrot Adeline and Horn Ruth, 'The Ethical Landscape(s) of Non-invasive Prenatal Testing in England, France and Germany: Findings from a Comparative Literature Review' (2022) 30 *Eur J Hum Genet*, 676-681.
- Pesaresi Elena, 'La "determinazione dei livelli essenziali delle prestazioni" e la materia " tutela della salute": la proiezione indivisibile di un concetto unitario di cittadinanza nell'era del decentramento istituzionale' (2006) 51(2) *Giur Cost*, 1733-1764.
- Pestalozza Christian, 'Eine späte und mißliche Geburt: Die Verordnung zur Regelung der Präimplantationsdiagnostik' (2013) 31(6) *MedR*, 343-350.
- Peters Ted, *Playing God?: Genetic Determinism and Human Freedom* (2nd edn, Routledge 2003).
- Picocchi Cinzia, 'Bioethics and Law: Between Values and Rules' (2005) 12(2) *IJGLS*, 471-482.
- Pin Andrea, 'Il percorso della laicità "all'italiana". Dalla prima giurisprudenza costituzionale al Tar veneto: una sintesi ricostruttiva' [2006](1) *Quad dir e pol eccl*, 203-230.
- Pinelli Cesare, 'Sui "livelli essenziali delle prestazioni concernenti i diritti civili e sociali" (art. 117, co. 2, lett. m, Cost.)' [2002](3) *Dir pubbl*, 881-908.
- Pioggia Alessandra, 'Questioni di bioetica nell'organizzazione delle strutture sanitarie' [2008](2) *Dir pubbl*, 407-444.
- Pioggia Alessandra, *Diritto sanitario e dei servizi sociali* (Giappichelli 2014).

- Pomiato Roberto, 'Diagnosi preimpianto e tutela dell'embrione: un equilibrio ancora precario' [2016](1) *Europa e diritto privato*, 219–248.
- Poscher Ralf, 'The Hand of Midas: When Concepts Turn Legal, or Deflating the Hart-Dworkin Debate' in Hage and Pfordten, *Concepts in Law* (Springer 2009), 99–115.
- Poscher Ralf, 'Was Juristen besser können als Ethiker: Ein interdisziplinäres Argument für die gerichtliche Kontrolle von Ethikkommissionen' in Vöneky and others, *Ethik und Recht - Die Ethisierung des Rechts/Ethics and Law - The Ethicalization of Law* (Springer 2013), 433–441.
- Potter Van Rensselaer, 'Bioethics, the Science of Survival' (1970) 14(1) *Perspectives in Biology and Medicine*, 127–153.
- Potter Van Rensselaer, *Bioethics: Bridge to the Future* (Prentice-Hall 1971).
- Priault Nicky, 'That's One Heck of an "Unruly Horse": Riding Roughshod over Autonomy in Wrongful Conception' (2004) 12(3) *Feminist Legal Stud*, 317–331.
- Priault Nicolette, 'Joy to the World! A (Healthy) Child is Born! Reconceptualizing 'Harm' in Wrongful Conception' (2004) 13(1) *Soc Leg Stud*, 5–26.
- Purdy Laura M. 'Assisted Reproduction, Prenatal Testing, and Sex Selection' in Kuhse and Singer, *A Companion to Bioethics* (2nd edn. Wiley-Blackwell 2009), 178–192.
- Rambotti Simone, 'Narratives of a Dying Woman: Contentious Meaning at the End of Life' (2017) 3(3) *Socius: Sociological Research for a Dynamic World*, 1–12.
- Randazzo Barbara, 'La Corte «apre» al giudizio di uguaglianza tra confessioni religiose?' (1998) 43(3) *Giur Cost*, 1843–1867.
- Randazzo Barbara, 'Le laicità' [2008](October) *Stato, Chiese e pluralismo confessionale*, 1–65.
- Raposo Vera L. and Osuna Eduardo, 'European Convention of Human Rights and Biomedicine' in Beran, *Legal and Forensic Medicine* (Springer 2013).
- Ratzinger Joseph C. and Bovone Alberto, 'Congregation for the Doctrine of the Faith: Instruction on Respect for Human Life in its Origin and on the Dignity of Procreation Replies to Certain Questions of the Day Vatican City 1987' (2018) 54(2) *The Linacre Quarterly*, 24–49.
- Rauprich Oliver, 'Sollen Kinderwunschbehandlungen von den Krankenkassen finanziert werden? Ethische und rechtliche Aspekte' in Bockenheimer-Lucius, Thorn and Wendehorst, *Umwege zum eigenen Kind; Ethische und rechtliche Herausforderungen an die Reproduktionsmedizin 30 Jahre nach Louise Brown* (Universitätsverlag Göttingen 2008), 31–48.
- Rauprich Oliver, *Die Kosten des Kinderwunsches: Interdisziplinäre Perspektiven zur Finanzierung reproduktionsmedizinischer Behandlungen* (LIT 2012).
- Rauschnig Dietrich, 'Staatsaufgabe Umweltschutz' [1979](38) *VVDStRL*, 168–205.
- Ravitsky Vardit, 'The Shifting Landscape of Prenatal Testing: Between Reproductive Autonomy and Public Health' (2017) 47(Suppl 3) *Hastings Cent Rep*, S34–S40.
- Ravitsky Vardit, Roy Marie-Christine, Haidar Hazar and others, 'The Emergence and Global Spread of Noninvasive Prenatal Testing' (2021) 22(1) *Annu Rev Genom Hum Genet*, 309–338.

- Rawls John, 'The Idea of an Overlapping Consensus' (1987) 7(1) Oxf J Leg Stud, 1–25.
- Rawls John, *Political Liberalism* (Expanded ed. Columbia University Press 2005).
- Rehmann-Sutter Christoph and Schües Christina, 'Die NIPT-Entscheidung des G-BA. Eine ethische Analyse' (2020) 32(4) Ethik Med, 385–403.
- Reitter Antonia, *Rechtspaternalismus und Biomedizinrecht: Schutz gegen den eigenen Willen im Transplantationsgesetz, Arzneimittelgesetz und Embryonenschutzgesetz* (Duncker & Humblot 2020).
- Repetto Giorgio, 'Non di sola Cedu ... La fecondazione assistita e il diritto alla salute in Italia e in Europa' [2013](1) Dir pubbl, 131–165.
- Reuzel Rob, Oortwijn Wija, Decker Michael and others, 'Ethics and HTA: Some Lessons and Challenges for the Future' (2004) 2(2-3) Poiesis Prax, 247–256.
- Richardson Henry S. 'Specifying, Balancing, and Interpreting Bioethical Principles' (2000) 25(3) J Med Philos, 285–307.
- Richter-Kuhlmann Eva, 'Nicht invasive Pränataldiagnostik: Es geht um mehr als nur Geld' (2019) 116(16) Deutsches Ärzteblatt, A774-A778.
- Rimoli Francesco, 'Laicità, postsecolarismo, integrazione dell'estraneo: una sfida per la democrazia pluralista' [2006](2) Dir pubbl, 335–374.
- Risicato Lucia, 'Laicità e principi costituzionali' [2008](June) Stato, Chiese e pluralismo confessionale, 1–25.
- Rivera Ilaria, 'La comparazione giuridica nel concetto di 'salute': possibili scenari evolutivi alla luce della giurisprudenza costituzionale e sovranazionale' (2017) 39(1) Riv it med leg, 117–129.
- Rivers Julian, 'The Right to Religious Liberty in English Law' in Durham and others, *Law, Religion, Constitution: Freedom of religion, equal treatment, and the law* (Routledge 2013), 285–301.
- Rivers Julian, 'The Secularisation of the British Constitution' (2012) 14(3) Eccles Law J, 371–399.
- Rivers Julian, *The Law of Organized Religions: Between Establishment and Secularism* (Oxford University Press 2010).
- Rixen Stephan, 'Das Grundrecht auf glaubenskonforme Gewährung von Sozialleistungen – Zugleich ein Beitrag zu den Leistungsgrundrechten des Grundgesetzes –' (2018) 133(14) DVBl, 906–915.
- Rizzo Maria L. 'Il consenso informato come strumento per l'implementazione etica dei test genetici non invasivi per la diagnosi prenatale' [2018](3) BioLaw Journal – Rivista di BioDiritto, 225–240.
- Robertson Andrew, 'Constraints on Policy-based Reasoning in Private Law' in Robertson and Tang, *The Goals of Private Law* (Hart Publishing 2009), 261–280.
- Rodotà Stefano, *Perché laico* (Editori Laterza 2010).
- Rogers William V. H. *Winfield and Jolowicz on Tort* (18th edn, Sweet & Maxwell 2010).
- Rolfes Vasilija, 'Abwägungsprozesse im Vorfeld der (neuen) nicht-invasiven Pränataltestung (NIPT)' in Jox, Marckmann and Rauprich, *Vom Konflikt zur Lösung* (Brill | mentis 2016), 315–324.

- Rolfes Vasilija, 'Aspekte der Gerechtigkeit in der pränatalen Diagnostik am Beispiel der nicht invasiven pränatalen Tests' in Steger, Orzechowski and Schochow, *Pränatalmedizin: Ethische, juristische und gesellschaftliche Aspekte* (Karl Alber 2018), 52-67.
- Rolfs Christian, Giesen Richard, Kreikebohm Ralf and others, *BeckOK Sozialrecht* (61st edn. C.H. Beck 2021).
- Romboli Roberto, 'Il giudizio di ragionevolezza: la nozione e le diverse stagioni della stessa attraverso la giurisprudenza costituzionale' [2019](1) *Revista de la Sala Constitucional*, 20-35.
- Rosenau Henning (ed), *Ein zeitgemäßes Fortpflanzungsmedizingesetz für Deutschland* (Nomos 2013).
- Rosenfeld Michel and Sajó András (eds), *The Oxford Handbook of Comparative Constitutional Law* (Oxford University Press 2012).
- Rostalski Frauke, *Das Natürlichkeitsargument bei biotechnologischen Maßnahmen* (Duncker & Humblot 2019).
- Rudisill John P. 'The Neutrality of the State and Its Justification in Rawls and Mill' (2000) 23(2) *Auslegung: a Journal of Philosophy*, 153-168.
- Rudolph Enno, 'Neutralität – eine unverzichtbare Norm von begrenzter Tauglichkeit' (2021) 54(4) *KJ*, 435-439.
- Rüffer Corinna, 'Kostenübernahme für pränatale Bluttests. Pro und Contra' (2018) 114(44) *Deutsches Ärzteblatt*, A1989.
- Ruso Berit and Thöni Magdalena, 'Quo vadis Präimplantationsdiagnostik?' (2010) 28(2) *MedR*, 74-78.
- Russa Raffaella, Rocco Valerio V. Fazio Nicola and others, 'Consenso informato e dat (disposizioni anticipate di trattamento): Momento legislativo innovativo nella storia del biodiritto in italia' (2018) 83(1) *Responsabilità civile e previdenza*, 353-366.
- Sachs Michael, *Grundgesetz: Kommentar* (9<sup>th</sup> edn. C.H. Beck 2021).
- Salanitro Ugo, 'A strange loop. La procreazione assistita nel canone della corte costituzionale' [2020](1) *Nuove leg civ comm*, 206-219.
- Salazar Carmela M. G. «Guerra» e «pace» nel rapporto Corte-Parlamento: Riflessioni su pecche e virtù delle additive «di principio» quali atte a rimediare alle «omissioni incostituzionali del legislatore» in Ruggeri and Silvestri, *Corte costituzionale e parlamento: Profili problematici e ricostruttivi* (Giuffrè 2000), 253-279.
- Sales Philip, 'Rationality, proportionality and the development of the law' (2013) 129(2) *LQR*, 223-241.
- Salvatore Barbara, 'La recente legge sul consenso informato. Un passo in avanti in tema di responsabilità medica per violazione degli obblighi informativi?' [2018](3) *Riv ital med leg dirit campo sanit*, 993-1008.
- Sanfilippo Paola, 'Dal 2004 al 2014: lo sgretolamento necessario della legge sulla procreazione medicalmente assistita' [2014](3-4) *Diritto Penale Contemporaneo*, 376-394.
- Sanfilippo Paola, 'La riscrittura giurisprudenziale della legge n. 40/2004: una caso singolare di eterogenesi dei fini' (2015) 58(2) *Riv it dir proc pen*, 851-879.

## Bibliography

- Santosuosso Amedeo, 'Sulla conclusione del caso Englaro' (2009) 3(2) *La Nuova Giurisprudenza Civile Commentata*, 127–136.
- Santosuosso Amedeo, Goodenough Oliver R. and Tomasi Marta (eds), *The Challenge of Innovation in Law: The Impact of Technology and Science on Legal Studies and Practice* (Pavia University Press 2015).
- Scaccia Gino, 'Controllo di ragionevolezza delle leggi e applicazione della costituzione' in Cerri, *La ragionevolezza nella ricerca scientifica ed il suo ruolo specifico nel sapere giuridico: Atti del convegno di studi 2-4 ottobre 2006, Aula Betti, Facoltà di giurisprudenza, Università degli studi di Roma La Sapienza* (Aracne 2007), 287-302.
- Scalera Antonio, 'Il problema della diagnosi pre-impianto: Nota a: Tribunale Cagliari, 09 novembre 2012' (2013) 45(5) *Giurisprudenza di Merito*, 1020–1037.
- Scheffer Urban, 'Zur Zukunft der Präimplantationsdiagnostik in Deutschland' (2011) 20(1) *ZfL*, 9–15.
- Schlaich Klaus, *Neutralität als verfassungsrechtliches Prinzip: Vornehmlich im Kulturverfassungs- und Staatskirchenrecht* (Mohr 1972).
- Schmitz Dagmar, 'Ethische Herausforderungen der neuen nichtinvasiven Pränataltestung' (2016) 49(6) *Gynäkologie*, 442–447.
- Schmitz Dagmar, 'Why Public Funding for Non-invasive Prenatal Testing (NIPT) Might Still Be Wrong: A Response to Bunnik and Colleagues' (2020) 46(11) *J Med Ethics*, 781–782.
- Schneider Susanne, 'Auf dem Weg zur gezielten Selektion - Strafrechtliche Aspekte der Präimplantationsdiagnostik' (2000) 18(8) *MedR*, 360–364.
- Schroth Ulrich, 'Anmerkung zu BGH, Urt. v. 6.7.2010 – 5 StR 386/09' (2010) 63(36) *NJW*, 2676–2677.
- Schroth Ulrich, 'Die gesetzliche Regelung der PID – De lege lata et de lege ferenda' (2014) 125(3) *ZStW*, 627–646.
- Schuler-Harms Margarete, 'Normgeprägte Grundrechte und Normkonkretisierungskompetenz des Gesetzgebers - Folgerungen für das Grundrecht auf Leben und körperliche Unversehrtheit' in Rixen, *Die Wiedergewinnung des Menschen als demokratisches Projekt: Neue Demokratietheorie als Bedingung demokratischer Grundrechtskonkretisierung in der Biopolitik* (Mohr Siebeck 2015), 137-157.
- Schumann Eva, 'Präimplantationsdiagnostik auf der Grundlage von Richterrecht?: Anmerkung zu BGH, Urt. v. 6. 7. 2010' (2010) 28(12) *MedR*, 848–851.
- Scott Rosamund, 'The Uncertain Scope of Reproductive Autonomy in Preimplantation Genetic Diagnosis and Selective Abortion' (2005) 13(3) *Med Law Rev*, 291–327.
- Scott Rosamund, Williams Claire Ehrich Kathryn and others, 'The Appropriate Extent of Pre-implantation Genetic Diagnosis: Health Professionals' and Scientists' Views on the Requirement for a 'Significant Risk of a Serious Genetic Condition' (2007) 15(3) *Med Law Rev*, 320–356.
- Scott Rosamund, 'Choosing Between Possible Lives: Legal and Ethical Issues in Preimplantation Genetic Diagnosis' (2006) 26(1) *Oxf J Leg Stud*, 153–178.
- Scott Rosamund, *Choosing Between Possible Lives: Law and Ethics of Prenatal and Preimplantation Genetic Diagnosis* (Hart 2007).

- Serra Beatrice, 'Religione e Sanità. Per una realizzazione laica del diritto alla salute' (2017) 24(2) *Diritto e Religioni*, 483–502.
- Sharpe Abigail, Avery Peter and Choudhary Meenakshi, 'Reproductive Outcome Following Pre-implantation Genetic Diagnosis (PGD) in the UK' (2018) 21(2) *Human Fertility*, 120–127.
- Sher George, *Beyond Neutrality* (Cambridge University Press 2009).
- Sicardi Stefano, 'Il principio di laicità nella giurisprudenza della Corte Costituzionale (e rispetto alle posizioni dei giudici comuni)' [2007](2) *Dir pubbl*, 501–570.
- Siciliano Francesco, 'Sull'apporto delle dinamiche del diritto amministrativo alla tutela della decisione di avere figli con la tecnica della PMA eterologa: dalla "relativizzazione" del vuoto normativo all'orizzonte delle generazioni future' [2020](2) *Bio-Law Journal – Rivista di BioDiritto*, 209–235.
- Silvestri Gaetano, 'Libertà di religione e Stato laico nella Costituzione italiana' in Aqueci and Formigari, *Laicità e diritti: Studi offerti a Demetrio Neri* (Aracne editrice 2018), 27–42.
- Snelling Jeanne and Gavaghan Colin, 'PGD Past and Present: Is the HFE Act 1990 Now 'Fit for Purpose'?' in Horsey, *Revisiting the Regulation of Human Fertilisation and Embryology* (Routledge 2015), 125–148.
- Soper Christopher J. (ed), *The Challenge of Pluralism: Church and State in Six Democracies* (3rd edn, Rowman & Littlefield 2017).
- Sorrenti Giusi, 'Note minime sul rapporto tra ius, ethos e scientia' [2017](2) *Osservatorio Costituzionale*, 1–15.
- Spagnolo Antonio G. 'Personhood: Order and Border of Bioethics' (2012) 10(3) *J Med Pers*, 99–102.
- Spickhoff Andreas, *Medizinrecht* (3rd edn. C.H. Beck 2018).
- Spranger Tade M. 'Strafbarkeit der Präimplantationsdiagnostik: Anmerkung zu KG, Beschl. v. 9. 10. 2008' (2010) 28(1) *MedR*, 36–41.
- Spranger Tade M. *Recht und Bioethik: Verweisungszusammenhänge bei der Normierung der Lebenswissenschaften* (Mohr Siebeck 2010).
- Stammati Sergio, 'Riflessioni minime in tema di laicità (della comunità e dello stato): Un colloquio con alcuni colleghi' [2008](2) *Dir pubbl*, 341–406.
- Starck Christian, 'Der verfassungsrechtliche Schutz des ungeborenen menschlichen Lebens. Zum zweiten Abtreibungsurteil des BVerfG' (1993) 48(17) *JZ*, 816–822.
- Steele Jenny and Arvind T. T. 'Introduction: Legislation and the Shape of Tort Law' in Steele and Arvind, *Tort Law and the Legislature: Common Law, Statute and the Dynamics of Legal Change* (Hart 2013), 1–13.
- Steinbock Bonnie, 'Mother–Fetus Conflict' in Kuhse and Singer, *A Companion to Bioethics* (2nd edn. Wiley-Blackwell 2009), 149–160.
- Strech Daniel, Hirschberg Irene and Marckmann Georg (eds), *Ethics in Public Health and Health Policy: Concepts, Methods, Case Studies* (Springer 2013).
- Striano Pasquale, Bifulco Francesca and Servillo Giuseppe, 'The Saga of Eluana Englaro: Another Tragedy Feeding the Media' (2009) 35(6) *Intensive Care Med*, 1129–1131.

## Bibliography

- Ströttchen Jonathan, *Verfassungsrechtliche Ansprüche auf konkrete medizinische Leistungen* (Nomos 2019).
- Stürner Rolf, *Der straffreie Schwangerschaftsabbruch in der Gesamtrechtsordnung: Rechtsgutachten für das Bundesverfassungsgericht mit seiner Vorgeschichte und einer Stellungnahme zur Entscheidung* (Mohr 1994).
- Sutherland Qc Lauren, 'The Right of Patients to Make Autonomous Choices: Montgomery v Lanarkshire Health Board: A Landmark Decision on Information Disclosure to Patients in the UK' (2021) 32(7) *Int Urogynecol J*, 2005–2010.
- Sykora Peter and Caplan Arthur, 'The Council of Europe Should not Reaffirm the Ban on Germline Genome Editing in Humans' (2017) 18(11) *EMBO reports*, 1871–1872.
- Syrett Keith, 'Deconstructing Deliberation in the Appraisal of Medical Technologies: NICELY Does it?' (2006) 69(6) *Mod Law Rev*, 869–894.
- Syrett Keith, 'Health Technology Appraisal and the Courts: Accountability for Reasonableness and the Judicial Model of Procedural Justice' (2011) 6(4) *Health Econ Policy Law*, 469–488.
- Syrett Keith, 'Impotence or Importance?: Judicial Review in an Era of Explicit NHS Rationing' (2004) 67(2) *Mod Law Rev*, 289–304.
- Syrett Keith, 'Nice Work?: Rationing, Review and the 'Legitimacy Problem' in the New NHS' (2002) 10(1) *Med Law Rev*, 1–27.
- Syrett Keith, 'The Organisation of Health Care' in Laing and others, *Principles of Medical Law* (4<sup>th</sup> edn. Oxford University Press 2017).
- Syrett Keith, *Law, Legitimacy and the Rationing of Healthcare* (Cambridge University Press 2007).
- Tann Christiane von der, 'Die künstliche Befruchtung in der gesetzlichen Krankenversicherung' (2015) 68(26) *NJW*, 1850–1854.
- Taupitz Jochen, 'Recht und Ethik: Komplementär und dennoch defizitär?' in Schliesky, Ernst and Schulz, *Die Freiheit des Menschen in Kommune, Staat und Europa: Festschrift für Edzard Schmidt-Jortzig* (Müller 2011), 825–839.
- Taupitz Jochen, 'Zur Notwendigkeit eines Fortpflanzungsmedizingesetzes' (2022) 50(1) *Pro Familia Magazin Frankfurt*, 6–9.
- Tega Diletta, 'The Italian Constitutional Court in its Context: A Narrative' (2021) 17(3) *Eu Const Law Rev*, 369–393.
- Tega Diletta, *La corte nel contesto: Percorsi di ri-accentramento della giustizia costituzionale in Italia* (BUP 2020).
- Teubner Gunther, *Recht als autopoietisches System* (Suhrkamp 1989).
- Thomas Robert, 'Stag Hunting, Irrelevant Considerations and Judicial Review' [1996] (3) *Web Journal of Current Legal Issues*.
- Tolmein Oliver, 'Präimplantationsdiagnose – neues Gesetz schafft Wertungswidersprüche' [2011](5) *GuP*, 161–166.
- Tolmein Oliver, 'Selbstbestimmungsrecht der Frau, Pränataldiagnostik und die UN-Behindertenrechtskonvention' (2012) 45(4) *KJ*, 420–434.
- Tooley Michael, 'Personhood' in Kuhse and Singer, *A Companion to Bioethics* (2nd edn. Wiley-Blackwell 2009), 129–139.

- Trimarchi Banfi Francesca, 'Ragionevolezza e razionalità delle decisioni amministrative' [2019](2) *Diritto Processuale Amministrativo*, 313–343.
- Tripodina Chiara, 'Dio o Cesare? Chiesa cattolica e Stato laico di fronte alla questione bioetica' [2007](1) *Costituzionalismoit*, 1–21.
- Tripodina Chiara, 'Il "diritto" a procreare artificialmente in Italia: una storia emblematica, tra legislatore, giudici e Corti' [2014](2) *BioLaw Journal – Rivista di BioDiritto*, 67–87.
- Tripodina Chiara, 'Le parole non dette. In lode alla sentenza 96/2015 in materia di fecondazione assistita e diagnosi preimpianto per coppie fertili portatrici di malattia genetica' [2015](2) *wwwcostituzionalismoit*.
- Turillazzi Emanuela and Fineschi Vittorio, 'Spunti di riflessione medico-legale sulle norme "etiche" in tema di procreazione medicalmente assistita' (2004) 26(1) *Riv it med leg*, 75–90.
- Turkmen dag Ilke, 'The Donor-conceived Child's 'Right to Personal Identity': The Public Debate on Donor Anonymity in the United Kingdom' (2012) 39(1) *J Law Soc*, 58–75.
- UK Human Genetics Commission, 'Making Babies: Reproductive Decisions and Genetic Technologies' (2006) 11(1) *Jahrbuch für Wissenschaft und Ethik*, 485–490.
- Valentini Valentina, 'La laicità dello Stato e le nuove interrelazioni tra etica e diritto' [2008](June) *Stato, Chiese e pluralismo confessionale*, 1–41.
- Vallini Antonio, 'Ancora sulla selezione preimpianto: incostituzionale la fattispecie di selezione embrionale per finalità eugenetiche, ma non quella di embrionicidio: Corte costituzionale, 21 ottobre 2015, n. 229' [2015](*Diritto Penale Contemporaneo*).
- Vallini Antonio, 'Il curioso (e doloroso) caso delle coppie fertili portatrici di malattie ereditarie, che potevano ricorrere all'aborto, ma non alla diagnosi e selezione preimpianto' (2015) 58(3) *Riv it dir proc pen*, 1457–1485.
- Vallini Antonio, 'La diagnosi preimpianto è un diritto: Commento a Tribunale di Cagliari, 9 novembre 2012' [2013](4) *Corriere del Merito*, 431–436.
- Vallini Antonio, 'Sistema e metodo di un biodiritto costituzionale: l'illegittimità del divieto di fecondazione "eterologa"' [2014](7) *Diritto Penale e Processo*, 825–844.
- van der Burg Wibren, 'Law and Bioethics' in Kuhse and Singer, *A Companion to Bioethics* (2nd edn. Wiley-Blackwell 2009), 56–64.
- van der Ven Katrin, Montag Markus and van der Ven Hans, 'Polar Body Diagnosis – A Step in The Right Direction?' (2008) 105(11) *Deutsches Ärzteblatt International*, 190–196.
- van Hoof Wannes and Pennings Guido, 'Extraterritorial Laws for Cross-border Reproductive Care: The Issue of Legal Diversity' (2012) 19(2) *Eur J Health Law*, 187–200.
- Veitch Kenneth, *The Jurisdiction of Medical Law* (Routledge 2017).
- Veronesi Paolo, 'La legge sulla procreazione assistita perde un altro "pilastrò": illegittimo il divieto assoluto di fecondazione eterologa' [2015](1) *Istituzioni del federalismo*, 5–33.
- Vettori Nicoletta, 'Laicità e servizi pubblici. Il caso della sanità' [2020](3) *BioLaw Journal – Rivista di BioDiritto*, 239–259.

## Bibliography

- Vettori Nicoletta, *Diritti della persona e amministrazione pubblica: La tutela della salute al tempo delle biotecnologie* (Giuffrè 2017).
- Vicarelli Giovanna, 'I nuovi LEA: Passaggio storico o illusione collettiva?' [2017](3) Politiche Sociali, 517–522.
- Videtta Cristina, 'I Comitati Etici nel sistema sanitario' in Rodota, Zatti and Ferrara, *Trattato di biodiritto: Salute e sanità* (Giuffrè 2011), 549–577.
- Vinante Valentina, Keller Bettina, Huhn Evelyn A. and others, 'Impact of Nationwide Health Insurance Coverage for Non-invasive Prenatal Testing' (2018) 141(2) Int J Gynaecol Obstet, 189–193.
- Vöneky Silja, 'Ethische Experten und moralischer Autoritarismus' in Vöneky and others, *Legitimation ethischer Entscheidungen im Recht: Interdisziplinäre Untersuchungen* (Springer 2009).
- Vöneky Silja, Beylage-Haarmann Britta and Höfelmeier Anja and others (eds), *Ethik und Recht - Die Ethisierung des Rechts/Ethics and Law - The Ethicalization of Law* (Springer 2013).
- Vöneky Silja, Hagedorn Cornelia and Clados Miriam and others (eds), *Legitimation ethischer Entscheidungen im Recht: Interdisziplinäre Untersuchungen* (Springer 2009).
- Vöneky Silja, *Recht, Moral und Ethik: Grundlagen und Grenzen demokratischer Legitimation für Ethikgremien* (Mohr Siebeck 2010).
- Wachter Maurice A. M. de, 'The European Convention on Bioethics' (1997) 27(1) Hastings Cent Rep, 13–23.
- Wald Nicholas J. 'Are Screening Practice Ethics Committees Needed?' (2021) 28(4) J Med Screen, 377–378.
- Wald Nicholas J. and Bower C. 'Folic Acid and the Prevention of Neural Tube Defects' (1995) 310(6986) BMJ, 1019–1020.
- Wald Nicholas J. Cuckle H. S. Densem J. W. and others, 'Maternal Serum Screening for Down's Syndrome in Early Pregnancy' (1988) 297(6653) BMJ, 883–887.
- Wald Nicholas J. Cuckle Howard and Royston Patrick, 'Antenatal Screening For Down Syndrome' (1988) 332(8624) Lancet, 1362.
- Wald Nicholas J. Gilbertson Moyna P. and Doyle Wendy, 'Folic Acid in Prevention of Neural Tube Defects' (1995) 345(8946) Lancet, 389–390.
- Waldron Jeremy, 'The Irrelevance of Moral Objectivity' in Waldron, *Law and Disagreement* (Oxford University Press 1999), 164–187.
- Wale Jeff. 'Regulating Disruptive Technology and Informational Interests in the Arena of Reproductive Tests' (2019) 3(1) Journal of Information Rights, Policy and Practice, 1–15.
- Wale Jeff. 'Don't Forget the Legal Framework: The Public Provision of Non-invasive Prenatal Testing in England and Wales' (2016) 15(4) Med Law Int, 203–215.
- Walters Mark D. (ed), *A.V. Dicey and the Common Law Constitutional Tradition* (Cambridge University Press 2021).

- Wang Daniel and Rumbold Benedict, 'Priority Setting, Judicial Review, and Procedural Justice' in Phillips, Campos and Herring, *Philosophical Foundations of Medical Law* (Oxford University Press 2019), 185-196.
- Wang Daniel, 'From Wednesbury Unreasonableness to Accountability for Reasonableness' (2017) 76(3) *Camb Law J*, 642-670.
- Wang Daniel, *Can Litigation Promote Fairness in Healthcare?: The Judicial Review of Rationing Decisions in Brazil and England* (2013).
- Warnock Mary, 'Haben menschliche Zellen Rechte?' in Leist, *Um Leben und Tod: Moralische Probleme bei Abtreibung, Künstlicher Befruchtung, Euthanasie und Selbstmord* (2nd edn. Suhrkamp 1990), 215-234.
- Warnock Mary, 'Moral Thinking and Government Policy: The Warnock Committee on Human Embryology' (1985) 63(3) *The Milbank Memorial Fund Quarterly Health and Society*, 504.
- Warnock Mary, *Dishonest to God* (Continuum 2010).
- Warren Mary A. 'Abortion' in Kuhse and Singer, *A Companion to Bioethics* (2nd edn. Wiley-Blackwell 2009), 140-148.
- Warren Mary A. *Moral Status: Obligations to Persons and Other Living Things* (Oxford University Press 2000).
- Weinrib Ernest J. 'Law as a Kantian Idea of Reason' (1987) 87(3) *Colum L Rev*, 472-508.
- Weinstock Daniel M. 'Natural Law and Public Reason in Kant's Political Philosophy' (1996) 26(3) *Canadian Journal of Philosophy*, 389-411.
- Werner Micha H. 'Krankheitsbegriff und Verteilungsgerechtigkeit im Gesundheitswesen' in Rothhaar and Frewer, *Das Gesunde, das Kranke und die Medizinethik: Moralische Implikationen des Krankheitsbegriffs* (Franz Steiner Verlag 2012), 209-225.
- Westermann Stefanie, Steinicke Henning, Mengel Johannes and others (eds), *Fortpflanzungsmedizin in Deutschland - für eine zeitgemäße Gesetzgebung* (Deutsche Akademie der Naturforscher Leopoldina e.V. - Nationale Akademie der Wissenschaften; Union der deutschen Akademien der Wissenschaften e.V 2019).
- Wicks Elizabeth. 'Religion, Law and Medicine: Legislating on birth and death in a Christian state' (2009) 17(3) *Med Law Rev*, 410-437.
- Widrig Daniel, *Health Technology Assessment* (Springer 2015).
- Wilson Duncan, 'Creating the 'ethics industry': Mary Warnock, in vitro fertilization and the history of bioethics in Britain' (2011) 6(2) *BioSocieties*, 121-141.
- Wise Jacqui, 'The End of Down's Syndrome?' (2016) 355(i5344) *BMJ*, 1-2.
- Wostry Thomas, 'Fünf Jahre PID-Gesetz' (2016) 28(3) *Medizinische Genetik*, 299-303.
- Wright Tony, 'The politics of accountability' in Elliott and Feldman, *The Cambridge Companion to Public Law* (Cambridge University Press 2015), 96-115.
- Wu Pensée, Whiteford Margo L. and Cameron Alan D. 'Preimplantation Genetic Diagnosis' (2014) 24(3) *Obstetrics, Gynaecology & Reproductive Medicine*, 67-73.
- Young Alison, *Democratic Dialogue and the Constitution* (Oxford University Press 2017).
- Young Alison, 'Fundamental Common Law Rights and Legislation' in Elliott and Hughes, *Common Law Constitutional Rights* (Hart Publishing 2020), 223-251.

## Bibliography

- Zacher Hans F. 'Vorfragen zu den Methoden des Sozialrechtsvergleichs' in Zacher and Schulte, *Methodische Probleme des Sozialrechtsvergleichs: Colloquium der Projektgruppe für internationales und vergleichendes Sozialrecht der Max-Planck-Gesellschaft* (Duncker & Humblot 1977), 22-74.
- Zagrebelsky Vladimiro, 'Un'introduzione al diritto fondamentale alla salute' in Rossi and Bottari, *Sanità e diritti fondamentali in ambito europeo e italiano* (Maggioli 2013), 1-14.
- Zanetti Véronique, *Spielarten des Kompromisses* (Suhrkamp 2022).
- Zicchittu Paolo, 'Inerzia del legislatore e dialettica istituzionale nell'ordinanza della Corte costituzionale in tema di aiuto al suicidio' [2019](1) *Dirittifondamentali*, 1-44.
- Zotti Stefan, 'Ethische Politikberatung: Anmerkungen zur Frage der Legitimation von Expertenkommissionen im bioethischen Diskurs' in Vöneky and others, *Legitimation ethischer Entscheidungen im Recht: Interdisziplinäre Untersuchungen* (Springer 2009), 99-114.
- Zühlke Christine, Hellenbroich Yorck, Fondel Sabine and others, 'Präimplantationsdiagnostik' (2016) 28(3) *Medizinische Genetik*, 304-309.
- Zweigert Konrad and Kötz Hein, *Einführung in die Rechtsvergleichung auf dem Gebiete des Privatrechts* (3rd edn, Mohr 1996).
- Zwermann-Milstein Nina T. *Grund und Grenzen einer verfassungsrechtlich gebotenen gesundheitlichen Mindestversorgung* (Nomos 2015).

## Materials

- '8. Mitteilung der GEKO zur Einordnung der nicht-invasiven Pränataldiagnostik (NIPD) und der diesbezüglichen Beratungsqualifikation' (12.3.2014) <[https://www.rki.de/DE/Content/Kommissionen/GendiagnostikKommission/Mitteilungen/GEKO\\_Mitteilungen\\_08.html](https://www.rki.de/DE/Content/Kommissionen/GendiagnostikKommission/Mitteilungen/GEKO_Mitteilungen_08.html)> accessed 13.4.2022.
- 'CDU stoppt Spahns Pläne für kostenlose Gentests' (29.1.2019) <<https://www.spiegel.de/gesundheit/diagnose/jens-spahn-cdu-will-keine-kostenlosen-gentests-fuer-embryonen-a-1250600.html>> accessed 8.9.2021.
- 'Krankenkassen sollen Präimplantationsdiagnostik bezahlen' (15.01.19) <<https://www.arztblatt.de/nachrichten/100349/Krankenkassen-sollen-Präimplantationsdiagnostik-bezahlen>> accessed 8.9.2021.
- 'Lombardia. Approvati nuovi test fetali non invasivi per le donne in gravidanza' *Quotidiano Sanità* (16.11.2021) <[http://www.quotidianosanita.it/regioni-e-asl/articolo.php?articolo\\_id=100054](http://www.quotidianosanita.it/regioni-e-asl/articolo.php?articolo_id=100054)> accessed 6.4.2022.
- 'Nipt test. Regione valuta utilizzo gratuito dopo Odg approvato all'unanimità in Consiglio' *Quotidiano Sanità* (7.4.2021) <[https://www.quotidianosanita.it/liguria/articolo.php?articolo\\_id=94373](https://www.quotidianosanita.it/liguria/articolo.php?articolo_id=94373)> accessed 6.4.2022.

- ‘Percorso nascita. In Toscana test combinato gratuito a tutte le gestanti e test Nipt a tariffa ridotta. Saccardi: “Facciamo da apripista a livello nazionale” *Quotidiano Sanità* (5.3.2019) <[https://www.quotidianosanita.it/regioni-e-asl/articolo.php?articolo\\_o\\_id=71605](https://www.quotidianosanita.it/regioni-e-asl/articolo.php?articolo_o_id=71605)> accessed 6.4.2022.
- ‘Pma. Luca Coscioni: “Inserire tra le tecniche di procreazione le indagini genetiche preimpianto” (22.1.2018) <[https://www.quotidianosanita.it/governo-e-parlamento/articolo.php?articolo\\_id=58200](https://www.quotidianosanita.it/governo-e-parlamento/articolo.php?articolo_id=58200)> accessed 14.7.2021.
- ‘Pränatale Diagnostik: “Wir stehen erst am Beginn einer besorgniserregenden Entwicklung” *Süddeutsche Zeitung* (28.7.2022) <<https://www.sueddeutsche.de/politik/prae-natale-diagnostik-bundestag-trisomie-1.5629581>> accessed 3.8.2022.
- ‘Test prenatali. Sileri: “All’esame della Commissione Lea inserimento dei test non invasivi” *Quotidiano Sanità* (9.1.2020).
- ‘Union stoppt Spahns Vorstoß zu Präimplantationsdiagnostik als Kassenleistung’ (29.1.2019) <<https://www.aerzteblatt.de/nachrichten/100748>> accessed 8.9.2021.
- ‘Widerstand der Kirchen gegen Spahn-Pläne zur Präimplantationsdiagnostik’ (24.1.2019) <<https://www.aerzteblatt.de/nachrichten/100628/Widerstand-der-Kirchen-gegen-Spahn-Plaene-zur-Praeimplantationsdiagnostik>> accessed 8.9.2021.
- Aceti Tonino, ‘Nuovi Lea. Che fine ha fatto il “Decreto Tariffe”? Approvarlo subito per rendere esigibili i nuovi diritti dei pazienti e ridurre le disuguaglianze’ (29.9.2020) <[https://www.quotidianosanita.it/lavoro-e-professioni/articolo.php?articolo\\_id=88333](https://www.quotidianosanita.it/lavoro-e-professioni/articolo.php?articolo_id=88333)> accessed 14.7.2021.
- ASA, ‘Ruling on My Baby Enterprises Ltd: Complaint Ref: A19-564685’ (20.11.2019) <<https://www.asa.org.uk/rulings/my-baby-enterprises-ltd-A19-564685.html>> accessed 23.3.2022.
- ASA, ‘Ruling on The Birth Company: Complaint Ref: A19-564688’ (20.11.2019) <<https://www.asa.org.uk/rulings/the-birth-company-A19-564688.html>> accessed 23.3.2022.
- ASA, ‘Ruling on Ultrasound Direct Ltd: Complaint Ref: A19-564681’ (20.11.2019) <<https://www.asa.org.uk/rulings/ultrasound-direct-ltd-A19-564681.html>> accessed 23.3.2023.
- Bahnsen Ulrich, ‘Pränataldiagnostik: Der Test’ *Die Zeit* (22.1.2015) <<https://www.zeit.de/2015/04/praenataldiagnostik-down-syndrom-krankenkasse>> accessed 28.9.2021.
- Becker Kim B. Grunert Marlene and Müller Reinhard, “Wir bauen Druck auf, aber wir sind es den Patienten schuldig”: Jens Spahn im Gespräch’ *Frankfurt Allgemeine Zeitung* (25.2.2019) accessed 8.9.2021.
- BioSkop, GeN and Netzwerk gegen Selektion durch Pränataldiagnostik, ‘Gemeinsame Stellungnahme zum Bericht der IQWiG: “Nicht invasive Pränataldiagnostik zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 bei Risikoschwangerschaften”: Moratorium für den Bluttest!’ (4.7.2018) <[https://gen-ethisches-netzwerk.de/sites/default/files/dokumente/2018-07/2018\\_07\\_04-stellungnahme-gen\\_iqwig.pdf](https://gen-ethisches-netzwerk.de/sites/default/files/dokumente/2018-07/2018_07_04-stellungnahme-gen_iqwig.pdf)> accessed 28.9.2021.
- Bundesärztekammer, ‘Diskussionsentwurf zu einer Richtlinie zur Präimplantationsdiagnostik’ (2000) 97(9) *Deutsches Ärzteblatt*, A525-A528.
- Bundesärztekammer, ‘Memorandum zur Präimplantationsdiagnostik (PID)’ (2011) 108(31) *Deutsches Ärzteblatt*, A1701-A1708.

## Bibliography

- Bundesärztekammer, 'Richtlinien zur Durchführung von In-vitro-Fertilisation (IVF) und Embryotransfer (ET) als Behandlungsmethode der menschlichen Sterilität' (1985) 82(22) Deutsches Ärzteblatt, 1691-1698.
- Bundesministerium für Gesundheit, 'Daten des Gesundheitswesens 2021' <[https://www.bundesgesundheitsministerium.de/fileadmin/Dateien/5\\_Publikationen/Gesundheit/Broschueren/220125\\_BMG\\_DdGW\\_2021\\_bf.pdf](https://www.bundesgesundheitsministerium.de/fileadmin/Dateien/5_Publikationen/Gesundheit/Broschueren/220125_BMG_DdGW_2021_bf.pdf)> accessed 25.4.2022.
- Bundesministerium für Gesundheit, 'Zweiter Bericht über die Erfahrungen mit der Präimplantationsdiagnostik' (2020).
- Bundesrat, 'BR-Drucks. 504/18. Stellungnahme des Bundesrates: Entwurf eines Gesetzes für schnellere Termine und bessere Versorgung (Terminservice- und Versorgungsgesetz - TSVG)' (23.11.2018).
- Bundesrat, 'BR-Drucks. 717/12: Beschluss des Bundesrates. Verordnung zur Regelung der Präimplantationsdiagnostik (Präimplantationsdiagnostikverordnung - PIDV)' (1.2.13).
- Comitato Nazionale per la Bioetica, 'Diagnosi prenatali' (18.7.1992) <[https://bioetica.governo.it/media/1920/p9\\_1992\\_diagnosi-prenatali\\_it.pdf](https://bioetica.governo.it/media/1920/p9_1992_diagnosi-prenatali_it.pdf)> accessed 6.4.2022.
- Conference Prenatal Testing, Disability, and the Ethical Society, 'Reflections Following Crowter' (4.3.2022) <<https://www.law.ox.ac.uk/events/prenatal-testing-disability-and-ethical-society-reflections-following-crowter>> accessed 23.3.2022.
- Conferenza Stato-Regioni, 'Intesa, ai sensi dell'articolo 8, comma 6, della legge 5 giugno 2003, n. 131, tra il Governo, le Regioni e le Province autonome di Trento e Bolzano sul documento recante "Piano per l'innovazione del sistema sanitario basata sulle scienze omiche"' (26.10.2017).
- Conferenza Stato-Regioni, 'Intesa, ai sensi dell'articolo 8, comma 6, della legge 5 giugno 2003, n. 131, tra il Governo, le Regioni e le Province autonome di Trento e di Bolzano concernente il Patto per la salute per gli anni 2019-2021' (18.12.2019).
- Consiglio Superiore di Sanità, Sez. I, 'Gruppo di Lavoro "NIPT 2". Impatto socio-economico del test del cfDNA/NIPT in Sanità pubblica' (07.2016) <<http://www.plurigenetest.it/NIPT2%20%20doc%20%20finale%2012%20LUGLIO%202016.pdf>> accessed 6.4.2022.
- Consiglio Superiore di Sanità, Sez. I, 'Linee-Guida. Screening prenatale non invasivo basato sul DNA (Non Invasive Prenatal Testing – NIPT)' (05.2015) <[https://www.salute.gov.it/imgs/C\\_17\\_publicazioni\\_2381\\_allegato.pdf](https://www.salute.gov.it/imgs/C_17_publicazioni_2381_allegato.pdf)> accessed 6.4.2022.
- Consiglio Superiore di Sanità, Sez. I, 'Screening del DNA fetale non invasivo (NIPT) in sanità pubblica' (9.3.2021) <[https://www.salute.gov.it/imgs/C\\_17\\_publicazioni\\_3097\\_allegato.pdf](https://www.salute.gov.it/imgs/C_17_publicazioni_3097_allegato.pdf)> accessed 6.4.2022.
- Council of Europe, Steering Committee on Bioethics, 'Preparatory Work on the Convention on Human Rights and Biomedicine' (Strasbourg 28.6.2000) CDBI/INF (2000) 1 <[https://www.coe.int/t/dg3/healthbioethic/texts\\_and\\_documents/CD BI-INF%282000%291PrepConv.pdf](https://www.coe.int/t/dg3/healthbioethic/texts_and_documents/CD BI-INF%282000%291PrepConv.pdf)> accessed 25.4.2022.
- Deckers Daniel and Mihm Andreas, "'Das wäre Zwei-Klassen-Medizin" Im Gespräch: Josef Hecken, Vorsitzender des Gemeinsamen Bundesausschusses' *Frankfurter Allgemeine Zeitung* (14.12.2016).

- Department of Health and Social Care, 'Annex: public health functions (section 7A) agreement 2020 to 2021 – services to be provided' (26.10.2020) <<https://www.gov.uk/government/publications/public-health-commissioning-in-the-nhs-2020-to-2021/annex-public-health-functions-section-7a-agreement-2020-to-2021-services-to-be-provided>> accessed 23.3.2022.
- Department of Health and Social Care, 'News story. Safer screening test for pregnant women: New non-invasive prenatal test for Down's, Edwards' and Patau's syndromes, which is safer for women and their babies.' (02.11.2016) <<https://www.gov.uk/government/news/safer-screening-test-for-pregnant-women>> accessed 23.3.2022.
- Department of Health and Social Care, 'NHS public health functions (section 7A) agreement 2021 to 2022: letter from DHSC to NHSE' (18.11.2021) <<https://www.gov.uk/government/publications/public-health-commissioning-in-the-nhs-2021-to-2022/nhs-public-health-functions-section-7a-agreement-2021-to-2022-letter-from-dhsc-to-nhse>> accessed 23.3.2022.
- Department of Health and Social Care, 'The NHS Constitution for England' (1.1.2021) <<https://www.gov.uk/government/publications/the-nhs-constitution-for-england/the-nhs-constitution-for-england>> accessed 23.3.2022.
- Department of Health and Social Security, 'Human Fertilisation and Embryology: A Framework for Legislation' (1987) Cm 259.
- Department of Health and Social Security, 'Legislation on human infertility services and embryo research: a consultation paper' (London 1986) Cm 46 <<https://wellcomecollection.org/works/jvn4ek6a>> accessed 18.2.2022.
- Department of Health, 'Review of the Human Fertilisation and Embryology Act Proposals for revised legislation (including establishment of the Regulatory Authority for Tissue and Embryos)' (London 2006) Cm 6989 <[https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\\_data/file/272391/6989.pdf](https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/272391/6989.pdf)> accessed 18.2.2022.
- Deutscher Bundestag, 'Ausschuss für Gesundheit, Protokoll Nr.17/42: Wortprotokoll 42. Sitzung' (Berlin 25.5.2011).
- Deutscher Bundestag, 'Beschlussempfehlung und Bericht des Ausschusses für Gesundheit (14. Ausschuss)' (13.3.2019).
- Deutscher Bundestag, 'BT-Drucks. 11/5460. Gesetzentwurf der Bundesregierung: Entwurf eines Gesetzes zum Schutz von Embryonen (Embryonenschutzgesetz - ESchG)' (25.10.1989) <<https://dserver.bundestag.de/btd/11/054/1105460.pdf>> accessed 8.3.2022.
- Deutscher Bundestag, 'BT-Drucks. 14/7415. Parr, Leutheusser-Schnarrenberger, Schmidt-Jortzig et al.: Entwurf eines Gesetzes zur Regelung der Präimplantationsdiagnostik (Präimplantationsdiagnostikgesetz - PräimpG)' (9.11.2001) <<https://dserver.bundestag.de/btd/14/074/1407415.pdf>> accessed 15.8.2022.
- Deutscher Bundestag, 'BT-Drucks. 14/9020: Schlussbericht der Enquete-Kommission „Recht und Ethik der modernen Medizin“' (14.5.2002).

- Deutscher Bundestag, 'BT-Drucks. 15/1234. Parr, Flach, Funke et al.: Entwurf eines Gesetzes zur Regelung der Präimplantationsdiagnostik (Präimplantationsdiagnostikgesetz – PräimpG)' (25.6.2003) <<https://dserver.bundestag.de/btd/15/012/1501234.pdf>> accessed 15.8.2022.
- Deutscher Bundestag, 'BT-Drucks. 17/5450. Göring-Eckardt, Kauder and others: Entwurf eines Gesetzes zum Verbot der Präimplantationsdiagnostik' (11.4.2011) <<https://dserver.bundestag.de/btd/17/054/1705450.pdf>> accessed 15.8.2022.
- Deutscher Bundestag, 'BT-Drucks. 17/5451. Flach, Hintze and others: Entwurf eines Gesetzes zur Regelung der Präimplantationsdiagnostik' (12.4.2011) <<https://dserver.bundestag.de/btd/17/054/1705451.pdf>> accessed 15.8.2022.
- Deutscher Bundestag, 'BT-Drucks. 17/5452. Röspel, Hinz and others: Entwurf eines Gesetzes zur begrenzten Zulassung der Präimplantationsdiagnostik' (12.4.2011) <<https://dserver.bundestag.de/btd/17/054/1705452.pdf>> accessed 15.8.2022.
- Deutscher Bundestag, 'BT-Drucks. 17/6400: Beschlussempfehlung und Bericht des Ausschusses für Gesundheit (14. Ausschuss)' (Berlin 30.6.2011).
- Deutscher Bundestag, 'BT-Drucks. 19/8351: Bericht des Ausschusses für Bildung, Forschung und Technikfolgenabschätzung (18. Ausschuss) gemäß § 56a der Geschäftsordnung' (4.11.2019).
- Deutscher Bundestag, 'BT-Drucks. 19/9059: Bericht des Ausschusses für Bildung, Forschung und Technikfolgenabschätzung (18. Ausschuss) gemäß § 56a der Geschäftsordnung' (4.4.2019) <<https://dserver.bundestag.de/btd/19/090/1909059.pdf>> accessed 28.9.2021.
- Deutscher Bundestag, 'Plenarprotokoll 14/209: 209. Sitzung' (Berlin 14.12.2001).
- Deutscher Bundestag, 'Plenarprotokoll 17/105: 105. Sitzung' (Berlin 14.4.2011).
- Deutscher Bundestag, 'Plenarprotokoll 17/120: 120. Sitzung' (Berlin 7.7.2011).
- Deutscher Bundestag, 'Plenarprotokoll 19/95: 95. Sitzung' (Berlin 11.4.2019).
- Deutscher Ethikrat, 'Intersexuality: Opinion' (2012) <<https://www.ethikrat.org/fileadmin/Publikationen/Stellungnahmen/englisch/opinion-intersexuality.pdf>> accessed 2.2.2021.
- Deutscher Ethikrat, 'Intervening in the Human Germline: Opinion: Executive Summary and Recommendations' (2019) <<https://www.ethikrat.org/fileadmin/Publikationen/Stellungnahmen/englisch/opinion-intervening-in-the-human-germline-summary.pdf>> accessed 2.2.2021.
- Deutscher Ethikrat, 'Präimplantationsdiagnostik: Stellungnahme' (2011) <<https://www.ethikrat.org/fileadmin/Publikationen/Stellungnahmen/deutsch/stellungnahme-praeimplantationsdiagnostik.pdf>> accessed 6.9.2021.
- Deutscher Ethikrat, 'Pressemitteilung 01/2022: Ethikrat lädt ein zum Thema „Wissens-Wert? Zum verantwortlichen Umgang mit nichtinvasiven Pränataltests (NIPT)“' <<https://www.ethikrat.org/mitteilungen/mitteilungen/2022/ethikrat-laedt-ein-zum-thema-wissens-wert-zum-verantwortlichen-umgang-mit-nichtinvasiven-praenataltest-s-nipt/?cookieLevel=not-set>> accessed 6.4.2022.
- Deutscher Ethikrat, 'The Future of Genetic Diagnosis: From Research to Clinical Practice' (2013) <<https://www.ethikrat.org/fileadmin/Publikationen/Stellungnahmen/englisch/opinion-the-future-of-genetic-diagnosis.pdf>> accessed 28.9.2021.

- Deutscher Ethikrat, 'The regulation of assisted suicide in an open society: German Ethics Council recommends the statutory reinforcement of suicide prevention: Ad Hoc Recommendation' (2014) <<https://www.ethikrat.org/fileadmin/Publikationen/Ad-hoc-Empfehlungen/englisch/recommendation-assisted-suicide.pdf>> accessed 2.2.2021.
- Dovico Ermes, 'Il Piemonte, il Nipt e la china scivolosa sui bimbi Down' *La Nuova Bussola Quotidiana* <<https://lanuovabq.it/it/il-piemonte-il-nipt-e-la-china-scivolosa-sui-bimbi-down>> accessed 6.4.2022.
- Elliott Mark, '1000 words/Parliamentary sovereignty' (2014) <<https://publiclawforever.yone.com/2014/10/15/1000-words-parliamentary-sovereignty/>> accessed 17.1.2022.
- Fondazione ONDA, 'Atti tavolo tecnico interregionale Test Prenatali Non Invasivi (NIPT)' (Milano 13.12.2019) <[https://ondaosservatorio.it/ondauploads/2020/10/NIPT-ONDA\\_atti-tavolo-tecnico\\_DEF.pdf](https://ondaosservatorio.it/ondauploads/2020/10/NIPT-ONDA_atti-tavolo-tecnico_DEF.pdf)> accessed 6.4.2022.
- Gärditz Klaus F. 'Gutachtliche Stellungnahme zur Zulässigkeit des Diagnostikprodukts "PraenaTest"' (2012) <<https://cdl-online.net/uploads/pdf/praeenatest.pdf>> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Antrag auf Bewertung der Methode der nicht-invasiven Pränataldiagnostik (NIPD) zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 mittels eines molekular-genetischen Tests für die Anwendung bei Risikoschwangerschaften im Rahmen der Mutterschafts-Richtlinien nach § 135 Absatz 1 SGB V' (4.7.2016) <[https://www.g-ba.de/downloads/40-268-3933/2016-08-18\\_Einleitung-Beratungsverf\\_nicht-invasive-Pranataldiagnostik\\_Antrag.pdf](https://www.g-ba.de/downloads/40-268-3933/2016-08-18_Einleitung-Beratungsverf_nicht-invasive-Pranataldiagnostik_Antrag.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Beschluss des Gemeinsamen Bundesausschusses über die Einleitung des Stellungsnahmeverfahrens gemäß § 91 Absatz 5, § 91 Absatz 5a sowie § 92 Absatz 1b und § 92 Absatz 7d des Fünften Buches Sozialgesetzbuch (SGB V) vor einer abschließenden Entscheidung über eine Änderung der Mutterschafts-Richtlinien: Nicht-invasive Pränataldiagnostik (NIPD) autosomaler Trisomien 13, 18 und 21 mittels eines molekulargenetischen Tests (NIPT) für die Anwendung bei Risikoschwangerschaften im Rahmen der Mutterschafts-Richtlinien (Mu-RL)' (22.3.2019).
- Gemeinsamer Bundesausschuss (G-BA), 'Beschluss über eine Änderung der Mutterschafts-Richtlinien (Mu-RL): Nicht-invasive Pränataldiagnostik zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 mittels eines molekulargenetischen Tests (NIPT) für die Anwendung bei Schwangerschaften mit besonderen Risiken' (19.9.2019) BAnz AT 20.12.2019 B6 <[https://www.g-ba.de/downloads/39-261-3955/2019-09-19\\_Mu-RL\\_NIPT\\_BAnz\\_WZ.pdf](https://www.g-ba.de/downloads/39-261-3955/2019-09-19_Mu-RL_NIPT_BAnz_WZ.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Beschluss über eine Änderung der Mutterschafts-Richtlinien (Mu-RL): Aufnahme einer Versicherteninformation zur Durchführung der Nicht-invasiven Pränataldiagnostik zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 mittels eines molekulargenetischen Tests (NIPT-Trisomie 13,18,21) für die Anwendung bei Schwangerschaften mit besonderen Risiken' (19.8.2021) <[https://www.g-ba.de/downloads/39-261-4987/2021-08-19\\_Mu-RL\\_NIPT\\_T\\_Versicherteninformation.pdf](https://www.g-ba.de/downloads/39-261-4987/2021-08-19_Mu-RL_NIPT_T_Versicherteninformation.pdf)> accessed 29.9.2021.

- Gemeinsamer Bundesausschuss (G-BA), 'Beschluss über eine Beauftragung des Instituts für Qualität und Wirtschaftlichkeit im Gesundheitswesen: Erstellung einer Versicherteninformation über die bestehenden Möglichkeiten der Pränataldiagnostik gemäß Mutterschafts-Richtlinien (Mu-RL) sowie der Einbindung von Eckpunkten, die sich gegebenenfalls aus einer zukünftigen Änderung der Mu-RL ergeben' (16.2.2017) <[https://www.g-ba.de/downloads/39-261-2857/2017-02-16\\_Mu-RL\\_IQWiG-Beauftragung-Versicherteninformation-PD-NIPD.pdf](https://www.g-ba.de/downloads/39-261-2857/2017-02-16_Mu-RL_IQWiG-Beauftragung-Versicherteninformation-PD-NIPD.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Beschluss zur Einleitung des Stellungnahmeverfahrens gemäß § 91 Absatz 5, § 92 Absatz 1b und § 92 Absatz 7d des Fünften Buches Sozialgesetzbuch (SGB V) sowie gemäß 1. Kapitel § 8 Absatz 2 Satz 1 lit. a) VerfO vor einer abschließenden Entscheidung über eine Änderung der Mutterschafts-Richtlinien: Aufnahme einer Versicherteninformation zur Nicht-invasiven Pränataldiagnostik zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 mittels eines molekular-genetischen Tests (NIPT-Trisomie 13,18,21) für die Anwendung bei Schwangerschaften mit besonderen Risiken' (22.4.2021) <[https://www.g-ba.de/downloads/39-261-4803/2021-04-22\\_Mu-RL\\_Einleitung-SN-Versicherteninfo-NIPT.pdf](https://www.g-ba.de/downloads/39-261-4803/2021-04-22_Mu-RL_Einleitung-SN-Versicherteninfo-NIPT.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Konkretisierung des Auftrags des Gemeinsamen Bundesausschusses an das Institut für Qualität und Wirtschaftlichkeit im Gesundheitswesen: Evidenzbewertung der nicht-invasiven Pränataldiagnostik (NIPD) zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 mittels eines molekulargenetischen Tests für die Anwendung bei Risikoschwangerschaften im Rahmen der Mutterschafts-Richtlinien (Mu-RL)' (26.1.2017) <[https://www.g-ba.de/downloads/40-268-4204/2017-01-26\\_Mu-RL\\_Auftragskonkretisierung\\_Evidenzbewertung.pdf](https://www.g-ba.de/downloads/40-268-4204/2017-01-26_Mu-RL_Auftragskonkretisierung_Evidenzbewertung.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Nicht-invasive Tests bei Risikoschwangerschaften: G-BA fordert zur Stellungnahme auf' (22.3.2019) <<https://www.g-ba.de/presse/pressemitteilungen-meldungen/789/>> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Pressemitteilung Nr. 02/2015: Methodenbewertung: Klarstellung des Sachstandes zu Pränatests für Schwangere' (22.1.2015) <[https://www.g-ba.de/downloads/34-215-566/02-2015-01-22\\_Erprobung.pdf](https://www.g-ba.de/downloads/34-215-566/02-2015-01-22_Erprobung.pdf)> accessed 10.8.2022.
- Gemeinsamer Bundesausschuss (G-BA), 'Pressemitteilung Nr. 20/2014: Methodenbewertung: Erprobung von neuen Untersuchungs- und Behandlungsmethoden: Weiterer Meilenstein erreicht' (8.5.2014) <[https://www.g-ba.de/downloads/34-215-534/20-2014-05-08\\_Erprobungsrichtlinien.pdf](https://www.g-ba.de/downloads/34-215-534/20-2014-05-08_Erprobungsrichtlinien.pdf)> accessed 15.12.2019.
- Gemeinsamer Bundesausschuss (G-BA), 'Pressemitteilung Nr. 26/2019: Nicht-invasiver Test zum Vorliegen von Trisomien als mögliche Alternative zu invasivem Eingriff' (19.9.2019) <[https://www.g-ba.de/downloads/34-215-810/26\\_2019-09-19\\_Mu-RL\\_NIPT.pdf](https://www.g-ba.de/downloads/34-215-810/26_2019-09-19_Mu-RL_NIPT.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Pressemitteilung Nr. 28/2021: Versicherteninformation zum vorgeburtlichen Bluttest auf Trisomien liegt nun vor' (19.8.2021) <<https://www.g-ba.de/presse/pressemitteilungen-meldungen/974/>> accessed 29.8.2021.

- Gemeinsamer Bundesausschuss (G-BA), 'Pressemitteilung Nr. 32/ 2016: Methodenbewertung: Nicht-invasive Pränataldiagnostik bei Risiko-schwangerschaften - G-BA beginnt Verfahren zur Methodenbewertung - Beratungen zur Erprobung ruhend gestellt' (18.8.2016) <[https://www.g-ba.de/downloads/34-215-635/32\\_2016-08-18\\_Methodenbewertung%20NIPD.pdf](https://www.g-ba.de/downloads/34-215-635/32_2016-08-18_Methodenbewertung%20NIPD.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Schreiben von Prof. Josef Hecken, unparteiischer Vorsitzender des G-BA, an Mitglieder des Deutschen Bundestages zur Nichtvertagung der Beschlussfassung zu NIPT' (19.9.2019) <[https://www.g-ba.de/downloads/17-98-4847/2019-09-19-PA-JHecken\\_an-BT-Abgesordnete\\_NIPT.pdf](https://www.g-ba.de/downloads/17-98-4847/2019-09-19-PA-JHecken_an-BT-Abgesordnete_NIPT.pdf)> accessed 28.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Tragende Gründe zum Beschlussentwurf über eine Änderung der Mutterschafts-Richtlinien (Mu-RL): Nicht-invasive Pränataldiagnostik zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 mittels eines molekulargenetischen Tests (NIPT) für die Anwendung bei Risikoschwangerschaften' (22.3.2019) <[https://www.g-ba.de/downloads/40-268-5640/2019-03-22\\_Einleitung-SN\\_NiPT\\_Beschlussentwurf\\_TrG\\_WZ.pdf](https://www.g-ba.de/downloads/40-268-5640/2019-03-22_Einleitung-SN_NiPT_Beschlussentwurf_TrG_WZ.pdf)> accessed 29.9.2021.
- Gemeinsamer Bundesausschuss (G-BA), 'Tragende Gründe zum Beschluss über eine Änderung der Mutterschafts-Richtlinien (Mu-RL): Nicht-invasive Pränataldiagnostik zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 mittels eines molekulargenetischen Tests (NIPT) für die Anwendung bei Schwangerschaften mit besonderen Risiken' (19.9.2019) <[https://www.g-ba.de/downloads/40-268-6007/2019-09-19\\_Mu-RL\\_NIPT\\_TrG.pdf](https://www.g-ba.de/downloads/40-268-6007/2019-09-19_Mu-RL_NIPT_TrG.pdf)> accessed 28.9.2021.
- Giacosa Mariachiara, 'Sinistra e Lega, la "strana coppia" che in Piemonte ha ottenuto il test del dna per le donne incinte' *La Repubblica* (4.2.2021) <[https://torino.repubblica.it/cronaca/2021/02/04/news/strana\\_coppia\\_sinistra\\_lega\\_test\\_dna\\_gravidanza\\_gratuito-285999290/](https://torino.repubblica.it/cronaca/2021/02/04/news/strana_coppia_sinistra_lega_test_dna_gravidanza_gratuito-285999290/)> accessed 6.4.2022.
- Gruppo di Lavoro Regionale Test Prenatali Non Invasivi (NIPT), 'Resoconto delle attività: marzo - giugno 2015' (28.12.2015) <<https://assr.regione.emilia-romagna.it/pubblicazioni/rapporti-documenti/test-prenatali-2015/@@download/publicationFile/Gruppo%20RER%20NIPT.pdf>> accessed 6.4.2022.
- Guazzarotti Andrea, 'Laicità e Giurisprudenza' (2012) <[http://www.europeanrights.eu/public/commenti/Commento\\_Guazzarotti.pdf](http://www.europeanrights.eu/public/commenti/Commento_Guazzarotti.pdf)> accessed 26.5.2021.
- House of Commons Science and Technology Committee, 'Human Reproductive Technologies and the Law: Fifth Report of Session 2004–05' (Volume I, London 14.3.2005) <<https://publications.parliament.uk/pa/cm200405/cmselect/cmsstech/7/7i.pdf>> accessed 17.1.2022.
- Hufen Friedhelm, 'Zur verfassungsrechtlichen Beurteilung frühzeitiger pränataler Diagnostik: Dargestellt am Beispiel des Diagnoseprodukts PraenaTest®' (4.1.2013) <[https://lifecodexx.com/wp-content/uploads/2015/03/Jan-2013\\_PraenaTest\\_Zur-verfassungsrechtlichen-Beurteilung-fruehzeitiger-praenataler-Diagnostik-Friedhelm\\_Hufen.pdf](https://lifecodexx.com/wp-content/uploads/2015/03/Jan-2013_PraenaTest_Zur-verfassungsrechtlichen-Beurteilung-fruehzeitiger-praenataler-Diagnostik-Friedhelm_Hufen.pdf)> accessed 21.9.2021.
- Human Fertilisation and Embryology Authority, 'Code of Practice: 5th Edition' (London 2001) <<https://portal.hfea.gov.uk/media/1582/hfea-code-of-practice-5th-edition.pdf>> accessed 18.2.2022.

## Bibliography

- Human Fertilisation and Embryology Authority, 'Code of Practice: 6th Edition' (London 2003) <<https://portal.hfea.gov.uk/media/1583/hfea-code-of-practice-6th-edition.pdf>> accessed 18.2.2022.
- Human Fertilisation and Embryology Authority, 'Code of Practice: 8th Edition' (London 2009) <<https://www.hfea.gov.uk/media/2062/2017-10-02-code-of-practice-8th-edition-full-version-11th-revision-final-clean.pdf>> accessed 18.2.2022.
- Human Fertilisation and Embryology Authority, 'Code of Practice: 9th Edition' (London 2018) <<https://www.hfea.gov.uk/media/2565/hfea-draft-code-of-practice-9th-edition-consultation-version.pdf>> accessed 18.2.2022.
- Human Fertilisation and Embryology Authority, 'Commissioning guidance for fertility treatment' (London 2019) <<https://www.hfea.gov.uk/media/2920/commissioning-guidance-may-2019-final-version.pdf>> accessed 13.4.2022.
- Human Fertilisation and Embryology Authority, 'Fertility treatment 2017: trends and figures' (2018) <<https://www.hfea.gov.uk/media/2894/fertility-treatment-2017-trends-and-figures-may-2019.pdf>> accessed 18.2.2022.
- Human Fertilisation and Embryology Authority, 'Sex Selection: Public Consultation Document. London' (London January 1993).
- Human Genetics Commission, 'Choosing the Future: Genetics and Reproductive Decision-Making — Analysis of Responses to the Consultation' (2005).
- Human Genetics Commission, Human Fertilisation & Embryology Authority, 'Outcome of the public consultation on preimplantation genetic diagnosis' (London November 2001).
- Hüppe Hubert, Rüffer Corinna and Schmidt Dagmar and others, 'TOP 8.2.1 der 91. Öffentlichen G-BA Sitzung am 18. August 2016' (17.8.2016) <[https://www.netzwerk-praenataldiagnostik.de/data/praenatal-diagnostik/pdf/Brief\\_MdBs\\_zur\\_91\\_G-BA-Sitzung.pdf](https://www.netzwerk-praenataldiagnostik.de/data/praenatal-diagnostik/pdf/Brief_MdBs_zur_91_G-BA-Sitzung.pdf)> accessed 28.9.2021.
- Institut für Qualität und Wirtschaftlichkeit im Gesundheitswesen, 'Nicht invasive Pränataldiagnostik (NIPD) zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 bei Risikoschwangerschaften (Vorbericht)' (11.12.2017) <[https://www.iqwig.de/download/s16-06\\_nicht-invasive-praenataldiagnostik-nipd\\_vorbericht\\_v1-0.pdf?rev=187029](https://www.iqwig.de/download/s16-06_nicht-invasive-praenataldiagnostik-nipd_vorbericht_v1-0.pdf?rev=187029)> accessed 28.9.2021.
- Institut für Qualität und Wirtschaftlichkeit im Gesundheitswesen, 'IQWiG-Berichte - Nr. 623: Nicht invasive Pränataldiagnostik (NIPD) zur Bestimmung des Risikos autosomaler Trisomien 13, 18 und 21 bei Risikoschwangerschaften (Abschlussbericht)' (30.4.2018) <[https://www.iqwig.de/download/s16-06\\_nicht-invasive-praenataldiagnostik-nipd\\_abschlussbericht\\_v1-0.pdf](https://www.iqwig.de/download/s16-06_nicht-invasive-praenataldiagnostik-nipd_abschlussbericht_v1-0.pdf)> accessed 28.9.2021.
- Institut für Qualität und Wirtschaftlichkeit im Gesundheitswesen, 'Nicht invasive Pränataldiagnostik kann Trisomie 21 zuverlässig bestimmen' (27.6.2018) <[https://www.iqwig.de/presse/pressemitteilungen/pressemitteilungen-detailseite\\_10172.html](https://www.iqwig.de/presse/pressemitteilungen/pressemitteilungen-detailseite_10172.html)> accessed 28.9.2021.
- Joynson Catherine, 'Embedding ethics at the UK National Screening Committee' (23.3.2021) <<https://phescreening.blog.gov.uk/2021/03/23/embedding-ethics-at-the-uk-national-screening-committee/>> accessed 23.3.2022.

- Joynson Catherine, 'Our concerns about non-invasive prenatal testing (NIPT) in the private healthcare sector' (8.2.2019) <<https://www.nuffieldbioethics.org/blog/nipt-private>> accessed 23.3.2022.
- Kassenärztliche Bundesvereinigung, 'Beschluss des Bewertungsausschusses nach § 87 Abs.1 Satz1 SGB V in seiner 594. Sitzung am 18. Mai 2022 zur Änderung des Einheitlichen Bewertungsmaßstabes (EBM)' (2022) 119(24) Deutsches Ärzteblatt, A1108-A1111.
- Lavery Ian, 'Pregnancy: Screening. Question for Department of Health and Social Care: UIN 285277 (Answer: Caroline Dinenege)' (2.9.2019) <<https://questions-statements.parliament.uk/written-questions/detail/2019-09-02/285277#>> accessed 23.3.2022.
- Mackie Anne, 'Addition of non-invasive test to screening for Down's syndrome, Edward's syndrome, Patau's syndrome' (3.11.2016). UK NSC blog <<https://nationalscreening.blog.gov.uk/2016/11/03/addition-of-non-invasive-test-to-improve-screening-for-pregnant-women/>> accessed 23.3.2022.
- Mackie Anne, 'NIPT to be evaluated as a new part of NHS screening pathway for Down's syndrome, Edwards' syndrome and Patau's syndrome' (1.6.2021) <<https://phescreeing.blog.gov.uk/2021/06/01/nipt-to-be-evaluated-as-a-new-part-of-nhs-screening-pathway-for-downs-syndrome-edwards-syndrome-and-pataus-syndrome/>> accessed 23.3.2022.
- Marshall John, 'Evidence update: consultation on non-invasive prenatal testing and latest UK NSC recommendations' (13.8.2022). UK NSC blog <<https://nationalscreening.blog.gov.uk/2015/08/13/evidence-update-new-consultation-on-non-invasive-prenatal-testing-and-latest-uk-nsc-recommendations/>>.
- Martini Nello and Marchetti Paolo, 'Decreto sulle tariffe e aggiornamento dei LEA: una neverending story?' *Quotidiano Sanità* (8.2.2022) <[https://www.quotidianosanita.it/lettere-al-direttore/articolo.php?articolo\\_id=102142](https://www.quotidianosanita.it/lettere-al-direttore/articolo.php?articolo_id=102142)> accessed 6.4.2022.
- Mauthoor Zeenat, 'Five things you should know about the UK NSC' (7.6.2021). UK National Screening Committee Blog <<https://nationalscreening.blog.gov.uk/2021/06/07/five-things-you-should-know-about-the-uk-nsc/>> accessed 23.3.2022.
- McHugh Annette, 'NIPT procurement and launch update' (28.1.2021) <<https://phescreeing.blog.gov.uk/2021/01/28/nipt-procurement-and-launch-update/>> accessed 22.3.2023.
- Morris Anne M. 'Pregnancy: Screening. Question for Department of Health and Social Care: UIN 251394 (Answer: Selma Kennedy)' (7.5.2019) <<https://questions-statements.parliament.uk/written-questions/detail/2019-05-07/251394>> accessed 23.3.2022.
- National Institute for Health and Care Excellence, 'Antenatal care for uncomplicated pregnancies: Clinical guideline CG62' (4.2.2019) <<https://www.nice.org.uk/guidance/cg62>> accessed 23.3.2022.
- National Institute for Health and Care Excellence, 'Antenatal care: Guideline NG201' (19.8.2021) <<https://www.nice.org.uk/guidance/ng201/chapter/Recommendations>> accessed 23.3.2022.
- National Institute for Health and Care Excellence, 'Fertility problems: assessment and treatment: Clinical guideline [CG156]' <<https://www.nice.org.uk/guidance/cg156>> accessed 18.2.2022.

## Bibliography

- National Institute for Health and Care Excellence, 'Fertility: assessment and treatment for people with fertility problems: Clinical guideline [CG11]' (2004).
- National Institute for Health and Care Excellence, 'Social value judgements: Principles for the development of NICE guidance' (31.7.2008).
- Nationale Akademie der Wissenschaften Leopoldina, 'Ad-hoc-Stellungnahme Präimplantationsdiagnostik (PID): Auswirkungen einer begrenzten Zulassung in Deutschland' (January 2011) <[https://www.leopoldina.org/uploads/tx\\_leopublication/201101\\_natEmpf\\_PID-DE.pdf](https://www.leopoldina.org/uploads/tx_leopublication/201101_natEmpf_PID-DE.pdf)> accessed 6.9.2021.
- Nationaler Ethikrat, 'Zur Frage einer Änderung des Stammzellgesetzes: Stellungnahme' (2007) <[https://www.ethikrat.org/fileadmin/Publikationen/Stellungnahmen/Archiv/Stn\\_Stammzellgesetz.pdf](https://www.ethikrat.org/fileadmin/Publikationen/Stellungnahmen/Archiv/Stn_Stammzellgesetz.pdf)> accessed 2.2.2021.
- NHS England, 'Clinical Commissioning Policy: Pre-implantation Genetic Diagnosis (PGD)' (2014) Reference: E01/P/a <<https://www.england.nhs.uk/wp-content/uploads/2014/04/e01-med-gen-0414.pdf>> accessed 18.2.2022.
- NHS England, 'NHS England to fund ground-breaking new mitochondrial donation clinical trial' <<https://www.england.nhs.uk/2016/12/mitochondrial-donation/>> accessed 22.4.2022.
- Nuffield Council on Bioethics, 'Non-invasive prenatal testing. Summary of consultation responses' (June 2017) <<https://www.nuffieldbioethics.org/assets/pdfs/Analysis-of-NIPT-consultation-responses.pdf>> accessed 24.3.2022.
- Nuffield Council on Bioethics, 'Non-invasive Prenatal Testing: Ethical Issues' (London 2017).
- Nuffield Council on Bioethics, 'Non-invasive Prenatal Testing: Ethical Issues. Review of Activities Since Publication' (November 2018) <<https://www.nuffieldbioethics.org/assets/pdfs/Nuffield-Council-NIPT-review-of-activities.pdf>> accessed 23.3.2022.
- Parliamentary Office of Science & Technology, 'Research Briefing: Pre-implantation Genetic Diagnosis' (September 2013) POSTNOTE Number 445 <<https://researchbriefings.files.parliament.uk/documents/POST-PN-445/POST-PN-445.pdf>> accessed 18.2.2022.
- Permalloo Nadia, 'NIPT rolls out to all areas of England as part of the existing NHS screening pathway for Down's syndrome, Edwards' syndrome and Patau's syndrome' (1.7.2021) <<https://phscreening.blog.gov.uk/2021/07/01/nipt-rolls-out-to-all-areas-of-england-as-part-of-the-existing-nhs-screening-pathway-for-downs-syndrome-edwards-syndrome-and-pataus-syndrome/>> accessed 23.3.2022.
- Phillips Sally and Richards Clare, 'A World Without Down's Syndrome' (First Broadcast 5.10.2016) BBC <<https://www.bbc.co.uk/programmes/b07ycbj5>> accessed 6.4.2022.
- Public Health England, 'Guidance. 20-week screening scan pathway requirements specification' (21.6.2021) <<https://www.gov.uk/government/publications/20-week-screening-scan-pathway-requirements-specification/20-week-screening-scan-pathway-requirements-specification>> accessed 23.3.2022.

- Public Health England, 'Guidance. Down's syndrome, Edwards' syndrome and Patau's syndrome screening pathway requirements specification' (21.6.2021) <<https://www.gov.uk/government/publications/downs-syndrome-edwards-syndrome-and-pataus-syndrome-screening-pathway-requirements-specification/downs-syndrome-edwards-syndrome-and-pataus-syndrome-screening-pathway-requirements-specification>> accessed 23.3.2022.
- Public Health England, 'Guidance. Prenatal diagnosis' (10.12.2021) <<https://www.gov.uk/government/publications/fetal-anomaly-screening-programme-handbook/prenatal-diagnosis>> accessed 23.3.2022.
- Public Health England, 'Guidance. Screening for Down's syndrome, Edwards' syndrome and Patau's syndrome: NIPT' (23.9.2021) <<https://www.gov.uk/government/publications/screening-for-downs-syndrome-edwards-syndrome-and-pataus-syndrome-non-invasive-prenatal-testing-nipt/screening-for-downs-syndrome-edwards-syndrome-and-pataus-syndrome-nipt>> accessed 23.3.2022.
- Public Health England, 'Guidance. Screening for Down's syndrome, Edwards' syndrome and Patau's syndrome' (10.12.2021) <<https://www.gov.uk/government/publications/fetal-anomaly-screening-programme-handbook/screening-for-downs-syndrome-edwards-syndrome-and-pataus-syndrome--3#quadruple-test>> accessed 23.3.2022.
- Public Health England, 'Guidance. Screening tests for you and your baby' (3.5.2019) <<https://www.gov.uk/government/publications/screening-tests-for-you-and-your-baby>> accessed 23.3.2022.
- Public Health Wales, 'New screening for pregnant women to be offered in Wales' <<http://www.wales.nhs.uk/news/48260>> accessed 23.3.2022.
- Regalado Antonio, 'Engineering the Perfect Baby' (3.5.2015) <<https://www.technologyreview.com/s/535661/engineering-the-perfect-baby/>> accessed 25.4.2022.
- Royal Commission on the Reform of the House of Lords, 'A House for the Future' (January 2020) <[https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\\_data/file/266061/prelims.pdf](https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/266061/prelims.pdf)> accessed 27.1.2022.
- Senato della Repubblica, 'M. Rizzotti. Legislatura 18 Atto di Sindacato Ispettivo n° 3-01021' <<https://www.senato.it/japp/bgt/showdoc/18/Sindisp/0/1118781/index.html>> accessed 6.4.2022.
- Senato della Repubblica, 'Ordine del Giorno n. G/1586 sez I/18/12 (testo 2) al DDL n. 1586' <<https://www.senato.it/japp/bgt/showdoc/frame.jsp?tipodoc=Emendc&leg=18&id=1126780&idoggetto=1134832>> accessed 6.4.2022.
- Sozialdemokratische Partei Deutschlands (SPD) and BÜNDNIS 90/DIE GRÜNEN, Freie Demokratische Partei (FDP), 'Mehr Fortschritt Wagen. Bündnis für Freiheit, Gerechtigkeit und Nachhaltigkeit' <[https://www.spd.de/fileadmin/Dokumente/Koalitionsvertrag/Koalitionsvertrag\\_2021-2025.pdf](https://www.spd.de/fileadmin/Dokumente/Koalitionsvertrag/Koalitionsvertrag_2021-2025.pdf)> accessed 6.4.2022.
- Tomasi Marta, 'Come è cambiata la legge 40 (2004-2017)' <<https://www.biodiritto.org/Dossier/Come-e-cambiata-la-legge-40-2004-2017>> accessed 26.5.2021.

## Bibliography

- UK National Screening Committee, 'Criteria for appraising the viability, effectiveness and appropriateness of a screening programme' (23.10.2015) <<https://www.gov.uk/government/publications/evidence-review-criteria-national-screening-programmes/criteria-for-appraising-the-viability-effectiveness-and-appropriateness-of-a-screening-programme>> accessed 23.3.2022.
- UK National Screening Committee, 'Minutes 25 June 2021' <<https://www.gov.uk/government/publications/uk-nsc-meeting-june-2021/uk-nsc-minutes-june-2021-draft>> accessed 23.3.2022.
- UK National Screening Committee, 'Note of the meeting held on the 18 June 2015' <<https://www.gov.uk/government/publications/uk-nsc-meeting-june-2015>> accessed 23.3.2022.
- UK National Screening Committee, 'Note of the meeting held on the 19 November 2015' <<https://www.gov.uk/government/publications/uk-nsc-meeting-november-2015>> accessed 23.3.2022.
- UK National Screening Committee, 'Note of the meeting held on the 23 June 2017' <<https://www.gov.uk/government/publications/uk-nsc-meeting-june-2017>> accessed 23.3.2022.
- UK National Screening Committee, 'Note of the meeting held on the 28 October 2020' <<https://www.gov.uk/government/publications/uk-nsc-meeting-october-2020>> accessed 23.3.2022.
- UK National Screening Committee, 'Note of the meeting held on the 29 June 2018' <<https://www.gov.uk/government/publications/uk-nsc-meeting-june-2018>> accessed 23.3.2022.
- UK National Screening Committee, 'Note of the meeting held on the 31 October 2018' <<https://www.gov.uk/government/publications/uk-nsc-meeting-october-2018>> accessed 23.3.2022.
- UK National Screening Committee, 'Note of the meeting held on the 8 November 2019' <<https://www.gov.uk/government/publications/uk-nsc-meeting-november-2019>> accessed 23.3.2022.
- UK National Screening Committee, 'Review of the UK National Screening Committee (UK NSC): Recommendations' (June 2015) <[https://www.gov.uk/government/uploads/system/uploads/attachment\\_data/file/443953/20150602\\_-\\_Final\\_Recommendations.pdf](https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/443953/20150602_-_Final_Recommendations.pdf)> accessed 23.3.2022.
- UK National Screening Committee, 'Screening in the UK: making effective recommendations: 1 April 2017 to 31 March 2018' Ref: PHE gateway number 2018283 <[https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\\_data/file/733226/Screening\\_in\\_the\\_UK\\_making\\_effective\\_recommendations\\_2017\\_to\\_2018.pdf](https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/733226/Screening_in_the_UK_making_effective_recommendations_2017_to_2018.pdf)> accessed 23.3.2022.
- UK National Screening Committee, 'UK NSC ethical framework for screening' (10.8.2021) <<https://www.gov.uk/government/publications/uk-nsc-ethical-framework-for-screening/uk-nsc-ethical-framework-for-screening>> accessed 23.3.2022.
- UK National Screening Committee, 'UK NSC non-invasive prenatal testing (NIPT) recommendation' (01.2016) <[https://legacyscreening.phe.org.uk/policydb\\_download.php?doc=602](https://legacyscreening.phe.org.uk/policydb_download.php?doc=602)> accessed 23.3.2022.

UK Parliament, 'Early Day Motion 44: Down's Syndrome, Don't Screen Us Out Campaign' (19.5.2016) <<https://edm.parliament.uk/early-day-motion/49295/downs-syndrome-dont-screen-us-out-campaign>> accessed 23.3.2022.

Warnock Mary, 'Report of the Committee of Inquiry into Human Fertilisation and Embryology' (London 1984) <<https://www.hfea.gov.uk/media/2608/warnock-report-of-the-committee-of-inquiry-into-human-fertilisation-and-embryology-1984.pdf>> accessed 25.1.2022.

WHO Executive Board, 'Health Intervention and Technology Assessment in Support of Universal Health Coverage: Report by the Secretariat' (14.1.2014) EB 134/30 <<https://apps.who.int/iris/handle/10665/172848>> accessed 9.8.2022.

World Health Organization, 'Basic Documents' (2020) <[https://apps.who.int/gb/bd/pdf\\_files/BD\\_49th-en.pdf](https://apps.who.int/gb/bd/pdf_files/BD_49th-en.pdf)> accessed 25.4.2022.

