

Table of Contents

Legal Scholarship and the Political: In Search of a New Paradigm

Przejdź do produktu na **[ksiegarnia.beck.pl](https://www.ksiegarnia.beck.pl)**

Table of Contents

Introduction (Adam Sulikowski, Rafał Mańko, Jakub Łakomy)	IX
About the Authors	XXIII
Chapter 1. Apolitical Jurisprudence: Crisis of an Idea and the Phenomenon of Populism (Adam Sulikowski)	1
1. An Outline of the Problem	1
2. The Genealogy and Evolution of the Idea of Politically Neutral Jurisprudence	4
3. The First Wave of the Crisis.....	7
4. Demoliberal Hegemony and the Contemporary Crisis	12
Chapter 2. Legal Form, Ideology and the Political (Rafał Mańko)	17
1. Introduction	17
2. Law, Ideology and Interpellation.....	19
3. Ideological Interpellation and the Political	22
4. The Concept of Legal Form	23
5. The Juridical and the Political.....	30
6. Ideologies of the Juridical	36
7. Conclusions	39
Chapter 3. The Politics of Legal Theory and Education (Michał Paździora, Michał Stambulski)	41
1. Introduction	41
2. Concept of the Political	42
3. The Politics of Theory and Education	44
4. Pedagogy versus Education	50
5. Conclusions	54
Chapter 4. Constitutionalism as a Reflection on Political Identity (Maciej Pichlak)	57
1. Introduction	57
2. The Faces of Constitutionalism	58
3. The Varieties of Reflexivity: Constitutionalism and Tradition.....	62
4. Cycles of Constitutional Reflection: In Seclusion or in Dialogue? ...	64

5. Reflection and Critique	67
6. Closing Remarks: A Central European Outlook.....	71
Chapter 5. Judicial Identity in the Perspective of Zygmunt Bauman's Theory of Morality (Przemysław Kaczmarek)	75
1. Introduction	75
2. Role-Performers in Solid and Liquid Modernity.....	77
2.1. Identity and Behaviour of a Role Performer.....	77
2.2. Age of the Interpreter vs. Age of the Legislator	78
2.3. Culture-as-Structure vs. Culture-as-Praxis.....	80
3. The Ethics of Obedience as a Consequence of Selecting the Ideology of Solid Modernity	82
4. Judicial Identity: Polish Experiences and Debates.....	84
5. The Identity of the Judge from the Perspective of Zygmunt Bauman's Theory of Morality	88
5.1. Introductory Remarks.....	88
5.2. Absence of Moral Assessment of Judicial Acts	88
5.3. From Moral Responsibility to Accessorial Responsibility	89
5.4. Loss of Subjectivity	89
5.5. Towards Lawyers-as-Translators	90
6. Conclusions	93
Chapter 6. Critique of Legal Interpretation: Hermeneutic Universalism, Interpretive Communities, and the Political (Jakub Łakomy)	95
1. Introduction	95
2. The Political, Politics, Policy	96
3. Hermeneutic Universalism.....	96
4. Concept of Legal Interpretation.....	99
5. The Political Character of Legal Interpretation	101
6. Stanley Fish and the Interpretive Communities.....	103
7. Stanley Fish vs. Ronald Dworkin.....	109
8. Conclusions	116
Chapter 7. Fundamental Rights from the Perspective of Critical Legal and Social Theory (Adam Sulikowski)	117
1. Introduction	117
2. The False Consciousness of Rights	120
3. The Ideological and Political Character of Rights	123
4. Minoritarianism	127
5. Conclusions: Critique of Law in Poland	129

Table of Contents

Chapter 8. Law, Politics, and Ideology in the Aftermath of the Biljana Plavšić's ICTY Trial (Aleksandra Nędzi-Marek)	131
1. Introduction	131
1.1. Ideologies Underlying the Ever-lasting Conflict in Bosnia and Herzegovina	132
1.2. International Criminal Tribunals as the Means of Accomplishing Political Decisions and Seeking Transitional Justice	133
1.3. The ICTY	133
2. The Research Question	134
3. The Case of Biljana Plavšić Before the ICTY	135
4. The Examined Media Outlets	138
4.1. The Research Design	140
4.2. The Better Version of Biljana Plavšić: Academic... politician... Hero(-ine)	141
4.2. The Surrender	142
4.3. The Guilty Plea.....	142
4.4. After the Conviction	144
4.5. After Having Served the Sentence	144
4.6. The Retraction of Guilty Plea	145
5. Conclusion	146
Chapter 9. The Influence of Americanisation on Polish Philosophy of Law and Legal Practice After 1989 (Jacek Srokosz)	151
1. Introduction	151
2. The Concept of Americanisation.....	152
3. Americanisation of Polish Legal Practice and Thinking About Law After 1989	156
3.1. American Influence on the Polish Philosophy of Law	156
3.2. Legal Education	158
3.3. Functioning of Legal Professions.....	160
3.4. Vision of the Role of Lawyers in Liberal Democracy	161
4. The Crisis of Liberal Democracy in Poland: A Side Effect of the Unreflective Americanisation?	163
5. Conclusions	167
Chapter 10. A Few Comments About the Law and Its Political Nature (Dobrochna Minich)	169
1. Liberalism and Democracy	169
2. Cultural Context of the Law	171
3. The Constitution as a Border Between Law and Politics.....	173
Bibliography	177

Przejdz do księgarni →



księgarnia.beck.pl