

## **Legal Discourse (books only)**

*Teun A van Dijk*  
October 25, 2010

- Abell, J., & Sheehy, E. A. (1993). Criminal law & procedure cases, context, critique. North York, Ont.: Captus Press.
- Abeyratne, S. (2001). Banking and debt recovery in emerging markets the law reform context. Aldershot Burlington, USA: Ashgate/Dartmouth.
- Alfonso, I., Kennedy, H., & Escalona, J. (Eds.). (2004). Building legitimacy. Political discourses and forms of legitimacy in medieval societies. Leiden Boston, MA: Brill.
- Alfonso Antón, I., Kennedy, H., & Escalona, J. (Eds.). (2004). Building legitimacy. Political discourses and forms of legitimacy in medieval societies. Leiden Boston: Brill.
- Andrieu, C. (1999). La persécution des juifs de France 1940-1944 et le rétablissement de la légalité républicaine: Recueil des textes officiels 1940-1999. Paris: Documentation française.
- Arno, A. (1993). The world of talk on a Fijian island. An ethnography of law and communicative causation. Norwood, N.J.: Ablex Pub. Corp.
- Bergkamp, L. (2001). Liability and environment private and public law aspects of civil liability for environmental harm in an international context. Hague New York: Kluwer Law International.
- Bhatia, V. K. (1993). Analyzing genre. Language use in professional settings. London: Longman.
- Bottomley, S., Gunningham, N., & Parker, S. (1991). Law in context. Leichardt, N.S.W.: Federation Press.
- Bowling, B. (1998). Violent racism. Victimization , policing, and social context. Oxford New York: Clarendon Press.
- Cabrera Nuñez de Guzmán, M. (1992). Discurso legal, histórico y político. Madrid: Instituto de España.
- Cahill, M. L. (2001). The social construction of sexual harassment law the role of the national, organizational and individual context. Aldershot, UK Burlington, VT: Ashgate Dartmouth.
- Canada. D. M. (1992). Referendums the Canadian experience in an international context. (Ottawa): Library of Parliament, Research Branch, Law and Government Division.
- Canadian Bar Association. (1992). Report of the Canadian Bar Association Task Force on Legal Literacy. Ottawa: Canadian Bar Association.
- Canadian Bar Association. (1995). Aboriginal peoples in the Canadian constitutional context application of international law standards & comparative law models = Les peuples autochtones dans le contexte constitutionnel canadien : Application des normes de droit international et des mod. (Ottawa): Canadian Bar Association.
- Chervel, A., & Coll, P. (1992). L'Enseignement du français à l'école primaire. Textes officiels concernant l'enseignement primaire de la Révolution à nos jours. Paris: Institut national de recherche pédagogique Economica.

- Christianson, P. (1996). Discourse on history, law, and governance in the public career of John Selden, 1610-1635. Toronto Buffalo: University of Toronto Press.
- Clark, N. K. (Ed.). (1993). Sexual offenders context, assessment and treatment. Leicester: Published by The British Psychological Society for the Division of Criminological and Legal Psychology.
- Cleaver, B. (1992). Handbook exploring the legal context for information policy in Canada. (Canada): Faxon Canada.
- Conklin, W. E. (1998). The phenomenology of modern legal discourse. The juridical production and the disclosure of suffering. Brookfield, VT: Ashgate.
- Conley, J. M., & O'Barr, W. M. (1990). Rules versus relationships: the ethnography of legal discourse. Chicago: University of Chicago Press.
- Curran, V. G. (1996). Learning French through the law a comparative French/English treatment of terms in a legal context. (Yonkers, N.Y.?): Juris.
- Curry, B., & Baer, E. A. (Eds.). (2003). Essays that worked for law schools. 40 essays from successful applications to the nation's top law schools. New York: Ballantine Books.
- Da Silva, J. M. R. (1997). O direito português no contexto cultural de Macau. Lisboa: Edições Cosmos.
- Delgado, R., Wing, A. K., & Stefancic, J. (Eds.). (2007). The law unbound! A Richard Delgado reader. Boulder: Paradigm Publishers.
- Denvir, J. (Ed.). (1996). Legal realism: Movies as legal texts. Urbana: University of Illinois Press.
- Dobrzynska, T. (1990). Tekst w kontekscie: Zbiór studiów. Wroclaw: Zaklad Narodowy im. Ossolinskich.
- Doe, N. (1996). The legal framework of the Church of England a critical study in a comparative context. Oxford: Clarendon Press.
- Douzinas, C., Warrington, R., & McVeigh, S. (1991). Postmodern jurisprudence. The law of text in the texts of law. London New York, NY: Routledge.
- European Commission for Democracy through Law. (1994). The Protection of minorities: Collected texts. Strasbourg: Council of Europe Press.
- Evans, D. (Ed.). (1997). Human rights and values education in Europe research in educational law, curricula and textbooks. Freiburg im Breisgau: Fillibach.
- Fajans, E., & Falk, M. R. (1995). Scholarly writing for law students. Seminar papers, law review notes, and law review competition papers. St. Paul, Minn.: West Pub. Co.
- Feldman, D. M. (1998). Birth control in Jewish law. Marital relations, contraception, and abortion as set forth in the classic texts of Jewish law. Northvale, N.J.: J. Aronson.
- Finlay, M. (1991). The social discourses of law and policy on communication. Montreal: Discours social/Social Discourse.
- Fish, S. E. (1994). There's no such thing as free speech..and it's a good thing too. New York: Oxford University Press.

- Fleerackers, F. (2000). Affective legal analysis. On the resolution of conflict / by Frank Fleerackers.. Berlin: Duncker & Humblot.
- Foster, J. C., & Leeson, S. M. (1998). Constitutional law cases in context. Upper Saddle River, N.J.: Prentice Hall.
- Frilling, S. (1995). Textsorten in juristischen Fachzeitschriften. Münster: Waxmann.
- Fritz, J. M. (1992). Le discours du fou au Moyen Age: XIIe-XIIIe siècles : étude comparée des discours littéraire, médical, juridique et théologique de la folie. Paris: Presses universitaires de France.
- Galligan, D. J. (Ed.). (1995). Socio-legal studies in context the Oxford centre past and present. Oxford, U.K. Cambridge, Mass.: Blackwell Publishers.
- Gotanda, J. Y. (1998). Supplemental damages in private international law the awarding of interest, attorneys' fees and costs, punitive damages and damages in foreign currency examined in the comparative and international context. Boston: Kluwer Law International.
- Grana, S. J., & Ollenburger, J. C. (1999). The social context of law. Upper Saddle River, NJ: Prentice Hall.
- Grana, S. J., Ollenburger, J. C., & Nicholas, M. (2002). The social context of law. Upper Saddle River, N.J.: Prentice Hall.
- Greenlaw, D. (2004). Borders of mourning. Remembrance, commitment, and the contexts of Irish identity. Bethesda, MD: Academica Press.
- Greig, D. N. (2002). Neither bad nor mad: The competing discourses of psychiatry, law and politics. Philadelphia, PA: Jessica Kingsley, Ltd.
- Grenon, G. (1993). Adding context Wright vs. Tatham and the origin of the implied hearsay rule. Winnipeg: University of Manitoba, Faculty of Law, Canadian Legal History Project.
- Gutiérrez-Jones, C. S. (1995). Rethinking the borderlands. Between Chicano culture and legal discourse. Berkeley: University of California Press.
- Habermas, J. (1994). Faktizität und Geltung. Beiträge zur Diskurstheorie des Rechts und des demokratischen Rechtsstaats. Darmstadt: Wiss. Buchges.
- Habermas, J. (1996). Between facts and norms. Contributions to a discourse theory of law and democracy. Cambridge, MA: MIT Press.
- Haft, F. (1990). Juristische Rhetorik. Freiburg (Breisgau): Alber.
- Harris, N. S., Johnstone, S., & Pearce, P. (1992). The legal context of teaching. London New York: Longman.
- Hasian, M. A. (2002). Colonial legacies in postcolonial contexts. A critical rhetorical examination of legal histories. New York: Peter Lang.
- Hausendorf, H., & Bora, A. (Eds.). (2006). Analysing citizenship talk. Social positioning in political and legal decision-making processes. Amsterdam Philadelphia, PA: John Benjamins.
- Henry, F., Tator, C., & Canadian Race Relations Foundation. (2005). Racial profiling in Toronto. Discourses of domination, mediation, and opposition. Toronto: Canadian Race Relations Foundation.
- Hrebícek, L. (1995). Text levels. Language constructs, constituents and the Menzerath-Altmann law. Trier: Wissenschaftlicher Verlag Trier.

- Hsu, B. F. C. (1992). The common law system in Chinese context Hong Kong in transition. Armonk, N.Y.: M.E. Sharpe.
- Johnston, D. (1999). Roman law in context. Cambridge, UK New York: Cambridge University Press.
- Jundzis, T. (Ed.). (1998). The Baltic States at historical crossroads political, economic, and legal problems in the context of international cooperation on the doorstep of the 21st century : A collection of scholarly articles published in remembrance (sic) of Senator August Lo. Riga: Academy of Sciences of Latvia.
- Krieken, P. J. (Ed.). (1999). Refugee law in context the exclusion clause. The Hague: T.M.C. Asser Press.
- Kurcz, I., & Polkowska, A. (1990). Interakcyjne i autonomiczne przetwarzanie informacji językowych: Na przykładzie procesu rozumienia tekstu czytanego na głos. Wrocław: Zakład Narodowy im. Ossolinskich.
- Lauersdorf, M. R. (1996). The question of "cultural language" and interdialectal norm in 16th century Slovakia. A phonological analysis of 16th century Slovak administrative-legal texts / Mark Richard Lauersdorf. München: Verlag Otto Sagner.
- Law, V. (Ed.). (1998). Texts and contexts: Selected papers on the History of Linguistics. Münster: Nodus Publikationen.
- Law Reform Commission of Nova Scotia. (1993). Violence in a domestic context a discussion paper. (Halifax): The Commission.
- Layish, A., & Warburg, G. (2002). The reinstatement of Islamic law in Sudan under Numayri. An evaluation of a legal experiment in the light of its historical context, methodology, and repercussions. Leiden Boston: Brill.
- Lê Thi Quý. (2000). Domestic violence in Vietnam. Context, forms, causes, and recommendations for action. Chiangmai, Thailand: Asia Pacific Forum on Women, Law and Development.
- Levi, J. N., & Walker, A. G. (Eds.). (1990). Language in The Judicial Process. New York, NY: Plenum Press.
- Little, J. M., Lipworth, W., & Centre for Values, E. L. M. U. S. (2007). Focused discourse. An exploratory essay. Sydney: Centre for Values, Ethics and the Law in Medicine.
- Loebel, T. (2005). The letter and the spirit of nineteenth-century American literature. Justice, politics, and theology. Montreal: McGill-Queen's University Press.
- MacKendrick, P. L. (1995). Speeches of Cicero context, law, rhetoric. London: Duckworth.
- Marzahn, J. (1991). Altsumerische Verwaltungstexte aus Girsu-Lagas. Berlin: Akademie-Verlag.
- Matoesian, G. M. (2001). Law and the language of identity. Discourse in the William Kennedy Smith rape trial. Oxford New York: Oxford University Press.
- McColgan, A. (2000). Discrimination law text, cases and materials. Oxford: Hart Publishing.
- Milhaupt, C. J. (Ed.). (2001). Japanese law in context readings in society, the economy, and politics. Cambridge, MA: Harvard university Asia Center.
- Monahan, P., Covello, L. P., Batty, J., & York University (Toronto, O. (1992). Constituent assemblies the Canadian debate in comparative and historical context. North York, Ont.: York University Centre for Public Law and Public Policy.

- Musson, A. (2001). Medieval law in context the growth of legal consciousness from Magna Carta to the Peasants' Revolt. Manchester New York: Manchester University Press.
- Neusner, J. (1992). The law behind the laws. The Bavli's essential discourse. Atlanta, GA: Scholars Press.
- New South Wales. (2003). Apprehended violence orders. Sydney: The Law Commission.
- Noonan, J. T. (1997). Canons and canonists in context. Goldbach: Keip.
- O'Brien, E. L. (2008). Crime in verse. The poetics of murder in the Victorian era. Columbus: Ohio State University Press.
- Okiiro, N. R. (1997). Mounties, moose, and moonshine the patterns and context of 2 outport crime. Toronto Buffalo: University of Toronto Press.
- Osborough, W. N. (Ed.). (1995). Explorations in law and history. Irish Legal History Society discourses, 1988-1994. Irish Acad. Press.
- Papke, D. R. (1991). Narrative and the legal discourse: A reader in story telling and the law. Liverpool: Deborah Charles.
- Parker, S., Parkinson, P., & Behrens, J. M. (1994). Australian family law in context commentary and materials. North Ryde, N.S.W.: Law Book Co.
- Pierik, R. H. M., & Werner, W. G. (2010). Cosmopolitanism in context. Perspectives from international law and political theory. Cambridge New York: Cambridge University Press.
- Polloczek, D. (1999). Literature and legal discourse. Equity and ethics from Sterne to Conrad. Cambridge, UK New York: Cambridge University Press.
- Provenzano, M. (2008). The EU legal discourse of immigration. A cross-cultural cognitive approach to accessibility and reformulation. Milano: F. Angeli.
- Rinaldi, W., Law, J. C., & Larcher, J. (2000). Language difficulties in an educational context. London: Whurr Publishers.
- Robins, R. H., & Law, V. (Ed.). (1998). Texts and contexts. Selected papers on the history of linguistics. Münster: Nodus.
- Roermund, G. (1997). Law, narrative, and reality an essay in intercepting politics. Dordrecht, Netherlands Boston, Mass.: Kluwer Academic.
- Ruggeri Laderchi, F. P. (1995). The European court and national courts doctrine and jurisprudence legal change in its social context : Report on Italy. Florence: Robert Schuman Centre.
- Ruggles, M. A. (1994). The audience reflected in the medium of law. A critique of the political economy of speech rights in the United States. Norwood, NJ: Ablex.
- Sagi, A. (2001). Society and law in Israel. Between a rights discourse and an identity discourse. Ramat Gan: Zivion, Bar-Ilan University.
- Saunders, R. P. (Ed.). (1990). An Introduction to criminal law in context. Toronto: Carswell.
- Saunders, R. P. (Ed.). (1996). Saunders & Mitchell : An introduction to criminal law in context cases, notes and materials. Scarborough, Ont.: Carswell.

- Schweighofer, E. (1999). Legal knowledge representation: Automatic text analysis in public international and European law. The Hague Boston: Kluwer Law International.
- Shurts, J. (2000). Indian reserved water rights the Winters doctrine in its social and legal context, 1880s-1930s. Norman, Okla.: University of Oklahoma Press.
- Shuy, R. W. (1992). Language crimes. The use and abuse of language evidence in the Court Room. Oxford: Blackwell.
- Shuy, R. W. (1998). The language of confession, interrogation, and deception. Thousand Oaks, CA: Sage.
- Slaughter, A. M. (Ed.). (1998). The European Court and national courts, doctrine and jurisprudence legal change in its social context. Oxford: Hart.
- Sonntag, H. (2000). Nomos soter zur politischen Theologie des Gesetzes bei Paulus und im antiken Kontext. Tübingen: Francke.
- Sportelli, A., & Williams, C. (Eds.). (2006). Cross-cultural perspectives. Texts in English on law, politics, society, economics, culture and literature. Bari: B.A. Graphis.
- Steele, J. (2010). Tort law. Text, cases, and materials. New York: Oxford University Press, USA.
- Steiner, H. J., & Alston, P. (1996). International human rights in context law, politics, morals : Text and materials. Oxford: Clarendon Press.
- Swain, P. A. (Ed.). (2002). In the shadow of the law the legal context of social work practice. Annandale, NSW: Federation Press.
- Thomson, M. (1998). Reproducing narrative. Gender, reproduction, and law. Brookfield, VT: Ashgate.
- Travers, M. (1997). The Reality of Law: Work and Talk in a Firm of Criminal Lawyers. Ashgate: Dartmouth, Aldershot.
- Trosborg, A. (1997). Rhetorical strategies in legal language: Discourse analysis of statutes and contracts. Tübingen: Narr.
- Twining, W. L. (1997). Law in context enlarging a discipline. Oxford New York: Clarendon Press Oxford University Press.
- United Nations. (1991). Convention on environmental impact assessment in a transboundary context done at Espoo (Finland), on 25 February 1991. New York: United Nations, (Economic Commission for Europe).
- Van Roermund, G. (1997). Law, narrative, and reality. An essay in intercepting politics. Dordrecht, Netherlands Boston, Mass.: Kluwer Academic.
- Volokh, E. (2003). Academic legal writing. Law review articles, student notes, and seminar papers. New York, N.Y.: Foundation Press.
- Von Sternberg, M. R. (2002). The grounds of refugee protection in the context of international human rights and humanitarian law Canadian and United States case law compared. The Hague Norwell, MA: Martinus Nijhoff Publishers Sold and distributed in North, Central and South America by Kluwer Law International.
- Ward, I. (1992). Law, philosophy and National Socialism Heidegger, Schmitt and Radbruch in context. Bern New York: P. Lang.

- Westen, P. (1990). Speaking of equality: an analysis of the rhetorical force of equality in moral and legal discourse. Princeton, NJ: Princeton University Press.
- Williams, R. A. (1990). The American Indian in western legal thought: The discourses of conquest. New York: Oxford University Press.
- Wilthagen, T. (Ed.). (1998). Advancing theory in labour law and industrial relations in a global context. Amsterdam New York: Koninklijke Nederlandse Akademie van Wetenschappen.
- Wohl, V. (2009). Law's cosmos. Juridical discourse in Athenian forensic oratory. New York: Cambridge University Press.
- Woodmansee, M., & Jaszi, P. (Eds.). (1994). The Construction of Authorship: Textual Appropriation in Law and Literature. Durham.
- Wozny, A. (1993). Bachtin: Miedzy marksistowskim dogmatem a formacja prawoslawna : nad studiami o Dostojewskim. Wroclaw: Tow. Przyjaciół Polonistyki Wrocławskiej.
- Wright, R. G. (1992). Legal and political obligation: Classic and contemporary texts and commentary. Lanham: University Press of America.
- Zaslaw, N. A. (Ed.). (1996). Mozart's piano concertos text, context, interpretation. Ann Arbor: University of Michigan Press.
- Ziegel, J. S. (1998). Conference papers - Conference on the Contemporary Challenges of Consumer Bankruptcies in a Comparative Context Friday and Saturday, August 21-22, 1998. (Toronto): Faculty of Law, University of Toronto.
- Ziegel, J. S. (Ed.). (1999). Symposium consumer bankruptcies in a comparative context. Toronto: Osgoode Hall Law School of York University Printed by University of Toronto Press Journals Dept.