<table>
<thead>
<tr>
<th>Title</th>
<th>Year(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Commentary on the Positive Discrimination Policy of India</td>
<td>2009 (1)</td>
</tr>
<tr>
<td>A return to the manifest justice principle: a critical examination</td>
<td>2004 (2)</td>
</tr>
<tr>
<td>A Very long engagement: the Children’s Act 38 of 2005 and the</td>
<td>2009 (1)</td>
</tr>
<tr>
<td>Aantekeninge oor die Wet op Huurbehuisings 50 van 1999</td>
<td>2002 (1)</td>
</tr>
<tr>
<td>Adjudicating socio-economic rights – transforming South African</td>
<td>2003 (1)</td>
</tr>
<tr>
<td>Administrative Bias In South Africa</td>
<td>2005 (1)</td>
</tr>
<tr>
<td>Artikel 2 (3) van die wet op testamente: ‘n Praktiese probleem by</td>
<td>2008 (3)</td>
</tr>
<tr>
<td>Beyond Public Participation: The disjuncture between South Africa’s</td>
<td>2008 (3)</td>
</tr>
<tr>
<td>Between Economic and Legal Analysis of Incorporated Things: a Critical</td>
<td>2006 (2)</td>
</tr>
<tr>
<td>Beyond Public Participation: The disjuncture between South Africa’s</td>
<td>2006 (3)</td>
</tr>
<tr>
<td>Between Economic and Legal Analysis of Incorporated Things: a Critical</td>
<td>2006 (2)</td>
</tr>
<tr>
<td>Bishops Rule: Religious and Constitutional Rights in South Africa</td>
<td>2006 (1)</td>
</tr>
<tr>
<td>Between Economic and Legal Analysis of Incorporated Things: a Critical</td>
<td>2006 (2)</td>
</tr>
<tr>
<td>Between Economic and Legal Analysis of Incorporated Things: a Critical</td>
<td>2006 (2)</td>
</tr>
<tr>
<td>Black Law and Black Thought in South Africa</td>
<td>2006 (1)</td>
</tr>
<tr>
<td>Between Economic and Legal Analysis of Incorporated Things: a Critical</td>
<td>2006 (2)</td>
</tr>
<tr>
<td>Children’s rights in the South African Constitution</td>
<td>2003 (1)</td>
</tr>
<tr>
<td>Checks And Balances Reflections On The Development Of The Doctrine</td>
<td>2005 (1)</td>
</tr>
<tr>
<td>Challenges and opportunity: the AL/IIL Global Principles Project</td>
<td>2008 (1)</td>
</tr>
<tr>
<td>Children’s rights in the South African Constitution</td>
<td>2003 (1)</td>
</tr>
<tr>
<td>Clearing a Path Towards Effective Alien Invasive Control: the Legal</td>
<td>2006 (1)</td>
</tr>
<tr>
<td>Competitive Legal Professionals’ use of Technology in Legal Practice</td>
<td>2008 (4)</td>
</tr>
<tr>
<td>Compliance Notices – A New Tool in Environmental Enforcement</td>
<td>2006 (3)</td>
</tr>
<tr>
<td>Constitutional Interpretation according to First National Bank of</td>
<td>2003 (Special Edition)</td>
</tr>
<tr>
<td>Contentious Issues Arising from Payments made in Full and Final</td>
<td>2008 (4)</td>
</tr>
<tr>
<td>Cross-Border Insolvency Law in Europe: Present Status and Future</td>
<td>2008 (1)</td>
</tr>
<tr>
<td>Crossborder jurisdiction and assistance in insolvency: The position</td>
<td>2008 (1)</td>
</tr>
<tr>
<td>Culture (and religion) in constitutional adjudication</td>
<td>2003 (1)</td>
</tr>
<tr>
<td>De Nederlanse casus: Een politiek gevecht om de grondwetsherziening</td>
<td>1998 (1)</td>
</tr>
<tr>
<td>De periode 1795-1798: de geboorte van Nederland als ‘democratische’</td>
<td>2005 (1)</td>
</tr>
</tbody>
</table>
Deference and Différance: Judicial Review and the Perfect Gift 2006 (2)

Democratic Elections In A Global Context 2007 (2)

Der Einfluss und die Stellung des Völkerrechts in den Verfassungssystemen einiger ost- und Mitteleuropäerfassungssystemen Einiger Ost- und Mitteleuropäischer Transformationsstaaten 2008 (3)

Developing Countries and Copyright in the Information Age - The Functional Equivalent Implementation of the WCT 2006 (2)

Developmental and environmental responsibilities of the "Rechtsstaat" 1999 (1)

Die aard van wetgewende diskresies by die Suid-Afrikaanse uitvoerende gesag 2000 (2)

Die beperkings van regstellende gelykheid 2004 (1)

Die betekenis van die bepalings van die 1996 Grondwet: Die aanhef en hoofstuk 1 1998 (1)

Die dialektiek in die waardes van die 1996 Grondwet 1998 (1)

Die nasionalisering van waterrechte in Suid-Afrika: ontneming of onteiennig? 2003 (1)

Die reg op regsverteenwoordiging tydens administratiewe verrytinge 2004 (1)

Die reg van die homoseksuele ouer om beheer en toesig oor 'n kind te verkry in die lig van die bepalings van die Grondwet 1998 (1)

Dilemma of Muslim women regarding divorce in South Africa 2004 (2)

Director and Officer Liability in the Zone of Insolvency; A Comparative Analysis 2008 (1)

Ex post facto authorisation in South African environmental assessment legislation: a critical review 2006 (1)

Finding Nema: The National Environmental Management Act, the De Hoop Dam, Conflict Resolution and Alternative Dispute Resolution in Environmental Disputes 2006 (3)

Gebeurlikhede en die Bewyslas in die Deliktuele Skadevergoedingsreg Contigencies and Onus in the Delictual Law of Damages 2007 (1)

Gesinspolitic en die ouer-kind verhouding 1998 (1)

Globalisation, The Development Of Constitutionalism And The Individual Employee 2007 (2)


Good Governance 2008 (2)

Good Governance in Public Procurement: A South African Case Study 2008 (2)

Greening the Judiciary 2006 (3)

Grounds for dispensing with public tender procedures in Government Contracting 2006 (2)

House of Traditional Leaders: Role, problems and future 2000 (1)

Human dignity - Our supreme constitutional value 2001 (1)

Human Rights Commission Et Al: What is the role of South Africa's Chapter 9 Institutions? 2006 (2)

Improving Unsustainable Environmental Governance in South Africa: the Case for Holistic Governance 2006 (1)

Interpretation of the Constitutional provisions relating to international law 2003 (Special Edition)


Knowledge is the key to riches. Is the law (or anything else) protecting it adequately? 2008 (4)
Konstitusionele voorskrifte rakende regspersone 1998 (1)

Land Restitution through the Lens of Environmental Law: Some Comments on the South African Vista 2006 (1)

Learned Staatsrecht From The Heartland Of The Rechtsstaat Observations on the Significance of South African-German Interaction in Constitutional Scholarship 2005 (1)

Legal Research in a Changing Information Environment 2007 (1)

Legislative and other measures taken by government to realise the right of children to shelter 2004 (1)

Macro Issues of Mikro Primary School 2007 (1)

Matrimonial Property Regimes and Damages: The Far Reaches of the South African Constitution 2007 (3)

Menswaardigheid na tien jaar van regstaatlikheid in Suid-Afrika 2004 (1)

Monitoring, Interception and Big Boss in the Workplace; is the Devil in the details? 2009 (1)

Moseske v The Master 2001 2 Sa 18 (Cc): Racial discrimination laws and the interests of Justice 2003 (Special Edition)

Mthembu v Letsela: The non-decision 2001 (1)

Muslim personal law and the meaning of "law" in the South African and Indian constitutions 1998 (1)

Naturschutz und Verfassungsrecht 1999 (1)

Non-Standard Workers: The South African Context, International Law and Regulation by The European Union 2008 (4)

Ontwikkeling van die gemeneereg in die lig van artikel 39(2) en 173 van die Grondwet 2004 (2)

Oordrag van eiendomsreg en die vulgerereg in die Wes-Romeinse ryk 2000 (2)

Parental access to minors' health records in the South African health care context: concerns and recommendations 2004 (2)

Personal Data Protection in New Zealand: Lessons for South Africa? 2008 (4)

Politics and Constitutional Adjudication: A response to Prof F Venter 2003 (Special Edition)

Politics, socio-economic issues and culture in constitutional adjudication 2003 (Special Edition)

Pruning the Money-Tree to Ensure Sustainable Growth: Facilitating Sustainable Development Through Market-Based Instruments- 2006 (3)

Public participation, Good Environmental Governance and fulfilment of Environmental rights 2008 (2)

Recent Developments Regarding South African Common and Customary Law of Succession- 2007 (1)

Reflections on the Biowatch dispute - reviewing the Fundamental rules on costs in the light of the needs of constitutional and /or Public interest litigation 2009 (1)

Re-partnering as a Contingency Deduction in Claims for Loss of Support Comparing South African and Australian Law 2007 (3)

Risk Management And Liability For EnvironmentalL Harm Caused By GMOS – The South African Regulatory Framework 2006 (1)

Same-sex marriage in South Africa: The road ahead 2004 (1)

Some comments on the current (and future) status of Muslim personal law in South Africa 2004 (2)

Some Comments On Water Rights In South Africa 2005 (1)

Some thoughts on socio-economic rights 2003 (Special Edition)

State duties of protection and fundamental rights 2000 (1)
Stop the Press: Why Censorship Has Made Headline News (AGAIN) 2007 (1)


Sustainable development and the nature of environmental legal principles 2006 (1)

The application of just administrative action in the South African environmental governance sphere: an analysis of some contemporary thoughts and recent jurisprudence 2004 (2)

The balancing of conflicting rights in the application of section 49 of The Criminal Procedure Act 2003 (Special Edition)

The best of both worlds? some reflections on the interaction between the common law and the Bill of rights in our new constitution 1999 (1)

The changing rules of jus ad bellum: conflicts in Kosovo, Iraq and Afghanistan 2004 (2)

The Constitutional Court’s contribution to sustainable development in South Africa 2003 (Special Edition)

The emerging international constitutional order: the implications of hierarchy in international law for the coherence and legitimacy of international decision-making 2007 (2)

The Enforcement of Socio-Economic Rights 2007 (3)

The Establishment of Kingdoms and the Identification of Kings and Queens in terms of the Traditional Leadership and Governance Framework Act 41 of 2003 2008 (3)

The Good, the Bad and the Ugly: Using good and Cooperative Governance to improve Environmental Governance of South African World Heritage sites: A Case Study of the Vredefort Dome 2008 (2)

The interaction between religious freedom, equality and human dignity 2003 (Special Edition)

The Obligations on Government and Society in our Constitutional State to Respect and Support Independent Constitutional Structures - 2000 (1)

The protection of fundamental rights in the Netherlands and South Africa compared: can the many differences be justified? 2008 (2)

The Righteous Bankruptcy Trustee: The influence of creditors on the appointment of a bankruptcy trustee from a Netherlands perspective 2008 (1)

The Role Played by the South African Human Rights Commission’s Economic and Social Rights Reports in Good Governance in South Africa 2006 (2)

The show must go on! Beserings van dramastudente tydens opleiding 2009 (1)

The significance of a philosophical approach in constitutional adjudication with reference to the Prince case - 2003 (Special Edition)

The significance of constitutional values 2001 (1)

The unecic: international trade in the digital era 2007 (2)

The utilisation of the right of children to shelter to alleviate poverty in South Africa 2004 (1)

The world trade organisation and Human Rights: The role of principles of Good Governance 2008 (2)

Threatened Biodiversity, the NEMA EIA Regulations and Cultivation of Virgin Land: More of the Sorry Same? 2007 (3)

Tradisionele leiers: erkenning en die pad vorentoe 1998 (1)

Ubuntu and the law in South Africa 1998 (1)

UN Peacekeeping in Africa and Good Governance: Challenges and Prospects 2008 (2)

Universality of human rights and cultural diversity: A Perspective 2003 (Special Edition)

Unraveling Socially Responsible Investment Law. Regulating the Unseen Polluters 2008 (4)
Utilizing constitutional values in constitutional comparison 2001 (1)

Vertoon die Corpus Iuris Civilis Kenmerke van 'n Abstrakte Stelsel van Eiendomsoordrag? 2007 (3)

Viewing the proposed South African Business Rescue Provisions from an Australian Perspective 2008 (1)

Vrijheid van meningsuiting en godsdienst versus het non-discriminatiebeginsel 2000 (2)