

REDNI BROJ: 41

TITULA, IME I PREZIME NASTAVNIKA: Prof.dr.sc. Kenneth Einar Himma

NAZIV USTANOVE U KOJOJ JE ZAPOSLEN: -

NAZIV PREDMETA KOJI IZVODI NA OVOM DOKTORSKOM STUDIJU:

ŽIVOTOPIS

- Kenneth Einar Himma je predavao na Filozofskom fakultetu, Fakultetu informacijskih znanosti i Pravnom fakultetu Sveučilišta u Washingtonu te na Filozofskom fakultetu Sveučilišta Seattle Pacific. Diplomirao je filozofiju na Sveučilištu Illinois u Chicagu, magistrirao filozofiju na Sveučilištu u Kaliforniji, Los Angeles (UCLA), doktorirao pravo na Pravnom fakultetu Sveučilišta u Washingtonu te doktorirao filozofiju na Sveučilištu u Washingtonu. Bio je gostujući nastavnik na mnogobrojnim inozemnim sveučilištima, uključujući dvogodišnji boravak na Državnom sveučilištu Tomsk u Ruskoj Federaciji i boravak kao gostujući nastavnik na Nacionalnom autonomnom sveučilištu u Meksiku (UNAM) u veljači 2015.

- objavio je velik broj radova iz područja filozofije prava te informacijske i računalne etike. Objavio je radove i u području primijenjene etike, filozofije uma i bioetike. Održao je niz gostujućih predavanja u SAD-u, Meksiku, Kanadi, Hrvatskoj, Ekvadoru, Kolumbiji, Brazilu, Srbiji, Njemačkoj, Austriji, Švedskoj, Španjolskoj, Indiji, Kini, Australji, Sloveniji, Italiji, Grčkoj, Turskoj, Južnoafričkoj Republici i Srednjoafričkoj Republici. Radovi su mu prevedeni na turski, kineski, španjolski, portugalski, ruski i hrvatski jezik.

- član je uredničkih odbora sljedećih časopisa: *Legal Theory, Law and Philosophy, Ratio Juris: An International Journal of Jurisprudence and Philosophy of Law, Res Publica: A Journal of Legal, Moral, and Social Philosophy, Problema: Anuario de Filosofía y Teoría del Derecho* (Annual of Philosophy and Theory of Law), *Revus – International Journal for Constitutional Theory and Philosophy of Law, Journal of Information, Communication, and Ethics in Society, International Review of Information Ethics, Journal of Information Ethics, Computers and Society* i *Library Hi-Tech*.

DATUM ZADNJEG IZBORA U ZNANSTVENO-NASTAVNO ILI UMJETNIČKO-NASTAVNO ZVANJE:

2009. godine je izabran u zvanje (redovitog) profesora na Sveučilištu Seattle Pacific.

POPIS IZABRANIH OBJAVLJENIH RADOVA KOJI GA KVALIFICIRAJU ZA IZVOĐENJE PROGRAMA, ODNOSNO KOJI SU RELEVANTNI ZA PODRUČJE DOKTORSKOG PROGRAMA

COERCION AND THE NATURE OF LAW (Oxford: Oxford University Press, 2020)

MORALITY AND THE NATURE OF LAW (Oxford: Oxford University Press, 2019)

LAW AS AN ARTIFACT, Editor, with Luka Burazin and Corrado Rovorsi (Oxford: Oxford University Press, 2018)

UNPACKING NORMATIVITY, Editor, with Miodrag Jovanović and Bojan Spaic (Oxford: Hart Publishing, 2018)

THE NATURE OF LAW: CONCEPTUAL ISSUES IN JURISPRUDENCE AND LEGAL PHILOSOPHY, Editor (St. Paul, MN: Foundation Press, 2011)

THE RULE OF RECOGNITION AND THE U.S. CONSTITUTION, Editor, with Matthew Adler (Oxford: Oxford University Press, 2009)

LAW AND MORALITY, Editor, with Brian Bix, International Library of Essays in Law and Legal Theory, Second Series (Tom Campbell, Series Editor), (Ashgate Publishing, 2005)

OXFORD HANDBOOK OF JURISPRUDENCE AND LEGAL PHILOSOPHY, Associate Editor (Jules L. Coleman and Scott Shapiro, Editors), Oxford: Oxford University Press, 2002

“Law as an Artifact: Does Law Have a Conceptual Function?” in LAW AS AN ARTIFACT, Kenneth Einar Himma, Luka Burazin and Corrado Rovorsi (eds.) (Oxford: Oxford University Press, 2018)

"The Problems of Legal Normativity and Legal Obligation," in Kenneth Einar Himma, Miodrag Jovanović and Bojan Spaic (eds.), *UNPACKING NORMATIVITY* (Oxford: Hart Publishing), 2018

"Immodest and Modest Conceptual Analysis: Interpreting Dworkin's Methodology for his 'Third Theory' of Law," in Wilfrid Waluchow and Stefan Sciaraffa (eds.), *THE LEGACY OF RONALD DWORKIN* (Oxford: Oxford University Press, 2016)

"On the Justification of Fundamental Rights" in Kenneth Einar Himma, Miodrag Jovanović and Bojan Spaic (eds.) *FUNDAMENTAL RIGHTS: JUSTIFICATION AND INTERPRETATION*, (The Hague: Eleven International Publishing, 2016)

"What Exactly is the Problem with Judicial Supremacy? The Rule of Law, Moral Legitimacy, and the Construction of Constitutional Law," in Himma and Jovanović (eds.), *COURTS, INTERPRETATION, AND THE RULE OF LAW* (The Hague: Eleven International Publishing, 2013)

"A Comprehensive Hartian Theory of Legal Obligation: Social Pressure, Coercive Enforcement, and the Legal Obligations of Citizens," *THE NATURE OF LAW: CONTEMPORARY PERSPECTIVES*, (Wilfrid Waluchow and Stefan Sciaraffa, editors) (Oxford: Oxford University Press, 2013)

"Ronald Dworkin," in *CAMBRIDGE DICTIONARY OF PHILOSOPHY* (3rd Edition) (Robert Audi, general editor; Roger Shiner, volume editor) (Cambridge: Cambridge University Press, 2013)

"Authority," in G. Bongiovanni, G. Postema, Antonino Rotolo, Giovanni Sartor, D. Walton (eds.), *HANDBOOK OF LEGAL REASONING AND LEGAL ARGUMENTATION* (Springer-Verlag, 2013)

"The Rule of Law, Validity Criteria, and Judicial Supremacy," in Flores and Himma, *LAW, LIBERTY AND THE RULE OF LAW*, (Springer-Verlag, 2012)

"Understanding the Relationship between the U.S. Constitution and the Rule of Recognition," in Adler and Himma, *THE RULE OF RECOGNITION AND THE U.S. CONSTITUTION* (Oxford: Oxford University Press, 2009)

"Is the Concept of Obligation Moralized?" *Law and Philosophy*, vol. 37 (2018), 203-227

"The Authorization of Coercive Enforcement Mechanisms as a Conceptually Necessary Feature of Law," *Jurisprudence*, vol. 7, no. 3 (2016), 593-626

"Conceptual Jurisprudence: An Introduction to Conceptual Analysis and Methodology in Legal Theory," *REVUS: International Review of European Constitutional Law*, vol. 26 (2015)

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"Legal Obligation, Social Pressure, and the Internal Point of View: A Reply to Waluchow," *Problema: Anuario de Filosofia y Teoria del Derecho*, vol. 2, no. 1 (2012)

"Towards a Comprehensive Positivist Theory of Legal Obligation," *Problema: Anuario de Filosofia y Teoria del Derecho*, vol. 2, no. 1 (2012)

"Towards a Lockean Justification of Legal Protection of Intellectual Property," *University of San Diego Law Review*, vol. 49, no. 1 (2013)

"Understanding the Debate on the Legal Protection of Moral Intellectual Property Interests," *Ethics and Information Technology*, vol. 30, no. 4 (2011)

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"Positivism and the Moral Semantics Thesis: Does Law Call for a Moral Semantics?" *Ratio Juris: An International Journal of Jurisprudence and Philosophy of Law*, vol. 22, no. 1 (March 2009)

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"Privacy vs. Security: Why Privacy is Not an Absolute Value or Rights," *University of San Diego Law Review* (Fourth Annual Editors' Symposium), vol. 45 (2007)

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“The Instantiation Thesis and Raz’s Critique of Inclusive Positivism,” *Law and Philosophy*, vol. 20, no. 1 (January 2001), 61-79

“Bringing Hart and Raz to the Table: Coleman’s Compatibility Thesis,” *Oxford Journal of Legal Studies*, vol. 21, no. 4 (Winter 2001), 609-627

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“Incorporationism and the Objectivity of Moral Norms,” *Legal Theory*, vol. 5, no. 4 (December 1999), 415-434

“Judicial Discretion and the Concept of Law,” *Oxford Journal of Legal Studies*, vol. 19, no. 1 (Spring 1999), 71-82

“Waluchow’s Defense of Inclusive Positivism,” *Legal Theory*, vol. 5, no. 1 (March 1999), 101-116

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“Positivism, Naturalism, and the Obligation to Obey Law,” *Southern Journal of Philosophy*, vol. 36, no. 2 (Summer 1998), 145-62

POPIS IZABRANIH OBJAVLJENIH RADOVA U POSLJEDNJIH PET GODINA

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(AKO JE NASTAVNIK UJEDNO I POTENCIJALNI MENTOR)

BROJ USPJEŠNIH MENTORSTAVA KOJA SU REZULTIRALA OBRANOM DOKTORSKOG RADA: 0