

**DAPHNA LEWINSOHN-ZAMIR**  
**CURRICULUM VITAE**

**July 2021**

**Personal Details**

Date of Birth: February 9, 1963, Israel

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**Higher Education**

1. 1986 – LL.B. *cum laude*, Law Faculty, Hebrew University of Jerusalem;
2. 1994 – LL.D. (Doctor of Law), *summa cum laude*, Hebrew University of Jerusalem. Subject of doctoral thesis: “Uncompensated Injuries to Land Caused by Actions of Planning Authorities”, under the supervision of Prof. Joshua Weisman.

**Academic Appointments at the Hebrew University**

1. 1985-1989 – Research Assistant to Prof. Guido Tedeschi, Law Faculty, Hebrew University of Jerusalem;
2. 1987-1990 – Teaching and Research Assistant to Prof. Joshua Weisman, Law Faculty, Hebrew University of Jerusalem;
3. 1991-1994 – Assistant Teacher, Law Faculty, Hebrew University of Jerusalem;
4. 1994 – Appointed Lecturer, Law Faculty, Hebrew University of Jerusalem;
5. 1999 – Senior Lecturer, Law Faculty, Hebrew University of Jerusalem;
6. 2000 – Appointed to the Louis Marshall Chair in Environmental Law;
7. 2004 – Associate Professor, Law Faculty, Hebrew University of Jerusalem;
8. 2009 – Full Professor.

**Additional Activities at the Hebrew University**

1. 1999-2009 – Member of the Awards and Fellowships Committee (2006-2009, Chair of the committee);
2. 1999-2000 – Faculty Advisor to *Mishpatim*, the Students’ Law Review;
3. 2000-2001, 2006-2009 – Member of the Library Committee;
4. 2001-2005 – Officer in charge of Students’ Disciplinary Proceedings;
5. 2001-2003 – Co-editor of the “Israel Law Review”;
6. 2004 – Member of the editorial board of the “Israel Law Review”;
7. 2003-2004, 2007-2011 – Member of the Academic Committee of the Sacher Institute for Legislative Research and Comparative Law;

8. 2003-2004, 2008-2011 – Member of the Executive Board of the Sacher Institute for Legislative Research and Comparative Law;
9. 2006-2008 – Coordinator of the Faculty Seminar;
10. 2006-2012 – Member of the Teaching Committee of the Law Faculty;
11. 2007-2009 – Member of the Doctoral Research Fellows Committee of the Law Faculty;
12. 2006-2019 – Member of the Screening Committee of the Business Administration School;
13. 2007-2018 – Member of the Academic Board of the Magnes Press (the academic publishing house of the Hebrew University);
14. 2008-2009 – Prosecutor in sexual harassment cases, Hebrew University;
15. 2012-2013 – Member of the Academic Committee of the University's Authority for Research Students;
16. 2012-2015 – Member of the University Committee for Appointments of Professors of the Practice;
17. 2008-2012 – Member of the University Committee for Promotions in the Humanities and Social Sciences;
18. 2012-2015 – Chair of the University Committee for Promotions in the Humanities and Social Sciences;
19. 2015-2017, 2019-2022 – Member of the Standing Committee of the Hebrew University;
20. 2015-2017 – Member of the Academic Policy Committee of the Hebrew University;
21. 2015-2017 – Member of the Honorary Doctorate Committee of the Hebrew University;
22. 2015-2017 – Member of the Appointments Committee of the Law Faculty;
23. 2015-2017, 2019-2022 – Member of the Senate of the Hebrew University;
24. 2017-2019 – Member of the Appointments Committee in the Humanities;
25. 2017-2019 – Chair of the Appointments Committee of the Law Faculty;
26. 2018-2019 – Member of the Committee for Reevaluation of Doctoral Studies at the Hebrew University;
27. 2019-2022 – Dean of the Law Faculty.

### **Academic Appointments Outside of the Hebrew University**

1. 1990-1991 – Visiting Researcher, Harvard Law School;
2. 1996-1997 – Visiting Scholar, Yale Law School;
3. 1997-2013 – Teaching at the Academic Center for Law & Business;
4. 2005-2006 – Global Visiting Professor of Law, NYU Law School;
5. 2010 (Spring Semester) – Visiting Professor, Georgetown University Law School;
6. 2011, 2013, 2016 (Fall Semester) – Visiting Professor, Center for Transnational Legal Studies (CTLIS), London;
7. 2013 (Fall Semester) – Teaching at the Interdisciplinary Center Herzliya (IDC);
8. 2015 (Spring Semester) – Visiting Professor, New York Law School;

9. 2019 (Spring Quarter) – Greenbaum Distinguished Visiting Professor in Law, University of Chicago Law School.

### **Additional Activities**

1. 1985-1986 – Member of the editorial board of “Mishpatim”, the Students Law Review, Law Faculty, Hebrew University of Jerusalem;
2. 1985-1986 – Law clerk of Justice Dov Levin, The Supreme Court of Israel;
3. 1986-1987 – Law clerk in the Department of Constitutional and Administrative Law, Attorney General’s Office, Ministry of Justice, Jerusalem (under the supervision of Uzi Vogelmann and Menni Mazuz);
4. 1987 – Member of the Israeli Bar;
5. 1990, 1993-2006 – Participation in the discussions of the Commission for the Codification of Private Law, Ministry of Justice, headed by Chief Justice, Prof. Aharon Barak;
6. 2000-2008 – Member of the Advisory Academic Committee of the Land Use Research Institute;
7. 2008-2011 – Member of the Council and Executive Committee of the Open University;
8. 2009-2011, 2013-2014, 2015-2018 – Member of the promotion committee of the Academic Center for Law and Business;
9. 2009-2011 – Chair and Co-Founder of the Israeli Association for Private Law;
10. 2012-2017 – Member of the Academic Committee of the Rothschild Fellowships in the Humanities and Social Sciences;
11. 2015-2019 – Member of the Academic Council of the Center for Transnational Studies (CTLS);
12. 2018-2022 – Representative of the Hebrew University in the Council of the Rothschild Prizes in Israel;
13. 2020-present – Member of the Presidential Council of the Youth for Jewish Law Association;
14. Over the years I have been a member (3 times) and Chair (3 times) of the Israel Science Foundation (ISF) Evaluation Committee of grant proposals in law.

### **Teaching Activities**

#### **A. Doctoral Students**

1. 2002-2009 – Asaf Rentsler (Use Variances in Planning Law. Degree completed);
2. 2003-2010 – Amir Kaminetsky (Long Term Leases. Degree completed);
3. 2003-2009 – Ofer Tur-Sinai (Cumulative Innovation in Patent Law. Degree completed);
4. 2003-2008 – Shlomit Yanisky-Ravid (Property Rights in Employees’ Inventions and Creations. Degree completed);
5. 2008-2014 – Ronit Levine-Schnur (Agreements between Municipalities and Private Entrepreneurs as Means for Cities’ Development. Degree completed).

## **B. LL.M. Students**

6. 2003-2005 – Ori Shwartz (Inalienability of Social Security Benefits. Degree completed *cum laude*);
7. 2007-2008 – Ronit Levine-Schnur (First Registration of Land. Degree completed *cum laude*).

## **C. Course Subjects**

1. Property Law (compulsory course, LL.B);
2. Planning and Building Law (seminar, LL.B, LL.M);
3. Property Law: Practical and Theoretical Aspects (elective course, LL.B, LL.M);
4. Theories of Property Law (seminar, LL.B, LL.M);
5. Advanced Property Law (elective course, LL.B, LL.M);
6. Urban Planning: Comparative and Theoretical Aspects (elective course, LL.B, LL.M);
7. Selected Topics in Land Use Law: Theoretical, Comparative and International Perspectives (elective course, LL.B);
8. Property and Land Use: Comparative and Theoretical Perspectives (elective course, LL.B & LL.M).

## **External Research Grants**

1. 1996-1999 – The Israel Science Foundation (ISF) (Grant # 816/96), “Conservation of Buildings and Landscapes”, \$ 15,000.
2. 2016-2019 – The Israel Science Foundation (ISF) (Grant #128/16), “The Identifiability Effect and the Law: Theoretical and Experimental Perspectives”, 450,000 NIS.

## **Awards and Fellowships**

1. 1986 – The Rector Prize for excellence in university studies;
2. 1986 – The Composers and Authors’ Society Jubilee Prize (for the article on Fair Use in copyright);
3. 1988 – The Dr. Leo Edelstein Prize;
4. 1988 – The Sarah Wolf Prize for an outstanding student in the fields of Law and Physical Chemistry;
5. 1988 – Scholarship from the Suss fund of the Hebrew University;
6. 1989/90 – Scholarship from the Morris Pulver Scholarship Fund, Canada;
7. 1989 – The Moshe Duchan Prize (for the article on protection of inventions);
8. 1989 – The George Weber prize for the most excellent article published in “Mishpatim” or in Israel Law Review in 1989/90 (for the article on protection of inventions);
9. 1990/1 – Fulbright Graduate Student Award, from the US-Israel Educational Foundation (for advanced studies at Harvard Law School);
10. 1991-1994 – Grant from the Council for Higher Education for outstanding

- doctoral students in the Humanities, Social Sciences and Law;
11. 1994/5 – Scholarship from the Birk Fund;
  12. 1995 – First Prize from the Aharon & Moshe Ben-Shemesh Foundation (for the Doctoral thesis);
  13. 1995 – The Bernard M. Bloomfield Prize in the Humanities, Social Sciences and Law (for the Doctoral thesis);
  14. 1995 – The Zeltner Prize for Young Scholar;
  15. 1996/97 – Rothschild Fellowship for Advanced Studies at Yale Law School;
  16. 1999 – The Hebrew University President’s Prize for the Excellent Young Scholar, named after Yoram Ben Porat;
  17. 2017 – The Zeltner Prize for Senior Scholar.

### **Select Presentations in Conferences and Invited Lectures**

1. **2001, Columbia Law School** – Conference on Classification of Private Law: Bases of Liability and Remedies. Paper titled: “The Choice Between Property Rules and Liability Rules Revisited: Critical Observations from Behavioral Studies”;
2. **2004, Haifa Law School** – International Conference on 200 Years to the Code Civil: From the Code Napoleon to the New European Principles of Contracts and to Israeli Civil Codification. Paper titled: “Israeli Codification and the *Numerus Clausus* Principle in Property”;
3. **2005, NYU Law School** – Presentation in the Faculty Seminar. Paper titled: “In Defense of Redistribution Through Private Law”;
4. **2006, Hebrew University of Jerusalem** – Conference on “The Draft Civil Code: A Critical Analysis”. Lecture titled: “The Civil Codification – Select Issues in Property Conflicts”;
5. **2007, Hebrew University of Jerusalem** – International Conference in Honor of Judge Richard Posner. Paper titled: “In Defense of Redistribution Through Private Law”;
6. **2007, Bar-Ilan Law School** – Presentation in the Faculty Seminar. Paper titled: “More is Not Always Better than Less – An Exploration in Property Law”;
7. **2007, Colorado Law School** – Presentation in the Property Works in Progress Conference. Paper titled: “More is Not Always Better than Less – An Exploration in Property Law”;
8. **2008, Tel-Aviv Faculty of Law** – Presentation in the Private Law Faculty Seminar. Paper titled: “Identifying Intense Preferences”;
9. **2008, Colorado Law School** – Presentation in the Property Works in Progress Conference. Paper titled: “Identifying Intense Preferences”;
10. **2008, Cornell Law School** – Presentation in the Faculty Seminar. Paper titled: “Identifying Intense Preferences”;
11. **2008, Interdisciplinary Center Herzliya (IDC)** – Presentation in the Faculty Seminar. Paper titled: “Identifying Intense Preferences”;

12. **2009, Colorado Law School** – Presentation in the Property Works in Progress Conference. Paper titled: “Assessing Outcomes”;
13. **2009, Hebrew University Law Faculty** – Presentation in the Faculty Seminar. Paper titled: “Beyond the Bottom Line: The Complexity of Outcome Assessment”;
14. **2009, Tel-Aviv Faculty of Law** – Presentation in the Law & Economics Workshop. Paper titled: “Beyond the Bottom Line: The Complexity of Outcome Assessment”;
15. **2009, Haifa Law School** – International Conference on “Behavioral Analysis of Law: Markets, Institutions and Contracts”. Paper titled: “Beyond the Bottom Line: The Complexity of Outcome Assessment”;
16. **2010, Center for Rationality and Interactive Decision theory** – Paper titled: “Beyond the Bottom Line: The Complexity of Outcome Assessment”;
17. **2010, New York Law School** – Presentation in the Faculty Workshop. Paper titled: “Outcomes”;
18. **2010, Georgetown Law Center** – Presentation in the Faculty Workshop. Paper titled: “Beyond the Bottom Line: The Complexity of Outcome Assessment”;
19. **2010, Georgetown Law Center** – Presentation in the First Annual Conference of the Association for Law, Property and Society. Paper titled: “Restoration versus Consolation: The Advantages of In-Kind Redress”;
20. **2010, NYU Law School** – Presentation in the Property Law and Theory Workshop. Paper titled: “The Thing Itself: The Preference for In-Kind Over Monetary Redress”;
21. **2010, UCLA Law School** – Presentation in the Faculty Workshop. Paper titled: “The Thing Itself: The Preference for In-Kind Over Monetary Redress”;
22. **2010, Yale Law School** – Presentation in the fifth annual Conference of the Society for Empirical Legal Studies (CELS). Paper titled: “The Thing Itself: The Preference for In-Kind Over Monetary Redress”;
23. **2011, Krakow, Poland** – Presentation in the 29<sup>th</sup> Seminar on the New Institutional Economics. Paper titled: “The Questionable Efficiency of the Efficient Breach Doctrine”;
24. **2011, Hebrew University of Jerusalem** – Presentation in the Law and Economics Workshop. Paper titled: “In-Kind Remedies, Monetary Redress and Undercompensation”;
25. **2012, Sapir College of Law** – Presentation in the Faculty Seminar. Paper titled: “In-Kind Remedies, Monetary Redress and Undercompensation”;
26. **2012, Center for Transnational Legal Studies (CTLS), London** – Presentation in the Legal Theory and Practice Colloquium. Paper titled: “In-Kind Remedies, Monetary Redress and Undercompensation”;
27. **2012, Fordham Law School** – Presentation in the Property Works in Progress Conference. Paper titled: “Indirect Remedies in Private Law”;
28. **2012, Tel-Aviv University** – Presentation in the Private Law Workshop. Paper titled: “Indirect Remedies in Private Law”;

29. **2013, Academia Sinica, Taiwan** – Presentation in the fifth Law and Economic Analysis Conference. Paper titled: “What Behavioral Studies Can Teach Jurists about Possession and Vice Versa”;
30. **2013, Center for Transnational Legal Studies (CTLS), London** – Presentation in the Legal Theory Colloquium. Paper titled: “Indirect Remedies in Private Law”;
31. **2014, Interdisciplinary Center Herzliya** – Presentation in the Faculty Seminar. Paper titled: “Indirect Remedies in Private Law”;
32. **2014, University of Amsterdam** – Presentation in the Private Law Theory Seminar Series. Paper titled: “Indirect Remedies in Private Law”;
33. **2014, George Mason University** – Presentation in the Property Law and Theory Colloquium. Paper titled: “The Importance of Being Earnest: Two Notions of Internalization”;
34. **2014, Hebrew University of Jerusalem** – Presentation in the Private and Commercial Law Workshop. Paper titled: “It’s Now or Never! Using Deadlines as Nudges”;
35. **2014, London** – Presentation in Notre Dame Law School’s Program on Law and Market Behavior. Paper titled: “It’s Now or Never! Using Deadlines as Nudges”;
36. **2014, Aix-en-Provence** – Presentation in the 31<sup>st</sup> European Association of Law and Economics Conference. Paper titled: “The Importance of Being Earnest: Two Notions of Internalization”;
37. **2015, Columbia Law School** – Presentation in the 25<sup>th</sup> American Law and Economics Association Conference (ALEA). Paper titled: “It’s Now or Never! Using Deadlines as Nudges”;
38. **2015, Hebrew University of Jerusalem** – Presentation in the Private and Commercial Law Workshop. Paper titled: “The Identifiability Effect and Lawmaking”;
39. **2015, Tel-Aviv Faculty of Law** – Presentation in the Private Law Workshop. Paper titled: “The Identifiability Effect and Lawmaking”;
40. **2016, Center for Transnational Legal Studies (CTLS), London** – Presentation in the Transnational Law Colloquium. Paper titled: “Law and Identifiability”;
41. **2016, Bar Ilan University** – Presentation in the International Conference on Deliberative vs. Non-Deliberative Choice and Public Policy. Paper titled: “Law and Identifiability”;
42. **2017, Berlin** – A joint Conference on Law and Economics, of the German and Israeli Academies of Sciences and the Humanities. Paper titled: “The Enforcement of Legal Norms: Insights from Behavioral Economics”;
43. **2017, Sienna** – Conference in Memory of Prof. Guido Tedeschi. Paper titled: “Indirect Remedies in Private Law”;
44. **2017, London** – Presentation in the 34<sup>th</sup> European Association of Law and Economics Conference. Paper titled: “Ownership and Possession: Insights from Behavioral Law and Economics”;

45. **2018, Milan** – Presentation in the 35<sup>th</sup> European Association of Law and Economics Conference. Paper titled: “Takings: Insights from Behavioral Law and Economics”;
46. **2018, Boston University** – Presentation in the Property Works in Progress Conference. Paper titled: “Takings: Insights from Behavioral Studies”;
47. **2018, University of Michigan** – Presentation in the 13<sup>th</sup> Annual Conference on Empirical Legal Studies (CELS). Paper titled: “What’s in a Name? The Disparate Effects of Identifiability on Offenders and Victims of Sexual Harassment”;
48. **2018, Interdisciplinary Center Herzliya** – Presentation in the Faculty Seminar. Paper titled: “What’s in a Name? The Disparate Effects of Identifiability on Offenders and Victims of Sexual Harassment”;
49. **2018, Tel-Aviv Faculty of Law** – Presentation in the Law and Economics Workshop. Paper titled: “What’s in a Name? The Disparate Effects of Identifiability on Offenders and Victims of Sexual Harassment”;
50. **2019, Northwestern University Law School** – Presentation at the faculty seminar. Paper titled: “What’s in a Name? The Disparate Effects of Identifiability on Offenders and Victims of Sexual Harassment”;
51. **2019, University of Chicago Law School** – Presentation at the internal faculty’s Work-In-Progress (WIP) Workshop series. Paper titled: “What’s in a Name? The Disparate Effects of Identifiability on Offenders and Victims of Sexual Harassment”;
52. **2019, Northeastern University School of Law** – Invited to present in the Property Works in Progress Conference. Paper titled: “Redistribution through Property Law: Insights from Behavioral Studies”.
53. **2021, Barcelona (to be held online due to COVID)** –Presentation in the 38<sup>th</sup> European Association of Law and Economics Conference. Paper titled: “Giving Reasons as a Means to Enhance Compliance with Legal Norms”.



## List of Publications

July 2021

### I Doctoral Thesis

“Uncompensated Injuries to Land Caused by Actions of Planning Authorities”, under the supervision of Prof. Joshua Weisman, 1994 (book # 2).

### II Books

1. *Breach of Statutory Duty*, 2nd ed, in *The Law of Civil Wrongs – The Particular Torts*, G. Tedeschi ed. (The Harry and Michael Sacher Institute for Legislative Research and Comparative Law, Jerusalem, 1989) 96 pp., in Hebrew;
2. *Injuries to Land Caused by Planning Authorities* (The Harry and Michael Sacher Institute for Legislative Research and Comparative Law, Jerusalem, 1994) 542 pp., in Hebrew. The chapter on “Expropriation of Land Without Compensation” was reprinted in *Land Law in Israel: Between Private and Public*, H. Dagan ed., (Ramot Publishing Co., Tel-Aviv, 1999) 139-188;
3. *The Psychology of Property Law* (NYU Press, 2020; as part of the series *Psychology and the Law*) 291 pp.; (with Stephanie Stern).

### III Edited Books

4. *Essays in Honor of Joshua Weisman* (Co-Edited with Shalom Lerner, The Harry and Michael Sacher Institute for Legislative Research and Comparative Law, Jerusalem, 2002) 604 pp., in Hebrew.

### IV Chapters in Books

1. “Indirect Injury to Land Caused by Plans – Transferring the Burden of Compensation from the Public Sector to the Private Sector”, in *Essays in Memory of Professor Guido Tedeschi* 361-400 (I. Englard, A. Barak, M.A. Rabello & G. Shalev eds., The Harry and Michael Sacher Institute for Legislative Research and Comparative Law, Jerusalem, 1995, in Hebrew);
2. “Constitutional Protection of Property Rights and Expropriation Law”, in *Developments in European, Italian and Israeli Law* 101-112 (A.M. Rabello & A. Zanotti eds., giuffre` editore, 2001);
3. “Constitutional Protection of Property in Land and the Law of Expropriation”, in *Essays in Honour of Joshua Weisman* 375-405 (The Harry and Michael Sacher Institute for Legislative Research and Comparative Law, Jerusalem, 2002, in Hebrew);
4. “The Curtailment of the Claim of Adverse Possession in Land – A Critical Analysis”, in *Essays in Memory of Professor Menashe Shava* 181-204 (A. Barak & D. Friedmann eds., Ramot Publishing Co., Tel-Aviv, 2006, in Hebrew);
5. “Advocating the Protection of Entitlements through Property Rules”, in *Daniel Friedmann Book* 197-219 (N. Cohen & O. Grosskopf eds., Nevo Publishing Co., 2008, in Hebrew);

6. "Indirect Remedies in Private Law", in *Essays on Law in Honour of Avigdor V. Levontin* 281-315 (C. Wasserstein-Fassberg, B. Medina & J. Weisman eds., 2013, in Hebrew);
7. "Behavioral Law and Economics of Property Law: Achievements and Challenges", in *The Oxford Handbook of Behavioral Economics and the Law* 377-404 (E. Zamir & D. Teichman eds., Oxford University Press, 2014);
8. "What Behavioral Studies Can Teach Jurists about Possession and Vice Versa", in *Law and Economics of Possession* 128-148 (Y. Chang ed., Cambridge University Press, 2015).

## V Articles

9. "The Defense of Fair Use in Copyright", 16 *Mishpatim* (The Students' Law Review of the Hebrew University) 430-461 (1987, in Hebrew);
10. "Economic Considerations in the Protection of Inventions", 19 *Mishpatim* 143-184 (1989, in Hebrew);
11. "Transplantation from Living Body: Experience and Problems in Israel", 38 *HaPraklit* (Israeli Bar's Law Journal) 300-306 (1989, in Hebrew);
12. "Development Agreements and Conditions in Building Permits – A Substitute for Formal Planning Processes?" 28 *Israel Law Review* 57-135 (1994);
13. "Compensation for Injuries to Land Caused by Planning Authorities: Towards a Comprehensive Theory", 46 *University of Toronto Law Journal* 47-127 (1996);
14. "The 'Conservation Game': The Possibility of Voluntary Cooperation in Preserving Buildings of Cultural Importance", 20 *Harvard Journal of Law and Public Policy* 733-789 (1997);
15. "Consumer Preferences, Citizen Preferences, and the Provision of Public Goods", 108 *Yale Law Journal* 377-406 (1998);
16. "On the Protection of Landowners from Harsh Effects of Partial Expropriations", 30 *Mishpatim* 377-392 (1999, in Hebrew);
17. "Distributive Implications of Buildings' Preservation, The Appropriate Compensation Rules, and Transferable Development Rights", 31 *Mishpatim* 11-96 (2000, in Hebrew);
18. "Contemporary Property Law Scholarship: A Comment", 2 *Theoretical Inquiries in Law* 97-105 (2001);
19. "The Choice Between Property Rules and Liability Rules Revisited: Critical Observations from Behavioral Studies", 80 *Texas Law Review* 219-260 (2001); Reprinted in *Classification of Private Law: Bases of Liability and Remedies* (C. Wasserstein-Fassberg & I. Gilead eds.) 105-157 (2003);
20. "Reparcellation Plans as a Means to Frustrate the Right to Reclaim Expropriated Land", 26 *Tel Aviv University Law Review* 985-1009 (2003);
21. "The Objectivity of Well-Being and the Objectives of Property Law", 78 *NYU Law Review* 1669-1754 (2003);
22. "The Impact of Economic Theory on the Israeli Case Law on Property", 39 *Israel Law Review* 5-38 (2006);

23. “The Civil Codification – Select Issues in Property Conflicts”, 36 *Mishpatim*, 663-691 (2006, in Hebrew);
24. “In Defense of Redistribution Through Private Law”, 91 *Minnesota Law Review* 326-397 (2006);
25. “More is Not Always Better than Less – An Exploration in Property Law”, 92 *Minnesota Law Review* 634-713 (2008);
26. “Identifying Intense Preferences”, 94 *Cornell Law Review* 1391-1458 (2009);
27. “The Questionable Efficiency of the Efficient Breach Doctrine”, 168 *Journal of Institutional and Theoretical Economics* 5-26 (2012);
28. “Taking Outcomes Seriously”, 2012 *Utah Law Review* 861-902;
29. “Can’t Buy Me Love: Monetary versus In-Kind Remedies”, 2013 *University of Illinois Law Review* 151-194;
30. “Do the Right Thing: Indirect Remedies in Private Law”, 94 *Boston University Law Review* 55-103 (2014);
31. “The Importance of Being Earnest: Two Notions of Internalization”, 65 *University of Toronto Law Journal* 37-84 (2015);
32. “It’s Now or Never! Using Deadlines as Nudges”, 42 *Law & Social Inquiry* 769-803 (2017) (with Eyal Zamir & Ilana Ritov; online from 12.5.16);
33. “Law and Identifiability”, 92 *Indiana Law Journal* 505-555 (2017); (with Ilana Ritov & Tehila Kogut);
34. “What’s in a Name? The Disparate Effects of Identifiability on Offenders and Victims of Sexual Harassment”, 16 *Journal of Empirical Legal Studies* 955-1000 (2019); (with Netta Barak-Corren).

### **Work in Progress**

1. “The Curse of Success” (with Katya Assaf);
2. “Giving Reasons as a Means to Enhance Compliance with Legal Norms” (with Eyal Zamir & Ori Katz).