Short Biography

Page | 1

Miodrag A. Jovanović (1971) is Full Professor in Jurisprudence, Faculty of Law, University of Belgrade. He also teaches at the Legal Methods module of the European Master in Legal Theory, at the Goethe University, Frankfurt. His areas of interest are jurisprudence, philosophy of international law, legal theory of collective rights, political theory of multiculturalism, federalism and legal and political nature of the EU. He is a fellow of the Alexander von Humboldt Foundation. He was the 2016 Brandon Fellow of the Lauterpacht Centre for International Law (Cambridge). He is the Editor of the Series *Democracy and the Rule of Law* at the Eleven Publishers International, Utrecht. He is a member of the international editorial board of the *Estudios de Deusto Law Review, Lisbon Law Review (Revista da Faculdade de Direito da Universidade de Lisboa)* and *Acta Juridica Hungarica – Hungarian Journal of Legal Studies*. He is the President of the Serbian Association for Legal and Social Philosophy (Serbian section of the IVR) and one of the section editors of The Encyclopedia for the Philosophy of Law and Social Philosophy.

Apart from organizing and participating at a number of international conferences, he was a visiting lecturer at the Institute of Federalism (University of Fribourg), Emory University (Atlanta), Max Planck Institute for Comparative Public Law and International Law (Heidelberg), Jurisprudence Centre, Carleton University (Ottawa), Fakultät für Vergleichende Staats- und Rechtswissenschaft, Andrássy Gyula Deutschsprachige Universität (Budapest), China University of Geosciences (Wuhan), Faculty of Law, University of Zagreb, Institute for Legal Studies of the Hungarian Academy of Sciences (Budapest), Faculty of Law and Administration, University of Silesia (Katowice), Lucernaiuris Institute of the University of Luzerne, Institut für Rechtswissenschaftliche Grundlagen of the University of Graz, and LUMSA University (Palermo).

His internationally published books include: *Constitutionalizing Secession in Federalized States: A Procedural Approach* (Eleven International Publishing, 2007); with S. Samardžić, *Federalism and Decentralisation in Eastern Europe: Between Transition and Secession* (Institut du Fédéralisme, LIT Verlag, 2007); *Collective Rights – A Legal Theory* (Cambridge University Press, 2012) and *The Nature of International Law* (Cambridge University Press, 2019). His most recently edited and co-edited books include: (with Bojan

Page | 2

Spaić), Jurisprudence and Political Philosophy in the 21st Century: Reassessing Legacies (Peter Lang, 2012); (with Kenneth Einar Himma), Courts, Interpretation, the Rule of Law (Eleven International Publishing, 2014); Constitutional Review and Democracy (Eleven International Publishing, 2015); and (with Kenneth Einar Himma and Bojan Spaić) Unpacking Normativity – Conceptual, Normative and Descriptive Issues (Hart Publishing, 2018).

Some of his most recently internationally published articles include: 'Legal Validity and Human Dignity: On Radbruch's Formula', Archiv für Rechts- und Sozialphilosophie -Beiheft 137, 2013: 145-167; 'Is Legal Positivism Tenable Beyond Moral Relativism?', Problema – Anaurio de Filosofía y Teoría del Derecho, Vol. 9, 2015: 185-244; 'Dworkin on International Law: Not Much of a Legacy?', Canadian Journal of Law and Jurisprudence, Vol. 28, No. 2, 2015: 443-460; 'Responsibility to Protect and the International Rule of Law', Chinese Journal of International Law, Vol. 14, 2015: 757-776; 'Sovereignty - Out, Constitutional Identity - In: The "Core Areas" Controversy of the EU Membership', Acta Juridica Hungarica, Vol. 56, No. 4, 2015: 249-267; 'The Quest for International Rule of Law and the Rise of Global Regulatory Regimes - Some Theoretical Preliminaries', e-Publica, No. 1-20. 6, 2015. http://e-publica.pt/pdf/artigos/the-quest-for-international.pdf; 'Constructing Legal Personality of Collective Entities – The Case of "Peasants", in Tomasz Pietrzykowski and Brunello Snacioli (eds.), New Approaches to the Personhood in Law -Essays in Legal Philosophy (Frankfurt am Main, Berlin, Bern, Brussels, New York, Oxford, Wien: Peter Lang, 2016), 93-109; 'Human Rights – Between Universality and Culturally Sensitive Interpretation', in Kenneth Himma and Bojan Spaić (ed.), Fundamental Rights -Justification and Interpretation (The Hague: Eleven Publishing, 2016), 7-26; 'How to Justify Militant Democracy: Meta-Ethics and the Game-Like Character of Democracy', *Philosophy* and Social Criticism, Vol. 42, No. 8, 2016: 745-762; 'Theorising "Unidentified Normative Objects" of Global Regulatory Regimes', in Himma, Jovanović and Bojan Spaić (eds.), Unpacking Normativity - Conceptual, Normative, and Descriptive Issues (Oxford: Hart Publishing, 2018), 227-250.