

Andrej Kristan

SUMMARY CV

June 2025

Associate professor at the Law Department of the University of Genoa and its Tarello Institute for Legal Philosophy with the Italian national accreditation for the title of full professorship (Ital. *professore ordinario*) since May 2021. **I am transitioning to a new position at the University of Bologna, effective October 1, 2025.** Assistant professor at the University of Ljubljana Faculty of Law. I currently serve as the co-editor in chief of *Revus. Journal for Constitutional Theory and Philosophy of Law* (Scopus; Q1), as well as a member of the editorial committees of the *European Law Journal* (Scopus; Q1) and *Analisi e diritto* (ANVUR; fascia A). In the past, I was visiting lecturer at the University La Sabana (Colombia), researcher and visiting lecturer at the University of Girona (Spain), visiting lecturer at the University of Ljubljana (Slovenia), and visiting doctoral researcher at the Universities Jagiellonska, Cracow (Poland) and Berkeley, California (USA). My interests are mainly in the fields of jurisprudence and the philosophy of language, though I also hold a specialist degree in legal argumentation (Alicante), master's degrees in history of legal institutions (Poitiers), philosophy of law (Paris 2 Panthéon-Assas) and legal theory (Brussels), apart from the bachelor's degree in law (Ljubljana) and the MIT professional education certificate in "No-code AI and machine learning". I earned my PhD from the University of Genoa in 2014. In 2015, the European Academy for Legal Theory honoured my doctoral dissertation on the semantics of legal discourse with the European Award of Legal Theory, whereas the University of Genoa assigned its Premio Tarello for the same. I have written two books and eight book chapters for renowned international presses (Hart Publishing, Wiley, Marcial Pons, Palestra Editores, Springer), as well as over 30 journal articles in various languages (English, Spanish, Italian, Slovenian and Croatian). Some of them appeared in journals *Inquiry. An interdisciplinary journal of philosophy*, *Doxa. Cuadernos de filosofía del derecho*, *Analisi e diritto*, *Diritto e questioni pubbliche*, *Rivista internazionale di filosofia del diritto* and *Revus. Journal for constitutional theory and philosophy of law*. I have also been invited to peer review book proposals and articles submitted for publication to the publisher Springer, and to the journals *ICON - International Journal of Constitutional Law* (UK; Scopus Q1), *Ratio Juris* (UK; Scopus Q3), *Doxa* (Spain; Scopus Q2), *Materiali per una storia della cultura giuridica* (Italy; Scopus Q3), *Metaphilosophy* (UK; Scopus Q1), *Isonomia* (Mexico; Scopus Q3), *Discusiones* (Argentina), *Pravnik* (Slovenia), *Pincipia* (Poland), and *Zbornik pravnog fakulteta u Zagrebu* (Croatia; Scopus Q4). In addition, I have peer reviewed research projects submitted to the European Research Council, the Polish National Science Centre and the Governance Lab of the New York University as an invited external expert. I was invited to present my research at the Universities of Harvard, Oxford, Uppsala, Graz, Buenos Aires, Mar del Plata, Mendoza, Alberto Hurtado Chile, Adolfo Ibáñez Chile, Cracow, Zagreb, Belgrade, Pompeu Fabra Barcelona, Alicante, Carlos III Madrid, Milano Statale, LUISS Guido Carli, and Maastricht. I have taught six undergraduate courses and two postgraduate courses at the Universities of Girona, Ljubljana, La Sabana (Colombia), and Genoa.

LIST OF PUBLICATIONS

- [54] Andrej Kristan, "L'identificazione algoritmica del diritto vigente" in: A. Barca, L. Malagoli, J. Rabanos and N. Scavuzzo (Eds.), *Assaggi e griglie. Discutendo con Paolo Comanducci*, forthcoming 2025.

- [53] Andrej Kristan, “Unpacking the alleged conflict between communicative legal theory and interpretivism”, *Notizie di Politeia. Rivista di etica e scelte pubbliche*, LX (2024) 152, 162–166.
- [52] Andrej Kristan, “Todos los permisos de Juan Ruiz Manero. Una clasificación corregida y una pelea final con los aficionados del fútbol” in: Á. Ródenas and V. García Yzaguirre (Eds.), *Jurisdicción y teoría del sistema jurídico. Homenaje a Juan Ruiz Manero*, Lima, Palestra, 2023, 469–486.
- [51] Andrej Kristan, “Otro remake del clásico expresivista del 1981. Implicación y conflicto de órdenes condicionales” in: J. J. Moreso *et al.* *Eugenio Bulygin en la teoría del derecho contemporánea*. Vol. 1, [Libro homenaje a Eugenio Bulygin], Madrid, Marcial Pons, 2022, 251–261.
- [50] Andrej Kristan (with Giulia Pravato), “Authoritative Disagreement”, in: M. Carpentier (Ed.), *Meta-theory of law*, London, Wiley, 2022, ch. 5. <https://onlinelibrary.wiley.com/doi/abs/10.1002/9781394163694.ch5>
- [49] Andrej Kristan, “I due limiti dell’applicazione creativa del diritto. Una difesa parziale dello scetticismo radicale”, *Rivista internazionale di filosofia del diritto*, Serie V, ottobre-dicembre 2021, 747–457.
- [48] Andrej Kristan (with Donald Bello Hutt), The ghost of the results oriented constitutional review, *Blog de la Revista del derecho del Estado*, <https://revistaderechoestado.uexternado.edu.co/2020/06/30/the-ghost-of-the-results-oriented-constitutional-review/>.
- [47] Andrej Kristan, “L’impossibile giuspositivismo congruentista”, *Politeia. Rivista di etica e scelte pubbliche*, Fasc. 137 del 2020, 150–154.
- [46] Andrej Kristan, “La correttezza delle interpretazioni decisorie” in: P. Chiassoni, P. Commanducci & G.B. Ratti (Eds.), *L’arte della distinzione*, vol. I, Madrid, Marcial Pons 2018, 129–136.
- [45] Andrej Kristan, “Another way to meet Hart’s challenge”, in: K. Himma, M. Jovanović, B. Spaić (Eds.), *Unpacking Normativity. Descriptive, Conceptual and Normative Issues*, Oxford, Hart Publishing, 2018, ch. 10, 177–185.
- [44] Andrej Kristan, *Desde el Estado hasta la ideología judicial. Antimanual*, Lima: Palestra Editores, 2017.
- [43] Andrej Kristan, *Derecho y otros enigmas*, Madrid: Marcial Pons, 2017.
- [42] Andrej Kristan & Massimiliano Vignolo, “Assessment sensitivity in legal discourse”, *Inquiry: an interdisciplinary journal of philosophy*, Vol. 61 (2018), No. 4, 394–421. DOI: [10.1080/0020174X.2017.1371874](https://doi.org/10.1080/0020174X.2017.1371874).
- [41] Andrej Kristan, “A paradox of Hart’s fallible finality”, *Analisi e diritto* 2016, pp. 339–344.
- [40] Andrej Kristan, “El zuletiano análisis del derecho”, *Analisi e diritto* 2015, 229–235.
- [39] Andrej Kristan, “In Defense of the Expressive Conception of Norms” (Reprint of [37]), in: M. Araszkiewicz, P. Banas, T. Gizbert-Studnicki & K. Płeszka (Eds.), *Problems of Normativity, Rules and Rule-Following*, Springer 2015, 375–394. DOI: [10.1007/978-3-319-09375-8_28](https://doi.org/10.1007/978-3-319-09375-8_28).
- [38] Andrej Kristan, “En defensa de la concepción expresiva de las normas” (versión española del [37]), *Doxa. Cuadernos de filosofía del derecho* (2014) 37, 63–82. URL: <https://doxa.ua.es/article/view/2014-n37-en-defensa-de-la-concepcion-expresiva-de-las-normas>.
- [37] Andrej Kristan, “In Defense of the Expressive Conception of Norms”, *Revus. Journal for Constitutional Theory and Philosophy of Law* (2014) 22. URL: <http://journals.openedition.org/revus/2883>.

- [36] Andrej Kristan, “V bran izraznemu pojmovanju pravil” (Slovenian version of [37]), *Revus. Journal for Constitutional Theory and Philosophy of Law* (2014) 22, 67–87.
- [35] Andrej Kristan, “¿Cómo justificar una (no) intervención legislativa? Los elementos clave para un discurso legisprudencial”, in: P. Grández & F. Morales (Eds.), *La argumentación jurídica en el Estado constitucional*, Palestra 2013.
- [34] Andrej Kristan, “I revirements giurisprudenziali: una sfida per i contestualisti. Nota critica sul nuovo libro di Vittorio Villa” (Italian version of [31], extended), *Diritto e questioni pubbliche. Rivista di filosofia del diritto e cultura giuridica*, n. 13 (2013), 143–200.^[1]
- [33] Andrej Kristan, “Three Grounds for Tests of the Justifiability of Legislative Action. Freedom, Representative Democracy, and Rule of Law”, in: L. J. Wintgens & A. D. Oliver-Lalana (Eds.), *The Rationality and Justification of Legislation. Essays in Legisprudence*, Springer (Legisprudence Library; 1) 2013, ch. 3, 53–61.^[1] DOI: 10.1007/978-3-319-00062-6_3.
- [32] Andrej Kristan, [The Significance of Ideological Symbols in the Social Construction of Political Communities] “Za razpravo o družbotvornem pomenu ideoloških simbolov” (an enlarged version of [12]), [Yearbook of the Faculty of Law ‘Iustinianus Primus’ of Skopje. On the 18th Anniversary of the Introduction of Political Studies] Годишник на Правниот факултет Јустиниан Први во Скопје 47/48 (2013), 195–204.
- [31] Andrej Kristan, [Overruling Precedents: a Challenge for Contextualists. Critical Note on Villa's Last Book] “Sprememba sodne prakse: izziv za kontekstualiste. Kritična beležka o novi knjigi Vittorio Ville” (Slovenian version of [34]), *Revus – European Constitutionality Review* (2012) 18, 125–150.
- [30] Andrej Kristan, [Ways of a Constitution] “Razumeti ustavo”, in: I. Kaučič (Ed.), [20 Years of the Constitution of Republic of Slovenia. The Significance of the Constitution and Constitutional Democracy] *Dvajset let ustave Republike Slovenije. Pomen ustavnosti in ustavna demokracija*, Slovenian Constitutional Court and Faculty of Law, University of Ljubljana, Ljubljana 2012, 403–409.
- [29] Andrej Kristan, [Hyperliterature and Law: Unity of Text, Diversity of Readings] “Večbesedilna književnost in pravo: enovito besedilo raznoterih bralnih stez” (versione slovena del [16]), in: M. Jager (Ed.), [Commandment and Crime: Junctions of Law, Literature, and Theory] *Zapoved in zločin: stičišča prava, književnosti in teorije*, Institut for Criminology at the Faculty of Law, University of Ljubljana, Ljubljana 2012, 40–56.
- [28] Andrej Kristan, [From a Trainee to a Full-fledged Solicitor without the Intermediate One-Year Candidacy. An Argument from Legality or the (Non)Sense of a Statutory Exception from the Rule] “Od pripravnika do odvetnika tudi brez enoletne odvetniške kandidature. Zakonitost ali argument (ne)smiselnosti zakonske izjeme od pravila,” [Legal Practice. Journal for Legal Issues] *Pravna praksa. Časopis za pravna vprašanja* 26/2012, 10–11.
- [27] Andrej Kristan, [Rule of Law According to Francisco Laporta] “Vladavina zakona po Franciscu Laporti. Mestoma prelahko dosegljivi, in vendar neuresničljivi vzor?” (Slovenian verison of [24]), *Revus – European Constitutionality Review* (2011) 16, 95–100.
- [26] Andrej Kristan, [Legislative Choice and Its Justifiability. An Introductory Remark] “Zakonodavni izbor i njegova opravdivost. Uvodna napomena”, *Revus – European Constitutionality Review* (2011) 15, 7–12.^[1]
- [25] Andrej Kristan, [Contribution for Expert Consultations on the Issue of the Draft Reform of Constitutional Justice] “Govor na strokovnem ustavnem posvetu na Brdu”, in: I. Kaučič, P. Pavlin, S. Bardutzky (Eds.), [Constitutional Reform of Constitutional Justice. Materials 2008–2011] *Ustavna reforma ustavnega sodstva. Zbornik gradiv 2008–2011*, [Ministry of Justice] Ministrstvo za pravosodje, Ljubljana, 2011, 45–48.
- [24] Andrej Kristan, “El laportiano imperio de la ley. Un ideal... ¿asequible y sin embargo irrealizable?” (Spanish verison of [27]), *Analisi e diritto* 2011, 89–97.

- [23] Andrej Kristan, [Constitutional Reform, a Catchphrase] “Spremembe ustave, retorični dražé,” [Views, a Biweekly Journal for Arts, Culture, and Society] *Pogledi. Štirinajstdnevnik za umetnost, kulturo in družbo*, No. 13 (22. 6. 2011), 21.
- [22] Andrej Kristan, “Híperliteratura y Derecho: unidad de texto, diversidad de lecturas” (traduzione del [16] di Juan Pablo Sterling Casas), *Dixi* (revista de la Universidad Cooperativa de Colombia), vol. 2010, 13–24.
- [21] Andrej Kristan, “Sodišču čast in vpliv: pomembnost ustavnopravnega vprašanja in legitimnost odločanja v preizkusnih senatih po ZUstS in ZUstS-A, *Revus – European Constitutionality Review* (2010) 12, 7–12.
- [20] Andrej Kristan, “Structural Semiotics vs Formal Logic in the Reconstruction of Judicial Reasoning”, *Silesian Journal of Legal Studies*, vol. 2 (2010).
- [19] Andrej Kristan & Andraž Teršek, [You Cannot Lose What You Don't Have] “Tistega, česar nimaš, ne moreš izgubiti” (co-authored op-ed), [Labour; the largest national daily newspaper] *Delo*, 13. 1. 2010.
- [18] Andrej Kristan, [Spanish Constitutional Chronicle. Legislative and Constitutional Court's Reaction on the Asphyxy of Constitutional Justice] “Španska ustavnopravna kronika. Zakonski in ustavnosodni odziv na preobremenjenost ustavnega sodišča”, *Revus – European Constitutionality Review* (2009) 11, 223–227.
- [17] Andrej Kristan, [Three Dimensions of the Rule of Law] “Tri razsežnosti pravne države”, *Revus – European Constitutionality Review* (2009) 9, 65–89.
- [16] Andrej Kristan, “Hyperliterature and Law: Unity of Text, Diversity of Readings”, in: F. Ost & J. Gaakeer (Eds.), *Crossing Borders: Law, Language and Literature*, Wolf Legal Publishing, Nijmegen 2008, 137–145.^[1]
- [15] Andrej Kristan, [Prehistory of Deontic Logic by Giuseppe Lorini] “Prazgodovina deontične logike Giuseppeja Lorinija”, *Revus – European Constitutionality Review* (2008) 8, 131–133.
- [14] Andrej Kristan, [Discursive or Institutional Legitimacy of a (Constitutional) Judicial Decision] “Razpravna ali institucionalna legitimnost posamezne (ustavno)sodne odločitve. K desetletnici odločbe U-I-12/97”, *Revus – European Constitutionality Review* (2008) 7, 51–86.
- [13] Andrej Kristan, [Four Elements of Powers of Attorney in Pro Bono Cases] “Odločba BPP nadomesti strankino pooblastilo. Štiri prvine pooblastilnega razmerja v zadevah brezplačne pravne pomoči,” [Legal Practice. Journal for Legal Issues] *Pravna praksa. Časopis za pravna vprašanja* 14/2008, 12–14.
- [12] Andrej Kristan, [The Significance of Ideological Symbols in the Social Construction of Political Communities] “Za razpravo o družbotvornem pomenu ideoloških simbolov” (una versione corta del [32]) [Legal Practice. Journal for Legal Issues] *Pravna praksa. Časopis za pravna vprašanja* 10/2008, 18–19.
- [11] Andrej Kristan, [Matej Accetto: Construction of Europe from the Developments of the Idea of Europe to Its Constitutional Future] “Matej Accetto: Izgradnja Evrope od razvoja ideje Evrope do njene ustavne prihodnosti,” [Jurist] *Pravnik* 62 (2007) 6/8, 459–462.
- [10] Andrej Kristan, [Principles and Values as Iusphilosophical Foundations of the New European Order] “Načela in vrednote kot pravnofilozofski temelj evropske nove ureditve,” [Public Administration] *Javna uprava* 42 (2006) 1, 202–212.
- [9] Andrej Kristan, [Interpretive Decisions of the Constitutional Court of the Republic of Slovenia – With Explicit Constitutional Basis?] “Razlagalne odločbe Ustavnega sodišča RS – z izrecno ustavno podlago?”, *Revus – European Constitutionality Review* (2005) 4, 11–41.
- [8] Andrej Kristan, [Demos and European Democracy. On the Draft Treaty Establishing a Constitution for Europe] “Demos in evropska demokracija. Ob rob osnutku pogodbe o Ustavi za Evropo,” [Public Administration] *Javna uprava* 41 (2005) 4, 835–839.

- [7] Andrej Kristan, [Discursive or Institutional Legitimacy of a (Constitutional) Judicial Decision] “Lawrence vs. Texas. Bis nota: Zgodovinski marš svobode pod taktirko ameriškega vrhovnega sodišča”, *Revus – European Constitutionality Review* (2003) 1, 62–66.
- [6] Andrej Kristan, [The Crisis of Legalism Close to an End? Accessability and Intelligibility as Constitutional Requirements and Elements of Legal Certainty] “Rešitev krize legalizma? Dostopnost in razumljivost kot ustavnosodni pogoj in bitna sestavina pravne varnosti,” [Legal Practice. Journal for Legal Issues] *Pravna praksa. Časopis za pravna vprašanja* 26/2003, 36–37.
- [5] Andrej Kristan, [Beware of the Lingustic Feeblness of the Constitution] “Pozor tudi na jezikovne šibkosti Ustave,” [Legal Practice. Journal for Legal Issues] *Pravna praksa. Časopis za pravna vprašanja* 25/2001, 7.^[1]
- [4] Andrej Kristan, [Art. 103 of the Constitution of the Republic of Slovenia] “CIII. URŠ. O dvakratnosti zaporedoma,” [Legal Practice. Journal for Legal Issues] *Pravna praksa. Časopis za pravna vprašanja* 3–4/2001, 45–46.
- [3] Andrej Kristan, [Abortion and Euthanisia. Disputed Rights to Unnatural End of Life] “Odprava plodu in ‘dobra smrt’. Sporni pravici do nendaravnega konca življenja,” [Dignitas. The Slovenian Journal of Human Rights] *Dignitas. Revija za človekove pravice* (2001) 10, 15–32.
- [2] Andrej Kristan, [Comparision of Legal Regulation of Abortion. The Supreme Court of Canada: R. vs. Morgenthaler] “Primerjava pravnih ureditev abortusa. Vrhovno sodišče Kanade: R. vs. Morgenthaler,” [Dignitas. The Slovenian Journal of Human Rights] *Dignitas. Revija za človekove pravice* (2001) 10, 81–86.
- [1] Andrej Kristan, [Referendum and Justice] “Referendum in Pravičnost,” [Legal Practice. Journal for Legal Issues] *Pravna praksa. Časopis za pravna vprašanja* 2/1999, 4.