Bibliography:

Cohen, C.E., ‘Eminent Domain after Kelo v. City of New London: An Argument for Banning Economic Development Takings’, *Harvard Journal of Law & Public Policy*, Vol. 29, 2006.

Alexander, G.S., ‘Eminent Domain and Secondary Rent-Seeking’, *New York University Journal of Law & Liberty,* Vol. 1, 2005;

Underkuffler, L.S., ‘Kelo’s moral failure’, *William & Mary Bill of Rights Journal*, Vol. 15, 2006

Somin, I., ‘Controlling the Grasping Hand: Economic Development Takings after Kelo’, *Supreme Court Economic Review*, Vol. 15, 2007

`The Limits of Backlash: Assessing the Political Response to Kelo’ *Minnesota Law Review*, Vol. 93, 2009.

Merrill, T.W., ‘The Economics of Public Use’, *Cornell Law Review,* Vol. 72, 1986

Fennell, L.A., ‘Taking Eminent Domain Apart’, 2004 *Michigan State Law Review*

Krier, J.E. & Serkin, C., `Public Ruses’, 2004 *Michigan State Law Review*

Bell, A. & Parchomovsky, G. ‘Taking Compensation Private’, *Stanford Law Review*, Vol. 59, 2007

Householder, B.A., `Kelo Compensation: The Future of Economic Development Takings’, *Chicago-Kent Law Review*, Vol. 82, 2007

*Compulsory Purchase and Compensation: Disregarding the Scheme* (Discussion Paper, Law Commission 2001).

Sluysmans, J., Verbist S. & de Graaff, R., ‘Compensation for Expropriation: How Compensation Reflects a Vision on Property’ 2014 *European Property Law Journal*

Lehavi A. & Licht A.N., ‘Eminent Domain, Inc.’, *Columbia Law Review*, Vol. 107, 2007.

Penner, J.E., ‘The “bundle of rights” picture of property’, *UCLA Law Review*, Vol. 43, 1996.

Freilich, R.H., ‘Condemnation Blight: Analysis and Suggested Solutions’ *in* A.T. Ackerman & D.W. Dynkowski (Eds.), *Current Condemnation Law: Takings, Compensation and Benefits,* 2nd edn, American Bar Association, Chicago, 2006, p. 81.

Radin, M.J., *Reinterpreting Property,* University of Chicago Press, Chicago, 1993

Bens, M. & Frey, B.S., ‘Being Independent Is a Great Thing: Subjective Evaluations of Self-Employment and Hierarchy’, *Economica*, Vol. 75, 2008.

Alexander G.S., et al., ‘A Statement of Progressive Property’,*Cornell Law Review,* Vol. 94, 2009.

Allen, T., ‘Liberalism, social democracy and the value of property under the European Convention of Human Rights’, *International and Comparative Law Quarterly*, Vol. 59, 2010

Berger, L., ‘The Public Use Requirement in Eminent Domain’, 57 *Oregon Law Review* 203 (1978), pp. 206-207.

Meidinger, E. E., ‘The ‘’public uses’’ of eminent domain: History and policy’, Environmental law 11 (1980).

Heller, M. & Hills, R., `Land Assembly Districts’, Harvard Law Review, Vol. 121, 2008.

*Towards a Compulsory Purchase Code: (1) Compensation* (Report no. 286, Law Commission 2003).

Gupta, R., ‘Ruling rewrites case law on compensation terms’, *Planning*, Dec 4, 2009

Carnwath, R., ‘After Spirerose – back to the common law?’, 2011 Journal of Planning & Environmental Law

Baum, A. *et al*., *Statutory Valuations*,4th edn, Routledge, Oxon, 2014, pp. 242-244.

Alterman, R., (Ed), *Takings International: A Comparative Perspective on Land Use Regulations and Compensation Rights,* Amercian Bar Association, 2010.

Crow, S., ‘Compulsory purchase for economic development: an international perspective’, 2007 *Journal of Planning & Environmental Law* 1102.

Klein, D.B., & Robinson, J., ‘Property: A Bundle of Rights? Prologue to the Property Symposium’, *Econ Journal Watch,* Vol. 8, 2011.

Alexander, G.S., and Penalver, E., *Community and Property*, Oxford University Press, 2010.

NOU 2003:29

Castberg, F., *Norges Statsforfatning*, *Bind* 2, 3rd edn, Universitetsforlaget, Oslo, 1964

Thomassen, Ø., *Herlege Tider: Norsk Fysisk Planlegging 1930-1965* (PhD Thesis), NTNU, Trondheim, 1997

Kleven, T., *Fra Gjenreisning til Samfunnsplanlegging: Norsk Kommuneplanlegging 1965-2005*, Tapir Akademiske Forlag, Trondheim, 2011.

Skjold, D.O., *Statens Kraft 1947-1965: For Velferd og Industri*, Universitetsforlaget, Oslo, 2006

Thue, L. & Nilsen, Y., *Statens Kraft 1965-2006: Miljø og Marked*, Universitetsforlaget, Oslo, 2006.

NUT 1969:2

Stordrange, B., ‘Reguleringsplaner og Ekspropriasjonserstatning’, 2007 *Lov og Rett*

Sontum, C. & Sofienlund, E., ‘Ekspropriasjon av Vannkraft – Hvorfor den Historiske Metoden fra Norsk Rettspraksis ikke er Relevant i Dagens Marked’, 2007(4) *Småkraftnytt*

Amundsen, O., *Lov om vasdragsreguleringer av 14 december 1917 (nr. 17) med senere tillæg og forandringer: med kommentar,* Ascheough 1928

Dahl, W.S., *Den Norske Vasdragsret*, Den Norske Forlagsforening 1888.

Vislie, I., ‘Ekspropriasjon og Skjønn I Vassdrag’ in Falkanger, T. & Haagensen, K. (Eds.), Vassdrags- og Energirett, 2nd edn, Universitetsforlaget, Oslo, 2002.

Rogstad, O., ‘Verdien av Rå Vannkraft’, 1956 (4) *Fossekallen*.

Dyrkolbotn, O., *Ingen Rettsstat,* Randi Enger, Vikanes, 2014

Larsen, U., Lund C. & Stinessen, S.E., ‘Erstatning for Erverv av Fallrettigheter’, 2006 *Tidsskrift for Eiendomsrett*

* Fallerstatning – Uleberg-dommen’, 2008 *Tidsskrift for Eiendomsrett*
* ‘Er Naturhestekraftmetoden Rettshistorie?’, 2012(1) *Tidsskrift for Eiendomsrett*.

Ravnå, Ø., *Perspektiver på Jordskifte*, Gyldendahl, Oslo, 2008.

Stokstad, S., *Bruksordning ved Jordskifte i Samband med Utbygging av Småskalakraftverk* (Master Thesis), Universitetet for miljø og biovitskap, Ås, 2011.