



# Property Nomos Xxii Nomos

**Tom Allen**



## **Property Nomos Xxii Nomos:**

**A Theory of Property** Stephen R. Munzer, 1990-01-26 This book represents a major new statement on the issue of property rights It argues for the justification of some rights of private property while showing why unequal distributions of private property are indefensible *The Right to Property in Commonwealth Constitutions* Tom Allen, 2000-03-09 Practical theoretical and historical approach to constitutional rights to property in Commonwealth countries **An Introduction to Property Theory** Gregory S. Alexander, Eduardo M. Peñalver, 2012-04-09 An introduction to the leading modern theories of property and applies those theories to concrete contexts in which property issues have been especially controversial *The Gift of Property* Stephen David Ross, 2001-02-01 Explores the human propensity for owning and having *Women and Personal Property in the Victorian Novel* Deborah Wynne, 2016-02-17 How key changes to the married women's property laws contributed to new ways of viewing women in society are revealed in Deborah Wynne's study of literary representations of women and portable property during the period 1850 to 1900 While critical explorations of Victorian women's connections to the material world have tended to focus on their relationships to commodity culture Wynne argues that modern paradigms of consumerism cannot be applied across the board to the Victorian period Until the passing of the 1882 Married Women's Property Act many women lacked full property rights evidence suggests that for women objects often functioned not as disposable consumer products but as cherished personal property Focusing particularly on representations of women and material culture in Charles Dickens George Eliot and Henry James Wynne shows how novelists engaged with the vexed question of women's relationships to property Suggesting that many of the apparently insignificant items that clutter the Victorian realist novel take on new meaning when viewed through the lens of women's access to material culture and the vagaries of property law her study opens up new possibilities for interpreting female characters in Victorian fiction and reveals the complex work of thing culture in literary texts *The Evolution of the Property Relation* A. Davis, 2015-02-04 Evolution of the Property Relation defines an approach to economics which is centered around the concept of property and explores the historical evolution of the relationship of the individual private property and the state and the distinctive changes wrought by the emergence of the market **Value and Justification** Gerald F. Gaus, 1990-07-27 Rational moral action can neither be seen as a way of maximising personal values nor derived from reason independent of them is this study's assertion It contends that commitment to the moral point of view is presupposed by value systems Rational moral action can neither be seen as a way of maximising personal values nor derived from reason independent of them is this study's assertion It contends that commitment to the moral point of view is presupposed by value systems **An Introduction to Land Law** Simon Gardner, Emily MacKenzie, 2015-07-16 Gardner and MacKenzie's An Introduction to Land Law has been widely acclaimed by students and teachers for the distinctively informative and stimulating way in which it addresses this challenging subject Concise and highly readable it covers the main points of land law found in the syllabuses of law schools in

England and Wales While not intended as a comprehensive textbook it provides both sufficient detail and especially the illuminating overview needed for a real understanding and many pointers for those seeking more Most of all it stands apart from other land law books in the model it offers of critical engagement with the material As the authors say in their Preface We aim not just to state the law but to paint its portrait or tell its story or something of that kind So we set out to offer a careful thoughtful honest and critical but not unsympathetic appraisal from a number of directions both doctrinal and contextual Once again too we present the portrait or story partly for its own interest but most of all so as to encourage readers to try something similar for themselves to reflect on the subject more and so understand it better and at the same time deepen their thinking skills in general As well as updating the book's overall coverage this new edition features reworked discussions of areas where the law has recently undergone substantial change and also where the authors themselves have developed including ownership easements and rectification of the land register As one reader of the first edition commented it shone light where none had shone before and lit a clear path to understanding

**Private Property, Freedom, and Order** Mehmet Kanatli, 2021-11-29 This book looks at how the ideas of freedom property and order are expressed in modern social contract theories SCTs Drawing on the theories of Hobbes Locke Rousseau and Rawls it studies how notions of freedom promulgated by these SCTs invariably legitimise and defend the private ownership of the means of production It argues that capitalism's impact on individual dependence and economic inequality still stems from this model ultimately working in favour of proprietors The author highlights the problematic nature of SCTs which work as ideological mechanisms put forward under the guise of formal equality and formal freedom by focusing on the historical and social context behind them From a methodological point of view the author presents a de-ideologization of the contractarian issue and provides insight into the political layers within the discourse of individualism human nature and morality shaping the outer corners of contractarian theory An important intervention in the study of SCTs this volume will be of great interest to scholars and researchers of political and social theory sociology political history and political philosophy

*Order and Artifice in Hume's Political Philosophy* Frederick J. Whelan, 2017-03-14 Frederick G Whelan relates Hume's political theory to the other parts of his philosophy including his epistemology his account of human nature and his ethics emphasizing the unity of the whole Originally published in 1985 The Princeton Legacy Library uses the latest print on demand technology to again make available previously out of print books from the distinguished backlist of Princeton University Press These editions preserve the original texts of these important books while presenting them in durable paperback and hardcover editions The goal of the Princeton Legacy Library is to vastly increase access to the rich scholarly heritage found in the thousands of books published by Princeton University Press since its founding in 1905

**2001 Lectures** F.M.L. Thompson, 2003-01-16 Volume 117 of the Proceedings of the British Academy contains 16 lectures delivered at the British Academy in 2001

**Land Ownership And Taxation In American Agriculture** Gene Wunderlich, 2019-03-13 This book

examines the foundations of the system for owning and taxing agricultural land in the United States It considers the conditions of land policy at several levels of government and questions some of the historical views of progress *The Idea of Authorship in Copyright* Lior Zemer, 2017-03-02 As information flows become increasingly ubiquitous in our post digital environment the challenges to traditional concepts of intellectual property and the practices deriving from them are immense The romantic understanding of the lone author as an endless source of new creations has to face these challenges In order to do so this work presents a collectivist model of intellectual property rights The core argument is that since copyright works enjoy profit from significant public contribution they should not be privately owned but considered to be a joint enterprise made real by both the public and author It is argued that every copyright work depends on and is reflective of the author's exposure to externalities such as language culture and the various social events and processes that occur in the public domain therefore copyright works should not be regarded as exclusive private property The study takes its organizing principle from John Locke defining and proving the fatal flaw inherent in debates on copyright on the one hand the copyright community is eager to arm authors with a robust property right over their creation while on the other this community totally ignores the fact that the exposure of the individual to externalities is what makes him or her capable of creating material that is copyrightable Just as Locke was against the absolute authority of kings the expressed view of the study is against the exclusive right an author can claim **The Modern Liberal Theory of Man** Gerald F. Gaus, 2019-11-19 First published in 1983 The primary argument of this book is that there is a coherent tradition of liberal thinking that extends from L S Mill through liberals like T H Green Bernard Bosanquet L T Hobhouse and John Dewey to John Rawls The author places Rawls within a longstanding tradition of liberal thinking while also arguing that Green and Hobhouse are not simply of historical interest but represent genuine and interesting attempts to develop a modern liberal theory It is argued that modern liberal theory centres on a conception of human nature that modern liberals have sought to harmonise the pursuit of individuality with participation in social and communal life Although the book focuses on six modern liberals the discussion proceeds topically rather than according to author thus highlighting similarities and disagreements and providing a comprehensive study of modern liberalism **Research Handbook on Critical Legal Theory** Emiliios Christodoulidis, Ruth Dukes, Marco Goldoni, 2019 Critical theory characteristically linked with the politics of theoretical engagement covers the manifold of the connections between theory and praxis This thought provoking Research Handbook captures the broad range of those connections as far as legal thought is concerned and retains an emphasis both on the politics of theory and on the notion of theoretical engagement The first part examines the question of definition and tracks the origins and development of critical legal theory along its European and North American trajectories The second part looks at the thematic connections between the development of legal theory and other currents of critical thought such as Feminism Marxism Critical Race Theory varieties of post modernism as well as the various turns ethical aesthetic political of critical legal theory The third and final

part explores particular fields of law addressing the question how the field has been shaped by critical legal theory or what critical approaches reveal about the field with the clear focus on opportunities for social transformation *The Human Right to Property* Theo R. G. van Banning, 2002 3 Framework for research **Peirce, Paradox, Praxis** Roberta Kevelson, 2019-07-22 No detailed description available for Peirce Paradox Praxis *Digitization, Copyright and the Law* Ettore M. Lombardi, 2024-09-13 This book discusses copyleft and its impact on the traditional way to conceive of property It is specifically focused on the European and international juridical framework Analysing the impact of digitalization on copyright and the potential effect of copyleft in the European market and within a European and international juridical framework this book explores the complex evolutionary framework which charts the reduction of physical property and the progressive expansion of intangible assets Although digitalization enables more accessibility than ever before this impacts traditional intellectual property frameworks Evaluating common traits of ownership structure the book considers the challenges that intangible property open source and creative commons present to the current legal system Examining the impact of copyleft on copyright and the law of ownership the book considers the rights of authors and creators legal limits and complications arising from these new forms of ownership of intangible assets The book is grounded in the European potential regulatory framework of copyleft through movements like open source software The book will be of interest to students academics and practitioners with an interest in contract law property law and intellectual property law

**Access-right** Zohar Efroni, 2011 Copyright law has become the subject of general concerns that reach beyond the limited circles of specialists and prototypical rights holders The role scope and effect of copyright mechanisms involve genuinely complex questions Digitization trends and the legal changes that followed drew those complex matters to the center of an ongoing public debate In *Access Right The Future of Digital Copyright Law* Zohar Efroni explores theoretical normative and practical aspects of premising copyright on the principle of access to works The impetus to this approach has been the emergence of technology that many consider a threat to the intended operation and perhaps even to the very integrity of copyright protection in the digital setting It is the ability to control digital works already at the stage of accessing them by means of technological protection measures The pervasive shift toward the use of digital technology for the creation dissemination exploitation and consumption of copyrighted material warrants a shift also in the way we perceive the structure of copyright rules Premising the copyright order on the concept of digital access first calls for explaining the basic components of proprietary access control over information in the abstract The book then surveys recent developments in the positive law while showing how the theoretical access right construct could explain the logic behind them Finally the book critically analyzes existing approaches to curbing the resulting problems of imbalance and overprotection which are said to disadvantage users In conclusion the book advocates for a structural overhaul of our current regulative apparatus The proposed reform involves a series of changes in the way we define copyright entitlements and in the way in which those

entitlements may interrelate within a single coherent scheme

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