John Locke QUESTIONS CONCERNING THE LAW OF NATURE

ROBERT HORWITZ, JENNY STRAUSS CEAY, AND DISKIN CEAY

Questions Concerning The Law Of Nature

Robert Alexy

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eighteenth century John Locke had replaced Grotius as the philosopher of the Whigs Zuckert's analysis concludes with a penetrating examination of John Trenchard and Thomas Gordon the English Cato who he argues brought together Lockean political philosophy and pre existing Whig political science into a new and powerful synthesis Although it has been misleadingly presented as a separate classical republican tradition in recent scholarly discussions it is this new republicanism that served as the philosophical point of departure for the founders of the American republic Leviathan: Or, The Matter, Form and Power of a Commonwealth, Ecclesiastical and Civil Thomas Hobbes, 1886 **Laws of Nature** John W. Carroll, 1994-02-25 John Carroll undertakes a careful philosophical examination of laws of nature causation and other related topics. He argues that laws of nature are not susceptible to the sort of philosophical treatment preferred by empiricists Indeed he shows that empirically pure matters of fact need not even determine what the laws are Similar even stronger conclusions are drawn about causation Replacing the traditional view of laws and causation requiring some kind of foundational legitimacy the author argues that these phenomena are inextricably intertwined with everything else The **Great Art of Government** Peter Josephson, 2002 Moving beyond previous scholarship he gives us a Locke as much concerned with the effective functioning of government as with the roots of its moral legitimacy BOOK JACKET

Questions about the Nature and Perpetuity of the Seventh-day-Sabbath. And proof, that the first day of the week is the true Christian-Sabbath John Bunyan,1685 Law's Ideal Dimension Robert Alexy,2021 Law's Ideal Dimension provides a comprehensive account in English of renowned legal theorist Robert Alexy's understanding of jurisprudence as expanded upon from his publications A Theory of Legal Argumentation OUP 1989 A Theory of Constitutional Rights OUP 1985 and The Argument from Injustice OUP 1992 The collection is divided into three parts Part One concerns the nature of law it explores its real and ideal dimensions and how the ideal dimension of law is sometimes employed but does not play a systematically important role Part Two discusses constitutional rights human rights and proportionality It defends the construction of constitutional rights as principles against objections raised by the rule construction and elaborates on the nature of constitutional rights as well as the mathematical balancing of those rights Part Three concerns the relation between argumentation correctness and law The author concludes this volume with a biographical reflection

Jurisprudence Or Legal Science Sean Coyle, George Pavlakos, 2005-06 In a series of new essays the authors attempt to answer important questions about the nature of jurisprudential thinking The Teachings of Modern Christianity on Law, Politics, and Human Nature John Witte (Jr.), John Witte, Frank S. Alexander, 2006 This is a major project to be undertaken as part of a broad intiative of the Pew Charitable Trusts and the University of Notre Dame on the role of Christianity in modern society John Witte is one of the editors of the forthcoming Sex Marriage and the Family A Reader in World Religions

Introduction to Law Jaap Hage, Antonia Waltermann, Bram Akkermans, 2017-08-07 This book is exceptional in the sense that it provides an introduction to law in general rather than the law of one specific jurisdiction and it presents a unique way

of looking at legal education It is crucial for lawyers to be aware of the different ways in which societal problems can be solved and to be able to discuss the advantages and disadvantages of different legal solutions In this respect being a lawyer involves being able to reason like a lawyer even more than having detailed knowledge of particular sets of rules Introduction to Law reflects this view by focusing on the functions of rules and on ways of arguing the relative qualities of alternative legal solutions. Where positive law is discussed the emphasis is on the legal questions that must be addressed by a field of law and on the different solutions which have been adopted by for instance the common law and civil law tradition. The law of specific jurisdictions is discussed to illustrate possible answers to questions such as when the existence of a valid contract is assumed

The Politics of Jurisprudence Roger B. M. Cotterrell,1992 Selected by Choice magazine as an Outstanding Academic Title **Jurisprudence of Jurisdiction** Shaun Mcveigh,2007-03-12 This book investigates the difference that jurisdiction continues to make to the ordering of normative existence It also follows the speculation that without an account of jurisdiction jurisprudence would be left with no power to address the conditions of attachment to legal and political order

Nature's Principles Jan Faye, Paul Needham, Uwe Scheffler, Max Urchs, 2005-07-22 One of the most basic problems in the philosophy of science involves determining the extent to which nature is governed by laws This volume presents a wide ranging overview of the contemporary debate and includes some of its foremost participants It begins with an extensive introduction describing the historical logical and philosophical background of the problems dealt with in the essays Among the topics treated in the essays is the relationship between laws of nature and causal laws as well as the role of ceteris paribus clauses in scientific explanations Traditionally the problem of the unity of science was intimately connected to the problem of understanding the unity of nature This fourth volume of Logic Epistemology and the Unity of Science tackles these problems as part of our consideration of the most fundamental aspects of scientific understanding Contemporary Review ,1873 Elucidating Law Julie Dickson, 2022 In Elucidating Law Julie Dickson addresses questions concerning the methodology of legal philosophy and advocates that legal philosophers should espouse an Indirectly Evaluative Legal Philosophy This approach can facilitate legal philosophers understanding of aspects of the nature of law without regarding law as inherently morally valuable Research Handbook on Law and Marxism O'Connell, Paul, Özsu, Umut, 2021-12-14 This Research Handbook offers unparalleled insights into the large scale resurgence of interest in Marx and Marxism in recent years with contributions devoted specifically to Marxist critiques of law rights and the state

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Law and Legal Theory Martin P. Golding, William A. Edmundson, 2008-04-15 The Blackwell Guide to the Philosophy of Law and Legal Theory is a handy guide to the state of play in contemporary philosophy of law and legal theory Comprises 23 essays critical essays on the central themes and issues of the philosophy of law today written by an international assembly of distinguished philosophers and legal theorists Each essay incorporates essential background material on the history and logic of the topic as well as advancing the arguments Represents a wide variety of perspectives on current legal theory

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