

Philosophical Dimensions of the Constitution

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Philosophical Dimensions Of The Constitution

David Dyzenhaus, Malcolm Thorburn



Philosophical Dimensions Of The Constitution:

Philosophical Dimensions Of The Constitution Diana T Meyers, Kenneth Kipnis, Steve Griffin, 2019-06-18 In the closing decades of the eighteenth century the newly independent colonies along the mid Atlantic coast of North America commenced an unprecedented public debate concerning the principles of civil government The debate culminated in 1787 with the Philadelphia convention where the United States Constitution was drafted and adopted After ratification

Philosophical Dimensions of Personal Construct Psychology Bill Warren, 2002-09-11 This book traces the philosophical history of Personal Construct Psychology through the broad and complex tradition of phenomenology and thinkers such as Spinoza Hegel and Heidegger The author also gives credit to the influence of general creative and dramatic literature across a variety of cultures Specific issues addressed in depth include the position of Personal Construct Psychology with regard to philosophy of science determinism and free will concepts of mental illness and the implications for social and political philosophy

The International Encyclopedia of Communication Theory and Philosophy, 4 Volume Set Klaus Bruhn Jensen, Robert T. Craig, Jefferson D. Pooley, Eric W. Rothenbuhler, 2016-10-31 The International Encyclopedia of Communication Theory and Philosophy is the definitive single source reference work on the subject with state of the art and in depth scholarly reflection on key issues from leading international experts It is available both online and in print A state of the art and in depth scholarly reflection on the key issues raised by communication covering the history systematics and practical potential of communication theory Articles by leading experts offer an unprecedented level of accuracy and balance Provides comprehensive clear entries which are both cross national and cross disciplinary in nature The Encyclopedia presents a truly international perspective with authors and positions representing not just Europe and North America but also Latin America and Asia Published both online and in print Part of The Wiley Blackwell ICA International Encyclopedias of Communication series published in conjunction with the International Communication Association Online version available at www.wileyicaencyclopedia.com

Proceedings, American Philosophical Society (vol. 141, No. 3, 1997) , *Canadian Philosophical Reviews* , 1989

Constitutional Development in China, 1982-2012 Lin Li, Jihong Mo, Guoqiang Zhai, 2019-11-29 This volume presents an overview of the evolution of the current Chinese Constitution 1982 and the characteristics of constitutional studies since 1978 Readers are introduced to the basic principles of constitutional system in China and gain insights into the real state of Chinese law allowing them to form their own opinions It will also aid commercial communications with Chinese legal professionals as well as enterprises The book covers a number of topics including the history of constitutional communication between Chinese constitutionalists and the International Association of Constitutional Law since 1981 the most important academic contributions to international conferences concerning constitutional law by Chinese constitutionalists the main characteristics of the current Chinese Constitution in the field of constitutional studies in China the key issues of constitutional practice and implementation in China the challenges of

running the fundamental political system of the People's Representative Congress and the characteristics of rule of law specific to China

A Companion to Philosophy of Law and Legal Theory Dennis Patterson, 2010-01-15 The articles in this new edition of *A Companion to Philosophy of Law and Legal Theory* have been updated throughout and the addition of ten new articles ensures that the volume continues to offer the most up to date coverage of current thinking in legal philosophy. Represents the definitive handbook of philosophy of law and contemporary legal theory invaluable to anyone with an interest in legal philosophy. Now features ten entirely new articles covering the areas of risk regulatory theory methodology overcriminalization intention coercion unjust enrichment the rule of law law and society and Kantian legal philosophy. Essays are written by an international team of leading scholars.

Deleuze, Philosophy and the Creation of Concepts Axel Cherniavsky, 2024-11-30 One feature of Gilles Deleuze's philosophy is its effort to establish connections with other disciplines and to appeal to non philosophers. However Deleuze never establishes these connections without a constant and unconditional reaffirmation of the uniqueness of philosophy. How does he conceive of philosophy? What are its elements? What are its methods? How is philosophy connected to other fields of knowledge and other activities? Axel Cherniavsky provides an answer to these questions by analysing the definition of philosophy. Deleuze gives throughout his entire oeuvre creation of concepts. Through this analysis you will discover a reconstruction of a creative methodology a detailed theory of the philosophical concept a reflection on interdisciplinarity and altogether one of the most precise and systematic conceptions that philosophy has ever given of itself.

The Philosophical Review Jacob Gould Schurman, James Edwin Creighton, Frank Thilly, Gustavus Watts Cunningham, 1911 An international journal of general philosophy

Philosophical Foundations of Constitutional Law David Dyzenhaus, Malcolm Thorburn, 2016-02-04 Constitutional law has been and remains an area of intense philosophical interest and yet the debate has taken place in a variety of different fields with very little to connect them. In a collection of essays bringing together scholars from several constitutional systems and disciplines *Philosophical Foundations of Constitutional Law* unites the debate in a study of the philosophical issues at the very foundations of the idea of a constitution: why one might be necessary what problems it must address what problems constitutions usually address and some of the issues raised by the administration of a constitutional regime. Although these issues of institutional design are of abiding importance many of them have taken on new significance in the last few years as law makers have been forced to return to first principles in order to justify novel practices and arrangements in their constitutional orders. Thus questions of constitutional revolutions challenges to the demands of the rule of law and the separation of powers have taken on new and pressing importance. The essays in this volume address these questions filling the gap in the philosophical analysis of constitutional law. The volume will provoke specialists in philosophy politics and law to develop new philosophically grounded analyses of constitutional law and will be a valuable resource for graduate students in law politics and philosophy.

Encyclopedia of Constitutional Amendments, Proposed Amendments, and Amending Issues, 1789-2015 John R.

Vile, 2015-07-20 Now in its fourth edition and completely updated this is the most comprehensive book on constitutional amendments and proposed amendments available. Although only 27 amendments have ever been added to the U.S. Constitution, the last one having been ratified in 1992, throughout American history members of Congress have introduced more than 11,000 amendments, and countless individuals outside of Congress have advanced their own proposals to revise the Constitution, the wellspring of America's legal, political, and cultural foundations. At a time when calls for a new constitutional convention are on the rise, it is essential for students of political science and history as well as American citizens to understand proposed alternatives. This updated edition of the established standard for high school and college libraries as well as public and law libraries serves as the go-to reference for learning about existing constitutional amendments, proposed amendments, and the issues related to them. An alphabetically arranged two-volume set, it contains more than 500 entries that discuss amendments that have been proposed in Congress from 1789 to the present. It also discusses prominent proposals for extensive constitutional changes introduced outside Congress as well as discussions of major amending issues.

Raising the Question of Being: A Unification and Critique of the Philosophy of Martin Heidegger

Rufus A. Duits, 2009-11-17 The thesis consists of two main divisions. The first presents an original interpretation of Martin Heidegger's philosophy. The second, premised on the first, presents a fundamental and internal critique of his philosophy. The interpretative division demonstrates the way in which the history of being is structurally grounded in the ontological conformation of Dasein. This amounts to evincing the unity of Heidegger's development of his basic philosophical project, the raising of the question of being, and requires an original account of both the philosophy of the history of being and the existential analysis of Dasein as well as of the so-called Kehre. The critical division, which is founded upon the conclusions of the interpretative division, focuses on the structural grounding that Heidegger attempts to provide within the existential analysis of Dasein for his ontological demand for the overcoming of the epoch of metaphysics. This grounding is the cornerstone with which Heidegger's philosophy as a whole stands or falls. It is shown that for internal reasons Heidegger's grounding fails and that the existential structures of Dasein found an essentially different ontological imperative. The most basic consequences of this failure and substitution are subsequently drawn out both for Heidegger's philosophy in particular and more generally.

Sovereignty Across Generations

Alessandro Ferrara, 2023-02-16 Every cohort of voters may dream of being the people under the sway of serial visions of sovereignty or understand itself more modestly as co-author of a constitutional project in a cross-generational sequence rooted in the past and extending into the future. *Sovereignty Across Generations* offers a theory of democratic sovereignty and constituent power grounded in John Rawls's political liberalism. Neither exegetic nor abstractly analytic, this book assumes that political liberalism is broader than Political Liberalism. In answering the question, "How is it possible for there to exist over time a just and stable society of free and equal citizens who remain profoundly divided by reasonable religious, philosophical, and moral doctrines," the paradigm implicit in Political

Liberalism enables us to address facets of that question that Rawls sidelined in the context of his time Following populist threats to democracy which were still latent in 1993 this book responds to the urgency of clarifying the proper relation of the people as transgenerational author of the constitution to its pro tempore living segment in its capacity as electorate and as co author of the constitution An explanation of that relation brings constituent power into the picture and unfolds in seven steps that form the conceptual backbone of this book By taking new steps in updating and revisiting political liberalism this book reconstructs Rawls s implicit view of constituent power beyond the pages dedicated to it in Political Liberalism and brings that view into conversation with major constitutional theories of the twentieth century This book is a must read for all those interested in the fields of politics philosophy and constitutional law **The Architecture of Law** Brian M.

McCall,2018-05-30 This book argues that classical natural law jurisprudence provides a superior answer to the questions What is law and How should law be made rather than those provided by legal positivism and new natural law theories What is law How should law be made Using St Thomas Aquinas s analogy of God as an architect Brian McCall argues that classical natural law jurisprudence provides an answer to these questions far superior to those provided by legal positivism or the new natural law theories The Architecture of Law explores the metaphor of law as an architectural building project with eternal law as the foundation natural law as the frame divine law as the guidance provided by the architect and human law as the provider of the defining details and ornamentation Classical jurisprudence is presented as a synthesis of the work of the greatest minds of antiquity and the medieval period including Cicero Aristotle Gratian Augustine and Aquinas the significant texts of each receive detailed exposition in these pages Along with McCall s development of the architectural image he raises a question that becomes a running theme throughout the book To what extent does one need to know God to accept and understand natural law jurisprudence given its foundational premise that all authority comes from God The separation of the study of law from knowledge of theology and morality McCall argues only results in the impoverishment of our understanding of law He concludes that they must be reunited in order for jurisprudence to flourish This book will appeal to academics students in law philosophy and theology and to all those interested in legal or political philosophy *Ethics, Institutions, and the Right to Philosophy* Jacques Derrida,2002 This volume reflects Jacques Derrida s views on the role of education and international organizations in an era of globalization Derrida develops a notion of the global citizen that is uniquely post Kantian He looks especially at the changing role of UNESCO and similar organizations at a time when individual and national identities knowledge and commerce and human rights are all brought to world attention in new ways Following Derrida s writings on these issues prominent scholars engage in a dialogue with him on his approach to understand the ethics of international institutions and education Oxford Studies in Philosophy of Law: Volume 2 Leslie Green,Brian

Leiter,2013-08-29 Oxford Studies in the Philosophy of Law is an annual forum for some of the best new philosophical work on law by both senior and junior scholars from around the world The essays range widely over issues in general jurisprudence

the nature of law adjudication and legal reasoning the philosophical foundations of specific areas of law from criminal law to evidence to international law the history of legal philosophy and related philosophical topics that illuminate the problems of legal theory OSPL will be essential reading for philosophers academic lawyers political scientists and historians of law who wish to keep up with the latest developments in this flourishing field **The Philosophy of José Gaos** Pio

Colonnello,2022-06-08 This book is a critical introduction for English speaking philosophers to the main lines of thought of Jos Gaos an outstanding twentieth century philosopher who was active first in Spain and then in Mexico The study traces philosophical methods and cultural themes in Spain the European continent in general and Latin America The author skillfully applies phenomenology to the deep questions raised by Gaos concerning being time language and meaning Peter Cocozzella has painstakingly translated this ground breaking study from Italian Myra Moss and Giovanni Gullace have added useful introductory material A comprehensive bibliography is included Values in Italian Philosophy VIP offers the English speaking world outstanding works by classic and contemporary Italian thinkers as well as books on Italian philosophy

The Palgrave Handbook of the Philosophy of Aging Geoffrey Scarre,2017-02-16 This comprehensive handbook presents the major philosophical perspectives on the nature prospects problems and social context of age and aging in an era of dramatically increasing life expectancy Drawing on the latest research in gerontology medicine and the social sciences its twenty seven chapters examine our intuitions and common sense beliefs about the meaning of aging and explore topics such as the existential experience of old age aging in different philosophical and religious traditions the place of the elderly in contemporary society and the moral rights and responsibilities of the old This book provides innovative and leading edge research that will help to determine the parameters of the philosophy of aging for years to come Key Features Structured in four parts addressing the meaning experience ethics and future of aging Comprehensive ethical coverage including of the retirement age health care for the elderly and the transhumanist life extending project Focused treatment of the dementia epidemic and the philosophy of the mind and self The Palgrave Handbook of the Philosophy of Aging is an essential resource for scholars researchers and advanced students in the philosophy of the self moral and political philosophy bioethics phenomenology narrative studies and philosophy of economics It is also an ideal volume for researchers advanced students and professionals in gerontology health care psychology sociology and population studies **The Philosophy of**

Fanaticism Leo Townsend,Ruth Rebecca Tietjen,Hans Bernhard Schmid,Michael Staudigl,2022-07-26 The essays in this volume explore some of the disconcerting realities of fanaticism by analyzing its unique dynamics and considering how it can be productively confronted The book features both analytic and continental philosophical approaches to fanaticism Working at the intersections of epistemology philosophy of emotions political philosophy and philosophy of religion the contributors address a range of questions related to this increasingly relevant yet widely neglected topic What are the distinctive features of fanaticism What are its causes motivations and reasons In what ways if at all is fanaticism epistemically ethically and

politically problematic And how can fanaticism be combatted or curtailed The Philosophy of Fanaticism will be of interest to scholars and advanced students working in epistemology philosophy of religion philosophy of emotions moral psychology and political philosophy *Also a History of Philosophy, Volume 3* Jürgen Habermas, 2025-03-18 In the final volume of his history of philosophy Jürgen Habermas offers a series of brilliant interpretations of the thinkers who set the agenda for contemporary philosophy Beginning with masterful readings of Hume and Kant he traces the genealogy of their postmetaphysical thinking through the main currents of historicism and German Idealism and the multifarious reactions to Hegel's influential system culminating in nuanced readings of Marx Kierkegaard and Peirce Through his analysis of their work Habermas demonstrates the interpretive fecundity of the central themes of his philosophical enterprise his pragmatist theory of meaning his communicative theories of subjectivity and sociality and his discursive theory of normativity in its moral juridical and political manifestations In contrast to the bland compendia of thinkers and positions generally presented in surveys of the history of philosophy Habermas's thematically focused interpretations are destined to provoke controversy and stimulate dialogue With this work one of the indisputably great thinkers of our time presents a powerful vindication of his conception of philosophy as an inherently discursive and not merely analytical or speculative enterprise

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