

The background of the book cover is a dark, atmospheric photograph of a classical building's interior. It features tall, fluted columns and a large, arched opening in the distance, through which some light is visible. The overall tone is somber and intellectual.

OXFORD

NATURAL LAW LIBERALISM AND MORALITY

EDITED BY
ROBERT P. GEORGE

Natural Law Liberalism And Morality Contemporary Essays

Shaun P. Young



Natural Law Liberalism And Morality Contemporary Essays:

Natural Law, Liberalism, and Morality Robert P. George, 1996 **Natural Law Liberalism and the Malaise of Modernity** Stephen Boulter, 2024-07-22 This book examines modernity itself A single overarching policy recommendation is defended namely that the West ought not to defect from modernity's core commitments to the sciences market economics and liberal democracy despite the litany of complaints that have been and continue to be levelled against it But in addition to this overarching recommendation numerous policy suggestions are made The reader will find discussions as wide ranging as electoral regimes and judicial procedure banking regulations and the ethics of a modern civil service What binds these disparate subsidiary recommendations together is that they are designed to meet the challenges facing modernity while remaining true to its core commitments These subsidiary policy recommendations in turn are not developed in an ad hoc manner but are themselves motivated by a distinct philosophy of modernity which is termed natural law liberalism

Contemporary Perspectives on Natural Law Ana Marta González, 2016-05-13 Resorting to natural law is one way of conveying the philosophical conviction that moral norms are not merely conventional rules Accordingly the notion of natural law has a clear metaphysical dimension since it involves the recognition that human beings do not conceive themselves as sheer products of society and history And yet if natural law is to be considered the fundamental law of practical reason it must show also some intrinsic relationship to history and positive law The essays in this book examine this tension between the metaphysical and the practical and how the philosophical elaboration of natural law presents this notion as a limiting concept between metaphysics and ethics between the mutable and the immutable between is and ought and in connection with the latter even the tension between politics and eschatology as a double horizon of ethics This book contributed to by scholars from Europe and America is a major contribution to the renewed interest in natural law It provides the reader with a comprehensive overview of natural law both from a historical and a systematic point of view It ranges from the mediaeval synthesis of Aquinas through the early modern elaborations of natural law up to current discussions on the very possibility and practical relevance of natural law theory for the contemporary mind Natural Law Liberalism and Morality Robert P. George, 1996 **Natural Law** Alejandro Néstor García Martínez, Mario Šilar, José M. Torralba, 2009-03-26 Modern moral and political philosophy is in debt with natural law theory both in its ancient and mediaeval elaborations While the very notion of a natural law has proved highly controversial among 20th Century scholars the last decades have witnessed a renewed interest in it Indeed the threats and challenges as result of multiculturalism plural societies and global changes have generated a renewed attention to natural law theory Clearly it offers solid basis as possible framework to a better understanding of human goods without contradictions and partial bias The purpose of the present volume is to provide an overview of the history of this concept Cicero St Paul Aquinas Melanchthon Montaigne Descartes Leibniz Hume Burke Kant MacIntyre etc as well as a deep understanding of ongoing research both in Europe and in America Furthermore the

specificity of these studies will be of particular value to philosophers law philosophers historians anthropologists sociologists and theologians and those concerned on such issues as the relation between law and moral norm law and practical reason and the presence of the idea of natural law in several prominent thinkers It includes a selected bibliography on natural law The book also provides an excellent introduction to several of the major topics in natural law theory making it useful both as a reference text and as a sourcebook for academics alike Natural law is a rich complex and highly disputed term Since its first appearances in the history of Western civilization it has been used both to point to God as the source of the moral order and to assert that there is an objective order of justice in nature that men and their laws ought to respect In modern times natural law theory gave birth to what we usually call human rights Unlike the meaning of the term the importance of an ongoing debate on natural law and on the theories related to it is undisputable This is why I welcome today this new collection of essays edited by Alejandro N stor Garc a Mart nez Mario ilar and Jos M Torralba Natural Law Historical Systematic and Juridical Approaches includes a wide variety of studies covering key authors and issues in natural law theory Younger students will appreciate the clarity of the chapters and more trained readers the detailed and accurate bibliographical references that each of them offers The editors s choice to go from a historical approach to contemporary theories and then to theoretical and more practical issues is also commendable Students in philosophy and in legal theory will greatly benefit from this book Fulvio Di Blasi author of God and the Natural Law A Rereading of Thomas Aquinas

Natural Law and Political Realism in the History of Political Thought: From the seventeenth to the twenty-first century R. W. Dyson, 2005 Original Scholarly Monograph **The Natural Law Reader** Jacqueline A. Laing, Russell Wilcox, 2013-09-23 The Natural Law Reader features a selection of readings in metaphysics jurisprudence politics and ethics that are all related to the classical Natural Law tradition in the modern world Features a concise presentation of the natural law position that offers the reader a focal point for discussion of ancient and contemporary ideas in the natural law tradition Draws upon the metaphysical and ethical categories put forth and developed by Aristotle and Aquinas Points to the historical significance and contemporary relevance of the Natural Law tradition Reflects on a revival of interest in the tradition of virtue ethics and human rights *Natural Law in Jurisprudence and Politics* Mark C. Murphy, 2006-03-13 Natural law is a perennial though poorly represented and understood issue in political philosophy and the philosophy of law In this 2006 book Mark C Murphy argues that the central thesis of natural law jurisprudence that law is backed by decisive reasons for compliance sets the agenda for natural law political philosophy demonstrating how law gains its binding force by way of the common good of the political community Murphy s work ranges over the central questions of natural law jurisprudence and political philosophy including the formulation and defense of the natural law jurisprudential thesis the nature of the common good the connection between the promotion of the common good and requirement of obedience to law and the justification of punishment

Robot Sex John Danaher, Neil McArthur, 2018-09-11 Perspectives from philosophy psychology religious studies economics

and law on the possible future of robot human sexual relationships Sexbots are coming Given the pace of technological advances it is inevitable that realistic robots specifically designed for people s sexual gratification will be developed in the not too distant future Despite popular culture s fascination with the topic and the emergence of the much publicized Campaign Against Sex Robots there has been little academic research on the social philosophical moral and legal implications of robot sex This book fills the gap offering perspectives from philosophy psychology religious studies economics and law on the possible future of robot human sexual relationships Contributors discuss what a sex robot is if they exist why we should take the issue seriously and what it means to have sex with a robot They make the case for developing sex robots arguing for their beneficial nature and the case against it on religious and moral grounds they consider the subject from the robot s perspective addressing such issues as consent and agency and they ask whether it is possible for a human to form a mutually satisfying loving relationship with a robot Finally they speculate about the future of human robot sexual interaction considering the social acceptability of sex robots and the possible effect on society Contributors Marina Adshade Thomas Arnold Julie Carpenter John Danaher Brian Earp Lily Eva Frank Joshua Goldstein Michael Hauskeller Noreen Herzfeld Neil McArthur Mark Migotti Sven Nyholm Ezio di Nucci Steve Petersen Anders Sandberg Matthias Scheutz Litska Strikwerda Nicole Wyatt

The Ethics of Genetic Engineering Roberta M. Berry,2013-05-13 Human genetic engineering may soon be possible The gathering debate about this prospect already threatens to become mired in irresolvable disagreement After surveying the scientific and technological developments that have brought us to this pass The Ethics of Genetic Engineering focuses on the ethical and policy debate noting the deep divide that separates proponents and opponents The book locates the source of this divide in differing framing assumptions reductionist pluralist on one side holist communitarian on the other The book argues that we must bridge this divide drawing on the resources from both encampments if we are to understand and cope with the distinctive problems posed by genetic engineering These problems termed fractious problems are novel complex ethically fraught unavoidably of public concern and unavoidably divisive Berry examines three prominent ethical and political theories utilitarianism Kantianism and virtue ethics to consider their competency in bridging the divide and addressing these fractious problems The book concludes that virtue ethics can best guide parental decision making and that a new policymaking approach sketched here a navigational approach can best guide policymaking These approaches enable us to gain a rich understanding of the problems posed and to craft resolutions adequate to their challenges

Yugoslavia: A History of its Demise Viktor Meier,2005-06-20 Yugoslavia A History of its Demise is a new history of the disintegration and collapse of the former Yugoslavia Commencing with the death of Tito Meier presents an insider s guide to all the regions of Yugoslavia including Macedonia and in particular emphasizes the crucial part played by Slovenia before the outbreak of war in 1991 Drawing on official federal and republican archives but also sources which are not yet officially open for scholarly use the book covers the legacy of Tito s regime the personalities who dominated the Yugoslav stage during its

dismemberment the military threat against Slovenia in the late 1980s the attempts to find a peaceful solution the political conditions in Macedonia and Bosnia Herzegovina Western policy towards Yugoslavia s disintegration and terror

Reflections on Rawls Shaun P. Young, 2016-04-08 The late John Rawls was one of the most inspiring provocative and influential political philosophers of the twentieth century In this collection a panel of distinguished political philosophers critically explore the intellectual legacy of Rawls The essays herein engage Rawls s political theorizing from his earliest published writings in the 1950s to his final publication in 2001 *Justice as Fairness A Restatement* and explore a diversity of issues related to his arguments such as the attractiveness of his methodology methodologies and the normative coherence and empirical validity of his claims In turn the effectiveness both of his arguments and those of various supporters and critics are evaluated from the perspective of a variety of analytical approaches including cosmopolitanism communitarianism perfectionism liberalism and legal theory This book is an edifying and engaging dialogue with ideas and arguments that have provided the theoretical framework for much of contemporary political philosophy and a thoughtful assessment of their continuing significance and place within the pantheon of political philosophy

Politics for the Greatest Good Clarke Forsythe, 2010-06 With a level headed voice leading policy strategist Clarke Forsythe speaks clearly into the fray of political striving Here he campaigns for a recovery of a rich understanding of the virtue of prudence and for its application by policymakers and citizens to contemporary public policy As Forsythe explains prudence in its classical sense is the ability to apply wisdom to right action In this book he explores the importance of applying the principles of prudence taking account of limitations in a world of constraints and striving to achieve the greatest measure of justice under current circumstances to the realm of politics especially that of bioethics In particular Forsythe applies these concepts to the ongoing debate among pro life advocates regarding gradual versus radical change as the most effective way to achieve political and legislative goals Drawing on the Bible philosophy and the wisdom of historical figures such as Abraham Lincoln and William Wilberforce he makes a strong case for a strategy of seeking to achieve the maximal change possible at a given time or political prudence As such it has broad implications for political scientists and strategists both within and beyond the pro life context

The Cambridge Companion to Natural Law Ethics Tom Angier, 2019-11-07 How do ethical norms relate to human nature This comprehensive and interdisciplinary volume surveys the latest thinking on natural law

Leo Strauss and His Legacy John Albert Murley, 2005-01-01 With over 10 000 entries identifying work of hundreds of Strauss s students and their students students this bibliography is the most indeed the only comprehensive guide to published writing in the tradition of Leo Strauss Murley includes Strauss s own complete bibliography and that of one of his most revered students George Anastaplo

Patriotism Is Not Enough Steven F. Hayward, 2018-12-18 This book is a lively intellectual history of a small circle of thinkers especially but not solely Harry Jaffa and Walter Berns who challenged the mainstream liberal consensus of political science and history about how the American Founding should be understood Along the way they changed the course of the

conservative movement and had a significant impact on shaping contemporary political debates from constitutional interpretation civil rights to the corruption of government today Most importantly these thinkers explain the deep reasons for patriotism why we should love America not simply because it is our country but because it is a free and just country **The**

Contribution of Natural Law Theory to Moral and Legal Debate Concerning Suicide, Assisted Suicide, and

Euthanasia Craig Paterson,2010-05-13

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 **The Three Yugoslavias** Sabrina P.

Ramet,2006-06-06 Based on extensive archival research and fieldwork and the culmination of more than two decades of study *The Three Yugoslavias* is a major contribution to an understanding of Yugoslavia and its successor states

Homo Religiosus? Timothy Samuel Shah,Jack Friedman,2018-01-11 Are humans naturally predisposed to religion and supernatural beliefs If so does this naturalness provide a moral foundation for religious freedom This volume offers a cross disciplinary approach to these questions engaging in a range of contemporary debates at the intersection of religion cognitive science sociology anthropology political science epistemology and moral philosophy The contributors to this original and important volume present individual sometimes opposing points of view on the naturalness of religion thesis and its implications for religious freedom Topics include the epistemological foundations of religion the relationship between religion and health and a discussion of the philosophical foundations of religious freedom as a natural universal right drawing implications for the normative role of religion in public life By challenging dominant intellectual paradigms such as the secularization thesis and the Enlightenment view of religion the volume opens the door to a powerful and provocative reconceptualization of religious

freedom

Unveiling the Magic of Words: A Review of "**Natural Law Liberalism And Morality Contemporary Essays**"

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