



RIGHTING WRONGS

Three Decades on the
Front Lines Battling
Abusive Governments

KENNETH
ROTH

Former Executive Director of Human Rights Watch

Righting Wrongs In Eastern Europe

Liviu Damşa



Righting Wrongs In Eastern Europe:

Righting Wrongs in Eastern Europe Istvan S. Pogany, 1997 Righting Wrongs in Eastern Europe Istvan S. Pogany, 1997 One of the most painful aspects of the transition process in East Central Europe is the attempt to address some of the serious human rights abuses that occurred in the name of communism as well as during the post communist era

Rethinking Citizenship in Central and Eastern Europe Nina Kolleck, Ireneusz Pawel Karolewski, 2025-05-23 This book delves into the intricate landscape of citizenship practices in Central and Eastern Europe an area often overlooked in research Through an interdisciplinary lens the contributors explore how education and political participation shape these practices in a region marked by historical and social complexities The book offers fresh insights into how citizenship is perceived and practiced highlighting the role of civic education in fostering political engagement By addressing both the challenges and opportunities of citizenship in this dynamic region this volume contributes to broader debates on democracy and civic participation across Europe and beyond

Righting Wrongs Roy Gregory, Philip James Giddings, 2000 6 Ombudsman in Australia Dennis Pearce **Righting Wrongs** Kenneth Roth, 2025-02-25 From the long time head of Human Rights Watch the fascinating and inspiring story of taking on the biggest villains and toughest autocrats around the world In three decades under the leadership of Kenneth Roth Human Rights Watch grew to a staff of more than 500 conducting investigations in 100 countries to uncover abuses and pressuring offending governments to stop them Roth has grappled with the worst of humanity taken on the biggest villains of our time and persuaded leaders from around the globe to stand up to their repressive counterparts The son of a Jew who fled Nazi Germany just before the war began Roth grew up knowing full well how inhumane governments could be He has traveled the world to meet cruelty and injustice on its home turf he arrived in Rwanda shortly after the Genocide scrutinized the impact of Saddam s invasion of Kuwait investigated and condemned Israel s mistreatment of Palestinians He directed efforts to curtail the Chinese government s persecution of Uyghur Muslims to bring Myanmar s officials to justice after the ethnic cleansing of Rohingya Muslims to halt Russian war crimes in Ukraine even to reign in the U S government Roth s many innovations and strategies included the deployment of a concept as old as mankind the powerful tool of shaming and here he illustrates its surprising effectiveness against evildoers This is a story of wins losses and ongoing battles in the ceaseless fight to rend the moral arc from the hands of injustice and bend it toward good

Bureaucratic, Societal, and Ethical Transformation of the Former East Germany Jean-Claude Garcia-Zamor, 2004-01-06 This book analyzes the state of the bureaucracy in the eastern part of Germany prior to reunification and discusses changes that occurred after 1990 The contributors review the impact of these changes on the bureaucracy and other sectors of society where a new ethic seems to have emerged guiding practitioners involved in restructuring East German institutions Issues discussed include the performance of the administrative structures the transformation of the Eastern German university system the various affirmative action policies implemented after 1990

compensation to victims of abuses by the former socialist regime changes in public relations policy after 1990 and an ethic guiding the models of restructuring institutions for industrialized and developing countries Theory and Reform in the European Union Dimitris N. Chrysoschoou, 1999-06-12 Completely updated and newly available in paperback this book examines the relationship between theory and reform in the European Union in the light of the Amsterdam Treaty

Citizenship, Identity, and Immigration in the European Union Theodora Kostakopoulou, 2001 European citizenship identity and immigration have important consequences for domestic political systems This study concentrates on their theorization in a post national post statist context such as the EU and on alternative European institutional designs

Minority and Group Rights in the New Millennium Deirdre Fottrell, Bill Bowring, 2023-11-27 In the 1990s inter ethnic conflicts threaten the stability of many states As a result the issue of minority rights has become an urgent concern for international lawyers Minority and Group Rights in the New Millennium examines the way in which existing international law and human rights instruments protect the rights of minorities In addition the essays in this volume address current debates on the fundamental issue of defining a minority the complex arguments for expanding existing definitions and the legitimacy of claims by specific groups to qualify for minority status **Returning Home: Housing and Property Restitution**

Rights for Refugees and Displaced Persons Scott Leckie, 2021-11-15 This volume is a unique effort to cover the topic of the restitution of housing and property in light of lessons learned in the Balkans South Africa East Timor and in a range of other countries that have made the shift from conflict to peace Individual chapters by authors with direct experience dealing with housing and property restitution in particular contexts will bring into focus the legal and human rights aspects of this question All parties involved in human rights refugee assistance post conflict reconstruction and reconciliation and property rights will find this volume to be an indispensable resource now that housing and property restitution is viewed as an essential element of post conflict reconstruction and a primary means of reversing ethnic cleansing Remedies in International Human Rights Law Dinah Shelton, 2015-10-22 The fully revised and updated Third Edition of Remedies in International Human Rights Law provides a comprehensive analysis of the law governing international and domestic remedies for human rights violations It reviews and examines the texts and the jurisprudence on this key area of human rights law It is an essential practical and theoretical resource for policymakers scholars and students negotiating and litigating issues of redress for victims The Third Edition incorporates the major developments in remedial human rights jurisprudence Internationally the United Nations and the International Criminal Court have issued reparations guidelines the International Court of Justice has for the first time awarded compensation for human rights violations the International Law Commission has considered the humanitarian responsibility of international organizations and new international petition procedures and policies on redress have entered into force Regionally in Asia and Africa human rights bodies have adopted new human rights accords and legal judgments in Europe the human rights case load unceasingly increases Nationally the

jurisprudence of historical reparations has come to the fore as has the juridical consideration of economic and social rights. All of these developments are analysed in context and create a comprehensive and accessible portrait of the state of remedial human rights law today. *Importing the Law in Post-Communist Transitions* Catherine Dupré, 2003-03-14. This book, one of the very first monographs on the Hungarian Constitutional Court available in English, is a unique study of the birth of a new legal system after the collapse of communism in Central and Eastern Europe. It shows that the genesis of the new legal order was determined by massive Western involvement and an unprecedented movement of export import of law. Anchored in a detailed comparative study of German and Hungarian constitutional case law on human dignity, this book argues that law importation was a deliberate strategy carried out by the Hungarian Court in the early years of its operation. It explains how the circumstances of the transition and the background of the importers determined the choice of German case law as a model and how the Court used it to construct its own version of the right to human dignity. It highlights the Hungarian Court's instrumentalisation of imported law in order to lay the foundations of a new conception of fundamental rights. While focusing on the Hungarian experience, this book engages with international debates and provides an original theoretical framework for approaching the movement of law from the importers' perspective.

The Transformation of Property Regimes and Transitional Justice in Central Eastern Europe Liviu Damşa, 2017-01-03. This volume examines the property transformations in post communist Central Eastern Europe (CEE) and focuses on the role of restitution and privatisation in such transformations. It argues that the theorisation of restitution in post communist CEE is incomplete in the transitional justice scholarship and in the literature on correction of historical wrongs. The book also argues that for a more complete theorisation of post communist restitution, the transformations of property in post communist societies ought to be studied in a more holistic way. The main legal vehicles used for such transformations, privatisation and restitution, should not be studied separately and in abstract but in their reciprocal relationship and in connection to the dimension of justice which each could achieve. Finally, the book integrates privatisation in a theory of post communist transformation of property.

Legal Symbolism Jiří Přibáň, 2016-04-22. Jiří Přibáň's book contributes to the field of systems theory of law in the context of European legal and political integration and constitution making. It puts recent European legislative efforts and policies, especially the EU enlargement process, in the context of legal theory and philosophy. Furthermore, the author shows that the system of positive law has a symbolic meaning reflecting how it also contributes to the semantics of political identity, democratic power and moral values as well as the complex relations between law, politics and morality. *The formation of Croatian national identity* Alex Bellamy, 2013-07-19. This electronic version has been made available under a Creative Commons BY-NC-ND open access license. This book assesses the formation of Croatian national identity in the 1990s. It develops a novel framework calling into question both primordial and modernist approaches to nationalism and national identity before applying that framework to Croatia. In doing so, the book provides a new way of thinking about how national

identity is formed and why it is so important An explanation is given of how Croatian national identity was formed in the abstract via a historical narrative that traces centuries of yearning for a national state The book shows how the government opposition parties dissident intellectuals and diaspora groups offered alternative accounts of this narrative in order to legitimise contemporary political programmes based on different versions of national identity It then looks at how these debates were manifested in social activities as diverse as football religion economics and language This book attempts to make an important contribution to both the way we study nationalism and national identity and our understanding of post Yugoslav politics and society *Turkey: facing a new millennium* Amikam Nachmani, 2013-07-19 This electronic version has been made available under a Creative Commons BY NC ND open access license Turkey's involvement in the Gulf War in 1991 paved the way for the country's acceptance into the European Union This book traces that process and in the first part looks at Turkey's foreign policy in the 1990s considering the ability of the country to withstand the repercussions of the fall of communism It focuses on Turkey's achievement in halting and minimising the effects of the temporary devaluation in its strategic importance that resulted from the waning of the Cold War and the disintegration of the Soviet Union the skilful way in which Turkey avoided becoming embroiled in the ethnic upheavals in Central Asia the Balkans and the Middle East and the development of a continued policy of closer integration into the European and western worlds Internal politics are the focus of the second part of the book addressing the curbing of the Kurdish revolt the economic gains made and the strengthening of civil society Nachmani goes on to analyse the prospects for Turkey in the twenty first century in the light of the possible integration into Europe which may leave the country's leadership free to deal effectively with domestic issues This book will make crucial reading for anyone studying Turkish politics or indeed European or European Union politics

The European Union and the Cyprus Conflict Thomas Diez, 2002 In the lead essay for this volume Joshua Foa Dienstag engages in a critical encounter with the work of Stanley Cavell on cinema focusing skeptical attention on the claims made for the contribution of cinema to the ethical character of democratic life In this debate Dienstag mirrors the celebrated dialogue between Rousseau and Jean D'Alembert on theatre casting Cavell as D'Alembert in his view that we can learn to become better citizens and better people by observing a staged representation of human life with Dienstag arguing with Rousseau that this misunderstands the relationship between original and copy even more so in the medium of film than in the medium of theatre Dienstag's provocative and stylish essay is debated by an exceptional group of interlocutors comprising Clare Woodford Tracy B Strong Margaret Kohn Davide Panagia and Thomas Dumm The volume closes with a robust response from Dienstag to his critics **Some Measure of Justice** Michael R. Marrus, 2009-10-02 Can there ever be justice for the Holocaust During the 1990s triggered by lawsuits in the United States against Swiss banks German corporations insurance companies and owners of valuable works of art claimants and their lawyers sought to rectify terrible wrongs committed more than a half century earlier *Some Measure of Justice* explores this most recent wave of justice seeking for the Holocaust what

it has been why it emerged when it did how it fits with earlier reparation to the Jewish people its significance for the historical representation of the Holocaust and its implications for justice seeking in our time Writings on the subject of Holocaust reparations have largely come from participants lawyers philosophers journalists and social scientists specializing in restitution In *Some Measure of Justice* Michael Marrus takes up the issue as a historian deeply involved with legal issues He engages with larger questions about historical understanding and historical interpretation as they enter the legal arena Ultimately this book asks What constitutes justice for a great historic wrong And Is such justice possible Winner Helen and Stan Vine Canadian Jewish Book Award for Holocaust Literature *The Age of Dignity* Catherine Dupré, 2016-02-11 Human dignity is one of the most challenging and exciting ideas for lawyers and political philosophers in the twenty first century Even though it is rapidly emerging as a core concept across legal systems and is the first foundational value of the European Union and its overarching human rights commitment under the Lisbon Treaty human dignity is still little understood and often mistrusted Based on extensive comparative and cross disciplinary research this path breaking monograph provides an innovative and critical investigation of human dignity s origins development and above all its potential at the heart of European constitutionalism today Grounding its analysis in the connections among human dignity human rights constitutional law and democracy this book argues that human dignity s varied and increasing uses point to a deep transformation of European constitutionalism At its heart are the construction and protection of constitutional time and the multi dimensional definition of humanity as human beings citizens and workers Anchored in a detailed comparative study of case law including the two European supranational courts and domestic constitutional courts especially those of Germany the UK France and Hungary this monograph argues for a new understanding of European constitutionalism as a form of humanism *Comparative Criminal Procedure* Jacqueline E. Ross, Stephen C. Thaman, 2016-06-24 This Handbook presents innovative research that compares different criminal procedure systems by focusing on the mechanisms by which legal systems seek to avoid error protect rights ground their legitimacy expand lay participation in the criminal process and develop alternatives to criminal trials such as plea bargaining as well as alternatives to the criminal process as a whole such as intelligence operations The criminal procedures examined in this book include those of the United States Germany France Spain Russia India Latin America Taiwan and Japan among others

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