



READINGS IN THE PHILOSOPHY OF LAW

FOURTH EDITION

John Arthur - William H. Shaw

Readings In Philosophy Of Law 4th

Michael Davis



Readings In Philosophy Of Law 4th:

Readings in Philosophy of Law John Arthur, William H. Shaw, 1984 *Readings in the Philosophy of Law* John Arthur, William H. Shaw, 1993 Designed for a first course in philosophy of law jurisprudence or legal theory this revised text contains classical and contemporary readings on a range of key issues in legal theory Topics range from the nature of law and legal reasoning to specific problems such as entrapment search and seizure exclusionary rules plea bargaining pre trial publicity lawyer s ethics and the adversary system Introductions are provided for each topic and often the first essay provides students with an overview of the problems that follow **Cyber War** Jens David Ohlin, Kevin Govern, Claire Finkelstein, 2015-03-19 Cyber weapons and cyber warfare have become one of the most dangerous innovations of recent years and a significant threat to national security Cyber weapons can imperil economic political and military systems by a single act or by multifaceted orders of effect with wide ranging potential consequences Unlike past forms of warfare circumscribed by centuries of just war tradition and Law of Armed Conflict prohibitions cyber warfare occupies a particularly ambiguous status in the conventions of the laws of war Furthermore cyber attacks put immense pressure on conventional notions of sovereignty and the moral and legal doctrines that were developed to regulate them This book written by an unrivalled set of experts assists in proactively addressing the ethical and legal issues that surround cyber warfare by considering first whether the Laws of Armed Conflict apply to cyberspace just as they do to traditional warfare and second the ethical position of cyber warfare against the background of our generally recognized moral traditions in armed conflict The book explores these moral and legal issues in three categories First it addresses foundational questions regarding cyber attacks What are they and what does it mean to talk about a cyber war The book presents alternative views concerning whether the laws of war should apply or whether transnational criminal law or some other peacetime framework is more appropriate or if there is a tipping point that enables the laws of war to be used Secondly it examines the key principles of jus in bello to determine how they might be applied to cyber conflicts in particular those of proportionality and necessity It also investigates the distinction between civilian and combatant in this context and studies the level of causation necessary to elicit a response looking at the notion of a proximate cause Finally it analyses the specific operational realities implicated by particular regulatory regimes This book is unmissable reading for anyone interested in the impact of cyber warfare on international law and the laws of war **Social Conservatism for the Common Good** Andrew Walker, 2022-12-21 Carl R Trueman and Other Christian Evangelical Scholars Examine the Life and Work of Renowned Catholic Social Conservative Thinker Robert P George Robert P George McCormick Professor of Jurisprudence at Princeton University is one of the most influential conservative intellectuals of his generation Among many honors and accolades George received the US Presidential Citizens Medal from President George W Bush and served as chairman of the United States Commission on International Religious Freedom USCIRF Though a Catholic himself George s influence has transcended traditional religious

categories to shape evangelical discourse on politics ethics and political philosophy throughout his career In this thorough introduction and careful analysis of George s work for Protestant audiences editor Andrew T Walker gathers essays from high profile evangelical writers and academics including Carl R Trueman Hunter Baker Jennifer Marshall Patterson and Scott Klusendorf to explore subjects such as faith and reason George s New Natural Law theory and how to collaborate across ideological lines Social Conservatism for the Common Good helps Christian evangelicals understand George s philosophy and apply it to their own cultural engagement and public witness Biography of Influential Conservative Scholar Robert P George Explores the breadth of his political philosophy and activism as well as his relevance to the evangelical community Engaging Political Analysis from a Biblical Perspective With a foreword by US Senator Ben Sasse this book covers important cultural and academic topics including human rights social and public ethics and pro life issues Ideal Resource for Evangelical Scholars and Thinkers Written for pastors students and those interested in politics this robust book appeals to readers of Carl R Trueman s *The Rise and Triumph of the Modern Self*

Legal Theory and the Legal Academy Maksymilian Del Mar, 2017-07-05 The third in a series of three volumes on Contemporary Legal Theory this volume deals with four topics 1 the role of legal theory in the legal curriculum 2 the teaching of legal theory 3 the relationship of legal theory to legal scholarship and 4 the relationship of legal theory to comparative law The focus of the first two topics is on the common law world where the debates over the aims and proper place of legal theory in the study of law have traversed a good deal of ground since John Austin s 1828 lecture *The Uses and the Study of Jurisprudence* These first two parts offer a selection of the most important papers including surveys as well as pedagogical viewpoints and particular course descriptions from analytical critical feminist law and literature and global perspectives The last three decades have seen just as many changes for legal scholarship and comparative law These changes such as the rise of empirical legal scholarship have often attracted the attention of legal theorists Within comparative law the last thirty years have witnessed intense methodological reflection within the discipline the results of these reflections are themselves properly recognised as legal theoretical contributions The volume collects the key papers including those by Neil MacCormick Mark Van Hoecke Andrew Halpin William Ewald and Geoffrey Samuel

Moral and Political Philosophy Paul Smith, 2008-04-30 A clear and concise introduction to moral and political philosophy which critically analyses arguments about controversial and topical practical issues drug laws justifications of punishment civil disobedience whether there is a duty to obey the law and global poverty

Bowker's Law Books and Serials in Print , 1998

Practical Guide to Evidence Christopher Allen, 2008-08-28 Practical Guide to Evidence provides a clear and readable account of the law of evidence acknowledging the importance of arguments about facts and principles as well as rules The fourth edition has been revised and updated to address the radical changes brought about by the Criminal Justice Act 2003 particularly in relation to hearsay character evidence and opinion evidence and to expand coverage of the Human Rights Act 1998 Particular attention is given to changes made by the revised Codes of

Practice and to the growing body of case law on topics such as reverse burden of proof the cross examination of rape victims evidence obtained by entrapment and silence in the face of police questioning Now including enhanced pedagogical support such as chapter summaries further reading advice and boxed examples this leading textbook can be used on both undergraduate and professional courses Engineering as a Global Profession Michael Davis, 2021-09-21 While this book begins with the analysis of engineering as a profession it concentrates on a question that the last two decades seem to have made critical Is engineering one global profession like medicine or many national or regional professions like law While science and technology studies STS have increasingly taken an empirical turn much of STS research is unclear enough about the professional responsibility of engineers that STS still tends to avoid the subject leaving engineering ethics without the empirical research needed to teach it as a global profession The philosophy of technology has tended to do the same This book's intervention is to improve the way STS as well as the philosophy of technology approaches the study of engineering This is work in the philosophy of engineering and the attempt to understand engineering as a reasonable undertaking

The best readings, hints on the selection of books [&c.] ed. by F.B. Perkins. 4th revised ed Best reading, 1877

Law, A Personal View A.A. Ehrenzweig, 2024-11-04 Understanding Jurisprudence Raymond Wacks, 2012-02-02

Perfect for the student new to jurisprudence this book provides an illuminating introduction to the central questions of legal theory An experienced teacher of jurisprudence Professor Wacks approach is both accessible and entertaining providing the ideal base for further study Philosophical Foundations of Tort Law David G. Owen, 1995 This exceptional collection of twenty two essays on the philosophical fundamentals of tort law assembles many of the world's leading commentators on this particularly fascinating conjunction of law and philosophy The contributions range broadly from inquiries into how tort law derives from Aristotle Aquinas and Kant to the latest economic and rights based theories of legal responsibility This is truly a multi national production with contributions from several distinguished Oxford scholars of law and philosophy and many prominent scholars from the United States Canada and Israel A provocative closing essay by one of the world's leading moral philosophers illuminates how tort law enables philosophers to observe the abstract theories of their discipline put to the concrete test in the legal resolution of real world controversies based on principles of right and wrong The best readings, hints on the selection of books [&c.] ed. by F.B. Perkins. 4th revised ed. Ed. by L.E. Jones Best reading, 1882

Against Authenticity Simon Feldman, 2014-12-11 Be true to yourself it is a dictum so ubiquitous that it can seem like both philosophical wisdom and an empty truism Should we aspire to an ideal of living authentically What does it mean to be true to yourself **Against Authenticity** Why You Shouldn't Be Yourself is a philosophical exploration and critique of the ideal of authenticity Simon Feldman argues that if being true to ourselves is a matter of maintaining a strong will being psychologically independent achieving self knowledge or being morally conscientious then the best lives we can lead should be expected to involve substantial inauthenticity Feldman suggests that various construals of the ideal of authenticity

presuppose metaphysically confused notions of the self for example that there is a determinate true self and that under the guise of indisputable wisdom the ideal perpetuates both objectionably relativistic as well as reactionary moral thinking Feldman concludes that the ideal of authenticity is one that we would be better off abandoning independent of our other moral or ethical commitments With implications for every reader's conception of authenticity and identity Against Authenticity is an exciting challenge for students and scholars of ethics metaethics metaphysics and moral psychology

Reforming Water Law and Governance Cameron Holley, Darren Sinclair, 2018-04-27 This book identifies the most effective water policy tools and innovations and the circumstances that foster their successful implementation by taking a comparative look at a world leading laboratory of water law and governance Australia In particular the book analyses Australia's 20 year experience implementing a hybrid governance system of markets hierarchical regulation and collaborative integrated water planning Australia is acknowledged as a world leader in water governance reform and an examination of its relatively mature water law and governance system has great significance for many international academics and jurisdictions This book synthesises practical lessons and theoretical insights from Australia as well as recommendations from comparative analysis with countries such as the United States to provide useful guidance for policymakers and scholars seeking to apply water instruments in a wide range of policy contexts The book also advances our understanding of water and broader environmental governance theory and is a valuable reference for scholars researchers and students working in law regulation and governance studies especially in the field of water and environmental law Chapter Lessons from Australian water reforms Indigenous and environmental values in market based water regulation is available open access under a Creative Commons Attribution 4.0 International License via link.springer.com

Report of the Commissioners Appointed to Inquire Into the Arrangements in the Inns of Court and Inns of Chancery, for Promoting the Study of the Law and Jurisprudence; Together with Appendices Great Britain. Commissioners appointed to inquire into the arrangements in the Inns of court and Inns of chancery for promoting the study of law and jurisprudence, 1855 *Catalog* Pennsylvania State University, 1902

Law, Virtue and Justice Amalia Amaya, Hock Lai Ho, 2012-12-20 This book explores the relevance of virtue theory to law from a variety of perspectives The concept of virtue is central in both contemporary ethics and epistemology In contrast in law there has not been a comparable trend toward explaining normativity on the model of virtue theory In the last few years however there has been an increasing interest in virtue theory among legal scholars Virtue jurisprudence has emerged as a serious candidate for a theory of law and adjudication Advocates of virtue jurisprudence put primary emphasis on aretaic concepts rather than on duties or consequences Aretaic concepts are on this view crucial for explaining law and adjudication This book is a collection of essays examining the role of virtue in general jurisprudence as well as in specific areas of the law Part I puts together a number of papers discussing various philosophical aspects of an approach to law and adjudication based on the virtues Part II discusses

the relationship between law virtue and character development with some of the essays selected analysing this relationship by combining both eastern perspectives on virtue and character with western approaches Parts III and IV examine problems of substantive areas of law more specifically criminal law and evidence law from within a virtue based framework Last Part V discusses the relevance of empathy to our understanding of justice and legal morality Readings in the Philosophy of Law
William H. Shaw, Amy Shapiro, 2020-07

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