

RELATIONAL AUTONOMY

*Feminist Perspectives on
Autonomy, Agency, and
the Social Self*

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Relational Autonomy Feminist Perspectives On Autonomy Agency And The Social Self

**Katrina Hutchison, Catriona
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Relational Autonomy Feminist Perspectives On Autonomy Agency And The Social Self:

Relational Autonomy Catriona Mackenzie, Natalie Stoljar, 2000 These essays explore the social and relational dimensions of individual autonomy Rejecting the feminist charge that autonomy is inherently masculinist the contributors draw on feminist critiques of autonomy to challenge philosophical debates about agency identity and moral responsibility

Relational Autonomy Catriona Mackenzie, Natalie Stoljar, 2000 These essays explore the social and relational dimensions of individual autonomy Rejecting the feminist charge that autonomy is inherently masculinist the contributors draw on feminist critiques of autonomy to challenge philosophical debates about agency identity and moral responsibility

Relational Autonomy Catriona Mackenzie, Natalie Stoljar, 2023 Rights, Duties and the Body Rosamund Scott, 2002-08-05 If a pregnant woman refuses medical treatment needed by the fetus for instance for religious reasons or conducts some aspect of her life in a way which risks fetal harm there may arise an instance of maternal fetal conflict This is an unfortunate term since pregnant women are generally renowned for their self sacrificing behaviour but it may well reflect the reality of certain maternal choices and actions Should a pregnant woman have the legal right to refuse medical treatment needed by the fetus or should she owe it a legal duty of care which precludes her acting in ways which may harm it Does the debate hinge simply upon the appropriateness or otherwise of legally compelling presumed moral obligations or is it more complex than this Indeed what are a pregnant woman's moral obligations towards her fetus In England and in some US states courts have held that a pregnant woman has the right to refuse medical treatment needed by the fetus In similar fashion the idea of a general maternal legal duty of care toward the fetus has been rejected most recently in Canada The cases however leave the impression of an uncomfortable split between the ethics and the law as if the problem were entirely one of not legally enforcing presumed moral duties The effect is both puzzling and polarising puzzling in that the cases leave unanswered as largely they must the huge question of a pregnant woman's moral rights and duties polarising in that the cases leave troubling tensions about a pregnant woman's rights in the face of fetal harm or death The tendency is to deny these by ever more strongly asserting a woman's rights In turn this encourages a reaction in favour of fetal rights one which is unlikely to attend to a woman's interests and difficulties in pregnancy This could have serious legal repercussions for various instances of maternal fetal conflict including in those US states or other jurisdictions which have yet to address these issues It might also increase the pressures on the issue of abortion This book which seeks a way between these polarised positions tries to explain and justify a woman's moral and legal rights in pregnancy and at the same time to explore the extent of her moral duties toward the fetus The aim is to resolve as far as possible the ethical legal and social tensions which undoubtedly surround this area Innovatively in work on this issue and unusually in the field of medical law and ethics the author adopts a joint philosophical and legal approach directed to issues both of principle and policy revealing strong conceptual links between the ethics and the law In addition to an ethical exploration of the maternal fetal relationship the

author explores and analyses the relevant English American Canadian and sometimes Australian arguments from the law of treatment refusal abortion tort and rescue as well as relevant jurisprudence from the European Court of Human Rights This important book breaks new ground and will be of great interest to academics in law and philosophy lawyers health professionals policy makers and students of medical law and ethics It is rare to find a book which so skilfully combines legal and moral analysis of a controversial medical issue Rosamund Scott has produced what is undoubtedly one of the finest pieces of medico legal writing of recent years This is a clever human and immensely readable work Alexander McCall Smith Professor of Medical Law University of Edinburgh This book concerns one of the most personally agonizing and morally complex issues in medical ethics It is a work of great philosophical sophistication combining breadth of vision with acute sensitivity to the nuances of women s experiences It will soon become the standard work in philosophical legal and political debate on maternal fetal conflicts Roger Crisp Uehiro Fellow and Tutor in Philosophy St Anne s College Oxford

Relational Theory Christine M. Koggel, Ami Harbin, Jennifer J. Llewellyn, 2025-04-18 Relational theory starts from the ontological fact of our being in networks of relationships and draws out what this means for theories of knowledge and for moral and political theory This book uses insights from feminist relational theory to outline the ontological epistemological and moral political implications of this theoretical approach The chapters in this volume focus on relationships of power and oppression how these relationships shape who is taken to have knowledge and who is dismissed or ignored and what all of this means for theories of equality justice and moral and political theory more generally A focus on relationships of power and oppression opens up an examination into structures such as colonialism and capitalism that shape interconnected networks of relationships between humans and human and non human entities and ecosystems This volume which now includes eight additional chapters published both before and after the original special issue offers a significant step forward in the development of feminist relational theory Following early forays in identifying and criticizing mainstream liberal theory in the Western tradition chapters in this collection draw on approaches by anti oppression theorists found in critical disability critical race anti colonial decolonial and non Western theories to further broaden the descriptions and analyses of relationships and networks of relationships and to extend and advance feminist relational theory and its applications The chapters in this book were originally published in the *Journal of Global Ethics* *The Oxford Handbook of Feminist Philosophy* Ásta, Kim Q. Hall, 2021-05-07 This exciting new Handbook offers a comprehensive overview of the contemporary state of the field in feminist philosophy The editors introduction and forty five essays cover feminist critical engagements with philosophy and adjacent scholarly fields as well as feminist approaches to current debates and crises across the world Authors cover topics ranging from the ways in which feminist philosophy attends to other systems of oppression and the gendered racialized and classed assumptions embedded in philosophical concepts to feminist perspectives on prominent subfields of philosophy The first section contains chapters that explore feminist philosophical engagement with mainstream

and marginalized histories and traditions while the second section parses feminist philosophy's contributions to numerous philosophical subfields for example metaphysics and bioethics A third section explores what feminist philosophy can illuminate about crucial moral and political issues of identity gender the body autonomy prisons among numerous others The Handbook concludes with the field's engagement with other theories and movements including trans studies queer theory critical race theory postcolonial theory and decolonial theory The volume provides a rigorous but accessible resource for students and scholars who are interested in feminist philosophy and how feminist philosophers situate their work in relation to the philosophical mainstream and other disciplines Above all it aims to showcase the rich diversity of subject matter approach and method among feminist philosophers

Feminist Theory Robin O. Andreasen, Ann E. Cudd, E.

Díaz-León, 2025-04-03 Bringing together influential voices and groundbreaking new essays *Feminist Theory A Philosophical Anthology* examines the key questions at the heart of feminist philosophy through a clear structure and accessible yet rigorous content This carefully curated selection of classic and contemporary essays emphasizes the flourishing growth of feminist thought over time ranging from foundational texts by Simone de Beauvoir Judith Butler and Kimberl Crenshaw to new essays by contemporary scholars like Kate Manne Talia Mae Bettcher and Robin Dembroff This edition expands on the original with fresh scholarship and a broader range of perspectives on gender identity knowledge production and justice New essays address intersectionality gender identity the critique of ideal theory feminist critiques of traditional ethics the impact of social norms on autonomy and epistemic injustice and much more Including critiques of traditional philosophical frameworks and self reflection of feminism itself this essential collection highlights how feminist theory shapes and challenges our current understanding of society Designed for students and scholars in philosophy gender studies and social theory *Feminist Theory A Philosophical Anthology* is ideal for students taking courses in feminist philosophy and feminist theory educators in social sciences and humanities and activists and professionals seeking a nuanced understanding of feminist philosophy

Decisional Privacy and the Rights of the Child Georgina Dimopoulos, 2022-10-14 Decisional privacy gives individuals the freedom to act and make decisions about how they live their lives without unjustifiable interference from other individuals or the state This book advances a theory of a child's right to decisional privacy It draws on the framework of the United Nations Convention on the Rights of the Child and extends the work of respected children's rights scholars to address a significant gap in understanding the interconnections between privacy family law and children's rights It contextualises the theory through a case study judicial proceedings concerning medical treatment for children experiencing gender dysphoria This work argues that recognising a substantive right to decisional privacy for children requires procedural rights that facilitate children's meaningful participation in decision making about their best interests It also argues that as courts have increasingly encroached upon decision making regarding children's medical treatment they have denied the decisional privacy rights of transgender and gender diverse children This book will benefit researchers

students judicial officers and practitioners in various jurisdictions worldwide grappling with the tensions between children's rights parental responsibilities and state duties in relation to children's best interests and with the challenge of better enabling and listening to children's voices in decision making processes [Pacifism, Politics, and Feminism](#) ,2019-04-09

[Pacifism Politics and Feminism](#) Intersections and Innovations discusses a how feminist analyses allow for and encourage the re conceptualization of concepts and ideas once thought familiar from traditional ethical and political philosophy and b traditional political topics and issues through pacifist and feminist lenses The chapters that focus on the former explore the possibility of queering such concepts as autonomy violence resistance peace religion and politics while the chapters that focus on the latter bring feminist and pacifist sensibilities and arguments to bear on classic political questions such as when and how violence and war are justified the appropriateness of various responses to climate change and the correct way to engage with such topics and themes in educational institutional settings Contributors are David Boersema Barrett Emerick Tamara Fakhoury Jane Hall Fitz Gibbon William C Gay Jennifer Kling John Lawless Megan Mitchell and Harry van der Linden

The Oxford Handbook of Children and the Law ,2020-02-07 The Oxford Handbook of Children and the Law presents cutting edge scholarship on a broad range of topics covering the life course of humans from before birth to adulthood by leading scholars in law medicine social work sociology education and philosophy and by practitioners in law and medicine An international collection of authors presents and analyzes the law and science pertaining to reproduction prenatal life including fetal exposure to toxic substances and abortion parentage including biology based rights background checks on birth parents adoption the status of gamete donors and surrogacy infant development and vulnerability child maltreatment including corporal punishment and religious defences to abuse and neglect child protection policy and systems foster care child custody disputes between parents or between parents and other caregivers schooling including financing resegregation religious expression in public schools at risk students special education regulation of private schools and homeschooling delinquency minimum age laws and child advocacy Most chapters follow a format wherein they first describe the most debated or dynamic issues in each topical area then explain in depth the law and or science pertaining to the author's particular focus and finally offer arguments and recommendations as to law and policy in that area The normative component aims to advance discussions and debates in vital areas of contemporary child welfare law and policy The Handbook is an essential resource for scholars and professionals interested in the intersection of children and the law [The Ethics of Care](#) Virginia Held,2006 The author assesses the ethics of care as a promising alternative to the familiar moral theories that serve so inadequately to guide our lives Held examines what we mean by care and focuses on caring relationships She also looks at the potential of care for dealing with social issues and global problems [The Network Self](#) Kathleen Wallace,2019-03-07

The concept of a relational self has been prominent in feminism communitarianism narrative self theories and social network theories and has been important to theorizing about practical dimensions of selfhood However it has been largely ignored in

traditional philosophical theories of personal identity which have been dominated by psychological and animal theories of the self This book offers a systematic treatment of the notion of the self as constituted by social cultural political and biological relations The author s account incorporates practical concerns and addresses how a relational self has agency autonomy responsibility and continuity through time in the face of change and impairments This cumulative network model CNM of the self incorporates concepts from work in the American pragmatist and naturalist tradition The ultimate aim of the book is to bridge traditions that are often disconnected from one another feminism personal identity theory and pragmatism to develop a unified theory of the self *Childbirth, Vulnerability and Law* Camilla Pickles,Jonathan Herring,2019-08-23 This book is

inspired by a statement released by the World Health Organization directed at preventing and eliminating disrespectful and abusive treatment during facility based childbirth Exploring the nature of vulnerability during childbirth and the factors which make childbirth a site for violence and control the book looks at the role of law in the regulation of professional intervention in childbirth The WHO statement and other published work on mistreatment obstetric violence birth trauma birth rape and dehumanised care all point to the presence of vulnerability violence and control in childbirth This collected edition explores these issues in the experience of those giving birth and for those providing obstetric services It further offers insights regarding legal avenues of redress in the context of this emerging area of concern Using violence vulnerability and control as a lens through which to consider multiple facets of the law the book brings together innovative research from an interdisciplinary selection of authors The book will appeal to scholars of law and legal academics specifically in relation to tort criminal law medical law and human rights It will also be of interest to postgraduate scholars of medical ethics and those concerned with gender studies more broadly *A Theory of Tutelary Relationships* Cristiano Castelfranchi,2023-01-01 The

purpose of the book is to propose and exploit an analytical critical well defined theory of a very crucial human social relation that I call Tutelarity Tutelage This will thus explain how why such relation is so relevant at any layer of sociality from affective relationships to social cooperation and interactions to politics and democracy The approach is theoretical and strongly grounded on cognitive science and the models of human mind beliefs desires expectations emotions etc Written in an accessible way it will be of interest for a large audience specifically to researchers and scientists interested in cognitive science and the dynamics of social relationships alike **Nature and Life** Md. Munir Hossain Talukder,2018-07-27 This

volume explores some recent thoughts and trends in environmental philosophy and applied ethics The topics selected here are contemporary and offered in academic programs across the globe This book is an essential reference work for those who are keen to conduct detailed research within the fields of environmental philosophy environmental humanities culture public health applied ethics bioethics and political philosophy as well as the general reader interested in the ethical and philosophical issues that are transforming and touching our lives The book uniquely focuses both western and non western approaches **The Law and Ethics of Dementia** Charles Foster,Jonathan Herring,Israel Doron,2014-12-01 Dementia is a

topic of enormous human medical economic legal and ethical importance Its importance grows as more of us live longer The legal and ethical problems it raises are complex intertwined and under discussed This book brings together contributions from clinicians lawyers and ethicists all of them world leaders in the field of dementia and is a comprehensive scholarly yet accessible library of all the main and many of the fringe perspectives It begins with the medical facts what is dementia Who gets it What are the current and future therapeutic and palliative options What are the main challenges for medical and nursing care The story is then taken up by the ethicists who grapple with questions such as is it legitimate to lie to dementia patients if that is a kind thing to do Who is the person whose memory preferences and personality have all been transformed by their disease Should any constraints be placed on the sexual activity of patients Are GPS tracking devices an unpardonable interference with the patient s freedom These issues and many more are then examined through legal lenses The book closes with accounts from dementia sufferers and their carers It is the first and only book of its kind and the authoritative text This title is included in Bloomsbury Professional s Family Law online service

Social Dimensions of Moral Responsibility Katrina Hutchison, Catriona Mackenzie, Marina Oshana, 2018 The essays in this volume open up reflection on the implications of social inequality for theorizing about moral responsibility Collectively they focus attention on the relevance of the social context and of structural and epistemic injustice stereotyping and implicit bias for critically analyzing our moral responsibility practices

Foucault and Law Peter Fitzpatrick, 2017-07-05 Few thinkers can have had a more diverse or a more contested impact on theorizing law than Michel Foucault This diversity is reflected in the wide range of Foucault s work and of the intellectual fields it has so conspicuously influenced Such diversity informs the present collection and is signalled in the headings of its four sections Epistemologies archaeology discourse Orientalism Political philosophy discipline governmentality and the genealogy of law Embodiment difference sexuality and the law The subject of rights and ethics Whilst the published work selected for this collection amply accommodates this diversity it also draws together strands in Foucault s work that coalesce in seemingly conflicting theories of law Yet the editors are also committed to showing how that very conflict goes to constitute for Foucault an integral and radical theory of law This theory ranges not just beyond the restrained and diminished conceptions of law usually derived from Foucault but also beyond the characteristic concern in Jurisprudence and Legal Philosophy to constitute law in its difference and separation from other socio political forms

Body/Self/Other Luna Dolezal, Danielle Petherbridge, 2017-07-25 Body Self Other brings together a variety of phenomenological perspectives to examine the complexity of social encounters across a range of social political and ethical issues It investigates the materiality of social encounters and the habitual attitudes that structure lived experience In particular the contributors examine how constructions of race gender sexuality criminality and medicalized forms of subjectivity affect perception and social interaction Grounded in practical everyday experiences this book provides a theoretical framework that considers the extent to which fundamental ethical obligations arise from the fact of individuals

intercorporeality and sociality The Routledge Handbook of the Philosophy of Paternalism Kalle Grill, Jason Hanna, 2018-01-17 While paternalism has been a long standing philosophical issue it has recently received renewed attention among scholars and the general public The Routledge Handbook of the Philosophy of Paternalism is an outstanding reference source to the key topics problems and debates in this exciting subject and is the first collection of its kind Comprising twenty seven chapters by a team of international contributors the handbook is divided into five parts What is Paternalism Paternalism and Ethical Theory Paternalism and Political Philosophy Paternalism without Coercion Paternalism in Practice Within these sections central debates issues and questions are examined including how should paternalism be defined or characterized How is paternalism related to such moral notions as rights well being and autonomy When is paternalism morally objectionable What are the legitimate limits of government benevolence To what extent should medical practice be paternalistic The Routledge Handbook of the Philosophy of Paternalism is essential reading for students and researchers in applied ethics and political philosophy The handbook will also be very useful for those in related fields such as law medicine sociology and political science

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