

# Philosophical Law

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edited by Richard Bronaugh

# Philosophical Law Authority Equality Adjudication Privacy

**Richard Bronaugh**



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**Philosophical Law** Richard Brunaugh, 1978-03-29 This is a collection of essays touching on four distinct areas of interest to philosophers lawyers and political scientists the philosophical justification for the adversary system the problems of truth finding in an adversarial setting the issue of justice in relation to social policy making the right to privacy

**Philosophical Foundations of Evidence Law** Christian Dahlman, Alex Stein, Giovanni Tuzet, 2021-09-30 Philosophy has a strong presence in evidence law and the nature of evidence is a highly debated topic in both general and social epistemology legal theorists working in the evidence law area draw on different underlying philosophical theories of knowledge inference and probability Core evidentiary concepts and principles such as the presumption of innocence standards of proof and others rely on moral and political philosophy for their understanding and interpretation Written by leading scholars across the globe this volume brings together philosophical debates on the nature and function of evidence proof and law of evidence It presents a cross disciplinary overview of central issues in the theory and methodology of legal evidence and covers a wide range of contemporary debates on topics such as truth proof economics gender and race The volume covers different theoretical approaches to legal evidence including the Bayesian approach scenario theory and inference to the best explanation Divided in to five parts Philosophical Foundations of Evidence Law covers different theoretical approaches to legal evidence including the Bayesian approach scenario theory and inference to the best explanation

**Privacy, Intimacy, and Isolation** Julie Inness, 1992-05-21 Privacy is a puzzling concept From the backyard to the bedroom everyday life gives rise to an abundance of privacy claims In the legal sphere privacy is invoked with respect to issues including abortion marriage and sexuality Yet privacy is surrounded by a mire of theoretical debate Certain philosophers argue that privacy is neither conceptually nor morally distinct from other interests while numerous legal scholars point to the apparently disparate interests involved in constitutional and tort privacy law By arguing that intimacy is the core of privacy including privacy law Inness undermines privacy skepticism providing a strong theoretical foundation for many of our everyday and legal privacy claims including the controversial constitutional right to privacy

**The seven veils of privacy** Kieron O'Hara, 2023-07-18 Privacy is one of the most contested concepts of our time This book sets out a rigorous and comprehensive framework for understanding debates about privacy and our rights to it Much of the conflict around privacy comes from a failure to recognise divergent perspectives Some people argue about human rights some about social conventions others about individual preferences and still others about information and data processing As a result privacy has become the focus of competing definitions leading some to denounce the disarray in the field But as this book shows disagreements about the role and value of privacy obscure a large amount of agreement on the topic Privacy is not a technical term of law cybersecurity or sociology but a word in common use that adequately expresses a few simple and related ideas

**The Oxford Handbook of Practical Ethics** Hugh LaFollette, 2005-09-15 This is a guide to contemporary thought on ethical issues in all areas of human activity personal

medical sexual social political judicial and international from the natural world to the world of business      **Privacy in the Information Society** Philip Leith, 2016-12-05 Information society projects promise wealth and better services to those countries which digitise and encourage the consumer and citizen to participate As paper recedes into the background and digital data becomes the primary resource in the information society what does this mean for privacy Can there be privacy when every communication made through ever developing ubiquitous devices is recorded Data protection legislation developed as a reply to large scale centralised databases which contained incorrect data and where data controllers denied access and refused to remedy information flaws Some decades later the technical world is very different one and whilst data protection remains important the cries for more privacy oriented regulation in commerce and eGov continue to rise What factors should underpin the creation of new means of regulation The papers in this collection have been drawn together to develop the positive and negative effects upon the information society which privacy regulation implies      Contours of Privacy David Matheson, 2009-01-14 The contours of privacy its particular forms and our reasons for valuing it are numerous and varied This book explores privacy s contours in a series of essays on such themes as the relationship between privacy and social accountability privacy in and beyond anonymity the psychology of privacy and the privacy concerns of emerging information technologies The book s international and multidisciplinary group of contributors provides rich insights about privacy that will be of great interest not only to the scholarly privacy community at large but also to professionals academics and laypersons who understand that the contours of privacy weave themselves throughout wide swaths of life in present day society The stylistically accessible yet scholarly rigorous nature of *The Contours of Privacy* along with the diversity of perspectives it offers set it apart as one of the most important additions to the privacy literature on the contemporary scene

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