



# Protecting The Vulnerable

**Tara M. Swaminatha, Charles R. Elden**



## **Protecting The Vulnerable:**

**Protecting the Vulnerable** Robert E. Goodin, 1985 Our narrower obligations often blind us to larger social responsibilities The moral claims arising out of special relationships family friends colleagues and so on always seem to take priority Strangers ordinarily get and ordinarily are thought to deserve only what is left over Robert E Goodin argues that this is morally mistaken In *Protecting the Vulnerable* he presents a comprehensive theory of responsibility based on the concept of vulnerability Since the range of people vulnerable to our actions or choices extends beyond those to whom we have made specific commitments promises vows contracts we must recognize a much more extensive network of obligations and moral claims State welfare services for example are morally on a par with the services we render to family and friends The same principle widens our international intergenerational and interpersonal responsibilities as well as our duties toward animals and natural environments This book written with keen intelligence and unfailing common sense opens up new perspectives on issues central to public policy and of critical concern to philosophers and social scientists as well as to politicians lawyers and social workers

*Protecting Vulnerable Groups* Francesca Ippolito, Sara Iglesias Sánchez, 2015-04-30 The concept of vulnerability has not been unequivocally interpreted either in regional or in universal international legal instruments This book analyses the work of the EU and the Council of Europe in ascertaining a clear framework or a set of criteria suitable to determine those who should be considered vulnerable and disadvantaged It also explores the measures required to protect their human rights Key questions can be answered by analysing the different methods used to determine the levels of protection offered by the two European systems These questions include whether the Convention and the case law of the Strasbourg Court the monitoring mechanisms of the Council of Europe EU law and the case law of the European Court of Justice enhance the protection of vulnerable groups and expand the protection of their rights or alternatively whether they are mainly used to fill in relatively minor gaps or occasional lapses in national rights guarantees The analysis also shows the extent to which these two European systems provide analogous or indeed divergent standards and how any such divergence might be problematic in light of the EU accession to the European Convention on Human Rights

**Protecting the Vulnerable** Robert E. Goodin, 1985 Our narrower obligations often blind us to larger social responsibilities The moral claims arising out of special relationships family friends colleagues and so on always seem to take priority Strangers ordinarily get and ordinarily are thought to deserve only what is left over Robert E Goodin argues that this is morally mistaken In *Protecting the Vulnerable* he presents a comprehensive theory of responsibility based on the concept of vulnerability Since the range of people vulnerable to our actions or choices extends beyond those to whom we have made specific commitments promises vows contracts we must recognize a much more extensive network of obligations and moral claims State welfare services for example are morally on a par with the services we render to family and friends The same principle widens our international intergenerational and interpersonal responsibilities as well as our duties toward animals and natural

environments This book written with keen intelligence and unfailing common sense opens up new perspectives on issues central to public policy and of critical concern to philosophers and social scientists as well as to politicians lawyers and social workers An Epidemic Among My People Paul Djupe, Amanda Friesen, 2023-01-20 How religion reacted to the pandemic and how the virus and government policy affected religion in America

**Feminist Judgments of Aotearoa New Zealand** Elisabeth McDonald, Rhonda Powell, Mamari Stephens, Rosemary Hunter, 2017-11-30 This edited collection asks how key New Zealand judgments might read if they were written by a feminist judge Feminist judging is an emerging critical legal approach that works within the confines of common law legal method to challenge the myth of judicial neutrality and illustrate how the personal experiences and perspectives of judges may influence the reasoning and outcome of their decisions Uniquely this book includes a set of cases employing an approach based on mana wahine the use of Maori values that recognise the complex realities of Maori women's lives Through these feminist and mana wahine judgments it opens possibilities of more inclusive judicial decision making for the future This Project stops us in our tracks and asks us how could things have been different At key moments in our legal history what difference would it have made if feminist judges had been at the tiller By doing so it raises a host of important questions What does it take to be a feminist judge Would we want our judges to be feminists and if so why Is there a uniquely female perspective to judging Professor Claudia Geiringer Faculty of Law Victoria University of Wellington With this book some of our leading jurists expose the biases and power structures that underpin legal rules and the interpretation of them Some also give voice to mana wahine perspectives on and about the law that have become invisible over time perpetuating the impacts of colonialism and patriarchy combined on Maori women I hope this book will be a catalyst for our nation to better understand and then seek to ameliorate these impacts Dr Claire Charters Associate Professor Faculty of Law University of Auckland The work is highly illuminating and is critical to the development of our legal system It is crucial not only for legal education so that students of the law open their minds to the different ways legal problems can be conceptualised and decided It is also crucial if we are going to have a truly just legal system where all the different voices and perspectives are fairly heard Professor Mark Henaghan Dean of the Faculty of Law University of Otago I believe this project is particularly important as few academics or researchers in New Zealand concentrate on judicial method I am therefore hopeful that it will provoke thoughtful debate in a critical area for society The Honourable Justice Helen Winkelmann New Zealand Court of Appeal

Vulnerability Catriona Mackenzie, 2014 This volume breaks new ground by investigating the ethics of vulnerability Drawing on various ethical traditions the contributors explore the nature of vulnerability the responsibilities owed to the vulnerable and by whom

Law and Professional Issues in Nursing Richard Griffith, Cassam Tengnah, 2023-04-05 Mapped to the 2018 NMC Standards this practical and straightforward book is an essential introduction to law and associated professional issues in nursing Why do you need this book Offers a clear and concise introduction to the law you need to know Written specifically for nursing

students in straightforward jargon free language Updated throughout to reflect recent changes in the law including the Liberty Protection Safeguards Case studies and activities build your knowledge of how the law applies to everyday nursing practice

*Vulnerabilities, Care and Family Law* Julie Wallbank, Jonathan Herring, 2013-11-26 While in the past family life was characterised as a haven from the harsh realities of life it is now recognised as a site of vulnerabilities and a place where care work can go unacknowledged and be a source of social and economic hardship This book addresses the strong relationships that exist between vulnerability and care and dependency in particular contexts where family law and social policy have a contribution to make A fundamental premise of this collection is that vulnerability needs to be analysed in a way that gets at the heart of the differential power relationships that exist in society particularly in respect of access to family justice including effective social policy and law targeted at the specific needs of families in mutually dependent caring relationships It is therefore crucial to critically examine the various approaches taken by policy makers and law reformers in order to understand the range of ways that some families and some family members may be rendered more vulnerable than others The first book of its kind to provide an intersectional approach to this subject *Vulnerabilities Care and Family Law* will be of interest to students and practitioners of social policy and family law

**The Ethic of Care: A Moral Compass for Canadian Nursing Practice (Revised Edition)** Kathleen Stephany, 2020-02-04 There is an increased use of technology and informatics heavier workloads and constant changes in the way in which disease processes are managed Yet when compared with other health professionals nurses still spend a great deal of time in direct contact with patients and clients They stay at the bedside listen to their stories give comfort and advocate *The Ethic of Care A Moral Compass for Canadian Nursing Practice* is unique from other nursing ethics textbooks in several key ways The book adds a heightened dimension to the already rich knowledge in the field of applied nursing ethics and the ethic of care The author argues that the ethic of care or the moral imperative to act justly be the guiding compass for everything that nurses do It is with passion and conviction that nurses are encouraged to embody the ethic of care as a lived virtue Nurses are also inspired to be the leaders of tomorrow by working toward achieving accountability and sustainability in the Canadian publicly funded health care system and by effectively addressing social inequities At the end of each chapter the author conveys real life case studies as derived from her experiences as a critical care nurse psychiatric nurse clinician and former Coroner These vignettes bring the subject to life and serve as a means for applying newly acquired ethical knowledge The aim of this book is to inspire nurses to be as skillful and compassionate as they can be so that they will leave every encounter with their clients better than when they first arrived The book attempts to inspire nurses to be ethical leaders for social change at the patient client community and global level This revised edition of the book includes additional information about trauma informed care to combat systemic racism and improve the health outcomes for Indigenous people ethics gender and sexual orientation is dealt with in an inclusive and sensitive way and a new Code of Conduct has been included

**Assisted Death** L. W. Sumner, 2011-07-07 Ethical and legal

issues concerning physician assisted suicide and euthanasia are very much on the public agenda in many jurisdictions In this timely book L W Sumner addresses these issues within the wider context of palliative care for patients in the dying process His ethical conclusion is that a bright line between assisted death and other widely accepted end of life practices including the withdrawal of life sustaining treatment pain control through high dose opioids and terminal sedation cannot be justified In the course of the ethical argument many familiar themes are given careful and thorough treatment conceptions of death the badness of death the wrongness of killing informed consent and refusal the ethics of suicide cause of death the double effect the sanctity of life the active passive distinction advance directives and nonvoluntary euthanasia The legal discussion opens with a survey of some prominent prohibitionist and regulatory regimes and then outlines a model regulatory policy for assisted death Sumner concludes by defending this policy against a wide range of common objections including those which appeal to slippery slopes or the possibility of abuse and by asking how the transition to a regulatory regime might be managed in three common law prohibitionist jurisdictions

**Using the Law in Social Work** Robert Johns, 2011-07-26 Law is a core subject of the social work degree and this title introduces students to the complexities and challenges of this subject Now in its fifth edition this well established book looks at how the law in England and Wales interacts with key aspects of practice such as human rights mental health youth justice and community care Fully revised to include new information on youth justice this text is essential reading for all social work students The implications of the Social Work Task Force and ongoing changes to social work practice are also discussed and reflected upon

Legal Protection of Vulnerable Groups in Lithuania, Latvia, Estonia and Poland Agnė Limantė, Dovilė Pūraitė-Andrikienė, 2022-08-27 This book analyses the current legal situation and protection of vulnerable groups in Lithuania Latvia Estonia and Poland In recent decades national legislation in many European states has especially focused on vulnerable groups with the aim of securing their enhanced protection and social inclusion This trend is also noticeable in North Eastern Europe where the legal frameworks are constantly being revised to address the needs of vulnerable parts of society including women children the elderly people with disabilities and minorities as well as prisoners and victims of crime But despite these positive changes many challenges persist In this book the authors provide a comprehensive comparative analysis of legal regulations and practices intended to protect vulnerable groups in Lithuania Latvia Estonia and Poland and in the process share insights into the current situation and trends in this often overlooked region Part I introduces readers to the topic by defining the concept of vulnerable groups and elaborating on its understanding in the European and national contexts Part II analyses the legal protection of groups characterised by inherent and or circumstantial vulnerability while Part III addresses specific crime related vulnerability issues in the target region In closing Part IV puts the spotlight on three specific vulnerable groups in the discussed countries

*Medical Assistance in Dying (MAID) in Canada* Jaro Kotalik, David W. Shannon, 2023-07-25 This book written both for a Canadian and an international readership provides a multidisciplinary review of the framework and performance of the

Canadian Medical Assistance in Dying MAID program In the first five years 2015 2021 of operation this program delivered voluntary euthanasia and assistance in suicide to over 30 000 Canadian residents presently representing a 30% annual growth Looking back on these first five years the 30 Canadian scholars and clinicians contributing to this volume raise important issues and attempt to answer key questions that have arisen in regards to its operation and its stated objectives This volume strikes the most appropriate balance between the autonomy of persons who seek medical assistance versus the interests and protection of vulnerable persons Finally the book makes suggestions on how the program can presently be improved It identifies gaps in knowledge about MAID s operational program and its impact on individuals families and society in order to stimulate the necessary research that is essential to the evolution of a healthy and well balanced program As a first comprehensive examination of medically assisted deaths in Canada this publication will be of great value to lay professional academic political audiences both domestically and internationally especially in jurisdictions that are examining their options of permitting assisted deaths

**Globe Watch: International News and Its Impact** Pasquale De Marco, 2025-05-17 In an era of instant information and global interconnectedness *Globe Watch International News and Its Impact* offers a much needed exploration of the world of foreign correspondence This thought provoking book delves into the practices challenges and profound impact of those dedicated journalists who bring us stories from every corner of the globe Through the eyes of foreign correspondents readers will embark on a journey across diverse cultures political landscapes and human experiences From bustling city streets to remote villages from war zones to peaceful havens these intrepid reporters strive to bridge the gap between nations and cultures bringing us closer to the realities of life beyond our borders *Globe Watch* provides a unique perspective on the inner workings of international newsgathering revealing the complexities and nuances of reporting on global events Readers will gain a deeper understanding of the challenges correspondents face in verifying information navigating cultural sensitivities and maintaining objectivity in the face of conflicting narratives Moreover the book delves into the ethical dilemmas that arise in cross cultural reporting examining the delicate balance between the right to inform and the right to privacy the responsibility to protect vulnerable populations and the importance of respecting cultural norms *Globe Watch* also explores the impact of technology on newsgathering the evolving nature of news consumption and the future of journalism in an increasingly interconnected and polarized world It offers a comprehensive examination of the vital role that foreign correspondents play in shaping our understanding of the world and the challenges they face in fulfilling this critical mission Whether you re a seasoned news enthusiast an aspiring journalist or simply someone curious about the world beyond your doorstep *Globe Watch* promises to captivate inform and inspire you Prepare to embark on a thought provoking exploration of international news and its profound impact on our global community If you like this book write a review on google books

[Energy Justice and Energy Law](#) Iñigo del Guayo, Iñigo del Guayo Castiella, Lee Godden, Donald N. Zillman, Donald D. Zillman, Milton Fernando Montoya Pardo, José Juan González

Márquez, José Juan González, 2020 Energy justice is increasingly a purposive element of energy law and regulation This collection explores how laws are constructed and how they could be applied in future to support an international transition in energy regulation in response to the challenges of climate change whilst ensuring that energy is made available to all

*Physician Assisted Suicide* Margaret P. Battin, Rosamond Rhodes, Anita Silvers, 2015-10-15 Physician Assisted Suicide is a cross disciplinary collection of essays from philosophers physicians theologians social scientists lawyers and economists As the first book to consider the implications of the Supreme Court decisions in *Washington v Glucksburg* and *Vacco v Quill* concerning physician assisted suicide from a variety of perspectives this collection advances informed reflective vigorous public debate

*Green Finance and Investment Energy Subsidy Reform in the Republic of Moldova Energy Affordability, Fiscal and Environmental Impacts* OECD, 2018-10-18 This report looks at the fiscal environmental and social impacts of energy subsidy reform in Moldova with a particular focus on energy affordability

Wireless Security and Privacy Tara M. Swaminatha, Charles R. Elden, 2003 Before wireless commerce or even wireless access to the corporate network can really take off organizations are going to have to improve their efforts in wireless security Wireless Security and Privacy presents a complete methodology for security professionals and wireless developers to coordinate their efforts establish wireless security best practices and establish security measures that keep pace with development The material shows how to develop a risk model and shows how to implement it through the lifecycle of a system Coverage includes the essentials on cryptography and privacy issues In order to design appropriate security applications the authors teach the limitations inherent in wireless devices as well as best methods for developing secure software for them The authors combine the right amount of technological background in conjunction with a defined process for assessing wireless security

Translational Toxicology and Therapeutics Michael D. Waters, Claude L. Hughes, 2018-01-04 Written by leading research scientists this book integrates current knowledge of toxicology and human health through coverage of environmental toxicants genetic epigenetic mechanisms and carcinogenicity Provides information on lifestyle choices that can reduce cancer risk Offers a systematic approach to identify mutagenic developmental and reproductive toxicants Helps readers develop new animal models and tests to assess toxic impacts of mutation and cancer on human health Explains specific cellular and molecular targets of known toxicants operating through genetic and epigenetic mechanisms

*Chief Police Officers' Stories of Legitimacy* Ian Shannon, 2021-11-24 This book adds to knowledge about chief police officers in England and Wales by exploring their understandings of the right of police to exercise power Their beliefs motivations backgrounds and cultures are examined Light is cast on how they perceive power coercion control policing purpose gendered understandings protecting people vulnerability policing by consent discretion operational independence law and the oversight and political direction or governance and accountability of police Chief officers used three legitimating narratives based on protecting people particularly the most vulnerable policing by consent and law and the oversight and political direction of police These



accounts are assessed Damaged processes of police governance that risk undermining police leadership and legitimacy are revealed Critically chief officers understandings of legitimacy are found to be confused conflicted and above all convenient in supporting them in asserting a privileged position from which they can pursue their preferences for the use of power

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