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Matthew H. Kramer

Rights, Wrongs and
☐ Responsibilities



Rights Wrongs And Responsibilities

Kathy Fitzpatrick, Carolyn Bronstein



Rights Wrongs And Responsibilities:

Rights, Wrongs and Responsibilities M. Kramer, 2001-10-10 In this wide ranging investigation of many prominent issues in contemporary legal and political philosophy eight distinguished philosophers and legal theorists including Matthew Kramer Hillel Steiner Antony Duff Sandra Marshall Wilfrid Waluchow and Nicholas Bamforth tackle issues such as the rights of animals and fetuses the relationship between law and politics the requirements of justice the demands of practical rationality the role of public policy considerations in legal reasoning the fundamental characteristics of legal and moral entitlements the appropriateness of compensation as a means of rectifying mishaps and misdeeds the extent of individuals responsibility for the consequences of their choices and the culpability of failed attempts to commit crimes Together the eight principal essays in *Rights Wrongs and Responsibilities* shed philosophical light on public law criminal law and most areas of private law as they explore the bearings of the three key concepts in the volume's title *Global Poverty and Individual Responsibility* Abigail Gosselin, 2009-01-01 This book considers what responsibilities affluent individuals have toward global poverty given that global poverty is a problem with structural political causes and one that generally requires collective action By looking at the intersection of moral political and legal philosophy this book gives a pluralistic and differentiated account of individual duties based on a person's moral agency her roles within collective groups including her occupational and civic roles and her institutional identities as citizen and consumer *Rights, Wrongs, and Injustices* Stephen Alexander Smith, 2019 This essential guide to remedial law explores the distinctive legal questions raised by the use of remedies in settlements The book outlines the general structure of remedial law and its relationship to other areas of private law Shame Management Through Reintegration Eliza Ahmed, 2001-10-15 This 2001 book is a follow on to John Braithwaite's best selling and influential *Crime Shame and Reintegration* Shame management is becoming a central concept in theoretical and practical terms This book makes a major contribution to the advancement of shame in a theoretical sense For criminology as well as for psychology sociology and other areas this accessible book serves as an introduction to the concepts of shame guilt and embarrassment Presenting research by the Restorative Justice Centre at the Australian National University the book contributes immeasurably to the development of practical alternatives to common sanctions in an effort to reduce crime and other social problems Written by the key exponents of restorative justice the book is an important re-statement of the theory and practice of shaming It will develop important and often controversial debates about punishment shaming and restorative justice to a new level **Evandro Agazzi: Right, Wrong and Science**, 2016-09-12 Solving the problem of the negative impact of science and technology on society and the environment is indeed the greatest challenge of our time To date this challenge has been taken up by few professional philosophers of science making this volume a welcome contribution to the general debate Agazzi's treatment involves viewing modern science and technology as each constituting systems Against the background of this approach he provides a penetrating analysis of science technology and ethics and

their interrelations Agazzi sees the solution to the problem as lying in the moral sphere and including a multilateral assumption of responsibility on the part of decision makers both within and outside of science **The Environmental**

Responsibility Reader Martin Reynolds, Christine Blackmore, Mark J. Smith, 2009-08-15 The Environmental Responsibility Reader is a definitive collection of classic and contemporary environmental works that offers a comprehensive overview of the issues involved in environmental responsibility steering the reader through each development in thought with a unifying and expert editorial voice This essential text expertly explores seemingly intractable modern day environmental dilemmas including climate change fossil fuel consumption fresh water quality industrial pollution habitat destruction and biodiversity loss Starting with Silent Spring and moving through to more recent works the book draws on contemporary ideas of environmental ethics corporate social responsibility ecological justice fair trade global citizenship and the connections between environmental and social justice configuring these ideas into practical notions for responsible action with a unique global and integral focus on responsibility **Ethics in Public Relations** Kathy Fitzpatrick, Carolyn Bronstein, 2006-05-03 This is an intelligent book about serious issues in public relations accountability responsibility transparency loyalty truth-telling and fairness It should be required reading in boardrooms in PR classrooms and at the Pentagon Jay Black Editor Journal of Mass Media Ethics Ethics in Public Relations fills an important need at a time when the credibility of public relations and some public relations practitioners and public relations firms is under attack In a manner that is never preachy or dogmatic Fitzpatrick and Bronstein have put together a series of essays that have application across the public relations spectrum They are sure to be informative and instructive both to long time professionals and candidates for entry level positions Harold Burson Founding Chairman Burson Marsteller This book is both highly readable and long overdue Fitzpatrick and Bronstein have produced a thoughtful thorough and very practical look at the ethical dimensions of public relations not just in theory but in everyday practice The essays are sharp witty on point and highly pragmatic Their examples are relevant their anecdotes purposeful Given the state of the profession these days it's difficult to see how students of public relations could call themselves current without first reading this smart collection of essays James S O'Rourke IV Professor and Director The Eugene D Fanning Center for Business Communication University of Notre Dame Fitzpatrick and Bronstein have for every public relations professional established a foundation to practice advocacy ethically Practice settings may change but Fitzpatrick and Bronstein demonstrate that the individual professional has an ongoing ethical imperative to advocate responsibly Fitzpatrick's discussion of the PRSA Code of Ethics concept of advocacy which she helped draft breaks new and helpful ground bringing clarity and substance to this crucial ingredient of most public relations practice James E Lukaszewski Chairman and President The Lukaszewski Group Inc Ethics in Public Relations Responsible Advocacy is the first book to identify universal principles of responsible advocacy in public relations In this engaging book editors Kathy Fitzpatrick and Carolyn Bronstein bring together prominent authorities in the field to address theoretic and practical issues

that illustrate the broad scope and complexity of responsible advocacy in 21st century public relations The collection explores such matters as the fragile line between ethical and legal public relations practices ethical challenges in building relationships with increasingly diverse publics the requirements of ethical advocacy online ethical accountability in organizational settings the special ethical obligations of nonprofit groups and ethical mandates in cross border public relations

The Eclectic Magazine John Holmes Agnew, Walter Hilliard Bidwell, 1881

Breach of Trust Peter Birks, Arianna Pretto-Sakmann, Arianna Pretto, 2002-07-05 Recent leading cases have demonstrated the urgent need to modernize the learning on breach of trust which has lagged behind the flourishing scholarship on the creation of trusts Since breach of trust or fiduciary duty occupies the centre of the legal stage it comes as a surprise that although one or two novelists have chosen Breach of Trust as the title to their book no lawyer has so far thought it necessary to produce a specialized work on the subject To fill the gap this book written by a team of leading trust lawyers from a number of common law jurisdictions investigates all the principal aspects of the subject The nature of the trustee's duties and of the liability for breach is closely examined and all available defences and excuses are reviewed Two substantial chapters consider the consequences of assisting a breach or receiving trust property from a trustee acting in breach The book closes with a critical overview of the entire topic

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The Humanity of Private Law Nicholas McBride, 2018-12-27 The Humanity of Private Law presents a new way of thinking about English private law Making a decisive break from earlier views of private law which saw private law as concerned with wealth maximisation or preserving relationships of mutual independence between its subjects the author argues that English private law's core concern is the flourishing of its subjects

THIS VOLUME presents a critique of alternative explanations of private law defines and sets out the key building blocks of private law sets out the vision of human flourishing the RP that English private law has in mind in seeking to promote its subjects flourishing shows how various features of English private law are fine tuned to ensure that its subjects enjoy a flourishing existence according to the vision of human flourishing provided by the RP explains how other features of English private law are designed to preserve private law's legitimacy while it pursues its core concern of promoting human flourishing defends the view of English private law presented here against arguments that it does not adequately fit the rules and doctrines of private law or that it is implausible to think that English private law is concerned with promoting human flourishing A follow up volume will question whether the RP is correct as an account of what human flourishing involves and consider what private law would look like if it sought to give effect to a more authentic vision of human flourishing

The Humanity of Private Law is essential reading for

students academics and judges who are interested in understanding private law in common law jurisdictions and for anyone interested in the nature and significance of human flourishing *Essays on Free Will and Moral Responsibility* Daniel Cohen, Nick Trakakis, 2009-05-05 The problem of free will has fascinated philosophers since ancient times Do we have free will or at least the kind of free will that seems necessary for moral responsibility Does determinism threaten the idea that everything that happens is necessitated to happen given the past and the laws of nature threaten the commonly held assumption that we are indeed free and morally responsible Although these questions have been widely discussed in the past the present volume offers a variety of new perspectives from philosophers who have made significant contributions to this debate over recent years including Derk Pereboom Robert Kane Ishtiyaque Haji Michael McKenna John Martin Fischer David Widerker and Saul Smilansky The emphasis in these essays is not merely on free will but on allied notions such as moral responsibility moral obligation fairness and meaningfulness and on whether any room can be made for these notions in a deterministic or an indeterministic universe *America's Global Responsibility* Jesaiah Ben-Aharon, 2003-11 Jesaiah Ben Aharon recalls the founding vision of the United States and reminds the reader of the obligations inherent in the ideals set forth in the Declaration of Independence After summarizing current world socioeconomic conditions the author discusses the dire consequences of ignoring the country's obligations He explains how we can stop the harmful effects of globalization while introducing progressive social structures Using a concept developed by Rudolf Steiner Ben Aharon begins with the human being and an individual's full actualization a process that the United States is historically and karmically destined to foster He explains not only how we arrived at our current situation but how an understanding of America's role in the development of global civil society can help us achieve cultural and spiritual freedom political equality and economic cooperation in America and the world The ideas expressed here have never been more relevant or needed in the world *Rediscovering the Law of Negligence* Allan Beever, 2007-05-30 Rediscovering the Law of Negligence offers a systematic and theoretical exploration of the law of negligence Its aim is to re-establish the notion that thinking about the law ought to and can proceed on the basis of principle As such it is opposed to the prevalent modern view that the various aspects of the law are and must be based on individual policy decisions and that the task of the judge or commentator is to shape the law in terms of the relevant policies as she sees them The book then is an attempt to re-establish the law of negligence as a body of law rather than as a branch of politics The book argues that the law of negligence is best understood in terms of a relatively small set of principles enunciated in a small number of leading cases It further argues that these principles are themselves best seen in terms of an aspect of morality called corrective justice which when applied to the most important aspects of the law of negligence reveals that the law even as it now exists possesses a far greater degree of conceptual unity than is commonly thought Using this method the author is able to examine familiar aspects of the law of negligence such as the standard of care the duty of care remoteness misfeasance economic loss negligent misrepresentation the liability of public bodies

wrongful conception nervous shock the defences of contributory negligence voluntary assumption of risk and illegality causation and issues concerning proof to show that when the principles are applied and the idea of corrective justice is properly understood then the law appears both systematic and conceptually satisfactory The upshot is a rediscovery of the law of negligence

Responsibility in Context Gorana Ognjenovic, 2009-11-04 Arne Johan Vetlesen Ours is the era of globalisation This means that the world is expanding pressing a key I can immediately reach persons living in another continent products travel across the world to the store just around the corner from me thanks to modern media I am cognisant of events taking place right now thousands of kilometers away The world is expanding in the sense that yesterday's time space limits are rendered irrelevant my communications my needs my aspirations transcend all such givens Whatever confronts me as part of my here and now as making up my present contextuality I can and will easily transcend and leave it behind That the world is expanding means I am expanding insofar as my range of action my horizon for thinking indeed for existing is perpetually expanding Expansion as such is forever happening it is without limits This is what we are being told about the nature of globalisation It rings true or more to the point it sounds trivial But perhaps it is neither Let's make a new start Ours is the era of globalisation This means that the world is shrinking It is becoming smaller and smaller It imposes itself upon me wherever I go whatever I undertake to do It exerts all kinds of pressure from all kinds of directions on all kinds of levels psychologically no less than physically

Cases and Materials on Criminal Law and Procedure Martin L. Friedland, 1978-01-01 *The Law Quarterly Review*, 1894 *Moral Responsibility, Authenticity, and Education* Ishtiaque Haji, Stefaan E. Cuypers, 2008-06-25 The primary purpose of this book is to explain the distinction on the one hand between indoctrination and education and on the other between responsibility subverting manipulation and mere causation Both are elucidated by an appeal to common ground an account of when our motivations and other springs of action are truly our own or authentic The book progresses from analyses of the sort of agency that responsibility requires and the authenticity of our motivations together with a discussion of the relevance of these analyses to manipulation and related problems in the philosophy of education to a defense of the thesis that responsibility from love's standpoint is of vital significance and the implications of this thesis for what the authors deem to be legitimate goals of education and other issues in free will Philosophers and advanced students working in free will moral psychology and the philosophy of education will find this text to be extremely useful

Wrongs, Harms, and Compensation Adam Slavny, 2023 In this work Adam Slavny explores our moral duties to respond to wrongs and harms and defends the significance of these duties for the normative foundations of tort law

Rights and Private Law Donal Nolan, Andrew Robertson, 2011-12-02 In recent years a strand of thinking has developed in private law scholarship which has come to be known as rights or rights based analysis Rights analysis seeks to develop an understanding of private law obligations that is driven primarily or exclusively by the recognition of the rights we have against each other rather than by other influences on private law such as the pursuit of community welfare goals

Notions of rights are also assuming greater importance in private law in other respects Human rights instruments are having an increasing influence on private law doctrines And in the law of unjust enrichment an important debate has recently begun on the relationship between restitution of rights and restitution of value This collection is a significant contribution to debate about the role of rights in private law It includes essays by leading private law scholars addressing fundamental questions about the role of rights in private law as a whole and within particular areas of private law The collection includes contributions by advocates and critics of rights based approaches and provides a thorough and balanced analysis of the relationship between rights and private law **Amherst Collegiate Magazine** ,1860

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