

# RELIGIOUS HUMAN RIGHTS IN GLOBAL PERSPECTIVE

*Legal Perspectives*



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Johan D. van der Vyver and John Witte, Jr.

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# Religious Human Rights In Global Perspective

**Rex Ahdar**



## **Religious Human Rights In Global Perspective:**

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*Perspective* Witte, John R. Witte, Johan D. van der Vyver, 1996      Reshaping Protestantism in a Global Context Volker

Küster,2009 The regional contributions from Africa and Asia show how the old European made denominational differences fade in the light of African Instituted Churches or Pentecostalism Reshaping Protestantism is not a backward oriented project of reconstructing the original but makes use of the inner protestant pluralism to cope with globalization and changing religious landscapes Who reads through the different articles can only come to the conclusion Yes there is a contribution to be expected from mainline Protestantism in all its variety

**When Law and Religion Meet** April L. Bogle,Ginger Pyron,2007-10-25 Law Religion Do they have anything to say to each other If so what and toward what end And is the notion of productive dialogue between these two fields not surprising but essential Long considered unlikely bedfellows at best and at worst outright opponents law and religion have been meeting in significant ways thanks to the seminal and ongoing work of Emory University s Center for the Study of Law and Religion CSLR where scholars worldwide come together for this express purpose Neither belligerently butting heads nor cozying up for a t t e t e representatives of these two disciplines are daring to look at the big questions that bridge their domains and are daring to propose ways of working together These encounters go way beyond verbal sparring and schmoozing Joining the ranks of law and religion professors at CSLR conferences are the leaders of major religions in the U S Judaism Islam and multifaceted Christianity along with psychologists sociologists biologists and policy makers Commemorating CSLR s twenty fifth anniversary When Law and Religion Meet traces what motivated the Center s beginnings what has impelled its work over the last quarter century and what fuels the trajectory of law and religion both separately and together as they continue in productive dialogue This pithy illustrated volume is one that a wide range of readers will want to skim explore and return to

**The Ambivalence of the Sacred** Scott R. Appleby,2000 This text explains what religious terrorists and religious peacemakers share in common and what causes them to take different paths in fighting injustice

New Approaches to the Study of Religion Peter Antes,Armin W. Geertz,Randi Ruth Warne,2004

**Textual, Comparative, Sociological, and Cognitive Approaches** Peter Antes,Armin W. Geertz,Randi R. Warne,2008-12-19 Since its founding by Jacques Waardenburg in 1971 Religion and Reason has been a leading forum for contributions on theories theoretical issues and agendas related to the phenomenon and the study of religion Topics include among others category formation comparison ethnophilosophy hermeneutics methodology myth phenomenology philosophy of science scientific atheism structuralism and theories of religion From time to time the series publishes volumes that map the state of the art and the history of the discipline

*Freedom of Religion and Belief* Rinaldo Cristofori,Silvio Ferrari,2016-12-05 The essays and articles selected for this volume analyze what is generally understood by freedom of religion and belief in today s world The different aspects of this fundamental right are considered from the contents of freedom of religion to the possible limitations of this freedom and from the freedom of or freedom from conundrum to the question of the collective or individual right This volume reflects legal philosophical and international perspectives addresses numerous unanswered questions and offers an effective overview of the current literature and debate

in this aspect of the discipline of law and religion      Radical Wisdom Beverly Lanzetta, Lanzetta illuminates the transformative potential of the classical tradition of women mystics especially in light of contemporary violence against women around the world Focusing on the contemplative process as women s journey from oppression to liberation Lanzetta draws especially on the mysticism of Julian of Norwich and Teresa of Avila She lays out the contemplative techniques used by mystics to achieve their highest spiritual potential and also investigates how unjust social and political conditions afflict women s souls Lanzetta identifies a specific historical female mystical path the via feminina and draws contemporary conclusions for how women might understand their bodies their rights and their ethics      **Religion, Law, and Freedom** Yahya Kamalipour, Joel Thierstein, 2000-09-30 Religion Law and Freedom A Global Perspective introduces readers to diverse perspectives on the interplay of religion law and communications freedom in different cultures around the world Through discussion and analysis of the religious mores and cultural values that a nation adheres to a greater understanding of that nation its laws and its freedoms can be cultivated Rather than suggesting that harmony can be achieved without conflict the essays in this volume seek to present the reader with a variety of perspectives from which to view and understand the relationships among religion law and freedom in various cultures This multifaceted analysis therefore helps readers draw their own conclusions as to the best way to resolve cultural conflict brought about by the growing global community The book consists of fifteen chapters authored or coauthored by 17 international scholars representing China Germany Israel Iran Japan Latvia Nigeria Singapore the United Kingdom and the United States The chapters are organized into four parts Perspectives on Eastern and Western Religions Press Freedom in Religious and Secular Societies Journalism Advertising and Ethical Issues and Religion Politics Media and Human Rights This important contribution will especially appeal to researchers and students in such fields as mass communications legal studies cultural studies political science religion intercultural communications international communications and journalism      Faith in Law, Law in Faith , 2024-04-02 Across four decades John Witte Jr has advanced the study of law and religion by retrieving religious sources of law renewing timeless teachings of religion for today and reengaging with the difficult issues confronting society Interdisciplinary international and interfaith in scope Witte s work has generated an enormous body of scholarship This collection of essays by leading scholars examines his impact and maps new directions for future exploration      Facing the Limits of the Law Erik Claes, Wouter Devroe, Bert Keirsbilck, 2009-04-21 Many legal experts no longer share an unbounded trust in the potential of law to govern society efficiently and responsibly They often experience the limits of the law as they are confronted with striking inadequacies in their legal toolbox with inner inconsistencies of the law with problems of enforcement and obedience and with undesired side effects and so on The contributors to this book engage in the challenging task of making sense of this experience Against the background of broader cultural transformations such as globalisation new technologies individualism and cultural diversity they revisit a wide range of areas of the law and map different types of limits in relation to some basic

functions and characteristics of the law. Additionally, they offer a set of strategies to manage justifiably law's limits such as de-dramatising law's limits, conceptual refinement, constructivism, striking the right balance between different functions of the law, seeking for complementarity between law and other social practices.

**Current Issues in Law and Religion** Silvio Ferrari, 2017-07-05. This volume focuses on issues that have only recently come to the forefront of the discipline such as freedom from religion, ordination of homosexuals, apostasy, security and fundamentalism, issues that are linked to the common themes of secularism and globalization. Although these subjects are not new to the academic debate, they have become prominent in law and religion circles as a result of recent and rapid changes in society. The essays in this volume present multiple points of view, facilitate scholars in understanding this evolving discipline, and act as a stimulus for further research. This collection gives the reader a sense of the key topics and current debates in law and religion and is of interest to law, politics, human rights, and religion scholars.

**Research Handbook on Law and Religion** Rex Ahdar, 2018-09-28. Offering an interdisciplinary, international, and philosophical perspective, this comprehensive Research Handbook explores both perennial and recent legal issues that concern the modern state and its interaction with religious communities and individuals.

**Routledge Handbook of Religion and Politics** Jeffrey Haynes, 2008-11-19. From the United States to the Middle East, Asia, and Africa, religion has become an increasingly important factor in political activity and organisation. This Handbook provides a definitive global survey of the interaction of religion and politics. Featuring contributions from an international team of experts, it examines the political aspects of all the world's major religions, including such crucial contemporary issues as religious fundamentalism, terrorism, the war on terror, the clash of civilizations, and science and religion. Four main themes addressed include: the World religions and politics; religion and governance; religion and international relations; religion, security, and development. References at the end of each chapter guide the reader towards the most up-to-date information on various topics. In addition, large amounts of information make this book an indispensable source of information for students, academics, and the wider public interested in the dynamic relationship between politics and religion.

**Religion, Law and the Constitution** Javier García Oliva, Helen Hall, 2017-08-10. This book examines the existing constitutional and legal system in England, Wales, and Scotland through the prism of its treatment of religion and belief. The study encompasses questions of Church-state relations but pushes far beyond these. It asks whether the approach to religion, which has spread out from establishment to permeate the whole legal framework, is a cause of concern or celebration in relation to individual and collective freedoms. The primary focus of the work is the synergy between the religious dimension of the juridical system and the fundamental pillars of the Constitution: parliamentary sovereignty, the rule of law, separation of powers, and human rights. Javier García Oliva and Helen Hall challenge the view that separation between public and religious authorities is the most conducive means of nurturing a free and democratic society in modern Britain. The authors explore whether, counter-intuitively for some, the religious dynamic to the legal system actually operates to

safeguard liberties and has a role in generating an inclusive and adaptable backdrop for our collective life. They suggest that the present paradigm brings benefits for citizens of all shades of religious belief and opinion including Atheist and Humanist perspectives as well as secondary advantages for those with profound beliefs on non religious matters such as pacifism and veganism. In support of their contentions Garcia Oliva and Hall examine how the religious dimension of the legal framework operates to further essential constitutional principles in diverse settings ranging from criminal to family law. In a groundbreaking move the authors also set the legal discussion alongside its social and cultural context. They consider how the theological perspectives of the larger faith traditions might influence members' ideas around the key constitutional precepts and they include extracts from interviews which give the personal perspective of more than 100 individuals on contemporary issues of law and religious freedom. These voices are drawn from a range of fields and positions on faith. While the authors are at pains to stress that these sections do not support or advance their legal or theological conclusions they do provide readers with a human backdrop to the discussion and demonstrate its crucial importance in twenty first century Britain.

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