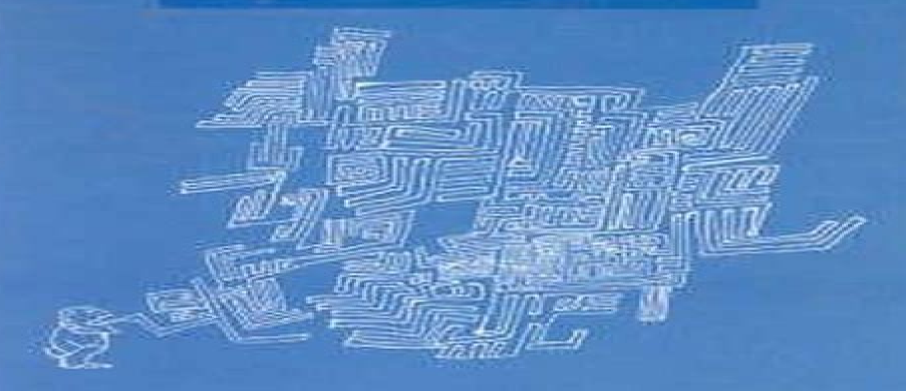
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Rediscovering Fuller

Essays on Implicit Law and Institutional Design



Rediscovering Fuller

Christopher Forsyth

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Rediscovering Fuller W. J. Witteveen, Wibren van der Burg, 1999 Lon Fuller one of the great American jurists of this century is often remembered only for his stand on the morality of law in the Fuller Hart debate Rediscovering Fuller considers the full range of Fuller's writings from his early engagement with legal fictions and his critique of legal positivism to his later work on implicit law and the art of institutional design Contributors from the fields of both civil law and common law argue that Fuller's insights are highly relevant to contemporary concerns The book contains essays by K Winston D Dyzenhaus P Cliteur F Schauer Beyond the Fuller Hart Debate P Westerman W van der Burg D Luban Moralities of Law G Postema P Teachout Implicit Law R Macdonald W Witteveen J Allison M Hertogh K Soltan The Art of Institutional Design J Allan F Mootz J Vining Law s Dialogue and a preface by Ph Selznick At some point in the future when we become more open to the moral relevance of social inquiry more empirical in our study of philosophical issues more capable of uniting moral and social theory Lon Fuller's work will stand as a landmark This volume will help show the way Ph Selznick Law and Morality Wibren van der Burg, 2016-03-23 This book investigates the dynamic intertwinement of law and morality with a focus on new and developing fields of law Taking as its starting point the debates and mutual misunderstandings between proponents of different philosophical traditions it argues that this theoretical pluralism is better explained once law is accepted as an essentially ambiguous concept Continuing on the book develops a robust theory of law that increases our grasp on global legal pluralism and the dynamics of law This theory of legal interactionism inspired by the work of Lon Fuller and Philip Selznick also helps us to understand apparent anomalies of modern law such as international law the law of the European Convention on Human Rights and horizontal interactive legislation In an ecumenical approach legal interactionism does justice to the valuable core of truth in natural law and legal positivism Shedding new light on familiar debates between authors such as Fuller Hart and Dworkin this book is of value to academics and students interested in legal theory jurisprudence legal sociology and moral philosophy **Designing Government** F. Pearl Eliadis, Margaret M. Hill, Michael Howlett, 2005 This collection of readings examines the tools used by today s government to achieve legitimacy effectiveness and accountability The contributors examine the instrument choice perspective on government and public policy over the past two decades moving beyond the preoccupation with deregulation and efficiency to trace the complex relationships between instrument choices and governance Readers are encouraged to consider factors in the design of complex mixes such as issues of redundancy context the rule of law and accountability These latter factors are especially central in today s world to the design and implementation of effective instrument choices by governments and ultimately to good governance The authors conclude that instrument choice itself is integral to government and governance *Preservation of Ecosystems of* International Watercourses and the Integration of Relevant Rules Lee Jing, 2014-07-17 In Preservation of Ecosystems of International Watercourses and the Integration of Relevant Rules An Interpretative Mechanism to Address the

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Law Daniel L. Feldman, 2015-09-23 Administrative Law The Sources and Limits of Government Agency Power explains the sources of administrative agency authority in the United States how agencies make rules the rights of clients and citizens in agency hearings and agency interaction with other branches of government This concise text examines the everyday challenges of administrative responsibilities and provides students with a way to understand and manage the complicated mission that is governance Written by leading scholar Daniel Feldman the book avoids technical legal language but at the same time provides solid coverage of legal principles and exemplar studies which allows students to gain a clear understanding of a complicated and critical aspect of governance Interpretation in International Law Andrea Bianchi, Daniel Peat, Matthew Windsor, 2015-02-26 International lawyers have long recognised the importance of interpretation to their academic discipline and professional practice As new insights on interpretation abound in other fields international law and international lawyers have largely remained wedded to a rule based approach focusing almost exclusively on the Vienna Convention on the Law of Treaties Such an approach neglects interpretation as a distinct and broader field of theoretical inquiry Interpretation in International Law brings international legal scholars together to engage in sustained reflection on the theme of interpretation The book is creatively structured around the metaphor of the game which captures and illuminates the constituent elements of an act of interpretation The object of the game of interpretation is to persuade the audience that one s interpretation of the law is correct The rules of play are known and complied with by the players even though much is left to their skills and strategies There is also a meta discourse about the game of interpretation playing the game of game playing which involves consideration of the nature of the game its underlying stakes and who gets to decide by what rules one should play Through a series of diverse contributions Interpretation in International Law reveals interpretation as an inescapable feature of all areas of international law It will be of interest and utility to all international Law and Morality KennethEinar lawyers whose work touches upon theoretical or practical aspects of interpretation Himma, 2017-07-05 This volume collects many of the key essays exploring the possible relationships between the concepts of law and morality a central concern of contemporary philosophizing about law It is organized around five conceptual issues classical natural law theory legal positivism s separability thesis Ronald Dworkin s constructive interpretivism inclusive legal positivism's assertion that there can be legal systems with moral criteria of legality and the relevance of morality and moral theorizing in theorizing about the concept of law and associated legal concepts Each of the essays makes an important contribution toward addressing these issues Modern Jurisprudence Sean Coyle, 2014-12-01 This book provides a concise and accessible guide to modern jurisprudence offering an examination of the major theories and systematic discussion of themes such as legality and justice It gives readers a better understanding of the rival viewpoints by exploring the historical developments which give modern thinking its distinctive shape and placing law in its political context A key feature of the book is that readers are not simply presented with opposing theories but are guided through the rival standpoints on the

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are at present What is more difficult is to agree on what tax justice is This book considers a range of different approaches to and ideas about the nature of tax justice and covers areas such as imbalances in international tax arrangements that deprive developing countries of revenues from natural resources and allow wealthy taxpayers to use tax havens protests against governments and large business attempts to influence policy through more technical means such as the OECD s Base Erosion and Profits Shifting project interpersonal matters such as the ways in which tax systems disadvantage women and minorities the application of wider philosophical or economic theories to tax systems The purpose of the book is not to iron out these underlying differences into a grand theory but rather to gain a more precise understanding of how and why we disagree about tax justice In doing so the editors are assisted by a stellar cast of contributors from four continents with a wide variety of views and experiences but a common interest in this central question of how to agree and disagree about tax justice This is of course not only an intellectual exercise but also a necessary precursor to achieving real world change Importance of Ideals Wibren van der Burg, Sanne Taekema, 2004 Ideals are important in social reality but they have been neglected in theories of law politics and morality This book has the role of ideals as its central theme More specifically it argues that ideals are necessary to understand pluralism that they are key elements in controversy and debate and that they enable development It combines theoretical analysis of the concept of ideals with discussion of concrete debates and cases including philosophical debates about politics and equality sociological studies of the diverse interpretations of the rule of law and accounts of the development of environmental law and privacy law Thus the functioning of ideals is critically examined showing the merits and limitations of an ideal oriented approach Cosmopolitanism in Context Roland Pierik, Wouter Werner, 2010-06-17 Is it possible and desirable to translate the basic principles underlying cosmopolitanism as a moral standard into effective global institutions Will the ideals of inclusiveness and equal moral concern for all survive the marriage between cosmopolitanism and institutional power What are the effects of such bureaucratisation of cosmopolitan ideals This volume examines the strained relationship between cosmopolitanism as a moral standard and the legal institutions in which cosmopolitan norms and principles are to be implemented Five areas of global concern are analysed environmental protection economic regulation peace and security the fight against international crimes and migration

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Table of Contents Rediscovering Fuller

- 1. Understanding the eBook Rediscovering Fuller
 - The Rise of Digital Reading Rediscovering Fuller
 - Advantages of eBooks Over Traditional Books
- 2. Identifying Rediscovering Fuller
 - Exploring Different Genres
 - Considering Fiction vs. Non-Fiction
 - Determining Your Reading Goals
- 3. Choosing the Right eBook Platform
 - Popular eBook Platforms
 - Features to Look for in an Rediscovering Fuller
 - User-Friendly Interface
- 4. Exploring eBook Recommendations from Rediscovering Fuller
 - Personalized Recommendations
 - $\circ\,$ Rediscovering Fuller User Reviews and Ratings
 - Rediscovering Fuller and Bestseller Lists
- 5. Accessing Rediscovering Fuller Free and Paid eBooks
 - Rediscovering Fuller Public Domain eBooks

- Rediscovering Fuller eBook Subscription Services
- Rediscovering Fuller Budget-Friendly Options
- 6. Navigating Rediscovering Fuller eBook Formats
 - o ePub, PDF, MOBI, and More
 - Rediscovering Fuller Compatibility with Devices
 - Rediscovering Fuller Enhanced eBook Features
- 7. Enhancing Your Reading Experience
 - Adjustable Fonts and Text Sizes of Rediscovering Fuller
 - Highlighting and Note-Taking Rediscovering Fuller
 - Interactive Elements Rediscovering Fuller
- 8. Staying Engaged with Rediscovering Fuller
 - Joining Online Reading Communities
 - Participating in Virtual Book Clubs
 - Following Authors and Publishers Rediscovering Fuller
- 9. Balancing eBooks and Physical Books Rediscovering Fuller
 - Benefits of a Digital Library
 - o Creating a Diverse Reading Collection Rediscovering Fuller
- 10. Overcoming Reading Challenges
 - o Dealing with Digital Eye Strain
 - Minimizing Distractions
 - Managing Screen Time
- 11. Cultivating a Reading Routine Rediscovering Fuller
 - $\circ\,$ Setting Reading Goals Rediscovering Fuller
 - Carving Out Dedicated Reading Time
- 12. Sourcing Reliable Information of Rediscovering Fuller
 - Fact-Checking eBook Content of Rediscovering Fuller
 - Distinguishing Credible Sources
- 13. Promoting Lifelong Learning
 - Utilizing eBooks for Skill Development
 - Exploring Educational eBooks

- 14. Embracing eBook Trends
 - Integration of Multimedia Elements
 - Interactive and Gamified eBooks

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