

# NATURAL LAW LIBERALISM AND MORALITY

*Edited by*  
ROBERT P. GEORGE



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# Reason And Obligation A Contemporary Approach To Law And Political Morality

**Rose Arny**



## **Reason And Obligation A Contemporary Approach To Law And Political Morality:**

*Reason and Obligation* R. George Wright, 1994-01-01 To find more information on Rowman Littlefield titles please visit us at [www.rowmanlittlefield.com](http://www.rowmanlittlefield.com)      **Reason and Obligation** R. George Wright, 1994 To find more information on Rowman Littlefield titles please visit us at [www.rowmanlittlefield.com](http://www.rowmanlittlefield.com)      *Fictions, Lies, and the Authority of Law* Steven D. Smith, 2021-09-15 *Fictions Lies and the Authority of Law* discusses legal political and cultural difficulties that arise from the crisis of authority in the modern world Is there any connection linking some of the maladies of modern life cancel culture the climate of mendacity in public and academic life fierce conflicts over the Constitution disputes over presidential authority *Fictions Lies and the Authority of Law* argues that these diverse problems are all a consequence of what Hannah Arendt described as the disappearance of authority in the modern world In this perceptive study Steven D Smith offers a diagnosis explaining how authority today is based in pervasive fictions and how this situation can amount to as Arendt put it the loss of the groundwork of the world *Fictions Lies and the Authority of Law* considers a variety of problems posed by the paradoxical ubiquity and absence of authority in the modern world Some of these problems are jurisprudential or philosophical in character others are more practical and lawyerly problems of presidential powers and statutory and constitutional interpretation still others might be called existential Smith s use of fictions as his purchase for thinking about authority has the potential to bring together the descriptive and the normative and to think about authority as a useful hypothesis that helps us to make sense of the empirical world This strikingly original book shows that theoretical issues of authority have important practical implications for the kinds of everyday issues confronted by judges lawyers and other members of society The book is aimed at scholars and students of law political science and philosophy but many of the topics it addresses will be of interest to politically engaged citizens      **Ibss: Political Science: 1994** British Library of Political and Economic Science at the London School of Economics, 1995-12-08 The IBSS is the essential tool for librarians university departments research institutions and any public or private institution whose work requires access to up to date and comprehensive knowledge of the social sciences      *A Theory of Legal Obligation* Stefano Bertea, 2019-10-03 Bertea puts forward a comprehensive and original theory of legal obligation understood as a distinctive legal concept      **Bowker's Law Books and Serials in Print**, 1995      **Law, Morality and Judicial Reasoning** Thomas Bustamante, Saulo de Matos, André L. S. Coelho, 2024-08-28 This book provides a critical outlook on and an inquiry into the practical implications of the works of Professor W J Waluchow one of the most important jurisprudence scholars of the early twenty first century while also reflecting on the interconnections between his legal theory and his theory of constitutional interpretation It also features an interview with Waluchow in which he responds to some of the chapters and shares a first person perspective on his main philosophical ideas how they emerged and how they can be further developed and applied The book makes a valuable contribution to contemporary legal philosophy by asking and providing different answers from prominent legal philosophers and newer scholars in the field to

questions such as How does Waluchow s jurisprudence relate to his theories of legal reasoning and constitutional interpretation On what terms should we understand inclusive legal positivism Can inclusive legal positivism be reconciled with an interpretivist theory of adjudication How does it compare with Raz s model of legal authority Can Waluchow s notion of community constitutional morality be applied to contexts such as international law pluralist legal communities and indigenous laws and Is Waluchow s methodology equipped to provide interpretive directives in unstable and extremely unequal legal systems The chapters all written by experts on jurisprudence including some of the scholars who helped develop the tradition known as inclusive legal positivism offer a unique analysis of Waluchow s most complex and intriguing theses providing not only a valuable exegetical analysis of his work but also a range of answers to the challenge of interpreting legal and constitutional values as well as practical resolutions to persisting controversies in the philosophy of law

**Natural Law and Modern Moral Philosophy: Volume 18, Social Philosophy and Policy, Part 1** Ellen Frankel Paul, Fred D. Miller (Jr.), Jeffrey Paul, 2001-01-29 The essays in this volume written by academic lawyers as well as legal and moral philosophers address some of the most intriguing questions raised by natural law theory and its implications for law morality and public policy Some of the essays explore the implications that natural law theory has for jurisprudence asking what natural law suggests about the use of legal devices such as constitutions and precedents Other essays examine the connections between natural law and natural rights

*Law, Reason and Emotion* Mortimer Sellers (org.), Catherine Moore (org.), Vitor Medrado (org.), Volume II Special Workshops Initia Via Editora *Philosophical Anarchism and Political Obligation* Magda Egoumenides, 2014-08-28 La obligaci n pol tica hace referencia a la obligaci n moral de los ciudadanos a obedecer la ley de sus estados y a la existencia naturaleza y justificaci n de una especial relaci n entre el gobierno y sus constituyentes Este libro desaf a esta relaci n busca definir y defender la posici n de la filosof a cr tica anarquista contra las alternativas referidas a la justificaci n de las instituciones pol ticas Demuestra el valor de la conquista del enfoque anarquista al problema de la autoridad pol tica observando las teorias del deber natural del estado de justifiaci n de la legitimidad de las insituciones pol ticas etc Razona que la perspectiva anarquista es una hecho indispensable para los te ricos de la obligaci n pol tica y puede mejorar nuestros puntos de vista sobre la autoridad pol tica y las relaciones sociales Este libro se construye sobre los trabajos de fil sofos anarquistas como John Simmons y Leslie Green y analiza a los te ricos claves como Rousseau Rawls y Horton Esta fuente har una importante contribuci n a anarquismo pol tico y a los estudios anarquistas en general

The Principle of Fairness and Political Obligation George Klosko, 2004-01-26 In *The Principle of Fairness and Political Obligation* George Klosko presents the first book length treatment of political obligation grounded in the premises of liberal political theory In this now classic work he clearly and systematically formulates what others thought impossible a principle of fairness that specifies a set of conditions which grounds existing political obligations and bridges the gap between the abstract accounts of political principles and the actual beliefs of political actors Brought up to date with a new introduction

this new edition will be of great interest to all interested in political thought      **The Oxford Handbook of the History of Political Philosophy** George Klosko, 2011-05-26 Fifty distinguished contributors survey the entire history of political philosophy They consider questions about how the subject should best be studied they examine historical periods and great theorists in their intellectual contexts and they discuss aspects of the subject that transcend periods such as democracy the state and imperialism      *Political and Legal Approaches to Human Rights* Tom Campbell, Kylie Bourne, 2017-11-22 This collection explores and illustrates issues arising from political approaches to human rights in contrast to the more traditional moral approaches Moral approaches conceptualize and justify human rights in terms of priority rights which are both universal and moral In contrast political approaches focus on those human rights practices involved in the development and operation of human rights institutions laws and political process all in relative independence from their alleged moral foundations The book contributes to the understanding and analysis of political approaches including consideration of their diversity and discussion of their strengths and weaknesses The choice of contributors presents a balance between those theorists who favour some version of the political approach and those who are dubious about the perceived advantages The chapters are grouped together in parts which constitute the distinctive issues addressed in the book At a time when there is considerable uncertainty concerning their conceptual clarity operation feasibility and their normative justifications this volume will be of interest to those involved with the theory and practice of human rights within law schools and in politics and philosophy departments It will also provide a useful resource for human rights practitioners and policy makers

**Political Authority and Obligation in Aristotle** Andres Rosler, 2005-03-03 to follow      **Forthcoming Books** Rose Army, 1994-02      Judicial Review in an Age of Moral Pluralism Ronald C. Den Otter, 2009-08-31 This book considers how judicial review can be improved to strike the appropriate balance between legislative and judicial power      **Moral and Political Reasoning in Environmental Practice** Andrew Light, Avner De-Shalit, 2003 Essays showing how environmental philosophy can have an impact on the world by integrating abstract reasoning with actual environmental practice

*Selected Acquisitions of the Library* Indiana University, Bloomington. Law Library, 1994      *Liberal Rights and Responsibilities* Christopher Heath Wellman, 2014 In this book Christopher Heath Wellman offers original theories of political legitimacy and our obligation to obey the law and then building upon these accounts defends a number of distinctive positions concerning the rights and responsibilities individual citizens separatist groups and political states have regarding one another      **Tax Cheating** Donald Morris, 2012-05-30 Silver Winner ForeWord Book of the Year in the Political Science Category Finalist for the 2013 Eric Hoffer Book Awards presented by Hopewell Publications From unreported gambling winnings and inflated claims of the value of clothing donated to charity to money hidden in Swiss bank accounts and high profile tax schemes plotted by celebrities and business leaders the range of tax cheating opportunities is wide and the boundaries and moral status can be hazy Considering the behavior of individuals and small businesses as well as the

involvement of congress and the IRS Donald Morris combines insights from law psychology sociology criminology accounting economics and philosophy to examine the ethical issues surrounding tax cheating and implications for tax policy

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