

The Quest for Responsibility

Accountability and Citizenship
in Complex Organisations

Mark Bovens



THEORIES OF
INSTITUTIONAL
DESIGN



Quest For Responsibility Accountability And Citizenship In Complex Organisations

Samantha Besson



Quest For Responsibility Accountability And Citizenship In Complex Organisations:

The Quest for Responsibility Mark Bovens, 1998-03-12 The modern world is dominated by complex organizations In this book Mark Bovens analyzes the questions associated with the search for responsibility within such organizations In organizations with many people contributing in many different ways how can we determine who is accountable for organizational behavior How do we define responsible behavior within organizations Can different notions of responsibility prevent abuses His analysis is multidisciplinary combining law social science ethics and organizational design and provides a number of suggestions for institutional reform *Accountable Governance: Problems and Promises* Melvin J. Dubnick, H. George Frederickson, 2015-05-18 Public accountability is a hallmark of modern democratic governance and the foundation of the popular performance management movement Democracy is just an empty exercise if those in power cannot be held accountable in public for their acts and omissions for their decisions their policies and their expenditures This book offers a finely detailed and richly informed consideration of accountability in both government and the contemporary world of governance Twenty five leading experts cover varying aspects of the accountability movement including multiple and competing accountabilities measuring accountability accountability and democratic legitimacy and accountability and information technology and apply them to governments quasi governments non government organizations governance organizations and voluntary organizations Together they provide the most comprehensive consideration of accountability currently available with a blend of theoretical empirical and applied approaches Law's Impunity Hin-Yan Liu, 2015-09-24 When faced with those who act with impunity we seek the protection of law We rely upon the legal system for justice from international human rights law that establishes common standards of protection to international criminal law that spearheads efforts to end impunity for the most heinous atrocities While legal processes are perceived to combat impunity and despite the ready availability of the law accountability often remains elusive What if the law itself enables impunity Law's Impunity asks this question in the context of the modern Private Military Company PMC examining the relationship between law and the concepts of responsibility and impunity This book proposes that ordinary legal processes do not neutralise but rather legalise impunity This radical idea is applied to the abysmal record of human rights violations perpetrated by the modern PMC and the shocking absence of accountability This book demonstrates how the law organises rather than overcomes impunity by detailing how the modern PMC exploits ordinary legal processes to systematically exclude itself from legal responsibility Thus Law's Impunity offers an alternative to conventional thinking about the law providing an innovative approach to assess and refine the rigour of legal processes in the ongoing quest to end impunity The Logic of Responsibility Voids Hein Duijf, 2022-03-07 This book focuses on the problem of responsibility voids these are cases where responsibility for a morally undesirable outcome cannot be attributed to any of the involved agents Responsibility voids are thought to occur in collective decision making and in the context of artificial intelligent systems In these cases philosophers

worry that there is a shortfall of moral responsibility. In particular such voids are often assumed to justify a notion of collective responsibility that cannot be reduced to individual responsibility. One of the aims of the book is to study how collective responsibility and joint action relate to individual responsibility and individual actions. The book offers a unifying framework for modelling moral responsibility by drawing from modal logic and game theory. The book investigates the possibility and scope of the problem of responsibility voids. One of its characteristics is its pluralistic perspective on moral responsibility in contrast to giving a unique and all encompassing definition of it the book makes progress by spelling out and modelling several conceptions of moral responsibility. One of the appealing features of the book is that a relatively small range of models is used to investigate a variety of conceptions of moral responsibility. The unifying framework can thus be used to characterize the conditions under which responsibility voids are ruled out.

Use and Misuse of New Technologies Elena Carpanelli, Nicole Lazzerini, 2019-05-14 The ever increasing use of technology is challenging the current status of the law bringing about new problems and questions. The book addresses this trend from the perspective of International law and European Union law and is divided into three main thematic sections. The first section focuses on the legal implications of the use of technology either for law enforcement purposes or in the context of military activities and examines how this use adds a new dimension to perennial issues such as the uneasy balance between security concerns and the protection of individual rights and defining the exact scope of certain State obligations. In so doing it takes into account a range of current and potential scenarios at the international regional and domestic level including the use of killer robots databases drones and technology in general to patrol borders exchange information on criminal suspects maintain public order target suspected terrorists and conduct military activities. In turn the second section examines the role of institutional and non institutional actors in establishing substantive normative standards for the use of high tech applications. In this respect it focuses both on the role that European courts have played so far and on how other actors initiatives can contribute to the construction of a new legal framework for technology related activities. Lastly the third section has a two fold focus the first part investigates how the increasing reliance on technology is affecting traditional rules on international responsibility and is challenging in particular the attribution of wrongful conduct to States and international organizations. The second part addresses issues of jurisdiction and justiciability. Given the scope of its coverage this timely book addresses an important lacuna in the current legal scholarship exploring some of the most recent applications of technology and the legal issues arising as a result. Readers will gain novel insights into the challenges posed to International law and European law by the growing reliance on technology taking into account both its uses and misuses.

The Predicaments of Publicness Udo Pesch, 2005 As governmental goods and resources continue to undergo privatization many wonder just what is public about public administration. *The Predicaments of Publicness* traces the development of this dilemma in modern political and social thought and then applies those theoretical findings to some of the most relevant practical issues in current public

administration Some organizations Pesch asserts remain outside of the public private schism and The Predicaments of Publicness will provide readers both citizens and civil servants with essential guideposts for negotiating these new arenas

British Government and the Constitution Colin Turpin,Adam Tomkins,2007-06-28 The first five editions of this well established book were written by Colin Turpin This new edition has been prepared jointly by Colin Turpin and Adam Tomkins This edition sees a major restructuring of the material as well as a complete updating New developments such as the Constitutional Reform Act 2005 and recent case law concerning the sovereignty of Parliament the Human Rights Act counter terrorism and protests against the Iraq War among other matters are extracted and analysed While it includes extensive material and commentary on contemporary constitutional reform Turpin and Tomkins is a book that covers the historical traditions and the continuity of the British constitution as well as the current tide of change All the chapters contain detailed suggestions for further reading Designed principally for law students the book includes substantial extracts from parliamentary and other political sources as well as from legislation and case law As such it is essential reading also for politics and government students Much of the material has been reworked and with its fresh design the book provides a detailed yet accessible account of the British constitution at a fascinating moment in its ongoing development **The**

Palgrave Handbook of the European Administrative System M. Bauer,J. Trondal,2015-01-28 Drawing on research from the administrative sciences and using organizational institutional and decision making theories this volume examines the emerging bureaucratic framework of the EU and highlights that analyzing the patterns and dynamics of the EU s administrative capacities is essential to understand how it shapes European public policy **Making Open Government**

Work Richard Mulgan,2014-10-24 A systematic and engaging new text that analyses accountability and transparency in contemporary public services and examines how open government can be both a challenge and an aid to more effective public management This text is an ideal guide for both practical and conceptual understanding of the possibilities of open government *Responsibility and Freedom* Robert Gianni,2016-02-11 Responsible Research and Innovation appears as a paradoxical frame hard to conceptualize and difficult to apply If on the one hand research and innovation appear to follow logics blind to societal issues responsibility is still a blurred concept interpreted according to circumstances Different perspectives are implied in the RRI discourse rendering difficult also its application because each social dimension proposes a different path for its implementation This book will try to indicate how such conflictual understanding of RRI is caused by a reductive interpretation of ethics and consequently of responsibility The resulting framework will represent an ethical approach to RRI that could help in overcoming conflictual perspectives and construct a multi layer approach to research and innovation The Concept of Dilemma in Legal and Judicial Ethics Przemysław Kaczmarek,Krzysztof J. Kaleta,Paweł Łabieniec,Marcin Pieniążek,Paweł Skuczyński,Sebastian Sykuna,2018-10-12 Judges and lawyers have to shape their moral competences in order to maintain their professional ethics at a high standard if they want to effectively meet the challenges

that modern society will throw at them This requirement is due to the growing expectation that they will be socially and morally responsible for the law Thus the need to place ethics at the heart of legal education and to make ethical reflection pervasive in academic courses becomes more obvious every day Using the concept and examples of moral dilemmas is a way of facilitating this task The main purpose of this book is to analyse the concept of moral dilemma in context of judicial and legal ethics and to provide material for legal education The structure of this book is designed with this double aim in mind The theoretical part presents the concept of dilemmas on grounds of metaethics and the perspectives for its application in a professional legal context The former encompasses situations of conflict of duties or obligations in which the choice of one conduct necessarily prevents a different conduct and therefore leads to an unacceptable outcome Hence the situation of dilemma always involves an issue of moral responsibility and the problem of dirty hands How such situations are present in legal practice and how to deal with them is the main concern of this part The considerations are divided into three levels of reflection deontological axiological and moral responsibility The practical part of the book contains an overview of 150 dilemmas that can be useful in legal ethics or other legal courses The dilemmas are divided into chapters covering the following branches of law criminal law civil and commercial law family and custody law labour and social security law and constitutional law Every dilemma presents a description of the facts a reconstruction of dilemma its standard solution and some critical remarks from a meta ethical perspective The dilemmas cover situations regularly met in everyday practice as well as examples of more exceptional challenges in connection with constitutional crises that have occurred in Poland in recent years

Management Ethics Stewart R. Clegg, Carl Rhodes, 2012-11-12 Ethics has become big business but have businesses become ethical This is a central question for today's managers Managing ethics is critical in an era characterized by unprecedented corporate power and a myriad of competing ethical traditions Giving new insights into the understanding of ethics for today's organization practice and managerial behaviour this timely volume edited by well respected industry authorities provides an overview and critique of ethics as they relate to contemporary challenges and issues such as globalization sustainability consumerism neo liberalism corporate collapses leadership and corporate regulation This book an essential read for postgraduate students of business and ethics is organized around the core question What are the ethics of organizing in today's institutional environment and what does this mean for the practice of management and the organization of business In response to this the contributors examine ethics as it is deeply embedded in the everyday practice of management Interdisciplinary contributions from the fields of sociology philosophy management organization studies and public administration provide unique perspectives while case studies and real life examples illustrate the challenges and dilemmas faced in practice Each chapter has a brief overview and editor's introduction which skilfully summarizes key points and draws connections between the chapters

Theories of International Responsibility Law Samantha Besson, 2022-09-08 There is no issue more central to a legal order than responsibility and yet the dearth of contemporary

theorizing on international responsibility law is worrying for the state of international law The volume brings philosophers of the law of responsibility into dialogue with international responsibility law specialists Its tripartite structure corresponds to the three main theoretical challenges in the contemporary practice of international responsibility law the public and private nature of the international responsibility of public institutions its collective and individual dimensions and the place of fault therein In each part two international lawyers and two philosophers of responsibility law address the most pressing questions in the theory of international responsibility law The volume closes with a comparative world tour of the responsibility of public institutions in four different legal cultures and regions identifying stepping stones and stumbling blocks on the path towards a common law of international responsibility *Inside Immigration Law* Tobias G. Eule, 2016-05-23 Inside

Immigration Law analyses the practice of implementing immigration law examining the different political and organisational forces that influence the process Based on unparalleled academic access to the German migration management system this book provides new insights into the black box of regulating immigration revealing how the application of immigration law to individual cases can be chaotic improvised and sometimes arbitrary and either informed or distorted by the complex politically laden and changeable nature of both German and EU immigration laws Drawing on extensive empirical material including participant observation interviews and analyses of public as well as confidential documents in German immigration offices *Inside Immigration Law* unveils the complex practices of decision making and work organisation in a politically contested environment A comparative critical evaluation of the work of offices that examines the discretion and client interactions of bureaucrats the management of legal knowledge and symbolism and the relationships between immigration offices and external political forces this book will be of interest to sociologists legal scholars and political scientists working in the areas of migration integration and the study of work and organisations **Civil Servants and Politics** C. Neuhold, S. Vanhoonacker, Luc Verhey, 2013-03-25 This comparative study focuses on the changing relations between civil servants and politicians in the European Union in the last two decades As well as national case studies this book also looks into politico administrative relations in supranational institutions such as the European Commission and the European Parliament

Democratic Innovations Graham Smith, 2009-07-02 This book examines democratic innovations from around the world drawing lessons for the future development of both democratic theory and practice **International Encyclopedia of Political Science** Bertrand Badie, Dirk Berg-Schlosser, Leonardo Morlino, 2011-09-07 With entries from leading international scholars from around the world this eight volume encyclopedia offers the widest possible coverage of key areas both regionally and globally The *International Encyclopedia of Political Science* provides a definitive comprehensive picture of all aspects of political life recognizing the theoretical and cultural pluralism of our approaches and including findings from the far corners of the world The eight volumes cover every field of politics from political theory and methodology to political sociology comparative politics public policies and international relations Entries are arranged in alphabetical order and a list

of entries by subject area appears in the front of each volume for ease of use The encyclopedia contains a detailed index as well as extensive bibliographical references Filling the need for an exhaustive overview of the empirical findings and reflections on politics this reference resource is suited for undergraduate or graduate students who wish to be informed effectively and quickly on their field of study for scholars seeking information on relevant research findings in their area of specialization or in related fields and for lay readers who may lack a formal background in political science but have an interest in the field nonetheless The International Encyclopedia of Political Science provides an essential authoritative guide to the state of political science at the start of the 21st century and for decades to come making it an invaluable resource for a global readership including researchers students citizens and policy makers The encyclopedia was developed in partnership with the International Political Science Association Key Themes Case and Area Studies Comparative Politics Theory and Methods Democracy and Democratization Economics Epistemological Foundations Equality and Inequality Gender and Race Ethnicity International Relations Local Government Peace War and Conflict Resolution People and Organizations Political Economy Political Parties Political Sociology Public Policy and Administration Qualitative Methods Quantitative Methods Religion

International Handbook of Public Management Reform Shaun Goldfinch, Joe Wallis, 2009-01-01 This volume presents a compelling package for anyone interested in public sector reform It effectively combines a wide range of well researched reviews of national experiences with state of the art thematic chapters in key reform areas such as IT governance public sector leadership and accountability The result is a robust insightful and sometimes sobering series of accounts of the promises and pitfalls of efforts to reform the institutions and practices of public governance around the world A must read Paul t Hart Australian National University This major Handbook provides a state of the art study of the recent history and future development of international public management reform Through a careful cross country analysis spanning the last three decades this timely volume critically evaluates whether countries are converging towards a single public management model The book goes on to investigate unresolved issues surrounding leadership e government accountability and computer systems failure currently facing reformers Shaun Goldfinch and Joe Wallis have brought together a number of eminent scholars from across Europe Asia North America and Australasia to explore the role of economic ideas human resources and the state of public management reform in twelve countries Providing a broad global overview of public management and facilitating a greater understanding of the difficult issue of reform this book will find widespread appeal amongst academics and postgraduate students of public administration as well as practitioners in the field

Reclaiming the System Lisa Herzog, 2018 This book analyzes the relationship between individual agency and organizational structures from a normative perspective

Publics, Politics and Power Janet Newman, John Clarke, 2009-01-22 Very stimulating and intellectually exciting In fact I think it is one of the best books I have read for a long time Professor Carsten Greve International centre for Business and Politics at the Copenhagen Business School Publicness

appears to be in decline or retreat in the face of markets consumerism and individualism Yet questions of public participation public governance and the reform of public services are at the top of the political agenda in many countries *Publics Politics and Power* offers an innovative analysis of the changing fortunes of publicness The book Explores the emergence of new forms sites and practices of publicness and the implications for public services Examines the remaking of the public in the context of new formations of the nation where issues of migration diversity and faith challenge traditional forms of solidarity and citizenship Traces the emergence of hybrid organizational forms and new strategies for governing publics and public services Assesses some of the ways in which the public domain is being recast around notions of civil society community and populist participatory politics Chapters include vignettes illustrating the book's core concepts making this a useful teaching resource and valuable reading for students of public management public and social policy sociology and cultural studies and for those working in public services Janet Newman is a Professor of Social Policy at the Open University and Director of the Publics Research Programme within the Centre for Citizenship Identities and Governance John Clarke is a Professor of Social Policy at the Open University His research has centred on conflicts over the future of welfare states public services and citizenship in the UK and elsewhere

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