

The Pursuit of Certainty

DAVID HUME,
JEREMY BENTHAM,
JOHN STUART MILL,
BEATRICE WEBB



Shirley Robin Letwin

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Pursuit Of Certainty:

The Pursuit of Certainty. David Hume, Jeremy Bentham, John Stuart Mill, Beatrice Webb. [With Portraits.].

Shirley Robin Letwin,1965 **The Pursuit of Certainty** Shirley Robin Letwin,1965 **The Pursuit of Certainty** Shirley Robin Letwin,1993 **Towards New Ways of Terminology Description** Rita Temmerman,2000-01-01 This title questions the validity of traditional terminology theory The author s findings are that the traditional approach impedes a pragmatic and realistic description of a large number of categories of terms The pursuit of certainty David Hume,1965 *Reason Curve, Jury Competence, and the English Criminal Justice System* Bethel Erastus-Obilo,2009 Reason Curve Jury Competence and the English Criminal Justice System a cross jurisdictional and cross disciplinary book seeks to stimulate discussion and extend the debate in the area of criminal trials in light of the absence of an articulated explanation for a verdict The book traces the history and development of the jury from the Carolingian kings its advancement in the English Courts following papal intervention the impact of the Magna Carta to its general use current curtailment in England and Wales and re emergence in Continental Europe Central to the book s submission is the dictum that the jurors franchise to deliver a cryptic verdict is a matter between them and their conscience In light of human and civil rights movements the book advances arguments that a cryptic verdict may offend the principle of fair trials in criminal justice This is amplified by the presence of a developing and significant body of law that demands that decisions by public officers be accompanied by articulated pronouncements regarding the basis for their decision While the book does not contend with the sanctity of jury deliberations and recognizes the difficulties associated with reason articulation by lay assessors it argues that the jury continuum provides a fertile ground not only for articulating a verdict in light of human experiences but also for generating the reason curve which provides legitimacy for that verdict Furthermore the reason curve argues that it is entirely possible for the jury to articulate its reasons provided the Criminal Justice System makes provisions not just to expect an explained verdict from the jury but also provides it with the necessary facilities needed for compliance Exploring research and sources in the fields of law and psychology in Europe the USA and other jurisdictions around the world this book is written for an international audience as a catalyst for the student of legal jurisprudence who has interests in the concepts of reason accountability transparency and human rights in the criminal justice system It is also written for the cognitive and behavioral psychologist with an interest in lay decision making in criminal trials In the large legal jurisdictions of the USA and Canada the right to a jury trial is enshrined in state articles As such there is less tinkering with the institution In England and Wales where Parliament is supreme and the constitution is unwritten no such right exists Consequently the government enjoys tremendous leeway in tinkering with the right to jury trial Whether or not the institution can evolve to deliver a 21st Century approach is a matter for full debate research and the march of time The Place of the Explained Verdict in the English Criminal Justice System: Decision-making and Criminal Trials Bethel G. A. Erastus-Obilo,2008-10-30 Lay participation in the

criminal justice process in the form of a jury is a celebrated phenomenon throughout the common law jurisdictions While not claiming credit for its origin England as the latent cradle of the modern jury disseminated this mode Pursuit of Certainty Letwin,1965-01 **Christian Conversion** Walter E. Conn,2006-07-01 Walter Conn has provided us with something we have needed for a long time a scholarly study of Christian conversion that draws synthetically from present day psychology philosophy and theology and uses these insights to analyze actual Christian religious experience And in doing that Conn has produced what is probably the best treatment to date of foundational moral theology To follow Conn through the pages of this volume is to become acquainted with most of today s important reflection on human moral and personal development But one emerges with much more than relevant information about what is being said Conn s own view of conversion goes beyond the thinkers from whom he draws and provides a basic challenge to and enrichment of our understanding of faith and morality Bernard Cooke Holy Cross College Walter E Conn is Professor of Theology and Religious Studies at Villanova University He is also the editor of Horizons journal of the College Theology Society **Anxiety and Longing in Modern Times: A Philosophical Examination of Selected Films** Pasquale De Marco,2025-04-14 Delve into the depths of the human experience with Anxiety and Longing in Modern Times A Philosophical Examination of Selected Films a thought provoking exploration of existential themes through the lens of selected films This book offers a unique perspective on the human condition inviting readers to reflect on their own lives and the choices they make Through the careful analysis of films representing diverse genres and styles Anxiety and Longing in Modern Times A Philosophical Examination of Selected Films examines the choices struggles and aspirations of fictional characters providing insights into universal questions about love loss identity and the pursuit of happiness The book delves into the illusion of comfort the paradox of choice the nature of love the battle against time the meaning of life the human condition the quest for truth the beauty of imperfection the power of forgiveness and the promise of hope Each chapter explores a different aspect of the human experience offering a rich tapestry of perspectives on the challenges and opportunities we all face Anxiety and Longing in Modern Times A Philosophical Examination of Selected Films is not intended to provide definitive answers to the profound questions it raises Instead it aims to provoke thought stimulate discussion and encourage readers to embark on their own journey of self discovery Whether you are a film buff a philosophy enthusiast or simply someone seeking to understand the complexities of life Anxiety and Longing in Modern Times A Philosophical Examination of Selected Films offers a profound and rewarding journey into the human experience Through the power of cinema the book invites readers to explore the depths of their own humanity and find new ways to navigate the challenges and opportunities of modern life This book is a must read for anyone seeking to gain a deeper understanding of themselves their relationships with others and the world around them With its insightful analysis and thought provoking exploration of existential themes Anxiety and Longing in Modern Times A Philosophical Examination of Selected Films is a valuable resource for anyone seeking to live a more meaningful and fulfilling

life If you like this book write a review on google books **Social Work and Child Abuse** Dave Merrick,2006-09-08 While social work practice with child abuse is a well documented topic this revised edition of Social Work and Child Abuse actually challenges and changes the focus of existing literature Instead of concerning itself with the ways in which the task of preventing and detecting child abuse can be more effectively undertaken it presents a critical analysis of the task itself There has been much new guidance and regulation since the first edition of Social Work and Child Abuse was published in 1996 making this a timely new edition With a brand new introduction and conclusion this fully revised text discusses the implications of the Victoria Climbié Inquiry the Laming Report the Green Paper Every Child Matters and the 2004 Children Act the 1989 Children Act and the conflicting duties of the social worker to prevent and intervene in child abuse and also to promote the family the emergence of official discourses of prevention treatment and punishment the 1975 Children Act and the role of moral panic Concluding with a call for the full implementation of the UN Convention on the Rights of the Child to strengthen the child protection system by giving children and young people a much stronger voice this book is essential reading for all professionals in social and probation work and for students in social work social policy and criminology

The Haunting Specter Pasquale De Marco,2025-05-07 Prepare to embark on an extraordinary journey of self discovery and profound transformation with *The Haunting Specter* by Pasquale De Marco This thought provoking and introspective work invites you to question your assumptions transcend limiting beliefs and awaken to the limitless potential within you Within these pages Pasquale De Marco masterfully weaves together a tapestry of ideas drawing from philosophy psychology spirituality and the arts Through a series of interconnected chapters *The Haunting Specter* illuminates the hidden dimensions of reality empowering you to perceive the world with fresh eyes Confront the shadows of doubt unravel the mysteries of the past and embrace the liberating power of uncertainty Navigate the labyrinth of perception revealing the subjective nature of reality and expanding the horizons of your awareness Explore time as an enigmatic construct questioning its linearity and discovering the timeless essence of the present moment Celebrate the interconnectedness of all things recognizing that your thoughts actions and intentions have far reaching consequences Delve into the depths of consciousness peering into the mirror of your own mind to uncover the hidden depths of your being Examine the nature of awareness the search for meaning and the dance between illusion and truth *The Haunting Specter* is more than just a book it is a catalyst for personal growth and a testament to the boundless potential of the human spirit With each chapter you are invited to shed the shackles of convention embrace the unknown and forge a path of authenticity Prepare to be challenged inspired and empowered as you journey through the pages of *The Haunting Specter* Let this introspective guide illuminate your path to self discovery and unlock the extraordinary possibilities that lie within you If you like this book write a review on google books **The Future of Religion** Ralph H. Johnson,Paul Rennick,2020-05-15 Religion evokes strong emotions and raises hard questions This volume addresses many of the contentious elements that religion provokes and challenges some of

the easy answers contemporary society has produced The frequent and often facile dictum about the separation of church and state when examined closely may prove to contribute to the erosion of some of our most cherished human values rather than to their preservation The science versus religion dichotomy is dogma for many yet the empiricism that is the hallmark of scientific method and knowledge can be singularly absent from positions that claim to be science The current spate of attacks against God and religion that are now commonplace when critically scrutinized often fail to provide compelling arguments or even to be as objective as their authors claim These and other explorations are the focus of this book From the Forward in which Charles Kimball challenges the West to re evaluate its perspective and understanding of the East particularly Islam to the Afterword in which theologian Gregory Baum chronicles the extraordinary reversal of sociology's estimation of religion the invitation from this volume to all of us is to review our pieties and presuppositions as we reflect on the future of religion

Tort Law: Challenging Orthodoxy Stephen G.A. Pitel, Jason W. Neyers, Erika Chamberlain, 2014-07-18 In this book leading scholars from the United Kingdom the United States and Australia challenge established common law rules and suggest new approaches to both old and emerging problems in tort law Some of the chapters consider broad issues such as the importance of flexibility over certainty in tort law connections between tort law and human flourishing and the indirect effects of changes in tort law Other chapters engage more specific topics including the role of vindication in tort law the relationship between criminal law and tort law the use of epidemiological evidence in analysing causation accessory liability in tort law the role of malice in intentional torts and the role of statutes in tort law They propose new approaches to contributory negligence emotional distress loss of a chance damages for nuisance the tort of conspiracy and vicarious liability The chapters in this book were originally presented at the Sixth Biennial Conference on the Law of Obligations at Western University in London Ontario in July 2012 They will be highly useful to lawyers judges and scholars across the common law world

Life-Practice Educology Lan Ye, 2020-03-23 In *Life Practice Educology A Contemporary Chinese Theory of Education* Ye Lan presents the theory of a contemporary Chinese school of Educology It consists of two main parts The first part proposes a fully formulated view on Life Practice School of Educology and expounds on current thinking in China that denies the independence of educology as a discipline The second part explains both inherited and new understandings of the Life Practice School of Educology covering Chinese traditional culture and the current debate It further refines the Chinese understanding of Education jiaoyu as teaching the knowledge of nature and society and cultivating a self consciousness towards life

Principles of Philosophy Ivo De Gennaro, 2021-04-07 This book offers a phenomenologically informed reading of some fundamental positions of the philosophical tradition Its objective is not that of giving an exhaustive account of the thinking of any single philosopher much less of the trajectory of philosophy as a whole rather the aim is to retrace a few key moments in the course of philosophical enquiry from its outset to its accomplishment in Nietzsche's metaphysics with a focus on the main motive of that enquiry the always new attempt to establish a sufficient knowledge of the ultimate

principle on which to build a human ethos Does God Exist? Nicky Huys, 2023-08-02 In *Does God Exist* journey through the depths of theology philosophy and science as you embark on a captivating exploration of one of humanity's most profound and timeless questions Unravel the multifaceted layers of religious beliefs and atheistic perspectives while pondering the very nature of God This thought provoking book delves into the heart of humanity's quest for answers delving into arguments for and against the existence of God Dive into the ontological cosmological teleological and moral arguments presented with clarity and depth dissecting both classic and contemporary viewpoints Engage with religious experiences and testimonies that have shaped beliefs across cultures and eras Confront the perplexing problem of evil and the search for meaning in a world filled with suffering Drawing from philosophy science and the rich tapestry of human history this book offers insights into the relationships between faith reason and morality It explores the interface of science and theology where the natural world and religious beliefs converge or diverge Whether you're a believer seeking to deepen your understanding or a skeptic curious about the foundations of religious belief *Does God Exist* encourages open dialogue and intellectual curiosity Embrace the challenge of reconciling faith and doubt exploring the boundaries of human comprehension and the profound implications of grappling with the mysteries that lie beyond Get ready for a journey that enriches your perspectives challenges your assumptions and fosters a more profound appreciation for the complex tapestry of existence *Abuse of EU Law and Regulation of the Internal Market* Alexandre Saydé, 2014-12-01 How can the concept of abuse of European Union law which can be defined as undesirable choice of law artificially made by a private citizen generate so much disagreement among equally intelligent individuals Seeking to transcend the classical debate between its supporters and adversaries the present study submits that the concept of abuse of EU law is located on three major fault lines of EU law which accounts for the well established controversies in the field The first fault line which is common to all legal orders opposes legal congruence the tendency to yield equitable legal outcomes to legal certainty the tendency to yield predictable legal outcomes Partisans of legal congruence tend to advocate the prohibition of abuses of law whereas partisans of legal certainty tend to oppose it The second fault line is specific to EU law and divides two conceptions of the regulation of the internal market If economic integration is conceived as the promotion of cross border competition among private businesses the paradigm of regulatory neutrality choices of law must be proscribed as abusive for they distort business competition But if economic integration is intended to promote competition among Member States the paradigm of regulatory competition choices of law by EU citizens represent a desirable process of arbitrage among national laws The third and final fault line corresponds to the tension between two orientations of the economic constitution of the European Union namely the fear of private power and the fear of public power Those who fear private power most tend to endorse the prohibition of abuses of law whereas those who fear public power most tend to reject it Seen in this way the concept of abuse of EU law offers a forum in which fundamental questions about the nature and function of EU law can be confronted and examined in a new light In May 2013 the thesis

that this book was based on won the First Edition of the European Law Faculties Association Award for Outstanding Doctoral Thesis The Ethics of Vulnerability Erinn Gilson, 2013-12-17 As concerns about violence war terrorism sexuality and embodiment have garnered attention in philosophy the concept of vulnerability has become a shared reference point in these discussions As a fundamental part of the human condition vulnerability has significant ethical import how one responds to vulnerability matters whom one conceives as vulnerable and which criteria are used to make such demarcations matters how one deals with one's own vulnerability matters and how one understands the meaning of vulnerability matters Yet the meaning of vulnerability is commonly taken for granted and it is assumed that vulnerability is almost exclusively negative equated with weakness dependency powerlessness deficiency and passivity This reductively negative view leads to problematic implications imperiling ethical responsiveness to vulnerability and so prevents the concept from possessing the normative value many theorists wish it to have When vulnerability is regarded as weakness and concomitantly invulnerability is prized attentiveness to one's own vulnerability and ethical response to vulnerable others remain out of reach goals Thus this book critiques the ideal of invulnerability analyzes the problems that arise from a negative view of vulnerability and articulates in its stead a non dualistic concept of vulnerability that can remedy these problems **Privatization, Vulnerability, and Social Responsibility** Martha Albertson Fineman, Titti Mattsson, Ulrika Andersson, 2016-11-25 Taking a cross cultural perspective this book explores how privatization and globalization impact contemporary feminist and social justice approaches to public responsibility Feminist legal theorists have long problematized divisions between the private and the political an issue with growing importance in a time when the welfare state is under threat in many parts of the world and private markets and corporations transcend national boundaries Because vulnerability analysis emphasizes our interdependency within social institutions and the need for public responsibility for our shared vulnerability it can highlight how neoliberal policies commodify human necessities channeling unprofitable social relationships such as caretaking away from public responsibility and into the individual private family This book uses comparative analyses to examine how these dynamics manifest across different legal cultures By highlighting similarities and differences in legal responses to vulnerability this book provides important insights and arguments against the privatization of social need and for a more responsive state

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