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Natural Law and the Nature of Law Jonathan Crowe, 2019-04-25 Presents a systematic contemporary defence of the natural law outlook in ethics politics and jurisprudence

Aquinas's Theory of Natural Law Anthony J. Lisska, 1996 This new critique of Aquinas's theory of natural law discusses the background of the theory in Aristotle and advances new interpretations of contemporary legal issues which hark back to Aquinas

God and Man in the Law Robert Lowry Clinton, 1997 In a wide ranging study based on legal history political theory and philosophical ideas going all the way back to Plato and Roman law Robert Clinton challenges current faith in an activist judiciary Claiming that a human centered Constitution leads to government by reductive moral theory and illegitimate judicial review he advocates a return to traditional jurisprudence and a God centered Constitution grounded in English common law and its precedents

The Philosophy of Positive Law James Bernard Murphy, 2008-10-01 In this first book length study of positive law James Bernard Murphy rewrites central chapters in the history of jurisprudence by uncovering a fundamental continuity among four great legal philosophers Plato Thomas Aquinas Thomas Hobbes and John Austin In their theories of positive law Murphy argues these thinkers represent successive chapters in a single fascinating story That story revolves around a fundamental ambiguity is law positive because it is deliberately imposed as opposed to customary law or because it lacks moral necessity as opposed to natural law These two senses of positive law are not coextensive yet the discourse of positive law oscillates unstably between them What then is the relation between being deliberately imposed and lacking moral necessity Murphy demonstrates how the discourse of positive law incorporates both normative and descriptive dimensions of law and he discusses the relation of positive law not only to jurisprudence but also to the philosophy of language ethics theories of social order and biblical law

The Oxford Handbook of Medieval Philosophy John Marenbon, 2015 This Handbook shows the links between medieval and contemporary philosophy Topic based essays on all areas of philosophy explore this relationship and introduce the main themes of medieval philosophy They are preceded by the fullest chronological survey now available of the different traditions Latin and Greek Islamic and Jewish

The Cambridge Companion to Natural Law Jurisprudence George Duke, Robert P. George, 2017-06-16 This volume brings together leading experts on natural law theory to provide perspectives on the nature and foundations of law

International Encyclopedia of Public Policy and Administration Volume 3 Jay Shafritz, 2019-03-01 This is the third volume of a four volume encyclopaedia which combines public administration and policy and contains approximately 900 articles by over 300 specialists This Volume covers entries from L to Q It covers all of the core concepts terms and processes of applied behavioural science budgeting comparative public administration develop

Natural Law and Modern Society Sean Coyle, 2023-07-12 Modern society is riven by social divisions between conservatives and progressives liberals and socialists the mainstream and the rise of far right political groups etc Instead of truth there are post truth and alternative facts In the wake of problems caused by untruthful politicians

and world leaders by Brexit and Covid the need to repair or rebuild our communities has become paramount but what kind of community should we build and on what foundations This book suggests that natural law is such a foundation Natural Law and Modern Society presents a new theory of natural law grounded in the thought of Saint Thomas Aquinas aimed at answering questions relevant to the world of today from the nature of morality and ethics to the theory of law obligation and political authority from the domestic realm to international community It seeks to elicit from the natural law tradition timeless truths concerning the human condition in particular the social and political dimensions to human existence This mode of existence it argues is not a problem to be resolved through some permutation of political institutions but a predicament to be managed At the heart of the book is the identification of a core morality a set of moral requirements that are foundational to every society at all places and times as distinct from those standards that are particular to this or that society at some time

Towards a Poetics of Literary Biography Michael Benton, 2015-09-01 Drawing upon a wide range of biographies of literary subjects from Shakespeare and Wordsworth to William Golding and V S Naipaul this book develops a poetics of literary biography based on the triangular relationships of lives works and times and how narrative operates in holding them together Biography is seen as a hybrid genre in which historical and fictional elements are imaginatively combined It considers the roles of story telling factual data in the art of life writing and the literariness of its language It includes a case study of the biography of Ellen Terry discussion of the controversial relationship between a subject's life and works biographical criticism and through the issue of gender the social and cultural changes biographies reflect It frames a poetics on the basis of its strategy and tactics and demonstrates how the literal truth of verifiable data and the poetic truth of what is narrated are interdependent

Human Right Concept Lucky Akaruese, 2012-02-23 Human right concept including its assumed particulars was until the immediate post World War II era referred to as natural right and same derived from natural law a concept in philosophy discourse It has in today's world of politics and positive law among others assumed the status of universal core value presumed to bind together all human persons Despite the unanimity of opinions in terms of the assumed characteristics of the particulars of the universal human right divergences bedevil views on the assumed particulars of human right Such divergences largely emanate from weak knowledge of the historical evolution including the epistemological and logical foundation of natural human right This book gives an insightful overview of the historical foundation and the epistemology of natural human right including its being a logical derivative efflux from the humanness of every person which equally remain inherent in all persons It concludes with the view that all assumed human rights enunciated in the different global declarations and conventions constitute category mistake by virtue of their phenomenal and social characteristics

Jewish Biomedical Law Daniel B. Sinclair, 2003 This text deals with the controversial issues of abortion assisted reproduction genetics the obligation to heal patient autonomy treatment of the terminally ill the definition of death organ donations and the allocation of scarce medical resources in Jewish law

Development and Causality Gerald

Young,2011-06-24 This book sets forth a new model of development from a causal perspective As this is an area vital to several disciplines It has been written at multiple levels and for multiple audiences It is based on the work of Piaget and Neo Piagetians but also covers other major models in development It has elements that make it attractive as a teaching text but it is especially research focused It has clinical applications It presents many new ideas and models consistent with the existing literature which is reviewed extensively Students researchers and practitioners should find it useful The models presented in the present work build on models introduced in prior publications e g Young 1990a 1990b 1997 *The American Courts*

Jeffrey Jenkins,2011-04-21 Courtrooms are often lively places and what occurs in them has a profound impact on the functioning of our democracy The American Courts A Procedural Approach offers readers a thorough understanding of the United States court system by exploring the procedural aspects of the law The rules of both criminal and civil procedure how they are applied and their influence on decision making in the courts are thoroughly examined This text is ideal for undergraduate and introductory graduate criminal justice legal studies and government programs **Current Legal Problems**

1998 M. D. A. Freeman,2000 This book is the fifty first volume of Current Legal Problems and contains the now customary selection of high quality essays by a group of outstanding scholars This volume gathers together a particularly valuable and broad ranging set of contributions which makes for a stimulating study of legal theory at the end of the millennium *Commentaries on the Laws of England* William Blackstone,1841 **Commentaries on the Laws of England in Four Books**

William Blackstone,2025-08-05 Reprint of the original first published in 1841 The Antigonos publishing house specialises in the publication of reprints of historical books We make sure that these works are made available to the public in good condition in order to preserve their cultural heritage **Law, Hermeneutics and Rhetoric**

Francis J. Mootz Iii,2016-04-22 Mootz offers an antidote to the fragmentation of contemporary legal theory with a collection of essays arguing that legal practice is a hermeneutical and rhetorical event that can best be understood and theorized in those terms This is not a modern insight that wipes away centuries of dogmatic confusion rather Mootz draws on insights as old as the Western tradition itself However the essays are not antiquarian or merely descriptive because hermeneutical and rhetorical philosophy have undergone important changes over the millennia To return to hermeneutics and rhetoric as touchstones for law is to embrace dynamic traditions that provide the resources for theorists who seek to foster persuasion and understanding as an antidote to the emerging global order and the trend toward bureaucratization in accordance with expert administration violent suppression or both *Islands in Geography, Law, and Literature* Chiara Battisti,Sidia Fiorato,Matteo Nicolini,Thomas Perrin,2022-04-04 This collection explores the heterogeneous places we have traditionally been taught to term islands It stages a conversation on the very idea of island ness thus contributing to a new field of research at the crossroads of law geography literature urban planning politics arts and cultural studies The contributions to this volume discuss the notion of island ness as a device triggering the imagination triggering narratives and representations

in different creative fields they explore the interactions between legal socio political and fictional approaches to remoteness and the state of insularity policy responses to both remoteness and boundaries on different scales and the insular legal framing of geographical remoteness The product of a cross disciplinary exchange on islands this edited volume will be of great interest to those working in the fields of Island Studies as well as literary studies scholars geographers and legal scholars

Law and Society Matthew Lippman, 2017-09-13 This is a well rounded book that seems more interesting to students than other books I have used It provides information on some cutting edge themes in law and society while staying well grounded in the theories used by law and society practitioners Lydia Brashear Tiede Associate Professor University of Houston Law and Society Second Edition offers a contemporary concise overview of the structure and function of legal institutions along with a lively discussion of both criminal and civil law and their impact on society Unlike other books on law and society Matthew Lippman takes an interdisciplinary approach that highlights the relevance of the law throughout our society Distinctive coverage of diversity inequality civil liberties and globalism is intertwined through an organized theme in a strong narrative The highly anticipated Second Edition of this practical and invigorating text introduces students to both the influence of law on society and the influence of society on the law Discussions of the pressing issues facing today's society include key topics such as the law and inequality international human rights privacy and surveillance and law and social control Log in at study.sagepub.com/lippmanls2e for additional teaching and learning tools

The Functions of Law Kenneth M. Ehrenberg, 2016 This book seeks to contribute to a legal positivist picture of law by defending two metaphysical claims about law and investigating their methodological implications One claim is that the law is a kind of artifact a thoroughgoing human creation for performing certain tasks or accomplishing certain goals That is artifacts are generally understood in terms of their functions When discussing artifacts the notion of function need not be as mysterious or problematic as might be the case with biological functions The other claim is that the law is an institution a specific kind of artifact that creates artificial roles which allow for the establishment and manipulation of rights and duties among those subject to the institution The methodological implication of this picture of law is that it is best understood in terms of the social functions that it performs and that the job of the legal philosopher is to investigate those functions This position is advanced against non positivist theories of law that nonetheless rely upon notions of law's function and is also advanced against positivist pictures that tend to de-emphasize or overlook the central role that function must play to understand the nature of law One key implication of this picture is that it can help explain how law might give people reasons to act beyond its use of force to do

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