

MAX SCHELER  
THE CONSTITUTION OF  
THE HUMAN BEING

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# The Constitution Of The Human Being

**William C. Chittick**



## **The Constitution Of The Human Being:**

*The Constitution in the Courts* Michael J. Perry, 1996 This work covering the constitution of the courts in the US should be suitable for legal and political science scholars especially those interested in constitutional adjudication **An Essay on Human Being and Existence** Karl Verstrynge, 2022-04-04 Anyone who ponders on existence touches upon the whole of life But how to ponder on that which has befallen us even before we have uttered a first word And how do we get a grip on that which must elude us in spite of all our protest or regret The trilogy What Obligates Us raises the question about the ethical foundation of the human condition This first part discusses the exceptional nature of human beings In their broken relationship to themselves and their surroundings humans learn of an indebtedness From this simple truth they cannot hide without alienating themselves from their own being **Animals and the Constitution** John Olusegun Adenitire, Raffael Fasel, 2025-03-23 Constitutionalism the idea that constitutions should limit and direct government power has emerged as the global standard for the exercise of public authority Its appeal lies in the simple idea that constitutions should secure governance in the interests of the governed Yet its popularity has obscured a significant problem constitutions are centred on the interests of rational human beings neglecting those who lack such capacities most notably non human animals Animals and the Constitution breaks new ground by challenging the human centredness of current constitutional theory and practices It pioneers a more capacious account of constitutionalism sentient based constitutionalism which is grounded in respect for the interests of all governed sentient beings The book demonstrates how this account can be implemented in modern constitutions by rethinking four key principles of constitutionalism fundamental rights proportionality rule of law and democracy To illustrate how these principles can be reimaged to protect the interests of both humans and animals the book draws on and examines numerous real world examples ranging from judicial recognitions of wild animal rights in Ecuador to direct democratic votes on primate rights in Switzerland to entire proposed bills of rights for animals in Finland A unique combination of constitutional theory animal ethics and comparative constitutional law this book offers a practical blueprint for constitutions to address the moral and legal status of sentient beings [The Right to Life in European Constitutional and International Case-law](#) Bertrand Mathieu, Council of Europe, 2006-01-01 The right to life is the prime individual right in treaty and constitution systems of fundamental rights The whole approach to protecting this right has changed considerably with scientific and medical advances Whereas traditionally the concern was to protect life from all threats today there is the additional very prominent issue of human scientific and medical intervention in the life giving process in such forms as abortion medically assisted procreation embryo research cloning and euthanasia This comparative analysis of the case law of Europes constitutional courts and the Council of Europes European Court of Human Rights examines the nature and scope of the right to life in order to determine whether there is a common legal approach to the question in Europe [Library of Congress Subject Headings](#) Library of Congress, 2007 *Library of Congress Subject Headings* Library of Congress.

Cataloging Policy and Support Office,2009      **Constitutional Amendments Relating to Abortion** United States. Congress. Senate. Committee on the Judiciary. Subcommittee on the Constitution,1983      Slavery, Abortion, and the Politics of Constitutional Meaning Justin Buckley Dyer,2013-06-28 For the past forty years prominent pro life activists judges and politicians have invoked the history and legacy of American slavery to elucidate aspects of contemporary abortion politics As is often the case many of these popular analogies have been imprecise underdeveloped and historically simplistic In Slavery Abortion and the Politics of Constitutional Meaning Justin Buckley Dyer provides the first book length scholarly treatment of the parallels between slavery and abortion in American constitutional development In this fascinating and wide ranging study Dyer demonstrates that slavery and abortion really are historically philosophically and legally intertwined in America The nexus however is subtler and more nuanced than is often suggested and the parallels involve deep principles of constitutionalism      Phenomenology and the Transcendental Sara Heinämaa,Mirja Hartimo,Timo Miettinen,2014-04-03 The aim of this volume is to offer an updated account of the transcendental character of phenomenology The main question concerns the sense and relevance of transcendental philosophy today What can such philosophy contribute to contemporary inquiries and debates after the many reasoned attacks against its idealistic aprioristic absolutist and universalistic tendencies voiced most vigorously by late 20th century postmodern thinkers as well as attacks against its apparently circular arguments and suspicious metaphysics launched by many analytic philosophers Contributors also aim to clarify the relations of transcendental phenomenology to other post Kantian philosophies most importantly to pragmatism and Wittgenstein s philosophical investigations Finally the volume offers a set of reflections on the meaning of post transcendental phenomenology      Proposed Constitutional Amendments on Abortion United States. Congress. House. Committee on the Judiciary. Subcommittee on Civil and Constitutional Rights,1976      **The South African Medical Record** ,1926

**Christianity in the Evolution of Modern Mankind** Rudolf Steiner,1944      **The Self-Disclosure of God** William C. Chittick,2015-03-26 The Self Disclosure of God offers the most detailed presentation to date in any Western language of the basic teachings of Islam s greatest mystical philosopher and theologian It represents a major step forward in making available to the Western reading public the enormous riches of Islamic teachings in the fields of cosmology mystical philosophy theology and spirituality The Self Disclosure of God continues the author s investigations of the world view of Ibn al Arab the greatest theoretician of Sufism and the seal of the Muhammadan saints The book is divided into three parts dealing with the relation between God and the cosmos the structure of the cosmos and the nature of the human soul A long introduction orients the reader and discusses a few of the difficulties faced by Ibn al Arab s interpreters Like Chittick s earlier work The Sufi Path of Knowledge this book is based primarily on Ibn al Arab s monumental work al Fut t al Makk yah The Meccan Openings More than one hundred complete chapters and subsections are translated not to mention shorter passages that help put the longer discussions in context There are detailed indices of sources Koranic verses and hadiths The

book's index of technical terminology will be an indispensable reference for all those wishing to delve more deeply into the use of language in Islamic thought in general and Sufism in particular

**The Constitutional Law of Bangladesh** M Rafiqul Islam, Muhammad Ekramul Haque, 2023-07-25 This book provides a supportive lending hand to researchers of constitutional law worldwide about the constitutional law of Bangladesh Moreover this book discusses the evolution and development of the constitutional law of Bangladesh over 50 years from its embryonic stage with reference to comparative constitutional law This book is a very useful resource for the comparative constitutional researchers as readers will be able to easily interpret the constitutional law of Bangladesh from national regional and global constitutional law perspectives This book celebrates the fiftieth anniversary of the Constitution the first of its kind to portray the journey of constitutionalism in Bangladesh comprehensively with intellectual observations and palatable recommendations for improvement This book looks back to the constituent assembly debates intention of the constitution makers and how have those dreams and aspirations have come into realities what goals have been achieved what caused some failures and what should be its future directions At such a momentous point in history it is imperative that its native and foreign constitutional authoritative voices scholarly assess the constitutional design understand the reasons for its successes and occasional failures and ventilate their views towards its progressive development to elevate it to a new height in the 21st century and beyond The book chapters discuss not only the text of the constitution and some judicial precedents rather involve in a much larger task of unveiling the interpretative approach of the Constitution from a comparative constitutional law perspective This book shall project the future roadmap for the journey of constitutionalism in Bangladesh throughout all chapters offering policy recommendations for the revision of the Constitution

**The Concept of Human Dignity in Human Rights Discourse** David

Kretzmer, Eckart Klein, 2021-08-04 The notion of human dignity plays a central role in human rights discourse According to the Universal Declaration of Human Rights recognition of the inherent dignity and inalienable rights of all members of the human family is the foundation of freedom justice and peace in the world The international Covenants on Economic Social and Cultural Rights and on Civil and Political Rights state that all human rights derive from inherent dignity of the human person Some modern constitutions include human dignity as a fundamental non derogable right others mention it as a right to be protected alongside other rights It is not only lawyers concerned with human rights who have to contend with the concept of human dignity The concept has been discussed by inter alia theologians philosophers and anthropologists In this book leading scholars in constitutional and international law human rights theology philosophy history and classics from various countries discuss the concept of human dignity from differing perspectives These perspectives help to elucidate the meaning of the concept in human rights discourse

*The Problem of the Idea of Culture in John Paul II* John

Corrigan, 2019-11-13 In *The Problem of the Idea of Culture in John Paul II* Exposing the Disruptive Agency of the Philosophy of Karol Wojtyla John Corrigan provides a new lens with which to view and understand the philosophy of Karol Wojtyla John

Paul II He exposes Wojtyla as a major player in contemporary philosophical debates The work reformulates the problem of experience in light of the questions surrounding our idea of culture Corrigan argues that for Wojtyla the drama of the problem of experience manifests in the apparently divergent accounts of the meaning of human experience as presented by the philosophies of being and of consciousness Solving this conundrum results in an idea of the person capable of explaining human experience in relation to human culture unfolding the experiences of self knowledge conscience and the ontic causal relationship of the person to human culture The first part of the book concerns formal considerations regarding the constitutive aspects of Wojtyla s approach while the second part deals with pragmatic considerations drawn from his comments on culture      Selections from Avesta and Old Persian Irach Jehangir Sorabji Taraporewala,1922      **Debates of**

**Corruption and Integrity** P. Hardi,P. Heywood,D. Torsello,2015-04-07 Two aspects link together the notions of corruption and integrity from an epistemological perspective the complexity of defining the two notions and their richness in forms This volume brings together the perspectives of six disciplines business political science law philosophy anthropology and behavioural science to the debate on integrity and corruption The main goal is to promote a fruitful interdisciplinary dialogue on complex themes such as integrity and corruption in business and politics The book investigates possible ways in which corruption and integrity apply to everyday practices ideas and ideologies and avoids the stigmatizations and oversimplifications that often plague these fields of research      **Personhood Beyond Humanism** Tomasz

Pietrzykowski,2018-05-31 This book explores the legal conception of personhood in the context of contemporary challenges such as the status of non human animals human animal biological mixtures cyborgisation of the human body or developing technologies based on artificial autonomic agents It reveals the humanistic assumptions underlying the legal approach to personhood and examines the extent to which they are undermined by current and imminent scientific and technological advances Further the book outlines an original conception of non personal subjecthood so as to provide adequate normative solutions for the problematic status of sentient animals and other kinds of entities Arguably non personal subjects of law should be regarded as holding one right and only one right the right to be taken into account      **The Constitution of**

**South Africa** Heinz Klug,2010-07-15 South Africa s 1996 Final Constitution is widely recognised as the crowning achievement of the country s dramatic transition to democracy This transition began with the unbanning of the liberation movements and release of Nelson Mandela from prison in February 1990 This book presents the South African Constitution in its historical and social context providing students and teachers of constitutional law and politics an invaluable resource through which to understand the emergence development and continuing application of the supreme law of South Africa The chapters present a detailed analysis of the different provisions of the Constitution providing a clear accessible and informed view of the constitution s structure and role in the new South Africa The main themes include a description of the historical context and emergence of the constitution through the democratic transition the implementation of the constitution and its

role in building a new democratic society the interaction of the constitution with the existing law and legal institutions including the common law indigenous law and traditional authorities as well as a focus on the strains placed on the new constitutional order by both the historical legacies of apartheid and new problems facing South Africa Specific chapters address the historical context the legal political and philosophical sources of the constitution its principles and structure the bill of rights parliament and executive as well as the constitution s provisions for cooperative government and regionalism The final chapter discusses the challenges facing the Constitution and its aspirations in a democratic South Africa The book is written in an accessible style with an emphasis on clarity and concision It includes a list of references for further reading at the end of each chapter

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