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Enrique Villanueva

**Law:
Metaphysics, Meaning,
and Objectivity**

Social, Political, & Legal Philosophy, Volume 2

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A red circular graphic with a gradient, appearing as a semi-circle or a partial circle, located to the right of the Boston University School of Law text.

Social Political And Legal Philosophy:

Philosophical Issues, Social, Political, and Legal Philosophy Ernest Sosa, Enrique Villanueva, 2003-02-28 This volume represents the main papers delivered by both prominent and rising philosophers at the 1999 SOFIA conference in Mazatlan Mexico The volume contains twenty substantial papers spanning important issues of current interest including sexuality and consent rights and scarcity democracy and individualism and the nature of law and the value of punishment *Legal and Political Philosophy* Sociedad Filosófica Ibero Americana. Conference, 2002 This the first volume in the series Social political and legal philosophy It contains six original essays by leading political philosophers and philosophers of law Waldron Coleman Postema Shapiro Sayre McCord and Kraus along with critical papers on those essays and replies This is cutting edge work that elicits sharp responses already as it is published with the debate joined as the authors reply *Social, Political and Legal Philosophy*, 1937 **Social, Political & Legal Philosophy** Enrique Villanueva, **Rawls Explained** Paul Voice, 2011-03-11 This book introduces the reader to the political theories of the American philosopher John Rawls Rawls was arguably the most important political philosopher of the twentieth century Barely a word of political philosophy is written today that is not indebted in some way either directly or indirectly to the philosophical paradigm that Rawls bequeathed On his death at aged 81 in 2002 his obituaries written by some of the leading figures in Western philosophy placed him alongside John Locke and Immanuel Kant in the canon of Western political philosophers His colleague the philosopher Hilary Putnam said His work is not going to be forgotten for decades I think for centuries Rawls Explained sets out Rawls s complex arguments in a way that makes them accessible to first time readers of his hugely influential work This book is both clear in its exposition of Rawls s ideas and is true to the complex purposes of his arguments It also attends to the variety of objections that have been made to Rawls s arguments since it is these objections that have shaped the progression of his work Therefore the aim of the book is to explain the basic ideas of Rawls s theory of justice in an engaging but comprehensive fashion and to guide the reader carefully through his arguments The book is divided into three parts corresponding to the three books that form the core of Rawls s theory A Theory of Justice 1971 Political Liberalism 1993 and The Law of Peoples 1999 This volume sets out Rawls s ideas in the form of a critical exposition that elaborates the central themes and philosophical background of his arguments Each section of the book ends with a survey of some of the main criticisms of the arguments coupled with Rawls s strongest counterarguments **Studies in Social, Political, and Legal Philosophy**, 1996 **The Modern Legal Philosophy Series...**, 1912 [Political Realism And International Morality](#) Kenneth Kipnis, Diana T Meyers, 2019-06-26 It is always appropriate to ask whether an expedient foreign policy is morally justifiable just as it is always appropriate to ask whether a morally defensible policy is consistent with the national interest The ongoing dialogue between morality and realpolitik gives much of foreign policy debate its characteristic bite In this collection of essays a distinguished group of philosophers political theorists and lawyers including Russell Hardin and

Marshall Cohen explore these contrasting themes In essays that are at once insightful and accessible noted political thinkers examine the tension of the conflicting demands of morality and national self interest in the context of the foundations of international order the possession and use of nuclear weapons recourse to war and the prospects for peace A final postscript addresses the question of the responsibility of intellectuals in the national foreign policy debate This book will appeal to scholars and students in any discipline dealing with international affairs as well as to lay readers who wish to explore the implications of taking morality and reason seriously in foreign policy *The Oxford Handbook of Legal History* Markus D. Dubber, Christopher Tomlins, 2018-07-26

Some of the most exciting and innovative legal scholarship has been driven by historical curiosity Legal history today comes in a fascinating array of shapes and sizes from microhistory to global intellectual history Legal history has expanded beyond traditional parochial boundaries to become increasingly international and comparative in scope and orientation Drawing on scholarship from around the world and representing a variety of methodological approaches areas of expertise and research agendas this timely compendium takes stock of legal history and methodology and reflects on the various modes of the historical analysis of law past present and future Part I explores the relationship between legal history and other disciplinary perspectives including economic philosophical comparative literary and rhetorical analysis of law Part II considers various approaches to legal history including legal history as doctrinal intellectual or social history Part III focuses on the interrelation between legal history and jurisprudence by investigating the role and conception of historical inquiry in various models schools and movements of legal thought Part IV traces the place and pursuit of historical analysis in various legal systems and traditions across time cultures and space Finally Part V narrows the Handbooks focus to explore several examples of legal history in action including its use in various legal doctrinal contexts **Studies in History, Economics, and Public Law**, 1911 *Dangerous Sex, Invisible Labor* Prabha

Kotiswaran, 2011-07-05 Popular representations of third world sex workers as sex slaves and vectors of HIV have spawned abolitionist legal reforms that are harmful and ineffective and public health initiatives that provide only marginal protection of sex workers rights In this book Prabha Kotiswaran asks how we might understand sex workers demands that they be treated as workers She contemplates questions of redistribution through law within the sex industry by examining the political economies and legal ethnographies of two archetypical urban sex markets in India Kotiswaran conducted in depth fieldwork among sex workers in Sonagachi Kolkata s largest red light area and Tirupati a temple town in southern India Providing new insights into the lives of these women many of whom are demanding the respect and legal protection that other workers get Kotiswaran builds a persuasive theoretical case for recognizing these women s sexual labor Moving beyond standard feminist discourse on prostitution she draws on a critical genealogy of materialist feminism for its sophisticated vocabulary of female reproductive and sexual labor and uses a legal realist approach to show why criminalization cannot succeed amid the informal social networks and economic structures of sex markets Based on this

Kotiswaran assesses the law's redistributive potential by analyzing the possible economic consequences of partial decriminalization, complete decriminalization, and legalization. She concludes with a theory of sex work from a postcolonial materialist feminist perspective.

Journals of the Century Tony Stankus, 2019-12-06 This book first published in 2002 gathers some of America's top subject expert librarians to determine the most influential journals in their respective fields. 32 contributing authors reviewed journals from over twenty countries that have successfully shaped the evolution of their individual specialties worldwide. Their choices reflect the history of each discipline or profession, taking into account rivalries between universities, professional societies, for-profit and not-for-profit publishers, and even nation-states and international ideologies in each journal's quest for reputational dominance. Each journal was judged using criteria such as longevity of publication, foresight in carving out its niche, ability to attract none are in the employ of any publisher but each is fully credentialed and well published, and many are award winners. The authors guide college and professional school librarians on limited budgets via an exposition of their analytical and critical winnowing process in determining the classic resources for their faculty students and working professional clientele.

Ideas of the Great Philosophers William S. Sahakian, Mabel Lewis Sahakian, 1966 If you never understood why Plato's philosophy of Ideal Forms is called Realism, *Ideas of the Great Philosophers* makes ideal reading. This compact book provides a veritable brief history of philosophy, offering precise descriptions of the major branches of philosophical thought and exploring the contributions of great thinkers to the various fields of philosophic inquiry. Amazon

Handbook of the Association of American Law Schools and Proceedings of the ... Annual Meeting Association of American Law Schools. Meeting, 1919 *Philosophical Foundations of the Nature of Law* Wil Waluchow, Stefan Sciaraffa, 2013-03-14 In recent years we have witnessed major developments in philosophical inquiry concerning the nature of law and with the continuing development of international and transnational legal institutions in the phenomenon of law itself. This volume gathers leading writers in the field to take stock of current debates on the nature of law and the aims and methods of legal philosophy. The volume covers four broad themes. The essays within the first theme address and develop the traditional debates between legal positivism, natural law theory, and Dworkinian interpretivism. Papers within the second theme focus on the power of coercion, often overlooked in contemporary legal philosophy. The third set of papers addresses the aims and methods of legal theory and the role of conceptual analysis. The final section explores new methods and issues in the subject and offers fresh starting points for future work in the field. Gathering many leading and up-and-coming writers in the subject, the volume offers a snapshot of the best current work in general jurisprudence.

Dictionary of Modern American Philosophers John R. Shook, 2005-01-01 The *Dictionary of Modern American Philosophers* includes both academic and non-academic philosophers and a large number of female and minority thinkers whose work has been neglected. It includes those intellectuals involved in the development of psychology, pedagogy, sociology, anthropology, education, theology, political science, and several other fields before these disciplines came to be considered

distinct from philosophy in the late nineteenth century. Each entry contains a short biography of the writer, an exposition and analysis of his or her doctrines and ideas, a bibliography of writings, and suggestions for further reading. While all the major post-Civil War philosophers are present, the most valuable feature of this dictionary is its coverage of a huge range of less well-known writers, including hundreds of presently obscure thinkers. In many cases, the *Dictionary of Modern American Philosophers* offers the first scholarly treatment of the life and work of certain writers. This book will be an indispensable reference work for scholars working on almost any aspect of modern American thought.

Metaphilosophy of Law Pawel Banas, Adam Dyrda, Tomasz Gizbert-Studnicki, 2016-10-06. Methodological and metaphilosophical disputes in the contemporary philosophy of law are very vivid. Basic issues remain controversial. The purpose of the book is to confront approaches of Anglo-Saxon and continental philosophy of law to the following topics: the purpose of legal philosophy, the role of disagreement in legal philosophy, methodology of legal philosophy, conceptual analysis, and normativity of law. We see those areas of legal metaphilosophy as drawing recently more and more attention in the literature. The authors of particular chapters are internationally recognised scholars rooted in various traditions: Anglo-Saxon: Gerald Postema, Dennis Patterson, Kenneth Ehrenberg; Verónica Rodríguez Blanco; Southern European: Riccardo Guastini; Manuel Atienza; Nordic: Torben Spaak; German: Ralf Poscher; and Central European: Jan Wolenski, Tomasz Gizbert-Studnicki, Adam Dyrda. They represent different approaches and different backgrounds. The purpose of the volume is to contribute to the cross-cultural discussions of fundamental issues of philosophy of law.

Balancing Reasonable Justice Ville Päivänsalo, 2016-04-15. John Rawls's pioneering work of political philosophy, *A Theory of Justice*, has had far-reaching influence on modern liberal political philosophy. Rawls's principles of justice as fairness, the principle of liberty, the principle of fair equality of opportunity, and the famous difference principle have been both heavily criticized and incorporated into other political theories. In this book, Päivänsalo both presents a deep analysis of the whole Rawlsian canon and builds upon and goes beyond Rawls's conception by introducing a fresh theoretical framework to clarify and modify different balances of the elements of Rawlsian justice. Justice as fairness is analyzed into its parts and elements, critically examined to find the strongest, most favourable interpretations of each principle, and in this light, the principles are reconstructed and rebalanced in such a way as to resist the most significant criticisms of the Rawlsian project.

Law, Liberty, and the Rule of Law Imer B. Flores, Kenneth E. Himma, 2012-09-29. In recent years, there has been a substantial increase in concern for the rule of law. Not only have there been a multitude of articles and books on the essence, nature, scope, and limitation of the law, but citizens, elected officials, law enforcement officers, and the judiciary have all been actively engaged in this debate. Thus, the concept of the rule of law is as multifaceted and contested as it's ever been, and this book explores the essence of that concept, including its core principles, its rules, and the necessity of defining or even redefining the basic concept. *Law, Liberty, and the Rule of Law* offers timely and unique insights on numerous themes relevant to the rule of law. It discusses in detail the proper scope and limitations of adjudication.

and legislation including the challenges not only of limiting legislative and executive power via judicial review but also of restraining active judicial lawmaking while simultaneously guaranteeing an independent judiciary interested in maintaining a balance of power. It also addresses the relationship not only between the rule of law, human rights and separation of powers but also the rule of law, constitutionalism and democracy. *Boston University Law Review* Boston University. School of Law, 1922. Established in 1921 the Boston University Law Review provides analysis and commentary in all areas of the law. It contains articles contributed by law professors and practicing attorneys from all over the world along with notes written by student members.

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