

Oxford Legal Philosophy

Oxford Legal Philosophy publishes the best new work in philosophically-oriented legal theory. It commissions and solicits monographs in all branches of the subject, including works on philosophical issues in all areas of public and private law, and in the national, transnational, and international realms; studies of the nature of law, legal institutions, and legal reasoning; treatments of problems in political morality as they bear on law; and explorations in the nature and development of legal philosophy itself. The series represents diverse traditions of thought but always with an emphasis on rigour and originality. It sets the standard in contemporary jurisprudence.

Series editors: **Timothy Endicott, John Gardner, Leslie Green**

Conscience and Conviction

The Case for Civil Disobedience

Kimberley Brownlee, Senior Lecturer in Moral and Political Philosophy, University of Manchester

When is it justified to disobey the law? How should the law respond to instances of conscientious disobedience? This book presents the first full-length philosophical examination of the morality and legality of civil disobedience, and the legitimate responses to civil dissent open to the state.

Oxford Legal Philosophy
978-0-19-959294-4, Hardback £34.99
260 Pages
February 2012

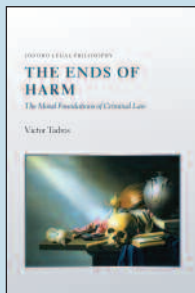
The Ends of Harm

The Moral Foundations of Criminal Law

Victor Tadros,
Professor of Criminal Law and Legal Theory, University of Warwick

How can the brutal and costly enterprise of criminal punishment be justified? This book makes a provocative, original contribution to the philosophical work on the morality of punishing, arguing that punishment is justified in the duties that offenders incur as a result of their wrongdoing.

Oxford Legal Philosophy
978-0-19-955442-3, Hardback £55.00
424 Pages
September 2011



The Nature of Legislative Intent

Richard Ekins, Lecturer in Law, University of Auckland

- Outlines a new approach to the understanding of legislative intent

Analysing the concept of legislative intention, this book reconstructs the concept of legislative intention, drawing on recent work in the philosophy of social action and exploring the implications of its original account for the practice of statutory interpretation.

Oxford Legal Philosophy
ISBN, Hardback £34.99
288 Pages
March 2012

Imposing Risk

Normative Framework

John Oberdiek, Professor of Law and Director of Faculty Research, Rutgers University

- The only book-length treatment of the morality of risk imposition from a non-consequentialist perspective

When we impose risk upon others, what is it that we are doing? What is risking's moral significance? What moral standards govern the imposition of risk? And how should the law respond to it? Drawing on philosophy and legal theory the author constructs a normative framework of risk imposition to help answer these important and often-ignored questions.

Oxford Legal Philosophy
978-0-19-959405-4, Hardback £34.99
235 Pages
June 2012

Reflections on 'The Concept of Law'

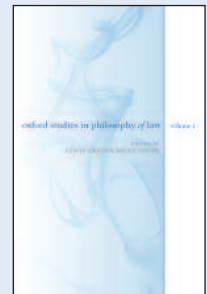
A.W. **Brian Simpson** was the Charles F. and Edith J. Clyne Professor of Law at the University of Michigan

HLA Hart developed 'The Concept of Law' while renowned historian AWB Simpson was studying and teaching at Oxford. Simpson wittily recreates the culture of Oxford philosophy in the '50s, providing a new perspective of one of the most famous works of philosophy of the 20th century and casting a satirical eye over the shortcomings of post-war Oxford.

978-0-19-969332-0, Hardback £35.00
224 Pages
September 2011

Oxford Studies in Philosophy of Law: Volume 1

Edited by **Leslie Green**, University of Oxford, Balliol College, and **Brian Leiter**, University of Chicago



- The first volume in a prestigious new series
- Features work from an international team of leading scholars
- Presents cutting-edge research in the philosophy of law
- All papers newly written and published here for the first time

Oxford Studies in the Philosophy of Law is an annual forum for new philosophical work on law. The essays range widely over general jurisprudence (the nature of law, adjudication, and legal reasoning), philosophical foundations of specific areas of law (from criminal to international law), and other philosophical topics relating to legal theory.

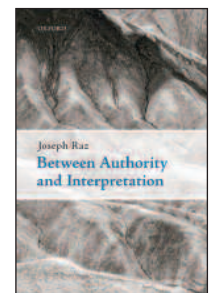
Oxford Studies in Philosophy of Law
978-0-19-960645-0, Paperback £19.99
978-0-19-960644-3, Hardback £55.00
320 Pages
June 2011

NEW IN PAPERBACK

Between Authority and Interpretation

On the Theory of Law and Practical Reason

Joseph Raz, Research Professor, Oxford University and Professor, Columbia University Law School



The essays in this volume offer a valuable introduction for students coming for the first time to Raz's work in the philosophy of law, and an original contribution to many of the current debates in practical philosophy.

978-0-19-959637-9, Paperback £19.99
424 Pages
2010



Philosophical Foundations of Law

The *Philosophical Foundations of Law* series aims to develop work at the intersection of legal philosophy and doctrinal law. Volumes in the series gather leading philosophers and lawyers to present original work on the theoretical foundations of substantive areas of law, or central topics in legal philosophy. Together, the essays provide a roadmap of current philosophical work in the field to lawyers and philosophers looking for high quality new work and provide a stimulus for further research by specialists in the area

Philosophical Foundations of EU Law

Julie Dickson, Fellow and Tutor in Law, Somerville College, Oxford, and **Pavlos Eleftheriadis**, Fellow and Tutor in Law, Mansfield College, Oxford

This volume brings together legal philosophers, political philosophers, and EU legal academics in the service of developing the philosophical analysis of EU law. In a series of original and complementary essays they bring their varied disciplinary expertise and theoretical perspectives to bear on central issues facing the Union and its law.

Philosophical Foundations of Law
978-0-19-958877-0, Hardback £60.00
400 Pages
February 2012

Philosophical Foundations of Criminal Law

Edited by **R.A. Duff**, Department of Philosophy, University of Stirling, and the University of Minnesota Law School, and **Stuart Green**, Professor of Law at Rutgers Law School-Newark

Philosophical Foundations of Criminal Law gathers leading theorists to present original work on a range of foundational questions in criminal law theory. The volume provides an overview of current philosophical work on the criminal law, setting an agenda for further research and debate.

Philosophical Foundations of Law
978-0-19-955915-2, Hardback £75.00
560 Pages
March 2011

Philosophical Foundations of Language in the Law

Edited by **Andrei Marmor**, Professor of Philosophy & Maurice Jones Jr Professor of Law, University of Southern California, and **Scott Soames**, Director, School of Philosophy, University of Southern California

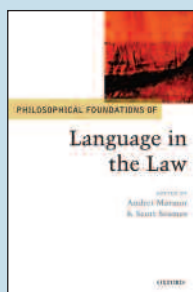
This collection brings together the best contemporary philosophical work in the area of intersection between philosophy of language and the law.

Philosophical Foundations of Law
978-0-19-957238-0, Hardback £50.00
288 Pages
June 2011

Philosophical Foundations of the Law of Unjust Enrichment

Edited by **Robert Chambers**, Professor of Property Law at University College London, **Charles Mitchell**, Professor of Law at King's College London, and **James Penner**, Professor of Property Law at University College London

Philosophical Foundations of Law
978-0-19-956775-1, Hardback £60.00
450 Pages
2009



Promises and Agreements

Philosophical Essays

Edited by **Hanoch Sheinman**, Rice University

- The contributors, which include Stephen Darwall, Julia Driver, Margaret Gilbert, Brad Hooker, Alastair Norcross, David Owens, George Sher, and Michael Smith, have excellent reputations for their work on this topic

This volume, which comprises sixteen original contributions, is the first collection of philosophical papers on promises and agreements—topics enjoying a renaissance in social, moral, and legal philosophy.

978-0-19-537795-8, Hardback £40.00
424 Pages
March 2011 (OUP USA)



NEW IN PAPERBACK

Practical Reason in Law and Morality

Neil MacCormick, Formerly Regius Professor Emeritus of Public Law and the Law of Nature and Nations in the University of Edinburgh

This book offers a clear account of the philosophy of practical reason in ethics and legal theory. It explains how reasons relate to actions, the nature of values and their relation to reasons, and the relation of morality to legal reasoning. It provides an ideal introduction to these issues for students of moral philosophy and jurisprudence.

Law, State, and Practical Reason
978-0-19-969346-7, Paperback £19.99
240 Pages
April 2011

The Concept of Law

THIRD EDITION

The late **HLA Hart**, formerly Professor of Jurisprudence at the University of Oxford; introduced by **Leslie Green**, Professor of the Philosophy of Law, University of Oxford; with a postscript edited by **Joseph Raz** and **Penelope Bulloch**

The Concept of Law is one of the most influential texts in English-language jurisprudence. In this third edition, Leslie Green adds an introduction that places the book in a contemporary context, highlighting key questions about Hart's arguments and outlining the main debates it has prompted in the field. The complete text of the second edition is replicated here, including Hart's Postscript, with fully updated notes to include modern references and further reading.

Clarendon Law Series
978-0-19-964469-8, Hardback £60.00
978-0-19-964470-4, Paperback £24.99
380 Pages
March 2012

Well-Being and Fair Distribution A Defense of the Social Welfare Function

Matthew Adler, Leon Meltzer Professor of Law, University of Pennsylvania

- Provides readers with a new and interesting reconceptualization of policy analysis based in political philosophy

Matthew Adler provides readers with a comprehensive philosophically grounded argument for the use of social welfare functions as a framework for governmental policy analysis.

978-0-19-538494, Hardback £45.00
560 Pages
November 2011 (OUP USA)

VISIT OUR WEBSITE AT
www.oup.com/uk/law to view
extra content and buy online



The Collected Essays of John Finnis

Volumes I-V

John Finnis, Professor of Law and Legal Philosophy Emeritus at Oxford University and Professor of Law at the University of Notre Dame

For over forty years John Finnis has pioneered the development of a new classical theory of natural law, a systematic philosophical explanation of human life that offers an integrated account of personal identity, practical reason, morality, political community, and law. The core of Finnis' theory, articulated in his seminal work *Natural Law and Natural Rights*, has profoundly influenced later work in the philosophy of law and practical reason, while his contributions to the ethical debates surrounding nuclear deterrence, abortion, and sexual morality have been a powerful, and controversial exposition of the practical implications of his theory of natural law.

The *Collected Essays* of John Finnis brings together 106 papers, including nearly two dozen previously unpublished works. Thematically arranged, the five volumes provide ready access to his contributions across central areas of modern practical philosophy—the philosophy of practical reason; the philosophy of personal identity and intention; political philosophy; the philosophy of law; and the philosophy of revelation and the role of religion in public life. Fully cross-referenced, cross-indexed, and introduced by the author, the *Collected Essays* reveal the connections and coherence of the different branches of Finnis' work, showing the full picture of his philosophical contribution for the first time.

Covering topics from self-refutation and discourse ethics to evolution and religion, and the adoption of Bills of Rights, the work in these volumes offer a unique insight into the intellectual currents and political debates that have transformed major areas of public morality and law over the last half century. Together with the new edition of *Natural Law and Natural Rights*, they will be an essential resource for all those engaged with the philosophy of law and broader questions in practical philosophy.

978-0-19-958004-0

£150.00

2,176 Pages, April 2011

Reason in Action

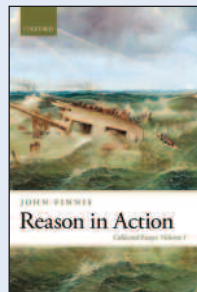
Collected Essays Volume I

Reason in Action collects John Finnis's work on practical reason and moral philosophy. Ranging from foundational issues of meta-ethics to modern ethical debates, the essays trace the emergence and development of his new classical theory of natural law through close engagement with a broad range of contemporary thinkers and problems.

978-0-19-958005-7, Hardback

£29.99

384 Pages, April 2011



Intention and Identity

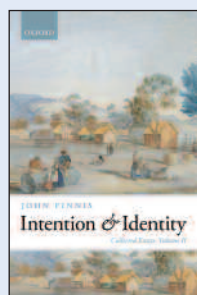
Collected Essays Volume II

Intention and Identity presents John Finnis's accounts of personal existence; group identity and common good; and the moral significance of personal intention. Joining conceptual analysis with ethical problems surrounding the beginning and end of life, the papers show the power of a neglected aspect of Finnis's natural law theory.

978-0-19-958006-4, Hardback

£29.99

376 Pages, April 2011



Human Rights and Common Good

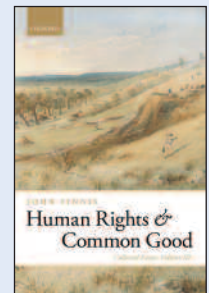
Collected Essays Volume III

This volume collects John Finnis's wide-ranging work on central issues in political philosophy. The subjects explored include the general theory of political community and justice; the nature and role of human rights; national territory and migrants' and non-citizens' rights; the justification of punishment; and the public control of euthanasia, abortion, and marriage.

978-0-19-958007-1, Hardback

£34.95

448 Pages, April 2011



Philosophy of Law

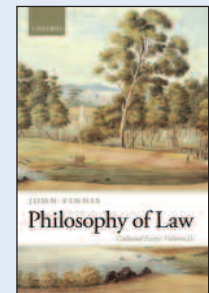
Collected Essays Volume IV

John Finnis has been a central figure in the development of legal philosophy over the past half-century. This volume of his *Collected Essays* shows the full range and power of his contributions to core problems in the philosophy of law: the foundations of law's authority; legal reasoning; constitutional theory; and the logic of law-making.

978-0-19-958008-8, Hardback

£40.00

528 Pages, April 2011



Religion and Public Reasons

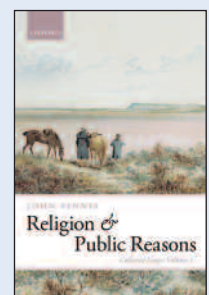
Collected Essays Volume V

Religion and Public Reasons collects the theological work of John Finnis, spanning his contribution to such foundational issues as the justification for belief in revelation and moral-theological methodology; to the role of religion in public reason and law; and to major controversies within Catholic thought and practice since the 1960s.

978-0-19-958009-5, Hardback

£40.00

440 Pages, April 2011



NEW EDITION

Natural Law and Natural Rights

SECOND EDITION

Natural Law and Natural Rights is widely recognized as a seminal contribution to the philosophy of law, and an essential reference point for all students of the subject. It has offered readers a thorough grounding in the central issues of legal, moral, and political philosophy from Finnis' distinctive perspective. This new edition includes a substantial postscript by the author responding to thirty years of comment, criticism, and further work in the field.

Clarendon Law Series

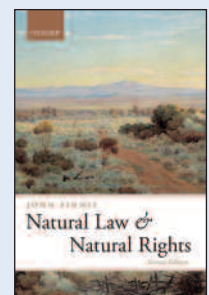
978-0-19-959913-4, Hardback

£60.00

978-0-19-959914-1, Paperback

£24.99

512 Pages, April 2011



From Normativity to Responsibility

Joseph Raz, Columbia University Law School

- A new and striking account of responsibility
- Engages with practical questions about how we should act in everyday life
- Highly original work in moral theory by an eminent scholar

What are our duties or rights? How should we act? What are we responsible for? How do we determine the answers to these questions? Joseph Raz examines and explains the philosophical issues underlying these everyday quandaries. He explores the nature of normativity—namely, the fact that we believe and feel we should behave in certain ways, the reasoning behind certain beliefs and emotions, and various basic features of making decisions about what to do. He goes on to consider when we are responsible for our actions and omissions, and offers a novel account of responsibility.

978-0-19-969381-8, Hardback
288 Pages
December 2011

£30.00

Limits of Legality

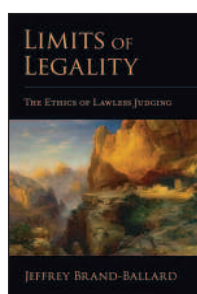
The Ethics of Lawless Judging

Jeffrey Brand-Ballard, Associate Professor of Philosophy, George Washington University

The law sometimes requires judges to reach results that they consider unjust. Most people assume that judges have a moral obligation to apply the law correctly in such cases. Jeffrey Brand-Ballard challenges arguments for this view, defending a less restrictive ethics of adjudication that still supports the rule of law.

978-0-19-534229-1, Hardback
368 Pages
2010 (OUP USA)

£40.00



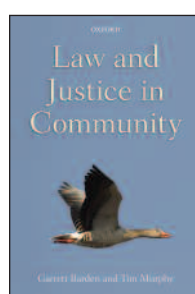
Law and Justice in Community

Garrett Barden, Emeritus Professor of Philosophy at University College Cork, Ireland, and Visiting Professor of Law, University of Akureyri, Iceland, and Tim Murphy, Professor of Law, University of Akureyri, Iceland

This book is a statement of a general theory of law. In technical terms it is not a book about jurisprudence (the philosophy of law) but rather a book of jurisprudence; in other words it proposes a philosophy or theory of law. It provides answers to the questions, 'what is law?' and 'what is justice?', and it claims to do so in a better and more comprehensive way than existing theories. In answering these questions the book draws on sources that have addressed these questions down through the ages: among the key influences, for example, are Roman law and the works of Aristotle, St Thomas Aquinas, and Thomas Hobbes. These and many other sources are combined with additional analysis and ideas to propose a complete and fresh account of how 'law' and 'justice' should be understood.

978-0-19-959268-5, Hardback
304 Pages
2010

£50.00



Legal Interpretation

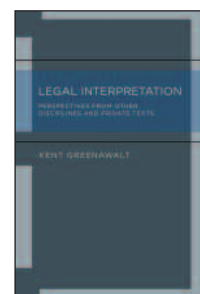
Perspectives from Other Disciplines and Private Texts

Kent Greenawalt, University Professor of Law, Columbia University

Legal Interpretation focuses on textual interpretation of the law, covers the dominant methods of legal interpretation, and explains their underlying structure and efficacy. In addition, Greenawalt explores how interpretive strategies from other disciplines—the philosophy of language, literary and musical interpretation, religious interpretation, and general interpretive theory—can augment and enrich our methods of legal interpretation.

978-0-19-975613-1, Hardback
368 Pages
2010 (OUP USA)

£22.50



Moral Responsibility in Collective Contexts

Tracy Isaacs, Associate Professor of Philosophy, University of Western Ontario

Moral Responsibility in Collective Contexts is a philosophical investigation of the complex moral landscape we find in collective scenarios such as genocide, global warming, organizational negligence, and oppressive social practices. Tracy Isaacs argues that an accurate understanding of moral responsibility in collective contexts requires attention to responsibility at the individual and collective levels.

978-0-19-978296-3, Hardback
216 Pages
July 2011 (OUP USA)

£40.00



Debts and the Demands of Conscience

The Virtue of Bankruptcy

Ralph Brubaker, Professor of Law, University of Illinois, and Heidi Hurd, David C. Baum Professor of Law and Professor of Philosophy, University of Illinois

Examining the theoretical foundations of bankruptcy law, this thought-provoking book focuses on the question of how bankruptcy's discharge doctrines are justified. It offers a critical evaluation of current justifications and puts forward its own justification that is grounded in the duty to be charitable.

978-0-19-964296-0, Hardback
250 Pages
May 2012

£34.95

Institutionalized Reason

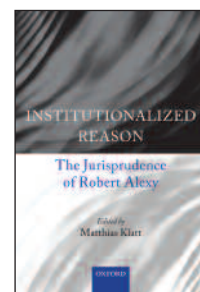
The Jurisprudence of Robert Alexy

Edited by Matthias Klatt, Professor of Law at the University of Hamburg

This volume brings together leading figures from Anglo-American and German legal philosophy and constitutional theory to examine themes from the influential work of Robert Alexy. The topics covered include the nature of law and legal reasoning, and the nature of constitutional rights.

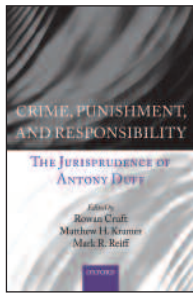
978-0-19-958206-8, Hardback
400 Pages
February 2012

£50.00



Crime, Punishment, and Responsibility
The Jurisprudence of Antony Duff

Edited by **Rowan Cruft**, Senior Lecturer in Philosophy at the University of Stirling, **Matthew H. Kramer**, Professor of Legal and Political Philosophy at the University of Cambridge, and **Mark R. Reiff**, Senior Lecturer in Legal and Political Philosophy at the University of Manchester School of Law



Available in... www.oxfordjournals.com

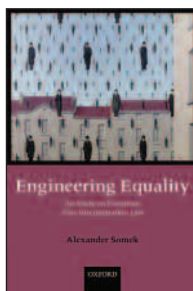
For many years, Antony Duff has been one of the world's foremost philosophers of criminal law. This volume collects essays by leading criminal law theorists to explore the principal themes in his work. In a response to the essays, Duff clarifies and develops his position on central problems in criminal law theory.

978-0-19-959281-4, Hardback £60.00
394 Pages
July 2011

Engineering Equality

An Essay on European Anti-Discrimination Law

Alexander Somek, Charles E. Floete Chair in Law, University of Iowa College of Law



Available in... www.oxfordjournals.com

'Alexander Somek is one of the most original, thought-provoking and challenging scholars working on European integration. This book calls on us not only to challenge the end and means of European integration. It is far more profound, challenging us to reflect on what we understand by this project, and whether the language deployed to constitute it is not accepted far too readily. It is a "must-read".'

Damian Chalmers, Professor of European Union Law, London School of Economics

'European Union studies are in short supply of critical writing from a humanist perspective-it seems to be all social science and law. Somek is a serious lawyer and social scientist, but his critical bite comes from his humanist sensibility. It is a distinct voice which one cannot ignore.'

Joseph Weiler, Joseph Straus Professor of Law and European Union Jean Monnet Chair, NYU School of Law

978-0-19-969337-5, Hardback £60.00
240 Pages
May 2011

Law as a Leap of Faith
And Other Essays on Law in General

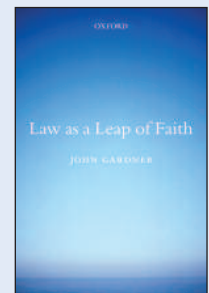
John Gardner Professor of Jurisprudence at the University of Oxford

- Gathers together Gardner's best-known essays on the philosophy of law and also includes previously unpublished material
- Tackles the big questions raised in the study of the law
- Addresses the classic interpretations of jurisprudence and introduces authors own unique viewpoint

How do laws resemble rules of games, moral rules, personal rules, rules found in religious teachings, school rules, and so on? Are laws rules at all? Are they all made by human beings? And if so how should we go about interpreting them? How are they organized into systems, and what does it mean for these systems to have 'constitutions'?

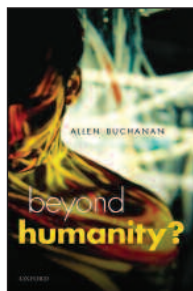
These and other classic questions in the philosophy of law form the subject-matter of *Law as a Leap of Faith*. In this book John Gardner collects, revisits, and supplements fifteen years of celebrated works on general questions about law and legal systems—writings in which he attempts, without loss of philosophical finesse or insight, to cut through some of the technicalities with which the subject has become encrusted in the late twentieth century. Taking his agenda broadly from H.L.A. Hart's *The Concept of Law* (1961), Gardner shows how the key ideas in that work live on, and how they have been and can still be improved in modest ways to meet important criticisms—in some cases by concession, in some cases by circumvention, and in some cases by restatement. In the process Gardner engages with key ideas of other modern giants of the subject including Kelsen, Holmes, Raz, and Dworkin. Most importantly he presents the main elements, brought together in one place for the first time, of his own unique and refreshingly direct way of thinking about law.

978-0-19-969555-3, Hardback £34.95
260 Pages
March 2012



Beyond Humanity?
The Ethics of Biomedical Enhancement

Allen E. Buchanan, Duke University



Biotechnologies already on the horizon will enable us to be smarter, have better memories, be stronger and quicker, live longer, be more resistant to diseases, and enjoy richer emotional lives. Allen Buchanan explores urgent ethical issues raised by these developments, about what it is to be human and what sort of society we should strive to have.

Uehiro Series in Practical Ethics
978-0-19-958781-0, Hardback £20.00
304 Pages
February 2011

Justice in a Globalized World
A Normative Framework

Laura Valentini, Junior Research Fellow in Politics, The Queen's College, Oxford

Are wealthy countries' duties towards developing countries grounded in justice or in weaker concerns of charity? *Justice in a Globalized World* offers both an in-depth critique of the most prominent philosophical answers to this question, and a distinctive approach for addressing it.

978-0-19-959385-9, Hardback £45.00
232 Pages
November 2011

Global Justice and Avant-Garde Political Agency

Lea Ypi, Post-Doctoral Prize Research Fellow, Nuffield College, Oxford

Global Justice and Avant-Garde Political Agency offers a fresh, nuanced example of political theory in an activist mode. Setting the debate on global justice in the context of recent methodological disputes on the relationship between ideal and non-ideal theorizing, Ypi's dialectical account shows how principles and agency really can interact.

978-0-19-959387-3, Hardback £50.00
248 Pages
October 2011

Group Agency

The Possibility, Design, and Status of Corporate Agents

Christian List, London School of Economics, and Philip Pettit, Princeton University

- Ground-breaking study of how society works
- Original arguments presented in clear, non-technical fashion
- Will interest a wide range of readers in philosophy and the social sciences

Are companies, churches, and states genuine agents? How do we explain their behaviour? Can we treat them as accountable for their actions? List and Pettit offer original arguments, grounded in cutting-edge work on social choice, economics, and philosophy, to show there really are group agents, over and above the individual agents who compose them.

978-0-19-959156-5, Hardback

248 Pages, April 2011

Available in...



£25.00

LAW FROM OXFORD JOURNALS

Current Legal Problems

Editors: George Letsas, John Lowry and Charles Mitchell

The *Current Legal Problems* (CLP) annual volume is published on behalf of University College London, Faculty of Laws. It is based on the Faculty's annual lecture series that was established over sixty years ago. The lectures are public, delivered on a weekly basis and chaired by members of the judiciary. CLP features scholarly articles that offer a critical analysis of important current legal issues. It covers all areas of legal scholarship and features a wide range of methodological approaches to law. With its emphasis on contemporary developments, CLP is a major point of reference for legal scholarship.

Read **FREE** articles from *Current Legal Problems* chosen by the editors

Simply visit: www.clp.oxfordjournals.org

The yearbook, previously only available in print, has become available online and benefits from the full range of functionality offered by Oxford Journals, including online publication ahead of print and fully searchable archives. Subscribe online today to access the archives back to 1996, and new content as it publishes!

Human Rights and Human Well-Being

William Talbott, Professor of Philosophy, University of Washington

In this book, William J. Talbott examines the meaning of moral progress, claiming that improvements to our moral or legal practices are changes that, when evaluated as a practice, contribute to equitably promoting well-being. Talbott completes the project begun in his 2005 book of identifying the human rights that should be universal, and identifies a list of fourteen robust, inalienable human rights.

Oxford Political Philosophy

978-0-19-517348-2, Hardback

£55.00

432 Pages, 2010 (OUP USA)

Philosopher Kings?

The Adjudication of Conflicting Human Rights and Social Values

George C. Christie, James B. Duke Professor of Law, Duke University School of Law

Philosopher Kings? The Adjudication of Conflicting Human Rights and Social Values examines the attempts by courts to sort out conflicts involving freedom of expression, including religious expression, on the one hand, and rights to privacy and other important social values, on the other. It approaches the subject from a comparative perspective, using principally cases decided by European and United States courts. A significant part of *Philosopher Kings?* analyses conflicts between freedom of expression and the right to privacy, and the problems that arise if these rights are said to be of equal value and defeasible for certain important social reasons.

978-0-19-534115-7, Hardback

£40.00

204 Pages, March 2011 (OUP USA)

NEW IN PAPERBACK

Making Amends

Atonement in Morality, Law, and Politics

Linda Radzik, Associate Professor of Philosophy and Director of M.A. Program, Texas A&M

'Radzik expertly and critically examines theories of atonement as moral transformation and as debt repayment.'

Charles L. Grisworld, *Times Literary Supplement*

978-0-19-976725-0, Paperback

£19.99

256 Pages, April 2011 (OUP USA)



NEW IN PAPERBACK

Killing in War

Jeff McMahan, Rutgers University, New Jersey

'McMahan makes his arguments with the meticulous logical care of analytical philosophy reminiscent of Derek Parfit's path-breaking work, *Reasons and Persons*.

Killing in War is a provocative contribution to contemporary philosophy and military ethics.'

Benjamin Mitchell, *The Journal of Politics*

Jeff McMahan urges us to reject the view, dominant throughout history, that mere participation in an unjust war is not wrong. He argues powerfully that combatants who fight for an unjust cause are acting wrongly and are themselves morally responsible for their actions. We must rethink our attitudes to the moral role of the individual in war.

Uehiro Series in Practical Ethics

978-0-19-960357-2, Paperback

£10.99

272 Pages

February 2011



NEW IN PAPERBACK

Causation and Responsibility

An Essay in Law, Morals, and Metaphysics

Michael S. Moore, Charles R. Walgreen, Jr., University Chair and Centre for Advanced Study Professor of Law and Philosophy, University of Illinois

978-0-19-959951-6, Paperback

£24.99

640 Pages, 2010



NEW IN PAPERBACK

Placing Blame

A Theory of the Criminal Law

Michael S. Moore, Charles R. Walgreen Jr., University Chair and Centre for Advanced Study Professor of Law and Philosophy, University of Illinois

978-0-19-959949-3, Paperback

£29.99

872 Pages, 2010



NEW IN PAPERBACK

Act and Crime

The Philosophy of Action and its Implications for Criminal Law

Michael S. Moore, Charles R. Walgreen Jr., University Chair and Centre for Advanced Study Professor of Law and Philosophy, University of Illinois

978-0-19-959950-9, Paperback

£24.99

432 Pages, 2010



Ethics for Enemies

Terror, Torture, and War

F. M. Kamm, Professor of Philosophy and Public Policy, Harvard Kennedy School, and Professor of Philosophy, Harvard University

Ethics for Enemies comprises three original essays on highly contentious issues in practical moral philosophy. F. M. Kamm presents powerful arguments about the concept and morality of torture; what makes terrorism wrong and whether it is always wrong; and whether the right motivation and the proportionality of harms to good can make war just.

Uehiro Series in Practical Ethics

978-0-19-960878-2, Hardback

£17.99

192 Pages

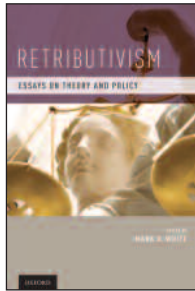
June 2011

Retributivism

Essays on Theory and Policy

Mark D. White, College of Staten Island/CUNY

Retributivism: Essays on Theory and Policy offers analysis and explanations of new developments in retributivism. The twelve chapters in this book, written by leading legal scholars and philosophers, cover the various justifications and conceptions of retributivism, its philosophical foundations (often questioning conventional understandings), and how retributivism informs actual criminal justice procedures and practices.



978-0-19-975223-2, Hardback £60.00
300 Pages
May 2011 (OUP USA)

Moral Time

Donald Black, University Professor of the Social Sciences, University of Virginia

In *Moral Time*, Donald Black presents a general theory of conflict, drawing on a wide range of cultural and historical examples to explain this fundamental and inescapable aspect of social life.

978-0-19-973714-7, Hardback £18.99
304 Pages
May 2011 (OUP USA)

The Heuristics Debate

Mark Kelman, Vice Dean, Stanford Law School

Mark Kelman's *The Heuristics Debate* shows how we can apply heuristics to other areas of public life beyond economics, in particular, law and policymaking.

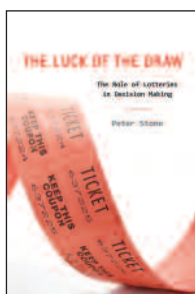
978-0-19-975560-8, Hardback £32.50
336 Pages
May 2011 (OUP USA)

The Luck of the Draw

The Role of Lotteries in Decision Making

Peter Stone, Ussher Lecturer in Political Science, Trinity College, Dublin

In *The Luck of the Draw*, Peter Stone surveys the substantial number of arguments for and against lotteries and argues that lotteries have only one crucial effect relevant to decision-making: they have the 'sanitizing effect' of preventing decisions from being made on the basis of reasons.

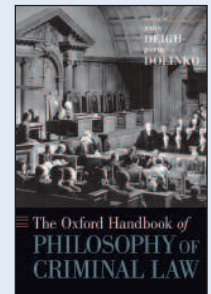


978-0-19-975610-0, Hardback £32.50
208 Pages
May 2011 (OUP USA)

The Oxford Handbook of Philosophy of Criminal Law

Edited by John Deigh, Professor of Law and Philosophy, University of Texas at Austin, and David Dolinko, Professor of Law, University of California, Los Angeles

This is the first comprehensive handbook in the philosophy of criminal law. It contains seventeen original essays by leading thinkers in the field and covers major topics including limits to criminalization, obscenity and hate speech, blackmail, the law of rape, attempts, accomplice liability, causation, responsibility, justification and excuse, duress, provocation and self-defense, insanity, punishment, the death penalty, mercy, and preventive detention and other alternatives to punishment. It will be an invaluable resource for scholars and students whose research and studies concern philosophical issues in criminal law and criminal law theory.



Oxford Handbooks in Philosophy
978-0-19-531485-4, Hardback
560 Pages
October 2011 (OUP USA)

£95.00

Conversation & Responsibility

Michael McKenna, Professor of Philosophy, Florida State University

- Makes the new argument that actions are bearers of a kind of meaning that is like the meaning speakers use to converse with others
- Looks carefully at claims about being blameworthy for wrong acts



In this book Michael McKenna advances a new theory of moral responsibility, one that builds upon the work of P.F. Strawson.

978-0-19-974003-1, Hardback £45.00
288 Pages
October 2011 (OUP USA)

NEW IN PAPERBACK

Reasons of Identity

A Normative Guide to the Political and Legal Assessment of Identity Claims

Avigail Eisenberg, Associate Professor, Political Science, University of Victoria

- Clearly written discussion of normative debates on cultural diversity
- Focuses on practical decision making in the area of minority rights

Reasons of Identity examines several key approaches used by courts and legislatures to assess the claims made by minorities for protection of some aspect of their identities such as a cultural or religious practice.

978-0-19-960442-5, Paperback £22.99
208 Pages
August 2011

Assisted Death

A Study in Ethics and Law

L.W. Sumner, Professor Emeritus, University of Toronto

L.W. Sumner explores the ethical and legal status of physician-assisted suicide and euthanasia, and argues powerfully that these forms of assisted death can claim the same justification as other widely accepted end-of-life practices. He surveys the opposing views and legal precedents, and develops a model regulatory policy for assisted death.

978-0-19-960798-3, Hardback £35.00
248 Pages
July 2011

NEW EDITION

The Oxford Handbook of Free Will

SECOND EDITION

Edited by Robert Kane, Distinguished Teaching Professor of Philosophy Emeritus, University of Texas at Austin

- The most comprehensive sourcebook and guide to contemporary research on free will and related subjects in any language
- Collects twenty-eight essays by prominent international scholars and younger scholars, all of which have been either newly written or rewritten for this volume
- Pays special attention to research on free will of the first decade of the twenty-first century since the publication of the first edition of this Handbook

The second edition of the *Oxford Handbook of Free Will* is intended to be a sourcebook and guide to current work on free will and related subjects.

Oxford Handbooks in Philosophy
978-0-19-539969-1, Paperback £35.00
608 Pages
August 2011 (OUP USA)

NEW IN PAPERBACK

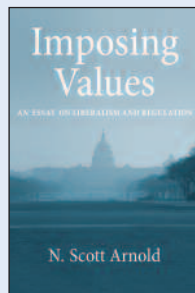
Imposing Values
Liberalism and Regulation

N. Scott Arnold, Professor of Philosophy, University of Alabama at Birmingham

- Focuses on the main dispute between left and right in America today: the proper scope of government
- Characterizes the differences between modern liberalism and classical liberalism

A major question for liberal politics and liberal political theory concerns the proper scope of government. Liberalism has always favoured limited government, but there has been wide-ranging dispute among liberals about just how extensive the scope of government should be. Included in this dispute are questions about the extent of state ownership of the means of production, redistribution of wealth and income through the tax code and transfer programs, and the extent of government regulation. This book presents an even-handed characterization of the differences between modern liberalism and classical liberalism about the proper scope of government.

Oxford Political Philosophy
978-0-19-979568-0, Paperback
504 Pages
May 2011 (OUP USA)



£22.50

Evidence, Inference and Enquiry

Edited by William Twining, Quain Professor of Jurisprudence Emeritus, University College London, Philip Dawid, Professor of Statistics, University of Cambridge, and Mimi Vasilaki, University College London

Scholars in diverse academic disciplines discuss the ways in which evidence is conceived, used, and manipulated in their own fields. They explore the possibilities for cross-disciplinary fertilisation and ask if it is possible or desirable to develop general multidisciplinary criteria and methods for studying and handling evidence.

Proceedings of the British Academy No. 171
978-0-19-726484-3, Hardback £85.00
448 Pages
October 2011 (OUP/British Academy)

The Oxford Handbook of Animal Ethics

Edited by Tom L. Beauchamp, Professor of Philosophy, Georgetown University, and R.G. Frey, Professor of Philosophy, Bowling Green State University

Humans encounter and use animals in a stunning number of ways. The nature of these animals and the justifiability or unjustifiability of human uses of them are the subject matter of this volume.

Oxford Handbooks in Philosophy
978-0-19-537196-3, Hardback £110.00
1120 Pages
November 2011 (OUP USA)

Ethics and the Acquisition of Organs

T. M. Wilkinson, University of Auckland

Transplantation is a medically successful and cost-effective way to treat people whose organs have failed—but not enough organs are available to meet demand. T. M. Wilkinson explores the major ethical problems raised by policies for acquiring organs. Key topics include the rights of the dead, the role of the family, and the sale of organs.

Issues in Biomedical Ethics
978-0-19-960786-0, Hardback £35.00
224 Pages
November 2011

Law's Relations

A Relational Theory of Self, Autonomy, and Law

Jennifer Nedelsky, Professor of Law and Political Science at the University of Toronto

Autonomy is one of the core concepts of legal and political thought, yet also one of the least understood. The prevailing theory of liberal individualism characterizes autonomy as independence, yet from a social perspective, this conception is glaringly inadequate. In this brilliantly innovative work, Jennifer Nedelsky claims that we must rethink our notion of autonomy, rejecting the usual vocabulary of control, boundaries, and individual rights. If we understand that we are fundamentally in relation to others, she argues, we will recognize that we become autonomous with others—with parents, teachers, employers, and the state. *Law's Relations* includes many concrete legal applications of her theory of relational autonomy, offering new insights into the debates over due process, judicial review, violence against women, and private versus public law.

978-0-19-514796-4, Hardback £24.99
560 pages
November 2011 (OUP USA)

NEW IN PAPERBACK

A Liberal Theory of International Justice

Andrew Altman, Professor of Philosophy and Director, Jean Beer Blumenfeld Center for Ethics, Georgia State University, and Christopher Heath Wellman, Professor of Philosophy, Washington University-St. Louis and Professorial Fellow at CAPPE, Charles Stuart University

A Liberal Theory of International Justice controversially addresses key topics in the area of international justice, including human rights, democracy, secession, international criminal tribunals, armed intervention, political assassination, global economic inequality, and immigration.

978-0-19-960450-0, Paperback £18.99
256 Pages
June 2011

LAW FROM OXFORD JOURNALS

Oxford Journal of Legal Studies

General Editor: A.C.L. Davies, University of Oxford

The *Oxford Journal of Legal Studies* is designed to encourage interest in all matters relating to law, with an emphasis on matters of theory and on broad issues arising from the relationship of law to other disciplines.

Read a FREE Online Issue

1. Visit: http://services.oxfordjournals.org/my_account
2. Register for an account for free by completing a brief online registration form
3. Select 'Access free sample issues' and choose 'Oxford Journal of Legal Studies' from the list

Published 4 times per year

Published on behalf of the Faculty of Law, University of Oxford

LAW FROM OXFORD JOURNALS

Law, Probability and Risk

Editor-in-Chief: Prof. J. Gastwirth, Washington University, Washington DC

The journal publishes papers that deal with topics on the interface of law and probabilistic reasoning. These are interpreted broadly to include aspects relevant to the interpretation of scientific evidence, the assessment of uncertainty and the assessment of risk. The readership is primarily academic lawyers, mathematicians, statisticians, and social scientists with interests in quantitative reasoning.

Read a FREE Online Issue

1. Visit: http://services.oxfordjournals.org/my_account
2. Register for an account for free by completing a brief online registration form
3. Select 'Access free sample issues' and choose 'Law, Probability and Risk' from the list

Published 4 times per year

Published on behalf of the Faculty of Law, University of Oxford