

RONALD
DWORKIN



JUSTICE FOR
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Justice For Hedgehogs Ronald Dworkin

N Colangelo



Justice For Hedgehogs Ronald Dworkin:

Justice for Hedgehogs Ronald Dworkin, 2011-05-03 The fox knows many things the Greeks said but the hedgehog knows one big thing In his most comprehensive work Ronald Dworkin argues that value in all its forms is one big thing that what truth is life means morality requires and justice demands are different aspects of the same large question He develops original theories on a great variety of issues very rarely considered in the same book moral skepticism literary artistic and historical interpretation free will ancient moral theory being good and living well liberty equality and law among many other topics What we think about any one of these must stand up eventually to any argument we find compelling about the rest Skepticism in all its forms philosophical cynical or post modern threatens that unity The Galilean revolution once made the theological world of value safe for science But the new republic gradually became a new empire the modern philosophers inflated the methods of physics into a totalitarian theory of everything They invaded and occupied all the honorifics reality truth fact ground meaning knowledge and being and dictated the terms on which other bodies of thought might aspire to them and skepticism has been the inevitable result We need a new revolution We must make the world of science safe for value

Symposium, 2010 Natural Law and Thomistic Juridical Realism Petar Popovic, 2022-02-04 This book proposes a rather novel legal philosophical approach to understanding the intersection between law and morality It does so by analyzing the conditions for the existence of a juridical domain of natural law from the perspective of the tradition of Thomistic juridical realism In order to highlight the need to reconnect with this tradition in the context of contemporary legal philosophy the book presents various other recent jurisprudential positions regarding the overlap between law and morality While most authors either exclude a conceptual necessity for the inclusion of moral principles in the nature of law or refer to the purely moral status of natural law at the foundations of the legal phenomenon the book seeks to elucidate the essential properties of the juridical status of natural law In order to establish the juridicity of natural law the book explores the relevant arguments of Thomas Aquinas and some of his main commentators on this issue above all Michel Villey and Javier Hervada It establishes that Thomistic juridical realism observes the juridical phenomenon not only from the perspective of legal norms or subjective individual rights but also from the perspective of the primary meaning of the concept of right ius namely the just thing itself as the object of justice In this perspective natural rights already possess a fully juridical status and can be described as natural juridical goods In addition from the viewpoint of Thomistic juridical realism we can identify certain natural norms or principles of justice as the juridical title of these rights or goods The book includes an assessment of the prospective points of dialogue with the other trends in Thomistic legal philosophy as well as with various accounts of the nature of law in contemporary legal theory

Confronting Illiberalism: A Canadian Perspective Peter MacKinnon, Interpretation in International Law Andrea Bianchi, Daniel Peat, Matthew Windsor, 2015 International lawyers have long recognised the importance of interpretation to their academic discipline and professional practice As new insights on

interpretation abound in other fields international law and international lawyers have largely remained wedded to a rule based approach focusing almost exclusively on the Vienna Convention on the Law of Treaties Such an approach neglects interpretation as a distinct and broader field of theoretical inquiry Interpretation in International Law brings international legal scholars together to engage in sustained reflection on the theme of interpretation The book is creatively structured around the metaphor of the game which captures and illuminates the constituent elements of an act of interpretation The object of the game of interpretation is to persuade the audience that one s interpretation of the law is correct The rules of play are known and complied with by the players even though much is left to their skills and strategies There is also a meta discourse about the game of interpretation playing the game of game playing which involves consideration of the nature of the game its underlying stakes and who gets to decide by what rules one should play Through a series of diverse contributions Interpretation in International Law reveals interpretation as an inescapable feature of all areas of international law It will be of interest and utility to all international lawyers whose work touches upon theoretical or practical aspects of interpretation

The Long Arc of Legality David Dyzenhaus,2022-01-27 Explores how the central question of philosophy of law is the legal subject s how can that be law for me

Between Desire and Reason Fernando Simón-Yarza,2019-11-06 Respect for and promotion of human rights have come to be seen as the basis of legitimacy of modern Western civilization There is nevertheless a striking contrast between our common view on the importance of rights and our profound disagreement on their meaning and content This disagreement has become increasingly sharp in the last decades due to the emergence of controversial new rights This book offers an in depth account of the most important moral debates exploring the ethical and political foundations underlying the different understandings of rights In the first part the author focuses on the role played by the ideas of good and reason in the Thomistic Aristotelian and Kantian traditions and he compares those concepts with the main currents of contemporary liberalism which among other things focus on our emancipation from the limits of nature The book attempts to show the dehumanizing effects of denying the relevance of integral human good in defining the scope of human rights and liberties and offers an alternative way forward for our understanding of human rights in a pluralistic society

Michigan Law Review ,2015-04

Proceedings and Addresses of the American Philosophical Association American Philosophical Association,2019-11 List of members in v 1

Law & Inequality ,2016

Social Theory and Practice ,2017-04

Kentucky Law Journal ,2012

Political Legitimacy Jack Knight,Melissa Schwartzberg,2019-08-06 Essays on the political legal and philosophical dimensions of political legitimacy Scholars journalists and politicians today worry that the world s democracies are facing a crisis of legitimacy Although there are key challenges facing democracy including concerns about electoral interference adherence to the rule of law and the freedom of the press it is not clear that these difficulties threaten political legitimacy Such ambiguity derives in part from the contested nature of the concept of legitimacy and from disagreements over how to measure it This volume reflects the cutting edge of

responses to these perennial questions drawing in the distinctive NOMOS fashion from political science philosophy and law Contributors address fundamental philosophical questions such as the nature of public reasons of authority as well as urgent concerns about contemporary democracy including whether animus matters for the legitimacy of President Trump's travel ban barring entry for nationals from six Muslim majority nations and the effect of fundamental transitions within the moral economy such as the decline of labor unions Featuring twelve essays from leading scholars Political Legitimacy is an important and timely addition to the NOMOS series

U.C. Davis Law Review University of California, Davis. School of Law, 2014-11

The Morality of Conflict Samantha Besson, 2005-11-23 It aims to provide a fully fledged political morality of conflict by drawing on the analysis of topical jurisprudential questions in the new light of disagreement

La valeur en droit Jean-Baptiste Jacob, 2021-10-07 Essentielle au droit la question de la valeur n'a pourtant jamais été prise au sérieux Et pour cause dans le sillage des sciences empiriques la pensée juridique moderne s'est accommodée d'une épistémologie d'après laquelle toute proposition juridique est réputée vraie ou fautive si elle décrit un état de chose réel Conçu comme un ensemble de faits sociaux objectivement identifiables le droit s'appréhende comme une discipline promouvant des idées scientifiques dont la neutralité axiologique de l'observateur Dans ces conditions la valeur indémontrable puisque elle n'est pas un fait est renvoyée aux confins du droit Cet ouvrage vise souligner l'articulation fondamentale entre la discipline juridique et le concept de valeur qui en constitue le pivot et proposer une définition juridiquement satisfaisante de cet objet central pour le droit

Jurisprudence Brian Bix, 2012 A broad overview of the main topics and central issues in legal theory Jurisprudence provides students with an informative introduction Academically challenging and often controversial ideas are prepared

Australian Journal of Legal Philosophy, 2003

Ronald Dworkin Stephen Guest, 2012-11-28 Ronald Dworkin is widely accepted as the most important and most controversial Anglo American jurist of the past forty years And this same named volume on his work has become a minor classic in the field offering the most complete analysis and integration of Dworkin's work to date This third edition offers a substantial revision of earlier texts and most importantly incorporates discussion of Dworkin's recent masterwork Justice for Hedgehogs Accessibly written for a wide readership this book captures the complexity and depth of thought of Ronald Dworkin Displaying a long standing commitment to Dworkin's work Stephen Guest clearly highlights the scholar's key theories to illustrate a guiding principle over the course of Dworkin's work that there are right answers to questions of moral value In assessing this principle Guest also expands his analysis of contemporary critiques of Dworkin The third edition includes an updated and complete bibliography of Dworkin's work

Crítica, 2011

Unveiling the Magic of Words: A Review of "**Justice For Hedgehogs Ronald Dworkin**"

In a world defined by information and interconnectivity, the enchanting power of words has acquired unparalleled significance. Their power to kindle emotions, provoke contemplation, and ignite transformative change is really awe-inspiring. Enter the realm of "**Justice For Hedgehogs Ronald Dworkin**," a mesmerizing literary masterpiece penned by a distinguished author, guiding readers on a profound journey to unravel the secrets and potential hidden within every word. In this critique, we shall delve in to the book is central themes, examine its distinctive writing style, and assess its profound effect on the souls of its readers.

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