



# **THE NEW PHILOSOPHY OF CRIMINAL LAW**

*Edited by*

**CHAD FLANDERS & ZACHARY HOSKINS**

# New Philosophy Criminal Law Ebook

**Matthew Altman**



## **New Philosophy Criminal Law Ebook:**

*Judgments of Love in Criminal Justice* Farhad Malekian, 2017-03-31 This volume is a new chapter in the future history of law Its general perspective could not be more original and its critical ethical edge on the state of international law could not be timelier It explores a compassionate philosophical approach to the genuine substance of law criminal procedure international criminal law and international criminal justice It divides law into three interrelated disciplines i e legality morality and love The norm love is derived from human reason for man s advancement and the securing of natural law It is more than a mere mandatory norm Its goal is to generate a normative and positive powerful result therefore avoiding any impurity that may exist in the application of other norms because of political or juridical pressures a one eyed justice The norm love also renders justice with the principles of legal accountability transparency and the high moral authentic values of humanity The notion of justice cannot be trusted in the absence of the norm love The volume indicates the conditions of its efficiency by proving the reasons for its existence in the context of fairness objectivity and concern for all individuals and entities The concept of the norm love should be the core academic corpus for lecturing law in all faculties of law It is simply the enlightenment of the 21st century A lawyer with requisite knowledge and skill is not a lawyer if he cannot understand that the law does not need a lawyer with ethical competence in its provisions for income purposes but one with knowledge of its essence for the advanced morality of justice and the sheer essence of love for justice

### **Business Law, Google eBook**

Nickolas James, 2012-02-02 Business Law 2e is the new edition of a textbook that has been positively launched into the higher education market The text presents business law principles in a clear and easy to understand style The objective of a business law subject is to ensure that students acquire enough knowledge of the law of business so they can recognise and solve simple legal problems organise their affairs in order to avoid more complex or serious legal problems and appreciate the connection of legal principles within a range of commercial environments As the majority of students are required to study business law as part of either a commerce or business degree this textbook follows a functional approach to the study of business law rather than doctrinal so the principles of business law are contextualised within a business environment Business students need to know more than what the law is they need to know where to find it how to read it how to use it and how it impacts on all facets of business Students who use this textbook will develop a greater awareness of the law and its broad application to business and commercial environments

### **Doing Justice, Preventing Crime** Michael H. Tonry, 2020

Philosophy and Policy Doing Justice Human Dignity Proportionality Social Disadvantage Multiple Offenses Preventing Crime Deterrence Prediction and Incapacitation Moving Forward Doing Justice Better

### **Guilty Acts, Guilty Minds** Stephen P.

Garvey, 2020 Guilty Acts Guilty Minds proposes an understanding of actus reus and mens rea the guilty act and guilty mind as limits on the authority of a democratic state to ascribe guilt Going beyond discussions of legal justice Stephen Garvey argues for actus reus and mens rea as necessary conditions among others for the legitimacy of state punishment

### **A Theory of**

**Legal Punishment** Matthew Altman, 2021-05-05 This book argues for a mixed theory of legal punishment that treats both crime reduction and retribution as important aims of the state. A central question in the philosophy of law is why the state's punishment of its own citizens is justified. Traditionally, two theories of punishment have dominated the field: consequentialism and retributivism. According to consequentialism, punishment is justified when it maximizes positive outcomes. According to retributivism, criminals should be punished because they deserve it. This book recognizes the strength of both positions. According to the two-tiered model, the institution of punishment and statutory penalties as set by the legislature are justified based on their costs and benefits in terms of deterrence and rehabilitation. The law exists to preserve the public order. Criminal courts, by contrast, determine who is punished and how much based on what offenders deserve. The courts express the community's collective sense of resentment at being wronged. This book supports the two-tiered model by showing that it accords with our moral intuitions, commonly held compatibilist theories of freedom, and assumptions about how the extent of our knowledge affects our obligations. It engages classic and contemporary work in the philosophy of law and explains the theory's advantages over competing approaches from retributivists and other mixed theorists. The book also defends consequentialism against a longstanding objection that the social sciences give us little guidance regarding which policies to adopt. Drawing on recent criminological research, the two-tiered model can help us to address some of our most pressing social issues, including the death penalty, drug policy, and mass incarceration. This book will be of interest to philosophers, legal scholars, policymakers, and social scientists, especially criminologists, economists, and political scientists.

**Cybercrime and its victims** Elena Martellozzo, Emma A. Jane, 2017-06-26 The last twenty years have seen an explosion in the development of information technology to the point that people spend a major portion of waking life in online spaces. While there are enormous benefits associated with this technology, there are also risks that can affect the most vulnerable in our society, but also the most confident. *Cybercrime and its victims* explores the social construction of violence and victimisation in online spaces and brings together scholars from many areas of inquiry, including criminology, sociology, and cultural media and gender studies. The book is organised thematically into five parts. Part one addresses some broad conceptual and theoretical issues. Part two is concerned with issues relating to sexual violence, abuse, and exploitation, as well as to sexual expression online. Part three addresses issues related to race and culture. Part four addresses concerns around cyberbullying and online suicide, grouped together as social violence. The final part argues that victims of cybercrime are, in general, neglected and not receiving the recognition and support they need and deserve. It concludes that in the volatile and complex world of cyberspace, continued awareness-raising is essential for bringing attention to the plight of victims. It also argues that there needs to be more support of all kinds for victims, as well as an increase in the exposure and punishment of perpetrators. Drawing on a range of pressing contemporary issues, such as online grooming, sexting, cyber hate, cyberbullying, and online radicalization, this book examines how cyberspace makes us more vulnerable to crime and violence, how it gives rise to new

forms of surveillance and social control and how cybercrime can be prevented      The Global and Social Consequences of the COVID-19 Pandemic Gottfried Schweiger, 2022-06-30 This book directly addresses the social and economic consequences of the COVID 19 pandemic It does so by focusing on both the immediate effects during the pandemic and the lockdowns as well as the issues related to the long term social consequences that are likely to result from the economic crisis in the coming years To date most philosophical essays and books have focused on the health aspects of the pandemic and in particular on the fields of medical ethics and public health ethics Containing a truly international and interdisciplinary group of scholars a unique and global perspective is offered on the rarely discussed social and economic consequences of the pandemic This book is of great interest to academic philosophers but also to researchers from the social sciences      **Philosophy of**

**Criminal Law** Francis Wharton, 1880      The British National Bibliography Arthur James Wells, 2009      **The Oxford Handbook of Philosophy of Criminal Law** John Deigh, David Dolinko, 2011-09-22 This title contains 17 original essays by leading thinkers in the field and covers the field's major topics including limits to criminalization obscenity and hate speech blackmail the law of rape attempts accomplice liability causation responsibility justification and excuse duress and more

**Biopolitics of the More-Than-Human** Joseph Pugliese, 2020-10-23 In *Biopolitics of the More Than Human* Joseph Pugliese examines the concept of the biopolitical through a nonanthropocentric lens arguing that more than human entities from soil and orchards to animals and water are actors and agents in their own right with legitimate claims to justice Examining occupied Palestine Guantanamo and sites of US drone strikes in Afghanistan Pakistan Somalia and Yemen Pugliese challenges notions of human exceptionalism by arguing that more than human victims of war and colonialism are entangled with and subject to the same violent biopolitical regimes as humans He also draws on Indigenous epistemologies that invest more than human entities with judicial standing to argue for an ethico legal framework that will enable the realization of ecological justice Bringing the more than human world into the purview of justice Pugliese makes visible the ecological effects of human war that would otherwise remain outside the domains of biopolitics and law      Current Law Index , 2005

**Catalog of Copyright Entries, Third Series** Library of Congress. Copyright Office, 1949      New York Times Saturday Review of Books and Art , 1969      *Against the Grain* , 2001      **Arts & Humanities Citation Index** , 1996      **E-journals**

Donnelyn Curtis, Virginia M. Scheschy, 2005 E journals a new format only a few years ago are now commonplace in many libraries This book on the subject offers innovative ideas for helping library staff optimize their users online experiences

**On Criminalization** J. Schonsheck, 2013-06-29 I begin by introducing the main issues of the work and inviting their consideration as enticement I offer a sketch of their practical importance and of the philosophical challenge they present And I provide a preview of the work's organization and central argument There is something so obvious that it is easily and often overlooked the enforcing of criminal statutes is the most intrusive and coercive exercise of domestic power by a state Forcibly preventing people from doing that which they wish to do forcibly compelling people to do that which they do not

wish to do and wielding force merely attempting to compel or prevent these state activities have extraordinarily serious ramifications Indeed no state institutions are likely to have more profound an impact on the lives of individual citizens than those of the criminal justice system I endorse Herbert Packer s assessment The criminal sanction is the law s ultimate threat Being punished for a crime is different from being regulated in the public interest or being forced to compensate another who has been injured by one s conduct or being treated for a disease The sanction is at once l uniquely coercive and in the broadest sense uniquely expensive As a consequence these state activities are in special need of moral warrant Given the great potential for doing grave injustice the power of the state embodied in the criminal justice system ought not be exercised in the absence of a complete and compelling moral justification

**Philosophical Foundations of International Criminal Law** Morten Bergsmo,Emiliano J. Buis,2018-11-30 This first edition of Philosophical Foundations of International Criminal Law Correlating Thinkers contains 20 chapters about renowned thinkers from Plato to Foucault As the first volume in the series Philosophical Foundations of International Criminal Law the book identifies leading philosophers and thinkers in the history of philosophy or ideas whose writings bear on the foundations of the discipline of international criminal law and then correlates their writings with international criminal law **Library & Information Science Abstracts** ,2003

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