

PHILOSOPHY OF LAW

FOURTH EDITION

JOEL FEINBERG AND JULES COLEMAN



Philosophy Law Joel Feinberg

Joel Feinberg, Hyman Gross



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Philosophy of Law Joel Feinberg, Jules L. Coleman, Christopher Kutz, 2014 This leading anthology contains essays and cases written by some of the most influential figures in legal philosophy representing the major theoretical positions in the field Its primary focus is to relate traditional themes of legal philosophy to the concerns of modern society in a way that invigorates the former and illuminates the latter This classic text is distinguished by its clarity and accessibility balance of topics balance of positions on controversial questions topical relevance imaginative use of cases and stories and the inclusion of only lightly edited or untouched legal classics This revision is distinguished by its inclusion of new material on law and economics international law distributive justice religion and freedom of expression feminist legal theory and critical race theory as well as a greater emphasis on concrete legal problems *Freedom and Fulfillment* Joel Feinberg, 1994-12-04 Dealing with a diverse set of problems in practical and theoretical ethics these fourteen essays three of them previously unpublished reconfirm Joel Feinberg's leading position in the field of legal philosophy With a clarity and humor that will be familiar to readers of his other works Feinberg writes on topics including wrongful life suits in the law of torts or whether there is any sense in the remark that a person is so badly off that he would be better off not existing at all the morality of abortion educational options free expression civil disobedience and the duty of easy rescue in criminal law He continues with a three part defense of moral rights in the abstract a discussion of voluntary euthanasia and an inquiry into arguments of various kinds for not granting legal rights in enforcement of a person's acknowledged moral rights This collection concludes with two essays dealing with concepts used in appraising the whole of a person's life absurdity and self fulfillment and their interplay **In Harm's Way** Joel Feinberg, Jules L. Coleman, Allen Buchanan, 1994-06-24 This 1994 volume contains fifteen essays by leading philosophers exploring themes developed in the work of Joel Feinberg **Problems at the Roots of Law** Joel Feinberg, 2002-12-26 Feinberg is one of the leading philosophers of law of the last forty years This volume collects recent articles both published and unpublished on what he terms basic questions about the law particularly in regard to the relationship to morality Accessibly and elegantly written this volume's audience will reflect the diverse nature of Feinberg's own interests scholars in philosophy of law legal theory and ethical and moral theory Offense to Others. The Moral Limits of the Criminal Law, 1988 Offense to Others is the second volume of Joel Feinberg's magisterial work The Moral Limits of Criminal Law a four volume work that addresses the question what kinds of conduct may the state make criminal without infringing on the moral autonomy of individuals **In Harm's Way**, 2007 *Philosophy of law. Edited by Joel Feinberg and Hyman Gross* Joel Feinberg, Hyman Gross, 1975 Reason and Responsibility Joel Feinberg, Russ Shafer-Landau, 2008 Contains readings that cover centuries of thought and wisdom This book includes various issues in metaphysics epistemology philosophy of religion philosophy of mind and ethics **Harmless Wrongdoing** Joel Feinberg, 1990-05-31 The final volume of Feinberg's four volume work The Moral Limits of Criminal Law examines the philosophical basis for the criminalization of

so called victimless crimes such as ticket scalping blackmail consented to exploitation of others commercial fortune telling and consensual sexual relations *Harm to Others* Joel Feinberg, 1987 This book focuses on the harm principle the common sense view that prevention of harm to persons other than the perpetrator is a legitimate purpose of criminal legislation

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Feinberg, Russ Shafer-Landau, 2013-12-25

The Moral Limits of the Criminal Law: Offense to others Joel Feinberg, 1984 N

this volume Feinberg focuses on the meanings of interest the relationship between interests and wants and the distinction between want regarding and ideal regarding analyses on interest and hard cases for the applications of the concept of harm Examples of the hard cases are harm to character vicarious harm and prenatal and posthumous harm Feinberg also discusses the relationship between harm and rights the concept of a victim and the distinctions of various quantitative dimensions of harm consent and offense including the magnitude probability risk and importance of harm **The Ethics of Legal**

Coercion J.D. Hodson, 2012-12-06 Are all of the commonly accepted aims of the use of law justifiable Which kinds of behavior are justifiably prohibited which kinds justifiably required What uses of law are not defensible How can the legitimacy or the illegitimacy of various uses of law be explained or accounted for These are questions the answering of which involves one in many issues of moral principle for the answers require that one adopt positions even if only implicitly on further questions of what kinds of actions or policies are morally or ethically acceptable The present work aimed at questions of these kinds is thus a study in the ethical evaluation of major uses of legal coercion It is an attempt to provide a framework within which many questions about the proper uses of law may be fruitfully discussed The framework if successful can be used by anyone asking questions about the defensibility of particular or general uses of law whether from the perspective of someone considering whether to bring about some new legal provision from the perspective of someone concerned to evaluate an existing provision or from that of someone concerned more abstractly with questions about the appropriate substance of an ideal legal system In addressing these and associated issues I shall be exploring the extent to which an ethics based on respect for persons and their autonomy can handle satisfactorily the problems arising here **Law in Philosophical**

Perspective Joel Feinberg, Hyman Gross, 1977

Postmodern Philosophy and Law Douglas E. Litowitz, 1997 The author presents a two tiered analysis that views postmodern legal thought as both a collective intellectual movement and as the work of particular theorists notably Friedrich Nietzsche Michel Foucault Jacques Derrida Francois Lyotard and Richard Rorty He concludes that even though postmodern thought does not give rise to a normative theory of right that can be used as a framework for deciding cases it can focus attention on genealogy and discourse and can empower those who have been denied a voice in the legal system Annotation copyrighted by Book News Inc Portland OR **Campus Hate Speech on**

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