

Great Debates In Jurisprudence Palgrave Great Debates In Law

????????????????????,????????????????????,??,????????????????
????????????????????,??
????????,????????????????????????????????.

??

A theme of growing importance in both the law and philosophy and socio-legal literature is how regulatory dynamics can be identified (that is, conceptualised and operationalised) and normative expectations met in an age when transnational actors operate on a global plane and in increasingly fragmented and transformative contexts. A reconsideration of established theories and axiomatic findings on regulatory phenomena is an essential part of this discourse. There is indeed an urgent need for discontinuity regarding what we (think we) know about, among other things, law, legality, sovereignty and political legitimacy, power relations, institutional design and development, and pluralist dynamics of ordering under processes of globalisation and transnationalism. Making an important contribution to the scholarly debate on the subject, this volume features original and much-needed essays of theoretical and applied legal philosophy as well as socio-legal accounts that reflect on whether legal positivism has anything to offer to this intellectual enterprise. This is done by discussing

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

nations large and small; and to promote the prosperity of all humankind. The Charter is the foundation of international peace and security.

Great Debates in Law is an evolving series of engaging and thoughtful introductions to more the advanced concepts, written by authors who are amongst the foremost thinkers in their field. The series focuses on the key tensions and questions underlying a subject, setting legal developments in their philosophical and cultural context and exploring the issues as matters of current debate. Going beyond what is covered in the main textbooks, the series provides a cutting edge for students who are looking to gain additional insights with which to excel.

In this powerful and timely book, one of the most admired and authoritative religious leaders of our time tackles the phenomenon of religious extremism and violence committed in the name of God. If religion is perceived as being part of the problem, Rabbi Sacks argues, then it must also form part of the solution. When religion becomes a zero-sum conceit--i.e., my religion is the only right path to God, therefore your religion is by definition wrong--and when individuals are motivated by what Rabbi Sacks calls "altruistic evil," violence between peoples of different beliefs appears to be the inevitable outcome. But through an exploration of the roots of violence and its relationship to religion, and employing groundbreaking biblical analysis and interpretation, Rabbi Sacks shows that religiously inspired violence has as its source misreadings of biblical texts at the heart of all three Abrahamic faiths. By looking anew

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

at the book of Genesis, with its foundational stories of Judaism, Christianity, and Islam, Rabbi Sacks offers a radical rereading of many of the Bible's seminal stories of sibling rivalry: Cain and Abel, Isaac and Ishmael, Jacob and Esau, Joseph and his brothers, Rachel and Leah. Here is an eloquent call for people of goodwill from all faiths and none to stand together, confront the religious extremism that threatens to destroy us all, and declare: Not in God's Name.

Now in its 13th edition, Jill Poole's immensely popular Textbook on Contract Law has been guiding students through contract law for over 20 years. Poole's case focus and clear writing style make this text a favourite with students and lecturers alike. The law of contract is placed within its commercial context, and students are provided with a detailed yet accessible treatment of all the key areas of contract law. Key features: * Each chapter begins with a summary of key issues, providing an overview of central themes and points of law, and concludes with suggestions for further reading, guiding students towards the most relevant texts and articles * Key points, illustrative examples and questions encourage a deeper understanding of the central facts and issues * Headings, case summaries and case extract boxes allow for easy navigation through the text Online Resource Centre: This text is fully supported by an Online Resource Centre which provides: * 300 multiple choice questions with answers and feedback * Self-test questions and answers linked with Casebook on Contract Law * Guidance on answering problem questions in contract law * An opportunity for students to ask the

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

author any questions

Developments in the law, scholarship, and research since 2006 form a substantial part of the second edition of this book which sets the governance of personal relationships in the context of the exercise of social and personal power. Its central argument is that this power is counterbalanced by the presence of individual rights. This entails an analysis of the nature and deployment of rights, including human rights, and children's rights. Against that background, the book examines the values of friendship, truth, respect, and responsibility, and how the values of individualism co-exist with those of the community in an open society. It argues that central to these values is respecting the role of intimacy in personal relationships. In doing this, a variety of issues are examined, including the legal regulation of married and unmarried relationships, same-sex marriage, state supervision over the inception and exercise of parenthood (including surrogacy and assisted reproductive technology), the role of fault and responsibility in divorce law, children's rights and welfare, religion and family rights, the rights of separated partners regarding property and of separated parents regarding their children, and how states should respond to cultural diversity.

Great Debates in Law is an evolving series offering engaging and thoughtful introductions to the more advanced concepts, written by authors who are amongst the foremost thinkers in their field. They are designed to provide a cutting edge for students who are looking to gain additional insights with which to excel. The series looks to go

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

beyond what is covered in the main textbooks, presenting the key tensions and questions underlying a subject, setting legal developments in their philosophical and cultural context and exploring the issues as matters of current debate. The text draws upon the work of leading figures to elucidate the concepts addressed, illustrating how a subject has developed in the way that it has, and why.

This unique Research Handbook maps the historical, theoretical, and methodological concepts in sociology of law, exploring the rich and complex nature of this area of research. It argues that sociology of law flourishes due to its strong capacity for interdisciplinary engagement and links to other scientific concepts, methodologies and research fields.

This revised, updated, and considerably expanded new edition provides a systematic introduction to the theory and practice of contemporary international relations. Including pedagogical features highlighting key thinkers and concepts, this text clarifies the fundamental debates and issues at stake in global political affairs.

With its uniquely student-focused approach and authoritative coverage of all key topics, The Oxford Textbook on Criminology is the essential companion to exploring crime and criminal justice. It acts as an energising springboard, equipping readers with the skills to form their own views and the confidence to see themselves as valued criminologists.

?????:??

An engaging introduction to the more advanced writings on criminal law, designed to

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

provide the additional insights necessary to excel in the study of the subject. This textbook is an introduction to more advanced writings on criminal law, primarily designed to allow students to think critically and analyse specific topics. Each chapter is structured around key questions and debates that provoke deeper thought. It asks questions such as: Why do we have the laws that we have? Could the criminal law look differently? How should the law be applied to novel situations? Does the law in fact reflect prejudices? The aim of the book is not to present a complete overview of theoretical issues in criminal law, but rather to illustrate the current debates among those working in shaping the area. The text features summaries of the views of notable experts on key topics and each chapter ends with a list of guided further reading.

A new and retitled edition of Great Debates in Property Law, this is an engaging introduction to the more advanced writings on property law, designed to provide the additional insights necessary to excel in the study of the subject. Includes new material on e-conveyancing, and the impact of the global financial crisis and austerity politics. This book is a provocative, interdisciplinary, and critical appraisal of civil justice, property, and the laws that shape and command them within capitalism. Dr. Herian's book is both a complementary and countervailing narrative to many mainstream legal accounts, one that critiques core and influential areas of legal knowledge and practice. Central to the book's thesis is a rich collaboration of ideas and perspectives that consider what is at stake from institutions, concepts, and practices of equity and civil

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

justice tied to the subjective psychic life and the unconscious desires of capitalist stakeholders. The book aims to address several questions, including how capitalism has imagined and shaped equity and civil justice since the nineteenth century; how capitalism acts as a well-spring of desire for forms of justice that wrap-around and sustain complex frameworks of private property power and ownership; and how equity supports agile neoliberal strategies of justice and reason in the twenty-first century. Dr. Robert Herian is Senior Lecturer at The Open University Law School (UK) and Co-Founder of the Equity and Trusts Research Network. Robert's research encompasses equity, trusts, and property law; psychoanalysis; legal history; critical theory and philosophy. He lives in Northwest England with his partner, Chloe, and their border terrier, Billy.

This best-selling undergraduate textbook from renowned authors Kirsty Horsey & Erika Rackley offers a lively, accessible and thoughtful treatment of all key topics taught on tort law courses, and includes carefully chosen learning features to help students become engaged and critical thinkers.

McFarlane, Hopkins, and Nield's Land Law is the most succinct, analytical textbook available in this subject area. These experienced and respected authors have used their unique approach to land law to provide a consistent structure with which students and lecturers can tackle the topics. The approach arms students with the tools needed to analyse content covered in classes and exams autonomously by demonstrating how

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

to consider rules in isolation before looking at the full picture. This method helps students make links across topics. The concise treatment allows students to concentrate on building an in-depth, sophisticated grasp of the core principles. The authors' direct writing style and contextual outlook guides readers through the depth and detail and gives lucidity to abstract rules. The use of significant cases to exemplify rules in practice and diagrams for visual learners gives additional clarity to concepts that are particularly difficult to imagine. Students are encouraged to test their knowledge by answering end-of-chapter questions and to widen their research by referring to the resources suggested in the further reading lists accompanying each chapter. Online resources Students can access additional supportive materials online including:- Web links to useful sites containing further information on chapter-specific topics- Self-test questions with instant feedback- Essay questions and guidance on how to answer them- Updates on legal developments in land law

This textbook is an ambitious and engaging introduction to the more advanced writings on Jurisprudence, primarily designed to allow students to 'get under the skin' of the topic and begin to build their critical thinking and analysis skills. Each chapter is structured around key questions and debates that provoke deeper thought and, ultimately, a clearer understanding. The aim of the book is therefore not to present a complete overview of theoretical issues in Jurisprudence, but rather to illustrate the current debates which are currently going on among those working in shaping the area. The text features summaries of the views of notable experts on key topics and each chapter ends with a list of guided further reading. A perfect book for

Bookmark File PDF Great Debates In Jurisprudence Palgrave Great Debates In Law

Presents a critical evaluation of a controversial interpretative tool the ECtHR uses to answer morally/politically sensitive human rights questions.

Allan Beever lays the foundation for a timely philosophical and empirical study of the nature of law with a detailed examination of the structure of evolving law through declaratory speech acts. This engaging book demonstrates both how law itself is achieved and also its ability to generate rights, duties, obligations, permissions and powers.

??“???”??????????????

[Copyright: 903ffd0c51a4bec8d378b8919c547d5e](https://www.palgrave.com/gb/9781137378199)