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# The Legal Point Of View

**Wil Waluchow, Stefan Sciaraffa**

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*The Legacy of Ronald Dworkin* Wil Waluchow, Stefan Sciaraffa, 2016-04-25 This book assembles leading legal political and moral philosophers to examine the legacy of the work of Ronald Dworkin. They provide the most comprehensive critical treatment of Dworkin's accomplishments focusing on his work in all branches of philosophy including his theory of value political philosophy, philosophy of international law and legal philosophy

## **The Agrarian Reform in Estonia from the Legal Point of View** Arthur Weller, 1922

### **New Essays on the Normativity of Law** Stefano Bertea, George

Pavlakos, 2011-08-10 An important part of the legal domain has to do with rule governed conduct and is expressed by the use of notions such as norm, obligation, duty and right. These require us to acknowledge the normative dimension of law.

Normativity is accordingly to be regarded as a central feature of law lying at the heart of any comprehensive legal theoretical project. The essays collected in this book are meant to further our understanding of the normativity of law. More specifically, the book stages a thorough discussion of legal normativity as approached from three strands of legal thought that are particularly influential and which play a key role in shaping debates on the normative dimension of law: the theory of planning, agency, legal conventionalism and the constitutivist approach. While the essays presented here do not aspire to give an exhaustive picture of these debates, an aspiration that would be by its very nature unrealistic, they do provide the reader with some authoritative statements of some widely discussed families of views of legal normativity. In pursuing this objective, these essays also encourage a dialogue between different traditions of study of legal normativity, stimulating those who would not otherwise look outside their tradition of thought to engage with new ideas and ultimately to arrive at a more comprehensive account of the normativity of law.

### **Neutrality and Theory of Law** Jordi Ferrer Beltrán, José Juan Moreso, Diego M.

Papayannis, 2013-04-03 This book brings together twelve of the most important legal philosophers in the Anglo American and Civil Law traditions. The book is a collection of the papers these philosophers presented at the Conference on Neutrality and Theory of Law held at the University of Girona in May 2010. The central question that the conference and this collection seek to answer is: Can a theory of law be neutral? The book covers most of the main jurisprudential debates. It presents an overall discussion of the connection between law and morals and the possibility of determining the content of law without appealing to any normative argument. It examines the type of project currently being held by jurisprudential scholarship. It studies the different approaches to theorizing about the nature or concept of law, the role of conceptual analysis and the essential features of law. Moreover, it sheds some light on what can be learned from studying the non-essential features of law. Finally, it analyzes the nature of legal statements and their truth values. This book takes the reader a step further to understanding law.

## **The Law Magazine and Review**, 1874

### **A General View of the Law of Property** James Andrew Strahan, 1897

## **The**

## **Railway and Corporation Law Journal**, 1887

### **The Law Journal**, 1899

### **Cobbett's Parliamentary Debates**, 1882

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