

A CRITICAL INTRODUCTION TO LAW

Second Edition

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Critical Introduction To Law

Kieran Dolin



Critical Introduction To Law:

Critical Introduction to Law 2/e , **A Critical Introduction to Law and Literature** Kieran Dolin,2007-03-15

Despite their apparent separation law and literature have been closely linked fields throughout history Linguistic creativity is central to the law with literary modes such as narrative and metaphor infiltrating legal texts Equally legal norms of good and bad conduct of identity and human responsibility are reflected or subverted in literature s engagement with questions of law and justice Law seeks to regulate creative expression while literary texts critique and sometimes openly resist the law Kieran Dolin introduces this interdisciplinary field focusing on the many ways that law and literature have addressed and engaged with each other He charts the history of the shifting relations between the two disciplines from the open affiliation between literature and law in the sixteenth century Inns of Court to the less visible links of contemporary culture Originally published in 2007 this book provides an accessible guide to one of the most exciting areas of interdisciplinary scholarship **Critical**

Introduction to Law Wade Mansell,Belinda Meteyard,1999 **A Critical Introduction to Law** Wade Mansell,Belinda Meteyard,Alan Thomson,2015-06-26 Challenging the usual introductions to the study of law A Critical Introduction to Law argues that law is inherently political and reflects the interests of the few even while presenting itself as neutral This fully revised and updated fourth edition provides contemporary examples to demonstrate the relevance of these arguments in the twenty first century The book includes an analysis of the common sense of law the use of anthropological examples to gain external perspectives of our use and understanding of law a consideration of central legal concepts such as order rules property dispute resolution legitimation and the rule of law an examination of the role of law in women s subordination and finally a critique of the effect of our understanding of law upon the wider world Clearly written and admirably suited to provoking discussions on the role of law in our contemporary world this book is ideal for undergraduate and postgraduate students reading law and will be of interest to those studying legal systems and skills courses jurisprudence courses and law and society A Critical Introduction to Law Wade Mansell,1999 The Politics of Jurisprudence Roger B. M.

Cotterrell,1992 Selected byChoice magazine as an Outstanding Academic Title A critical introduction to international law Olivier Corten,François Dubuisson,Vaios Koutroulis,2024-10-09 Is international law universal Can it be anything else than the will of the actors who are able to impose on others their values and interests Beyond the strategic objectives that can be pursued by a lawyer pleading before a court a state representative operating in an international organization or addressing the general public an author seeking recognition or a citizen interested in the law since international law cannot be interpreted objectively can it at least be interpreted in a convincing and well argued way These are the questions that underlie this book which following a critical approach emphasizes the profound ambivalence of international law International law appears to be torn between in the one hand the pursuit of a universalist ideal of justice and peace and on the other the need to deal with power relations in a political context From this perspective it would be futile to claim to

establish and even less to discover one single correct interpretation of legal rules such as for example the right to self determination the principle of non intervention or the prohibition of genocide It is however possible to provide an overview of the main debates among states other international actors or among legal scholars relating to the interpretation of the main rules of international law In the book these debates are illustrated by references to popular culture in particular music and films The ambition of this book is to enable the reader on the basis of these elements firstly to position himself or herself by selecting and defending the arguments that seem most convincing and secondly and more fundamentally to understand the legal and political terms of the controversies in international law This revised second edition includes updates in case law and practice from the war in Ukraine to the war in Gaza as well as legal developments related to climate change *Reading the Law* Peter Goodrich,1986-01-01 *Law and Public Choice* Daniel A. Farber,Philip P. Frickey,2010-07-15 In *Law and Public Choice* Daniel Farber and Philip Frickey present a remarkably rich and accessible introduction to the driving principles of public choice In this the first systematic look at the implications of social choice for legal doctrine Farber and Frickey carefully review both the empirical and theoretical literature about interest group influence and provide a nonmathematical introduction to formal models of legislative action Ideal for course use this volume offers a balanced and perceptive analysis and critique of an approach which within limits can illuminate the dynamics of government decision making *Law and Public Choice* is a most valuable contribution to the burgeoning literature It should be of great interest to lawyers political scientists and all others interested in issues at the intersection of government and law Cass R Sunstein University of Chicago Law School *Psychology and Law* Andreas Kapardis,2003 This book is the authoritative work for students and professionals in psychology and law [Manual of Historico-critical Introduction to the Canonical Scriptures of the Old Testament](#) Carl Friedrich Keil,1871 **International Law** Wade Mansell,Karen Openshaw,2013-10-02 This book provides a critical introduction to the concepts principles and rules of international law through a consideration of contemporary international events It provides ways of considering the relevance of international law to particular disputes and also an appreciation of both the possibilities and limitations of legal method in international disputes This in turn necessitates an examination of the relationship between international law and power Thus rather than studying international law as a system of rules that purports to govern or at least constrain the international community this book considers the actual effects of international law upon international disagreements Such an approach will be sceptical rather than cynical intending to provide the means by which the role of international law may be evaluated This entails discussion of the legal quality of international law of the relationship between the academic disciplines of international law and international relations of the apparent Eurocentricity of international law and of the relationship between political power and the ability to use or abuse or ignore international law Underlying the book is the assertion that international law is political in content in the sense of being concerned with the exercise of power but that it draws much of its effectiveness from its self portrayal as

being apolitical or at least politically neutral **An historical and critical introduction to The final philosophy as issuing from the harmony of science and religion** Charles Woodruff Shields,1888 A Critical Introduction to European Law Ian Ward,2003-04 This book discusses the history and institutional framework of the EU without becoming mired in the minutiae of black letter law It provides an accessible introduction for students to current critical academic commentary on European law **Commentary on the Gospel of St. John. With a Critical Introduction** Frédéric Louis Godet,1876

Law making is the Regime of Legislature. A Critical Overview of the Partnership Model ,2021-04-20 Essay from the year 2021 in the subject Law Public Law Constitutional Law Basic Rights grade A language English abstract The main topic of this paper is to frame a critique of the so called partnership model in jurisdiction between the legislature and the judiciary The hallmark of 19th and 20th century doctrines of interpretation has been that they premise themselves on the principle that a court ought to interpret law as it stands The function of the court is to interpret the language of a statute whereas it is for the legislature to make enactments and for the courts to enforce such enactments Courts are not legislators they have to carry out loyally the directions of the legislature Two models of interpretation stands in present world agency and partnership model According to the agency model while interpreting a statute the Court has to discover the intent of the legislature or the purpose behind legislation The partnership model views the Court as a partner in legislative enterprise with legislature hence while interpreting a statute the Court should seek a sensible to avoid rigors of law Judge does not create normative text but rather gives it meaning The static vision of statutory interpretation prescribed by traditional doctrine is strikingly outdated Interpretation of a statute evolves over time because of changing factual contexts and the changing perspectives of its interpreters Statutory interpretation should appropriately balance a number of factors including predictability and certainty economic efficiency fairness and the public interest **Reading the Law** Gary Kilarr,1978

An Introduction to Critical Legal Theory Ian Ward,1998 This book is a comprehensive text for both students and teachers of legal theory jurisprudence and related subjects It introduces all the traditional schools of legal theory from natural law to Positivism to Legal Formalism as well as a number of contemporary and interdisciplinary approaches to legal theory including law and economics law and society law and literature critical legal studies feminism race theory and post modernism In the process of so doing as well as introducing the reader to established jurists such as Bentham and Hart Rawls and Durkin the text also introduces philosophers such as Plato Kant and Sartre economists such as Smith Keynes and Galbraith social theorists such as Foucault Marx and literary theorists such as Derrida and Fish This book seeks to perfect the increasing ambition of Legal Theory to reach beyond the narrow confines of traditional jurisprudence and to re establish itself within the wider intellectual world This book is not just a text about legal theory it is also a text which introduces the reader to philosophy economics politics history literature and social theory It thus provides not just a critical introduction to legal theory but an introduction to the entire ambition of law as an intellectual discipline **A Critical Introduction to the**

Old Testament George Buchanan Gray, 1918
Peake, 1916

A Critical Introduction to the New Testament Arthur Samuel

Whispering the Secrets of Language: An Psychological Quest through **Critical Introduction To Law**

In a digitally-driven earth where monitors reign great and quick communication drowns out the subtleties of language, the profound techniques and emotional nuances concealed within words usually get unheard. However, nestled within the pages of **Critical Introduction To Law** a captivating literary prize sporting with natural thoughts, lies an exceptional quest waiting to be undertaken. Published by a talented wordsmith, that charming opus attracts visitors on an introspective journey, gently unraveling the veiled truths and profound influence resonating within the very fabric of each and every word. Within the psychological depths with this emotional evaluation, we can embark upon a genuine exploration of the book is primary subjects, dissect their interesting publishing model, and fail to the powerful resonance it evokes serious within the recesses of readers hearts.

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