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Matthew H. Kramer

**Objectivity  
and the  
Rule of Law**

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CAMBRIDGE INTRODUCTIONS TO PHILOSOPHY AND LAW

# Objectivity And The Rule Of Law Cambridge Introductions To Philosophy And Law

**William M. Schniedewind, Jason M.  
Zurawski, Gabriele Boccaccini**



## **Objectivity And The Rule Of Law Cambridge Introductions To Philosophy And Law:**

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provide a theoretical framework for understanding the nature of legal authority and develops a methodology for identifying instances in which legal texts were treated as binding law by ancient interpreters This method is applied to a selection of legal interpretive texts Ezra Nehemiah Temple Scroll the Qumran rule texts and the Samaritan Pentateuch **Philosophy and International Law** David Lefkowitz,2020-10-29 Offers an accessible discussion of conceptual and moral questions on international law and advances the debate on many of these topics **An Introduction to Property Theory** Gregory S. Alexander,Eduardo M. Peñalver,2012-04-09 An introduction to the leading modern theories of property and applies those theories to concrete contexts in which property issues have been especially controversial **Contract Law** Brian Bix,2012-10-15 This book offers an accessible introduction to American contract law useful to both first year law students and advanced contract scholars **What Makes Law** Liam Murphy,2014-06-16 This book offers an advanced introduction to central questions in legal philosophy What factors determine the content of the law in force What makes a normative system a legal system How does law beyond the state differ from domestic law What kind of moral force does law have The most important existing views are introduced but the aim is not to survey the existing literature Rather this book introduces the subject by stepping back from the fray to sketch the big picture to show just what is at stake in these old debates Legal philosophy has become somewhat arid and inward looking In part this is because the disagreement between the main camps on the important questions is apparently intractable The main aim of the book is to suggest both a diagnosis and a proper practical response to this situation of intractable disagreement about questions that do matter **The Legal Relation** Alexander Somek,2017-10-12 This introductory series of books provides concise studies of the philosophical foundations of law of perennial topics in the philosophy of law and of important and opposing schools of thought The series is aimed principally at students in philosophy law and political science **Torah** William M. Schniedewind,Jason M. Zurawski,Gabriele Boccaccini,2022-03-11 The present volume explores the ever evolving understandings and diverse manifestations of the Hebrew notion of torah in early Jewish and Christian literature and the different roles torah played within those communities whether in Judea or in the Hellenistic and early Roman diaspora This collection of essays is purposefully wide ranging with contributors exploring and rethinking some of the most basic scholarly assumptions and preconceptions about the nature of torah in light of new critical approaches and methodologies Contributors include Gabriele Boccaccini Francis Borchardt Calum Carmichael Federico Dal Bo Lutz Doering Oliver Dyma Paula Fredriksen Robert G Hall Magnar Kartveit Anne Kreps David Lambert Michael Legaspi Jason A Myers Juan Carlos Ossand n Widow Anders Klostergaard Petersen Patrick Pouchelle Jeremy Punt Michael L Satlow Joachim Schaper William Schniedewind Elisa Uusim ki Jacqueline Vayntrub Jonathan Vroom James W Watts Benjamin G Wright III and Jason M Zurawski **Normative Jurisprudence** Robin West,2011-08-22 Normative Jurisprudence aims to reinvigorate normative legal scholarship that both criticizes positive law and suggests reforms for it on the basis of stated moral values and legalistic ideals It looks sequentially

and in detail at the three major traditions in jurisprudence natural law legal positivism and critical legal studies that have in the past provided philosophical foundations for just such normative scholarship Over the last fifty years or so all of these traditions although for different reasons have taken a number of different turns toward empirical analysis conceptual analysis or Foucaultian critique and away from straightforward normative criticism As a result normative legal scholarship scholarship that is aimed at criticism and reform is now lacking a foundation in jurisprudential thought The book criticizes those developments and suggests a return albeit with different and in many ways larger challenges to this traditional understanding of the purpose of legal scholarship

**Deontic Logic and Legal Systems** Pablo E. Navarro, Jorge L. Rodríguez, 2014-09-29 Logic and law have a long history in common but the influence has been mostly one sided except perhaps in the 5th and 6th centuries B C where disputes at the market place or in tribunals in Greece seem to have stimulated a lot of reflection among sophistic philosophers on such topics as language and truth Most of the time it was logic that influenced legal thinking but in the last 50 years logicians began to be interested in normative concepts and hence in law

**Enforcing Morality** Steven Wall, 2023-11-16 What parts of morality ought the law to enforce What considerations justify its enforcement What is the relationship between the legal and social enforcement of morality Are there principled moral limits that constrain the enforcement of morality How should we think about the pragmatic limits to the effective enforcement of morality These are some of the main questions addressed by Steven Wall in this comprehensive and provocative study of a fundamental debate in jurisprudence and political theory The book defends the practice of ethical environmentalism the deliberate effort to improve the ethical character of the social environment of a society by political legal and other means The presumptive case for ethical environmentalism is presented and then assessed in light of a range of important considerations including fair treatment governmental neutrality the value of personal liberty rights to do wrongs and free expression

**An Introduction to Rights** William A. Edmundson, 2012-01-23 A thoroughly updated second edition that is an accessible introduction to the history logic moral implications and political tendencies of the idea of rights

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**Proceedings and Addresses of the American Philosophical Association** American Philosophical Association, 2007 List of members in v 1

**The Philosophical Review** Jacob Gould Schurman, James Edwin Creighton, Frank Thilly, Gustavus Watts Cunningham, 2007 An international journal of general philosophy

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