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Sex and Discrimination

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CAMBRIDGE STUDIES IN
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Ann Mumford



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Beyond Comparison Timothy Macklem, 2003-06-02 In *Beyond Comparison Sex and Discrimination* Timothy Macklem addresses foundational issues in the long running debate in legal political and social theory about the nature of gender discrimination He takes the highly original and controversial view that the heart of discrimination lies not in the unfavorable comparisons with the treatment and opportunities that men enjoy but rather in a denial of resources and opportunities that women need to lead successful and meaningful lives as women Therefore to understand what women need we must first understand what it is to be a woman By displaying an impressive command of the feminist literature as well as intellectual rigor this work promises to be a milestone in the debate about gender equality and will interest students and professionals in the areas of legal theory and gender studies *Proceedings and Addresses of the American Philosophical Association* American Philosophical Association, 2003 List of members in v 1 [Norms in a Wired World](#) Steven A. Hetcher, 2006-05-12 Hetcher applies his theory of norms to tort law and Internet privacy laws **Punishment, Compensation, and Law** Mark R. Reiff, 2005-07-11 This book is the first comprehensive study of the meaning and measure of enforceability While we have long debated what restraints should govern the conduct of our social life we have paid relatively little attention to the question of what it means to make a restraint enforceable Focusing on the enforceability of legal rights but also addressing the enforceability of moral rights and social conventions Mark Reiff explains how we use punishment and compensation to make restraints operative in the world After describing the various means by which restraints may be enforced Reiff explains how the sufficiency of enforcement can be measured and he presents a unified theory of deterrence retribution and compensation that shows how these aspects of enforceability are interconnected Reiff then applies his theory of enforceability to illuminate a variety of real world problem situations **Natural Law in Jurisprudence and Politics** Mark C. Murphy, 2006-03-13 Natural law is a perennial though poorly represented and understood issue in political philosophy and the philosophy of law In this 2006 book Mark C Murphy argues that the central thesis of natural law jurisprudence that law is backed by decisive reasons for compliance sets the agenda for natural law political philosophy demonstrating how law gains its binding force by way of the common good of the political community Murphy's work ranges over the central questions of natural law jurisprudence and political philosophy including the formulation and defense of the natural law jurisprudential thesis the nature of the common good the connection between the promotion of the common good and requirement of obedience to law and the justification of punishment **Fiscal Sociology at the Centenary** Ann Mumford, 2019-09-27 This book discusses the socio legal tax state and its relationship to development inequality and the transnational Fiscal Sociology commenced in 1918 when Joseph A Schumpeter examined the links between capitalism and taxation arguing that fiscal pressures on governments led directly to the development of tax collection and the burgeoning growth of capitalist economies The identification of taxation as an important component of capitalism has continued to change the way that

theoretical sociologists conceptualise tax This book documents the history of this literature to provide a summary of the topic for scholars seeking a bridge between taxation law and contextual historical and anthropological analyses of the development of the state more generally Whilst Schumpeter s insights have been celebrated over the past one hundred years taxation has slipped from the agenda of many scholarly disciplines in relation to analyses of poverty globalisation and equality Fiscal Sociology at the Centenary fills this gap The implications of this literature for taxation law in the United Kingdom in particular are considered

Is There a Right of Freedom of Expression? Larry Alexander,2005-06-06 A sceptical appraisal of the claim that freedom of expression is a human right *Feminist Interpretations of John Rawls* Ruth Abbey,2013-08-28 In *Feminist Interpretations of John Rawls* Ruth Abbey collects eight essays responding to the work of John Rawls from a feminist perspective An impressive introduction by the editor provides a chronological overview of English language feminist engagements with Rawls from his *Theory of Justice* onward Abbey surveys the range of issues canvassed by feminist readers of Rawls as well as critics wide disagreement about the value of Rawls s corpus for feminist purposes The eight essays that follow testify to the continuing ambivalence among feminist readers of Rawls From the perspectives of political theory and moral social and political philosophy the contributors address particular aspects of Rawls s work and apply it to a variety of worldly practices relating to gender inequality and the family to the construction of disability to justice in everyday relationships and to human rights on an international level The overall effect is to give a sense of the broad spectrum of possible feminist critical responses to Rawls ranging from rejection to adoption Aside from the editor the contributors are Amy R Baehr Eileen Hunt Botting Elizabeth Brake Clare Chambers Nancy J Hirschmann Anthony Simon Laden Janice Richardson and Lisa H Schwartzman

Heythrop Journal ,2004 **Beyond Race, Sex, and Sexual Orientation** Sonu Bedi,2013-09-02 The conventional interpretation of equality under the law singles out certain groups or classes for constitutional protection women racial minorities and gays and lesbians The United States Supreme Court calls these groups suspect classes Laws that discriminate against them are generally unconstitutional While this is a familiar account of equal protection jurisprudence this book argues that this approach suffers from hitherto unnoticed normative and political problems The book elucidates a competing extant interpretation of equal protection jurisprudence that avoids these problems The interpretation is not concerned with suspect classes but rather with the kinds of reasons that are already inadmissible as a matter of constitutional law This alternative approach treats the equal protection clause like any other limit on governmental power thus allowing the Court to invalidate equality infringing laws and policies by focusing on their justification rather than the identity group they discriminate against

The Routledge Handbook of Women and Early Modern European Philosophy Karen Detlefsen,Lisa Shapiro,2023-06-19 The *Routledge Handbook of Women and Early Modern European Philosophy* is an outstanding reference source for the wide range of philosophical contributions made by women writing in Europe from about 1560 to 1780 It shows the range of genres and methods used by women writing in these

centuries in Europe thus encouraging an expanded understanding of our historical canon Comprising 46 chapters by a team of contributors from all over the globe including early career researchers the Handbook is divided into the following sections I Context II Themes A Metaphysics and Epistemology B Natural Philosophy C Moral Philosophy D Social Political Philosophy III Figures IV State of the Field The volume is essential reading for students and researchers in philosophy who are interested in expanding their understanding of the richness of our philosophical past including in order to offer expanded more inclusive syllabi for their students It is also a valuable resource for those in related fields like gender and women s studies history literature sociology history and philosophy of science and political science **Feminism & Bioethics :**

Beyond Reproduction Susan M. Wolf Faculty Associate at the Center for Biomedical Ethics and Associate Professor of Law and Medicine University of Minnesota Law School,1996-03-21 Bioethics has paid surprisingly little attention to the special problems faced by women and to feminist analyses of current health care issues other than reproduction Feminism Bioethics Beyond Reproduction aims to counterbalance this one sided approach A breakthrough volume of original essays authored by leading figures in bioethics and feminist theory it moves beyond reproduction and nursing taking bioethics into new territory The book starts with an investigation of the relationship between feminism and bioethics and introduces different approaches to the problem Chapters stress the importance of liberal feminism which prefers feminist over feminine analysis integrate the experience of women of color draw from the women s self help movement and apply feminist standpoint theory In the second part of the book contributors view various bioethical problems from a feminist perspective euthanasia AIDS the definition of health doctor patient communication the Human Genome Project the conduct of biomedical research and health care reform They examine the pros and cons of the application of gender and feminism to bioethics This provocative volume is bound to change and broaden the way bioethicists students patients and the public consider bioethical issues Gender in Philosophy and Law Laura Palazzani,2012-08-18 This book is an introductory systematic framework in the complex and interdisciplinary sex gender debate focusing on philosophy of law The volume analyses the different theories that have dealt with the gender category highlighting the conceptual premises and the arguments of the most influential theories in the debate which have had repercussions on the field of the ethical and juridical debate with reference to intersexuality transsexualism transgender homosexuality The aim is to offer a sort of conceptual orientation in the complexity of the debate in an effort to identify the various aspects and development processes of the theories so as to highlight the conceptual elements of the theorisations to grasp the problem areas within them It is therefore an overall synthetic and also explicative analysis but not only explicative the aim is to outline the arguments supporting the different theories and the counter arguments too for the purpose of proposing categories to weigh up the elements and to take one s own critical stance with a methodological style that is neither descriptive nor prescriptive but critical Law and Politics at the Perimeter Vanessa Munro,2007-10-24 This book offers a critical re appraisal of contemporary feminist legal and political theory **The British National Bibliography**

Arthur James Wells, 2003 Law and Economics Dana Gold, 2009-05-08 Explores the relationship between law and economics principles and the promotion of social justice This title includes chapters that invoke the lens of corporate law theory or the corporate context as part of their analysis of the intersection of economics and social justice **Comptes Rendus Philosophiques** , 2005 **Feminist Interpretations of Immanuel Kant** Robin May Schott, 2007-10-11 This volume presents radically divergent interpretations of Kant from feminist perspectives Some essays see Kant as having contributed significantly to theories of rationality and autonomy in ways that can further feminist projects Other essays argue that Kant is a preeminent exponent of patriarchal views and that gender hierarchies are inscribed in the very structure of his theories of morality and aesthetic judgment But both sympathizers and critics challenge the accepted topography of Kantian philosophy by which central philosophical concerns are defined as those that are abstract universal and transcendental Instead these feminist writers resituate Kantian questions in the politics of everyday life and emphasize the embodied nature of knowledge morality and aesthetics They analyze dilemmas that face concentrate subjects involving issues of friendship collective responsibility xenophobia and colonialism among others *Social Policy and the Ethic of Care* Olena Hankivsky, 2004 In this book Hankivsky considers the implications of this ethic for a range of Canadian social policy issues Through a series of case studies she demonstrates the extent to which a care orientation differs from a justice orientation and provides an alternative normative framework for interpreting understanding and evaluating social policy She reveals why Canadian social policy is lacking and how it could be made more effective and robust by the inclusion of an ethic of care Jacket *Challenges of Interdisciplinary Research in the Field of Critical (Sex/ Gender) Neuroscience* Hannah Fitsch, Flora Lysen, Suparna Choudhury, 2022-02-17

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