

Il Diritto Muto Neuroscienze Conoscenza Tacita Valori Condivisi

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Le trasformazioni costituzionali del secondo millennio - 2016

The Body in Contemporary Art - Sally O'Reilly 2009
A new volume in the acclaimed World of Art series: featuring work across a range of media that represents the human

body.

The Phenomenological Approach to Social Reality -

Alessandro Salice 2016-02-24

This volume features fourteen essays that examine the works of key figures within the phenomenological movement in a clear and accessible way. It

presents the fertile, groundbreaking, and unique aspects of phenomenological theorizing against the background of contemporary debate about social ontology and collective intentionality. The expert contributors explore the insights of such thinkers as Martin Heidegger, Edmund Husserl, Adolf Reinach, and Max Scheler. Readers will also learn about other sources that, although almost wholly neglected by historians of philosophy, testify to the vitality of the phenomenological tradition. In addition, the contributions highlight the systematic relevance of phenomenological research by pinpointing its position on social ontology and collective intentionality within the history of philosophy. By presenting phenomenological contributions in a scholarly yet accessible way, this volume introduces an interesting and important perspective into contemporary debate insofar as it bridges the gap between the analytical and the continental traditions in social philosophy.

The volume provides readers with a deep understanding into such questions as: What does it mean to share experiences with others? What does it mean to share emotions with friends or to share intentions with partners in a joint endeavor? What are groups? What are institutional facts like money, universities, and cocktail parties? What are values and what role do values play in social reality?

Comparative Legal History -
Olivier Moréteau

The specially commissioned papers in this book lay a solid theoretical foundation for comparative legal history as a distinct academic discipline. While facilitating a much needed dialogue between comparatists and legal historians, this research handbook examines methodologies in this emerging field and reconsiders legal concepts and institutions like custom, civil procedure, and codification from a comparative legal history perspective.

Métodos y comparación

jurídica. - Roberto Scarciglia
2018-11-30

La complejidad es un elemento de la estructura dinámica de los sistemas jurídicos y, como tal, forma parte del alcance del derecho comparado, tanto privado como público. La metodología es un denominador común para la formación de los estudiantes de los cursos de la Facultad de Derecho. El conocimiento de múltiples métodos —y el pluralismo metodológico— promueve el aprendizaje de disciplinas jurídicas básicas y su desarrollo en estudios de segundo y tercer ciclo. Junto a los temas clásicos de la metodología comparativa, el volumen aborda el tema de los desarrollos comparativos en relación con los fenómenos cada vez más frecuentes de carácter global que afectan el derecho público.

The Oxford Handbook of Comparative Law - Mathias Reimann 2019-03-26

This fully revised and updated second edition of The Oxford Handbook of Comparative Law provides a wide-ranging and

diverse critical survey of comparative law at the beginning of the twenty-first century. It summarizes and evaluates a discipline that is time-honoured but not easily understood in all its dimensions. In the current era of globalization, this discipline is more relevant than ever, both on the academic and on the practical level. The Handbook is divided into three main sections. Section I surveys how comparative law has developed and where it stands today in various parts of the world. This includes not only traditional model jurisdictions, such as France, Germany, and the United States, but also other regions like Eastern Europe, East Asia, and Latin America. Section II then discusses the major approaches to comparative law - its methods, goals, and its relationship with other fields, such as legal history, economics, and linguistics. Finally, section III deals with the status of comparative studies in over a dozen subject matter areas, including the

major categories of private, economic, public, and criminal law. The Handbook contains forty-eight chapters written by experts from around the world. The aim of each chapter is to provide an accessible, original, and critical account of the current state of comparative law in its respective area which will help to shape the agenda in the years to come. Each chapter also includes a short bibliography referencing the definitive works in the field.

A Companion to Naturalism

- David Papineau

Offering an engaging and accessible portrait of the current state of the field, *A Companion to Naturalism* shows students how to think about the relation between Philosophy and Science, and why is both essential and fascinating to do so. All the authors in this collection reconsider the core questions in Philosophical Naturalism in light of the challenges raised in Contemporary Philosophy. They explore how philosophical questions are connected to vigorous current debates -

including complex questions about metaphysics, semantics, religion, intentionality, pragmatism, reductionism, ontology, metaethics, mind, science, belief and delusion, among others - showing how these issues, and philosopher's attempts to answer them, matter in the Philosophy. In this sense, this collection is also compelling and illuminating reading for philosophers, philosophy students, and anyone interested in Naturalism and their place in current discussions.

Total Justice - Lawrence M. Friedman 1985-08-14

It is a widely held belief today that there are too many lawsuits, too many lawyers, too much law. As readers of this engaging and provocative essay will discover, the evidence for a "litigation explosion" is actually quite ambiguous. But the American legal profession has become extremely large, and it seems clear that the scope and reach of legal process have indeed increased greatly. How can we

best understand these changes? Lawrence Friedman focuses on transformations in American legal culture—that is, people's beliefs and expectations with regard to law. In the early nineteenth century, people were accustomed to facing sudden disasters (disease, accidents, joblessness) without the protection of social and private insurance. The uncertainty of life and the unavailability of compensation for loss were mirrored in a culture of low legal expectations. Medical, technical, and social developments during our own century have created a very different set of expectations about life, again reflected in our legal culture. Friedman argues that we are moving toward a general expectation of total justice, of recompense for all injuries and losses that are not the victim's fault. And the expansion of legal rights and protections in turn creates fresh expectations, a cycle of demand and response. This timely and important book articulates clearly, and in

nontechnical language, the recent changes that many have sensed in the American legal system but that few have discussed in so powerful and sensible a way. Total Justice is the third of five special volumes commissioned by the Russell Sage Foundation to mark its seventy-fifth anniversary.

Law in the Domains of Culture

- Austin Sarat 2000-11-07

DIVExplores the relationship between culture and law /div

Research Handbook on EU Consumer and Contract Law

- Christian Twigg-Flesner

2016-09-30

Research Handbook on EU Consumer and Contract Law takes stock of the evolution of this fascinating area of private law to date and identifies key themes for the future development of the law and research agendas. The Handbook is divided into three parts:

Shaping the Normative Landscape - David Owens

2014-08-01

Shaping the Normative Landscape is an investigation

of the value of obligations and of rights, of forgiveness, of consent and refusal, of promise and request. David Owens shows that these are all instruments by which we exercise control over our normative environment. Philosophers from Hume to Scanlon have supposed that when we make promises and give our consent, our real interest is in controlling (or being able to anticipate) what people will actually do and that our interest in rights and obligations is a by-product of this more fundamental interest. In fact, we value for its own sake the ability to decide who is obliged to do what, to determine when blame is appropriate, to settle whether an act wrongs us. Owens explores how we control the rights and obligations of ourselves and of those around us. We do so by making friends and thereby creating the rights and obligations of friendship. We do so by making promises and so binding ourselves to perform. We do so by consenting to medical

treatment and thereby giving the doctor the right to go ahead. The normative character of our world matters to us on its own account. To make sense of promise, consent, friendship and other related phenomena we must acknowledge that normative interests are amongst our fundamental interests. We must also rethink the psychology of agency and the nature of social convention.

L'esperienza giuridica del silenzio - Vincenzo Vitale
2019-09-10T00:00:00+02:00

Dopo un rapido e necessario inquadramento teoretico sul tema del silenzio, anche con riferimento alle dimensioni teologiche, filosofiche, esistenziali che ne accompagnano la consistenza, si presenta una piccola fenomenologia del silenzio, come la si può cogliere all'interno della dimensione giuridica della esistenza umana. Alla fine di questo piccolo viaggio fenomenologico, si potrà apprezzare come - al contrario di ciò che comunemente si

pensa - il diritto parli anche, e forse soprattutto, attraverso il silenzio. Un orizzonte di comprensione diverso e originale dunque e molto fecondo anche nella prospettiva della formazione della coscienza giuridica contemporanea.

International Law - Carlo Focarelli

International Law provides a comprehensive theoretical examination of the key areas of international law. In addition to classic cases and materials, Carlo Focarelli addresses the latest relevant international practice to illustrate contemporary themes and trends in international law and to examine its most topical challenges.

Civil Procedure in Italy - Mauro Cappelletti 2013-12-01

Mental Pathology and Therapeutics - Wilhelm Griesinger 1882

"I am happy to be able at last to place in the hands of the profession the long-delayed second edition of this work. It is not entirely a new work,

many charters remain entirely unaltered; many others, however, have undergone correction and remodelling, and, in particular, great additions have been made, which I hope may be considered as adding to the value of the work. Fewest changes have been necessary in the description of the special forms of insanity: melancholia, mania, dementia, etc., have indeed remained the same since 1845. Most alterations and additions occur in the parts relating to etiology, pathological anatomy, the anatomy of the brain, the psychological introduction, the complications of insanity, and treatment. An entirely new section on the general diagnosis of mental disease has been added, and also a section on idiocy and cretinism. This subject is entirely omitted in the first edition. Since the date of its publication I have had occasion and opportunity more immediately to employ myself with these states through my connection with the idiot asylum of Mariaberg, which

was under my direction during the latter period of my residence in Württemberg. The number of illustrative cases have been increased by the addition of several interesting examples: in many of the more important chapters the principal literature is given to the reader who desires further information; finally, I have, as often as opportunity occurred, sought to elucidate the medicolegal aspect of psychiatry from the stand-point of the doctrines contained in this work, and, as occasion offered, expressed my views shortly but distinctly concerning much that is related to the present state of medical psychology. In this I had solely the interests of science and the profit of the reader in view, totally regardless of the censure or applause of this or of that school"--Preface. (PsycINFO Database Record (c) 2010 APA, all rights reserved).

Comparative Law and Anthropology - James A.R. Nafziger

The topical chapters in this

cutting-edge collection at the intersection of comparative law and anthropology explore the mutually enriching insights and outlooks of the two fields.

Comparative Law and Anthropology adopts a foundational approach to social and cultural issues and their resolution, rather than relying on unified paradigms of research or unified objects of study. Taken together, the contributions extend long-developing trends from legal anthropology to an anthropology of law and from externally imposed to internally generated interpretations of norms and processes of legal significance within particular cultures. The book's expansive conceptualization of comparative law encompasses not only its traditional geographical orientation, but also historical and jurisprudential dimensions. It is also noteworthy in blending the expertise of long-established, acclaimed scholars with new voices from a range of disciplines and backgrounds.

Law in a Digital World - M.

Ethan Katsh 1995

The world of law is a world of information. Rules, judgments, decisions, interpretations, and agreements all involve using and communicating information. Today, we are experiencing a significant transition, from letters fixed on paper to information stored electronically. The digital era, where information is created, stored, and communicated electronically, is quickly approaching, if not already here. The future of law will no longer be found in impressive buildings and leather-bound books, but in small pieces of silicon, in streams of light, and in millions of miles of wires and cable. It will be a world of new relationships and greater possibilities for individual and group communication, an environment where the value of information increases as it is shared. In *Law in a Digital World*, M. Ethan Katsh explores how these new technologies will alter one of our most central institutions. He considers the different ways in which people will not only

electronically read and write, but also interact with our vast storehouses of legal knowledge and information. He envisions how sounds and pictures will play into the largely imageless print world of law, and looks at the future importance of graphic and nontextual communication. He explores how the flexible, personalized organization of data will transform the way we gather information, and whether information can or cannot be contained, raising questions of copyright and privacy. What happens to the law when information is more plentiful and accessible? What happens to those people who suddenly have access to information never before available? Does the use of information in a new form change the institution, the user, and those who come in contact with the user? And, what role does the lawyer play in all of this? For citizens, for lawyers, for all those who will be part of the digital world rushing toward us, Katsh answers these questions while considering the implications of

this new era.

The View from Within -

Jonathan Shear 1999

Investigating the brain "from the outside" using brain scanning technology, such as PET and fMRI, bring great precision to results. However, examining the "view from within" the brain isn't so easy. This book presents results of investigations, that examines the conscious mind "from the inside."

Spanish Rome, 1500-1700 -

Thomas James Dandeleit

2008-10-01

In the sixteenth and seventeenth centuries, Rome was an aged but still vigorous power while Spain was a rising giant on track toward becoming the world's most powerful and first truly global empire. This book tells the fascinating story of the meeting of these two great empires at a critical moment in European history. Thomas Dandeleit explores for the first time the close relationship between the Spanish Empire and Papal Rome that developed in the dynamic period of the Italian

Renaissance and the Spanish Golden Age. The author examines on the one hand the role the Spanish Empire played in shaping Roman politics, economics, culture, society, and religion and on the other the role the papacy played in Spanish imperial politics and the development of Spanish absolutism and monarchical power. Reconstructing the large Spanish community in Rome during this period, the book reveals the strategies used by the Spanish monarchs and their agents that successfully brought Rome and the papacy under their control. Spanish ambassadors, courtiers, and merchants in Rome carried out a subtle but effective conquest by means of a distinctive "informal" imperialism, which relied largely on patronage politics. As Spain's power grew, Rome enjoyed enormous gains as well, and the close relations they developed became a powerful influence on the political, social, economic, and religious life not only of the Iberian and Italian peninsulas

but also of Catholic Reformation Europe as a whole.

Sistemas constitucionais comparados - Lucio Pegoraro 2021-09-08

Em uma parceria inédita da Editora Contracorrente com as prestigiosas editoras Giappichelli, da Itália, e Astrea, da Argentina, apresenta-se ao público brasileiro a monumental obra "Sistemas constitucionais comparados", de autoria dos catedráticos italianos Lucio Pegoraro e Angelo Rinella. Dividido em dois volumes, o livro trata de temas substanciais da matéria, dá aplicação às teorias metodológicas, expostas no capítulo introdutório, relativas à centralidade da linguagem, às classificações, aos formantes, à circulação e aos transplantes, às relações com outras ciências, ao pluralismo e à rejeição ao eurocentrismo. "Sistemas constitucionais comparados" favorece a abordagem interdisciplinar, mas, ao mesmo tempo, não descarta o método jurídico. A abertura a modos não só

ocidentais de fazer direito deve lidar com a polissemia da palavra "direito" nas diversas épocas e latitudes. A desconstrução, aplicada a linguagem e classes, e as novas propostas de sistematização são acompanhadas, porém, da exposição das categorias tradicionais, bem como da explicação dos institutos vigentes e das teses prevaletentes.

Postmodern Legal Movements - Gary Minda 1996-05-01

What do Catharine MacKinnon, the legacy of Brown v. Board of Education, and Lani Guinier have in common? All have, in recent years, become flashpoints for different approaches to legal reform. In the last quarter century, the study and practice of law have been profoundly influenced by a number of powerful new movements; academics and activists alike are rethinking the interaction between law and society, focusing more on the tangible effects of law on human lives than on its procedural elements. In this wide-ranging and

comprehensive volume, Gary Minda surveys the current state of legal scholarship and activism, providing an indispensable guide to the evolution of law in America.

The Birth Of A Mother -

Daniel N Stern 1998-12-03

As you prepare to become a mother, you face an experience unlike any other in your life.

Having a baby will redirect your preferences and pleasures and, most likely, will realign some of your values. As you undergo this unique psychological transformation, you will be guided by new hopes, fears, and priorities. In a most startling way, having a child will influence all of your closest relationships and redefine your role in your family's history. The charting of this remarkable, new realm is the subject of this compelling book. Renowned psychiatrist Daniel N. Stern has joined forces with pediatrician and child psychiatrist Nadia Bruschiweiler-Stern and journalist Alison Freeland to paint a wonderfully evocative picture of the psychology of

motherhood. At the heart of The Birth of a Mother is an arresting premise: Just as a baby develops physically in utero and after birth, so a mother is born psychologically in the many months that precede and follow the birth of her baby. The recognition of this inner transformation emerges from hundreds of interviews with new mothers and decades of clinical experience. Filled with revealing case studies and personal comments from women who have shared this experience, this book will serve as an invaluable sourcebook for new mothers, validating the often confusing emotions that accompany the development of this new identity. In addition to providing insight into the unique state of motherhood, the authors touch on related topics such as going back to work, fatherhood, adoption, and premature birth. During pregnancy, mothers-to-be talk about morning sickness and their changing bodies, and new mothers talk about their exhaustion, the benefits of

nursing or bottle-feeding, and the dilemma of whether or when they should return to work. And yet, they can be strangely mute about the dramatic and often overwhelming changes going on in their inner lives. Finally, with *The Birth of a Mother*, these powerful feelings are eloquently put into words.

Essays in Sociological

Explanation - Neil J. Smelser
2013-03

Collection of essays on sociology, causation, and pragmatic considerations by one of the leading social scientists of the past half-century. Now republished in quality ebook format with active TOC, linked notes, and proper presentation for ereaders and apps.

The Structure and Governance of Public Service Broadcasting

- Giorgia Pavani 2018-08-14

This book offers an analysis of public service broadcasting (PSB) in European Countries that highlights the issues - both legal and not - currently facing PSB. Focusing particularly on the link

between public TV and the political class, Giorgia Pavani offers an overview of the structure and governance of PSB from both a comparative and international viewpoint. The text is a useful research tool for those who want to study PSB from a viewpoint that goes beyond the legal perspective, and helps the reader to further understand the phenomenon of influence on public TV policy. By combining new comparative approaches in the studies of PSB with a detailed and updated analysis of International, European and comparative law, the result is an innovative and multidisciplinary volume that seeks to unpick the relationship between PSB and politics.

The Brain and the Meaning of Life - Paul Thagard

2012-02-26

How brain science answers the most intriguing questions about the meaning of life Why is life worth living? What makes actions right or wrong? What is reality and how do we

know it? The Brain and the Meaning of Life draws on research in philosophy, psychology, and neuroscience to answer some of the most pressing questions about life's nature and value. Paul Thagard argues that evidence requires the abandonment of many traditional ideas about the soul, free will, and immortality, and shows how brain science matters for fundamental issues about reality, morality, and the meaning of life. The ongoing Brain Revolution reveals how love, work, and play provide good reasons for living. Defending the superiority of evidence-based reasoning over religious faith and philosophical thought experiments, Thagard argues that minds are brains and that reality is what science can discover. Brains come to know reality through a combination of perception and reasoning. Just as important, our brains evaluate aspects of reality through emotions that can produce both good and bad decisions. Our cognitive and emotional abilities allow us to

understand reality, decide effectively, act morally, and pursue the vital needs of love, work, and play. Wisdom consists of knowing what matters, why it matters, and how to achieve it. The Brain and the Meaning of Life shows how brain science helps to answer questions about the nature of mind and reality, while alleviating anxiety about the difficulty of life in a vast universe. The book integrates decades of multidisciplinary research, but its clear explanations and humor make it accessible to the general reader.

Born Liquid - Zygmunt Bauman
2018-11-26

Born Liquid is the last work by the great sociologist and social theorist Zygmunt Bauman, whose brilliant analyses of liquid modernity changed the way we think about our world today. At the time of his death, Bauman was working on this short book, a conversation with the Italian journalist Thomas Leoncini, exactly sixty years his junior. In these exchanges with Leoncini, Bauman considers,

for the first time, the world of those born after the early 1980s, the individuals who were 'born liquid' and feel at home in a society of constant flux. As always, taking his cue from contemporary issues and debates, Bauman examines this world by discussing what are often regarded as its most ephemeral features. The transformation of the body - tattoos, cosmetic surgery, hipsters - aggression, bullying, the Internet, online dating, gender transitions and changing sexual preferences are all analysed with characteristic brilliance in this concise and topical book, which will be of particular interest to young people, natives of the liquid modern world, as well as to Bauman's many readers of all generations.

Imago Decidendi - Peter Goodrich 2017-07-31

This article seeks to displace the traditional concept of precedent as based upon textual reasoning with a concept of imago decidendi or the binding image of a prior decision.

Neuromania - Paolo Legrenzi 2011-05-12

Neuroeconomics, neuromarketing, neuroaesthetics, and neurotheology are just a few of the novel disciplines that have been inspired by a combination of ancient knowledge along with recent discoveries about how the human brain works. This fascinating and thought provoking new book critically questions our love affair with brain imaging.

The Art of Law - Stefan Huygebaert 2018-09-27

The contributions to this volume were written by historians, legal historians and art historians, each using his or her own methods and sources, but all concentrating on topics from the broad subject of historical legal iconography. How have the concepts of law and justice been represented in (public) art from the Late Middle Ages onwards? Justices and rulers had their courtrooms, but also churches, decorated with inspiring images. At first, the religious influence was enormous, but

starting with the Early Modern Era, new symbols and allegories began appearing. Throughout history, art has been used to legitimise the act of judging, but artists have also satirised the law and the lawyers; architects and artisans have engaged in juridical and judicial projects and, in some criminal cases, convicts have even been sentenced to produce works of art. The book illustrates and contextualises the various interactions between law and justice on the one hand, and their artistic representations in paintings, statues, drawings, tapestries, prints and books on the other.

Storica (2015) Vol. 63 -

Autori Vari

2016-11-04T00:00:00+01:00

Primo piano Francesco

Benigno e Daniele Di

Bartolomeo, Il mistero della

ripetizione: la Rivoluzione

francese e le repliche della

storia 1. L'illusione di rifare

l'antico: Chateaubriand 2.

Davanti al bivio della storia:

Marx 3. Dai fatti alle parole: il

tema della ripetizione nella

storiografia novecentesca 4.

Self-fulfilling prophecies? 5.

L'idea di ripetizione nei

discorsi degli attori storici 6.

Conclusioni. Filo rosso Birgit

Emich, Dalla Chiesa tridentina

al mito di Trento. Una rilettura

storico-concettuale 1. È esistita

una «Chiesa tridentina»? Lo

stato della ricerca storiografica

2. Come la Chiesa è diventata

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e come argomento Questioni

Fernanda Alfieri, Storia e

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Dalla «veridizione» alla

«verivisione»? 4. Neurohistory

5. Coscienze Claudio Grasso,

Anarchismo e terrorismo tra

Otto e Novecento: nuove

prospettive di ricerca in alcuni

studi recenti 1. Anarchici e spie

2. Dinamite sociale 3. Dal

tirannicidio al terrorismo 4. La

lotta internazionale

all'anarchismo 5. Conclusioni

Contrappunti Maestà lesa e

legittimata nell'Italia del

Trecento. Della Misericordia

legge Cengarle Vedere i

mostri. Lo studio della natura

in età moderna. Molino legge

Krämer Risorgimento

melodrammatico. Veca legge Sorba Dalle periferie al centro: l'ibrida storia del diritto internazionale. Fiocchi Malaspina legge Becker Lorca Après nous, le déluge! La parabola wilsoniana. Settis legge Tooze Gli autori di questo numero Summaries **Il diritto muto.**

Neuroscienze, conoscenza tacita, valori condivisi - Rodolfo Sacco 2015

Manuale di Diritto Comparato - Michele Pappone 2017

Il volume, frutto del lavoro di giovani giuristi, avvocati e Dottori di ricerca, offre un esame comparato dei principali sistemi giuridici stranieri, sotto il profilo storico, pubblico e privato. In particolare, vengono messi a confronto alcuni tra i più importanti ordinamenti di Civil Law con quelli di Common Law. A seguire, gli ordinamenti nordici, raggruppati in un autonomo sistema. Di rilievo, infine, sono gli approfondimenti del modello islamico e russo, che precedono la conclusione del

volume con un focus sul sistema cinese.

Law and Agroecology - Massimo Monteduro 2015-05-06

This book represents a first attempt to investigate the relations between Law and Agroecology. There is a need to adopt a transdisciplinary approach to multifunctional agriculture in order to integrate the agroecological paradigm in legal regulation. This does not require a super-law that hierarchically purports to incorporate and supplant the existing legal fields; rather, it calls for the creation of a trans-law that progressively works to coordinate interlegalities between different legal fields, respecting their autonomy but emphasizing their common historical roots in rural law in the process. Rural law, the rural phenomenon as a whole, reflects the plurality and interdependence of different complex systems based jointly on the land as a central point of reference. "Rural" is more than "agricultural": if agriculture is understood

traditionally as an activity aimed at exploiting the land for the production of material goods for use, consumption and private exchange, rurality marks the reintegration of agriculture into a broader sphere, one that is not only economic, but also social and cultural; not only material, but also ideal, relational, historical, and symbolic; and not only private, but also public. In approaching rurality, the natural and social sciences first became specialized, multiplied, and compartmentalized in a plurality of first-order disciplines; later, they began a process of integration into Agroecology as a second-order, multi-perspective and shared research platform. Today, Agroecology is a transdiscipline that integrates other fields of knowledge into the concept of agroecosystems viewed as socio-ecological systems. However, the law seems to still be stuck in the first stage. Following a reductionist approach, law has deconstructed and shattered the universe of rurality into

countless, disjointed legal elementary particles, multiplying the planes of analysis and, in particular, keeping Agricultural Law and Environmental Law two separate fields.

The Birth of Intersubjectivity: Psychodynamics, Neurobiology, and the Self - Massimo Ammaniti 2014-01-13

Neurobiological research helps explain the experience of motherhood. This book, the exciting collaboration of a developmental psychoanalyst at the forefront of functional magnetic resonance attachment research and a leading neurobiological researcher on mirror neurons, presents a fresh and innovative look at intersubjectivity from a neurobiological and developmental perspective. Grounding their analysis of intersubjectivity in the newest advances from developmental neuroscience, modern attachment theory, and relational psychoanalysis, Massimo Ammaniti and Vittorio Gallese illustrate how brain development changes

simultaneously with relationally induced alterations in the subjectivities of both mother and infant. Ammaniti and Gallese combine extensive current interdisciplinary research with in-depth clinical interviews that highlight the expectant mother's changing subjective states and the various typologies of maternal representations. Building on Gallese's seminal work with mirror neurons and embodied simulation theory, the authors construct a model of intersubjectivity that stresses not symbolic representations but intercorporeality from a second-person perspective. Charting the prenatal and perinatal events that serve as the neurobiological foundation for postnatal reciprocal affective communications, they conclude with direct clinical applications of early assessments and interventions, including interventions with pregnant mothers. This volume is essential for clinicians specializing in attachment disorders and relational trauma, child psychotherapists,

infant mental health workers, pediatricians, psychoanalysts, and developmental researchers. It combines fascinating new information and illustrative clinical experience to illustrate the early intersubjective origins of our own and our patients' internal worlds.

Food Diversity Between Rights, Duties and Autonomies

- Alessandro Isoni
2018-04-25

The book reflects on the issues concerning, on the one hand, the difficulty in feeding an ever-increasing world population and, on the other hand, the need to build new productive systems able to protect the planet from overexploitation. The concept of "food diversity" is a synthesis of diversities: biodiversity of ecological sources of food supply; socio-territorial diversity; and cultural diversity of food traditions. In keeping with this transdisciplinary perspective, the book collects a large number of contributions that examine, firstly the

relationships between agrobiodiversity, rural sustainable systems and food diversity; and secondly, the issues concerning typicality (food specialties/food identities), rural development and territorial communities. Lastly, it explores legal questions concerning the regulations aiming to protect both the food diversity and the right to food, in the light of the political, economic and social implications related to the problem of feeding the world population, while at the same time respecting local communities' rights, especially in the developing countries. The book collects the works of legal scholars, agroecologists, historians and sociologists from around the globe.

Neuroscience and Law -

Antonio D'Aloia 2020-06-01

There have been extraordinary developments in the field of neuroscience in recent years, sparking a number of discussions within the legal field. This book studies the various interactions between neuroscience and the world of

law, and explores how neuroscientific findings could affect some fundamental legal categories and how the law should be implemented in such cases. The book is divided into three main parts. Starting with a general overview of the convergence of neuroscience and law, the first part outlines the importance of their continuous interaction, the challenges that neuroscience poses for the concepts of free will and responsibility, and the peculiar characteristics of a "new" cognitive liberty. In turn, the second part addresses the phenomenon of cognitive and moral enhancement, as well as the uses of neurotechnology and their impacts on health, self-determination and the concept of being human. The third and last part investigates the use of neuroscientific findings in both criminal and civil cases, and seeks to determine whether they can provide valuable evidence and facilitate the assessment of personal responsibility, helping to resolve cases. The book is the

result of an interdisciplinary dialogue involving jurists, philosophers, neuroscientists, forensic medicine specialists, and scholars in the humanities; further, it is intended for a broad readership interested in understanding the impacts of scientific and technological developments on people's lives and on our social systems.

Theological Incorrectness -

Jason Slone 2007-12-03

Why do religious people believe what they shouldn't -- not what others think they shouldn't believe, but things that don't accord with their own avowed religious beliefs? D. Jason Slone terms this phenomenon "theological incorrectness." He argues that it exists because the mind is built in such a way that it's natural for us to think divergent thoughts simultaneously. Human minds are great at coming up with innovative ideas that help them make sense of the world, he says, but those ideas do not always jibe with official religious beliefs. From this fact we derive the important lesson

that what we learn from our environment -- religious ideas, for example -- does not necessarily cause us to behave in ways consistent with that knowledge. Slone presents the latest discoveries from the cognitive science of religion and shows how they help us to understand exactly why it is that religious people do and think things that they shouldn't.

The Making of the Civil Codes -

Michele Graziadei 2022-11-21

The book provides in-depth analysis of the new perspectives on codifications, and of the related reforms, that give recognition to new ideas, new needs, and new techniques. The contributions from several jurisdictions collected in this book provide a much needed evaluation of the current impact of codification on the law and are a first, essential reference for assessing the importance of civil law codifications in the contemporary world.

Interpretation of Law in the Age of Enlightenment -

Yasutomo Morigiwa

2011-06-29

A collaboration of leading historians of European law and philosophers of law and politics identifying and explaining the practice of interpretation of law in the 18th century. The goal: establishing the actual practice in the Age of Enlightenment, and explaining why this was the case. The ideology of the Age was that law, i.e., the will of the sovereign, can be explicitly and appropriately stated, thus making interpretation redundant. However, the reality was that in the 18th century, there was no one leading source of national law that would be the object of interpretation. Instead, there was a plurality of sources of law: the Roman Law, local customary law, and the royal ordinance. However, in

deciding a case in a court of law, the law must speak with one voice. Hence, interpretation to unify the norms was inevitable. What was the process? What role did justification in terms of reason, the hallmark of the Enlightenment, play? These are some of the questions addressed.

Twilight of the Idols with the Antichrist and Ecce

Homo - Friedrich Nietzsche
2007

Includes three works, all dating from Nietzsche's last lucid months, that aim show him at his most stimulating and controversial: the portentous utterances of the prophet (together with the ill-defined figure of the *Übermensch*) are forsaken, as wit, exuberance and dazzling insights predominate.