# LEGAL CANONS

EDITED BY

J. M. Balkin and Sanford Levinson

# **Legal Canons**

**Robert Spoo, Simon Stern** 

# **Legal Canons:**

Legal Canons Jack M Balkin, Sanford V Levinson, 2000-08-01 In this collection of enlightening essays legal scholars examine what is and what ought to be canonical in the study of law Every discipline has its canon the set of standard texts approaches examples and stories that form the lingua franca of its practitioners In Legal Canons some of today s finest legal minds seek to map out the legal canon and the way in which law is taught today In order to understand how the twin ideas of canons and canonicity operate in law each essay focuses on a particular aspect from contracts and constitutional law to questions of race and gender The ascendance of law and economics feminism critical race theory and gay legal studies as well as the increasing influence of both rational actor methodology and postmodernism are all scrutinized by the leading scholars in the field A timely and comprehensive volume Legal Canons articulates the need for and means to opening the debate on canonicity in legal studies Routledge Handbook of Islamic Law Khaled Abou El Fadl, Ahmad Atif Ahmad, Said Fares Hassan, 2019-05-10 This handbook is a detailed reference source comprising original articles covering the origins history theory and practice of Islamic law The handbook starts out by dealing with the question of what type of law is Islamic law and includes a critical analysis of the pedagogical approaches to studying and analysing Islamic law as a discipline The handbook covers a broad range of issues including the role of ethics in Islamic jurisprudence the mechanics and processes of interpretation the purposes and objectives of Islamic law constitutional law and secularism gender bioethics Muslim minorities in the West jihad and terrorism Previous publications on this topic have approached Islamic law from a variety of disciplinary and pedagogical perspectives One of the original features of this handbook is that it treats Islamic law as a legal discipline by taking into account the historical functions and processes of legal cultures and the patterns of legal thought With contributions from a selection of highly regarded and leading scholars in this field the Routledge Handbook of Islamic Law is an essential resource for students and scholars who are interested in the field of Islamic Law Canons in an Age of Contestation, 2024-06-26 Comparative constitutionalism emerged in its current form against the backdrop of the fall of the Berlin Wall and the end of the Cold War As that backdrop recedes into the past it is being replaced by a more multi polar and confusing world and the current state of the discipline of comparative constitutionalism reflects this fragmentation and uncertainty This has opened up space for new more varied and increasingly critical voices seeking to improve the project of democratic constitutionalism But it also raises questions What of the past if anything is worth preserving Which more recent parts should be defining of the field In this context this book asks which are or should be the canonical texts of comparative constitutionalism The theoretical scope of the contributions is broad and ambitious selecting primary material from beyond the existing textbooks to engage the concept of a canon This framework provides significant insights about inclusion and exclusion and proposes candidates for canonical and anti canonical materials. The result is a wide ranging discussion among many voices of how particular judgments and other primary texts have shaped or should

shape our understanding of central elements of democratic constitutionalism from a comparative law perspective This book is not a prescription of one universal understanding but a broader conversation about the field and the future of constitutional democracy "The" "legal History" of Canon Stubbs John Tomlinson, 1884 Encyclopedia of Law and Literature Robert Spoo, Simon Stern, 2025-01-09 The Elgar Concise Encyclopedia of Law and Literature surveys the intersection between two important fields of study Interdisciplinary in scope the volume showcases the many ways in which literary and legal methods and insights both converge and remain distinct Legal Canons Jack M. Balkin, Sanford V. Levinson, 2000-08 Every discipline has its canon the set of standard texts approaches examples and stories by which it is recognized and which its members repeatedly invoke and employ Although the last twenty five years have seen the influence of interdisciplinary approaches to legal studies expand there has been little recent consideration of what is and what ought to be canonical in the study of law today Legal Canons brings together fifteen essays which seek to map out the legal canon and the way in which law is taught today In order to understand how the twin ideas of canons and canonicity operate in law each essay focuses on a particular aspect from contracts and constitutional law to questions of race and gender The ascendance of law and economics feminism critical race theory and gay legal studies as well as the increasing influence of both rational actor methodology and postmodernism are all scrutinized by the leading scholars in the field A timely and comprehensive volume Legal Canons articulates the need for and means to opening the debate on canonicity in legal studies Table of Contents Church law: a dictionary of statutes, canons [&c.]. Benjamin Whitehead, 1892

New Commentary on the Code of Canon Law John P. Beal, James A. Coriden, Thomas Joseph Green, 2000 A complete and updated commentary on the Code of Canon Law prepared by the leading canonists of North America and Europe Contains the full newly translated text of the Code itself as well as detailed commentaries by thirty six scholars commissioned by the Canon Law Society of America

A Commentary on the New Code of Canon Law Charles Augustine (Rev. P., O.S.B.), 1922

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religious contexts studies the preconditions of legal validity and effectiveness and based on these findings it asks in what sense it is possible to speak of canon law By studying a religious order as its struggles to find a balance between continuity and change this book also contributes to the debates on religious law in modernity and the challenges it faces from secular states and plural societies This book is of interest to researchers and students of the sociology of law legal studies law and religion the sociology of religion theology and religious studies This is an open access book Harvard Law Review: Volume 130, Number 4 - February 2017 Harvard Law Review, 2017-02-08 A Practical Commentary on the Code of Canon **The Canon Law in Mediaeval England** Arthur Ogle,1912 **Law** Stanislaus Woywod, 1925 The New Canon Law Stanislaus Woywod,1918 Liberal Legality Lewis D. Sargentich, 2018-04-19 In his new book Lewis D Sargentich shows how two different kinds of legal argument rule based reasoning and reasoning based on principles and policies share a surprising kinship and serve the same aspiration. He starts with the study of the rule of law in life a condition of law that serves liberty here called liberal legality In pursuit of liberal legality courts work to uphold people s legal entitlements and to confer evenhanded legal justice Judges try to achieve the control of reason in law which is manifest in law s coherence and to avoid forms of arbitrariness such as personal moral judgment Sargentich offers a unified theory of the diverse ways of doing law and shows that they all arise from the same root which is a commitment to liberal legality Canon Law Studies ,1926

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