team cohesion advances in psychological theory methods and practice research on managing groups and teams

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Group Dynamics: How do groups develop and become cohesive? - Group Dynamics: How do groups develop and become cohesive? by The Cellular Republic 1,483 views 1 year ago 1 hour, 4 minutes - This is the fifth lecture in a series of senior level undergraduate lectures on **group**, dynamics that I created and have been teaching ...

Group Cohesion - Group Cohesion by e-REAL by Logosnet 53,905 views 9 years ago 7 minutes, 57 seconds - ... ways, to increase cohesiveness in the **groups**, that you lead one way to improve **group cohesion**, is through team-building ...

2. Trusting Teams | THE 5 PRACTICES - 2. Trusting Teams | THE 5 PRACTICES by Simon Sinek 1,081,288 views 4 years ago 9 minutes, 17 seconds - How do we create an environment in which our people can work at their natural best? Leaders are not responsible for results, ...

Groups & Leadership | Sport Science Hub: Psychology Fundamentals | Music Version - Groups & Leadership | Sport Science Hub: Psychology Fundamentals | Music Version by Sport Science Hub 4,645 views 4 years ago 7 minutes, 31 seconds - Looking to master the fundamentals of **Groups**, & Leadership? Discover everything you need to know about how **groups**, form, what ...

Intro

What is a Group, and how they interact and influence others?

Tuckman's model for group formation: Forming, Storming, Norming, & Performing

The difference between Task Cohesion and Social Cohesion

Carron's model of 4 factors that affect the development of Cohesion: Environmental, Personal, Leadership, & Team

Steiner's model for Team Success

The negative aspects of Group Dynamics: The Ringlemann effect & Social Loafing

The different Leadership styles: Autocratic, Democratic, & Laissez-faire

The theories surrounding Leadership: Nature Vs Nurture

Chelladurai's Multidimensional Model: Leadership Effectiveness and Understanding Performance Satisfaction

Group and Team Dynamics - Group and Team Dynamics by James Morris 21,259 views 7 years ago 10 minutes, 44 seconds - A-level PE.

Stages of Group Formation

High Dependence on the Leader

The Storming Phase

Storming Phase

Norming

Performing Stage

Cohesion

Steiners Model

Faulty Processes

The Ringelmann Effect

Individual Statistics

Importance of Team Dynamics to Team Cohesion | Knowledgecity - Importance of Team Dynamics to Team Cohesion | Knowledgecity by KnowledgeCity 685 views 1 year ago 4 minutes, 40 seconds - Click here to view full course: https://www.knowledgecity.com/en/library/BUS1764M2/improving-team,-dynamics This lesson will ...

good teamwork and bad teamwork - good teamwork and bad teamwork by Gerrit Maassen van den Brink 22,536,254 views 10 years ago 3 minutes, 21 seconds

Why Trust is Key to High-Performing Teams - Why Trust is Key to High-Performing Teams by Simon Sinek 208,734 views 11 months ago 9 minutes, 17 seconds - Trust is the foundation of any successful **team**, and organization, and it is the leader's responsibility to create a trusting ...

The 10 Best Team Building Activities - Games and Ideas for Team Bonding - The 10 Best Team Building Activities - Games and Ideas for Team Bonding by Teamwork Definition 103,574 views 1 year ago 6 minutes, 5 seconds - Looking for some fun **team**, building activities? Check out this video for 10 great ideas that will get your **team**, working together and ...

What Makes a Team Great? - What Makes a Team Great? by Simon Sinek 206,384 views 1 year ago 2 minutes, 20 seconds - Simon is an unshakable optimist. He believes in a bright future and our ability to build it together. Described as "a visionary thinker ...

Steve Jobs talks about managing people - Steve Jobs talks about managing people by ragni 8,561,085 views 13 years ago 2 minutes, 26 seconds - "we are organized like a startups" Building Trusting Teams - Building Trusting Teams by Simon Sinek 213,513 views 1 year ago 3 minutes, 31 seconds - In crisis, good leaders have the ability to step in and maintain control - but the TRUST has to be built first. + + + Simon is an ...

SIMON SINEK: Leader verus manager - SIMON SINEK: Leader verus manager by Generate Insights 1,224,949 views 4 years ago 3 minutes, 39 seconds - Marketing Comms Snippet: True leadership starts with distinguishing between being 'in charge' versus taking care of those 'in our ... Is leadership a skill or quality?

Best Team Building Activities | Smart Skills - Best Team Building Activities | Smart Skills by Smart Skills TV 2,910,805 views 5 years ago 3 minutes, 14 seconds - Visit our website: www.Smart-Skills.com email: info@SmartSkills.com Smart Skills is the first corporation in the GCC and the Middle ...

Are you an ideal team player? | Patrick Lencioni | TEDxUniversityofNevada - Are you an ideal team player? | Patrick Lencioni | TEDxUniversityofNevada by TEDx Talks 533,614 views 3 years ago 14 minutes, 39 seconds - Patrick Lencioni thinks it is time to change the way we prepare people for success. Drawing from his book, The Ideal **Team**, Player, ...

The Ideal Team Player

Humility

The Antidote to Pride Is Humility

A Strong Work Ethic

Being Smart

The Accidental Mess Maker

Accidental Mess Makers

How do you measure success? | Q+A - How do you measure success? | Q+A by Simon Sinek 678,388 views 4 years ago 7 minutes, 41 seconds - Measure momentum. The metrics we have to measure success aren't wrong - they're just incomplete. + + + Simon is an ...

Teams and Group Dynamics in Organizations (Conflict, Norms, Cohesion, & Performance) - Teams and Group Dynamics in Organizations (Conflict, Norms, Cohesion, & Performance) by Statistics and Research with Dr. Wendi L. Benson 3,594 views 5 years ago 56 minutes - That's called a self-managing team,. Now, groups, and teams, also differ with regard to the degree of interdependence among ...

Belbin's Theory on Team Dynamics - Belbin's Theory on Team Dynamics by Litmos Heroes 212,661 views 9 years ago 1 minute, 42 seconds - Discover the behavioural strengths and weaknesses of the individuals that you work with. Our video explains Belbin **Team**, Roles ...

Intro

Raymond Belbin

Conclusion

Group Dynamics: Types & phases / simple explanation - Group Dynamics: Types & phases / simple explanation by Simple Nursing Lectures 120,661 views 3 years ago 9 minutes, 44 seconds - Simple Explanation regarding **group**, dynamics definition, Types, phases & purpose of **group**, Dynamics with simple examples ...

A2 sports psychology - Groups and teams - A2 sports psychology - Groups and teams by Wes Davis 1,069 views 8 years ago 7 minutes, 54 seconds - Very simple model that outlines um **group**, Effectiveness so starting off them quickly you do not have to make a um note of this it's ...

Team Building in organisational behaviour, Tuckman Model of Team Development, process of team build - Team Building in organisational behaviour, Tuckman Model of Team Development, process of team build by DWIVEDI GUIDANCE 145,119 views 1 year ago 11 minutes, 41 seconds - team, building, **team**, building process, types of **team**,, tuckman model of **team**, building, organizational behaviour bba, ...

group cohesiveness, group cohesiveness in organisational behaviour, organisational behaviour, OB - group cohesiveness, group cohesiveness in organisational behaviour, organisational behaviour, OB by DWIVEDI GUIDANCE 80,129 views 2 years ago 6 minutes, 5 seconds - group, cohesiveness, group cohesiveness, in organisational behviour, factors affecting group cohesiveness,, organizational ...

Team Bonding Games - The Characteristic Game *5 - Team Bonding Games - The Characteristic Game *5 by Team Building Games 487,113 views 7 years ago 3 minutes, 10 seconds - Do you like this exercise? Let's give these variations a try: 1. Make sure the exercise is **practiced**, playfully and everyone feels safe.

Simon Sinek - Trust vs Performance (Must Watch!) - Simon Sinek - Trust vs Performance (Must Watch!) by Gabe Villamizar 998,129 views 1 year ago 2 minutes, 28 seconds - Get more of Simon Sinek and his books here https://urlgeni.us/amzn/e9ZV. This video is hands down one of my favorite Simon ...

Team Cohesion- Sport Psychology Project - Team Cohesion- Sport Psychology Project by Ali Bush 498 views 9 years ago 4 minutes, 39 seconds - Team Cohesion, By: Ali Bush and Andrea Jones Eys, M. A., Jewitt, E., Evans, M. B., Wolf, S., Bruner, M. W., & Loughead, T. M. ...

Group Cohesion - Group Cohesion by The Business Professor 64 views 5 months ago 2 minutes, 6 seconds - What is **Group Cohesion**,?

Team Cohesion - Team Cohesion by Outback Team Building & Training 441 views 5 years ago 1 minute, 4 seconds - Outback **Team**, Building & Training is your ultimate resource for **team**, building, training, and consulting. Recommended by over ...

Group Cohesiveness - Group Cohesiveness by GreggU 5,960 views 3 years ago 1 minute, 41 seconds - The extent to which a **group**, will abide by and enforce its norms depends on its degree of cohesiveness. **Group cohesiveness**, is ...

COHESIVENESS The extent to which a group will abide by and enforce its norms depends on its degree of cohesiveness.

Group cohesiveness is the attractiveness and closeness group members have for one another and for the group

TEAM The more cohesive the group, the more its members stick together as a team.

DESIRABLE The more desirable group membership is, the more willing the members are to behave according to the team's norms.

PEER PRESSURE To be accepted by the team, members will behave in ways they really don't agree with.

SATISFACTION Many research studies have compared cohesive and noncohesive teams and concluded that cohesive teams tend to have a higher level of success at achieving their objectives, with greater job satisfaction.

Group Dynamics Meaning/Characteristics/Importance/Stages and Types of Group dynamic - Group Dynamics Meaning/Characteristics/Importance/Stages and Types of Group dynamic by Pure Mind Flies 36,175 views 7 months ago 9 minutes, 34 seconds - Groupdynamics Thildhood growing up playlist link- https://youtube.com/playlist?list=PLvICa8nINsPcxwpyCl3VtkFlcfUMaPk6D ...

What Makes the Highest Performing Teams in the World | Simon Sinek - What Makes the Highest Performing Teams in the World | Simon Sinek by Simon Sinek 1,553,029 views 3 years ago 1 minute, 22 seconds - The Navy SEALs aren't made up of the strongest, toughest, or smartest candidates.

They all possess something much deeper.

Intro

The Navy SEALs

Outro

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to groups or teams that work together asynchronously or across organizational levels. Powell, Piccoli and Ives (2004) define virtual teams as "groups of... 93 KB (12,589 words) - 11:26, 11 February 2024 L. B. (eds.). Team Dynamics Over Time: Advances in Psychological Theory, Methods and Practice ("Research on Managing Groups and Teams" series, Vol. 18)... 109 KB (13,532 words) - 06:31, 19 February 2024

is a group, such as a team or musical group. When groups cooperate to agree on goals and patterns, social flow, commonly known as group cohesion, is much... 90 KB (10,604 words) - 08:52, 27 January 2024

(2000). Work groups: From the Hawthorne studies to the work groups of the 1990s and beyond. Group Dynamics: Theory, Research, and Practice, 4, 44–67. Williams... 47 KB (5,984 words) - 20:59, 30 November 2022

"Men, women, and leadership centralization in groups over time". Group Dynamics: Theory, Research, and Practice. 9: 45–57. doi:10.1037/1089-2699.9.1.45.... 147 KB (16,981 words) - 17:09, 5 March 2024 most research on group development is to learn why and how small groups change over time. To quality of the output produced by a group, the type and frequency... 45 KB (5,057 words) - 12:16, 20 February 2024

economic theory and methodology in business management practice. 2. Focus on business efficiency. 3. Defined as "combining economic theory with business... 75 KB (8,336 words) - 17:17, 15 February 2024

predictor of group effectiveness. There are a range of issues in team cohesion research, for example, that are answered by having the regulation and leadership... 46 KB (6,040 words) - 12:50, 5 March 2024

Widmeyer, W.N. (1998). The measurement of cohesion in sport groups. In J.L. Duda (Ed.), Advances in sport and exercise psychology measurement (pp. 213-226)... 134 KB (17,461 words) - 03:54, 1 March 2024

and Naquin, C. "Group learning in organizations." Groups at Work: Advances in Theory and Research, ed., M. E. Turner (Lawrence Erlbaum, 2001). Sole,... 79 KB (9,563 words) - 23:05, 3 February 2024 (1998). "Flashbacks in theory and practice" (PDF). The Heffter Review of Psychedelic Research. 1: 51–57. Archived (PDF) from the original on September 27, 2011... 139 KB (14,522 words) - 00:37, 7 March 2024

"Beyond 'Formal' versus 'Informal' Education: Uses of Psychological Theory in Anthropological Research". Ethos. 12 (3). doi:10.1525/eth.1984.12.3.02a00010... 240 KB (22,615 words) - 09:24, 1 March 2024

should we be in?" Business strategy involves answering the question: "How shall we compete in this business?" Management theory and practice often make... 116 KB (14,869 words) - 09:12, 5 March 2024

"Shared leadership: toward a multi-level theory of leadership". Advances in Interdisciplinary Studies of Work Teams. 7: 115–139. doi:10.1016/S1572-0977(00)07008-4... 40 KB (5,128 words) - 13:52, 27 November 2023

Review. 72 (3): 307–319. Caplin, A.; Leahy, J. (2001). "Psychological expected utility theory and anticipatory feelings". Quarterly Journal of Economics... 70 KB (8,707 words) - 22:36, 13 February

2024

else. Other theories have also focused on the need to belong as a fundamental psychological motivation. According to Roy Baumeister and Mark Leary, all... 79 KB (10,744 words) - 16:25, 9 February 2024

effective in countering misinformation during trials in Eastern Europe. Most current research is based on inoculation theory, a social psychological and communication... 289 KB (31,006 words) - 20:50, 27 February 2024

commonly adopted method of suicide varies from country to country and is partly related to the availability of effective means. Common methods of suicide include... 164 KB (16,980 words) - 19:09, 11 February 2024

need more direction at the time the group is formed than traditional working groups, largely to promote cohesion and liking among people who may not have... 108 KB (13,009 words) - 11:28, 27 December 2023

and cohesion among group members. VR can simulate real workspaces for workplace occupational safety and health purposes, educational purposes, and training... 107 KB (11,694 words) - 08:21, 22 February 2024

Kelsen versus Schmitt

Derecho y poder son dos conceptos ntimamente vinculados y en tensi n permanente. En el intento de descifrar cu I de ellos prevalece, su estudio sigue alimentando el debate de dos paradigmas pol ticos contrapuestos: la democracia constitucional y las llamadas democracias plebiscitarias. el autor reconstruye los puntos fundamentales de ese debate a trav s de una revisi n cr tica de las teor as pol tico-jur dicas de Hans Kelsen y Carl Schmitt, probablemente los exponentes principales de cada una de esas posturas.

Derecho y Poder.: Kelsen y Schmitt Frente a Frente

La polémica que en 1931 enfrentó a Carl Schmitt y Hans Kelsen acerca del defensor de la Constitución ("Hünter der Verfassung"), es uno de los momentos claves del Estado democrático en que afloran toda una serie de intuiciones, planteamientos y críticas que desbordan el estrecho marco de la justicia constitucional. Frente a la tesis de Kelsen recogida en la Constitución Austriaca de 1920, que atribuye a un órgano técnico especializado el monopolio del control de constitucionalidad de las leyes, se levanta la propuesta de Schmitt de hacer del "Reichpräsident" en su condición de poder elegido directamente por el pueblo, el custodio de la esencia de la Constitución cuando resulte amenazada. Dos posturas antagónicas que responden a dos ideas diferentes de Estado, de Constitución, y de Derecho que separan a los dos mayores juristas del siglo XX. La Constitución concebida como norma lógica desprovista de contenidos ajenos a lo jurídico, frente a la Constitución entendida como suma de decisiones políticas fundamentales que expresan la voluntad colectiva de un pueblo, y susceptible de encerrar contradicciones. Giorgio Lombardi desentraña en el estudio que precede a los textos, los argumentos de la polémica procurando situarlos en su contexto lógico. No es lo mismo la defensa existencial de la Constitución, que la preocupación por garantizar su aplicación. En un caso se busca la continuidad de la estructura política, en otro depurar y dar coherencia al orden normativo.

La polémica Schmitt, Kelsen sobre la justicia constitucional

La obra que edita Leticia Vita es un eslabón más en la línea de investigación que comenzó con el tema de su tesis de doctorado: La legitimidad del Derecho y del Estado en el pensamiento jurídico de la República de Weimar: el concepto de legitimidad en Hans Kelsen, Carl Schmitt y Herman Heller, defendida el 23 de marzo de 2012, en la Facultad de Derecho de la Universidad de Buenos Aires, y su director de tesis el profesor catedrático Aníbal Américo D´Auria. catedrático Aníbal Américo D´Auria. Este trabajo fue recientemente publicado por la Editorial de la Universidad de Buenos Aires y distinguido con suma cum laude, recomendado para su publicación y para el premio Facultad.

Prusia contra el Reich ante el Tribunal Estatal.

The first English translation of Hans Kelsen's and Carl Schmitt's debate on the 'Guardian of the Constitution'.

Autoridad y verdad

The only English-language translation of one of Schmitt's most controversial works.

The Guardian of the Constitution

Carl Schmitt's magnum opus, Constitutional Theory, was originally published in 1928 and has been in print in German ever since. This volume makes Schmitt's masterpiece of comparative constitutionalism available to English-language readers for the first time. Schmitt is considered by many to be one of the most original—and, because of his collaboration with the Nazi party, controversial—political thinkers of the twentieth century. In Constitutional Theory, Schmitt provides a highly distinctive and provocative interpretation of the Weimar Constitution. At the center of this interpretation lies his famous argument that the legitimacy of a constitution depends on a sovereign decision of the people. In addition to being subject to long-standing debate among legal and political theorists in Western Europe and the United States, this theory of constitution-making as decision has profoundly influenced constitutional theorists and designers in Asia, Latin America, and Eastern Europe. Constitutional Theory is a significant departure from Schmitt's more polemical Weimar-era works not just in terms of its moderate tone. Through a comparative history of constitutional government in Europe and the United States, Schmitt develops an understanding of liberal constitutionalism that makes room for a strong, independent state. This edition includes an introduction by Jeffrey Seitzer and Christopher Thornhill outlining the cultural, intellectual, and political contexts in which Schmitt wrote Constitutional Theory; they point out what is distinctive about the work, examine its reception in the postwar era, and consider its larger theoretical ramifications. This volume also contains extensive editorial notes and a translation of the Weimar Constitution.

On the Three Types of Juristic Thought

Diseñado como un manual introductorio, el contenido de este libro reúne y examina claves, métodos y enfoques útiles para el análisis político. A beneficio de tal fin, el libro sistematiza y discute las definiciones, historias literarias y debates contemporáneos de diez conceptos capitales: ciencia política, sociología política, psicología política, constitución, democracia, sistemas de gobierno, partidos políticos, sociedad civil, movimientos sociales y políticas públicas.

Constitutional Theory

Carl Schmitt (1888-1985) was one of the 20th century's most brilliant and disturbing critics of liberalism. He was also one of the most important intellectuals to offer his services to the Nazis, for which he was dubbed the crown jurist of the Third Reich. Despite this fateful alliance Schmitt has exercised a profound influence on post-war European political and legal thought - on both the right and the left. In this study, Jan-Werner Muller traces the permutations of Schmitt's ideas after World War II and relates them to broader political developments in Europe. his key concepts, Muller explains why interest in the political theorist continues. He assesses the uses of Schmitt's thought in debates on globalization and the quest for a liberal world order. He also offers insights into the liberalization of political thinking in post-authoritarian societies and the persistent vulnerabilities and blind spots of certain strands of Western liberalism.

Revista parlamentaria

O instituto das candidaturas apartidárias atravessa a história política brasileira desde os primeiros períodos coloniais até a posterior Declaração de Independência, desde as épocas imperiais até a Proclamação da República, de intervalos de estabilidade democrática a hiatos de governos autoritários. Apesar de o constituinte de 1987-1988 ter optado por alçar a filiação partidária à condição de elegibilidade da República Federativa do Brasil (art. 14, §3°, V, CF), recentes discussões hermenêuticas e propostas de emenda à Constituição têm aventado a possibilidade de o âmbito de abrangência dessa exigência ser mitigado por não consagrar uma adequada concepção de sufrágio universal (art. 14, caput, CF). Porquanto o preceito do art. 14, §3°, V é de inquestionável constitucionalidade em razão da sua gênese originária, o livro examina se a amplitude exegética que tem sido atribuída ao dispositivo desde 1988 - de vedação às candidaturas apartidárias - mantém-se harmônica, contemporaneamente, aos fundamentos da República, aos direitos fundamentais da Constituição e às normas internacionais de Direitos Humanos.

Revista judicial

"The great wars we have fought for the sake of liberty have been accompanied, without exception, by the most draconian assaults on individual rights. This is the theme of Michael Linfield's Freedom Under Fire, and he documents it with examples from every war since the American Revolution."--The Progressive "Linfield demonstrates conclusively, starting with the American Revolution and coming right up to the invasion of Panama, that the Bill of Rights is set aside by the government again and again, for reasons of 'national security.' He performs an important service, reminding us that liberty cannot be entrusted to the Bill of Rights or to the three branches of government, but only can be safeguarded by our own vigilance."--Howard Zinn

(Pre)textos para el análisis político

Following the collapse of communism and the decline of Marxism, some commentators have claimed that we have reached the 'end of history' and that the distinction between Left and Right can be forgotten. In this book - which was a tremendous success in Italy - Norberto Bobbio challenges these views, arguing that the fundamental political distinction between Left and Right, which has shaped the two centuries since the French Revolution, has continuing relevance today. Bobbio explores the grounds of this elusive distinction and argues that Left and Right are ultimately divided by different attitudes to equality. He carefully defines the nature of equality and inequality in relative rather than absolute terms. Left and Right is a timely and persuasively argued account of the basic parameters of political action and debate in the modern world - parameters which have remained constant despite the pace of social change. The book will be widely read and, as in Italy, it will have an impact far beyond the academic domain.

A Dangerous Mind

Can constitutional amendments be unconstitutional? Using theoretical and comparative approaches, Roznai establishes the nature and scope of constitutional amendment powers by focusing on substantive limitations, looking at their prevalence in practice and the conceptual coherence of the very idea of limitations to constitutional amendment powers.

Candidaturas Apartidárias na Constituição Cidadã

Diese innovative Studie versteht das nationalsozialistische Strafrecht – in Übereinstimmung mit Kontinuitäts- und Radikalisierungsthese – als rassistisch (antisemitisch), völkisch ("germanisch") und totalitär ausgerichtete Fortschreibung der autoritären und antiliberalen Tendenzen des deutschen Strafrechts der Jahrhundertwende und der Weimarer Republik. Dies wird durch die systematisch-analytische Aufbereitung der Texte relevanter Autoren belegt, wobei es primär um die – für sich selbst sprechenden – Texte, nicht die moralische Beurteilung ihrer Verfasser geht. Dabei werden auch Erkenntnisse zur Rezeption des deutschen (NS-) Strafrechts in Lateinamerika mitgeteilt. Die besagte Kontinuität existierte nicht nur rückwärtsgewandt (post-Weimar), sondern auch zukunftsgerichtet (Bonner Republik). Kurzum, das NS-Strafrecht kam weder aus dem Nichts noch ist es nach 1945 völlig verschwunden. Der zeitgenössische Versuch der identitären Rekonstruktion des germanischen Mythos durch die sog. "neue Rechte" schließt daran nahtlos an.

Nouvelle école

http://dx.doi.org/10.12946/gplh6http://www.epubli.de/shop/buch/53894"The spatiotemporal conjunction is a fundamental aspect of the juridical reflection on the historicity of law. Despite the fact that it seems to represent an issue directly connected with the question of where legal history is heading today, it still has not been the object of a focused inquiry. Against this background, the book's proposal consists in rethinking key confluences related to this problem in order to provide coordinates for a collective understanding and dialogue. The aim of this volume, however, is not to offer abstract methodological considerations, but rather to rely both on concrete studies, out of which a reflection on this conjunction emerges, as well as on the reconstruction of certain research lines featuring a spatiotemporal component. This analytical approach makes a contribution by providing some suggestions for the employment of space and time as coordinates for legal history. Indeed, contrary to those historiographical attitudes reflecting a monistic conception of space and time (as well as a Eurocentric approach), the book emphasises the need for a delocalized global perspective. In general terms, the essays collected in this book intend to take into account the multiplicity of the spatiotemporal confines, the flexibility of those instruments that serve to create chronologies and scenarios, as well as certain processes of adaptation of law to different times and into different spaces.

The spatiotemporal dynamism enables historians not only to detect new perspectives and dimensions in foregone themes, but also to achieve new and compelling interpretations of legal history. As far as the relationship between space and law is concerned, the book analyses experiences in which space operates as a determining factor of law, e.g. in terms of a field of action for law. Moreover, it outlines the attempted scales of spatiality in order to develop legal historical research. With reference to the connection between time and law, the volume sketches the possibility of considering the factor of time, not just as a descriptive tool, but as an ascriptive moment (quasi an inner feature) of a legal problem, thus making it possible to appreciate the synchronic aspects of the 'juridical experience'. As a whole, the volume aims to present spatiotemporality as a challenge for legal history. Indeed, reassessing the value of the spatiotemporal coordinates for legal history implies thinking through both the thematic and methodological boundaries of the discipline."

Freedom Under Fire

Model Law on Access to Information for Africa and other regional instruments: Soft law and human rights in Africa Edited by Ololade Shyllon 2018 ISBN: 978-1-920538-87-3 Pages: 255 Print version: Available Electronic version: Free PDF available About the publication The adoption in 2013 of the Model Law on Access to Information for Africa by the African Commission on Human and Peoples' Rights is an important landmark in the increasing elaboration of human rights-related soft law standards in Africa. Although non-binding, the Model Law significantly influenced the access to information landscape on the continent. Since the adoption of the Model Law, the Commission adopted several General Comments. The AU similarly adopted Model Laws such as the African Union Model Law on Internally Displaced Persons in Addressing Internal Displacement in Africa. This collection of essays inquires into the role and impact of soft law standards within the African human rights system and the AU generally. It assesses the extent to which these standards induced compliance, and identifies factors that contribute to generating such compliance. This book is a collection of papers presented at a conference organised by the Centre for Human Rights, University of Pretoria, with the financial support of the government of Norway, through the Royal Norwegian Embassy in Pretoria. Following the conference, the papers were reviewed and reworked. Table of Contents Acknowledgments Preface Contributors Abbreviations and acronyms PART I: THE MODEL LAW AND ITS INFLUENCE ON ACCESS TO INFORMATION IN AFRICA Introduction Ololade Shyllon The impact of the Model Law on Access to Information for Africa Fola Adeleke Implementing a Model Law on Access to Information in Africa: Lessons from the Americas Marianna Belalba and Alan Sears The implementation of the constitutional right of access to information in Africa: Opportunities and challenges Ololade Shyllon PART II: COUNTRY STUDIES The Model Law on Access to Information for Africa and the struggle for the review and passage of the Ghanaian Right to Information Bill of 2013 Ugonna Ukaigwe The impact of the Model Law on Access to Information for Africa on Kenya's Access to Information framework Anne Nderi The Sudanese Access to Information Act 2015: A step forward? Ali Abdelrahman Ali Compliance through decoration: Access to information in Zimbabwe Nhlanhla Ngwenya PART III: INFLUENCE OF SOFT LAW WITHIN THE AFRICAN HUMAN RIGHTS SYSTEM Soft law and legitimacy in the African Union: The case of the Pretoria Principles on Ending Mass Atrocities Pursuant to Article 4(h) of the AU Constitutive Act Busingye Kabumba The incorporation of the thematic resolutions of the African Commission into the domestic laws of African countries Japhet Biegon General Comment 1 of the African Commission of the African Commission on Human and Peoples' Rights: A source of norms and standard setting on sexual and reproductive health and rights Ebenezer Durojaye The African Union Model Law on Internally Displaced Persons: A critique Romola Adeola Selected bibliography

Left and Right

"In 1955 a conference was held in Bandung, Indonesia that was attended by representatives from twenty-nine developing nations. Against the backdrop of crumbling European colonies, Asian and African leaders forged a new alliance and established anti-imperial principles for a new world order. The conference captured the popular imagination across the Global South. Bandung's larger significance as counterpoint to the dominant world order was both an act of collective imagination and a practical political project for decolonization that inspired a range of social movements, diplomatic efforts, institutional experiments and heterodox visions of the history and future of the world. This book explores what the spirit of Bandung has meant to people across the world over the past decades and what it means today. Experts from a wide range of fields show how, despite the complicated legacy of the conference, international law was never the same after Bandung"--

Unconstitutional Constitutional Amendments

http://dx.doi.org/10.12946/gplh3 http://www.epubli.de/shop/buch/48746 "Spanish colonial law, derecho indiano, has since the early 20th century been a vigorous subdiscipline of legal history. One of great figures in the field, the Argentinian legal historian Víctor Tau Anzoátegui, published in 1997 his Nuevos horizontes en el estudio histórico del derecho indiano. The book, in which Tau addressed seminal methodological questions setting tone for the discipline's future orientation, proved to be the starting point for an important renewal of the discipline. Tau drew on the writings of legal historians, such as Paolo Grossi, Antonio Manuel Hespanha, and Bartolomé Clavero. Tau emphasized the development of legal history in connection to what he called "the posture superseding rational and statutory state law." The following features of normativity were now in need of increasing scholarly attention: the autonomy of different levels of social organization, the different modes of normative creativity, the many different notions of law and justice, the position of the jurist as an artifact of law, and the casuistic character of the legal decisions. Moreover, Tau highlighted certain areas of Spanish colonial law that he thought deserved more attention than they had hitherto received. One of these was the history of the learned jurist: the letrado was to be seen in his social, political, economic, and bureaucratic context. The Argentinian legal historian called for more scholarly works on book history, and he thought that provincial and local histories of Spanish colonial law had been studied too little. Within the field of historical science as a whole, these ideas may not have been revolutionary, but they contributed in an important way to bringing the study of Spanish colonial law up-to-date. It is beyond doubt that Tau's programmatic visions have been largely fulfilled in the past two decades. Equally manifest is, however, that new challenges to legal history and Spanish colonial law have emerged. The challenges of globalization are felt both in the historical and legal sciences, and not the least in the field of legal history. They have also brought major topics (back) on to the scene, such as the importance of religious normativity within the normative setting of societies. These challenges have made scholars aware of the necessity to reconstruct the circulation of ideas, juridical practices, and researchers are becoming more attentive to the intense cultural translation involved in the movement of legal ideas and institutions from one context to another. Not least, the growing consciousness and strong claims to reconsider colonial history from the premises of postcolonial scholarship expose the discipline to an unseen necessity of reconsidering its very foundational concepts. What concept of law do we need for our historical studies when considering multi-normative settings? How do we define the spatial dimension of our work? How do we analyze the entanglements in legal history? Until recently, Spanish colonial law attracted little interest from non-Hispanic scholars, and its results were not seen within a larger global context. In this respect, Spanish colonial law was hardly different from research done on legal history of the European continent or common law. Spanish colonial law has, however, recently become a topic of interest beyond the Hispanic world. The field is now increasingly seen in the context of "global legal history," while the old and the new research results are often put into a comparative context of both European law of the early Modern Period and other colonial legal orders. In this volume, scholars from different parts of the Western world approach Spanish colonial law from the new perspectives of contemporary legal historical research."

National Socialist Criminal Law

The desirability, or lack thereof, of bills of rights has been the focus of some of the most enduring political debates over the last two centuries. Unlike civil and political rights, social rights to the meeting of needs, standardly rights to adequate minimum income, education, housing, and health care are not usually given constitutional protection. This book argues that social rights should be constitutionalized and protected by the courts, and examines when such constitutionalization conflicts with democracy. It is thus located at the crossroads of two major issues of contemporary political philosophy, to wit, the issue of democracy and the issue of distributie justice. Interestingly and surprisingly enough, philosophers who engage in penetrating discussions on distributive justice do not usually reflect on the implications of their argument for democracy; they are met with equal indifference on the part of theorists of democracy. This book stems from the perception that there may be conflicts between the demands of democracy and the demands of distributive justice, both of which are crucially important, and from the resulting recognition that the question of the relationship between these two values cannot be ignored.

Spatial and Temporal Dimensions for Legal History

The Defender of the Peace of Marsilius of Padua is a massively influential text in the history of western political thought. Marsilius offers a detailed analysis and explanation of human political communities,

before going on to attack what he sees as the obstacles to peaceful human coexistence - principally the contemporary papacy. Annabel Brett's authoritative rendition of the Defensor Pacis was the first new translation in English for fifty years, and a major contribution to the series of Cambridge Texts: all of the usual series features are provided, included chronology, notes for further reading, and up-to-date annotation aimed at the student reader encountering this classic of medieval thought for the first time. This edition of The Defender of the Peace is a scholarly and a pedagogic event of great importance, of interest to historians, political theorists, theologians and philosophers at all levels from second-year undergraduate upwards.

Model Law on Access to Information for Africa and other regional instruments: Soft law and human rights in Africa

"All over the world, in all democratic States, independently of having a legal system based on the common law or on the civil law principles, the courts - special constitutional courts, supreme courts or ordinary courts – have the power to decide and declare the unconstitutionality of legislation or of other State acts when a particular statute violates the text of the Constitution or of its constitutional principles. This power of the courts is the consequence of the consolidation in contem-porary constitutionalism of three fundamental principles of law: first, the existence of a written or unwritten constitution or of a fundamental law, conceived as a superior law with clear supremacy over all other statutes; second, the "rigid" character of such constitution or fundamental law, which implies that the amendments or reforms that may be introduced can only be put into practice by means of a particular and special constituent or legislative process, preventing the ordinary legislator from doing so; and third, the establishment in that same written or unwritten and rigid constitution or fundamental law, of the judicial means for quaranteeing its supremacy, over all other state acts, including legislative acts. Accordingly, in democratic systems subjected to such principles, the courts have the power to refuse to enforce a statute when deemed to be contrary to the Constitu-tion, considering it null or void, through what is known as the diffuse system of judicial review; and in many cases, they even have the power to annul the said unconstitutional law, through what is known as the concentrated system of judicial review. The former, is the system created more than two hundred years ago by the Supreme Court of the United States, and that so deeply characterizes the North American Constitutional system. The latter system, has been adopted in consti-tutional systems in which the judicial power of judicial review has been generally assigned to the Supreme Court or to one special Constitutional Court, as is the case, for example, of many countries in Europe and in Latin America. This concentrated system of judicial review, although established in many Latin American countries since the 19th century, was only effectively developed particularly in the world after World War II following the studies of Hans Kelsen. Of course, during the past thirty years many changes have occurred in the world on these matters of Judicial Review, in particularly in Europe and specifically in the United Kingdom, where these Lectures were delivered. Nonetheless, I have decided to publish them hereto in its integrality, as they were: the written work of a law professor made as a consequence of his research for the preparation of his lectures, not pretending to be anything else, but the academic testimony of the state of the subject of judicial review in the world in 1985-1986". Allan R. Brewer-Carías.

Bandung, Global History, and International Law

The book outlines the historical development of Public Law and the state from ancient times to the modern day, offering an account of relevant events in parallel with a general historical background, establishing and explaining the relationships between political, religious, and economic events.

Ensayo sobre el estado social de derecho y la interpretación de la constitución

Although many people feel that Germany provides a model for environmental policymaking, this book shows that it does not. German administrative law, which focuses on individuals' complaints against the state for violating their rights, does not deal adequately with the broad issues of democratic legitimacy and accountable procedures raised in American courts. Susan Rose-Ackerman compares regulatory law and policy in the United States and Germany and argues that the American system can provide lessons for those seeking to reform environmental policymaking in Germany and the newly democratic states of eastern Europe. Democratic governments, says Rose-Ackerman, face the problem of balancing the desires and expertise of conflicting interest groups, such as those that concern themselves with environmental protection. Under German law, however, environmental associations with policy agendas have no enforceable legal right to participate in federal policymaking,

and regulation writing is much less open and accountable than in the United States. The U.S. Supreme Court is moving in the direction of the German system - away from review of the rulemaking process and toward a focus on individual rights. Those who support this trend should look critically at the German solution.

New Horizons in Spanish Colonial Law

The concept of convention has been used in different fields and from different perspectives to account for important social phenomena, and the legal sphere is no exception. Rather, reflection on whether the legal phenomenon is based on a convention and, if so, what kind of convention is involved, has become a recurring issue in contemporary legal theory. In this book, some of the foremost specialists in the field make significant contributions to this debate. In the first part, the concept of convention is analysed. The second part reflects on whether the rule of recognition postulated by Hart can be understood as a convention and discusses its potential and limitations in order to explain the institutional and normative character of law. Lastly, the third part critically examines the relations between conventionalism and legal interpretation. Given the content and quality of the contributions, the book is of interest to those wanting to understand the current state of the art in legal conventionalism as well as those wanting to deepen their knowledge about these questions.

Social Rights Under the Constitution

Why are republics nowadays the most common form of political organization, and the one most readily associated with modern democracy? In The Invention of the Modern Republic, a team of highly distinguished historians of ideas answers this question, and examines the origins of republican governments in America and Europe. Given the renewed interest at present in the functioning and evolution of democratic institutions--especially in their relation with market economies--the issues discussed here have a powerful contemporary resonance.

Animals' Rights Considered in Relation to Social Progress

First published in 2001. Routledge is an imprint of Taylor & Francis, an informa company.

Marsilius of Padua: The Defender of the Peace

Professor Jenkins develops a systematic theory of the origins, the ends, and the functions of law. He then applies this theory to the problems that law encounters and the conditions that it must satisfy if it is to be an effective force in society. Originally published in 1980. The Princeton Legacy Library uses the latest print-on-demand technology to again make available previously out-of-print books from the distinguished backlist of Princeton University Press. These editions preserve the original texts of these important books while presenting them in durable paperback and hardcover editions. The goal of the Princeton Legacy Library is to vastly increase access to the rich scholarly heritage found in the thousands of books published by Princeton University Press since its founding in 1905.

Judicial review in comparative law

Not only did the Declaration announce the entry of the United States onto the world stage, it became the model for other countries to follow. This unique global perspective demonstrates the singular role of the United States document as a founding statement of our modern world.

Judicial Review in the Contemporary World

Proceedings of a conference on Kelsen and Schmitt held Jan. 5-6, 1997 in Tel Aviv and organized by the Max Planck Institute of European Legal History, Frankfurt/Main and the Institute for German History at Tel Aviv University.

A History of Western Public Law

Pension systems are under serious pressure worldwide. This pressure stems not only from the well-known trend of population aging, but also from those of increasing heterogeneity of the population and increasing labour mobility. The current economic crisis has aggravated these problems, thereby exposing the vulnerability of many pension schemes to macroeconomic shocks. This book reconsiders the multi-pillar pension scheme against the background of these pressures. It adopts an integral

perspective and asks how the pension system as a whole contributes to the three basic functions of pension schemes: facilitating life-cycle financial planning, insuring idiosyncratic risks and sharing macroeconomic risks across generations. It focuses on the optimal balance between the various pension pillars and on the optimal design of each of the schemes. It sketches a number of economic trade-offs, showing that countries may opt for different pension schemes depending on how they react to these trade-offs.

Constitutional Courts

This volume assesses the strengths and weaknesses of deliberative democracy.

Controlling Environmental Policy

Legal Conventionalism

Unstable Singularities And Randomness

Joseph P. (2004). Unstable Singularities and Randomness. Elsevier. p. 7. ISBN 0080474691. Kinniment, David J. (2008). Synchronization and Arbitration in... 20 KB (2,510 words) - 17:14, 7 September 2023

The attributes of singularities include the following in various degrees, according to context: Instability: because singularities tend to produce effects... 11 KB (1,408 words) - 00:21, 24 January 2024 Borderline personality disorder (BPD), also known as emotionally unstable personality disorder (EUPD), is a personality disorder characterized by a pervasive... 189 KB (19,246 words) - 02:10, 16 March 2024

formed by the least unstable periodic orbits, which can be identified in the eigenvalue spectra of SSA and M-SSA. The identification and detailed description... 42 KB (6,777 words) - 21:27, 9 February 2024 January 1970). "The Singularities of Gravitational Collapse and Cosmology". Proceedings of the Royal Society A: Mathematical, Physical and Engineering Sciences... 148 KB (15,954 words) - 14:45, 11 March 2024

Although these singularities have been studied primarily on spatially homogeneous models, there are convincing reasons to assume that singularities in the general... 166 KB (20,980 words) - 23:21, 20 February 2024

decomposition methods like using the singular value decomposition. Some matrix decomposition methods may be unstable, but have straightforward modifications... 18 KB (2,507 words) - 03:52, 21 December 2023

certainty. A guess is also an unstable answer, as it is "always putative, fallible, open to further revision and interpretation, and validated against the horizon... 17 KB (2,286 words) - 02:18, 12 March 2024 up to some accuracy and some range for the input values, but some interesting phenomena such as solitons, chaos, and singularities are hidden by linearization... 21 KB (2,597 words) - 22:46, 8 March 2024

unstable correlation coefficient. Due to this inverse problem, Á 1 (displaystyle \rho _{1}) tends to be biased upwards and therefore close to 1 and hence... 10 KB (1,521 words) - 19:37, 21 February 2023 NewScientist December 13, 2008 Nurgaliev, I. S. (2010). "Singularities are averted by vortices". Gravitation and Cosmology. 16 (4): 313–315. Bibcode:2010GrCo..... 23 KB (2,771 words) - 03:00, 19 January 2024

years, but unstable coalitions or a no-confidence vote can dissolve a government earlier. The first Arab-led party was established in 1988 and as of 2022... 393 KB (38,071 words) - 03:39, 16 March 2024

to any change from its current state may be unstable, in which case the system is said to be in an unstable equilibrium. The magnitude of the forces that... 64 KB (7,183 words) - 17:12, 14 January 2024 resulting in a precision loss and making the Rayleigh–Ritz method numerically unstable in the presence of round-off errors. The loss of precision may be avoided... 37 KB (4,427 words) - 07:04, 12 December 2023

"Quantised singularities in the electromagnetic field". Proceedings of the Royal Society of London. Series A, Containing Papers of a Mathematical and Physical... 76 KB (7,908 words) - 11:05, 7 March 2024

probability that the erroneous output occurs, or it might be expressed as an unstable high energy state in the network. In contrast to supervised methods' dominant... 26 KB (2,360 words) - 00:38, 29 February 2024

This is a list of alternate history fiction, sorted primarily by type and then chronologically. American Civil War alternate histories Axis victory in... 112 KB (279 words) - 15:28, 19 February 2024 "Noncollision Singularities in a Planar Four-body Problem". arXiv:1409.0048 [math.DS]. Xue, Jinxin (2020). "Non-collision singularities in a planar 4-body... 189 KB (19,482 words) - 20:09, 2 March 2024 is small and the number of considered variables p is large, the above empirical estimators of covariance and correlation are very unstable. Specifically... 25 KB (3,923 words) - 01:36, 24 August 2023 well-conditioned problem may be either numerically stable or numerically unstable. An art of numerical analysis is to find a stable algorithm for solving... 38 KB (3,871 words) - 04:15, 1 March 2024

Singularities Explained | Infinite Series - Singularities Explained | Infinite Series by PBS Infinite Series 370,823 views 7 years ago 10 minutes, 23 seconds - Tweet at us! @pbsinfinite Facebook: facebook.com/pbsinfinite series Email us! pbsinfiniteseries [at] gmail [dot] com Previous ...

Intro

Dividing by X

Undefined infinity

Finite time blowup

Infinite water

Black holes

North Pole

Comments

How The Penrose Singularity Theorem Predicts The End of Space Time - How The Penrose Singularity Theorem Predicts The End of Space Time by PBS Space Time 1,664,455 views 3 years ago 16 minutes - The Nobel prize in physics this year went to black holes. Generally speaking. Specifically, it was shared by the astronomers who ...

Intro

Black Holes

geodesic incompleteness

Quantum mechanics

The Incredible Story Of Randomness - The Incredible Story Of Randomness by New Mind 395,043 views 3 months ago 22 minutes - In this comprehensive exploration of **randomness**,, we delve into its perplexing nature, historical journey, statistical interpretations, ...

The Strange Mystery of Singularities And Evolving Universes - The Strange Mystery of Singularities And Evolving Universes by John Michael Godier 117,683 views 1 year ago 13 minutes, 42 seconds - An exploration of the various types of **singularities**, hypothesized to exist in the universe and an exploration of whether these ...

Bluetech - Sines And Singularities [Full Album] 40 - Bluetech - Sines And Singularities [Full Album] 40 by The Power of Psychedelic Trance 292,617 views 9 years ago 1 hour, 19 minutes - Tracklist: 1. Enter the Lovely 0:00 2. Condensation 8:10 3. Leaving Winter Behind 14:19 4. Forgiveness 22:15 5. Shulman - First ...

- 1. Enter the Lovely
- 2. Condensation
- 3. Leaving Winter Behind
- 4. Forgiveness
- 5. Shulman First Came the Stars (Bluetech remix)
- 6. Pitch Black Ape to Angel (Bluetech's Evolution remix)
- 7. Airstream
- 8. Dreamtime Lullaby
- 9. Shimmer
- 10. Wilderness
- 11. A Garland of Stars

Modern Robotics, Chapter 5.3: Singularities - Modern Robotics, Chapter 5.3: Singularities by Northwestern Robotics 33,026 views 6 years ago 6 minutes, 37 seconds - This video discusses robot **singularities**, and Jacobians where the number of joints is not equal to the number of components of the ...

Jacobian Matrices

Joint Forces

Redundant 3r Arm

The Most Efficient Way to Destroy the Universe – False Vacuum - The Most Efficient Way to Destroy the Universe – False Vacuum by Kurzgesagt – In a Nutshell 15,926,435 views 7 years ago 5 minutes,

59 seconds - What if there is a way to destroy the universe so fundamentally that life as we know it will be impossible forever? OUR CHANNELS ...

1. ENERGY LEVELS

2. STABILITY

FALSE VACUUM

Is a Technological Singularity Inevitable? - Is a Technological Singularity Inevitable? by Isaac Arthur 208,898 views 1 year ago 33 minutes - As computers have improved at an accelerating rate for generations now, fears of some emergent super intelligent computer mind ...

What is a Singularity? | Eternally Curious #11 - What is a Singularity? | Eternally Curious #11 by Federico Pistono in Love with Life 320,275 views 7 years ago 4 minutes, 21 seconds - What exactly is a **Singularity**,? Why it happens, how, & demystification of this overinflated term. Sorry, couldn't resist the pun.

Fermi Paradox: The Malevolent Alien Megabrain Scenario - Fermi Paradox: The Malevolent Alien Megabrain Scenario by John Michael Godier 170,320 views 1 year ago 12 minutes, 22 seconds - An exploration of what I think is one of the spookiest solutions to the Fermi Paradox that could explain SETI's great silence.

10 Unsettling Possibilities Regarding Alien Life - 10 Unsettling Possibilities Regarding Alien Life by John Michael Godier 537,268 views 2 years ago 22 minutes - An exploration of ten unsettling possibilities regarding alien life. My Patreon Page: https://www.patreon.com/johnmichaelgodier My ... The Protocols of Alien First Contact - The Protocols of Alien First Contact by John Michael Godier 229,093 views 2 years ago 20 minutes - An exploration of what happens when and if alien life is ever found and the different circumstances that could be involved.

10 Spooky Possibilities of the Multiverse - 10 Spooky Possibilities of the Multiverse by John Michael Godier 622,062 views 3 years ago 21 minutes - An exploration of ten spooky aspects of the multiverse and our universe within it. https://www.patreon.com/johnmichaelgodier ...

Spooky Possibilities of the Multiverse

10. Boltzmann Brains

Penrose Cosmology

The Strange Mystery of the Present

We Might Live in a Black Hole

Many Worlds

The Infinite Universe

Only One Universe

Other Dimensions

The Destruction of the Universe

The Unexplained

The Immortal Alien Civilization Paradox - The Immortal Alien Civilization Paradox by John Michael Godier 235,195 views 2 years ago 14 minutes, 48 seconds - An exploration of the possibility that civilizations may become immortal and choose to communicate on much longer timeframes ... Does Quantum Entanglement Allow for Faster-Than-Light Communication? - Does Quantum Entanglement Allow for Faster-Than-Light Communication? by Cool Worlds 1,237,837 views 1 year ago 28 minutes - Quantum entanglement allows particles to affect one another faster than the speed of light. So does this mean we could one day ...

The FTL Dream

Relativistic FTL?

Quantum FTL?

Quantum 101

FTL Action at Distance

How to Exploit?

Idea 1: Repeat Measurements

Idea 2: Double Slits Idea 3: XY Switching

Where From Here?

Outro & Credits

10 Reasons Aliens Might Not Contact Earth - 10 Reasons Aliens Might Not Contact Earth by John Michael Godier 181,828 views 1 year ago 19 minutes - An exploration of 10 Reasons Aliens Might Not Contact Earth and what that might mean for SETI and science in general, and also ...

Reasons Aliens Might Not Contact Earth

We're Not Advanced Enough

Aliens Never Contact Anyone

They Don't Know We're Here

We Are Alone in our Abilities to communicate

Don't Blow Your Planet's Cover

There's something About the Universe We Don't Know

HELLCALLER Warlock Hero Talents Have Arrived! Initial Thoughts and Impressions - HELLCALLER Warlock Hero Talents Have Arrived! Initial Thoughts and Impressions by Kalamazi 9,606 views 1 day ago 26 minutes - Intro: 0:00 Hellcaller Hero Talents: 0:44 Patreon, Summary and Outro: 24:18 ...

Intro

Hellcaller Hero Talents

Patreon, Summary and Outro

Chaos theory and geometry: can they predict our world? – with Tim Palmer - Chaos theory and geometry: can they predict our world? – with Tim Palmer by The Royal Institution 183,847 views 7 months ago 1 hour, 10 minutes - The geometry of chaos can explain our uncertain world, from weather and pandemics to quantum physics and free will. This talk ...

Introduction

Illustrating Chaos Theory with pendulums (demo)

Fractal geometry: A bridge from Newton to 20th Century mathematics

The three great theorems of 20th Century mathematics

The concept of State Space

Lorenz State Space

Cantor's Set and the prototype fractal

Hilbert's Decision Problem

The link between 20th Century mathematics and fractal geometry

The predictability of chaotic systems

Predicting hurricanes with Chaos Theory

The Bell experiment: proving the universe is not real?

Counterfactuals in Bell's theorem

Applying fractals to Bell's theorem

The end of spatial reductionism

What Happens After the Universe Ends? - What Happens After the Universe Ends? by PBS Space Time 2,153,183 views 3 years ago 18 minutes - Conformal Cyclic Cosmology is a story of the origin and the end of our universe from great mathematical physicist Sir Roger ...

Intro

Conformal Cyclic Cosmology

How Can An Infinite Universe Start From a Singularity Featuring Dr. Paul Matt Sutter - How Can An Infinite Universe Start From a Singularity Featuring Dr. Paul Matt Sutter by Fraser Cain 80,647 views 7 years ago 7 minutes, 29 seconds - Have you wondered about this seeming paradox? If we live in an infinite universe, how could it have started out as a **singularity**,?

Fooled by Randomness by Nassim Nicholas Taleb - Fooled by Randomness by Nassim Nicholas Taleb by Sawnwez 461,210 views 7 years ago 10 hours, 1 minute

FOOLED BY RANDOMNESS SUMMARY (BY NASSIM TALEB) - FOOLED BY RANDOMNESS SUMMARY (BY NASSIM TALEB) by The Swedish Investor 204,878 views 4 years ago 12 minutes, 8 seconds - As an Amazon Associate I earn from qualified purchases. 5 great takeaways from Nassim Nicholas Taleb's Fooled by ...

Intro

- 1. Survivorship Bias
- 2. The Skewness Issue
- 3. The Black Swan Problem
- 4. Pascal's Wager
- 5. The 5 Traits of The Market Fool

Fermi Paradox: The Singularity and Dormant Civilizations - Fermi Paradox: The Singularity and Dormant Civilizations by John Michael Godier 231,913 views 1 year ago 14 minutes, 18 seconds - An exploration of the technological **singularity**, and whether it will happen and what implications it has on astrobiology and solving ...

The Dark Side Of The Singularity | Answers With Joe - The Dark Side Of The Singularity | Answers With Joe by Joe Scott 779,516 views 6 years ago 13 minutes, 38 seconds - Or... How To Not Be A Horse. Automation and AI promise to usher in an era of amazing productivity and innovation. But they also ...

The BBC released a report just a few weeks ago that said that 30% of jobs are going to go away in the next 10 years because of automation.

The transportation sector actually makes up 25% of the jobs in the United States, if you can believe that.

Cadillac is so bullish on self-driving technology, they spent millions of dollars to create a lidar map of every highway in the United States using their own proprietary system.

Some people are talking about a basic minimum income, a flat amount of money that everybody in a society makes, as a safety net to keep people above water.

The question is, will we be able to change with it?

The Illusion of Certainty: Risk, Probability, and Chance - The Illusion of Certainty: Risk, Probability, and Chance by World Science Festival 694,882 views 9 years ago 1 hour, 28 minutes - Stuff happens. The weather forecast says it's sunny, but you just got drenched. You got a flu shot—but you're sick in bed with the ...

Josh Tenenbaum and an experiment in ESP.

Risk, Probability, and Chance.

Marcus du Sautoy's Introduction.

Participant Introductions.

Are we good or bad at interpreting numbers?

The Monty Hall problem.

The fight or flight math means we understand numbers?

The "numbers are important" experiment.

VerizonMath: Verizon doesn't know Dollars from Cents.

If you play a lottery and there is 1 winner in a 1000, what is your percent of winning?

How well are our brains tuned for evidential data.

What is the birthday problem?

The way probability's are phrased are as important as the numbers.

Do we have a conception of a million?

What is a prior?

Josh Tenenbaum ESP experiment results.

"Numbers are important" experiment results.

How do we get a statistical society?

SLT Summit 2023 - Singularities and Nonlinear Dynamics (Physics 3) - SLT Summit 2023 - Singularities and Nonlinear Dynamics (Physics 3) by Developmental Interpretability 113 views 8 months ago 1 hour, 19 minutes - Singularities, and nonlinear dynamics (following e.g. Strogatz). By Jesse Hoogland.

Professor Avi Wigderson on a computational theory of randomness - Professor Avi Wigderson on a computational theory of randomness by ETH Zürich 20,661 views 11 years ago 53 minutes - Avi Wigderson is a professor of Mathematics at the Institute for Advanced Study in Princeton. After studying Computer Science at ...

Plan of the talk

Distributed computation

Cryptography & E-commerce

What is random?

Pseudorandomness

Normal Numbers

Riemann Hypothesis & the drunkard's walk

Möbius' walk x integer, p(x) number of distinct prime divisors

Weak random sources and randomness purification

Pseudorandom Tables

Single-source extractors Probabilistic algorithms with 1 weak random source

Deterministic de-randomization Hardness vs. Randomness

Summary

Multicollinearity (in Regression Analysis) - Multicollinearity (in Regression Analysis) by DATAtab 69,287 views 3 years ago 5 minutes, 57 seconds - In a regression analysis, multicollinearity occurs when two or more predictor variables (independent variables) show a high ...

Extreme events and how to live with them by Nassim Nicholas Taleb - Extreme events and how to live with them by Nassim Nicholas Taleb by Darwin College Lecture Series 113,027 views 4 years ago 1 hour, 4 minutes - Professor Nassim Nicholas Taleb, New York Distributions that are dominated by extremes and tail events require a completely ...

Classical Risk Theory, Redux

Reasoning Errors: It is not changing the color of the dress

Expert Problem

Big Data, Data Reduction

Behavioral Finance & Biases

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Profiling And Serial Crime Theoretical And Practical Issues 3rd Edition

highest countries on the list. This is a list of unidentified serial killers who committed crimes within the United States. List of rampage killers in the... 427 KB (19,023 words) - 23:06, 20 March 2024 ISBN 978-1-843-58698-2. Petherick, Wayne (2012). Profiling and Serial Crime: Theoretical and Practical Issues. Waltham, Maine: Elsevier Science. ISBN 978-0-124-05901-6... 72 KB (9,254 words) - 20:03, 12 March 2024

vol.2, 7th edition, ed. M.H. Abrams. New York: Norton, 2000, pp. 20–21. See Mark Rose, Authors and Owners: The Invention of Copyright 3rd ed. (Harvard... 95 KB (11,872 words) - 06:01, 13 March 2024 Engineering: More Reliable Software Faster and Cheaper, 2nd. Edition, AuthorHouse. ISBN Neubeck, Ken (2004) "Practical Reliability Analysis", Prentice Hall... 96 KB (13,243 words) - 16:43, 21 March 2024

short story, and a novel. Rather, the form's parameters are given by the rhetorical and practical context in which a given story is produced and considered... 48 KB (5,745 words) - 15:31, 17 March 2024 production of goods and services is in some sense socially owned and operated, by state, socialised or cooperative enterprises. The practical issues of socialism... 361 KB (40,190 words) - 01:35, 19 March 2024

Avant-Gardes and Partisans Reviewed, Manchester University. Steiner, George (1998) After Babel, ch.6 Topologies of culture, 3rd revised edition Art Berman... 145 KB (17,724 words) - 14:32, 12 March 2024

John Stuart Mill (1806–1873) was a representative of the classical and theoretical economic school of utilitarianism. In his work on freedom, he exposes... 233 KB (26,009 words) - 12:23, 7 March 2024 United States, imposing strict guidelines on the treatment of sex, crime, religion and violence in films for the next 40 years. April 6 In an act of civil... 168 KB (15,645 words) - 12:38, 19 March 2024

Former FBI Agent Explains Criminal Profiling | Tradecraft | WIRED - Former FBI Agent Explains Criminal Profiling | Tradecraft | WIRED by WIRED 4,571,694 views 4 years ago 16 minutes - According to Jim Clemente, retired FBI behavioral analyst and **criminal**, profiler, when it comes to the "nature vs. nurture" debate, ...

Intro

What is Criminal Profiling

Analysis

DC Sniper

Introduction to Criminal Profiling - Introduction to Criminal Profiling by Dr.Priya Sepaha 7,221 views 3 years ago 22 minutes - To understand the nature of any **crime**,, it is necessary to identify the causation of **crime**,. **Criminal Profiling**, is an important ...

Introduction

What is Criminal Profiling

Profile Generation

BottomUp Approach

Two Aspects

Profiling Input

Decision Processing

Crime Assessment

offender profile

investigative use

FBI Agent Explains How To Detect Deception & Criminal Profiling - FBI Agent Explains How To Detect Deception & Criminal Profiling by Valuetainment 108,406 views 2 years ago 1 hour, 16 minutes -

Patrick Bet-David sits down with Jim Clemente. Jim Clemente is an American author, former New York State prosecutor, former ...

Exploring bias in forensic DNA profiling | Dan Krane | TEDxDayton - Exploring bias in forensic DNA profiling | Dan Krane | TEDxDayton by TEDx Talks 68,058 views 9 years ago 16 minutes - This talk was given at a local TEDx event, produced independently of the TED Conferences. The science of DNA **profiling**, is sound ...

Intro

Alleles

Blue Electropherogram

Artifact

Blind testing

What Is Geographic Profiling? - What Is Geographic Profiling? by Police Science Dr 2,754 views 3 years ago 2 minutes, 47 seconds - www.PoliceScienceDr.com What Is Geographic **Profiling**,? Part 6 of 7 of the 'What is Investigative Psychology?' series This video ...

Offender Profiling - Forensic Psychology [AQA ALevel] - Offender Profiling - Forensic Psychology [AQA ALevel] by Psych Boost 48,023 views 3 years ago 14 minutes, 15 seconds - If you want to improve your psychological knowledge in a way that is more fun than just studying and trying to memorise, ...

Psychiatrist Analyses The Coed Killer Ed Kemper's 1991 Interview #truecrime #jcs #jcsinspired - Psychiatrist Analyses The Coed Killer Ed Kemper's 1991 Interview #truecrime #jcs #jcsinspired by Crime & Psychiatry 113,532 views 1 year ago 2 hours, 1 minute - In this true **crime**, video in our **serial**, killer interview series we examine **Ed**, Kemper, the coed killer's 1991 prison interview in which ...

Introduction

Initial Analysis

The Interview Begins

The Pen Is Mightier Than The Sword

Kemper On Speed

Psychopathology Of A Serial Killer

Look How Reformed I Am!

It's (M)Others' Fault

Narcissistic Focus On Size

Training A Serial Killer

Kemper Blames Women

Crime & Psychiatry Patreon

Recommended Reading

Psychiatrist Analyses The CoEd Killer Ed Kemper's 1984 Interview #truecrime #jcs #jcsinspired - Psychiatrist Analyses The CoEd Killer Ed Kemper's 1984 Interview #truecrime #jcs #jcsinspired by Crime & Psychiatry 901,533 views 1 year ago 48 minutes - In this true **crime**, video in our **serial**, killer interview series we examine **Ed**, Kemper, the coed killer's 1984 prison interview in which ... Introduction

The Killer's Camouflage

Kemper's Rages

Kemper & His Mother

Kemper's Trial Runs

Kemper's First Killings

The İnvisible Man

Why did you keep the heads?

It's Not My Fault!

Two Lives

Kemper, The Friendly Nuisance

Close Call

Kemper And His Mother, Again.

People As Things

Kemper's Background

Kemper The Psychopath?

Outro

The 5 Main Clues in the Madeleine McCann Case - The 5 Main Clues in the Madeleine McCann Case by Profiling with Pat Brown 183,257 views Streamed 2 years ago 2 hours, 11 minutes -

There are so many **theories**,, conversations, and arguments over what actually happened to Maddie McCann...was it an abduction ...

What a narcissist looks like - What a narcissist looks like by Criminal Psychology 992,848 views 8 months ago 57 minutes - In this video, we analyze the interrogation of Courtney Clenney. 10 Police Interrogation Techniques That You Need To Know About: How Do Police Extract Confessions? - 10 Police Interrogation Techniques That You Need To Know About: How Do Police Extract Confessions? by Ranywayz Random 1,508,113 views 7 years ago 10 minutes, 5 seconds - This video presents the differences between police interviews and police interrogations. Then, 10 police interrogation techniques ...

Intro

Interview vs Interrogation

Tactics

Waivers

False Evidence

Surrender Positions

Conclusion

Former CIA Officer Will Teach You How to Spot a Lie I Digiday - Former CIA Officer Will Teach You How to Spot a Lie I Digiday by Digiday 17,622,036 views 8 years ago 47 minutes - In this participatory session, you will learn how to tell when someone is lying. Really. As a former CIA Officer with more than 20 ...

How Do We Know whether She's Being Truthful or Not

Manage Your Bias

The Stimulus

Halo Effect

Recognize Evasiveness

Failure To Deny

Exclusionary Qualifiers

Aggression Attacking the Questioner

Attacking a Third Party

Referral Statements

Perception Qualifiers

Nonverbals

Behavioral Pause

Verbal Nonverbal Disconnect

Grooming Gestures

Flight-or-Fight Syndrome

Ed Kemper Interview - 1991 - Ed Kemper Interview - 1991 by Landau 1,124,198 views 7 years ago 27 minutes - Edmund Kemper's 1991 interview with Stéphane Bourgoin. The footage is from two separate documentaries; the second half ...

IS FORENSIC PSYCHOLOGY THE FIELD FOR YOU? Kayla Danielle - IS FORENSIC PSYCHOLOGY THE FIELD FOR YOU? Kayla Danielle by Kayla Danielle 110,562 views 4 years ago 11 minutes, 15 seconds - Majors: Forensic Psychology and Sociology with a concentration in deviance & criminology Minors: Gerontology, Neuroscience ...

Cloning a Cute Girl in a DNA Laboratory>ìCloning a Cute Girl in a DNA Laboratory>ìy Coby Persin 9,577,251 views 9 months ago 58 seconds – play Short - Business Inquiries: cobypersinshow@yahoo.com Model from video: @sophiacamillecollier.

Retired Navy SEAL Explains How to Prepare for Dangerous Situations | Tradecraft | WIRED - Retired Navy SEAL Explains How to Prepare for Dangerous Situations | Tradecraft | WIRED by WIRED 3,855,378 views 4 years ago 13 minutes, 12 seconds - Clint Emerson, retired Navy SEAL and crisis management professional, explains how we can prepare for almost any emergency ...

Intro

Bourne Identity

Home Safety

Building Safety

Awareness

Tools

Former FBI Agent Explains How to Detect Lying & Deception | Tradecraft | WIRED - Former FBI Agent Explains How to Detect Lying & Deception | Tradecraft | WIRED by WIRED 4,216,763 views 4 years ago 11 minutes, 25 seconds - There are a number of myths about detecting deception. Fidgeting,

looking away, touching your mouth, all of these things are ...

FIGHT OR FLIGHT

COGNITIVE COMPLEXITY

PERCEPTION MANAGEMENT

NON-VERBAL

NON-LINGUISTIC VERBAL

Profiling Techniques | 60 Second Criminology (WJEC Level 3: Unit 3) - Profiling Techniques | 60 Second Criminology (WJEC Level 3: Unit 3) by tutor2u 66 views 1 month ago 1 minute, 1 second - Here is a 60 second summary of **profiling**, techniques - a key concept that you need to know if you study criminology!

Profiling the Idaho Student Murders #Idahostudents #Idahomurders #Moscowmurders - Profiling the Idaho Student Murders #Idahostudents #Idahomurders #Moscowmurders by Profiling with Pat Brown 117,152 views 1 year ago 40 minutes - How does one go about **profiling**, a **crime**, like the Idaho student murders? Who goes into a student house in the early hours of the ...

IIFSS / FCI Criminal Profiling - IIFSS / FCI Criminal Profiling by Forensic Criminology Institute 1,795 views 3 years ago 59 minutes - Introductory Lecture: IIFSS / FCI / **Criminal Profiling**, In collaboration with The International Institute for Forensic & Security Studies.

Introduction

The Most Important Rule

My Background

My Team

My Cases

Criminal Profiling

Mindhunter

Types of Criminal Profiling

Statistical Profiling

Biological Profiling

Idiographic Profiling

Physical Evidence

Reconstruction

Victimology

Model Protocol

Crime Scene Analysis

Approaching the Case

Graphic Photos

Chat

Criminal Profiling - Criminal Profiling by Roxanne Rassti 5,433 views 9 years ago 44 minutes - Practical issues, - sensitivity and confidentiality of cases • Ego - territorial **issues**, • Absence of uniform standards - **practices**,, peer ...

Profiling Jeffrey Dalmer #Jeffrey Dahmer #MilwaukeeMonster - Profiling Jeffrey Dalmer #Jeffrey Dahmer #MilwaukeeMonster by Profiling with Pat Brown 9,564 views 1 year ago 1 hour, 51 minutes - People's view of Jeffrey Lionel Dahmer - the Milwaukee Cannibal - runs the gamut from horror to sympathy, from the difficulty of ...

Forensic Psychology: The Real World of CSI - Forensic Psychology: The Real World of CSI by GRCCtv 263,870 views 14 years ago 1 hour, 22 minutes - Dr. Jeffery Kieliszewski from Human Resource Associates presents on his experience in the **criminal**, justice system as a forensic ...

Criminal Responsibility

Capacity to Parent Evaluations

Consultant Role

The Broad Area of Forensic Psychology

Practical Issues of Social Research Part 1 of 3 on Practical Issues and Ethics - Practical Issues of Social Research Part 1 of 3 on Practical Issues and Ethics by Graham R Gibbs 17,358 views 11 years ago 22 minutes - A lecture on the practicalities of undertaking social research by Graham R Gibbs taken from a series on research methods and ...

Normative Approach

Ethics Permission

Publishing

Fully Informed Consent Form

Pros and Cons of Being an Insider

Advantages to Being an Insider

Credibility

Disadvantages

Live with Your Mistakes

Get Organized

Analyzing the Data

Pilot Out Test Designs

CRIMINAL PROFILING IS NOT A SCIENCE And This IS WHY | FORENSIC PSYCHIATRIST (Dr Das) - CRIMINAL PROFILING IS NOT A SCIENCE And This IS WHY | FORENSIC PSYCHIATRIST (Dr Das) by A Psych For Sore Minds 1,087 views 3 years ago 4 minutes, 30 seconds - I discuss **criminal profiling**, and explain why it is not a science. I talk about the shocking UK **murder**, case of Rachel Nickell, who ...

Criminal Behaviour and Criminal Profiling (FSC) - Criminal Behaviour and Criminal Profiling (FSC) by Vidya-mitra 3,219 views 8 years ago 22 minutes - Subject: Forensic Science Paper: Criminology and Law.

Intro

Learning Outcomes

Introduction

Objectives of Criminal Profiling

Pattern of Criminal Profiling

Methodology of Criminal Profiling

Paradigms of Criminal Profiling

Deductive Criminal Profiling

Two (ish) Minute Topics - What Makes A Criminal? - OCR A Level Psychology Component 3 Revision - Two (ish) Minute Topics - What Makes A Criminal? - OCR A Level Psychology Component 3 Revision by Adam Davolls 1,784 views 9 months ago 3 minutes, 29 seconds - Something new! LOADS of viewers have been asking for me to take a look at Component 3 of the OCR Psych spec, so here's my ...

Introduction to Criminal Profiling - Introduction to Criminal Profiling by Diksha's Learning Lab 5,551 views 1 year ago 10 minutes, 6 seconds - Whatsapp No - +918307452229 Telegram - https://t.me/up-dateforensic instagram - forensicscience0 0 HOW TO DOWNLOAD ...

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Fundamentals Of Musical Composition Arnold Schoenberg

Berkeley: University of California Press, 1987. ISBN 978-0-520-06009-8 Schoenberg, Arnold. 1967. Fundamentals of Musical Composition. Edited by Gerald Strang... 68 KB (8,221 words) - 19:18, 24 February 2024

published his "law of the twelve tones" in 1919. In 1923, Arnold Schoenberg (1874–1951) developed his own, better-known version of 12-tone technique,... 35 KB (4,292 words) - 17:12, 17 March 2024 (1979). Free Composition. Translated and edited by Ernst Oster. New York and London, Longman. Schoenberg, Arnold (1983). Structural Functions of Harmony,... 116 KB (13,450 words) - 13:07, 7 March 2024

p. 37) [emphasis added] Examples include the celebration of Arnold Schoenberg's rejection of tonality in chromatic post-tonal and twelve-tone works and... 29 KB (3,733 words) - 03:40, 18 March 2024 the Designs of Instrumental Music. J. Williams. p. 25. "Sentence". Grove Music Online. Schoenberg Arnold Fundamentals Of Musical Composition. p. 40 – via... 6 KB (655 words) - 10:45, 21 June 2023 The Austrian composer Arnold Schoenberg published four string quartets, distributed over his lifetime: String Quartet No. 1 in D minor, Opus 7 (1905)... 17 KB (2,128 words) - 03:15, 15 March 2024 method of composition using series of pitches, rhythms, dynamics, timbres or other musical elements. Serialism began primarily with Arnold Schoenberg's twelve-tone... 53 KB (6,680 words) - 18:12, 19 February 2024

especially the pre-twelve-tone music of the Second Viennese School, principally Alban Berg, Arnold Schoenberg, and Anton Webern. However, "as a categorical... 29 KB (3,782 words) - 19:18, 10 January

precise definitions. The creation of music is commonly divided into musical composition, musical improvisation, and musical performance, though the topic... 138 KB (16,013 words) - 04:32, 12 March 2024

Alban Berg, Leonard Bernstein, Arnold Schoenberg, Igor Stravinsky, Joe Hisaishi and Anton Webern. Arnold Schoenberg's Chamber Symphony Op. 9 (1906) displays... 42 KB (4,229 words) - 19:10, 6 November 2023

Modernist, 20th and 21st century composers Claude Debussy • Erik Satie • Arnold Schoenberg • Charles Ives • Maurice Ravel • Manuel de Falla • Béla Bartók • Zoltán... 41 KB (3,815 words) - 23:28, 16 March 2024

use of Roman numerals to denote the chords of the tonal scale, as developed by Simon Sechter, Arnold Schoenberg, Heinrich Schenker and others, practiced... 19 KB (2,669 words) - 14:15, 20 December 2023

William. Classical Form: A Theory of Formal Functions, p. 10-11. Schoenberg, Arnold. Fundamentals of Musical Composition. London, 1967. p. 58. After Michael... 2 KB (186 words) - 03:00, 11 February 2024

decade of the century. From this sprang an unprecedented "linguistic plurality" of styles, techniques, and expression. In Vienna, Arnold Schoenberg developed... 36 KB (4,276 words) - 17:06, 2 February 2024

notably in the compositions of Arnold Schoenberg such as Pierrot lunaire. spianato Smooth, even spiccato Distinct, separated (i.e. a way of playing the violin... 80 KB (10,207 words) - 00:48, 18 March 2024

Press, 1964. 1967. Arnold Schoenberg. Fundamentals of Musical Composition, edited by Gerald Strang, with the collaboration of and an introduction by Leonard... 12 KB (1,270 words) - 20:23, 13 November 2022

musical uses of ever-higher partials of harmonic timbres and, in some people's minds, may resolve what Arnold Schoenberg described as the "crisis of tonality"... 71 KB (7,927 words) - 14:07, 6 March 2024

chord (G–B–D–F–Am) without its root. This was already proposed brood Schoenberg, and Walter Piston championed this analysis. Jazz guitarist Sal Salvador... 34 KB (2,824 words) - 22:55, 17 March 2024

the musical aesthetic of Arnold Schoenberg, and was to some extent sidelined among the French avant-garde in the 1950s, when, under the influence of Leibowitz's... 34 KB (2,914 words) - 17:38, 19 October 2023

known for developing, independent of and a year or two before Arnold Schoenberg, a method for composing with all 12 notes of the chromatic scale. Hauer was... 16 KB (2,087 words) - 05:21, 20 January 2024

Schoenberg: Suite for Piano, Op.25 (Boffard) - Schoenberg: Suite for Piano, Op.25 (Boffard) by Ashish Xiangyi Kumar 891,022 views 7 years ago 14 minutes, 54 seconds - An intensely nuanced and perky performance of one of **Schoenberg's**, earliest 12-tone works (the prelude and gavotte might ...

Prelude

Gavotte

Musette (Gavotte da capo at)

Intermezzo

Menuet (and Trio at)

Gique

Composition Workshop - Lesson 4 (Schoenberg) - Composition Workshop - Lesson 4 (Schoenberg) by O uz Usman - Educational 2,346 views 3 years ago 17 minutes - This video contains the analysis of **Arnold Schoenberg's**, "Farben", the 3rd movement from Five Pieces for Orchestra, op.

Bernstein on Schoenberg - Bernstein on Schoenberg by paxwallacejazz 378,611 views 10 years ago 10 minutes, 44 seconds - It could be very easily argued (because it's true) that the **music**, addressed by this lecture was the inevitable result of the ...

Schoenberg explained in 10 Minutes - Schoenberg explained in 10 Minutes by Samuel Andreyev 109,074 views 4 years ago 13 minutes, 38 seconds - Composer Samuel Andreyev presents a concise

introduction to, the work of Austrian composer Arnold Schoenberg, (1874-1951), ...

Drei Klavierstücke, op. 11 (1909)

Fünf Orchesterstücke, op. 16 (1909)

Violin Concerto, op. 36 (1936)

The Worst Genre Of Music - The Worst Genre Of Music by 12tone 657,393 views 2 years ago 17 minutes - There's a lot of great kinds of **music**, out there. It's one of the most diverse art forms on the planet, and yet for some reason, there's ...

This Arrangement Rule Will Change Your Music - This Arrangement Rule Will Change Your Music by Nathan James Larsen 417,483 views 1 year ago 7 minutes, 27 seconds - My Studio Gear List:

------ I personally purchase my gear from Sweetwater and have for over 12 years -- these are ...

Intro

The Rule of 3

Too Much of a Good Thing

First Option

Second Option

Musician Explains One Concept in 5 Levels of Difficulty ft. Jacob Collier & Herbie Hancock | WIRED - Musician Explains One Concept in 5 Levels of Difficulty ft. Jacob Collier & Herbie Hancock | WIRED by WIRED 15,287,438 views 6 years ago 15 minutes - 23-year-old musician, composer and multi-instrumentalist Jacob Collier explains the concept of harmony to 5 different people; ... Trumpet Player Disagrees with Bernstein in Rehearsal - BBC Orchestra - Trumpet Player Disagrees with Bernstein in Rehearsal - BBC Orchestra by Chris Nelson 2,386,761 views 9 years ago 2 minutes, 1 second - Trumpets: what not to do when you're working with one of the greatest musical, minds of your time. Rehearsing Elgar's Enigma ...

Making Music with Pascal's Triangle + the LOCRIAN scale [RIFFING WITH MODES #7] - Making Music with Pascal's Triangle + the LOCRIAN scale [RIFFING WITH MODES #7] by Signals Music Studio 213,416 views 3 years ago 19 minutes - At long last, the seventh and final (?) episode of Riffing With Modes. I did not anticipate this series to take so long, as I expected to ...

Why Locrian is Clumsy

Locrian Inspiration + Pascal's Triangle

Turning Chaos Into Groove

Arranging a random motif

Writing a Locrian Melody

MUSIC VIDEO: "Pascal's Prison"

Closing Thoughts

The Orchestration Method that ALWAYS Works - The Orchestration Method that ALWAYS Works by Ryan Leach 295,917 views 9 months ago 12 minutes, 34 seconds - Alain Mayrand joins me to explain how to orchestrate from 4-part writing. ScoreClub - https://tinyurl.com/scoreclubryan Learn ...

Introduction

Chorale Writing

Harmonizing

Enhancing

Yuja Wang: Schoenberg Suite for Piano, Op. 25(2022) - Yuja Wang: Schoenberg Suite for Piano, Op. 25(2022) by Alexander Smith 13,888 views 1 year ago 12 minutes, 20 seconds - July 26, 2022(Verbier Festival) Salle des Combins 00:00 I. Präludium 00:47 II. Gavotte 01:53 III. Musette 04:07 IV. Intermezzo ...

Glenn Gould - Schoenberg, Suite for Piano op. 25 (OFFICIAL) - Glenn Gould - Schoenberg, Suite for Piano op. 25 (OFFICIAL) by Glenn Gould 94,784 views 5 years ago 8 minutes, 51 seconds - As host and performer, Gould outlines the **music**, of the 20th century and combines it with the ideas and art of the period. In this ...

Introduction by Glenn Gould

IV Intermezzo

Music Theory won't make you a Composer - Music Theory won't make you a Composer by Jameson Nathan Jones 36,028 views 1 year ago 8 minutes, 46 seconds - Music, theory is a helpful thing to know - at least at a fundamental level. It's the grammar of **music**,, and can aid in its analysis; but ... 16 Levels of Piano Composition: Easy to Complex | WIRED - 16 Levels of Piano Composition: Easy to Complex | WIRED by WIRED 4,191,804 views 4 years ago 10 minutes, 31 seconds - Pianist and composer Nahre Sol attempts to play "Happy Birthday" in 16 levels of complexity. Nahre starts playing the iconic tune ...

Intro

LEVEL 3

Chord

Arpeggio

Melodic Embellishment

LEVEL 8

5-Beat Rhythm

Harmony Change

Extended Harmony

Melody Manipulation

Found Mistake In "Fundamentals of Musical Composition" Book - Found Mistake In "Fundamentals of Musical Composition" Book by Jaakko Järvinen 581 views 1 year ago 35 seconds - Arnold Schoenberg's, folly.

Musical Composition, Craft and Art #1 - Introduction - Musical Composition, Craft and Art #1 - Introduction by Alan Belkin 16,338 views 2 years ago 4 minutes, 47 seconds - about this new series If you find my videos useful, please consider contributing to my Patreon: ...

Introduction

Topics

Style Neutral Approach

Craft and Art

Arnold Schoenberg: Pierrot Lunaire - Arnold Schoenberg: Pierrot Lunaire by Benoit Gravel 238,880 views 9 years ago 1 minute, 41 seconds - Arnold Schoenberg, or Schönberg (September 13th 1874 – July 13th 1951) He was an Austrian composer and painter, associated ...

Musical Composition - Bach's Method - Musical Composition - Bach's Method by Borg Soundlab 14,864 views 8 years ago 29 minutes

Great Composers: Arnold Schoenberg - Great Composers: Arnold Schoenberg by Classical Nerd 27,248 views 6 years ago 22 minutes - A look at the "Emancipator of Dissonance." This was a viewer request from YouTubers Eric Rakestraw and marcus aurelius.

Arnold Schoenberg

Tone Row

Dominant 7th Chord

Developing Variation

The Twelve Tone System

Arnold Schoenberg's Twelve Tone Method - Arnold Schoenberg's Twelve Tone Method by murray-gross 23,844 views 7 years ago 5 minutes, 25 seconds - A short, **basic**, primer that puts the 12 tone method in context.

Twelve Tone Technique - Music Composition - Twelve Tone Technique - Music Composition by Music Matters 90,059 views 4 years ago 11 minutes, 44 seconds - How does serialism work? We look at writing a piece of **music**, using the twelve tone technique, creating a note row, exploring ...

Introduction to twelve tone technique

Creating a note row

Transformations of the row

A piece of music using the note row

Arnold Schoenberg: Verklärte Nacht - Arnold Schoenberg: Verkla rte Nacht by Norwegian Chamber Orchestra 379,498 views 10 years ago 31 minutes - Norwegian Chamber Orchestra Terje Tønnesen, leader Bud Beyer, stage direction Produced by GSOplay, Måns Pär Fogelberg, ...

The BEAUTY of ATONAL MUSIC (performance) Schoenberg, 6 PIANO Pieces Op.19 [AB-STRACT/DISTILLED MUSIC] - The BEAUTY of ATONAL MUSIC (performance) Schoenberg, 6 PIANO Pieces Op.19 [ABSTRACT/DISTILLED MUSIC] by Pushkar Carlotto 179,956 views 3 years ago 6 minutes, 40 seconds - 0:07 I. Leicht 1:17 II. Langsam 2:20 III. Sehr langsam 3:39 IV. Rasch, aber leicht 4:13 V. Etwas rasch 4:42 VI. Sehr langsam For an ...

In - Depth Music Composition Book Review! Schoenberg vs. Belkin - In - Depth Music Composition Book Review! Schoenberg vs. Belkin by Anthony Bannach Music 1,641 views 4 years ago 23 minutes - ... studying music composition: The **Fundamentals of Music Composition**, by **Arnold Schoenberg**, and Music Composition: Craft and ...

MUSICAL SCOPE

BOOK OUTLINE

PART 4: PRESENTATION OF MUSICAL EXAMPLES

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Science of Legal Method

Purchase of this book includes free trial access to www.million-books.com where you can read more than a million books for free. This is an OCR edition with typos. Excerpt from book: INTRODUCTION By H. N. Sheldon' An essential element of such a series as this, consisting of master-works on jurisprudence and the philosophy of law, is a consideration of Legal Method, the mode of treatment of the concrete legal problems which are presented in practice, the manner in which the abstract legal principles that lie at the foundation of all jurisprudence are applied to the task of reaching just and reasonable conclusions adequate for the decision of all disputed matters. The present book deals with this question of Legal Method, treating it mainly from the standpoint of Continental jurists, such as Professors Francois Geny, Eugen Ehrlich, Geza Kiss, Josef Kohler, Heinrich Gerland, of different European universities, Justice Gmelin of the Stuttgart Court of Appeals, and Fritz Berolzheimer, the president of the International Society of Legal and Economical Philosophy of Berlin. Another noteworthy chapter, on Courts and Legislation, by Professor Pound, the Dean of the Harvard Law School, will attract special attention from the general reader, and that attention will be well rewarded. It is a study of the nature of law and of its creation and development by judicial decision and by legislation, treated both in the light of the past and in its application to the needs of the future, ? a development and application advantageously to be made, as Professor Pound concludes, by the empirical method of our Anglo-American law, assisted by proper legislation. Former Justice of the Supreme Judicial Court of Massachusetts. It was said by Lord Campbell, in his Lives of the Lord Chancellors, that English lawyers, though very acute practitioners, have been rather deficient in the enlarged knowledge of jurisprudence; and that has been true also of the members of the Ameri...

Science of Legal Method

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Science of Legal Method

Excerpt from Science of Legal Method, Vol. 9: Select Essays by Various Authors Interpretation of Private Law 1: Future Function of Interpretation 2: Future Method of Interpretation 3: The Method is Objective. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

Science of Legal Method

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Science of Legal Method

This text deals with the question of Legal Method, from the standpoint of the great Continental jurists such as Geny, Ehrlich, Kiss, Kohler, & Gerland, as well as Pound from Harvard. It is a study of the nature of law & of its creation & development by judicial decision & by legislation.

Science of Legal Method, Vol. 9

From articles centering on the detailed and doctrinal exposition of the law to those which reside almost wholly within the realm of philosophical ethics, this volume affords comprehensive treatment to both sides of the philosophico-legal equation. Systematic and sustained coverage of the many dimensions of legal thought gives ample expression to the true breadth and depth of the philosophy of law, with coverage of: The modes of knowing and the kinds of normativity used in the law; Studies in international, constitutional, criminal, administrative, persons and property, contracts and tort law-including their historical origins and worldwide ramifications; Current legal cultures such as common law and civilian, European, and Aboriginal; Influential jurisprudents and their biographies; All influential schools and methods

Science of Legal Method; Select Essays by Various Authors - Primary Source Edition

In recent years, concerns have arisen in investor-state arbitration with regard to the magnitude of the decision-making power allocated to investment treaty tribunals. This book explores whether the use of analogies can improve the functioning of such arbitration, and how such analogies might be drawn.

The Science of Legal Method

This collection offers a synoptic view of current philosophical debates concerning the relationship between facts and values, bringing together a wide spectrum of contributors committed to testing the validity of this dichotomy, exploring alternatives, and assessing their implications. The assumption that facts and values inhabit distinct, unbridgeable conceptual and experiential domains has long dominated scientific and philosophical discourse, but this separation has been seriously called into question from a number of corners. The original essays here collected offer a diversity of responses to fact-value dichotomy, including contributions from Hilary Putnam and Ruth Anna Putnam who are rightly credited with revitalizing philosophical interest in this alleged opposition. Both they, and many of our contributors, are in agreement that the relationship between epistemic developments and evaluative attitudes cannot be framed as a conflict between descriptive and normative understanding. Each chapter demonstrates how and why contrapositions between science and ethics, between facts and values, and between objective and subjective are false dichotomies. Values cannot simply be separated from reason. Facts and Values will therefore prove essential reading for analytic and continental philosophers alike, for theorists of ethics and meta-ethics, and for philosophers of economics and law.

Science of Legal Method

Introduction to and survey of the field of law and society. Includes interdisciplinary perspectives on law from sociology, criminology, cultural anthropology, political science, social psychology, and economics.

Science of Legal Method

Selected by Choice magazine as an Outstanding Academic Title

The Philosophy of Law

This book presents a set of related studies aimed at showing key points of intersection and common interest between jurisprudence and socio-legal studies, which are otherwise typically considered distinct fields. It reflects and draws on the author's work in these areas over more than four decades. The first half of the book explores theoretical issues surrounding the enterprise of socio-legal research, its current scope, and its historical traditions. Some chapters directly compare juristic theory and socio-legal inquiry. Chapters in Part II profile a selection of European jurists whose work offers important insights for socio-legal inquiry. Other chapters frame these studies, explore the history of interactions between jurisprudence and socio-legal research, and show points of convergence between these fields that are increasingly important today. A main aim of the book is to show the current urgency of linking and broadening juristic and social scientific interests in law. Internationally oriented, the book will be of

interest to students and researchers in the areas of jurisprudence, legal philosophy, sociology of law, socio-legal studies, and comparative law. It is suitable as supplementary reading for courses in any of these subjects.

Analogies in International Investment Law and Arbitration

The art of legislation, that had got lost, is reborn in this book from the classic tradition, which conceives the laws like wise and eloquent civic speeches, and the rhetoric as its basic method, of a such way, that the return to the ancient will be a true progress.

Facts and Values

How should the state face the challenge of radical pluralism? How can constitutional orders be changed when they prove unable to regulate society? Santi Romano, Carl Schmitt, and Costantino Mortati, the leading figures of Continental legal institutionalism, provided three responses that deserve our full attention today. Mariano Croce and Marco Goldoni introduce and analyze these three towering figures for a modern audience. Romano thought pluralism to be an inherent feature of legality and envisaged a far-reaching reform of the state for it to be a platform of negotiation between autonomous normative regimes. Schmitt believed pluralism to be a dangerous deviation that should be curbed through the juridical exclusion of alternative institutional formations. Mortati held an idea of the constitution as the outcome of a basic agreement among hegemonic forces that should shape a shared form of life. The Legacy of Pluralism explores the convergences and divergences of these towering jurists to take stock of their ground-breaking analyses of the origin of the legal order and to show how they can help us cope with the current crisis of national constitutional systems.

Encyclopedia of Law and Society

In legal interpretation, where does meaning come from? Law is made from language, yet law, unlike other language-related disciplines, has not so far experienced its "pragmatic turn" towards inference and the construction of meaning. This book investigates to what extent a pragmatically based view of I linguistic and legal interpretation can lead to new theoretical views for law and, in addition, to practical consequences in legal decision-making. With its traditional emphasis on the letter of the law and the immutable stability of a text as legal foundation, law has been slow to take the pragmatic perspective: namely, the language-user 's experience and activity in making meaning. More accustomed to literal than to pragmatic notions of meaning, that is, in the text rather than constructed by speakers and hearers the disciplines of law may be culturally resistant to the pragmatic turn. By bringing together the different but complementary perspectives of pragmaticians and lawyers, this book addresses the issue of to what extent legal meaning can be productively analysed as deriving from resources beyond the text, beyond the letter of the law. This collection re-visits the feasibility of the notion of literal meaning for legal interpretation and, at the same time, the feasibility of pragmatic meaning for law. Can explications of pragmatic meaning support court actions in the same way concepts of literal meaning have traditionally supported statutory interpretations and court judgements? What are the consequences of a user-based view of language for the law, in both its practices of interpretation and its definition of itself as a field? Readers will find in this collection means of approaching such questions, and promising routes for inquiry into the genre- and field-specific characteristics of inference in law. In many respects, the problem of literal vs. pragmatic meaning confined to the text vs. reaching beyond it will appear to parallel the dichotomy in law between textualism and intentionalism. There are indeed illuminating connections between the pair of linguistic terms and the more publicly controversial legal ones. But the parallel is not exact, and the linguistic dichotomy is in any case anterior to the legal one. Even as linguistic-pragmatic investigation may serve legal domains, the legal questions themselves point back to central conditions of all linguistic meaning.

The Politics of Jurisprudence

In this book, experts from the fields of law and philosophy explore the works of Aristotle to illuminate the much-debated and fascinating relationship between emotions and justice. Emotions matter in connection with democracy and equity – they are relevant to the judicial enforcement of rights, legal argumentation, and decision-making processes in legislative bodies and courts. The decisive role that emotions, feelings and passions play in these processes cannot be ignored – not even by those who believe that emotions have no legitimate place in the public sphere. A growing body of literature on these topics recognizes the seminal insights contributed by Aristotle. This book offers a comprehensive

analysis of his thinking in this context, as well as proposals for inspiring dialogues between his works and those written by a selection of modern and contemporary thinkers. As such, the book offers a valuable resource for students of law, philosophy, rhetoric, politics, ethics and history, but also for readers interested in the ongoing debate about legal positivism and the relevance of emotions for legal and political life in today's world.

Jurisprudence and Socio-Legal Studies

Originally published: New York: New York University Press, 1956. x, 438 pp. This book consists of papers delivered by participants in the conference sponsored by the New York University Institute of Comparative Law to honor the 150th anniversary of the French Civil Code, which was the largest public celebration of the event in the legal world. The papers deal with the influence of the Code upon common-law countries in their efforts to manage statute and case law and gives examples of modern attempts at restatement of the law and uniform state laws as examples of the effect of the Code's coherence and logic. The papers were given by notable legal scholars such as Benjamin Akzin, Ren Cassin, C.J. Friedrich, Arthur von Mehren, Roscoe Pound, Thibadeau Rinfret, Max Rheinstein, Angelo Piero Sereni, Jack Bernard Tate and Arthur T. Vanderbilt. At the time of these lectures Schwartz was Director of the Institute. Includes a bibliography by Julius J. Marke. Reprint of the first edition. BERNARD SCHWARTZ 1923-1997] was professor of law and director of the Institute of Comparative Law, New York University. He was the author of over fifty books, including French Administrative Law and the Common-Law World (1954, reprinted 2006), the five-volume Commentary on the Constitution of the United States (1963-1968), Constitutional Law: A Textbook (2d ed., 1979), Administrative Law: A Casebook (4th ed., 1994) and A History of the Supreme Court (1993).

How to legislate with wisdom and eloquence

"An account of the life and times of ... Sir John Salmond ... [a] study of the career and work of this influential legal philosopher and man of state traces the development of Salmond's principal ideas about law and their application to social and political problems of New Zealand in the first quarter of the twentieth century ... [his] judicial record is analysed and some leading cases discussed in detail"--Jacket.

Select Essays in Anglo-American Legal History by Various Authors

Marke, Julius J., Editor. A Catalogue of the Law Collection at New York University With Selected Annotations. New York: The Law Center of New York University, 1953. xxxi, 1372 pp. Reprinted 1999 by The Lawbook Exchange, Ltd. LCCN 99-19939. ISBN 1-886363-91-9. Cloth. \$195. * Reprint of the massive, well-annotated catalogue compiled by the librarian of the School of Law at New York University. Classifies approximately 15,000 works excluding foreign law, by Sources of the Law, History of Law and its Institutions, Public and Private Law, Comparative Law, Jurisprudence and Philosophy of Law, Political and Economic Theory, Trials, Biography, Law and Literature, Periodicals and Serials and Reference Material. With a thorough subject and author index. This reference volume will be of continuous value to the legal scholar and bibliographer, due not only to the works included but to the authoritative annotations, often citing more than one source. Besterman, A World Bibliography of Bibliographies 3461.

The Legacy of Pluralism

The Bibliographic Index EUGEN EHRLICH is a guide through available materials containing information about the life, scientific, educational, legislative and social activities of the Austrian lawyer and university professor in the period of 1896-1918. Eugen Ehrlich was the Dean in 1901-1902 and 1908-1909 and the Vice-Dean of the Faculty of Law in 1902-1903 and 1909-1910, the Vice-Rector in 1907-1908, and the Rector of Franz Joseph University in Czernowitz in 1906-1907 (now Ukrainian: Chernivtsi). Moreover, ex officio, he was a member of the local parliament. The Index includes the foreword of the compilers, an introductory article, a selected basic chronology with the dates of the life and work of Eugen Ehrlich, and the four main structural parts: "List of works by Eugen Ehrlich", "Eugen Ehrlich as editor", "Literature about Eugen Ehrlich's life and activity" and "Appendices: Documents from Chernivtsi University Scientific Library holdings". "List of works by Eugen Ehrlich", "Periodicals with Eugen Ehrlich's publications", "List of used periodicals", and "Name index" are all provided for the convenience of users. The "Name index" includes all the names recorded in the main text of the publication (numbers of bibliographic records of works devoted to individual persons are enclosed in

parentheses). The book contains photographs of Eugen Ehrlich and photographs of materials linked to his life and activities. They have made the bibliographic index more attractive and more interesting for readers. The Index can help users find necessary documents and verify the accuracy of existing information, that it becomes a prerequisite for further research, and finally, it will be useful to all who are interested in Eugen Ehrlich's life journey and scientific legacy.

The Pragmatic Turn in Law

In recent years, social scientists have turned their critical lens on the historical roots and contours of their disciplines, including their politics and practices, epistemologies and methods, institutionalization and professionalization, national development and colonial expansion, globalization and local contestations, and public presence and role in society. The Social Sciences in the Looking Glass offers current social scientific perspectives on this reflexive moment. Examining sociology, anthropology, philosophy, political science, legal theory, and religious studies, the volume's contributors outline the present transformations of the social sciences, explore their connections with critical humanities, analyze the challenges of alternate paradigms, and interrogate recent endeavors to move beyond the human. Throughout, the authors, who belong to half a dozen disciplines, trace how the social sciences are thoroughly entangled in the social facts they analyze and are key to helping us understand the conditions of our world. Contributors. Chitralekha, Jean-Louis Fabiani, Didier Fassin, Johan Heilbron, Miriam Kingsberg Kadia, Kristoffer Kropp, Nicolas Langlitz, John Lardas Modern, Álvaro Morcillo Laiz, Amín Pérez, Carel Smith, George Steinmetz, Peter D. Thomas, Bregje van Eekelen, Agata Zysiak

Aristotle on Emotions in Law and Politics

According to conventional wisdom in American legal culture, the 1870s to 1920s was the age of legal formalism, when judges believed that the law was autonomous and logically ordered, and that they mechanically deduced right answers in cases. In the 1920s and 1930s, the story continues, the legal realists discredited this view by demonstrating that the law is marked by gaps and contradictions, arguing that judges construct legal justifications to support desired outcomes. This often-repeated historical account is virtually taken for granted today, and continues to shape understandings about judging. In this groundbreaking book, esteemed legal theorist Brian Tamanaha thoroughly debunks the formalist-realist divide. Drawing from extensive research into the writings of judges and scholars, Tamanaha shows how, over the past century and a half, jurists have regularly expressed a balanced view of judging that acknowledges the limitations of law and of judges, yet recognizes that judges can and do render rule-bound decisions. He reveals how the story about the formalist age was an invention of politically motivated critics of the courts, and how it has led to significant misunderstandings about legal realism. Beyond the Formalist-Realist Divide traces how this false tale has distorted studies of judging by political scientists and debates among legal theorists. Recovering a balanced realism about judging, this book fundamentally rewrites legal history and offers a fresh perspective for theorists, judges, and practitioners of law.

The Code Napoleon and the Common-law World

1655 selected references primarily to American journal articles, journals, monographs, and government documents that concern the interaction between the legal system and the scientific world. Classified arrangement. Name index.

Salmond

The book re-orients jurisprudence and develops an empirically informed theory of law that applies throughout history and across different societies.

A Catalogue of the Law Collection at New York University

Drafting Federal Grant Statutes