



# Postmodern Legal Movements

*Law and Jurisprudence at  
Century's End*



*Gary Minda*

# Postmodern Legal Movements Law Jurisprudence At Centurys End

**Christopher L. Tomlins**



## **Postmodern Legal Movements Law Jurisprudence At Centurys End:**

*Postmodern Legal Movements* Gary Minda, 1996-05-01 A wide ranging and comprehensive survey of modern legal scholarship and the evolution of law in America What do Catharine MacKinnon the legacy of Brown v Board of Education and Lani Guinier have in common All have in recent years become flashpoints for different approaches to legal reform In the last quarter century the study and practice of law have been profoundly influenced by a number of powerful new movements academics and activists alike are rethinking the interaction between law and society focusing more on the tangible effects of law on human lives than on its procedural elements In this wide ranging and comprehensive volume Gary Minda surveys the current state of legal scholarship and activism providing an indispensable guide to the evolution of law in America

Geistiges Eigentum und Eigentumstheorie Michael Goldhammer, 2012 English summary The justification of intellectual property is highly controversial In reconstructing the American theory of property Michael Goldhammer shows how the ownership of intangible property can be justified The dependance of the justification on the basic terminology is embedded in a two tiered theory of property and has been tested in practice in numerous cases German description Um die Grunde des geistigen Eigentums wird in den verschiedenen Eigentumswissenschaften heftig gestritten Dies ist fur die juristische Eigentumstheorie zwar sehr anregend stellt sie aber gleichzeitig vor die Aufgabe sich ihrer begrifflichen Grundlagen und der Bedingungen von Interdisziplinaritat zu versichern Dies zeigt sich bei den disparaten und stets neuen Formen des geistigen Eigentums immer dann besonders wenn die Rezeption fachfremder Grunde an den Zwangen des juristischen Gegenstands scheitert Michael Goldhammer zeigt wie das Begriffsproblem als normatives Moment der Begrundungsdebatte verstanden werden muss und mit der inhaltlichen Rechtfertigung wechselseitig so zusammenspielt dass es im Diskurs nicht ignoriert werden kann Hierzu bedient er sich der US Eigentumstheorie die sich der Frage spiegelverkehrt nahert und dadurch interessante Aufschlusse zulasst Anhand einer systematischen Rekonstruktion werden Strukturmerkmale entwickelt und mittels konkreter Falle dem Praxistest unterworfen Carl Gareis Preis der Rechts und Wirtschaftswissenschaftlichen Fakultat der Universitat Bayreuth 2012 *The Cambridge Companion to Postmodernism* Steven Connor, 2004-07-15 The Cambridge Companion to Postmodernism offers a comprehensive introduction to postmodernism The Companion examines the different aspects of postmodernist thought and culture that have had a significant impact on contemporary cultural production and thinking Topics discussed by experts in the field include postmodernism s relation to modernity and its significance and relevance to literature film law philosophy architecture religion and modern cultural studies The volume also includes a useful guide to further reading and a chronology This is an essential aid for students and teachers from a range of disciplines interested in postmodernism in all its incarnations Accessible and comprehensive this Companion addresses the many issues surrounding this elusive enigmatic and often controversial topic **Diversity Judgments** Roy L. Brooks, 2022-03-17 Shows how the Supreme Court can repair its diminished legitimacy in a society committed to diversity and inclusion *American*

*Law at the End of the 20th Century* George A. Bermann, 1998 The Congress was held under the auspices of the International Academy of Comparative Law **The Warren Court: A Retrospective** the late Bernard Schwartz, 1996-10-10 A judge made revolution The very term seems an oxymoron yet this is exactly what the Supreme Court under Chief Justice Earl Warren achieved In Bernard Schwartz's latest work based on a conference at the University of Tulsa College of Law we get the first retrospective on the Warren Court a detailed analysis of the Court's accomplishments including original pieces by well known judges professors lawyers popular writers such as Anthony Lewis David Halberstam David J Garrow and a rare personal remembrance by Justice William J Brennan Jr The Warren Court A Retrospective begins with an examination of the Court's decisions in a variety of different fields such as equal protection freedom of speech freedom of the press and criminal law The work continues with The Justices an intimate look at the principal protagonists in the Court's operation Then in A Broader Perspective the book looks at the Court from an historical perspective demonstrating its impact on the legal profession and jurisprudence its international impact and its legacy Both readable and informative The Warren Court A Retrospective provides an invaluable source for anyone interested in the Court that did so much to change America

**DESCONSTRUÇÃO VS. JURISPRUDENCIALISMO** Aline de Almeida Silva Sousa, 2021-06-08 Uma reflexão sobre a Justiça e o Direito e a Justiça do Direito em tempos de pluralidade e diferença *Archiv für Rechts- und Sozialphilosophie* Josef Kohler, Fritz Berolzheimer, 2001 Freedom of Speech Uladzislau Belavusau, 2013-10-08 This book considers the issue of free speech in transitional democracies focusing on the socio legal developments in the Czech Republic Hungary and Poland In showing how these Central and Eastern European countries have engaged with free speech models imported from the Council of Europe EU and the USA the book offers valuable insights into the ways States have responded to challenges associated with transformation from communism to Western democracy The book first explores freedom of expression in European and American law looking particularly at hate speech historical revisionism and pornography It subsequently enquires into the role and perspectives of those European mandatory and US American persuasive models for the constitutional debate in Central and Eastern Europe The study offers an original interpretation of the European model of freedom of expression beyond the mechanisms of the Council of Europe It encompasses the relevant aspects of EU law judgments of the Court of Justice and the harmonised EU instruments as mandatory standards for courts and legislators including those in transitional countries of Central and Eastern Europe The book argues for the decriminalisation of historical revisionism and pornography and illuminates topics such as genocide denial the rise of Prague and Budapest as Europe's porno capitals anti-Semitism and anti-Gypsyism religious obscurantism and homophobia virulent Islamophobia and the glorification of terrorism The research methodology in this study combines a descriptive case law assessment comparative constitutional public international and EU law with a normative critique stemming from post-structuralist scrutiny rhetoric postmodern legal movements legal history history of ideas and art criticism This book will be of interest to students and

scholars of comparative constitutional law law and society human rights and European law as well as political philosophers

*Das Recht der Republik* Hauke Brunkhorst, Peter Niesen, 1999      **Cardozo Studies in Law and Literature** ,1999

**Scholarly Writing for Law Students** Elizabeth Fajans, Mary R. Falk, 1995      **Scandinavian Studies in Law** ,2005

Aging and the Aged in Jewish Law Walter Jacob, Moshe Zemer, 1998 THE FREEHOF INSTITUTE OF PROGRESSIVE

HALAKHAH The Freehof Institute of Progressive Halakhah is a creative research center devoted to studying and defining the progressive character of the halakhah in accordance with the principles and theology of Reform Judaism It seeks to establish the ideological basis of Progressive halakhah and its application to daily life The Institute fosters serious studies and helps scholars in various portions of the world to work together for a common cause It provides an ongoing forum through symposia and publications including the quarterly newsletter HalakhaH published under the editorship of Walter Jacob in the United States The foremost halakhic scholars in the Reform Liberal and Progressive rabbinate along with some Conservative and Orthodox colleagues as well as university professors serve on our Academic Council This collection of essays is the product of the symposia held in Atlanta and Pittsburgh in 1995 and 1996 This book follows the volumes DYNAMIC JEWISH LAW Progressive Halakhah Essence and Application 1991 RABBINIC LAY RELATIONS IN JEWISH LAW 1993 CONVERSION TO JUDAISM IN JEWISH LAW 1994 DEATH AND EUTHANASIA IN JEWISH LAW 1995 and THE FETUS AND FERTILITY IN JEWISH LAW 1995 ISRAEL AND THE DIASPORA IN JEWISH LAW 1997 It is part of a series whose subjects are diverse and the approaches taken by the authors are equally so We wish to encourage wide ranging discussions of contemporary and historic themes      **Ways of Thinking about Law in Four Nineteenth-century British Novels** Deborah B. Luyster, 2001

Constitutional Property Law Andries Johannes Van der Walt, 2005 Successor to the 1997 publication The constitutional property clause a comparative analysis of section 25 of the South African Constitution of 1996      **Beginning**

**Postmodernism** Tim Woods, 2009 Postmodernism became the buzzword of contemporary society in the 1990s Yet even now it still remains confusing and baffling in its variety of definitions contexts and associations Beginning Postmodernism aims to offer clear accessible and step by step introductions to postmodernism across a wide range of subjects It encourages readers to explore how the debates about postmodernism have emerged from basic philosophical and cultural ideas and to develop comparative connections and ideas from one area to another With its emphasis firmly on postmodernism in practice the book contains questions designed to help readers understand and reflect upon a variety of positions within the following areas of contemporary culture philosophy and cultural theory architecture and concepts of space visual art sculpture and material culture popular culture and music film video and television and the social sciences      **Framing the Field of Law's**

**Disciplinary Encounters, 1800-1990** Christopher L. Tomlins, 1999      Hastings Law Journal ,2007      The Hastings Law Journal ,2008

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