

# 1. The Meaning of Value Consideration in Futures Studies

Anita Rubin



# Consideration Of The Justifying Value

**Gijs Kruijtzer**



## **Consideration Of The Justifying Value:**

**A Consideration of the Justifying Value of a Public Park** Frederick Law Olmsted,1881      **A Consideration of the Justifying Value of a Public Park** Frederick Law Olmsted,2025-07-21 Reprint of the original first published in 1881 The Antigonos publishing house specialises in the publication of reprints of historical books We make sure that these works are made available to the public in good condition in order to preserve their cultural heritage      *CONSIDERATION OF THE JUSTIFYING VALUE OF A PUBLIC PARK* FREDERICK LAW. OLMSTED,2019      **Fundamental Considerations in**

**Language Testing** Lyle F. Bachman,1990-06-14 Offers a discussion of the basic concerns which underlie the development and use of language tests Presenting a synthesis of research on testing this book is useful for students on teacher education courses It is also helpful for those professionally involved in designing and administering tests acting as a complement to how to books      **Deliberation about the Good** Valerie Tiberius,2000 This work advances a theory of deliberation about the

goals projects and values that constitute a good or worthwhile life for a person The central argument begins with the assumption that the concerns most people have in this kind of deliberation are to discover which goals are worth pursuing or which ends worth valuing given those features of ourselves that we find important on reflection and choose our goals and values in such a way that our choices can bear our reflective scrutiny      **Justifying Punishment** Jakub Drápal,2024-12-23

This book develops principles of proper sentence justification presents results of comparative empirical study on sentence justifications in the post communist countries and provides practical measures to improve the current situation Providing justification for sentences is an essential feature of any sentencing system that strives to achieve principled practice Principled sentencing requires factors to be considered as well as explained both individually and comprehensively in a manner that allows the process of determining the sentence to be reviewed and repeated with a similar result This work determines why reasoning is relevant and provides compelling evidence in favour of an increased role for justification of sentences grounded in the best sentencing legal and psychological scholarship It further explores how various theoretical and practical obstacles might be overcome Relatedly it introduces and expands on Schuyt s novel concept of justifying sentences which approaches sentence justification in three stages The authors investigate to what extent these stages are followed in practice in the Czech Republic Estonia Moldavia Slovakia and Slovenia The results suggest that the quality of sentence justification in these countries is generally low although there is some variation The book concludes with suggestions for improving the process and quality of sentence justification The work will be of interest to those working in the areas of Criminal Law Criminology Comparative Law and Legal Philosophy      **Making Comparisons Count** Ruth

Chang,2014-01-21 This book attempts to answer two questions Are alternatives for choice ever incomparable and In what ways can items be compared The arguments offered suggest that alternatives for choice no matter how different are never incomparable and that the ways in which items can be compared are richer and more varied than commonly supposed

*The Papers of Frederick Law Olmsted* Frederick Law Olmsted, 1977 The concluding volume of the monumental Papers of Frederick Law Olmsted captures some of Olmsted's greatest achievements Choice 2015 Outstanding Academic Title In 1890 Frederick Law Olmsted then nearly sixty-eight years old had risen to the pinnacle of his career Together with his partners stepson John Charles Olmsted and protégé Henry Sargent Codman he was involved in a number of major ongoing projects including the Boston Buffalo and Rochester park systems the campus plan for Stanford University and numerous private estates In July he reported that the firm had twenty works of considerable importance underway including nine large parks and six estates that he believed were matters of public interest Before the summer ended the firm's commitments would expand dramatically as Olmsted and his partners were appointed landscape architects for the World's Columbian Exposition in Chicago As commissions for new park systems residential communities grounds for educational institutions and private homes increased Olmsted feared that their commitments would exceed the partners' ability to do their best work Despite these fears Olmsted's work in the final six years of his professional career would only enhance his considerable reputation as the ninth and final volume of *The Papers of Frederick Law Olmsted* reveals With its impressive waterways monumental buildings and verdant islands and shores the Chicago fair proved to be one of the firm's crowning achievements The early 1890s also saw the culmination of Olmsted's wide-ranging work on one of his other great projects the design of the grounds of George W Vanderbilt's massive estate Biltmore near Asheville North Carolina In planning the estate's thousands of acres Olmsted outlined new approaches to landscape design promoted the creation of the first scientific forestry operation in the United States designed a model residential subdivision and proposed an arboretum that would have been the most ambitious in the nation *The Last Great Projects 1890-1895* chronicles the history of one of the world's greatest landscape design firms while offering a fascinating retrospective on Frederick Law Olmsted's productive final years The volume also gathers together the important documents of this last triumphant era As Olmsted neared the end of his career he wrote some of his most reflective letters and reports summarizing the legacy of his involvement with the U.S. Sanitary Commission the quality of landscape design in England and France the biographical circumstances that proved most important to his development as an artist and his hopes and fears for the future of his profession

**Justice, Care, and Value** Thomas Randall, 2023-07-21 In *Justice Care and Value* Thomas Randall argues for the radical potential of care ethics as a distinct and preferable theory of distributive justice Advancing the feminist literature this book defends a vision of society that can best enable caring relations to flourish Specifically Randall proposes a values-driven theory of care ethics that derives normative criteria for evaluating the moral worth of caring relations and their surrounding institutions via a classification of the values of care They argue that such a theory gives us unique and meaningful solutions to contemporary questions of distributive justice across personal political global and intergenerational domains In doing so the book makes significant strides to engage care ethics with the broader moral and political philosophy literature Topical and interdisciplinary Randall demonstrates that care ethics

has the conceptual resources to ground distributive theories of socialism territorial and natural resource rights obligations to future generations and historic redress The book will be of great interest to academics researchers and students of feminist philosophy but also of liberalism political economy and theories of global and intergenerational justice Cost-justifying Regulations United States. Congress. House. Committee on the Judiciary. Subcommittee on Courts, Commercial and Administrative Law, 2011

**The Structure of Justification** Robert Audi, 1993-10-29 This collection of papers transcends two of the most widely misunderstood positions in philosophy foundationalism and coherentism *Oxford Studies in Private Law Theory: Volume II* Paul B. Miller, John Oberdiek, 2023 Oxford Studies in Private Law Theory is a biennial forum for some of the best new work in private law theory by scholars from around the world The essays range widely over issues in general private law theory as well as specific fields including the theoretical analysis of tort law property law contract law fiduciary law trust law remedies and restitution and the law of equity OSPLT will be essential reading for academic lawyers philosophers political scientists economists and historians who wish to keep up with the latest developments in the flourishing field of private law theory Volume II ranges widely over a diverse array of topics including the standing to enforce private rights the power constraining role of equity the grounds and limits of repair dimensions of liability the fiduciary duties of lawyers as well as broader questions concerning the place of autonomy and democracy in private law and the justification of private law itself

**Self-Ownership, Freedom, and Equality** G. A. Cohen, 1995-10-26 In this book G A Cohen examines the libertarian principle of self ownership which says that each person belongs to himself and therefore owes no service or product to anyone else This principle is used to defend capitalist inequality which is said to reflect each person's freedom to do as he wishes with himself The author argues that self ownership cannot deliver the freedom it promises to secure thereby undermining the idea that lovers of freedom should embrace capitalism and the inequality that comes with it He goes on to show that the standard Marxist condemnation of exploitation implies an endorsement of self ownership since in the Marxist conception the employer steals from the worker what should belong to her because she produced it Thereby a deeply egalitarian notion has penetrated what is in aspiration an egalitarian theory Purging that notion from socialist thought he argues enables construction of a more consistent egalitarianism

**Modern Understandings of Liberty and Property** Richard A. Epstein, 2013-10-15 First Published in 2000 The materials in this collection are drawn from many disciplines including economics law philosophy and political science Yet they are all directed to a topic that is worthy of examination from multiple perspectives Liberty Property and the Law Stated in this general form this topic is broad as law itself The relationship of liberty and property to the law surfaces whenever and wherever people interact with each other under the command and control of the sovereign This is Volume II of five and concerns the extent to which the state should enforce or override private contracts made by individuals to dispose of their labor or capital These issues did not disappear by the onset of the twentieth century where Volume II picks up Generally speaking however the

tools of analysis shifted as the advances in economic theory helped to flesh out the justifications offered for individual liberty and private property on the one hand and their social control on the other. Although the nature of the discourse changed to some degree, the division of opinion on the proper role of liberty and property remained as sharply contested as it was in earlier times.

**The Concept of Ideals in Legal Theory** Sanne Taekema, 2002-12-31. Talk about law often includes reference to ideals of justice, equality or freedom. But what do we refer to when we speak about ideals in the context of law? This book explores the concept of ideals by combining an investigation of different theories of ideals with a discussion of the role of ideals in law. A comparison of the theories of Gustav Radbruch and Philip Selznick leads up to a pragmatist theory of legal ideals which provides an interesting new position in the debate about values in law between legal positivists and natural law thinkers. Attention for law's central ideals enables us to understand law's autonomous character while at the same time tracing its connection to societal values. Essential reading for anyone interested in the role of values or ideals in law.

*Social and Ethical Considerations of AI in East Asia and Beyond* Levi Cheeketts, Benedict S. B. Chan, 2025-02-17. This book is a global reflection on disparate religious and philosophical approaches to questions of AI and the particular ways these questions affect East Asian societies. These chapters originate from a conference held at Hong Kong Baptist University in April 2023 on Ethical and Social Issues in AI East Asia and Beyond. Sections cover Confucianist, Daoist and Christian reflections on AI ethics. Chapters on broad theoretical questions that AI poses are included as well as those addressing issues in applied AI ethics. This volume appeals to students and researchers working across cultures and traditions on the philosophy of AI technology.

*Justifying Strict Liability* Marco Cappelletti, 2022-05-23. The imposition of strict liability in tort law is controversial and its theoretical foundations are the object of vigorous debate. Why do or should we impose strict liability on employers for the torts committed by their employees or on a person for the harm caused by their children, animals, activities or things? In responding to this type of questions, legal actors rely on a wide variety of justifications. *Justifying Strict Liability* explores in a comparative perspective the most significant arguments that are put forward to justify the imposition of strict liability in four legal systems: two common law (England and the United States) and two civil law (France and Italy). These justifications include risk, accident avoidance, the deep pockets argument, loss spreading, victim protection, reduction in administrative costs and individual responsibility. By looking at how these arguments are used across the four legal systems, this book considers a variety of patterns which characterise the reasoning on strict liability. The book also assesses the justificatory weight of the arguments, showing that these can assume varying significance in the four jurisdictions and that such variations reflect different views as to the values and goals which inspire strict liability and tort law more generally. Overall, the book seeks to improve our understanding of strict liability to shed light on the justifications for its imposition and to enhance our understanding of the different tort cultures featuring in the four legal systems studied.

Code of Federal Regulations, 1997      **Sourcebook on Contract Law** Oughton, 2000-10-17. This book examines the role

and function of the law of contract comparing it with other aspects of the law of obligations It also covers the issues of contract formation such as the enforcement of promises agreement and good faith the construction and context of contracts adjustments in long term relationships the control of contract power and remedies for breach of contract     **Justifying Transgression** Gijs Kruijtzer, 2023-11-20 How do people justify what others see as transgression Taking that question to the Persian Muslim and Latin Christian worlds over the period 1200 to 1700 this book shows that people in both these worlds invested considerable energy in worrying debating and writing about proscribed practices It compares how people in the two worlds came to terms with the proscriptions of sodomy idolatry and usury When historians speak of the gap between premodern practice and the legal theory of the time they tend to ignore the myriad of justifications that filled this gap Moreover a focus on justification evens out many of the contrasts that have been alleged to exist between the two worlds or the Muslim and Christian worlds more generally The similarities outweigh the differences in the ways people came to terms with the various rules of divine law The level of flexibility of the theologians and jurists in charge of divine law varied more over time and by topic than between the two worlds Both worlds also saw the development of ever more sophisticated justifications Amid the increasing complexity of justifications a particular kind of reasoning emerged that good outcomes are more important than upholding rules for their own sake

## **Consideration Of The Justifying Value** Book Review: Unveiling the Magic of Language

In an electronic era where connections and knowledge reign supreme, the enchanting power of language has become more apparent than ever. Its ability to stir emotions, provoke thought, and instigate transformation is really remarkable. This extraordinary book, aptly titled "**Consideration Of The Justifying Value**," published by a highly acclaimed author, immerses readers in a captivating exploration of the significance of language and its profound effect on our existence. Throughout this critique, we will delve to the book's central themes, evaluate its unique writing style, and assess its overall influence on its readership.

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