

# Index

---

- adjudication 171–2, 177–80, 183, 199, 217, 228  
Adler, M. 87  
Alberta 125–6  
Alter, K. 136, 147  
American Bill of Rights 132  
analysis  
  conceptual 2–4, 8, 17–18, 22–6, 30, 34–7, 40–43, 57–9, 76, 80, 102, 109, 135–6, 153–7, 160  
  corrective or revisionary 39, 157–8  
  paradox of 39–40  
analytical imperialism 31  
analyticity 10, 20, 91–2, 98  
analytic-synthetic distinction 4, 8, 21  
*Andrews v. Law Society of B.C.*  
  116–17, 121, 125–31  
anti-positivism 200–201, 205  
*Anti-Terrorism Act* 204  
Any Reasons Thesis 70, 74, 159, 215–17, 220, 228, 236  
Appelbaum, A. 196  
a priori 10, 20, 91–2, 98  
Aquinas, St. T. 71, 107–8, 175  
Austin, J.L. 95  
Austin, J. 24, 33, 45, 52, 61–3, 71, 93, 97, 103, 113, 189–91, 221  
authority 45, 65, 97, 103, 114, 121, 134, 136, 141, 148, 178, 210  
Ayer, A.J. 18–20  
  
Barry, D.D. 176  
Bayles, M. 181  
beneficial moral consequences thesis 167  
Bentham, J. 26, 53, 71, 95, 103, 128–9, 132, 152, 196, 205, 221  
Berlin, I. 38, 85, 210  
Bix, B. 48, 56  
Boghossian, P. 9, 28, 91  
de Búrca, G. 146–7  
  
Canada 34, 76, 115–17, 131, 204, 219  
Canadian Charter of Rights and Freedoms 115–20, 125–32  
Cappelen, H. 18, 30  
causation 196  
Chalmers, D. 144  
checkerboard legislation 178  
Chisholm, R.M. 18  
circumstances of politics 175  
citizens 178, 184, 190, 201–6, 219, 225  
coercion 77–8, 80, 106, 169–70, 176–7, 228, 233–6  
Coherence Thesis 182–3  
Coleman, J. 36, 40–41, 48, 58, 62, 76–7, 113–14, 153, 205, 223–6  
commands 190  
common good 199  
common sense 19  
Communist Party 202  
comparative law 235  
concept  
  of belief 157  
  contingent 48  
  folk or lay 39  
  general 84  
  inferential roles of 225  
  interpretive 168–9  
  necessary 48  
  philosophical 40  
concept of law 22, 30, 34–5  
  dynamic nature 58  
  EU 148, 155, 158  
  exclusive or hard 29  
  folk 153  
  as historical product 56  
  narrow 73  
  ordinary 198  
  ‘our’ 36, 46–7, 105  
  parochial 47

- concept of law (*cont.*)  
 philosophically-constructed 8, 56,  
 67–8, 73–7, 80, 83–7, 102–3,  
 109, 185–6, 207–8, 213, 215,  
 220–24, 228, 233, 237  
 positivist 68, 72  
 relational 78–9, 186–7  
 single or univocal 56  
 state-centred 31  
 unified 26, 102  
 wide 72  
 constitution 210  
 constructive interpretation 178  
 contingency 184, 214, 228, 233–7  
 continuity 12, 107, 180, 184, 187,  
 213–14, 228–34  
 continuum  
 of moral commitment 226  
 of social reality 222–3  
 conventionalism 175, 192  
 corrective justice, principle of  
 225–6  
*Costa v. ENEL* 146  
 Cotterrell, R. 64  
 Craig, P. 146–7  
 critical reflective attitude 70, 190  
*see also* point of view, internal  
 Culver, K. 31–4, 48, 57–8, 63, 69,  
 76–9, 102–3, 145, 149, 155–6,  
 174, 186, 217, 219, 236–7
- Davies, G. 144  
 democracy 234  
 demystification 128  
 Depaul, M. 18  
 Dickson, J. 1–2, 5–6, 26, 45–6, 52–5,  
 58, 138–44, 148, 150, 155–8, 167,  
 170, 177, 180, 188, 201, 222,  
 236–7  
 directed power 124–5, 132–3, 221  
 disagreement  
 reasonable 175  
 theoretical 22, 168  
 Discretion Thesis 71  
 Durkheim, E. 150  
 Dworkin, R. 3, 11, 22, 32, 55, 82, 85,  
 93–4, 96, 113, 115, 122, 163–82,  
 188–99, 201, 205–6, 210, 213–16,  
 226, 230  
 Dyzenhaus, D. 32
- economic efficiency 226  
 economics 169  
 Eekelaar, J. 178, 182–4, 189, 227  
 Eleftheriadis, P. 46  
 England 158  
 epistemology 9, 28, 66  
*see also* naturalized epistemology  
 equality 116–17, 123, 125, 130–31,  
 168  
 essential point 169–70, 172  
 Estonia 144  
 European Court of Justice (ECJ) 135,  
 137, 143–50, 153–5, 158–60  
 European Union 46, 52, 153–4, 236–7  
 explanation  
 conceptual 12, 39, 160, 209–17, 222,  
 224, 227, 229, 232, 235  
 constructive conceptual 9, 38, 43,  
 55, 57, 60, 64, 89, 109, 135, 153,  
 159–60, 180, 207, 213–14, 217,  
 234  
 descriptive 10, 47, 151, 158, 160,  
 173–5, 207, 211, 214, 224–6  
 by embodiment 225–6  
 moral 12, 160, 209  
 social scientific 12, 160, 209, 211,  
 215–16
- Farrell, I. 36  
 Federal Constitutional Court of  
 Germany 147  
 Feinberg, J. 202  
 fictions 53, 88, 128, 196  
 Finnis, J. 40, 71, 82, 85, 131, 140–41,  
 152–3, 158, 170, 185, 188–92,  
 197–207, 210–12, 216, 226  
*Flemming v. Nestor* 202  
 Frank, J. 216  
 Fuller, L.L. 196
- Gaido, P. 46, 51  
 Gardner, J. 119, 235  
 Germany 147  
 Gettier, E. 18  
 Giudice, M. 31–4, 57–8, 63, 69, 76, 79,  
 102–3, 114, 131, 145, 149, 155–6,  
 236–7  
 Glenn, H.P. 32  
 Gomez, J.V. 206  
 governance 45

- Green, L. 9, 72, 77–8, 80, 82, 94–6, 104, 118, 235
- Grellette, M. 128
- habits of obedience 190
- Hacker, P.M.S 86
- Halpin, A. 56
- Harris, J. 86
- Hart, H.L.A. 1, 4, 9, 11, 17, 31, 37, 40, 43, 57, 59–62, 67–89, 93–108, 115, 118–19, 124, 128, 150–55, 158–9, 164–5, 174–7, 180–91, 194–6, 199, 201, 205–11, 214–18, 220–21, 224, 227–8, 230–36
- Hercules 197–8
- Himma, K. 34–6, 40–41, 64, 87, 98, 152–3
- Hogg, P. 130
- Holmes, O.W. 165, 171, 199, 216
- Hume, D. 95, 196
- ideal of protected expectations 176
- identity statement 92, 104
- Immigration and Nationality Act* 202
- incorporationism 113  
*see also* positivism, inclusive;  
 positivism, soft
- Individual Rights Protection Act* 125
- information communication  
 technologies 219, 234
- institutions  
 EU 139  
 and hierarchy 124  
 human 229  
 law-applying 76–7  
 law-making 76–7  
 member-state 139  
 norm-applying 236  
 official 178
- inter-institutional view 156
- Internationale Handelsgesellschaft*  
 146
- intuitions 18, 26–7, 30, 35, 43, 80, 96–7, 157
- invalidity 10, 114, 125–6, 129–32, 134  
*see also* validity
- Jackson, F. 18, 21, 39, 41, 75, 86, 157
- judges 177–8, 180–84, 192–201, 204, 206, 216, 227, 230
- judgments  
 discretionary 204  
 evaluative 140  
 of importance 142, 222  
 pre-theoretical 3, 19, 22, 24–5, 37, 49, 51–3, 80–81  
 of significance 142, 222  
 of truth 142
- judicial decision-making  
 Attitudinal Model 28–9  
 Legal Model 28–9  
 as morally committed task 168, 172, 174
- judicial review 98, 109, 115, 124–5, 160
- Juhl, C. 9, 28, 91
- jurisprudence  
 analytical 1–3, 8, 12, 17, 22, 25, 32–4, 37, 43, 53, 60, 80, 113, 134–5, 155, 165, 184–8, 207–8, 221, 234–5, 237  
*see also* theory, analytical legal
- contemporary 163, 189
- descriptive 151
- general 30–32, 48, 89, 186
- naturalized 27, 59, 216–17
- sociological 163, 169
- justice 234
- Kant, I. 21, 50
- Kelsen, H. 52, 155, 166, 215
- Knobe, J. 30
- Kramer, M. 113, 122, 133
- Kripke, S. 9–10, 21, 91–3, 98–101, 104–7
- Krygier, M. 73
- Lacey, N. 59
- Laporte, J. 102, 105
- law  
 citizen's conception of 182  
 conceptual analysis of 22, 26  
 conceptual explanation of 5, 9–10  
 conceptually-independent features  
 of 50–51, 54, 108  
 conceptually-dependent features of  
 50–51  
 contingent features of 5, 8, 12, 68, 73–4, 215, 238  
 constitutional 103

- law (*cont.*)
- creation and application of 121, 183, 194–5
  - criminal 179, 204
  - customary 64, 185–6
  - essential features of 17, 22–5, 30, 46–51, 65
  - European Union 10, 109, 134–6, 143, 147–9, 154–6, 158–60
  - existence conditions of 74, 83–4, 123, 231
  - global 31
  - indigenous 185–6
    - as integrity 113, 168, 178, 193
    - inter-communal 31
    - international 31, 78–9, 103, 185, 237
  - judicial conception of 182
  - justification conditions of 74, 83–4, 219
  - municipal 33–4
  - natural 185
  - nature of 2, 45, 47, 49, 105, 114, 155, 163, 178, 183, 208, 212, 229, 231, 233, 236
  - necessary features of 5, 8, 22–5, 30, 46–51, 54, 65, 74, 80, 207–8, 215, 217, 232
  - of non-contradiction 148
  - non-state 10, 31, 63, 134, 185, 187
  - normativity of 205
  - and official function 180
  - primary reality of 189, 200–203, 207, 211
  - regional 31
  - relation to morality 7, 74, 77, 79, 207, 235
  - relation to practical reason 207, 211
  - religious 185–7
  - retroactive 6, 130, 202, 204, 207
  - semantic analysis of 94
  - social construction of 104–5
  - social context of 165
  - social reality of 61–2, 108, 209, 225
  - social sources of 74
  - state 31, 33, 64, 78, 81, 109, 185–6
  - sub-state 31
  - territorial state 31
  - transnational 31, 63, 185
  - unconstitutional 133
- Law Society of British Columbia 116–17, 125, 128–9, 131
- lawyers 177–8, 199–200, 203
- legal conventionalism 176, 192–4
- legal obligation 6, 176, 179, 210, 233, 235
- legal officials 68–70, 75, 84, 87, 118–20, 126, 131–2, 155, 171, 177–80, 190
- legal pragmatism 192–4
- legal systems
  - character and existence of 150
  - complexity of 124
  - concept of 138, 236
  - EU 148–9
  - explanation of concept 56–7
  - foundation of 69, 76
  - hierarchical understanding of 155
  - identity and continuity of 45, 52
  - interacting 144, 149
  - interlocking 137
  - meaning of 99
  - member-state 148–9
  - momentary existence of 231
  - municipal 237
  - pathologies of 179
  - of single, stable states 144
  - supreme 154
- legal transplants 175
- legislators 178, 199–200, 206, 227
- Leiter, B. 3–4, 9, 21–2, 27–9, 35, 52, 57–63, 96–7, 216–17
- Levin, A. 189, 194
- Llewellyn, K. 216
- Loomis, E. 9, 28, 91
- MacCormick, N. 136–44, 148–51, 154, 158
- Mackie, J.L. 52, 183
- MacLachlan, B. 116
- Marmor, A. 41, 113, 125
- McGinn, C. 18, 21, 39, 41, 66, 68, 157–8
- meaning 20
- member-state courts 135–7, 144–50, 154–5, 158–60
- Micronesia 218
- Mill, J.S. 107, 173
- Minimum Content of Natural Law Thesis 73, 99, 106–7
- moderate naturalism 59

- Monti, G. 144  
 Moore, G.E. 19, 39–40  
 Moore, L. 40, 56, 72, 77, 152  
 moral commitment 180, 224–5  
 moral evaluation thesis 167  
 morality  
   political 177  
   positive 103  
   substantive 225  
 moral justification, principles of 178  
 moral justification thesis 167  
 moral relevance 180, 224, 226, 228  
 Murphy, L. 3–4, 22, 25–6, 35, 43, 49, 61, 80  
 Murphy, M. 52  
  
 natural kind 92, 99–105  
 naturalized epistemology 34  
   *see also* epistemology  
 necessity  
   *a posteriori* 55, 93, 101, 105  
   conceptual 35  
   natural 99, 234  
   pragmatic 108  
   strong metaphysical 55, 90, 107–9  
 Nestor, E. 202–4  
 Nichols, S. 30  
 norms  
   content-independent 156  
   EU 135–7, 144–7, 153, 159  
 norm-subject 12, 199, 201–2, 205–8, 220, 225, 236  
 norm-subjected 87, 201–12, 218, 220  
 nullification 130  
  
 Oberdiek, J. 58  
 Ogden, C.K. 196  
 Open Texture Thesis 70, 75, 100, 106–7  
 order  
   EU legal 136, 144–5, 147, 155–6, 159  
   social 186  
 ordinary educated man 158  
  
 Patterson, D. 58  
 Peacocke, C. 9, 28  
 Perry, S. 25, 189  
 personal identity 196  
 perspective  
   bad man's 165, 199  
   participant 170, 188, 190, 194–200, 207  
   theoretical 11–12, 151–2, 189–91, 194–9, 209  
 philosophy  
   analytic 17, 19–21, 90  
   experimental 30, 36  
   of law 205, 214  
     *see also* philosophy, legal  
   legal 1, 23, 38, 45, 54, 113, 170–71, 214  
     *see also* philosophy, of law  
   ordinary language 2, 8, 19–20  
   political 214–15  
   practical 205  
 pluralism  
   conceptual 32, 63  
   legal 30–32, 63–4, 136–7, 143–5, 148–9, 154–5  
   sources 32, 63  
 point of view  
   external 151, 191, 209  
   internal 86, 150–51, 158–9, 189, 191, 194, 209, 215  
     *see also* critical reflective attitude  
 positivism  
   exclusive 88, 97, 113–15, 120–27, 129, 131–4  
     *see also* positivism, hard  
   hard 113  
     *see also* positivism, exclusive  
   inclusive 88, 113–18, 121–4, 127, 129, 134  
     *see also* incorporationism; positivism, soft  
   legal 32, 55, 82, 87, 117, 141, 163, 176, 182, 201, 205, 214, 217, 219, 230–31  
   logical 19–20  
   soft 113  
     *see also* incorporationism; positivism, inclusive  
   socio-legal 185  
 Posner, R.A. 164–6, 199  
 Postema, G. 11, 189, 205, 231  
 power of preventive arrest 204  
 practical reason 6–7, 186, 189, 202–8, 211, 226  
   *see also* reasons

- practice  
 judicial 29, 192, 194  
 social 190, 219
- Priel, D. 3–4, 22–6, 35, 37, 43, 49–54, 80
- psychology 169
- quietism 26
- Quine, W.V.O. 4, 9, 21, 27–9, 34–5, 57–8
- Ramraj, V. 236
- Ramsey, W. 18
- Raz, J. 1–6, 17, 22, 29, 33–4, 37, 43–58, 63, 65, 73, 82, 90, 93–105, 113–14, 119–126, 134, 139–41, 145, 148, 150, 155, 157, 167, 182–3, 188, 201, 205, 220–22, 231, 235–7
- realism  
 legal 216  
 sociological 137
- reasons  
 for action 190, 205, 207, 222  
 dependent 205–6  
 exclusionary 205–6  
*see also* practical reason
- relations  
 contingent 9–10, 75, 87–8, 113, 134, 160, 179, 184–7, 207, 213–19, 228–9, 234–5, 235  
 of continuity 187  
 of mutual reference 156  
 necessary 88, 217, 233–4, 237
- religion 186
- representative democracy 178
- rights  
 constitutional 121, 124  
 human 234  
 legal rights 130–31, 176, 193, 210  
 moral 115, 121, 123, 126–7, 129, 134
- Rodriguez-Blanco, V. 60, 76
- rule of law 220
- rule of recognition 62, 68–70, 76, 86–7, 115–19, 126, 215, 221, 233, 236  
*see also* rules, of recognition
- rules  
 of adjudication 69  
 of change 69  
 of construction 131, 134  
 core meaning of 70  
 legal 216  
 open texture 86  
 penumbra of meaning 70  
 of recognition 69  
*see also* rule of recognition  
 social 69, 77, 80, 95, 106, 119, 150–51, 190, 234, 236  
*see also* Social Rule Thesis  
 union of primary and secondary 68, 76, 218, 222  
*see also* Union of Primary and Secondary Rules Thesis
- rule-scepticism 132–3
- Russell, B. 19, 39–40
- Russell, G. 9, 28, 91
- Russia 176
- Schauer, F. 26, 86, 102
- Schwartz, S. 105
- science  
 political 235  
 social 164–5, 169
- Scotland 219
- Scott, C. 64
- Segal, J. 28
- Self-Understanding Constraint 140–42, 147–50, 154
- semantic sting 93
- separation of powers 196–7
- Separation Thesis 71–4, 79, 89, 95–6, 208, 218
- Shapiro, S. 1, 90–91
- Soames, S. 19–20, 39–40, 91–3, 105
- Social Rule Thesis 69–70, 74, 190  
*see also* rules, social
- Social Security Act* 202
- Social Thesis 182–3
- sociological fruitfulness 221–2
- sociology  
 descriptive 62, 76, 97  
 of law 23, 208, 214–15
- Sosa, David 105
- de Soto, H. 54
- Sources Thesis 120–23
- sovereignty 154
- Soviet Union 176
- Spaeth, H. 28
- state 10, 46, 156, 158, 186, 236
- Stavropoulos, N. 113

- supremacy claim 135–6, 143, 153–4, 156, 160
- Tamanaha, B. 1, 3, 24, 30–35, 63–5, 80, 83, 89, 171, 175–6, 184–5, 198, 217–19, 237
- theory  
 analytical legal 1, 4, 8, 33, 43, 63, 80, 91–6, 104–5, 109, 135–6, 139, 150–56, 159, 188  
*see also* jurisprudence, analytical  
 causal 33  
 command 94, 189, 205  
 continuity in legal 12, 59, 164, 213–14, 229–32  
 critical race 212  
 difference in 11, 163–4, 180, 182, 187, 229–32  
 diversity in 213, 231  
 feminist 212  
 imperialism in legal 11, 163–6, 169–87, 199–200, 229–32  
 international relations 235  
 Marxist 142–3  
 morally evaluative 12, 231  
 natural law 72, 82, 163, 170, 206  
 political 5, 7, 166–9, 177, 193, 206  
 predictive-explanatory 29  
 primary task of 47  
 social scientific 4, 7, 30, 163, 212, 222–4, 227, 230–31, 234  
 state-centred 65
- truth  
 analytic 9, 20–21, 27, 91, 93, 96, 101–3, 106  
*a posteriori* 9, 21, 91–3, 98–103  
*a priori* 9, 19–21, 27, 91, 93, 96, 98, 101–2  
 descriptive-explanatory 154  
 essential 25  
 necessary 1, 4, 9, 20–21, 25, 27, 48, 54, 57, 71, 74, 91–3, 96–102, 105–8
- Turing, A. 178–9
- Twining, W. 3, 31–3, 36, 59–66, 89, 184, 210, 221, 237
- unconstitutionality 10, 114, 124, 126, 130–32, 134
- understanding  
 participant 11, 85, 151–2, 172, 174, 188–91, 195, 197, 209, 212–13  
*see also* perspective, participant  
 self 9, 22–6, 43, 45, 50, 53, 56, 103, 136, 138–43, 147–54, 159, 193–5
- Union of Primary and Secondary Rules Thesis 69, 74, 86, 95, 99–100, 103, 106  
*see also* rules, union of primary and secondary
- United States 169
- universality 1, 8, 30, 33, 49, 51, 54, 58, 89
- US Supreme Court 202
- validity  
 legal 24, 72, 74, 113–19, 123, 126–7, 133  
 ultimate source of 135, 143–9, 153, 155, 158–9  
*see also* invalidity
- Friend v. Alberta* 125–6
- Waismann, F. 70
- Waldron, J. 175
- Waluchow, W. 79, 113–18, 121, 126–9, 132–3, 173–4, 180, 184, 201, 224
- Williamson, T. 10
- Winch, P. 150
- Wittgenstein, L. 20, 70
- Yap 218–19

