

MICHAEL KÖHLER

Recht und Gerechtigkeit

Mohr Siebeck

Freiheit Recht Und Gemeinwohl Grundfragen Einer Rechtsphilosophie

**Karl Graf Ballestrem, Volker
Gerhardt, Henning Ottmann, Martyn P.
Thompson**

Freiheit Recht Und Gemeinwohl Grundfragen Einer Rechtsphilosophie:

Freiheit, Recht und Gemeinwohl Arno Baruzzi, 1980 *Hans Köchler* Fatemah Remedios C. Balbin, 2007 *Gemeinwohl und Gemeinsinn im Recht* Herfried Münkler, Karsten Fischer, 2014-09-01 Als Grund und Grenze staatlichen Handelns G F Schuppert ist das Gemeinwohl beziehungsweise das öffentliche Interesse als sein gängigster Substitutusbegriff ein zentraler Rechtstopos Im 3. Band der Edition wird untersucht wie innerhalb des gesellschaftlichen Funktionssystems Recht das Gemeinwohlideal konkretisiert wird und welche Erwartungen an den Gemeinsinn hierbei bestehen Dies lässt sich in historischer Dimension sowie anhand von Analysen verfolgen die von der Untersuchung der Bundesverfassungsgerichtsjudikatur bis hin zu über einen Vergleich nationaler verfassungsstaatlicher und europarechtlicher Kontexten bis zu über rechtlichen und privatrechtlichen Fallstudien reichen *The Basho of Economics* Silja Graupe, 2013-05-02 In the parlance of modern Japanese philosophy the term Basho denotes a field of experience underlying all conceptions of reality while remaining itself conceptually ungraspable The Basho of Economics then refers to the economy's hidden experiential ground which has never been explicitly scrutinized as such by mainstream economics We uncover this ground by discerning the tacit presuppositions of classical and neo-classical theories from the perspective of modern Japanese philosophy In particular we draw attention to the traditional atomist assumptions implicit in their equilibrium-centered models By breaking through these assumptions we reconstruct the economy as a functional and relational world of habitual and creative activity outside of the scope of mechanical laws

Handbuch Föderalismus - Föderalismus als demokratische Rechtsordnung und Rechtskultur in Deutschland, Europa und der Welt Ines Härtel, 2012-06-05 Der Föderalismus entwickelt sich mit Blick auf Europäisierung und Globalisierung ständig weiter Die Welt verschmilzt zusammen Australien Belgien Indien Italien Kanada Mexiko Österreich Russland Schweiz Spanien Südafrika USA für diese und andere Staaten ist der Föderalismus Teil der politischen Ordnung mit allen Vorteilen und Problemen ebenfalls haben Geschichte, Politik, Wirtschaft, Gesellschaft, Recht und Kultur die jeweiligen föderalen Strukturen und Entwicklungen mitgeprägt So ist letztlich jeder Föderalstaat ein Unikat Auch die EU ist zusammen mit ihren Mitgliedstaaten ein einzigartiger föderaler Verbund Sie ist eine Erfolgsgeschichte von Frieden, Freiheit und wirtschaftlicher Prosperität Kann das fortgesetzt werden angesichts neuer politischer Konflikte und wirtschaftlichen Wettbewerbsdrucks Integrations- und Kompetenzprobleme Legitimitätsfragen unterschiedliche Regionalentwicklungen mangelnde Bürgerliche Bekämpfung der Schulden und Finanzkrisen auch nach dem Vertrag von Lissabon steht der supranationale Föderalismus vor großen Bewährungsproben Fürt die Globalisierung zu einem weltweiten föderalen Mehrebenensystem Auf jeden Fall sind Politik und Recht neu herausgefordert Gestaltungskompetenz ist gefragt In Band IV werden Struktur und Entwicklung der EU als einem föderalen Mehrebenensystem beleuchtet Des Weiteren werden Föderalstaaten in anderen Teilen der Welt dargestellt und ihre Probleme analysiert Zudem wird danach gefragt ob und inwieweit ein revitalisierter Föderalismus Strukturprinzip der zusammenwachsenden Welt sein kann Der Einfluss des

Thomas von Aquin auf das politische Denken des Bartolomé de Las Casas im Traktat "De imperatoria vel regia potestate"

Thomas Eggensperger,2001 **Vom Ethos der Gelassenheit** Andreas Nießeler,1995 *Politische Bildung im*

pluralistischen Rechtsstaat ,2013-04-17 **Freiheit in der Republik** Karl Albrecht Schachtschneider,2007 Als

Freiheitslehre ist die Rechts und Staatslehre praktische Philosophie Die konomische und politische Entwicklung folgt verst rkt durch europ ische und globale Integration dem liberalistischen Freiheitsparadigma und nicht dem menschheitlichen Freiheitsprinzip der Allgemeinen Erkl rung der Menschenrechte Freiheit als die W rde des Menschen ist die Idee der Menschheit des Menschen welche die u ere negative mit der inneren positiven Freiheit die Unabh ngigkeit von anderer n tigender Willk r mit der Sittlichkeit und Moralit t verbindet Auf der Idee der Gleichheit in der Freiheit gr ndet alles Recht das von allgemeinen Gesetzen materialisiert wird Die politische Form der allgemeinen Freiheit ist die Republik der B rger Politische Freiheit steht gegen jede Herrschaft Um der Selbst ndigkeit willen hat jeder Mensch das Recht auf Eigentum Sonst kann die Lebensbew ltigung nicht im Sinne freiheitlicher B rgerlichkeit privat sein Beneficial Policy-Making in der Europ sischen Union Klaus Zapka,2004 Politisches Denken. Jahrbuch 1991 Karl Graf Ballestrem,Volker Gerhardt,Henning

Ottmann,Martyn P. Thompson,2016-12-13 **Grundriss der Japanologie** Klaus Kracht,Markus Rütermann,2001

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Karl-Heinz Breier,2003 *Gendering Terror* Dominique Grisard,2011-01-17 Dass Frauen in linksterroristischen Gruppen aktiv waren und den bewaffneten Kampf bef rworteten rief in den 1970er Jahren massive Verunsicherungen hervor

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Rechts- und Sozialphilosophie Josef Kohler,Fritz Berolzheimer,1995 Bien commun Schweizerische Akademie der Geistes-

und Sozialwissenschaften. Kolloquium, 2004 Was bedeutet Gemeinwohl bonum commune im Zeitalter der Globalisierung Hat der Begriff Orientierungskraft oder ist er eine leere Formel Braucht es ihn behaupt noch angesichts der Ausformulierung vieler seiner zentralen Gehalte in nationalen Verfassungen und internationalen Abkommen Ist nicht in postmoderner Zeit das Gewicht auf formale Verfahren zu legen anstatt auf materiale Werte Dient der Begriff auf das lange hochgehaltene Prinzip blosß beschwichtigender Verschleierung oder erinnert dieses an normative Gehalte auf die nicht verzichten kann wem an humaner Gestaltung menschlicher Existenz liegt Und ist der Begriff in abendländischer Tradition heraugereift universell behaupt bedeutungsvoll also für interkulturelle Kommunikation geeignet Die hier versammelten Beiträge suchen und finden Antworten Sie spiegeln das 21 interdisziplinär international und kontrovers gehaltene Forschungskolloquium der Schweizerischen Akademie der Geistes und Sozialwissenschaften 2002

Filosofía del derecho Arthur Kaufman, 2001-01-01

Libro de gran importancia para la reanimación de la filosofía del Derecho y los estudios jurídicos en el que se debaten numerosos temas de interés actual como la biotecnología junto a los tradicionales de la filosofía del derecho y la teoría jurídica El principio de tolerancia formulado por Kaufmann como imperativo categorial a su pensamiento para presentar de forma minuciosa y objetiva corrientes y doctrinas que no comparte o sólo acepta parcialmente y autores que cubren todo el espectro de la filosofía del derecho clásica y contemporánea

Gemeinwohl und Individualfreiheit im nationalen Recht und Völkerrecht Tonio Gas, 2017-02-24

Die Habilitationsschrift von Prof Dr Gas ist eine umfassende Untersuchung zum Verhältnis zwischen Gemeinwohl und Freiheit Sie ist entstanden unter der Betreuung von Prof Dr Albrecht Weber Universität Osnabrück Rechtsprechung und Gesetzgebung operieren wie selbstverständlich mit einer Begrifflichkeit wissenschaftlich nur schwer beizukommen ist Auch die vorliegende Habilitationsschrift kann Gemeinwohl unter Einbeziehung aktueller Problematiken wie staatstheoretischer Berlegungen nicht vollständig erklären Sie untersucht jedoch die Wechselbeziehung zwischen Freiheit und Gemeinwohl unter Einbeziehung aktueller Problematiken und staatstheoretischer Berlegungen Gas bekennt sich zur klassisch liberalen Vermutung unbegrenzter Freiheiten und stellt dar was dies für Gemeinwohlbindung und Grundrechtsberechtigung von juristischen Personen und Beamten bedeutet Anschließend untersucht er die Konsequenzen für die Gemeinwohkkonkretisierung unter Einbeziehung der konomischen Theorie des Rechts und der Demokratietheorie Ein zweiter Teil widmet sich dem Gemeinwohl im Völkerrecht welches oftmals in menschenrechtlichen Mindeststandards gesehen wird Die Frage ob Gemeinwohl die Summe der Einzelwohle ist bekommt im Völkerrecht eine interessante Abwandlung weil es sich traditionell um ein Recht von Staaten und nicht von Menschen handelt Gas untersucht jedoch inwieweit dieses Prinzip bereits durchbrochen ist

Filosofía del diritto Kurt Seelmann, 2006

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