

The Super Rich The Unjust New World Of Global Capitalism

The Super-rich Kingdom of the Unjust *The Just and the Unjust* **Unjust Unjust** Enrichment and Contract **Understanding Unjust Enrichment** Supreme Inequality **The Divine Authority of the Old and New Testament Asserted: Research Handbook on Unjust Enrichment and Restitution** *Justice in an Unjust World* The Restatement Third: Restitution and Unjust Enrichment The Unjust Steward **Unjust Deserts** Just and Unjust Peace **Traffic World The Divine Authority of the Old and New Testament asserted: with a particular Vindication of the Characters of Moses and the Prophets, our Saviour Jesus Christ and his Apostles against the unjust aspersions and false reasonings of a book by T. Morgan , entitled “The Moral Philosopher.”** (The Divine Authority of the Old and New Testament asserted: being a defence of the first volume of this work, against the exceptions and misrepresentations in the second volume of the Moral Philosopher.) **Jacked Up and Unjust Oddly Unjust Unjust Enrichment in South African Law** The Law of

Unjust Enrichment in China **The Bookman** Unjust Enrichment and Public Law
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Combatants A Militia; its relation to the Regular Army. The unjust, partial, and
oppressive nature of the old system. A new system developed, and its
tendencies, etc Unjust Enrichment Just and Unjust Warriors

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Super Rich The Unjust New World Of Global Capitalism that can be your partner.

The Super-rich Nov 05 2022 In *The Super-Rich*, Stephen Haseler describes the dangerous growing tensions caused throughout the West by the triumphant new global capitalism.

Research Handbook on Unjust Enrichment and Restitution Feb 25 2022 This comprehensive yet accessible Research Handbook offers an expert guide to the key concepts, principles and debates in the modern law of unjust enrichment and restitution.

A Militia; its relation to the Regular Army. The unjust, partial, and oppressive nature of the old system. A new system developed, and its tendencies, etc Aug 29 2019

The Divine Authority of the Old and New Testament Asserted: Mar 29 2022

Jacked Up and Unjust Jun 19 2021 In the context of two hundred years of American colonial control in the Pacific, Katherine Irwin and Karen Umemoto shed light on the experiences of today's inner city and rural girls and boys in Hawai'i who face racism, sexism, poverty, and political neglect. Basing their book on nine years of ethnographic research, the authors highlight how legacies of injustice endure, prompting teens to fight for dignity and the chance to thrive in America, a nation that the youth describe as inherently "jacked up"—rigged—and "unjust." While the story begins with the youth battling multiple contingencies, it ends on a hopeful note with many of the teens

overcoming numerous hardships, often with the guidance of steadfast, caring adults. *Justice in an Unjust World* Jan 27 2022 Have we heard the cry for justice that rises from humanity suffering from varieties of injustice: economic, sexual, political, cultural, verbal? Or, what is more, have Christians on occasion, knowingly or unknowingly, acquiesced in ? or even contributed to ? injustice? By means of powerful and dramatic use of biblical images and models, Dr. Lebacqz sets before us the justice of God and God's call for us to heed the cry of the suffering and to work for justice in an unjust world.

Unjust Enrichment in South African Law Apr 17 2021 Conventional thinking teaches that the absence of liability - in particular contractual invalidity - is itself the reason for the restitution of transfers in the South African law of unjustified enrichment. However, this book argues that while the absence of a relationship of indebtedness is a necessary condition for restitution in such cases, it is not a sufficient condition. The book takes as its focus those instances in which the invalidity thesis is strongest, namely, those traditionally classified as instances of the *condictio indebiti*, the claim to recover undue transfers. It seeks to demonstrate that in all such instances it is necessary for the plaintiff to show not only the absence of his liability to transfer but also a specific reason for restitution, such as mistake, compulsion or incapacity. Furthermore, this book explores the reasons for the rise of unjust factors in South African law, attributing this development in part to the influence of the Roman-Dutch *restitutio in integrum*, an

extraordinary, equitable remedy that has historically operated independently of the established enrichment remedies of the civilian tradition, and which even now remains imperfectly integrated into the substantive law of enrichment. Finally, the book seeks to defend in principled terms the mixed approach to enrichment by transfer (an approach based both on unjust factors and on the absence of a legal ground) which appears to characterise modern South African law. It advocates the rationalisation of the causes of action comprised within the *condictio indebiti*, many of which are subject to additional historically-determined requirements, in light of this mixed analysis.

The Review of Reviews Oct 31 2019

Shipper and Carrier Aug 10 2020

Unjust Enrichment and Public Law Jan 15 2021 This book examines claims involving unjust enrichment and public bodies in France, England and the EU. Part 1 explores the law as it now stands in England and Wales as a result of cases such as *Woolwich EBS v IRC*, those resulting from the decision of the European Court of Justice (ECJ) in *Metallgesellschaft* and *Hoechst v IRC* and those involving Local Authority swaps transactions. So far these cases have been viewed from either a public or a private law perspective, whereas in fact both branches of the law are relevant, and the author argues that the courts ought not to lose sight of the public law issues when a claim is brought under the private law of unjust enrichment, or vice versa. In order to achieve this a hybrid approach is outlined which would allow the law access to both the public

and private law aspects of such cases. Since there has been much discussion, particularly in the context of public body cases, of the relationship between the common law and civilian approaches to unjust enrichment, or enrichment without cause, Part 2 considers the French approach in order to ascertain what lessons it holds for England and Wales. And finally, as the *Metallgesellschaft* case itself makes clear, no understanding of such cases can be complete without an examination of the relevant EU law. Thus Part 3 investigates the principle of unjust enrichment in the European Union and the division of labour between the European and the domestic courts in the ECJ's so-called 'remedies jurisprudence'. In particular it examines the extent to which the two relevant issues, public law and unjust enrichment, are defined in EU law, and to what extent this remains a task for the domestic courts. Cited with approval in the Court of Appeal by Beatson, LJ in *Hemming and others v The Lord Mayor and Citizens of Westminster*, [2013] EWCA Civ 5912 Cited with approval in the Supreme Court by Lord Walker, in *Test Claimants in the Franked Investment Income Group Litigation (Appellants) v Commissioners of Inland Revenue and another* [2012] UKSC 19

The Traffic World Jan 03 2020

Understanding Unjust Enrichment May 31 2022 This book is a collection of articles based on *Understanding Unjust Enrichment*, a symposium held at the University of Western Ontario in January 2003. The articles, written from the perspective of English, Australian, Canadian, German and Jewish law, deal with numerous theoretical and

practical issues that surround restitution and unjust enrichment. The articles outline recent developments across the Commonwealth, explain the unjust enrichment principle and its component parts, and address discrete issues such as tracing, choice of law, disgorgement damages for breach of contract, and the use of unjust enrichment in the cohabitation context. The contributors are Kit Barker, Peter Benson, Jeffrey Berryman, Michael Bryan, Andrew Burrows, Robert Chambers, Gerald Fridman, Peter Jaffey, Dennis Klimchuk, Thomas Krebs, John McCamus, Mitchell McInnes, Stephen Pitel, Stephen Waddams and Ernest Weinrib.

Just and Unjust Peace Sep 22 2021 In *Just and Unjust Peace*, Daniel Philpott offers an innovative and hopeful response to these questions. He challenges the approach to peace-building that dominates the United Nations, western governments, and the human rights community. While he shares their commitments to human rights and democracy, Philpott argues that these values alone cannot redress the wounds caused by war, genocide, and dictatorship. Both justice and the effective restoration of political order call for a more holistic, restorative approach. Philpott answers that call by proposing a form of political reconciliation that is deeply rooted in three religious traditions--Christianity, Islam, and Judaism--as well as the restorative justice movement. These traditions offer the fullest expressions of the core concepts of justice, mercy, and peace. By adapting these ancient concepts to modern constitutional democracy and international norms, Philpott crafts an ethic that has widespread appeal and offers real

hope for the restoration of justice in fractured communities. From the roots of these traditions, Philpott develops six practices--building just institutions and relations between states, acknowledgment, reparations, restorative punishment, apology and, most important, forgiveness--which he then applies to real cases, identifying how each practice redresses a unique set of wounds.

The Restatement Third: Restitution and Unjust Enrichment Dec 26 2021 The publication of the Restatement Third: Unjust Enrichment and Restitution by the American Law Institute in July 2010 was an event of major importance, not only for the development of the law of unjust enrichment in the US, but also for global scholarship relating to this area of private law. The Restatement First appeared in 1937, and the Restatement Second was abandoned; hence the Restatement Third is the most significant survey of the American law on this topic for over 70 years. Private law has been a comparatively neglected area of study in US law schools for several decades, and this is particularly true of the law of unjust enrichment. However, the appearance of the Restatement Third has prompted a renewal of interest in the subject among US scholars, and it is hoped that the present volume of essays will contribute to this revival, while reflecting on the lessons to be learned from the Restatement by other legal systems. Featuring the work of leading scholars from the UK, Germany, South Africa, Canada, Hong Kong and Australia, the essays undertake critical and comparative analysis of the Restatement, and offer fresh insights into the rules that it articulates.

UNjust Jun 07 2020 UNjust is the shocking story of a father's 15-year journey in the pursuit of justice. It all begins during a chance encounter in Dallas, Texas. Lauryn Burns is a highly sought-after engineer and math teacher. While working at Texas Technology, she meets Gerald. Gerald is a well-educated nonprofit executive. He is a preacher with social justice bona fides. Lauryn and Gerald have an intense courtship that leads to a child being born. Gerald didn't know that Lauryn suffered from Borderline Personality Disorder, Narcissistic Disorder and Schizoaffective Disorder. Over the years, Lauryn forms a relationship with her attorney, who is also her lover, and two ex-NFL football players. She loves the attention and the money. It's not enough to keep the demons away. Lauryn leads Gerald on a multi-state effort to save his daughter. It all begins to unravel when Lauryn kidnaps Sophia and is arrested by the FBI. UNjust chronicles the dramatic story of a father who will go to any means to find and save his daughter. It is a story about how untreated mental illness can become lethal. It is a story of a young girl's resilience in the face of extreme adversity. It is a story about how the criminal justice system, a corrupt lawyer and a mentally ill woman conspire to destroy a father. It is a story about a 15-year struggle for humanity, for redemption and for justice. About the Author Gary Ivory, M.Div. is an ordained Christian minister. He is an executive with a nonprofit organization dedicated to developing alternatives to incarceration and improving outcomes for disadvantaged young people and their families. He has received distinguished leadership awards for his work. He earned his

Bachelor of Arts degree from Austin College and Master of Divinity degree from Princeton Theological Seminary.

A Man's Place Nov 12 2020 Based on family records and didactic texts, this book reconstructs how men of the Victorian middle class experienced the demands of an exacting domestic code, and how they negotiated its contradictions.

The Law of Unjust Enrichment in China Mar 17 2021 This book is the first book focusing on the Chinese law of unjust enrichment in English and introducing it to Western jurisdictions. Unjust enrichment is currently one of the most controversial areas of law in many jurisdictions and rife with academic debate. This book analyzes the historical evolution, current doctrines, and relationships of unjust enrichment with other areas of private law in China . It also provides insights into judicial practice. In May 2020, China promulgated its first-ever Civil Code since the establishment of the People's Republic of China, which is a milestone in the history of Chinese law. Before the Civil Code, there was only one legal provision regulating unjust enrichment, which requires a person obtaining benefits "without a legal basis" to return such benefits. However, the new Civil Code contains a separate chapter regulating unjust enrichment. This book analyzes and evaluates those new provisions in the Civil Code to provide a most up-to-date analysis of the Chinese law of unjust enrichment. .

The Just and the Unjust Sep 03 2022

Unjust Enrichment and Contract Jul 01 2022 This book examines the role of unjust

enrichment in the contractual context, defined as contracts which are (a) terminated for breach, or (b) subsisting, or (c) unenforceable. The book makes three claims in relation to the orthodox common law account of restitution (founded on unjust enrichment) in the contractual context. Firstly, the orthodox account correctly proceeds on the basis that the restitutionary claim in the contractual context is founded on an independent cause of action in unjust enrichment, rather than some equitable notion of unconscientiousness or the law of contract. Secondly, the book departs from the orthodox account by rejecting the unjust factors approach and endorsing the absence of basis approach for the law of unjust enrichment. Finally, the book argues that the right to restitution in the contractual context should be determined by the conditionality of the transfer of the benefit rather than a requirement such as the termination of the contract, as the orthodox account dictates. To that end the book proposes the following model, under which the right to restitution in the contractual context is determined by the resolution of the following two questions: (1) Was the transfer of the benefit (eg of money or services) conditional? (2) Was there a qualifying failure of condition? A condition can be, and often is, the other contracting party's counter-performance, but it may also be an event not promised by either party. What qualifies as a failure of condition depends on the type of contract in question. This book identifies two types of contracts, namely those which are apportioned (eg instalment contracts) and those which are unapportioned. It is only in relation to the latter that termination is required. It is a particular strength of the

book that it is underpinned by detailed and original historical analysis which makes a novel and distinct contribution to the history of the laws of unjust enrichment and contract. 'Dr Baloch has produced the definitive study of the inter-relationship between contract and unjust enrichment. This has been achieved by carefully considering the historical roots of our common law, and how this is to be understood in its best light in the modern era.' Robert H Stevens, University College, London. 'Dr Baloch's exploration of the boundary between contractual and unjust enrichment liability in the 17th to 19th centuries has important things to say about the history of ideas of 'contract' in this period.' Mike Macnair, Oxford University. 'This is an innovative and rigorous book which engages with one of the most difficult areas in the law of unjust enrichment, namely the relationship between the law of unjust enrichment and the law of contract. Baloch roots his treatment of the modern law in its history and the historical analysis throughout is very careful and well grounded in the primary sources.' David Ibbetson, Cambridge University. 'This is a valuable book, thoughtful and well researched. It is concerned to build a model that fits comfortably with the cases, and its focus is on the work of modern commentators. Those concerned with the relationship of contract and the law of restitution whether at a theoretical level or in practice will benefit by careful study of what Dr Baloch has to say, whether or not they agree with it.' Jack Beatson, Royal Courts of Justice, 14 February 2009 (From the foreword)

Technology Innovation Law and Practice: Cases and Materials Mar 05 2020 This

book is a comprehensive collection of cases, statutes, regulations and readings focused on the commercial development of new technologies, primarily by start-up and early-stage companies. It defines the technology innovation process as the set of decisions and actions by which an invention is transformed from a laboratory prototype into a commercially viable product or process; and defines the technology innovation period as the time between the point of invention (reduction to practice) and the point of market introduction. Technology Innovation Law and Practice addresses the gap in academic attention paid to the field of technology innovation. The book provides students, faculty and practitioners, both in law and other disciplines, with a single source of in-depth information on the laws that affect the technology innovation process. The book is unique in its interdisciplinary focus, in its emphasis on start-up and early-stage technology companies, and in its combination of instructional and reference materials.

Just and Unjust Warriors Jun 27 2019 Can a soldier be held responsible for fighting in a war that is illegal or unjust? This is the question at the heart of a new debate that has the potential to profoundly change our understanding of the moral and legal status of warriors, wars, and indeed of moral agency itself. The debate pits a widely shared and legally entrenched principle of war - that combatants have equal rights and equal responsibilities irrespective of whether they are fighting in a war that just or unjust - against a set of striking new arguments. These arguments challenge the idea that there is a separation between the rules governing the justice of going to war (the jus ad

bellum) and the rules governing what combatants can do in war (the jus in bello). If ad bellum and in bello rules are connected in the way these new arguments suggest, then many aspects of just war theory and laws of war would have to be rethought and perhaps reformed. This book contains eleven original and closely argued essays by leading figures in the ethics and laws of war and provides an authoritative treatment of this important new debate. The essays both challenge and defend many deeply held convictions: about the liability of soldiers for crimes of aggression, about the nature and justifiability of terrorism, about the relationship between law and morality, the relationship between soldiers and states, and the relationship between the ethics of war and the ethics of ordinary life. This book is a project of the Oxford Leverhulme Programme on the Changing Character of War.

Unjust Enrichment Jul 29 2019 This new edition of *Unjust Enrichment* by the editor of the Clarendon Law Series, is a fully updated, clear and concise account of the law of unjust enrichment. It attempts to move away from the use of obscure terminology inherited from the past. This text is the first book to insist on the switch from restitution to unjust enrichment, from response to event. It organises modern law around five simple questions: Was the defendant enriched? If so, was it at the claimant's expense? If so, was it unjust? The fourth question is then what kind of right the claimant has, and the fifth is whether the defendant has any defences. This second edition was revised and updated by Peter Birks before his death from cancer on 6 July 2004 at the age of

62. It represents the final thinking of the world's leading authority on the subject.

The Unjust Steward Nov 24 2021 Reproduction of the original: The Unjust Steward by Mrs. Oliphant

Sustaining Hope in an Unjust World Dec 14 2020 In our faithful work toward building a better world, we may often feel we're losing the battle. The poor get poorer, the vulnerable continue to be abused, and justice for all is a distant dream. No matter how hard we work, nothing changes. Somedays, we wonder if God is even still with us in the fight. But what happens, in our striving for social justice, when we discover that God offers us something entirely different than the promise of victory? In this love letter to the disheartened activist, pastor Timothy Murphy reflects on his own journey of disappointments and despair and rediscovers a faith - and a God - who inspires us to continue fighting, even when it feels like we're losing the battle.

Unjust Aug 02 2022 "An elegant and thoughtful dismantling of perhaps the most dangerous ideology at work today." — BEN SHAPIRO, bestselling author and host of "The Ben Shapiro Show" "Reading Noah Rothman is like a workout for your brain." — DANA PERINO, bestselling author and former press secretary to President George W. Bush There are just two problems with "social justice": it's not social and it's not just. Rather, it is a toxic ideology that encourages division, anger, and vengeance. In this penetrating work, Commentary editor and MSNBC contributor Noah Rothman uncovers the real motives behind the social justice movement and explains why, despite its

occasionally ludicrous public face, it is a threat to be taken seriously. American political parties were once defined by their ideals. That idealism, however, is now imperiled by an obsession with the demographic categories of race, sex, ethnicity, and sexual orientation, which supposedly constitute a person's "identity." As interest groups defined by identity alone command the comprehensive allegiance of their members, ordinary politics gives way to "Identitarian" warfare, each group looking for payback and convinced that if it is to rise, another group must fall. In a society governed by "social justice," the most coveted status is victimhood, which people will go to absurd lengths to attain. But the real victims in such a regime are blind justice—the standard of impartiality that we once took for granted—and free speech. These hallmarks of American liberty, already gravely compromised in universities, corporations, and the media, are under attack in our legal and political systems.

An Unjust God? May 07 2020 First-time Translation in English - - - The relationship between Christians and Jews has often been very tense, with misunderstandings of Paul's teachings contributing to the problem. Jacques Ellul's careful exegesis of Romans 9-11 demonstrates how God has not rejected Israel. The title is taken from the verse, ""Is there some injustice in God?"" The answer is a clear ""no."" God's election simply expanded outward beyond Israel to reach all peoples of the earth. In the end, there will be a reconciliation of Jews and Christians within God's plan of salvation. Written in 1991, three years before Ellul died, *An Unjust God?* brings a new

understanding to a section of Scripture known for its conventional and limited interpretations. One significant feature of the book is Ellul's personal experience of the suffering of Jews under the Nazi regime; and this has direct bearing for the way he links the sufferings of Israel with the sufferings of Jesus. Ellul is then bold enough to say that a major reason why the Jewish people have not accepted Jesus as Messiah is because the Christian Church has not done well to emulate the Jewish Savior of the world.

""Unfazed by the deeply rutted and predictably interpretive pathways established in Romans 9-11, Ellul is massively open to hearing what God might actually be saying."" -- From the Foreword by David W. Gill, President of International Jacques Ellul Society

""Jacques Ellul reads the Scriptures closely, consequently getting surprising--and brilliant--insights that stun us. I don't always agree with his conclusions, but he always stimulates me to contemplate afresh. May this book propel us all to cherish Israel and its biblical task more wholly."" --Marva Dawn, editor and translator of Sources and Trajectories: Eight Early Articles by Jacques Ellul that Set the Stage Jacques Ellul (1912-1994), a French sociologist and lay theologian, was Professor Emeritus of Law and of the History and Sociology of Institutions at the University of Bordeaux. He wrote more than forty books, including The Technological Society, The Humiliation of the Word, and Technological Bluff.

New-Church Messenger Oct 12 2020

Kingdom of the Unjust Oct 04 2022 In this book the author researches the nature of the

relationship between the U.S. and Saudi Arabia. In seven succinct chapters followed by a meditation on prospects for change, Benjamin shines a light on one of the weirder, and most important, elements of American foreign policy. What is the origin of this strange alliance between two countries that have very little in common? Why does it persist, and what are its consequences? Why, over a period of decades and across various presidential administrations, has the United States consistently supported a regime shown time and again to be one of the most powerful forces working against American interests? Saudi Arabia is perhaps the single most important source of funds for terrorists worldwide, promoting an extreme interpretation of Islam along with anti-Western sentiment, while brutally repressing non-violent dissidents at home. With extremism spreading across the globe, a reduced U.S. need for Saudi oil, and a thawing of U.S. relations with Iran, the time is right for re-evaluation of America's close ties with the Saudi regime.

Ready or Not Apr 05 2020 The New York Times bestselling author of *The Price of Privilege* and *Teach Your Children Well* explores how today's parenting techniques and our myopic educational system are failing to prepare children for their certain-to-be-uncertain future—and how we can reverse course to ensure their lasting adaptability, resilience, health and happiness. In *The Price of Privilege*, respected clinician, Madeline Levine was the first to correctly identify the deficits created by parents giving kids of privilege too much of the wrong things and not enough of the right things. Continuing to

address the mistaken notions about what children need to thrive in *Teach Your Children Well*, Levine tore down the myth that good grades, high test scores, and college acceptances should define the parenting endgame. In *Ready or Not*, she continues the discussion, showing how these same parenting practices, combined with a desperate need to shelter children from discomfort and anxiety, are setting future generations up to fail spectacularly. Increasingly, the world we know has become disturbing, unfamiliar, and even threatening. In the wake of uncertainty and rapid change, adults are doubling-down on the pressure-filled parenting style that pushes children to excel. Yet these daunting expectations, combined with the stress parents feel and unwittingly project onto their children, are leading to a generation of young people who are overwhelmed, exhausted, distressed—and unprepared for the future that awaits them. While these damaging effects are known, the world into which these children are coming of age is not. And continuing to focus primarily on grades and performance are leaving kids more ill-prepared than ever to navigate the challenges to come. But there is hope. Using the latest developments in neuroscience and epigenetics (the intersection of genetics and environment), as well as extensive research gleaned from captains of industry, entrepreneurs, military leaders, scientists, academics, and futurists, Levine identifies the skills that children need to succeed in a tumultuous future: adaptability, mental agility, curiosity, collaboration, tolerance for failure, resilience, and optimism. Most important, Levine offers day-to-day solutions parents can use to raise kids who are prepared,

enthusiastic, and ready to face an unknown future with confidence and optimism.

Traffic World Aug 22 2021

A Roman Mystery Sep 10 2020

The Divine Authority of the Old and New Testament asserted: with a particular Vindication of the Characters of Moses and the Prophets, our Saviour Jesus Christ and his Apostles against the unjust aspersions and false reasonings of a book by T. Morgan , entitled “The Moral Philosopher.” (The Divine Authority of the Old and New Testament asserted: being a defence of the first volume of this work, against the exceptions and misrepresentations in the second volume of the Moral Philosopher.) Jul 21 2021

Unjust Deserts Oct 24 2021 Draws on extensive research to reveal how as much as ninety percent of current economic output is collective in nature, in a report that argues that the wealthy are not inherently deserving of their economic advantages and that more balanced wealth redistribution practices should be adopted. 15,000 first printing.

The Moral Status of Combatants Sep 30 2019 This book develops a new contractualist foundation for just war theory, which defends the traditional view of the moral equality of combatants and associated egalitarian moral norms. Traditionally it has been viewed that combatants on both sides of a war have the same right to fight, irrespective of the justice of their cause, and both sides must observe the same restrictions on the use of force, especially prohibitions on targeting non-combatants.

Revisionist philosophers have argued that combatants on the unjust side of a war have no right to fight; that pro-war civilians on the unjust side might be targetable; and that lawful combatants on the unjust side might in principle be liable to prosecution for their participation on the unjust side. This book seeks to undercut the revisionist project and defend the traditional view of the moral equality of combatants. It does so by showing how revisionist philosophers fail to build a strong foundation for their arguments and misunderstand that there is a moral difference between collective military violence and a collection of individually unjustified violent actions. Finally, the book develops a theory defending the traditional view of military ethics based on a universal duty of all people to support just institutions. This book will be of much interest to students of just war theory, ethics philosophy, and war studies.

Supreme Inequality Apr 29 2022 “With *Supreme Inequality*, Adam Cohen has built, brick by brick, an airtight case against the Supreme Court of the last half-century...Cohen’s book is a closing statement in the case against an institution tasked with protecting the vulnerable, which has emboldened the rich and powerful instead.” —Dahlia Lithwick, senior editor, *Slate* A revelatory examination of the conservative direction of the Supreme Court over the last fifty years. In *Supreme Inequality*, bestselling author Adam Cohen surveys the most significant Supreme Court rulings since the Nixon era and exposes how, contrary to what Americans like to believe, the Supreme Court does little to protect the rights of the poor and disadvantaged; in fact, it has not been on their side

for fifty years. Cohen proves beyond doubt that the modern Court has been one of the leading forces behind the nation's soaring level of economic inequality, and that an institution revered as a source of fairness has been systematically making America less fair. A triumph of American legal, political, and social history, *Supreme Inequality* holds to account the highest court in the land and shows how much damage it has done to America's ideals of equality, democracy, and justice for all.

Supreme Inequality Jul 09 2020 "From New York Times bestselling author Adam Cohen, a revelatory examination of the conservative direction of the Supreme Court over the last fifty years since the Nixon administration. In the early 1960s, the Supreme Court led by Chief Justice Earl Warren was at the height of its power, expanding civil rights for the poor and minorities and promoting equality in dramatic ways through rulings such as *Brown v Board of Education* and establishing the "Miranda warning" for persons in police custody. But when Warren announced his retirement in 1968, newly elected President Richard Nixon, who had been working tirelessly behind the scenes to put a stop to what he perceived as the Court's liberal agenda, had his new administration launch a total assault on the Warren Court's egalitarian victories, moving to dismantle its legacy and replace liberal justices with others more loyal to his views. During his six years in office, he appointed four justices to the Supreme Court, thereby setting its course for the next fifty years. In *Supreme Inequality*, Adam Cohen surveys the most significant Supreme Court rulings since Nixon and exposes how rarely the

Court has veered away from a pro-corporate agenda. Contrary to what Americans might like to believe, the Court does not protect equally the rights of the poor and disadvantaged, and, in fact, hasn't for decades. Many of the greatest successes of the Warren Court, such as school desegregation, labor unions, voting rights, and class action suits, have been abandoned in favor of rulings that protect privileged Americans who tend to be white, wealthy, and powerful. As the nation comes to grips with two newly Trump-appointed justices, Cohen proves beyond doubt that the trajectory of today's Court is the result of decisions made fifty years ago, decisions that have contributed directly and grievously to our nation's soaring inequality. An triumph of American legal, political, and social history, *Supreme Inequality* holds to account the highest court in the land, and should shake to its core any optimistic faith we might have in it to provide checks and balances"--

The Bookman Feb 13 2021

Unjust Borders Dec 02 2019 States restrict immigration on a massive scale. Governments fortify their borders with walls and fences, authorize border patrols, imprison migrants in detention centers, and deport large numbers of foreigners. *Unjust Borders: Individuals and the Ethics of Immigration* argues that immigration restrictions are systematically unjust and examines how individual actors should respond to this injustice. Javier Hidalgo maintains that individuals can rightfully resist immigration restrictions and often have strong moral reasons to subvert these laws. This book

makes the case that unauthorized migrants can permissibly evade, deceive, and use defensive force against immigration agents, that smugglers can aid migrants in crossing borders, and that citizens should disobey laws that compel them to harm immigrants. Unjust Borders is a meditation on how individuals should act in the midst of pervasive injustice.

Oddly Unjust May 19 2021 Believe it or not...The OJ Simpson Trial Gives Us Proof Positive that Jesus the Christ is God's Son! In this book, author Larry Hartmann explores the proof that God exists, the Bible is the truth, and Jesus was indeed God's Son through the lens of the OJ Simpson murder trial. Simpson's trial was seemingly an open and shut murder case with reams of evidence. Yet a Dream Team of lawyers took an impossible case against OJ, with solid evidence and one in seven billion odds that said he did it, and somehow shockingly came away with a not guilty verdict. Oddly Unjust draws the parallel between this famous case and the trial and death sentence of Jesus Christ 2000 years ago. The book examines new evidence that now exists to appeal this oddly unjust verdict. Using big data and statistics as well as proven courtroom logic, the book addresses what the odds say and what the most logical and reasonable alternatives are to the big questions about God, the reliability of the Bible and the claims of Jesus Christ. Read this book and you will better understand both sides of the arguments about God, the Bible, Jesus Christ, and the meaning of life. Whether you are a seeker, a skeptic or a believer, this book will be a thought-provoking journey

into the questions of God's existence and the impact of the findings on your life and your eternity. Larry Hartmann is a new voice on the issue of Christian apologetics and faith. He brings a fresh and thought provoking perspective as a marketplace leader and entrepreneur, using data and analytics to address the big questions around the Christian Faith."

The Athenaeum Feb 02 2020

the-super-rich-the-unjust-new-world-of-global-capitalism

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