

HOW TO ARGUE

Powerfully, Persuasively, Positively

JONATHAN HERRING

How To Argue Jonathan Herring

Jonathan Herring



How To Argue Jonathan Herring:

How to Argue Jonathan Herring, 2011-01-24 **How to Argue** Jonathan Herring, 2012-04-23 The ability to persuade influence and convince is a vital skill for success in work and life However most of us have little idea how to argue well Indeed arguing is still seen by many as something to be avoided at all costs and mostly it s done poorly or not at all Yet it s possibly the most powerful and yet most neglected asset you could have Discover the art of arguing powerfully persuasively and positively and you ll have a head start every time you want to Get your point across effectively Persuade other people to your way of thinking Keep your cool in a heated situation Win people over Get what you want Tackle a difficult person or topic Be convincing and articulate Have great confidence when you speak In *How to Argue* leading lawyer Jonathan Herring reveals the secrets and subtleties of making your case and winning hearts and minds At home or at work you ll be well equipped to make everything you say have the desired effect every time **Question Quest for Ages 8-14** Steve Bowkett, Tony Hitchman, 2025-05-29 The ability to ask incisive questions is a powerful skill set that children can acquire and develop if the classroom and whole school environments support it This essential book offers a range of engaging and inclusive activities that promotes children s questioning and feeds their natural sense of curiosity and wonder *Question Quest* explores the various types of questions that can be asked in a number of educational contexts from the point of view of both teachers and pupils Packed with 100 practical activities the book seeks to boost children s self confidence in asking questions and provides the tools to establish a questioning classroom where asking questions is encouraged and celebrated in order to enhance children s learning With clear and practical explanations the authors argue how questioning is an intelligent behaviour that is essential in nurturing children s innate desire to learn constantly Topics covered include Establishing a questioning classroom Questioning and creativity Questions and creative writing Conducting a discussion Philosophical enquiry Questioning and life coaching This book is a key resource for any school teacher or parent looking to foster and develop critical thinking skills in children and young people *How to be assertive in any situation* Sue Hadfield, Gill Hasson, 2012-08-21 Be confident self assured and stand up for your right to be yourself The ability to make clear decisions to approach your life with confidence and self assurance and to believe in yourself are all crucial to success And in both work and life assertiveness holds the key to your self respect and self esteem This remarkable guide is packed with real life examples motivating scenarios quick wins and loads of friendly advice that will show you how to make your voice heard take control of your destiny feel empowered and motivated and begin to live the life you want without apology Learn powerful life changing techniques to make sure your opinions are always respected deal confidently and effectively with other people their assumptions and their demands Learn to be decisive confident and self assured Understand that whilst you have rights so do those around you Learn to say what you mean mean what you say and know that you really do have the right to say no *How To Be Assertive* is a fun read and a great friend to have around It s written by two experienced down to earth and real world

experts and with just one read it really could change your life forever *Gender, Sexuality and Law* Chris Ashford, Alexander Maine, 2024-10-03 This textbook combines pioneering feminist and queer judgments and statutes with critical and intersectional theories to provide a comprehensive overview of the field of gender sexuality and law A diverse range of socio legal experts set out the theoretical and legal foundations of the topic before examining the ongoing struggle for rights and contemporary dissenting voices *Transdisciplinary Perspectives on Childhood in Contemporary Britain* Sandra Dinter, Ralf Schneider, 2017-11-15 In the light of the complex demographic shifts associated with late modernity and the impetus of neo liberal politics childhood continues all the more to operate as a repository for the articulation of diverse social and cultural anxieties Since the Thatcher years juvenile delinquency child poverty and protection have been persistent issues in public discourse Simultaneously childhood has advanced as a popular subject in the arts as the wealth of current films and novels in this field indicates Focusing on the late twentieth and the early twenty first centuries this collection assembles contributions concerned with current political social and cultural dimensions of childhood in the United Kingdom The individual chapters written by internationally renowned experts from the social sciences and the humanities address a broad spectrum of contemporary childhood issues including debates on child protection school dress codes the media the representation and construction of children in audiovisual media and literary awards for children s fiction Appealing to a wide scholarly audience by joining perspectives from various disciplines including art history education law film and TV studies sociology and literary studies this volume endorses a transdisciplinary and meta theoretical approach to the study of childhood It seeks to both illustrate and dismantle the various ways in which childhood has been implicitly and explicitly conceived in different disciplines in the wake of the constructivist paradigm shift in childhood studies [How to Change Absolutely Anything](#) Damian Hughes, 2012-12-14 Everybody wants to change something whether it is work life yourself or someone else Based on evidence based psychological principles including those drawn from CBT this book demonstrates how you can bring about positive change in your life Bursting with powerful tips tricks advice and guidance taken from interviews with some of the most positive and productive people in the world from Mohammed Ali and Richard Branson to Alex Ferguson and Tiger Woods *Inducing Immunity?* Roland Pierik, Marcel Verweij, 2024-03-26 Why immunization must be made mandatory in times of vaccine hesitancy and how we can design and implement immunization policies in a practical trustworthy and democratic way We live in perilous times when a significant number of citizens are either defiantly antivaccination or hesitant to accept vaccinations for themselves or for their children In *Inducing Immunity* legal philosopher Roland Pierik and bioethicist Marcel Verweij explore ways to regulate collective immunization in as democratic a manner as possible Approaching the problem as a matter of a conflict between the responsibility of government to protect public health and the basic right to freedom of citizens Pierik and Verweij argue that John Stuart Mill s harm principle the idea that individuals should be free to act so long as their actions do not harm others offers a strong basis for coercive immunization policies

Covering childhood immunization policies as well as vaccination programs aimed at adult citizens the authors argue that a coercive immunization policy in any liberal democracy must first satisfy the principle of proportionality This leads them to an in depth exploration of the role of exemptions the nature of coercion and the contents of vaccination programs In the final part of the book the authors also discuss the importance and scope of freedom of speech given how the current spread of misinformation has undermined confidence in vaccines Offering an in depth analysis in bioethics and legal philosophy *Inducing Immunity* is a sensible and applicable guide for health professionals policymakers and academics alike on how we can and must do better with our immunization policies

Childhood in Liberal Theory Nicolás Brando,2024 *Childhood in Liberal Theory* offers a novel perspective on the concept of childhood and children s rights within the tradition of liberal theories of justice Brando questions the strict opposition of childhood and adulthood as social categories and proposes an Adaptive model of childhood as an alternative foundation

Marital Rights Robert Leckey,2017-07-05 This volume gathers influential and cutting edge scholarship on the international and domestic rights attaching to married couples and other adult relationships Addressing examples from the European Court of Human Rights UK USA Canada Australia and South Africa it traces contentious debates about the content of marital rights and responsibilities and whether law should reach beyond marriage and if so how Twenty four essays and a substantial introduction highlight the complexity and contradictions as marital law grapples with gender equality the aftermath of recognizing gay and lesbian rights abiding economic inequalities and exotic issues such as forced marriage and polygamy

Arguments about Abortion Kate Greasley,2017-03-31 Does the morality of abortion depend on the moral status of the human fetus Must the law of abortion presume an answer to the question of when personhood begins Can a law which permits late abortion but not infanticide be morally justified These are just some of the questions this book sets out to address With an extended analysis of the moral and legal status of abortion Kate Greasley offers an alternative account to the reputable arguments of Ronald Dworkin and Judith Jarvis Thomson and instead brings the philosophical notion of personhood to the foreground of this debate Structured in three parts the book will I consider the relevance of prenatal personhood for the moral and legal evaluation of abortion II trace the key features of the conventional debate about when personhood begins and explore the most prominent issues in abortion ethics literature the human equality problem and the difference between abortion and infanticide and III examine abortion law and regulation as well as the differing attitudes to selective abortion The book concludes with a snapshot into the current controversy surrounding the scope of the right to conscientiously object to participation in abortion provision

Relocation Disputes Rob George,2014-07-04 Relocation cases are disputes between separated parents which arise when one parent proposes to move to a new geographic location with their child and the other parent objects to the proposal Relocation disputes are widely recognised as being amongst the most difficult cases facing family courts and the law governing them is increasingly a cause for debate at both national and international levels In *Relocation Disputes* Law and

Practice in England and New Zealand Rob George looks at the different ways in which the legal systems of England and New Zealand currently deal with relocation cases Drawing on case law literature and the views of legal practitioners in the two jurisdictions Relocation Disputes represents a major contribution to our understanding of the everyday practice of relocation cases The empirical data reported in this book reveal the practical differences between the English and New Zealand approaches to relocation along with a detailed analysis of the pros and cons of each system as seen by judges lawyers and court experts who deal with these cases in practice This analysis leads to detailed criticisms and lessons that can be learnt together with practical suggestions about possible reforms of relocation law

Legal Perspectives on State Power Chris Ashford, Alan Reed, 2016-12-14 The issue of consent and criminal law commonly focuses on consent in sports sexual activity and medical treatment The notion of consent and the influence of state control in this context however are pervasive throughout the criminal justice process from the pre trial stage to rehabilitation This edited collection charts an important and original pathway to understanding these important issues pre during and post trial from a range of perspectives including doctrinal socio legal intersectional medico legal feminist critical legal and queer theoretical viewpoints The collection addresses the complex inter relationship between consent and state control in relation to private authorisation and public censure sexual behaviour the age of consent queering consent Pro LGBTI Refugee cases rape by fraud male rape undercover policing prisons and consent compulsory treatment for sex offenders sex offenders with high functioning autism and the suitability of sex offender treatment programmes and the criminalisation of HIV transmission This multi disciplinary approach draws together a variety of experts from legal and medical academia and practice in order to confront the issues raised by these subjects which are likely to remain controversial and in need of reform for years to come

Research Handbook on Law, Society and Ageing Sue Westwood, Nancy J. Knauer, 2024-08-06 In an era where the population is rapidly ageing this timely Research Handbook addresses the wide ranging social and legal issues concerning older people

Suicide and the Law Elizabeth Wicks, 2023-02-23 This book investigates the law s approach to suicide in England and Wales It explores the seismic shift in perceptions of the law s role in respect of suicide from imprisonment as a punishment for attempting suicide to courts hearing arguments about whether there is not only a right to suicide but also a right to assistance in suicide This development stands alongside a global recognition of suicide prevention as a public health priority In this book the dual priorities of respect for autonomy and the protection of human life are recognised as equally important and the legal issues surrounding suicide in a range of different contemporary contexts including suicide in prison and juvenile suicide are considered The book also investigates what the relationship between mental health and suicide means for its legal regulation and evaluates the enduring legal offence of assisted suicide particularly in the context of the terminally ill It is argued that a more refined approach to the topic of voluntary death should be recognised in the law one that distinguishes more clearly between autonomous decision making about the end of life and incapacitated self caused risks to

life that require effective preventative interventions

Hayes and Williams' Family Law Mary Hayes, Stephen Gilmore, Lisa Glennon, 2012-08-23 Rev ed of Family law principles policy and practice 2nd ed c1999

Hayes and Williams' Family Law Stephen Gilmore, Lisa Glennon, 2016 Provides a comprehensive critical and case focused introduction to family law Hayes Williams Family Law helps students to gain a firm understanding of family law principles the developing law and key reform debates

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Critically Ill Children and the Law James Cameron, 2023-12-12 A series of recent high profile court cases has demonstrated the inadequacy of current laws in addressing issues relating to medical treatment decisions involving seriously ill children The challenges of determining that life sustaining medical treatment is not in a young child s best interests have resulted in criticism of the best interests principle This book explores the theoretical foundations of the best interests principle and alternatives offered in the academic literature to allow readers to understand why the principle remains contentious despite its prevalence It provides theoretical background exploration of what occurs in practice and proposes a novel approach to address these challenges Frameworks for decision making identified in the academic literature are used to examine the application of the best interests principle in practice in England and Wales Australia and New Zealand through a review of the case law and qualitative research with paediatric doctors The exploration of current practice allows readers to understand the challenges of applying the best interests principle but also the need to retain a focus on the child Readers are introduced to a human rights based approach which ensures that the focus remains on upholding the child s best interests but also provides a more comprehensive explanation of the situation Progressing the debate around end of life decision making and children the book will be a valuable resource for academics researchers and policy makers It will also provide practical guidance to both legal and medical practitioners in managing disputes about the provision of life sustaining treatment

Legal History in the Curriculum Caroline Derry, Carol Howells, 2025-06-30 As legal education faces fresh challenges and opportunities and a growing literature calls for subversive new approaches this book engages with vital questions about the place of history in the law school How and why should we teach legal history What is its place in the curriculum What can different jurisdictions learn from each other This collection offers an overview and examples of cutting edge practice in teaching legal history across the law curriculum challenging expectations of its place and potential The book s three sections explore practices and possibilities in the core curriculum in dedicated legal history courses and in law schools across the world They highlight how legal history offers diverse and inclusive content global perspectives and transnational understandings to students By exploring contributors own purposes and practices they provide insight and fresh ideas on how and why readers can incorporate legal histories into their own teaching The volume will be an invaluable resource for all those involved in the

teaching of law and the law school curriculum

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