

INDEX

- abuse of rights, 10–11. *See also* property rights
 in common law, 148–153
 doctrine of, 171–172
 moral categories and, 160–163
 need for limits, 146–148
 political theory of, 153–160
- abusive exercise of rights
 actions, no intelligent interest, 166–168
 actions, outside telos of the right, 168–171
 actions taken, purpose to cause harm, 163–166
- Alexander, Gregory, 77, 230
 American Law Institute, 59
 Aquinas, Thomas, 98
- Barger v. Barringer*, 151
 Berry, Wendall, 113
 Blackstone, William, 19, 37
Bradford Corp. v. Pickles, 150
 Brooks, Arthur, 69, 88–89
- Carter v. Thomas*, 47–48
 charity, 10, 86–87
 external perspective, 123–126
 Penner's Use Theory, 127–128
- charity, practical reason
 base requirement and, 129–131
 charity and law, 132
- charity, private law
 gifts *caus mortis*, 140–142
 marriage, 142–144
 politics exception, 137–140
 private law, other areas, 144–145
 property law, donative intent, 132–136
- Claeys, Eric, 47, 58, 60, 220
 Clean Water Act, 14
- Coase, Ronald, 58
Coggs v. Bernard, 134
 Cohen, Felix, 227
 common law institutions
 mediated dominion and, 49–55
 necessity of, 55
 coverture, 35–36, 80
- Dagan, Hanoch, 81
 de Tocqueville, Alexis, 123
 Demsetz, Harold, 111
 dominion. *See* mediated dominion
 Dworkin, Ronald, 18
- Ekins, Richard, 116
 Ellickson, Robert, 240–241
 Environmental Protection Agency (EPA), 14
 Epstein, Richard, 180, 219
 European Convention for the Protection of Human Rights, 193–194
- Feinberg, Joel, 179
 Fifth Amendment, US Supreme Court, 192–193
 Finnis, John, 21–22, 23, 28, 29–30, 79–80, 87, 98–99, 101, 117–118, 169, 175, 212, 214–215, 229
- Flaherty v. Moran*, 168
 Foot, Philippa, 231
France Fenwick & Company v. The King, 193
- Genetix Snowball (GXS), 173–174
 Getzler, Joshua, 223
 Gray, John Chipman, 135–136
 Gray, Kevin, 228
 Gray, Susan Francis, 228
 Green, T. H., 79

- Harbison v. City of Buffalo*, 237
 Hart, Henry, 199
 Hegel, Georg, 66
 Hohfeld, Wesley Newcomb, 39–40, 214
 Holmes, Oliver W., 169–170, 186
 Human Rights Act 1998, 193–194
- inequality, least well off, 87–90
- Katz, Larissa, 47, 153–157, 159–160
Keeble v. Hickeringill, 150
Kelo v. City of London, 12
 Kurtz, Sheldon, 81
Kuzniak v. Kozminski, 168
- Lewis, C. S., 215
- MacCormick, Neil, 56, 207–208
 Married Women's Property Acts, 80
 Marx, Karl, 88
 Mechem, Philip, 134–135
 mediated dominion, 37–38
 argument against, 8
 common law institutions and, 49–55
 defined, 5
 four conditions, individuals, 112–114
 groups and community, 114–121
 individuals, 107–114
 practical reasonableness in, 6–8
 reasonable action and, 34–36
 mediated dominion, shape
 specification
 external norms, dominion, 56–60
 freedom, liberties, 60
 internal norms, 60–63
 powers of ownership, 61–63
 property law shaping, 56
 self-exclusion, theft, trespass,
 necessity, 56–57
 unreasonable interference, nuisance,
 waster, 57–60
Megarry & Wade, 228
 Merrill, Thomas, 38, 42, 44
 Michelman, Frank, 227
 Miller, Bradley, 21
Miller v. Schoene, 234, 237–238
Monsanto v. Tilly, 173–174, 186
- Morton, Peter, 119
 Mossoff, Adam, 38, 43, 47
 Mother Teresa, 70–71, 125
Mugler v. Kansas, 234
 Munzer, Stephen, 49, 65, 209
- Nagel, Thomas, 130
 norms. *See* property norms
- Oberdiek, John, 178, 186, 191–192
 owner domain, case for limitations,
 10–11
- Palmer, Elmer, 16–18
 Paul, Jeremy, 227
 Peñalver, Eduardo, 230, 231–232
Penn Central Transportation Company v. City of New York, 62–63
 Penner, J. E., 39–40, 42, 44, 45, 61, 69, 87, 93–94, 127–128, 181, 183–184, 185–186
 Perillo, Joseph, 153
 Pipes, Richard, 88
 politics, 91–92
 practical reason, property law. *See also*
 property norms
 freedom, dominion, 33–34
 good of practical reasonableness,
 28–29
 perfectionism in law, 20–27
 practical reasonableness
 requirements, 29–32
 private law in promoting, 32–33
 reasonable action, mediated
 dominion, 34–36
- property
 for all, personalist arguments, 64–65
 classical conception, challengers,
 39–42
 common, 6, 74–75
 defined, 5
 eligibility to own, 9
 exclusion vs. use, essentialist
 debate, 42–49
 law, government and, 11
 rights, Sackets case, 13–16
 unreasonable exercise of rights,
 16–20

- property and perfectionism
 coercion and, 107–109
 commitment, 112–114
 common good of community,
 117–121
 freedom, self-constitution, 97–106
 freedom, underdetermined choice
 conditions, 106–107
 internal point of view, reasons for
 action, 94–96
 joint action, group agency, 115–116
 mediated dominion, four conditions
 for individuals, 112–114
 mediated dominion, groups and
 community, 114–121
 mediated dominion, individuals,
 107–114
 plural, incommensurable goods,
 109–110
 practical reason, owner's dominion,
 96–97
 property's operation, 92–94
 stability of expectations, 111–112
 property norms, 11
 external norms, dominion, 56–60
 human motivations, 122–123
 internal norms, 60–63
 moral foundations, 198–204
 nature of, 197
 property norms, practical reason
 categorical dependent norms,
 204–210
 context dependent norms, 205,
 210–213
 in rem norms, 208–210
 usufructs, 213–215
 property, private
 conflicting intuitions about, 13–20
 defined, 5–6
 importance of, 12–16
 moral case for, 1–4, 7
 ownership domains case, 8
 unreasonable exercise of property
 rights, 16–20
 property rights. *See also* abuse of rights;
 two-term right statements
 categorical, exclusionary reasons,
 185–188
 as collectivist solutions, progressive
 views, 226–233
 communal self-constitution, 233–234
 Epstein, absolute property rights,
 219–226
 individualist, collectivist accounts,
 219
 normative force of rights, 176–184
 as peripheral instances of rights,
 184–185
 politicians, lawyers and, 234–238
 private ordering, common good
 rights, 233–241
 reasoned development of, 239–241
 rights absolute, conclusive, 176–181
 rights and their limits, 173–176
 rights ground in interests, 182–184
 specifying rights, 216–219
 taxation as taking, 225–226
 water rights, 221–225
 Proudhan, Pierre-Joseph, 64–65
Pumpelly v. Green Bay, 194
 Radin, Margaret Jane, 100,
 239–240
 Raz, Joseph, 24, 81–82, 94, 157–159,
 182–184, 232
 Reich, Charles, 78, 82–83, 108
 Revolution Settlement of 1688, 192
Rideout v. Knox, 169–170
Riggs v. Palmer, 18, 207
 rights. *See* property rights
 Ripstein, Arthur, 105
The Rule Against Perpetuities (Gray), 135
 Sackets case, 13–16
 Sacks, Albert, 199
 Sandel, Michael, 124
 slavery, 234–235
 Smith, Henry, 38, 40, 42, 44,
 227–228
State v. Shack, 37–38
 state-enforced ownership, liberty
 liberty outside property domains,
 70–72
 private property, cooperation, 72–74
 private property, ownership forms,
 74–87

INDEX

257

- Stoner, James, 236–237
 Story, Joseph, 134, 222
- Tomasi, John, 5, 69–70, 88–89
 two-term right statements
 abstraction dangers, 196
 conclusive as remedial rights,
 191–196
 practical deliberation guidance,
 188–190
 presumptions for outsiders,
 courts, 190–191
Tyler v. Wilkinson, 222
- Universal Declaration of Human
 Rights, Article 29, 184–185
- Village of Euclid v. Ambler Realty Co.*,
 234, 238
- Waldron, Jeremy, 9, 65, 131, 180–181,
 183
 Waldron's Proudhon Strategy. *See also*
 inequality, least well off;
 state-enforced ownership, liberty
 guarantee vs. eligibility to own,
 68–70
 universalizable claims of ownership,
 65–68
- Weaver, Richard, 112–113
 Webber, Grégoire, 178–180
 Wehner, Peter, 88–89
 Weinrib, Ernest, 199–200