

INDEX

- Abbott v. The Queen*, 227
 abortion, 60
Abrams v. United States, 81n35
 absence of a reasonable alternative,
 212ff., 220-230
 accident, 4
 Act of Succession, 65, 70n11
 act requirement, 7
actus reus, 3
 Adams, 74
 addiction, 15, 16
 addicts, 15
 adjudication, 193-195
 agreement, in contract, 171-173
 aims, of contract law, 171-177; of
 punishment and treatment, 2
 air controllers' strike, 163
 Alaska, 218
Alaska Packers' Ass'n v. Domenico, 187-
 188
Alferitz v. Borgwardt, 48n22
 alimony, 244
Allegheny College v. National Chautaugua
 Co., 187n72
 amending, 83
 analogy, reasoning by, 91
 antenuptial agreements, 254
 anthropological sense of moral position,
 26, 27n22, 28
 Anton, 229n76, 233n89, 235n94,
 237n99
 Ardal, Páll, 143-144
 Aristotle, 30n31, 119, 213, 213n3, 214,
 218-219
 Atiyah, P., 139n1, 149n18, 172n17,
 172n20, 175n29, 178n38,
 178n39, 179n41, 180n47,
 196n15
 Atkinson, R., 37n54
 Attwooll, E., 92n16
 Austin, John, 88
 authority to impose punishment, 2
 autonomy, 35
 availability of alternative means, 60

Babbitt, 12
 bail system, 18
 Baker, 229n75, 236n96, 237n99
Baker v. Carr, 194n9
 Barry, Brian, 110n55
 Baxter, Brian, 254n45
 Bayles, M., 5n10, 24n14, 25n17, 44n10,
 65n1, 91n15, 100n32, 101n34,
 102n37, 115n67, 118n5m,
 166n1, 166n3, 167n5, 167n6,
 191n2, 192n3, 192n6, 221n45,
 226n62, 234n91, 246n13
 Beatty, David, 155, 157, 164
 Becker, Lawrence, 130-132
 behavior, 2; voluntary, 3
 Bell, Chief Justice, 47-48
 benefits, 205-210
 Bentham, Jeremy 18, 117-118, 215,
 215n16, 237n100
Berry v. Branner, 60n61
 Best Theory Thesis, 89-98
 Bickenbach, 225n58, 232n85, 238n102
Bingham v. Miller, 50
Bivens v. Six Unknown Agents of Fed.
 Bureau of Narcotics, 57n49, 58
 Blackmun, Justice, 59
 Blackstonian views, 41
 blame, 119; expressions of, 119
 Bowie, Norman E., 90n11
 Brandt, R. B., 9, 9n19, 166n2, 167n5,
 191n1, 191n2
 Brilmayer, 106n44
 British Columbia Labour Relations Board,
 163
 Broad, C. D., 12n26

- Bronaugh, Richard, 149
 burden of proof, 214n9
 Burger, Chief Justice, 58
- Calamari, John D., 170n11
 California Supreme Court, 100n32
 Campbell, 12n26
 Canada, 155, 158-159
 capital punishment, 7
Carter v. Carter, 249n27
 causality in law, 38-39
 causation, 214
 cause, 11, 11n24
 causes of action, 55, 55n46
Central London Property Trust Ltd. v. High Trees Howe Ltd., 185
 certainty, 45, 46-47
 character, 9-10; traits, 119-122, 123
 Chitty, Joseph, 178n33, 180n47, 181n48, 186n65
 Church of England, 65, 70
 Clark, H. H., 244n5, 246n14, 249n24, 250n32
 coercion, 82, 83, 234
 coherence, 96n27
Colby v. Carney Hosp., 51n33
 Coleman, 92n16, 94n20, 102n36, 107n48
 collective good, 177
 common law, 42, 43, 44, 44n9, 55, 61, 63
 Commonwealth, 71
 community standards, 47
 completeness rule, 88
 concept/conception distinction, 79
 conditions, sufficient, 11-12
 conformity argument for legal moralism, 33-35, and see legal moralism
Connelly v. Director of Public Prosecutions, 52n39
 consideration, 165, 180-182
 Constitution, U.S., 73, 75-76, 78, 80, 193
 continuity, 46, 48-49
 contractarism, 74-79
 contract law, aims, 171-177; grounds of enforcement, 178-189
 contract theory, based on economics, 144-146; based on promise, 143-144; based on relations, 146-148; based on reasonable expectations, 148-149; functions, 139-141; law, 168ff.
 controlling one's conduct, 8
 Corbin, Arthur Linton, 168n9, 170n11, 170n12
Cord v. Cord, 251n36
 corn, 156-157
 corporal punishment, 7
 costs, economic, 197-200; moral, 200-205
 courts of final review, 43, 63; as undemocratic, 62n65
 Covell, 94n21
 crime rates, 1
 crimes, 129
 Criminal Justice Mental Health Standards, 216n22
 criminal law system, 1; defining it by its result, 2; what it consists of, 1-2
 criminal liability, 129; responsibility, 3, 8
 critical morality, see morality
 Cross, Rupert, 60, 60n63
- D v. National Society for the Prevention of Cruelty to Children*, 203n33
 dangerousness, 16n40
David Copperfield, 93
 David Hume, 13, 13n29
 Davies, F. R., 180n47
Davis v. United States, 6n14, 14n32
 decayed tooth, 3,
 Declaration of Human Rights, 155
 decriminalization of conduct, 4; 6; 15, 16
 defects of character, 9, 10
 defenses, for necessity and duress, 211ff.
 DeGeorge, Richard, 153, 155, 164
 democratic argument for legal moralism, 31-33 and see legal moralism
 denial of due process, 17
 Department of Health, Education, and Welfare, 113
 deterrent view of punishment, 33-34
 determinism, hard, 11-12, 13; soft, 12, 13
 Devine, 91n15
 Devlin, 5n9, 22, 23, 23n11, 26, 26n20,

- 27, 27n22, 31, 35n44, 35n46,
36, 36n52, 37-39, 39n58, 39n60
- Dickson, Chief Justice, 219
- Dillon v. Legg*, 55n46
- diminished responsibility, 6; 8; 11
- Diplock, K., 57n53
- direct costs, 197ff.
- Director of Public Prosecutions v. Lynch*,
227
- discontinuity, 49n27
- discretion, 85, 86-87, 254
- discriminatory sense of moral position, 26,
27n22, 28
- disintegration argument for legal moralism,
35-40 and see legal moralism
- dismantle, 1
- disposition, 9
- dispute resolution, 194-197
- District of Columbia preventive detention
statute, 17
- divestment of people, 4, 15, 16
- divorce laws, 243ff.
- Donagan, A., 67n7, 223n50
- double jeopardy, 73
- Dougherty v. Salt*, 186-187
- drug addicts, 6
- drug use, 15
- due process, 17, 84
- Duncan v. Duncan*, 253n42
- duress, 4, 211ff.
- Durham* rule, 6, 14
- Durham v. United States*, 6n15, 14n33
- Duster, T., 30n30
- duty, 28, 31, 65, 87
- Dworkin, R., 5n10, 26-28, 26n21, 44n10,
52n39, 61n64, 74, 76, 74n3,
76n14, 77n15, 77n17, 79n25,
80-83, 85ff., 166n3, 192n6, 200-
205
- economic costs, 197-200; offenses, 6
- economics, as basis of contract theory,
144-146
- Edwards, 12n25
- efficiency, 46, 48
- egoism, 214
- Eisenberg, Melvin Avon, 180n46, 181n52,
183n59, 186n65, 186n70
- Elliott v. Elliott*, 243n3
- enforceable commitments, 176-177
- environment, 10
- equality, 46, 49
- error costs, 197ff.
- Evans v. Evans*, 243n3
- evil, 2; as part of definition of punishment,
3;
- excuses, 4, 224-226; principle of, 4, 6, 9
- expectation interest, 142
- fairness, 46-48
- Feinberg, J., 5n10, 21n2, 23n9, 38n56,
214n11, 220n39, 223n52,
225n59, 229n77
- Feinberg v. Pfeiffer Co.*, 183
- fifth amendment, 73
- final review, courts of, 48
- financial settlements, 243ff.
- first amendment, 81
- Fletcher, George P., 118n2, 123-124,
124n15, 129n3, 130n5,
135n138, 217, 217n23, 217n27,
222, 222n46, 222n47, 224-226,
224n55, 225n56, 225n60,
230n81, 232, 232n84, 237n101,
239, 239n106, 240n109
- Flex, 2f1
- Founding Fathers, 73, 75, 76, 78-79
- fourteenth amendment, 73
- Frankel, Marvin E., 205n36
- Freed v. Walker*, 243n2, 244n4, 248n20,
249n25, 253n40
- freedom of speech, 77, 81; of transfer, 176
- Fridman, Gerald, 139, 143-144, 171n16,
172n18, 186n65
- Fried, C., 139n1, 143-146, 148, 150n21,
151, 172n17, 172n19, 174n25,
176n31, 178, 178n36, 185n63
- Fuller, Lon, 47n20, 149, 186n65, 194n10
- functional differences, 54-56
- Furman v. Georgia*, 7n17
- Gilmore, Grant, 168n10, 187n73

- Glendon, M. A., 243n3, 247n17, 249n23, 252n37
- Goetz, Charles J., 173n23
- Golden, J. J., 243n2, 249n21
- Golding, Martin P., 21-23, 21n2, 31, 194n11, 195n12, 208n39
- Gorby, 60n59
- Gorsky, Morley, 161-162
- gratuitous commitments, 187-188
- Gray, 58n56, 59n57
- Great Britain, 155
- Greenawalt, 94n21, 98n28, 101n34, 102n36, 102n37, 103n39, 104n40, 107n46
- Greiner v. Greiner*, 184
- Griffiths, 92n16, 96n27, 102n36, 102n37, 105n42
- Gross, Hyman, 118n2, 118n4, 119-120, 119n7, 122n11, 125n18, 130n6, 132-135, 216n20, 217-218, 218n30, 219-220, 219n35, 230, 230n79, 232n85, 233, 233n87, 234n92, 238n104, 240n109
- ground of enforcement, for contacts, 177-189
- habitual offender statutes, 17
- Hacker, P. M. S., 85n2
- Hall, Jerome, 58n56, 59n57, 211, 211n2, 213-214, 214n10, 215n20, 227, 227n66, 227n67
- Hamer v. Sidway*, 68, 178, 180, 183
- Hanan, Marsha, 138n29
- handcuffing the police, 1
- hard cases, 85, 92, 93, 96n27, 98, 106
- hard determinism, 11-12, 13
- harm, 3; 5, 15, 21, 23, 67
- Hart, H.L.A., 2n1, 2n3, 3b4, 4n7, 5n9, 22, 24, 25n18, 30, 30n27, 31-32, 32n39, 36-38, 36n50, 36n52, 39n59, 66, 102n37, 118, 122n22, 196n14, 216n21, 237n101
- Hart-Devlin debate, 5, see 22
- Hegelian virtue, 93
- Henderson, Stanley D., 182n55
- Henningsen v. Bloomfield Motors*, 55n46
- Henry VIII, 65, 70
- Hercules, 98
- Hilgers, 60n59
- Hillman, Robert A., 189n78, 189n81
- Hobbes, 75, 131n11, 214-215, 214n13
- Hodgson, D. H., 45, 47, 47n21, 48n25, 59n57
- Hoffman v. Jones*, 42n5, 57n51
- Hoffman v. Red Owl Stores*, 184-185
- Hohfeld, 65, 65n
- Holmes, Justice, 41
- Holytz v. City of Milwaukee*, 51n32
- homosexual conduct, 27, 39
- homosexuality, 29n26, 38
- Hopkins v. State*, 125n19
- Horan, 60n59
- Hospers, 12n25
- House of Lords, 43, 45, 54n44
- Hughes, Chief Justice, 29
- Hume, David, 13, 13n29, 117, 118-119, 121-122, 123, 125, 126-127
- Hynes v. New York Cent.*, 196n16
- Hythoday, 70
- ignorance, 4
- Illinois Supreme Court, 42
- immoral conduct, 33
- immorality, 21, 22
- imposed by human beings, 2
- inability to choose rationally, 211ff., 230-237
- incarceration, 7
- incoherence, 86-87
- inequality, 51
- In re Estate of Ney*, 251n36
- In re Hatten's Estate*, 181
- In re Marriage of Campa*, 243n3
- In re Marriage of Marsden*, 250n29
- insanity, 13-14
- interests, first- and second-order, 133
- intrinsically valuable, 37, 38
- involuntary behavior, 3, 212ff.
- Irish Republican Army, 227
- irresistible impulse test, 14
- is-ought gap, 77

- Italy, 76
- Jefferson, T., 74
- Jenkins v. Delaware*, 52n37
- Johnson, 94n21
- Jones v. Secretary of State for Social Services*, 52n39
- judicial discretion, 254; questions, 41, 41n1; review, 44, 75, 79
- Kaatz v. State*, 42n5, 57n50
- Kant, 112, 117, 118, 121, 215, 215n15
- Kearns, 94n21
- Keeton, R., 41n3, 48n22, 50n30, 51n36, 56n48, 57n52, 58n55, 60n62
- Kennedy, 90n13
- Kenny, Anthony, 227-229, 228n72-74, 229n75
- Kirksey v. Kirksey*, 178, 180, 184
- Kittrie, N., 4n8
- Krause, 243n1
- Krauskopf, 246n15, 248n19, 249n26, 250n30, 250n32, 251n34, 253n41
- Kronman, Anthony T., 171n15, 173n24, 186n67
- LaFave, Wayne R., 129n1, 130n4, 222n49, 226n61, 230n78, 230n80, 233n86, 233n88, 236n97
- Learned Hand, 83, 112
- Leflar, 60n62
- legal error costs, 198; insanity, 13; limits on liberty, 21-23; moralism, 24-26, 28 and arguments for, 31-40; moralist principle, 23, 31, 39; powers, 65 and rule, second-order, 100n33
- legislation of morality, 21
- legislative inaction, 60-61; 60n62; questions, 41, 41n1
- Leiser, B., 29n26
- Levenbook, 96n27, 102n36
- Levin, Joel, 182n54
- Levi, 81n37
- Levinson, 92n16, 94n19, 96n27
- Levy, R. J., 249n22
- Li v. Yellow Cab Co.*, 42n5, 50n29, 57n50, 57n51, 57n50, 57n51
- liability, 50
- libertarianism, 11-12
- liberty, 21, 22, 23, 33
- Lingenfelder v. Wainwright Brewery Co.*, 179n42
- Linkletter v. Walker*, 52n38, 52n39, 100n32
- Locke, 75
- Lochner v. New York, 76n13, 103n39, 104n40, 105n41
- logical completeness thesis, 85-89; reasoning, 167, 191-192
- Lord Devlin, see Devlin.
- Lord Kilbrandon, 227-228, 227n70, 228n73, 236-237, 236n98
- Lord Salmon, 228n73
- Lord Simon, 52n39
- Lord Widgery, 215n20
- Lyons, 108n49
- MacCormick, N., 91n15, 92n16, 94n21, 95n26, 96n26
- Mackie, John, 111n56
- Macneil, I., 139n1, 146-147, 151, 164n10, 171n14
- Madison, J., 74
- Mai Lai, 65
- Maki v. Frelk*, 42
- mala in se*, 29, 31, 68
- mala prohibita*, 6, 29, 31, 68
- Mapp v. Ohio*, 55n45, 100n32
- marijuana, 15
- marketplace of ideas, 81
- marriage, as *bas* business deal, 243ff.; as economic partnership, 246-248; rates, 245n10
- Marxists, 153
- maximizing economic value, in contracts, 173-174
- Mashaw, Jerry L., 205n35
- Mathews v. Eldridge*, 199, 203
- McCloskey, H. J., 25n19, 27n22, 30n30
- McDowell, Banks, 182n54



<http://www.springer.com/978-90-411-1835-6>

The Legal Essays of Michael Bayles

Robison, W.L. (Ed.)

2002, XI, 277 p., Hardcover

ISBN: 978-90-411-1835-6