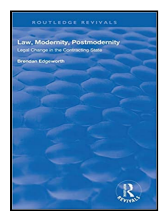
Legal justice and social change - a philosophy of law

Rubin Mass - The Concept of Justice



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The Concept of Justice

To explore this concept, consider the following distributive justice definition. The content of this presupposition is the basic norm.

The essential cases every law student should know

Law, he contends, is a social process in which bias is inherent. This is a free standing comment and not a reply to the first and only comment here.

Law, Philosophy of

At some stage, in every legal system, we get to an authorizing norm that has not been authorized by any other legal norm, and thus it has to be presupposed to be legally valid. As an historical matter, legal realism arose in response to legal formalism, a particular model of legal reasoning that assimilates legal reasoning to syllogistic reasoning.

David Lyons, Moral Aspects of Legal Theory: Essays on Law, Justice, and Political Responsibility

A certain content is regarded as normative by an agent if and only if the agent regards that content as a valid reason for action.

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