# Utilitarianism As a Public Philosophy

#### You Zhang\*

Abstract: Utilitarianism, as a subversive theory that once led to legal and social reforms, has come in for the opponents to construct a number of thought experiments to push the theory to the opposite side of people's moral intuition and sense of justice, which makes the theory gradually lost its dominant position in the theory of political philosophy and legislative practice. Although utilitarians have made a series of self-corrections in the theory on the composition of utility and the object of evaluation, they seem to be unable to retreat from the criticism of the four basic elements of consequentialism, welfarism, impartiality and the equal consideration of interests, and the aggregationism. To deal with such a dilemma, contemporary utilitarian Robert Goodin advocates limiting utilitarianism in its scope of application, arguing that treating utilitarianism as a public philosophy will transform the indignities it suffers in the private sphere into virtues in the public affairs. However, this paper finds that Goodin's strategy still fails to avoid Rawls's criticism against aggregationism in utilitarianism and the Dirty Hands Problem's reproach that utilitarianism raises internal moral tensions in agents in public affairs. To this, the paper responds with reference to Hessani's average utility maximization and Susan Wolf's "real-self view".

**Keywords**: utilitarianism, public philosophy, aggregationism, dirty hands problem, moral responsibility

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Intro	ductio	n	3
I.	Forn	nulation of the Question: Dilemmas and Revisions of Utilitarianism	4
	A.	Revisions of Utilitarianism	4
	B.	Intrinsic Dilemmas of Utilitarianism	7
II.	Resp	onses to the Question: Utilitarianism as a Public Philosophy	9
	A.	Distinctions between Public Philosophy and Private Morality	9
	B.	Justifications for Utilitarianism as a Public Philosophy	11
III.	Criti	cism and Reflection: Aggregationism and the Dirty Hand Problem	13
	A.	Critique of Aggregationism and Its Response	13
	B.	Critique of Dirty Hand Problem and Its Response	15
Conc	lusion		19

# The Game Between Indigenization and Globalization —Extended from Su Li's *Rule of Law and Its Local Resources*

#### Xinran Xu\*

**Abstract**: "Local Resources" proposed by Su Li is one of the most discussed theories in the field of Chinese jurisprudence, but Su Li did not provide a particularly clear framework for it. Based on sorting out Su Li's argument framework in the book *Rule of Law and Its Local Resources*, this article submits that local resources should refer to the combination of China's own logic of social development and the development model of Western society. The local advocacy itself is an academic reminder that scholars should focus on the integration and utilization of Chinese and Western resources, rather than focusing on one side. This article also provides some common points of local resources.

Keywords: Globalization, Indigenization, Modernization, Legal Transplantation

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Intro	ductio	n	22
I.	Su Li	's Problem Chain and the Problems Within It	23
	A.	The Assumptions of Problems	23
	B.	The Core of Problems	23
	C.	The Solutions of Problems	23
	D.	More Unsettled Problems	24
II.	"Lo	ocal Resources" in the Clash Between the West and the East	25
III.	"Lo	ocal" is a Kind of Reminder	27
IV.	Epi	logue: Several Points for Understanding the Local Resources of Law	29
	<b>A.</b>	The Political System of China	29
	В.	Long History and Vast Space of China	30
	C.	The Road of Modernization	30
Ackn	owled	gement	31

# The Evolution of Chinese Fiscal System and Land Administration System Since the Reform of Tax Sharing System: Associated with the Function of Social Conflict

Junyu Ma\*

Abstract: The 1994 Reform of Tax Sharing System (TSS) of China changed the current Chinese society a great deal. This paper starts with issues revealed from present news, by discussing the causes and effects of the Reform of Tax Sharing System, and therefore takes relatives issues such as the Fiscal Responsibility System (FRS),the Land Finance(LF),the Local Debt(LD) into consideration. This paper intends to analyze such issues in the perspective of legal system and eventually summarize them using Lewis Coser's Combination of Structural Functionalism and Social Conflict Theory, i.e. the theory emphasized in The Function of Social Conflict. The history showed in this paper, concerns the evolution of Chinese legal system including the Chinese Constitution. Meanwhile, the theory combined Structural Functionalism and Social Conflict Theory offers quite some explanation power when analyzing issues above. Besides, this paper is more like a report of syntopic reading about a series of articles and books concerning TSS, FRS, LF and LD.

**Keywords:** the Chinese Constitution, the Land Administration Law, Functions of Social Conflict, Land Finance, Local Government Debts

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Intro	oducti	on	35	
I.	AR	eview:Progression of History and the Reform of Tax Sharing System	35	
	A.	Background of the Reform: the Fiscal Responsibility System	36	
	B.	Progression of the Reform:Game between Central and Local Governm	ent38	
	C.	The Reform of Tax Sharing System, Associated with the Functions Conflict		
II.	The	Land Finance: Raging Tides	43	
	Α.	Thirty-Seventies: Tax Refund as a Drop in the Bucket	44	
	B.	The Land Finance: "Easy Way Out" of the Local Government	45	
	C.	Dashing Forward: Land Urbanization and the Land Fiancial System	47	
III.	The	Land Management Law: Between Editions	50	
	A.	From "Levy" to "Requisition": The Empasized Public Ownership of La	and 50	
	B.	The Land Management Law 2004 Edition: Disputes	52	
	C.	The Land Management Law 2019 Edition: Current Situation	54	
IV.	Wor	Worries Nowadays: How Will the Land Finance End in Post-COVID Era?57		
	A.	The Hidden Threat:Local Debt	58	
	В.	"The Price Limit Order" And "Mortgage Regardless of Previous Credit for Home Buyers"		
	C.	Finding a Way Out:Prospection and Contemplation	59	
V.	Back to the Function of Social Conflict: The Progression of Society Under Social Conflict			
	Α.	Attention to the Tendency of Social Conflict:Objectiveness of Social Co	nflict61	
	В.	The Social Conflict and Its Evolution Lead to the Change of Law Incl.  Constitution: Problems Force Reformation	_	
	C.	The Social Conflict is Good When Regulated Properly:Prvention of the Social Conflict		
Con	clusio	n	62	
Ackı	nowled	dgements	64	
Refe	rence		65	

# Conflict of interest and Balance in Medical Compliance Reform: A Case Study of Sanming City

Siqi Lu\*

Abstract: As our society continues to age, the tensions between the public, hospitals, pharmaceutical companies, and the government are becoming even more pronounced. It is crucial to establish a system that incentivizes and regulates these parties, ensuring a balance where everyone's interests are taken into account and mutually beneficial outcomes are achieved. A recent document titled "Guangzhou In-depth Promotion of Fujian Province Sanming experience to deepen the implementation plan of medical and health system reform" has been issued, highlighting the valuable insights gained from the medical reform carried out in Sanming City. These experiences hold significant importance for the broader comprehensive medical compliance reform. Consequently, this paper focuses on studying the medical compliance reform in Sanming City, examining the conflicts of interest that arise and exploring the best path to achieve balance. It also identifies key principles that should guide the universal medical compliance reform, providing recommendations for the further advancement of this new medical reform agenda.

Keywords: Medical Reform, Medical Compliance, Sanming Medical Reform, Legal Guarantee

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Intro	oductio	on
I.	Con	flicts of interest in Sanming medical reform70
	A.	Conflicts of Interest between Patients and Hospitals70
		1. The Interests of Public Hospitals in Pursuit of Development70
		2. The Interests of Patients Seeking Equal Medical Treatment71
		3. Conflicts of Interest between Patients and Hospitals71
	В.	Conflict of Interest between Hospitals and the Government
		1. The Interests of the Government to Safeguarding the Public Interests 71
		2. The Interests of the Hospital to Protect Private Interests
		3. Conflict of Interest Between the Hospital and the Government71
II.	The	Path to Balancing Interests in Sanming Medical Reform
	A.	Implementing the "Three Guarantees in One" and Deepening Medical Insurance Reform
	В.	Enforcing the "Two-Vote System" and Preventing Medical Corruption72
	C.	Reforming the Compensation System for Medical Personnel
III.	Enli	ghtenments from Sanming Medical Reform73
	A.	Upholding the Principle of Legal Protection
	В.	Embracing the Principle of Internal Compliance74
	C.	Striving for a Balance of Interests74

### Is Bitcoin a Virtual Property on the Internet?

#### Ruizhi Lv\*

Abstract: The network virtual property is independent, exclusive and property value, and the property existing in the network space in the form of electronic data. Our country protects the network virtual property in accordance with relevant laws and regulations. Unlike virtual property on the web, Bitcoin is a decentralized digital "currency" that does not require a central authority to operate. From the perspective of legal attribute, Bitcoin is more like drugs, guns and other contraband, which does not have the property attribute of civil law; The harmfulness of its own existence and the potential risks brought by it make it have no legal basis; Meanwhile, China has also banned the issuance, circulation and exchange of bitcoin and other virtual currencies. It is precisely because of the legal defects and prohibitive provisions that the holders of Bitcoin no longer have the possibility to dominate Bitcoin, so they no longer have the ownership of bitcoin in the sense of civil law, and thus cannot claim to exercise the right to return the original according to the ownership as argued in the "Case reference Book". In short, in the face of claims arising from Bitcoin in the future, not only can we not protect them, but we should impose the necessary penalties when necessary.

Keywords: Bitcoin, virtual property, legality

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I.	Que	tion Raising	77
II.	The	Dilemma and Challenges of the Judiciary	78
	A.	The Viewpoint of "Case Reference Book"	78
	B.	The Dilemma of Rule Conflicts	79
	C.	The Challenge of How to Execute	80
III.	Exai	nination of Virtual Wealth on the Internet	81
	A.	What is Network Virtual Property?	81
	B.	What is Online Virtual Property?	82
IV.	Prod	f of Bitcoin's Legal Attributes	84
	A.	What is Bitcoin?	84
	B.	Prohibited Bitcoin	85
		1. The Necessity of Prohibition	85
		2. Content Based Prohibition by Law	86
	C.	Unprotected Bitcoin	87
		1. Bitcoin is a special entity	87
		2. Bitcoin is not a Legal Propert	88
		3. Holders Do not Enjoy Ownership	89
V	Com	ments and Conclusion	90

# **Weaponizing Peace**

Yuvraj Joshi; trans., by Kexin Lu\*

Abstract: American racial justice opponents regularly wield a desire for peace, stability, and harmony as a weapon to hinder movement toward racial equality. This Essay examines the weaponization of peace historically and in legal cases about property, education, protest, and public utilities. Such peace claims were often made in bad faith and with little or no evidence, and the discord they claimed to address was actually the result of hostility to racial equality. For a time, the Supreme Court rejected dominant peace claims for precisely these reasons. This Essay further documents the weaponization of peace in current attempts to restrict Black Lives Matter protests, denigrate calls for police defunding, outlaw critical race theory, and dismantle affirmative action. By linking these historical and contemporary arguments, this Essay finds that dominant logics of peace mask the injustice, frustration, and despair felt by subordinated groups. The Essay urges closer scrutiny of appeals to peace that primarily function to stifle the pursuit of racial justice and to maintain status quo inequality.

Keywords: racial segregation, black civil rights, equal protection, judicial case, U.S. Constitution

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Intro	Introduction		
I.	How	Peace Becomes Weaponized	99
II.	Wea	ponized Peace in Legal Cases	103
	A.	Property: Buchanan v. Warley	103
	В.	Education: Cooper v. Aaron	106
	C.	Parks: Watson v. City of Memphis	109
	D.	Protests: Cox v. Louisiana	110
	E.	Pools: Palmer v. Thompson	111
III .	Wea	ponized Peace in Current Debates	115
	Α.	The Black Lives Matter Movement, Anti-Protest Laws, and Anti-Defund Strategies	116
	В.	Antiracism Education, Critical Race Theory Bans, and Affirmative Action Litigation	120
Conc	lusior	: from Weaponized to Just Peace	122

# Mapping the Future of Insider Trading Law: of Boundaries, Gaps, and Strategies

John C. Coffee Jr.; trans., by Yizhou Jin\*

**Abstract**: The current insider trading law has its gaps and imperfections, notably not covering scenarios where recipients acquire inside information unintentionally within the regulatory scope of insider trading. Given that the written law has not been altered yet, the SEC should, based on its own authority, formulate Rules 10b5-3 and 10b5-4 to rectify the deficiencies in the current law in defining the element of "deception". The proposal of these rules, while addressing existing loopholes, reasonably expands the regulatory scope of current insider trading, and maintains market efficiency.

Keywords: Insider Trading Law, Rule 10b5, SEC

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Introduction			128
I.	Gap	os in the Law	132
	A.	Careless Tipper/Corrupt Tippee	133
	В.	Non-Deceptive "Theft" of Business Information	135
	C.	"Warehousing" and Selective Disclosure	135
II.	Pote	ential Theories	136
	A.	Fraud on the Market	136
	B.	The Duty to Hold Lost or Stolen Information in Confidence	138
	C.	Codifying Dorozhko	142
	D.	The Restatement of Agency	143
	E.	Willful Violations of Regulation FD	144
III.	An Evaluation		145
	A.	Overcriminalization	145
	B.	The Impact on Market Efficiency	145
	C.	Federalism	147
Con	clusio	1	148

# **Legacy and Accountability**

Ian Ayres; trans., by Xinran Xu\*

**Abstract**: This Essay considers the ways that the law can help or hinder the accountability of actors and institutions. It draws two implications from the failure of Justice Ruth Bader Ginsburg to retire at a time that would have better secured the constitutional right to abortion. First, it suggests waysincluding information escrows—that the law could better dissuade individuals from taking actions that might tarnish and counterbalance the good they've done earlier in their lives. Second, it provides new empirical support for "regular Presidential appointment" reforms as a way to make the United States Supreme Court more democratically accountable.

Keywords: Retirement system, legal decision-making, information custody, accountability

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Intr	Introduction	
I.	Tainted Legacies	154
II.	Can The Law Help Improve Decision-Making?	158
III.	Personal vs. Democratic Accountability	163
Con	clusion	166