

**CONSCIENCE AND CONVICTION: THE CASE FOR
CIVIL DISOBEDIENCE (OXFORD LEGAL PHILOSOPHY)**

William Stockstill

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Each of these concepts informs a distinct argument for civil disobedience. The conviction argument Part II translates the conviction argument and conscience argument into two legal defences. The first is a Ancient Greek, Roman, and Early Christian Philosophy . Published to Oxford Scholarship Online: January

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Civil Disobedience and Conscientious Objection - Oxford Research Encyclopedia of Politics

When confronted with a law that they find morally unconscionable, In her new book, *Conscience and Conviction: The Case for Civil Disobedience* (Oxford University She contends that properly-conducted civil disobedience is more subtle analysis of the very concepts of conviction and conscience.

Book Review | SpringerLink

Conscience and Conviction: The Case for Civil Disobedience
Oxford Legal Philosophy publishes the best new work in philosophically-oriented legal theory.

Conscience and conviction: the case for civil disobedience.
[Kimberley Brownlee] Contents: I. MORALITY; II. LAW. Series Title: Oxford legal philosophy.

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Conscientious objection is the act of not conforming with some directive or legal order for reasons of personal morality. Second, it is misleading to think about conscientious objection as private in the sense of a purely private conviction that clashes with societal laws, requirements, or norms. Signintoannotate. Adil Ahmad Haque. Both practices are associated with an aim to demonstrate protest against certain types of conduct and an aim to bring about a change in that conduct. Rosamund Scott *Rights, Duties and the Body*, *Perfectionism in Social and Political Philosophy*. Part II also examines lawful punishment, showing that, even when punishment is justifiable, civil disobedients have a moral right not to be punished. Part I explores the morality of conviction and conscience.