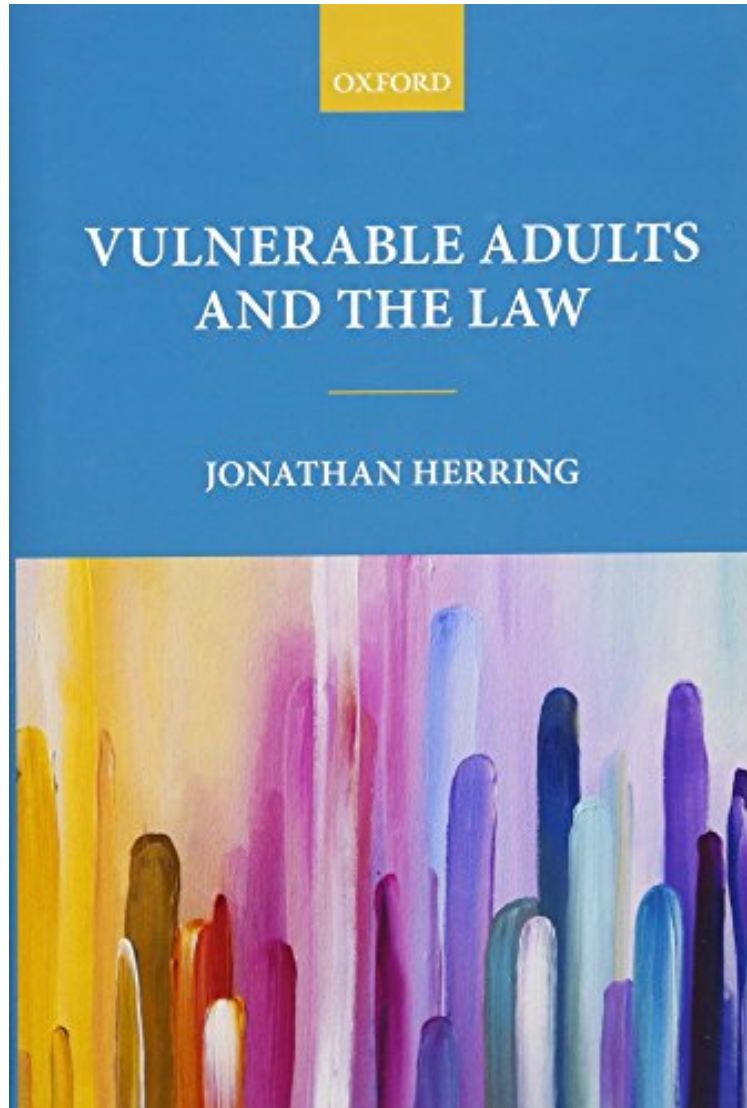


Vulnerable Adults and the Law

Jonathan Herring

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Jonathan Herring : Vulnerable Adults and the Law before purchasing it in order to gage whether or not it would be worth my time, and all praised Vulnerable Adults and the Law:

1 of 1 people found the following review helpful. Insightful, relevant, comprehensive and practicalBy CustomerI have finished half of the book but I cannot stop myself from giving a wonderful 5-star review.As a Geriatrician in Singapore who is interested in law, this book provides me a very comprehensive overview of the current instruments and jurisdiction in the management of vulnerable adult, particularly the elderly. Professor Herring had presented, elegantly and practically, the difficulty in the clinical use of these instruments. The discussion of the relevant case laws

are very helpful and readable, even for a Geriatrician. I would like to give my congratulation to Professor Herring for this very enjoyable great work: a very thorough and insightful analysis of vulnerable adults and the law. Special thanks to the author for the detailed and relevant description of elder abuse in England in Chapter 6: Public Authorities and Vulnerable Adults. I recommend Professor Herring's books to anyone who are interested in medical law and the law relating to caring of the vulnerable adults.

We are used to thinking that most people have the capacity to make their own decisions; that they should be free to decide how to live their lives; and that it is a good thing to be self-sufficient. However, in an examination of the legal position of vulnerable adults, understood as those who have capacity under the Mental Capacity Act 2005 but are deemed impaired through vulnerability in their exercise of decision making powers, Jonathan Herring challenges that assumption. Drawing on feminist and disability perspectives he argues that we are all in fact, 'vulnerable' and we need to replace the competent, able-bodied, independent person as the norm which the law is based on and instead fashion which recognizes our interdependence and mutuality. At the heart of the law is a distinction between those who have capacity and those who do not. Those who have capacity are given the full rights of the law; they are entitled to enter contracts, dispose of their property, are able to marry. Those who are deemed to lack capacity are unable to make these decisions. Their decisions are made on their behalf based on an assessment of what is in their best interests. This approach is underpinned by the principle of autonomy, and is problematic for those who are deemed 'vulnerable'. The Court of Protection and the Court of Appeal have developed a jurisdiction to deal with cases involving vulnerable adults which has been used in a wide range of cases from those involving people with early stage dementia to cases of forced marriage. This development of law has proved controversial and the courts have struggled to draw its limits and explain the justification for it. Jonathan Herring welcomes the courts willingness to protect vulnerable adults through the inherent jurisdiction, but argues that we need to go much further. It is not just particular groups such as 'the elderly' or 'the disabled' who are vulnerable, but rather vulnerability is part of the human condition. This means that caring relationships are of central significance to our society and should be at the heart of the legal system.

About the Author Jonathan Herring, Professor of Law, Faculty of Law, University of Oxford; Fellow in Law, Exeter College, Oxford University, Jonathan Herring is a Fellow in Law at Exeter College, Oxford University and Professor of Law at the Law Faculty, Oxford University. He has written on family law, medical law, criminal law, and legal issues surrounding care and old age. His books include: *Caring and the Law* (2014) *Older People in Law and Society* (OUP, 2009); *European Human Rights and Family Law* (Hart, 2010) (With Shazia Choudhry); *Medical Law and Ethics* (OUP 2014); *Criminal Law*, (OUP, 2014); *Family Law* (Pearson, 2015); and *The Woman Who Tickled Too Much* (Pearson, 2009).