

# The slippery slope fallacy

An argument that claims an initial action will trigger a series of other events leading to an extreme or undesirable outcome



# Slippery Slope

**Philippa Strum**



## **Slippery Slope:**

**Nursing Ethics** Janie B. Butts, Karen Rich (MN.), Karen L. Rich, 2005 This text provides foundational knowledge about ethics and decision making strategies to prepare nurses for the moral issues they experience daily **Practical Decision Making in Health Care Ethics** Raymond J. Devettere, 2009-12-04 For nearly fifteen years Practical Decision Making in Health Care Ethics has offered scholars and students a highly accessible and teachable alternative to the dominant principle based theories in the field Devettere's approach is not based on an ethics of abstract obligations and duties but following Aristotle on how to live a fulfilled and happy life in short an ethics of personal well being grounded in prudence the virtue of ethical decision making This third edition is revised and updated and includes discussions of several landmark cases including the tragic stories of Terri Schiavo and Jesse Gelsinger the first death caused by genetic research Devettere addresses new topics such as partial birth abortion law embryonic stem cell research infant euthanasia in The Netherlands recent Vatican statements on feeding tubes organ donation after cardiac death new developments in artificial hearts clinical trials developed by pharmaceutical companies to market new drugs ghostwritten scientific articles published in major medical journals and controversial HIV AIDS research in Africa This edition also includes a new chapter on the latest social and political issues in American health care Devettere's engaging text relies on commonsense moral concepts and avoids academic jargon It includes a glossary of legal medical and ethical terms an index of cases and thoroughly updated bibliographic essays at the end of each chapter that offer resources for further reading It is a true classic brilliantly conceived and executed and is now even more valuable to undergraduates and graduate students medical students health care professionals hospital ethics committees and institutional review boards and general readers interested in philosophy medicine and the rapidly changing field of health care ethics **Philosophical Foundations of Precedent** Timothy Endicott, Hafsteinn Dan Kristjánsson, Sebastian Lewis, 2023 This fascinating edited volume focuses on the nature and authority of precedent and forms of reasoning that it involves in common law and civil law systems It addresses fundamental principles as to how and when to act following precedent and reasons for which it may be best to depart from precedent **Research Handbook on Legal Argumentation** Lu's Duarte d'Almeida, Ruth Chang, Lilian Bermejo-Luque, Euan MacDonald, Fábio Perin Shecaira, 2025-12-16 This Research Handbook presents thirty three original contributions from leading experts around the globe on all aspects of legal argumentation Each chapter combines theoretical and practical perspectives to introduce and develop its topic This title contains one or more Open Access chapters [Giving Death a Helping Hand](#) Dieter Birnbacher, Edgar Dahl, 2008-01-22 Public policy surrounding the hotly debated issue of physician assisted suicide is examined in detail You'll find an analysis of the current legal standing and practice of physician assisted suicide in several countries Authors discuss the ethical principles underlying its legal and professional regulation Personal narratives provide important first hand accounts from professionals who have been involved in end of life issues for many

years     **Encyclopedia of Applied Ethics** ,2012-01-10 The Encyclopedia of Applied Ethics Second Edition Four Volume Set addresses both the physiological and the psychological aspects of human behavior Carefully crafted well written and thoroughly indexed the encyclopedia helps users whether they are students just beginning formal study of the broad field or specialists in a branch of psychology understand the field and how and why humans behave as we do The work is an all encompassing reference providing a comprehensive and definitive review of the field A broad and inclusive table of contents ensures detailed investigation of historical and theoretical material as well as in depth analysis of current issues Several disciplines may be involved in applied ethics one branch of applied ethics for example bioethics is commonly explicated in terms of ethical legal social and philosophical issues Editor in Chief Ruth Chadwick has put together a group of leading contributors ranging from philosophers to practitioners in the particular fields in question to academics from disciplines such as law and economics The 376 chapters are divided into 4 volumes each chapter falling into a subject category including Applied Ethics Bioethics Computers and Information Management Economics Business Environmental Ethics Ethics and Politics Legal Medical Ethics Philosophy Theories Social and Social Media Concise entries ten pages on average provide foundational knowledge of the field Each article will features suggested readings pointing readers to additional sources for more information a list of related websites a 5 10 word glossary and a definition paragraph and cross references to related articles in the encyclopedia Newly expanded editorial board and a host of international contributors from the US Australia Belgium Canada France Germany Ireland Israel Japan Sweden and the United Kingdom The 376 chapters are divided into 4 volumes each chapter falling into a subject category including Applied Ethics Bioethics Computers and Information Management Economics Business Environmental Ethics Ethics and Politics Legal Medical Ethics Philosophy Theories Social and Social Media     *Slippery Slope Arguments* Douglas N. Walton,1992     [Assisted Dying and Legal Change](#) Penney Lewis,2007-03-08 Exploring how the way in which assisted dying is legalised affects the regime produced this text suggests that the experience of one jurisdiction cannot readily be translated to another and argues for a subtler understanding of euthanasia against the backgrounds of diverse legal and political cultures     *Critical Thinking* Bruce N. Waller,2022-11-09 There is a persistent need in our world for the ability to effectively navigate arguments and reach logical conclusions The seventh edition of *Critical Thinking* Consider the Verdict continues to provide a blueprint for developing skills for sound reasoning judicious decision making and cogent conclusions The text takes readers through such topics as relevant and irrelevant reasoning the burden of proof various forms of arguments and fallacies statistics evaluating premises and more Waller s knowledge and unique voice add to the value of the text Each chapter is brimming with further opportunities to dive deeper and evaluate evidence through engaging exercises drawn from trial settings jury deliberations social and political topics and advertising Boxed sections such as Consider the Verdict highlight additional areas for readers to deeply analyze realistic scenarios that emphasize each chapter s topic     *Mind* ,1993 Issues for 1896 1900 contain papers of the

Aristotelian Society     **The First Amendment** John H. Garvey, Frederick F. Schauer, 1996 Each chapter opens with a concise scene setting commentary then turns the debate over to selections from the large amount of literature that has treated free speech press religion since the 17th century The authors describe their general editorial approach to selecting the pieces as tending toward consensus classics in the field and other articles especially good at clarifying arguments for the classroom     **A Concise Etymological Dictionary of the English Language** Walter William Skeat, 1882     **U.C.L. Jurisprudence Review** , 1996     **Reports of Cases Argued and Determined in the Supreme Court of the State of Ohio, in Bank** Ohio. Supreme Court, 1887     The New Review , 1896     **On Feminist Ethics and Politics** Claudia Card, 1999 For years mainstream feminist ethics focused criticism on male supremacy Feminist philosophers in this volume adopt a less male focused stance to look closely at oppression s impact on women s agency and on women s relations with women Examining legal social and physical relationships these philosophers confront moral ambiguity moral compromise and complicity in perpetuating oppression Combining personal experience with philosophical inquiry they vividly portray their daily engagement with oppression as both victims and perpetrators They explore such issues as how pornography silences women and radical feminist politics complicity in racism Among these insightful essays Sandra Bartky argues that women share guilt for racism when they benefit from it without protest Susan Brison reflects on uses of narrative in trauma recovery from such experiences as being targeted for rape or murder Joan Callahan examines fallout of derogatory speech directed at lesbians Virginia Held proposes carrying care into marketplaces and governments and in her introduction Claudia Card draws on Primo Levi s conception of gray zones in exploring dangers of character damage to victims of misogyny A fitting companion to Card s highly regarded *Feminist Ethics* this volume interweaves observations on character political ethics violence and love into an accessible sourcebook for students It tackles some of feminism s most pressing issues and helps readers to identify and then overcome the real damage caused by oppression     **When the Nazis Came to Skokie** Philippa Strum, 1999 Strum political science City U of New York Brooklyn describes the events when a neo Nazi group announced it would parade in the Chicago suburb in 1977 and the ensuing court case that tested the devotion of many to the principles of free speech Annotation copyrighted by Book News Inc Portland OR     **Lethal Judgments** Melvin I. Urofsky, 2000 He shows how these 1997 cases relate to two other famous cases Karen Ann Quinlan and Nancy Beth Cruzan and carries the controversy up to the recent trials of Dr Jack Kevorkian Urofsky considers the many facets of this knotty argument He differentiates between discontinuation of medical treatment assisted suicide and active euthanasia and he sensitively examines the issue s social and religious contexts to enable readers to see both sides of the dispute He also shows that in its ruling the Supreme Court did not slam the door on the subject but left it ajar by allowing states to legislate on the matter as Oregon has already done By treating assisted suicide simply as a legal question observes Urofsky we miss the real importance of the issue     Transactions of the Royal Society of Edinburgh Royal Society of Edinburgh, 1887     *The*

*Reconstruction Justice of Salmon P. Chase* Harold Melvin Hyman, 1997 The demise of the Confederacy left a legacy of legal arrangements that raised fundamental and vexing questions regarding the legal rights and status of former slaves and the status of former Confederate states As Harold Hyman shows few individuals had greater impact on resolving these difficult questions than Salmon P Chase chief justice of the United States Supreme Court from 1865 to 1873 Hyman argues that in two cases *In Re Turner* 1867 and *Texas v White* 1869 Chase combined his abolitionist philosophy with an activist jurisprudence to help dismantle once and for all the deposed machineries of slavery and the Confederacy In these cases Chase sought to consolidate the gains of the Civil War era while demonstrating that the war had both preserved the precious core characteristics of the federal union of states and fundamentally improved the nature of both private and public law *In Re Turner* was a private law case decided at the federal circuit level It involved a black woman s claim that she a recent slave was being held in involuntary servitude Elizabeth Turner s mother had apprenticed Elizabeth to their former master who had not abided by his contractual obligations to provide Elizabeth with training and compensation substantively keeping her in slavery Chase s decision which relied upon due process and equal protection implications in the thirteenth amendment and 1866 Civil Rights Act confirmed the rights of emancipated slaves to bargain and contract with employers on a parity with white workers *Texas v White* was a public law case decided in the Supreme Court It revolved around the issue of whether the holders of U S bonds seized and sold by the Confederate state of Texas could demand payment after the war from that state s newly reconstructed government In effect Chase and his associate justices were asked to determine the legality of actions committed by all former Confederate states and thus to define what constituted a state Chase s opinion reaffirmed the Union s permanence and that of the constituent states in the federal union and the states duty to respect the legal rights and obligations of all citizens because states were people as well as acreages and institutions Hyman s exemplary analysis of these cases reveals how their political legal and constitutional aspects were so inextricably interwoven They secured for Chase a rostrum for both moral and legal reform from which he asserted his strong views on the fundamental rights of individuals and states in an era of sporadically increasing federal power Hyman s study provides a much needed reevaluation of those cases both in the context of Chase s life and in terms of their mark on history

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