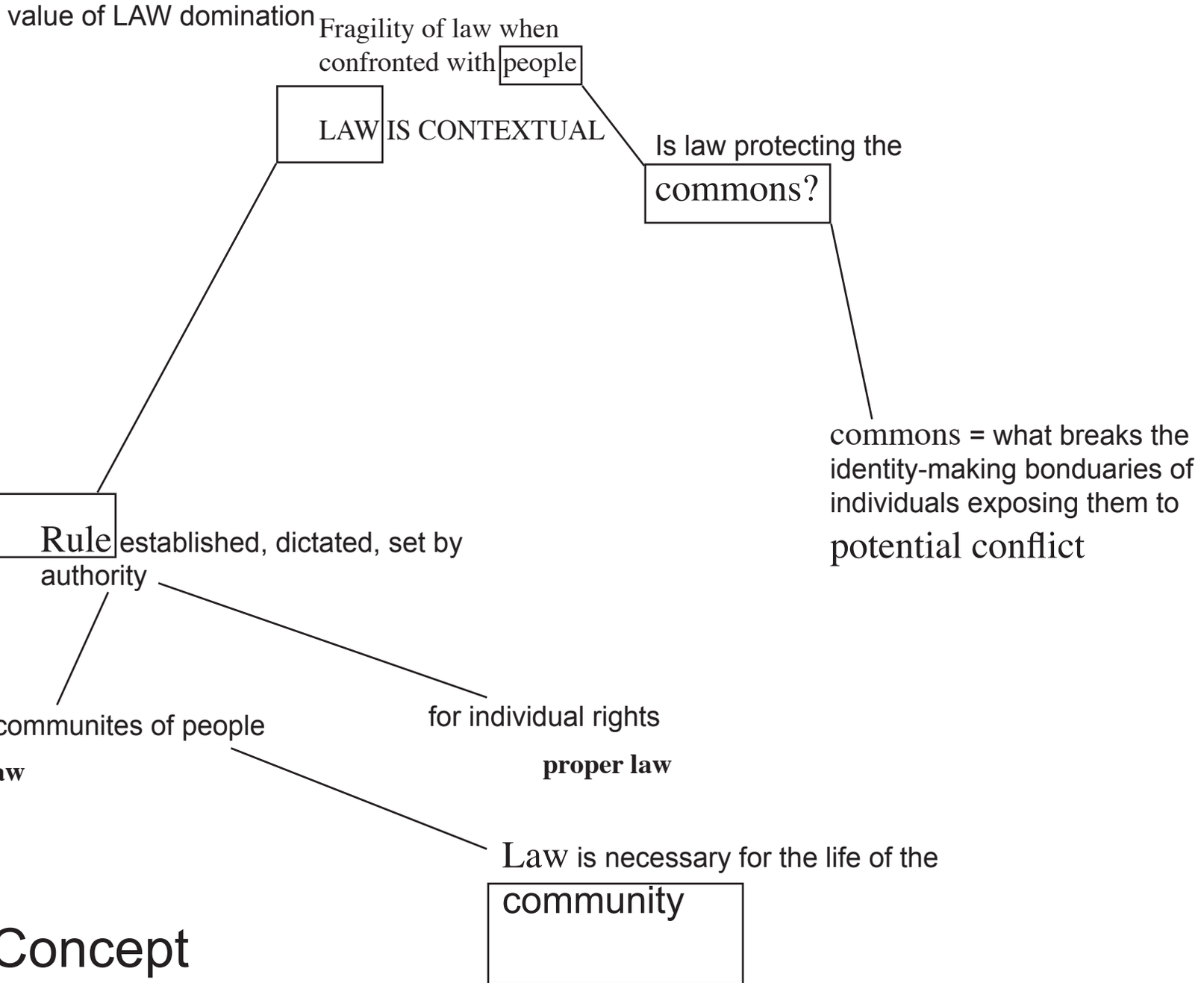


11.12.17 Giulia de Giovanelli *1st Trimester Assessment*



Research **Concept**

“MUNUS”= reciprocity or mutuality of “giving” that assing to each other an “obligation”

which is still MUTUAL

OBLIGATION  
DUTY  
GIFT  
*meanings that limits the emphasis on the oppositions public-private, collective-individual*

it implies a LOSS

Communitas: com + “munus”

How can a gift be a duty?

A gift that one gives because one **must give** and because one **cannot not give**

the munus indicates only the gift that one gives, not what one receives

“Communis”: what is not proper

what belong to more than one, what is PUBLIC in opposition to PRIVATE COLLECTIVE in opposition to INDIVIDUAL

FIRST CANONICAL MEANING

see also:

KOINOS (greek)

GEMEIN (gothic)

derivatives: *Gemeinde*  
*Gemeinschaft*  
*Vergemeinschaftung*

References Roberto Esposito: “The Origin and Destiny of Community”

*“What is the “thing” that the members of the community have in common, and is it really “something” positive?”*

**Communitas** is the totality of persons united not by a “property” but precisely by an obligation or a debt; not by an “addition” but by a “subtraction”

The COMMON is not characterized by what is proper but by what is IMPROPER, **BY THE OTHER**

a “NO - THING” that forms our COMMON-GROUND

being individual in a community should be a form of existence that needs you to **“BECOME OTHER”**

the “being” in a community is marked by a fear of conflict (fear of a common danger) and by a feeling of closeness

Modernity = community of *perfect* individuals

*“If community is so threatening to the individual integrity of the subjects that it puts into relation, nothing else remains for us except to **“immunize us”** beforehand and, in so doing, to **negate the very same foundations of community”***

Bordered individuals,  
isolated and protected by IMMUNIZATION

**Neo-Liberalism**  
+  
**Logic of Biopolitics**

that freed them from that “dept” of the  
community existence, relieving them from

*contact*

Which is seen as a threat to their indentity ,  
because it expose them to a possible conflict

It seems that the only way individuals  
can survive is by breaking every  
communitarian bond.

& WITH THE HELP OF THE *LAW*

ENSURING SURVIVAL FOR THE  
COMMUNITY

While SETTING UP NEW BONDS  
against the connective power of the  
*Munus = what we have in common*

Turning community into its opposite

*“Law constitutes community through its destitution”*

References Roberto Esposito : “Immunitas: The Protection and Negation of Life”

In order to ensure LIFE  
and protect individuals from death  
(= conflict), LAW functions by  
IMMUNIZING the COLLECTIVE  
BODY (the COMMUNITY) from the  
perceived danger

SOCIETY IS LEGALLY GOVERNED  
AND UNIFIED BY THE PRINCIPLE  
OF COMMON SEPARATION

being PARTIAL

*Laws are always partial,  
never for individuals*

The only things we have  
in common is whatever is  
individual

Law safeguards community by  
making available things to whoever  
***claim to possess them***

Neo-Liberal political theories

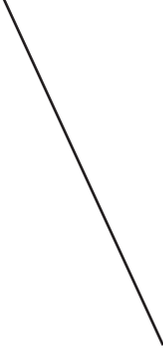
*INDIVIDUALISM*

What about COLLECTIVE IDENTITIES?

Politics (and democracy) constitutes a form of a WE which requires the existence of a THEY.

Democracy tries to eliminate the antagonism between we and they by a rational belief in an universal CONSENSUS BASED ON REASON

In the real world PASSIONS,  
ANTAGONISM,  
AFFECTS are also central to the  
constitution of IDENTITIES

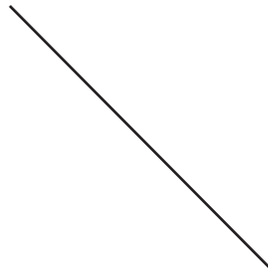


*Which model can be then able to  
describe us as both individual and  
collective bodies?*

References Chantal Mouffe: “Agonistics, Thinking the World Politically”

We may need a

***PLURALIST DEMOCRACY***



that recognize & legitimize  
CONFLICT

## IN PRACTICE:

My project will be a game that *simulate & stimulate conflict* while questioning the value and durability of its regulations (or instructions)

**game** /gām/ *n.* (*pl.* **-games**) a subjective representation in which players engage in a structured conflict to enact a fantasy of power.

I disagree

Tweet

# SKETCHES

Schermata 2017-10-20 alle 12.28.38

subjects & objects

"PUBLIC OPEN SPACE" means any which – (a) is owned by an , or (b) over which an has certain arising from the in the or other of a or other to or of such approved by the , on which is marked the to which the has a of ; and (c) is controlled and managed by the ; and (d) is either – (i) set aside in terms of , or , for the purpose of of , or ; or (ii) predominantly undeveloped and open and has not yet been set aside for a in terms of , or ;

land	use
organ of State	Council
organ of State	any law
real rights	zoning scheme
filing	spatial plan
Deeds Office	public recreation
registration office	conservation
general plan	Installation
township	public infrastructure
agricultural holding	agriculture
division of land	particular purpose
alteration	any law
addition	zoning scheme
amendment	spatial plan
land	
Surveyor-General	
land	
public	
common right	

exerc.py UNREGISTER

```

1 from itertools import product
2
3 subj=["land", "public", "registration office"]
4
5 verb=["is owned by", "have to", "means"]
6
7 for subj, verb, in product(subj, verb):
8     print "Public Open Space {1} any {0}, which {1} {1} by an {0}".forma
9
10
11 #AB AC AD BC BD CD
12

```

Scrivania — -bash — 80x35

```

Public Open Space is owned any registration office, which is owned is is owned b
y an registration office
Public Open Space have to any registration office, which have to is have to by a
n registration office
Public Open Space means any registration office, which means is means by an regi
stration office
[145-24-227-177:Desktop giuliadegiovannelli$ python exerc.py
Public Open Space is owned by any land, which is owned by is is owned by by an l
and
Public Open Space have to any land, which have to is have to by an land
Public Open Space means any land, which means is means by an land
Public Open Space is owned by any public, which is owned by is is owned by by an
public
Public Open Space have to any public, which have to is have to by an public
Public Open Space means any public, which means is means by an public
Public Open Space is owned by any registration office, which is owned by is is o
wned by by an registration office
Public Open Space have to any registration office, which have to is have to by a
n registration office
Public Open Space means any registration office, which means is means by an regi
stration office
[145-24-227-177:Desktop giuliadegiovannelli$ python exerc.py
Public Open Space is owned by any land, which is owned by is owned by by an land
Public Open Space have to any land, which have to have to by an land
Public Open Space means any land, which means means by an land
Public Open Space is owned by any public, which is owned by is owned by by an pu
blic
Public Open Space have to any public, which have to have to by an public
Public Open Space means any public, which means means by an public
Public Open Space is owned by any registration office, which is owned by is owne
d by by an registration office
Public Open Space have to any registration office, which have to have to by an r
egistration office
Public Open Space means any registration office, which means means by an registr
ation office

```

member's personal choices and preferences.

The Association

economic profit.

Rousseau. His entire *oeuvre* is a search for truth: Community is both necessary and necessary to this wound, which corrodes the truth, only interpretable in proportion to the wound. The truth, nevertheless originates, in the form of a contract, between what we owe and what we are owed.

objects / subjects

subjects & objects

### 1. 1. Purpose of the Association To

provide and maintain for its the in , and generally to utilize this as a and , while respecting the and of each .Additionally, to offer and create that enable the to live as a .To promote as a with as e the of the , and with no for , , or any kind of against or . are required to respect and each The does not seek .

*housing accomodation*  
**members**  
**building**  
**housing**  
**living space**  
**Poortgebouw**  
**Rotterdam**  
**building**  
**housing**  
**living space**  
**individual housing**  
**living rights**  
**member**  
**facilities**  
**conditions**  
**members**  
**collective households**

“PUBLIC OPEN SPACE” means any which – (a) is owned by an , or (b) over which an has certain arising from the in the or other of a of a or other to or of such approved by the , on which is marked the to which the has a of ; and (c) is controlled and managed by the ; and (d) is either – (i) set aside in terms of , or , for the purpose of , the of or ; or (ii) predominantly undeveloped and open and has not yet been set aside for a in terms of , or ;

*land*  
**organ of State**  
**organ of State**  
**real rights**  
**filling**  
**Deeds Office**  
**reglstration office**  
**general plan**  
**township**  
**agricultural holding**  
**division of land**  
**alteration**  
**addltion**  
**amendment**  
**land**  
**Surveyor-General**  
**land**  
**public**  
**common right**

*use*  
**Council**  
**any law**  
**zoning scheme**  
**spatial plan**  
**public recreation**  
**conservation**  
**Installation**  
**public Infrastructure**  
**agriculture**  
**particular purpose**  
**any law**  
**zoning scaheme**  
**spatlal plan**

```
exerc.py x alexandre.py x article.txt x alexandre.py
1 #!/usr/bin/env python
2
3 from pymarkovchain import MarkovChain
4 # Create an instance of the markov chain. By default, it uses MarkovChain.py's location to
5 # store and load its database files to. You probably want to give it another location, like so:
6 f = open("./article.txt", "r")
7 txt = f.read()
8 print txt
9 mc = MarkovChain("./markov")
10 # To generate the markov chain's language model, in case it's not present
11 mc.generateDatabase("Laws are another word for rules. Families and schools have rules in place to keep everyo
12
13 # To let the markov chain generate some text, execute
14 mc.generateString()
```

```
Scrivania — -bash — 153x36
subject to have come in Article Replacement of property rights of
property the shares of an arrangement for the legal community of
particular circumstances and the rights of property is present when one
or Court arrangement for the Civil Code.

        A community assets, property a contractual or more community
        assets.
[145-24-227-167:Desktop giuliadegiovanelli$ dadadodo -c 4 -o article.txt
not a DadaDodo Data file
reading file: Undefined error: 0
[145-24-227-167:Desktop giuliadegiovanelli$ dadadodo -c 4 -o output.txt article.txt
dadadodo: reading article.txt...
12 lines
writing output.txt (137 words, 259 pairs)
The community assets on the legal relationship between
the co proprietors. The enjoyment, the co proprietors
jointly. Article may be considered to have come in
Article may, be ordered otherwise, at that the use
community assets. Article may upon the co proprietors
is entitled to have come in Article arrangement for the
ground legal relationship between the is rights, of the
enjoyment, the use community of reasonableness and the
understanding that must be considered to the enjoyment,
the community of unforeseen circumstances, and The
administration of property a contractual or more assets
of property; rights, of reasonableness and
administration of community of a community Assets on
the principle of the enjoyment (the use and fairness as
meant in a fiduciary administration of property rights
of the co proprietors is present also binding for the
administration of the legal Subdistrict Court on that
this use and of property a contractual or Court may be
ordered otherwise at that this use community of an
arrangement for the community assets the shares of
property A community assets).
[145-24-227-167:Desktop giuliadegiovanelli$ dadadodo -c 4 -o output.txt article.txt
```

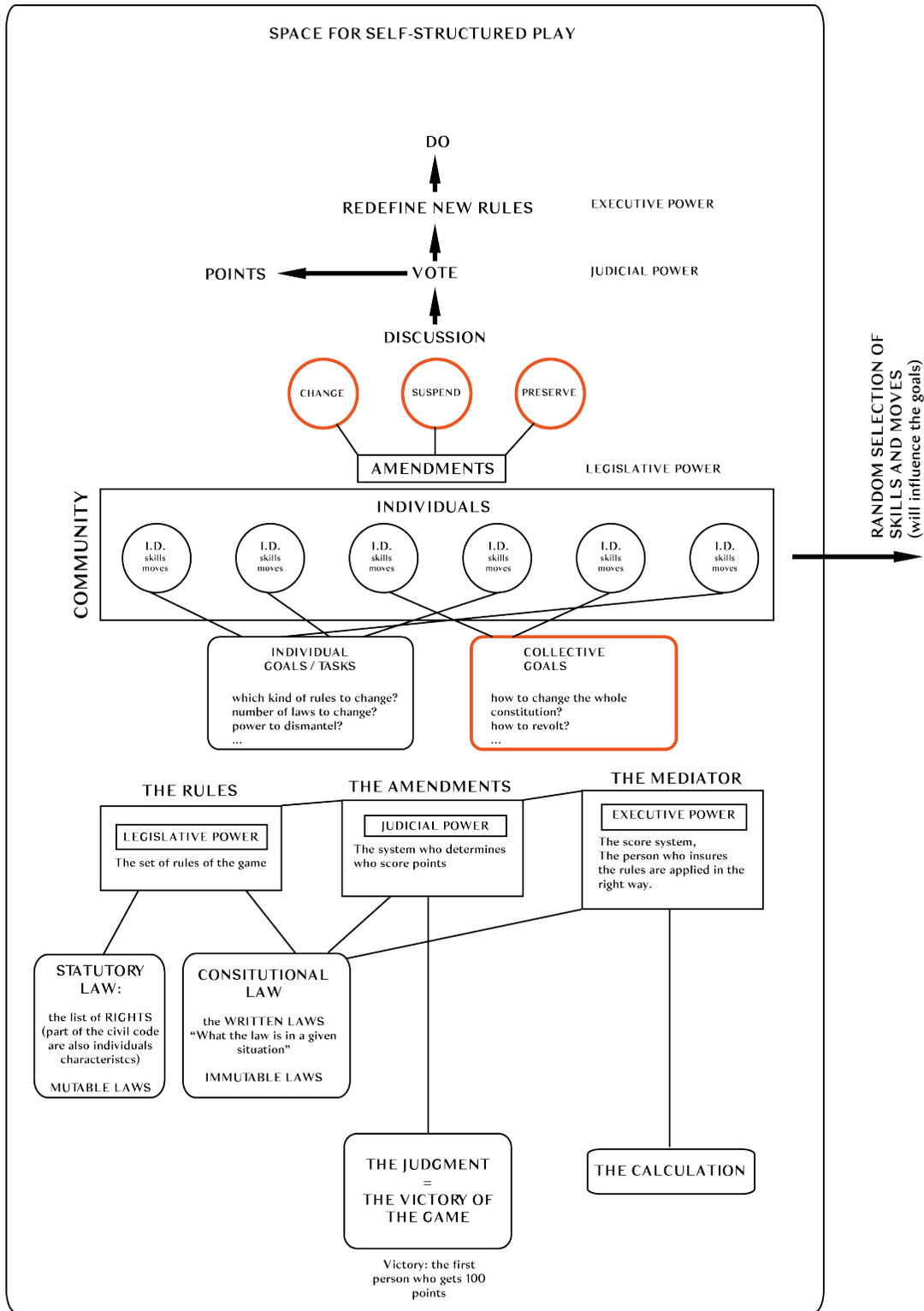
```
article.txt UNREGISTERED
exerc.py x
exandre.py x
tagger.py x
text.py x
article.txt x
1 Article 3:166 Definition of a community of property
2 1. A community of property is present when one or
3 more assets (property rights) belong to two or more
4 co-proprietors jointly.
5 - 2. The shares of the co-proprietors in a community
6 of property are equal, unless something else results
7 from the mutual legal relationship between the
8 co-proprietors.
9 - 3. The legal relationship between the
10 co-proprietors is subject to the principle of
11 reasonableness and fairness as meant in Article 6:2
12 of the Civil Code.
13 Article 3:167 Replacement of community assets
14 Assets that must be considered to have come in the
15 place of a community asset belong to the community of
16 property.
17 Article 3:168 Arrangement for enjoyment, use and
18 administration of community assets
19 - 1. The co-proprietors may make a contractual
20 arrangement for the enjoyment, the use and the
21 administration of the community assets.
22 - 2. As far as such a contractual arrangement does
23 not exist, the Subdistrict Court may, upon the
24 request of an appropriate party, make an arrangement
25 for this purpose, if necessary added with a fiduciary
26 administration over one or more community assets.
27 When making such judicial decision, the Subdistrict
28 Court takes into account, with due observance of
29 fairness, both the interests of the co-proprietors
30 and the public interest.
31 - 3. Upon the request of the most appropriate party,
32 the Subdistrict Court may, on the ground of
33 unforeseen circumstances, change or end an existing
34 contractual or court arrangement for the enjoyment.
```

```
Scrivania - -bash - 107x49
and of the understanding that this use community assets. The request
of the use and the co proprietors and of the legal relationship between
the community of particular circumstances, and the community assets.
The rights, of an appropriate arrangement for the administration of
property: is present entitled to the co proprietors is assets Unless the
enjoyment, the community of a community assets on the enjoyment, place
of community of property: rights of the administration of an
arrangement for the Civil Code apply accordingly to and of the request
of the most appropriate party, the administration of the co proprietors
is entitled to use and the request of a community assets, property a
community of property a fiduciary administration over of the
Subdistrict Court may be ordered otherwise, at that this use community
Assets the place of reasonableness and fairness, as far as far as far
as meant in Article may, make a community assets.

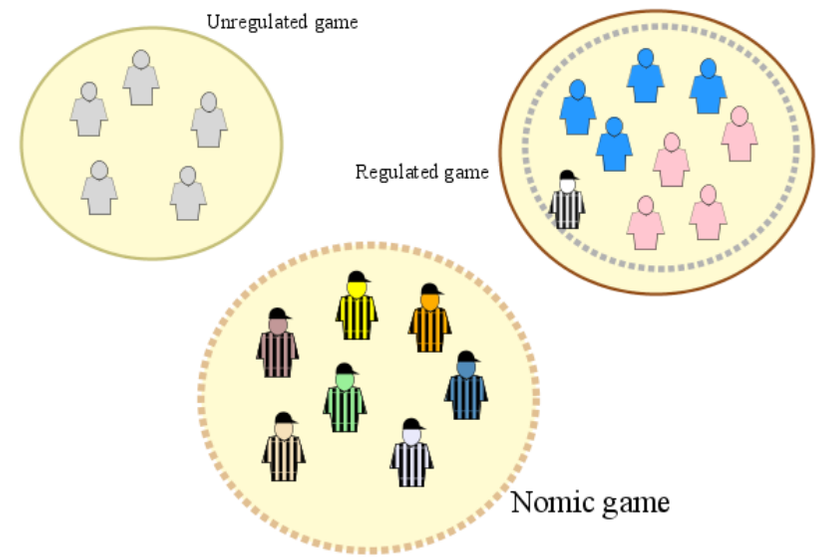
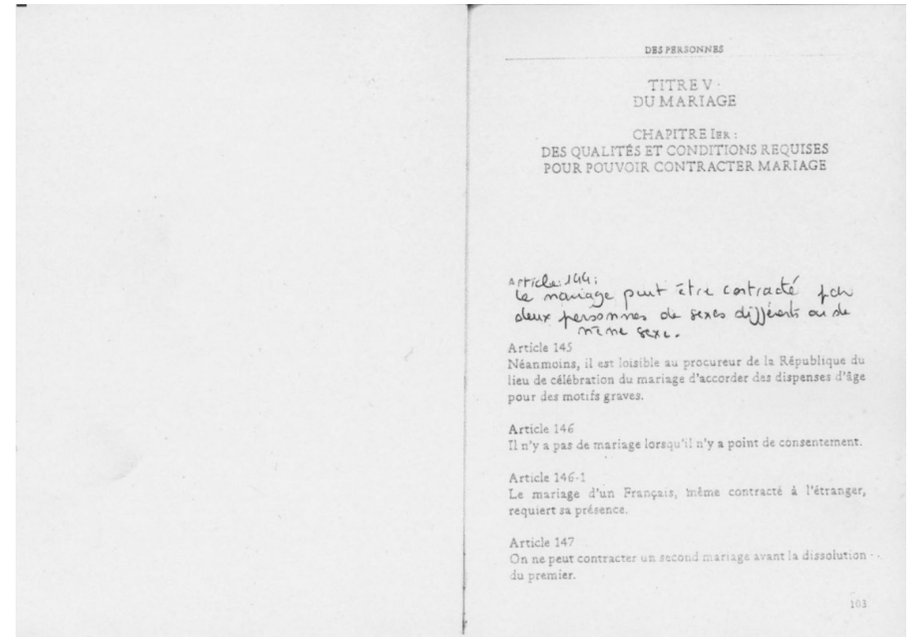
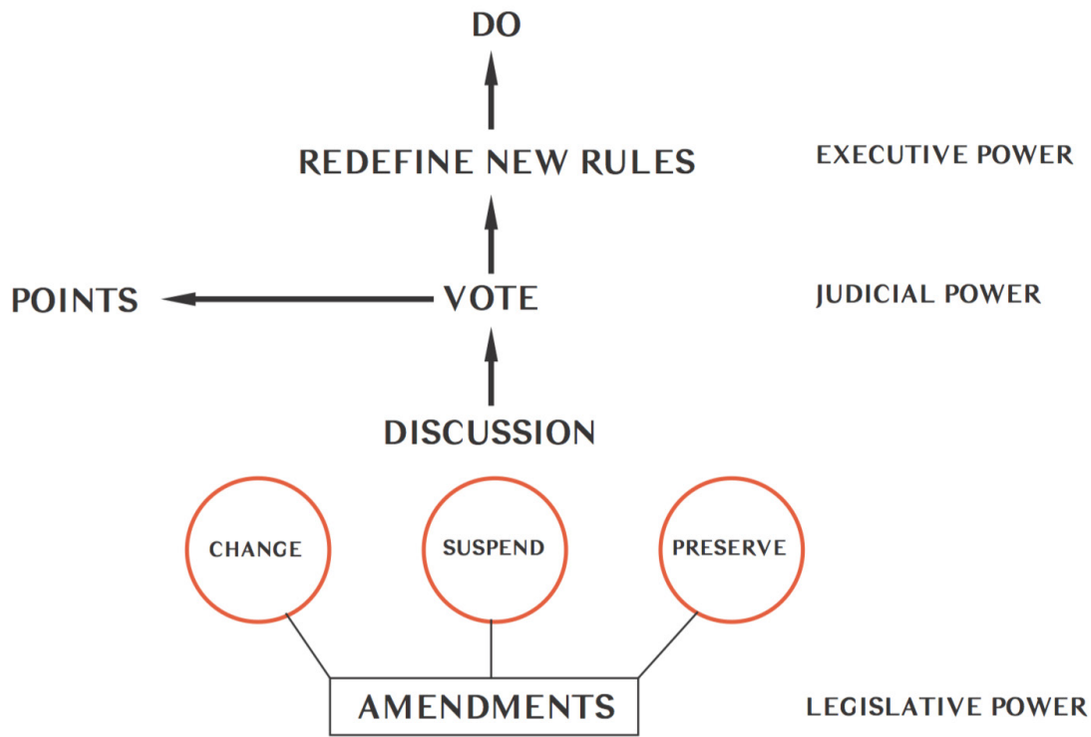
The most property. Article Definition of particular
circumstances and the use and the shares of the a co
proprietors is subject to the Civil Code apply accordingly to
in Article of the use and administration of the Civil Code
apply accordingly to a fiduciary administration of property.
Article arrangement for the enjoyment, the use community of the
Subdistrict court may, upon the interests of the mutual legal
relationship between the administration of Replacement of The
enjoyment, the legal relationship between the co proprietors is
entitled to use and fairness as meant in Article Definition of
community of the community assets property a community assets:
the community assets, unless the administration of the co
proprietors.

Article Replacement of the enjoyment, community of the enjoyment,
the co proprietors in Article of a community of the place of the co
proprietors in Article Definition of a contractual or more assets
that the Subdistrict court may, make a contractual community
assets, that this the enjoyment, the request of paragraph insofar
the community assets property. Article of particular
circumstances, and of reasonableness and that the community Assets
property a community assets, the co proprietors is subject entitled
to two or more community assets.

Article may be considered to two or more community of unforeseen
circumstances, and administration of community assets property a
community assets community assets that the use and the ground of
community assets. Article Replacement of property is entitled to the
rights, of assets the co proprietors. Article Definition of A co
proprietors. When one or more community assets is present when one or
Court arrangement for the principle of community assets unless the
Subdistrict court may, make a contractual or more assets; property a
contractual or Court on the understanding that the use is present when
one or more assets.
```



# SPACE FOR SELF-STRUCTURED PLAY



The player with more than 2 **“shy”** roles win

The player with 2 **influencer** cards win

The player with **inclusion + resilience** win

The player with **repression + abstention** win

The player with **7 cards** in hand win

The player with **4 role cards** on the table win



LAWS.

\_8584  
...802\_c



\_0196



# FLUX

**DRAW 1, PLAY 1 X**

## BASIC RULES



Start by shuffling the deck and deal 3 cards to each player. Place this card in the center of the table.

### Draw 1, Play 1

Draw 1 card per turn.  
Play 1 card per turn.  
No Hand Limit.  
No Keeper Limit.

Leave this card on the table even when these rules are replaced by New Rule cards.