#### The standard is promoting consistent state action.

#### First, rule of law is necessary to prevent arbitrary state action

PAUL GOWDER [“THE RULE OF LAW AND EQUALITY.” Law and Philosophy (2013) 32:565–618] AJ

If the rule of law means anything, it must mean that those who control

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because they can be enacted to retaliate against individuals who cross officials.34

#### Second, moral consensus is key

Norman Daniels [“Wide Reflective Equilibrium and Theory Acceptance in Ethics.” The Journal of Philosophy, Vol. 76, No. 5 (May, 1979), pp. 256-282] AJ

By revealing this structural complexity, the search for wide equilibrium can benefit moral inquiry

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can be traced to disagreements about theory, greater moral agreement may result.

#### My framework is supported by multiple egalitarian and libertarian conceptions of political philosophy

PAUL GOWDER 2 [“THE RULE OF LAW AND EQUALITY.” Law and Philosophy (2013) 32:565–618] AJ

Now, to normative robustness. Although equality is often a highly controversial ideal (

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rule of law have been built on an ideology of natural inequality.85

#### ACP promotes attorney client relationships

ALBERT W. ALSCHULER [“THE PRESERVATION OF A CLIENT'S CONFIDENCES: ONE VALUE AMONG MANY OR A CATEGORICAL IMPERATIVE?” 52 U. Colo. L. rev. 349 1980-1981] AJ

Judge Frankel seems to view the attorney-client privilege solely as a means of

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to a sense of fair treatment on the part of the clients themselves.

#### The consistent perception of fairness is necessary to a functioning legal system

Rice and Saul 02 [Paul R. Rice and Benjamin Parlin Saul. "Is the War on Terrorism A War On Attorney-Client Privilege." Crim. Just. 17 (2002): 22] AJ

We afford ourselves, as citizens, certain constitutional protections against our government when it

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less than what we believe is needed for the fair adjudication of guilt.