## **Contents**

PART I Introduction to Legal Semiotics	1
1 Legal Semiotics: The Peircean Frame	3
2 Staking the Claim/Walking the Field	13
3 Perspectives on the Legal System	23
4 A Comparatist View	33
5 Global Developments	49
PART II The Open Hand	57
6 The Art of Conversation	59
7 Riddles, Legal Decisions, and Peirce's "Existential Graphs"	79
8 Speech Acts: Decisions	103
9 Pure Play: Rules of Law and Rules of Conduct	113
10 Limits of Authority in Law	125

PART III Quid Pro Quo	135
11 Contracts and Equivalences	137
12 The Mapping of Morals onto Law: Problems of Rights, Ethics, and Values	151
13 Economic Justice: The "Takings Clause" and Legal Interpretation	167
14 Economic Links with Law: The Market as Sign of a Free Society	181
15 Signs of the Naked and the Dressed: Contract and Cause in Law	195
PART IV Interpretation and Value	203
16 Origins and Development: Hermeneutics of Law and Politics	205
17 American Realism	219
18 The Constitution as Interpretant Sign	231
19 Property I	241
20 Property II	255
PART V Inquiry as Method of Freedom	271
21. Inquiry and Discovery Procedures	273
22 Conflict of Laws: A Complex Indexical Sign	287
23 The Means-End Process of Freedom in Law	295
References	303
Index	321