

# Contents

---

---

<i>PART I Introduction to Legal Semiotics</i>	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
 <i>PART II The Open Hand</i>	 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

<i>PART III Quid Pro Quo</i>	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
<i>PART IV Interpretation and Value</i>	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
<i>PART V Inquiry as Method of Freedom</i>	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