CONTENTS

INTRODUCTION: Arend Soeteman	VII
CHAPTER 1: Pauline Westerman, Formal Justice as a Common Language	1
CHAPTER 2: Jon Elster, Retribution in the Transition to Democracy	19
CHAPTER 3: Wayne Sumner, Hate Speech and the Law: A Canadian	37
Perspective	
CHAPTER 4: Tom Campbell, Human Rights and the Partial Eclipse of Justice	55
CHAPTER 5: Philippe Raynaud: L'Etat, les Pouvoirs et la Liberté	71
CHAPTER 6: Leslie Green, Pluralism, Social Conflict, and Tolerance	85
CHAPTER 7: Govert den Hartogh, Humanitarian Intervention and the	107
Self-Image of the State	
CHAPTER 8: Alon Harel, The Boundaries of Democratic Pluralism	133
CHAPTER 9: Grażyna Skapska, Law, Rights and Democracy after	155
Totalitarianism	
CHAPTER 10: Christof Heyns, A "Struggle Approach" to Human Rights	171
CHAPTER 11: Wesley Cragg, Ethics Codes: The Regulatory Norms of a	191
Globalized Society?	
CHAPTER 12: Hiroshi Takahashi, Plurality of Cultures and Natural Law	223
CHAPTER 13: Jan Sieckmann, Cultural Pluralism and the Idea of Human	235
Rights	
CHAPTER 14: Pablo Navarro, Legal Reasoning and Systematization of Law	251
CHAPTER 15: Hideo Aoi, A Perspective on Comparative Legal Methodology and its Barriers	279
CHAPTER 16: Bernard Jackson, A Semiotic Perspective on the Comparison of Analogical Reasoning in Secular and Religious Legal Systems	295
CHAPTER 17: Juan Carlos Bayon, Why is Legal Reasoning Defeasible?	327
CHAPTER 18: Jaap C. Hage, Legal Logic, Its existence, nature and use	347
CHAPTER 19: Eerik Lagerspetz, Collective Intentions, Legislative Intents, and Social Choice	375

The Authors 387