

Contents

1	Introduction: Kelsen, Legal Science and Positive Law	1
	Peter Langford, Ian Bryan, and John McGarry	
Part I Legal Science Before the Tribunal of Validity		
2	Kelsen and the Problems of the Social Fact Thesis	23
	Lorenz Kähler	
3	Natural Law and the Nature of Law: Kelsen's Paradox	43
	Pierre-Yves Quiviger	
Part II Beyond Natural Law?		
4	Natural Law Systematics: Is There a 'Grundnorm' in Natural Law?	57
	Claes Peterson	
Part III Kelsen's Constitutionalism		
5	Kelsen and Contemporary Constitutionalism: The Continued Presence of Kelsenian Themes	75
	Paolo Carrozza	
6	Constitutionalism and Value-Free Method: Kelsen's Legacy in Contemporary Challenges	99
	Valeria Giordano	
Part IV Against Practical Reason		
7	Hans Kelsen and Practical Reason	121
	Francesco Viola	

8	Kelsen and Legal Interpretation	141
	Isabel Lifante Vidal	
9	Validity and Correctness in Kelsen's Theory of Legal Interpretation	153
	José Manuel Cabra Apalategui	
Part V Legal Science and Human Rights		
10	Hans Kelsen's Works and the Modern Theories of Human Rights	173
	Véronique Champeil-Desplats	
11	Kelsen on Democracy in Light of Contemporary Theories of Human Rights	193
	Christine Chwaszcza	
12	Individual Sovereignty: From Kelsen to the Increase in the Sources of the Law	213
	Francescomaria Tedesco	
Part VI The Triumph of Legal Science?		
13	Kelsen and the Necessity of God in the Natural-Law Doctrine	241
	John McGarry	
14	Kelsen on Natural Law and Legal Science	257
	Jan Sieckmann	
15	Kelsen and Natural Law Theory: An Enduring Critical Affair	275
	Pierluigi Chiassoni	
16	Conclusion: Positive Law and the Kelsenian Project	303
	Peter Langford, Ian Bryan, and John McGarry	