

Contents

Preface	<i>page</i> xi
Prologue: Elusiveness	1
The Stakes	1
Three Modes of Existence	2
Binary Distinctions	9
Perspectivism	22
Modern State Law	28
Legal Positivism	32
A Terminological Note	41
 PART I SOCIALITY	
1 Return of the Repressed	49
Society in Law and Law in Society	49
Breaking Points in the Pure Theory of Law	51
2 Social Practices	63
Why Social Practices?	63
Dissecting Social Practices	66
Grouping Social Practices	73
3 Sociolegal Practices	77
Legal Determination of Inherent Normativity	77
Law as Institution and Medium	81
Legal Institutions	84
Concrete Orders of Behaviour	87
Legal-Institutional Facts	90
4 Specialised Legal Practices	94
Detachment of Second-Order Legal Practices	94
The Point of Specialised Legal Practices	97
Specificities of Legal Practices	102
Legal Professionals	107

5 Legal Discourse	115
Demarcating Legal Discourse	115
Legal Speech Acts	117
 PART II NORMATIVITY	
6 Specificities of Legal Normativity	127
Textuality	127
Positivity	130
Coerciveness	135
Order	135
7 Layers of Law	138
Legal Culture as Law	138
Positivity of Legal Culture	140
Master Rules in Multi-Layered Law	143
8 Orders of Law	148
Plurality of Orders	148
Diachronic or Synchronic?	149
Formal or Substantive?	152
Local or Comprehensive?	155
Both/And	157
9 Morality of Law	159
Separability Thesis	159
Validity	165
Legitimacy	171
Legal Principles	173
Necessary, Conceptual Links?	185
10 Constitution	186
Aspects of Constitution	186
Constitutional Functions	190
Beyond the Constitution	192
The Great Mediator	201
 PART III PLURALITY	
11 The Black-Box View	205
Unity and Plurality	205
Kelsen's Dialectic of Unity and Plurality	207
Farewell to the Black-Box Model	211

ix

Contents

12	Non-State Law	215
	Epistemological Difficulties	215
	Transnational Law	217
	EU Law as Transnational Law	226
	Indigenous and Religious Law	229
	Human Rights Law	234
13	From Simple Diversity to Interlegality and Pluralism	239
	Post-National Interlegality	239
	Positioning in Post-National Plurality	243
	Fundamental Conflicts of Authority	247
	Radical or Dialogical Pluralism?	253
14	Unity under Post-National Plurality	257
	Internal Unity	257
	Unity in Plurality?	264
	Epilogue: Incertitude	268
	Abstractions of the Ideal Type	268
	Societal Presuppositions	274
	Towards Digitalised Law?	278
	Farewell to the Democratic <i>Rechtsstaat</i> ?	284
	The Owl of Minerva	286
	References	287
	Index	293