

## Contents

Preface	<i>page xi</i>
<b>Prologue: Elusiveness</b>	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	
<b>1 Return of the Repressed</b>	49
Society in Law and Law in Society	49
Breaking Points in the Pure Theory of Law	51
<b>2 Social Practices</b>	63
Why Social Practices?	63
Dissecting Social Practices	66
Grouping Social Practices	73
<b>3 Sociolegal Practices</b>	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
<b>4 Specialised Legal Practices</b>	94
Detachment of Second-Order Legal Practices	94
The Point of Specialised Legal Practices	97
Specificities of Legal Practices	102
Legal Professionals	107

---

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

---

<b>12</b>	<b>Non-State Law</b>	215
	Epistemological Difficulties	215
	Transnational Law	217
	EU Law as Transnational Law	226
	Indigenous and Religious Law	229
	Human Rights Law	234
<b>13</b>	<b>From Simple Diversity to Interlegality and Pluralism</b>	239
	Post-National Interlegality	239
	Positioning in Post-National Plurality	243
	Fundamental Conflicts of Authority	247
	Radical or Dialogical Pluralism?	253
<b>14</b>	<b>Unity under Post-National Plurality</b>	257
	Internal Unity	257
	Unity in Plurality?	264
	<b>Epilogue: Incertitude</b>	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