Table of Contents

Pre	reword
1.	Introduction
Pa	rt A: Modern Extensions of Substantive Review
2.	Modern Extensions of Substantive Review: A Survey of Themes in Taggart's Work and in the Wider Literature
3.	Proportionality and Unreasonableness: Neither Merger nor Takeover
4.	From Bifurcation to Calibration: Twin-Track Deference and the Culture of Justification
5.	Against Unification
6.	Substantive (Procedural) Review in Australia
7.	A Rainbow of One Colour? Judicial Review on Substantive Grounds in South African Law
Pa	rt B: Deference on Questions of Law?
8.	Deference on Questions of Law: A Survey of Taggart's Contribution and Themes in the Wider Literature
9.	Judicial Control of Administrative Interpretation in Australia and the United States

x Table of Contents

10.	Should We Have a Variable Error of Law Standard?241 Mark Aronson
11.	Deference on Relevance and Purpose? Wrestling with the Law/Discretion Divide
12.	The Struggle for Deference in Canada
Par	t C: Rights-Based Review
13.	Process and Outcome in Judicial Review of Public Authority Compatibility with Human Rights: A Comparative Perspective
14.	Crown Powers, the Royal Prerogative and Fundamental Rights
15.	Respecting Deference as Respect: Rights, Reasonableness and Proportionality in Canadian Administrative Law
Ind	ex