Contents

	Preface	174
	Acknowledgements	X
	Introduction	xi
	Outline	xiv
PA	RT I	
1	Human dignity and law	3
	Introduction 3	
	1.1 Three jurisprudential problems 4	
	1.2 Three jurisprudential questions 6	
	1.3 Dignitarian principles 10	
	1.4 A general jurisprudence of human dignity 14	
	1.5 Between justice and virtue 18	
	1.6 Directions and desiderata 24	
2	Human dignity as status	31
	Introduction 31	
	2.1 The normative core of human dignity 32	
	2.2 Human dignity as status 36	
	2.3 Juridical necessity 40	
	2.4 The normative implications of human dignity 45	
	2.5 Human rights 50	
	2.6 Status and value 57	
3	Human dignity, justice, and institutions	66
	Introduction 66	
	3.1 The institutional implications of human dignity 68	
	3.2 The limits of justice 69	
	3.3 The human condition 74	

viii	Contents	
	3.4 Democratic institutions 813.5 The morality of governance 883.6 Moral cosmopolitanism 90	
PAI	RT II	
4	International law Introduction 101 4.1 The contradictions of international law 103 4.2 Global constitutional principles 109 4.3 International human rights law 114 4.4 Warfare 119 4.5 Humanitarian intervention 125 4.6 International criminal justice 130	101
5	Transnational law Introduction 138 5.1 Defining transnational law 139 5.2 Lex mercatoria 144 5.3 Human rights and globalisation 149 5.4 Social and economic rights 153 5.5 Constitutionalising Europe 157 5.6 Subsidiarity 163	138
6	Public law Introduction 171 6.1 The responsibilities of the state 172 6.2 The rule of law and public reason 178	171

6.6 Punishment 200

Index
209

6.3 The public-private divide 183

6.4 Criminal law 1896.5 Criminal justice 193