Contents

78	
Preface to the Seventh Edition From the Preface to the First Edition Acknowledgments Table of Cases	page v vii xiii xxxiii
Table of Statutes	xxxix
1. NATURE OF JURISPRUDENCE What is Jurisprudence? The Relevance of Jurisprudence Acquiring Social Knowledge Normative Character of Law "Ought" and "Is"	1 1 2 5 11
"Ought" and "Is" Form (or Structure) and Content Philosophy of Law? The Need for a Comprehensive Jurisprudence Jurisprudence Today	13 13 14 15
EXTRACTS	
J. Austin W.L. Twining J. Shklar D. Hume K. Popper T.S. Kuhn T. Campbell The Uses of the Study of Jurisprudence Some Jobs for Jurisprudence Legalism A Treatise of Human Nature The Poverty of Historicism The Structure of Scientific Revolutions Seven Theories of Human Society	21 24 28 28 30
2. MEANING OF LAW The Nature of Definitions "Naming a Thing" "Essentialism" Analysis of Words or Fact Are Definitions Unnecessary? Ideological Factors Criterion of Validity	39 39 39 40 42 42 43
Law and Regularity Law and Morals Morals as Part of Law Law and Value Judgements	46 47 49 50

EXTRACTS

	L.L. Fuller G. Williams	The Case of the Speluncean Explorers International Law and the Controversy Concerning the Word "Law"	51 64
	III A Hort	Definition and Theory in Jurisprudence	65
	H.L.A. Hart R. Wollheim	The Nature of Law	67
		The Problem about the Nature of Law	69
	J. Raz	osing a Legal Theory on Moral Grounds	80
	P. Soper Cho J. Finnis	Evaluation and the Description of Law	87
	J. Raz	Ethics in the Public Domain	88
	J. 102		
3.	NATURAL LAW		89
	What is Natural	Law?	90
	The Attractions	of Natural Law	96
	Greek Origins		103
	Jus Gentium		104 105
	Medieval Period		103
	Renaissance, Re	formation and Counter-Reformation	1107
	Grotius and Inte	rnational Law	111
	Natural Law and	d the Social Contract	118
	Kant and Huma		120
	The Enlightenme	ent	123
	Nineteenth and	Twentieth Centuries	124
	Fuller and the N	Morality of Law	129
	Hart on Natura	Law	132
		Restatement of Natural Law	139
	Conclusion		10)
		EXTRACTS	
	Aristotle	Nicomachean Ethics	140
	Cicero	De Re Publica	140
	Justinian	Institutes	141
	Aquinas	Summa Theologica	142
	T. Hobbes	Leviathan	146
	Locke	Two Treatises of Government	148
	J.J. Rousseau	The Social Contract	150
	J. Maritain	Man and the State	154
	M. MacDonald	Natural Rights	156
	L.L. Fuller	The Morality of Law	157
	J.M. Finnis	Natural Law and Natural Rights	171 192
	J. Finnis, J. Bo	yle, G. Grisez The First Moral Principle	192
	Margaret Mead	Some Anthropological Considerations	196
		Concerning Natural Law	190
	D	VOTENIAND CLASSICAT POSITIVISM	199
4.	BENTHAM, AU	ISTIN AND CLASSICAL POSITIVISM	199
	Sovereignty an	u its Offgins	200
	Rentham and I	HE CHIHAHAHAHA	

	Contents	XXV
	Bentham's "Of Laws in General" Austin Conclusion	203 207 220
	EXTRACTS	
	J. Bentham A Fragment on Government J. Bentham An Introduction to the Principles of Morals and Legislation	221 221
61. 28. 68.	J. Bentham J. Austin	224 242
95. 18 18 18 18 18 18 18 18	Pure Theory of Law Normativism The Pure Science of Law Norms and the Basic Norm Hierarchy of Norms and Law-making Process Sanctions Critique The Basic Norm International Law The Rule of Recognition: A Comparison International Law and Sanctions	255 256 257 258 260 261 263 264 270 271 273 274
	Law and Fact Non-legal Norms Conclusion	275 276
	EXTRACTS	
	H. Kelsen H. Kel	276 282 289 291 302 308
	British Courter parts 23	
6.	Modern Trends in Analytical and Normative Jurisprudence	331
	Hart's Concept of Law An Outline of Hart's Jurisprudence The "Internal Aspect" of Law The Rule of Recognition Is Law A System of Rules?	335 336 339 342 346
		350 353 353 355

	The Obligation to Obey the Law The Legal Enforcement of Morality	358 362
	EXTRACTS	
	H.L.A. Hart Positivism and the Separation of Law and	367
	Morals Deply to	307
	L.L. Fuller Positivism and Fidelity to Law – a Reply to Professor Hart	370
	CD II L'a Famula	374
	R. Alexy A Defence of Radbruch's Formula H.L.A. Hart Definition and Theory in Jurisprudence	391
	T 1 D1 ·1 1 ·1.	571
	N. MacCormick Contemporary Legal Philosophy: the Rediscovery of Practical Reason	396
	J. Raz Practical Reason and Norms	409
	J. Raz Authority, Law and Morality	412
	J. Coleman Inclusive Legal Positivism	430
	F. Schauer Positivism as Pariah	441
	S Perry Hart's Methodological Positivism	451
	M. Kramer How Moral Principles Can Enter the Law	481
	Sir Neil MacCormick A Very British Revolution	497
	W.N. Hohfeld Fundamental Legal Conceptions as	
	Applied in Judicial Reasoning	510
	N. MacCormick The Ethics of Legalism	515
_	The second of th	523
7.	THEORIES OF JUSTICE	523
	Introduction Distributive Justice	523
	Rawls and Distributive Justice Nozick: Justice as Entitlement	534
	Justice as Rights	540
	Feminism as Justice	548
	Economic Theories of Law and Justice	557
	Corrective Justice	564
	And the state of t	
	EXTRACTS	
	John Rawls A Theory of Justice	566
	John Rawls A Theory of Justice Political Liberalism	577
	John Rawls John Rawls The Law of Peoples	585
	R. Nozick Anarchy, State and Utopia	590
	Ronald Dworkin A Trump over Utility	593
	R. Dworkin What is Equality? Part 2: Equality	
	of Resources	603
	I.M. Young Defining Injustice as Domination and	
	Oppression	614
	I.M. Young The Faces of Oppression	618
	S.M. Okin Justice as Fairness: For Whom?	629
	M. Walzer Three Distributive Principles	639
	R. Posner The Ethical and Political Basis of	647
	Wealth Maximization	04/

Contents	xxvii

SOCIOLOGICAL JURISPRUDENCE AND THE SOCIOLOGY	
	659
OF LAW Introduction	659
Comte and Sociology	660
Laissez Faire and Herbert Spencer	661
Jhering (1818–1892)	662
Max Weber (1864–1920)	662
Emile Durkheim (1858–1917)	666 670
Eugen Ehrlich (1862–1922)	672
Roscoe Pound (1870–1964)	678
Sociological Jurisprudence since Pound	679
Lasswell and McDougal	681
Talcott Parsons	682
Selznick	683
Towards a Sociology of Law	691
Unger and the Development of Modern Law	693
Habermas and the Centrality of Law	697
Critical Empiricism	700
Autopoiesis and Law	
EXTRACTS	
D won Thering Law as Means to an End	703
R. Voli Hering	705
IVI. Webber	714
- · · · · · · · · · · · · · · · · · · ·	717
E. Ehrlich R. Pound Principles of the Sociology of Law Philosophy of Law	721
D. Dound Outlines of Jurisprudence	723
R. Found Contemporary Juristic Theory	724
D. Solznick The Sociology of Law	727
Law in Modern Society	732
A Hunt Dichotomy and Contradiction in the Sociology	727
oj Eun	737
R. Cotterrell The Significance of a Concept of Law Not	744
R. Cotterren The Significance Restricted to State Law	/
R. Cotterell Why Must Legal Ideas be Interpreted Sociologically?	747
Sociologically.	,
D. Nelken Blinding Insights? The Limits of a Reflexive Sociology of Law	759
D.M. Trubek Back to the Future: The Short Happy Life	
of the Law and Society Movement	766
and the living in land	
S. Silbey & A. Sarat Critical Traditions in Law and Society Research	774
N. Luhmann Operational Closure and Structural	
Counling: The Differentiation of the Legal System	779
A Social Theory of State Law	787
J. Hobermas Retween Facts and Norms: An Author's	70.4
J. Habermas Reflections	794

8.

9.	American Realism	799
9.	The "Revolt against Formalism"	799
	Mr Justice Holmes	800
	The American Legal System	802
	The "Realist" Movement in Law	802
	Factskeptics and Ruleskeptics	803
	Llewellyn on Institutopns and "LawJobs"	805
	The Common Law Tradition	806
	Scientific and Normative Laws	810
	Realism: An Assessment	811
	Post Realism	813
	Jurimetrics	813
	Judicial Behaviouralism	815
	Pragmatism in Law	817
	Legal Process	819
	Legal 1 10ccss	
	EXTRACTS	
	W. Twining The Bad Man Revisited	821
	I. Frank Law and the Modern Mind	827
	K. Llewellyn Some Realism About Realism	830
	K. Llewellyn My Philosophy of Law	834
	K. Llewellyn The Common Law Tradition	840
	W. Twining The Significance of Realism	848
		055
10.		855
	Axel Hägerström (1868–1939)	856
	Law as Fact	858
	Ross's Theory of Law	860
	The "Verifiability" Principle	863
	Origin of Law	866
	"Reductionism" and Legal Concepts	866
	Features of Law	867
	Law and Morals	868
	Legal Ideology – the Method of Justice v. Social Welfare	869
	Scandinavian and American Realism	872
	EXTRACTS	
	EXTRACTS	
	Axel Hägerström Inquiries into the Nature of Law	
	Axel Hägerström Inquiries into the Nature of Law and Morals	872
	I was English	877
	R. Onverona	885
	- 1 ml · 1 · D · 1	888
	O I I I I I I I I I I I I I I I I I I I	890
	71. 1000	893
	T. 1000	899
	A. Ross	0,7,7

Contants	xxix
Contents	
11. HISTORICAL AND ANTHROPOLOGICAL JURISPRUDENCE	903
11. HISTORICAL AND ANTHROTOLOGICAL	903
The Romanuc Reaction	903
Herder and Hegel	904
The German Historical School	905
F.K. von Savigny (1779–1861)	906
The Volkgeist – Some Problems	907
Legislation and Juristenrecht Sir Henry Maine (1822–1888)	908
	910
Law and Anthropology	916
Dispute Processes Legal Pluralism	919
EXTRACTS	
FK von Savigny System of Modern Roman Law	921
T.IL. VOII 2010 J	925
Sir Henry Maine The Law of Primitive Man	928
E.A. House	933
TVI. CICATION ON THE LUW	936
L.L. I the Differing Realms of the Law	946
Paul Bohannan The Differing Redums of the Zam S. Diamond The Rule of Law versus the Order of Custom	949
S. Diamond The Rule of Law versus the	
	953
12. Marxist Theories of Law and State	954
Distance Hegel and Marx	955
Mary and Hegel's Political Pilliosophy	956
The Materialist Conception of History	958
Base and Superstructure	964
The Question of Class	965
Marx and Ideology	969
- Gut and Low	972
Mary and Justice Morality and Human Rights	977
The "Withering Away" of the State	979
Other Marxisms	979
Karl Renner	981
Antonio Gramsci	982
The Frankfurt School	982
Pashukanis State - a Critique	986
Marxist Theories of Law and State – a Critique	
EXTRACTS	
Philosophy of Righ	t 990
F. Hegel	
	•
K. Marx Critique of Heget's Philosophy K. Marx Preface to Contribution to Critique of Politica Econom	v 992
= G Idealag	/
K. Wark and T. Engels The Housing Question	n 994
F. Engels Theory of History	y 995
G.A. Collen	ie
S. Lukes Can the Base be Distinguished Superstructure	e? 999
1	

K. Marx K. Marx F. Engels V. Lenin The Civil War in Fran Critique of the Gotha Program Anti-Dühr State and Revolut	ting 1021 tion 1022
K. Renner The Institutions of Private Law and the Social Function E. Pashukanis Law and Marxi	ons 1023
E. Pasnukams	
3. CRITICAL LEGAL STUDIES Critical Legal Studies and Liberalism's Contradictions Rules and Reasoning Critical Legal Studies and Legal Practice Legal Theory and Social Theory Conclusion	1040 1041 1046 1048 1051 1055
EXTRACTS	
R.W. Gordon R.W. Gordon R.W. Gordon New Developments in Legal The D. Kennedy The Structure of Blackstone's Commenta P. Gabel Reification in Legal Reason M. Kelman Interpretive Construction in the Substan Criminal P.	eory 1063 uries 1067 uring 1073 utive
C. Dalton An Essay in the Deconstruction of Control Doct	ract
D. Kennedy The Ideological Content of Legal Educa R.M. Unger The Spell of Rationalizing Legal Anal	tion 1104
14. FEMINIST JURISPRUDENCE Origins	1122 1122
The Inquiries of Feminist Jurisprudence Equality and Difference Women and Ideology The Public and the Private Cultural Pluralism and Women's Rights Feminist Legal Methods	1124 1127 1129 1130 1132 1134
EXTRACTS	
A.C. Scales The Emergence of Feminist Jurisprude An e Patricia A. Cain Feminism and the Limits of Equal Surisprudence and Ge	essay 1137 vality 1149

	Contents	XXX1
	Discrimination	1175 1184
	C.A. Littleton Reconstructing Sexual Equation Feminist Legal Methods	1197
	L.M. Finley Breaking Women's Silence in Law. The	1215
	N. Lacey The Feminist Challenge to Conventional Legal Scholarship	1225
-7	1 CHILLES	1238
	Susan Moller Okin Is Multiculturalism Bad for Women?	1245
	INDICED LIDENCE	1253
15.	POSTMODERNIST JURISPRUDENCE	1253
	Postmodernism and Modernism	1253
	The Death of the Subject	1254
	The "Subject" and the Legal System	1257
	A Political Agenda A Political Agenda Bestmodern State	1259
	Postmodern Law: Postmodern State	1261
	Semiotics and Legal Theory	
	EXTRACTS	
	IF Lyotard Answering the Question: What is	
	J.F. Lyotard Answering the Question. What is Postmodernism?	1264
	1 I wand the Legal Subject	1271
	27 di the Politics of Form	1283
	1. I I I augt and ing: 100	
	J.M. Balkin Understanding Legal Understanding. The Legal Subject and the Problem of Legal Coherence	1292
	B. de Sousa Santos The Postmodern Transition: Law and	
	1 Ottiles	1308
	C. Douzinas and R. Warrington "A Well-Founded Fear	1316
	T. T. stice ' I aw and Finite III I Ostillouchtury	1310
	D. Patterson Postmodern Jurisprudence: The Truth of Propositions of Law	1325
	Propositions of Lan	
	D Transpy	1335
16.	CRITICAL RACE THEORY	1335
	Introduction	1337
	The Other Movements	
	EXTRACTS	
	R. D. Barnes Race Consciousness: The Thematic Content of Racial Distinctiveness in Critical	1339
	Race Scholarship	1337
	R. Delgado and J. Stefancic Critical Race Theory: An	1342
	Annotated Biologiaphy	1342
	A. Harris The Jurisprudence of Reconstruction	1373
	Milner S. Ball The Legal Academy and Minority Scholars	1350
	Scholars	

	Kimberlé Crenshaw Race, Reform and Retrenchment: Transformation and Legitimation in Anti-Discrimination Law	1351
	Kevin R. Johnson Celebrating LatCrit Theory: What Do We Do When the Music Stops? Berta Esperanza Hernández-Truvol LatCrit as	1367
	Berta Esperanza Hernández-Truyol LatCrit as Liberation Theory	1370
17.	THEORIES OF ADJUDICATION	1375
	The Nature of Legal Sources	1375
	The Institution of Adjudication	1377
	Stare Decisis	1380
	Why Precedent?	1387 1389
	Judges and Discretion	1391
	Dworkin and "hard cases"	1393
	Dworkin and Discretion	1394
	Dworkin and Interpretation	1396
	Law as Integrity	1398
	One Right Answer? Integrity and Legitimacy	1399
	Right Answers and Wrong Answers	1402
	Judge-Made Law	1403
	Judicial Reasoning	1406
	Statutory Construction	1410
	Statutory Construction and Democracy	1419
	EXTRACTS	
	J. Austin Lectures on Jurisprudence	1422
	H.L.A. Hart Problems of the Philosophy of Law	1423
	R. Dworkin Taking Rights Seriously	1429
	R. Dworkin Law as Interpretation	1439
	R. Dworkin Law's Empire	1447
	B. Cardozo Nature of the Judicial Process	1467
	G. Williams Language and the Law	1470
	J. Wisdom Gods	1473
	D.N. MacCormick Formal Justice and the Form of	
	Legal Arguments	1475
	E.H. Levi An Introduction to Legal Reasoning	1478
	R. Sartorius Social Policy and Judicial Legislation	1481
	T. Endicott Dworkin: The Right Answer Thesis	1483
	L. Alexander and K. Kress: The Arguments Against	1491
	Legal Principles	1471
		1.50.5
	ex of Subjects	1505 1513
iria	ex of Subjects	