

## CONTENTS

ONE / A Second Death of Substantive Due Process? / 1

### **PART I : OUR PRACTICE OF SUBSTANTIVE DUE PROCESS**

TWO / The Coherence and Structure of Substantive Due Process / 19

THREE / The Rational Continuum of Ordered Liberty / 45

### **PART II : SUBSTANTIVE DUE PROCESS DOES NOT "EFFECTIVELY DECREE THE END OF ALL MORALS LEGISLATION"**

FOUR / Is Substantive Due Process on a Slippery Slope to  
"the End of All Morals Legislation"? / 73

FIVE / Is Moral Disapproval Enough to Justify  
Traditional Morals Legislation? / 99

### **PART III: SUBSTANTIVE DUE PROCESS DOES NOT ENACT A UTOPIAN ECONOMIC OR MORAL THEORY**

SIX / The Ghost of *Lochner v. New York* / 127

SEVEN / Does Substantive Due Process Enact  
*Mill's On Liberty*? / 149

**PART IV: CONFLICTS BETWEEN LIBERTY AND EQUALITY**

EIGHT / The Grounds for Protecting Basic Liberties:  
Liberty Together with Equality / 173

NINE / Accommodating Gay and Lesbian Rights  
and Religious Liberty / 201

**PART V: THE FUTURE**

TEN / The Future of Substantive Due Process / 217

*Acknowledgments* / 229

*Notes* / 233

*Index* / 263