

Contents

<i>Preface</i>	v
<i>List of Contributors</i>	ix
I. Introduction	1
1. Objectivity in Law and Jurisprudence	3
<i>Mark Van Hoecke</i>	
II. Objectivity of Legal Theory.....	21
2. Can Legal Theory Be Objective?	23
<i>Jaap Hage</i>	
3. The Impossibility of an Outsider's Perspective	45
<i>Pauline C Westerman</i>	
III. Legal Reasoning	67
4. Objective Legal Reasoning—Objectivity Without Objects.....	69
<i>Matti Ilmari Niemi</i>	
5. Legal Certainty as an Element of Objectivity in Law	85
<i>Juha Raitio</i>	
6. Objective Rules of Argumentation	109
<i>Bertjan Wolthuis</i>	
7. Easy Cases and Objective Interpretation.....	131
<i>Niko Soininen</i>	
IV. Human Behaviour and its Objective Foundation.....	151
8. Can Inalienable Rights Provide an Objective Foundation for Law and Morality?.....	153
<i>Maija Aalto-Heimilä</i>	
9. Objectivity and the Law's Assumptions about Human Behaviour	171
<i>Péter Cserne</i>	

viii *Contents*

V. (Legal) Cultures.....	195
10. Kaleidoscopic Cultural Views and Legal Theory—Dethroning the Objectivity?.....	197
<i>Jaakko Husa</i>	
11. Translators and Legal Comparatists as Objective Mediators between Cultures?.....	213
<i>Caroline Laske</i>	
12. Legal Science Challenged by Cultural Paradigms: ‘Subjective Objectivity’ in Legal Scholarship	229
<i>Mustapha El Karouni</i>	
<i>Index</i>	251

<http://www.pbookshop.com>