CONTENTS

1 Controversy over Legal Method in the Nineteenth	1
and Twentieth Centuries	
1.1 Three Stances	1
1.1.1 The Rejection of Method	1
1.1.2 Methodological Heteronomy	2
1.1.3 Methodological Autonomy	6
1.2 Methods of Legal Reasoning	9
1.3 Logic – Analysis – Argumentation – Hermeneutics	12
2 Logic	17
2.1 Introduction	17
2.2 Classical Logic: Propositional Logic and First	
Order Predicate Logic	20
2.2.1 Presentation of Calculi	20
2.2.2 Paradoxes of Material Implication	23
2.2.3 Examples	24
2.3 Deontic Logic	29
2.3.1 Possible World Semantics	29
2.3.2 Deontic Logic	30
2.3.3 Paradoxes of Deontic Logic	33
2.3.4 Examples	35
2.4 Logic of Action and Logic of Norms	40
2.4.1 Two Types of Obligation *	40
2.4.2 Logic of Action	41
2.4.3 Jørgensen Dilemma	46
2.5 Defeasible Logic	49
2.5.1 The Concept of Defeasibility	49
2.5.2 Defeasible Logic	51
2.5.3 Objections Against Nonmonotonic Logic	53
2.5.4 Examples	54
2.5.5 Two Remarks	63
2.6 Summary	63

Contents

3	Ana	llysis	69
	3.1	Introduction	69
		3.1.1 The Notion of Analysis	69
		3.1.2 History of the Concept	70
		3.1.3 Analytic Philosophy	72
	3.2	Linguistic Analysis	75
		3.2.1 History and Basic Assumptions of Linguistic Analysis	75
		3.2.2 Legal Conceptual Scheme	78
		3.2.3 Speech Acts Theory	82
		3.2.4 The Method and Its Limits	89
	3.3	Economic Analysis of Law	92
		3.3.1 Law and Economics	92
		3.3.2 Idea of Economization	94
		3.3.3 Limits of the Method	97
		3.3.4 Conclusions	104
	3.4	Summary	105
		3.4.1 Features of Analysis	105
		3.4.2 Analysis in Law	105
4	_	gumentation	111
	4.1	Introduction	111
		4.1.1 Philosophies of Argumentation	112
		4.1.2 Criteria of a Practical Discourse	123
	4.2	Two Conceptions of a Legal Discourse	130
		4.2.1 The Topical–Rhetorical Conception	100
		of Legal Discourse	132
		4.2.2 Procedural Conception of Legal Discourse	139
	4.3	Legal Argumentation	145
		4.3.1 Claim to Universality	146
		4.3.2 Structure of Legal Discourse	147
		4.3.3 Applications	163
=	II	rmeneutics	167
3		Introduction	167
	5.1	5.1.1 The Beginnings of Hermeneutics	167
		5.1.2 What Do We Not Know About Hermeneutics?	173
	5 2		175
	3.2	Hermeneutics as Epistemology 5.2.1 Methodological Current in Philosophical	115
		Hermeneutics	176
		5.2.2 Legal Receptions	183
	5 2	Hermeneutics as Ontology	187
	1.)	THORITICALICO AS CHILOIONY	101

Contents	ix
5.3.1 Ontology of Understanding	188
5.3.2 Legal Receptions	193
5.4 The Understanding of the Law	198
5.4.1 Claim to Universality	199
5.4.2 The Nature of Hermeneutic Cognition	200
5.4.3 Applications	205
6 Methods of Legal Reasoning from a Postmodern Perspective	211
6.1 A Summary	211
6.2 Dilemmas of the Contemporary Philosophy of Law	214
6.3 The Epistemological Approach	216
6.4 Unfinished Projects	219
Index of Names	223
Subject Index	