## Contents

	Preface	vii
	Introduction Pragmatism, Economics, Liberalism	1
Part	One The Profession	
1	The Material Basis of Jurisprudence	33
2	The Triumphs and Travails of Legal Scholarship	81
3	What Do Judges Maximize?	109
4	The Profession in Crisis: Germany and Britain	145
Part	Two Constitutional Theory	
5	Legal Reasoning from the Top Down and from the Bottom Up	171
6	Have We Constitutional Theory?	198
7	Legal Positivism without Positive Law	215
8	What Am I? A Potted Plant?	229
9	Bork and Beethoven	237
Part	Three Variety and Ideology in Legal Theory	
10	The First Neoconservative	259
11	The Left-Wing History of American Legal Thought	271

vi	Contents	-
12	Pragmatic or Utopian?	287
13	Hegel and Employment at Will	299
14	Postmodern Medieval Iceland	312
Part	Four Of Gender and Race	
15	Ms. Aristotle	329
16	Biology, Economics, and the Radical Feminist Critique of Sex and Reason	335
17	Obsessed with Pornography	357
18	Nuance, Narrative, and Empathy in Critical Race Theory	368
Part	Five Philosophical and Economic Perspectives	
19	So What Has Pragmatism to Offer Law?	387
20	Ronald Coase and Methodology	406
21	The New Institutional Economics Meets Law and Economics	426
22	What Are Philosophers Good For?	444
	The Projection in I, will Develop and retain and retains	
Part	Six At the Frontier	
23	Law and Literature Revisited	471
24	Rhetoric, Legal Advocacy, and Legal Reasoning	498
25	The Legal Protection of the Face We Present to the World	531
26	Economics and the Social Construction of Homosexuality	552
	Credits	581
	Index	583