## Contents

In	troduction	1
1.	Why Being Law Matters	7
*	<ol> <li>Does Legality Determine What is Justiciable?</li> <li>Does Legality Determine What Has Access to a Legal</li> </ol>	9
	System's Machinery?	11
	3. Does Legality Affect Power Relations?	12
	4. Sociological Relevance	14
	5. The Field of Lawyers	15
	6. A Promise of Predictability	17
	7. The Legitimate Authority Associated with Legality	20
	8. Why it Matters that Legality Matters	31
2.	Legality as Rhetorical Argument	33
	1. Better and Worse Definitions of Law	35
	2. Signals of the Label of Law	36
	3. Eight Signals	38
	4. Defining Law in Accordance with its Political and Ethical Signals	45
	5. Illustrations	46
3.	Shaping Legality	49
	1. Justice Beliefs in State Law	49
	2. Some Uses of Legality for Stateless Regimes	51
	3. A Battle of Candidates for Paradigm	62
	4. The Non-scalability of Law	68
4.	Analytic Obstacles in Legal Positivism to Stateless Law	73
	1. Comprehensiveness, Exclusiveness, Supremacy	74
	2. Misconceptions	75
5.	Relative and Absolute Legality	81
	1. Relative Legality	82
	2. Absolute Legality	87
	3. Relations Between Relative and Absolute Legality	88
6.	Why Think in Terms of Legal Systems	101
	1. Law Obtains as Systems	101
	2. Can the Lex Mercatoria Not be a System?	101

7.	The External Identity of a Stateless Legal System	119
	1. International Arbitration's Own Secondary Rules	120
	2. A Broader Idea of Secondarity	128
	3. Powers of Reinstitutionalization	132
	4. Powers to Prescribe	137
	5. Powers to Adjudicate	143
	6. Powers to Enforce	146
8.	The Internal Identity of a Stateless Legal System	151
	<ol> <li>The School of Dijon's Eschewal of Analytic Jurisprudence</li> <li>Legitimacy and Justice for Transnational Legality:</li> </ol>	153
	A Laconically Selective Survey	160
	3. The Inner Morality of Arbitration Regimes	167
D		105
References Index		185
In	Index	