

Contents

Introduction	I
1. Conviction and Conscience	3
2. The Conviction Argument	5
3. The Conscience Argument	10
Part I. Morality	
1. Conviction	15
1. Communicative Disobedience	17
2. Non-communicative Disobedience	27
3. The Communicative Principle of Conscientiousness	29
4. Ambiguities	47
Conclusion	49
2. Conscience	51
1. Common Conceptions of <i>Conscience</i>	55
2. Conscience and Moral Pluralism	62
3. An Ideal of Conscience	72
4. Conscience and Virtue	79
Conclusion	83
3. Responsibilities	85
1. Formal Expectations and Moral Responsibilities	88
2. The Forms and Purposes of Non-conformity	104
3. Objections and Replies	107
Conclusion	117
4. Rights	119
1. Moral Rights versus Legal Rights	120
2. A Moral Right of Conscience	126
3. A Moral Right to Inner Control and Free Thought	128
4. A Moral Right of Conscientious Action	140
Conclusion	151
Part II. Law	
5. Demands-of-Conviction Defence	155

1. Justifications and Excuses	161
2. The Demands-of-Conviction Defence	167
3. The Strategic Action Problem	172
4. The Democracy Problem	174
Conclusion	178
6. Necessity Defence	179
1. The Nature of Necessity	181
2. The Competition of Values Problem	192
3. The Proportionality Problem	197
4. Avoidance of Punishment and Slippery Slopes	204
Conclusion	206
7. Dialogue	209
1. The Scripting Problem	215
2. Conditions for Moral Dialogue	217
3. The Generic-Script Problem	222
4. The Status Change Problem	227
5. A Pluralistic Theory of Punishment	234
Conclusion	236
8. Punishment	239
1. The Right to Civil Disobedience	240
2. Symbolic Punishment	248
3. Some Ways Forward	250
Conclusion	253
<i>Bibliography</i>	255
<i>Index</i>	263