

Table of Contents

INTRODUCTION vii

ACKNOWLEDGMENTS xv

I. THE RULE OF LAW AND THE RULE OF THE MANY

CHAPTER 1: THE RULE OF LAW AND ITS LIMITS 3

CHAPTER 2: SHOULD WE VALUE LEGISLATIVE
INTEGRITY? 39

CHAPTER 3: AUTHORITY, EQUALITY AND
DEMOCRACY 57

CHAPTER 4: ARE CONSTITUTIONS LEGITIMATE? 89

II. LEGAL THEORY, LAW AND MORALITY

CHAPTER 5: LEGAL POSITIVISM: STILL DESCRIPTIVE
AND MORALLY NEUTRAL 125

CHAPTER 6: HOW LAW IS LIKE CHESS 153

CHAPTER 7: SHOULD LIKE CASES BE TREATED ALIKE? 183

CHAPTER 8: THE IMMORALITY OF TEXTUALISM 197

III. RIGHTS AND EQUALITY

CHAPTER 9: ON THE LIMITS OF RIGHTS..... 215

CHAPTER 10: DO WE HAVE A RIGHT TO COMMON
GOODS?..... 233

CHAPTER 11: ON THE RIGHT TO PRIVATE PROPERTY
AND ENTITLEMENT TO ONE’S INCOME..... 251

CHAPTER 12: THE INTRINSIC VALUE OF ECONOMIC
EQUALITY 259

BIBLIOGRAPHY 277

INDEX..... 285