## Contents

Ser	ies Preface roduction	ix xi
PA]	RT I THE ROLE OF LEGAL THEORY IN THE LEGAL CURRICULUM	
2	Hilaire Barnett (1995), 'The Province of Jurisprudence Determined–Again!', Legal Studies, 15, pp. 88–127.  Neil MacCormick (1985), 'The Democratic Intellect and the Law', Legal Studies, 5, pp. 172–83.  Alan Hunt (1989), 'The Role and Place of Theory in Legal Education: Reflections on Foundationalism', Legal Studies, 9, pp. 146–64.  Roger Cotterrell (2000), 'Pandora's Box: Jurisprudence in Legal Education', International Journal of the Legal Profession, 7, pp. 179–87.	<ul><li>43</li><li>75</li></ul>
	International Journal of the Legal Profession, 1, pp. 179–87.	13
PA]	RT II THE TEACHING OF LEGAL THEORY	
	Patricia A. Cain (1988), 'Teaching Feminist Legal Theory at Texas: Listening to Difference and Exploring Connections', <i>Journal of Legal Education</i> , <b>38</b> , pp. 165–81.  Philip C. Kissam (1998), 'Disturbing Images: Literature in a Jurisprudence Course', <i>Legal Studies Forum</i> , <b>22</b> , pp. 329–51.  William Twining (2009), 'Implications of "Globalisation" for Law as a Discipline', in A. Halpin and V. Roeben (eds), <i>Theorising the Global Legal Order</i> , Oxford: Hart pp. 39–60.  Seow Hon Tan (2009), 'Teaching Legal Ideals through Jurisprudence', <i>Law Teacher</i> <b>43</b> , pp. 14–36.	105
PA]	RT III LEGAL THEORY AND LEGAL SCHOLARSHIP	
10	Neil MacCormick (1989), 'The Ethics of Legalism', <i>Ratio Juris</i> , <b>2</b> , pp. 184–93. Mark Van Hoecke and François Ost (1993), 'Epistemological Perspectives in Legal Theory', <i>Ratio Juris</i> , <b>6</b> , pp. 30–47. Andrew Halpin (2000), 'Law, Theory and Practice: Conflicting Perspectives?', <i>International Journal of the Legal Profession</i> , <b>7</b> , pp. 205–23. Mathias M. Siems (2008), 'Legal Originality', <i>Oxford Journal of Legal Studies</i> , <b>28</b> , pp. 147–64.	<ul><li>177</li><li>205</li><li>225</li></ul>

## PART IV LEGAL THEORY AND COMPARATIVE LAW

13	Günter Frankenberg (1985), 'Critical Comparisons: Re-thinking Comparative Law',	)
	Harvard International Law Journal, 26, pp. 411–55.	245
14	Mark Van Hoecke and Mark Warrington (1998), 'Legal Cultures, Legal Paradigms	
	and Legal Doctrine: Towards a New Model for Comparative Law', International	
	and Comparative Law Quarterly, 47, pp. 495-536.	291
15	William Ewald (1998), 'The Jurisprudential Approach to Comparative Law:	
	A Field Guide to "Rats", American Journal of Comparative Law, 47, pp. 701-707.	333
16	Geoffrey Samuel (1998), 'Comparative Law and Jurisprudence', International	
	and Comparative Law Quarterly, 47, pp. 817-36	341
17	Catherine Valcke (2004), 'Comparative Law as Comparative Jurisprudence—	
	The Comparability of Legal Systems', American Journal of Comparative Law,	
	<b>52</b> , pp. 713–40.	361
Nav	me Index	389