THE PRACTICE OF PRINCIPLE

In Defence of a Pragmatist Approach to Legal Theory

JULES L. COLEMAN



Contents

Introduction	xiii
Part One: Tort Law and Corrective Justice	1
Lecture One—The Pragmatic Method	3
Lecture Two—Bilateralism	13
Lecture Three—Function and Explanation	25
Lecture Four—Consilience	41
Lecture Five—Holism and Explanation	54
Part Two: The Possibility and Normativity of Law	65
Lecture Six—Guidance and Compliance	67
Lecture Seven—The Conventionality Thesis	74
Lecture Eight—Inclusive Legal Positivism	103
Lecture Nine—Authority and Reason	120
Lecture Ten—Practical Difference	137
Part Three: The Methodology of Jurisprudence	149
Lecture Eleven—Legal Content, Social Facts, and	
Interpretive Practice	151
Lecture Twelve—Normativity and Naturalism	179
Index	219