

TABLE OF CONTENTS

Introductory Noteix

PART I

THE “JUSTIFICATION” OF LAW AND JURIDICAL VALIDITY AS A DIMENSION OF EUROPEAN IDENTITY AND HERITAGE

- 1 The «Symbolic Power» of Iberian Academia at the Colonial
Jus Gentium Europaeum Founding Moment 3
Miguel Régio de Almeida

- 2 The Problem of the Legitimation of Law as a Metaphysical Problem .. 21
Tomasz Bekrycht

PART II

THE “PLACE” OF JURISTS’ LAW FROM THE PERSPECTIVE OF ITS RATIONALITY, EMERGENCE AND CONTENT: DISCUSSING PROLEGOMENA CONCERNING THE CLAIMS OF LEGAL SCIENCE, THE EXPERIENCE OF SOURCES OF LAW AND THE DYNAMICS OF JURIDICAL SYSTEM

- 3 Legal Science and *Juristenrecht*: The Relevancy of Language and
Discourse for the Conceptual Distinction35
Pedro Moniz Lopes

- 4 After Kelsen and Hart: Sources of Law, Recognition and Unity
of the Legal System 59
José de Sousa e Brito

5 *Juristenrecht*, The Rational Lawgiver and Legal Policy in the Polish Tradition. Towards a Discursive Model of Power 77
Karolina M. Cern

6 The Claim for «Consonance» between Principles and Problem-Solving Practices: The Challenge of Plurality and the Indispensable Mediation of *Juristenrecht* 107
J. M. Aroso Linhares

PART III

JURISTS' LAW AND EUROPEAN IDENTITY FROM THE PERSPECTIVE OF SPECIFIC DOGMATIC-INSTITUTIONAL PROBLEMS

7 The «Depth Grammar» of *Criminal Law*: The Case Rule and the Distinction Between Norm and Ascription..... 131
Bruno de Oliveira Moura

8 *Juristenrecht* and Criminal Law: European Identity as a Limit to the Mistake on the Prohibition 147
Inês Fernandes Godinho

9 Fiscal Policy and Legal Policy 161
Marek Zirk-Sadowski

PART IV

JURISTS' LAW AND ADJUDICATION: METHOD(NOMO)LOGICAL APPROACHES

10 'A Metodologia da Realização do Direito'. Os Pólos Noemáticos do Exercício 181
Fernando José Bronze

11 The Application of Tax Law by Administrative Courts in the Situation of Interpretative Institutional Pluralism and the Open Textuality of Law 203
Bartosz Wojciechowski

| | | |
|----|---|-----|
| 12 | Crossing the Fundamental States of Law: Contemporary <i>Aesthetic Approaches to Juridical Interpretation and Juridicity</i> | 227 |
| | <i>Brisa Paim Duarte</i> | |
| 13 | A crença/convicção no contexto judicial: diálogos com a filosofia pragmatista | 253 |
| | <i>Rui Soares Pereira</i> | |
| 14 | <i>Correctness and Rationality as Presumptions of Bindingness</i> in Adjudication: On the Methodological Relevance of <i>Judicial Precedents and Dogmatic Models</i> in European <i>Civil Law</i> and <i>Common Law</i> Systems | 291 |
| | <i>Ana Margarida Gaudêncio</i> | |
| | Contributors | 309 |