Contents

Notes	on Contributors	vi		
Introd	uction	1		
PART	TI PHILOSOPHICAL APPROACH TO HUMAN RIGHTS			
1	'Collective' Human Rights for the Protection of Minorities? Georg Lohmann	13		
2	Value Pluralism and Legal Philosophy: The Impact of Isaiah Berlin and John Gray Beata Polanowska-Sygulska	23		
3	On the Human Right to Science and Culture Anna Maria Andersen Nawrot	29		
4	On the Possibility of Justifying the Idea of Human Rights Tomasz Bekrycht	51		
PART II THE FIGHT FOR RECOGNITION IN THE SPHERE OF LAW				
5	Human Rights as an Element of Mutual Recognition and Equality of Opportunity Bartosz Wojciechowski	63		
6	'To Tolerate Means to Insult' (J.W. v. Goethe): Towards a Social Practice of Recognition Barbara Weber	77		
7	On Paul Ricoeur's Tribute to Legal Philosophical Issues of Recognition and Reciprocity Marcin Pieniążek	87		
8	Should There Be an Obligation to Recognize an Individual's Ascription to a Group? On the Margins of the 'Right to Exit' Debate <i>Michal Dudek</i>	103		
PART	TIII HUMAN RIGHTS LEGAL PROTECTION			
9	Domestic Violence, Oppression and Participatory Parity: An Analysis of Brazilian Law in Light of a Theory of Democratic Justice <i>Marcia Nina Bernardes</i>	113		

10	No Court is an Island: Philosophy at the European Court of Human Rights and the European Court of Justice <i>Nina-Louisa Lorenz Arold</i>	129	
11	The Constitutionality of Law vis-à-vis Minority Rights Milena Korycka-Zirk	147	
12	The Problem of Slavery – the Judge Between Moral Conviction and Fidelity to Law Jerzy Zajadło	161	
13	The Principle of Self-determination and Rights of National Minorities. A Legal and Philosophical Analysis of the Problem Using an Example from the Czech Republic <i>Tatiana Machalová</i>	173	
14	Les Misérables of Thessaloniki in 2011: A Practical Case Study of Human Rights and Human Abuse Victor Tsilonis	187	
15	Human Rights and Transitional Justice in Post-Communist Central-Eastern Europe <i>Adam Czarnota</i>	195	
PART IV THE PROBLEM OF LEGAL CONSENSUS AND LEGAL IDENTITY			
16	Is Law's Practical-Cultural Project Condemned to Fail the Test of 'Contextual Congruence'? A Dialogue with Hans Albert's Social Engineering José Manuel Aroso Linhares	209	
17	On the Constructivist Premise of Constitutional Patriotism as a Normative Idea <i>Karolina M. Cern</i>	221	
18	Flexible Normative Space Between the European Law and the Member State Law as a Source of Constitutional Identity Marek Zirk-Sadowski	237	
19	The Complexity of Contemporary Legal Systems – Dilemmas and the Paradoxes of Law's Legitimacy Tadeusz Biernat	261	
Index		273	