

# TABLE OF CONTENTS

TABLE OF CONTENTS	V
ACKNOWLEDGEMENTS	VII
INTRODUCTION <i>Tim Hochstrasser &amp; Peter Schröder</i>	IX
BEFORE AND AFTER NATURAL LAW: MODELS OF NATURAL LAW IN ANCIENT AND MODERN TIMES <i>Merio Scattola</i>	1
TAMING THE LEVIATHAN – READING HOBBS IN SEVENTEENTH-CENTURY EUROPE <i>Jon Parkin</i>	31
MALEBRANCHE AND NATURAL LAW <i>Patrick Riley</i>	53
THE RECEPTION OF HUGO GROTIUS’S <i>DE JURE BELLI AC PACIS</i> IN THE EARLY GERMAN ENLIGHTENMENT <i>Frank Grunert</i>	89
REVOLUTION PRINCIPLES, <i>IUS NATURAE</i> , AND <i>IUS GENTIUM</i> IN EARLY-ENLIGHTENMENT SCOTLAND: THE CONTRIBUTION OF SIR FRANCIS GRANT, LORD CULLEN (C.1660-1726) <i>Clare Jackson</i>	107
NATURAL JURISPRUDENCE, ARGUMENT FROM HISTORY AND CONSTITUTIONAL STRUGGLE IN THE EARLY ENLIGHTENMENT: THE CASE OF GOTTLIEB SAMUEL TREUER’S POLEMIC AGAINST ABSOLUTISM IN 1719 <i>Robert von Friedeburg</i>	141
THE LOVE OF A SAGE OR THE COMMAND OF A SUPERIOR: THE NATURAL LAW DOCTRINES OF LEIBNIZ AND PUFENDORF <i>Ian Hunter</i>	169
VOLUNTARISM AND MORAL OBLIGATION: BARBEYRAC’S DEFENCE OF PUFENDORF REVISITED <i>Petter Korkman</i>	195
THE POLITICS OF SELF-PRESERVATION: TOLERATION AND IDENTITY IN PUFENDORF AND LOCKE <i>Michael J. Seidler</i>	227

<i>DE SYMPATHIA ET ANTIPATHIA RERUM: NATURAL LAW, RELIGION AND THE REJECTION OF MECHANISTIC SCIENCE IN THE WORKS OF CHRISTIAN THOMASIVS</i> <i>Thomas Ahnert</i>	257
“DECORUM” AND “POLITESSE”: THOMASIVS’S THEORY OF CIVILISED SOCIETY IN COMPARATIVE PERSPECTIVE <i>Simone Zurbuchen</i>	279
NATURAL LAW AND ENLIGHTENMENT IN FRANCE AND SCOTLAND – A COMPARATIVE PERSPECTIVE <i>Peter Schröder</i>	297
NOTES ON CONTRIBUTORS	317
INDEX	323



<http://www.springer.com/978-1-4020-1569-4>

Early Modern Natural Law Theories  
Context and Strategies in the Early Enlightenment  
Hochstrasser, T.; Schröder, P. (Eds.)  
2003, XVIII, 342 p., Hardcover  
ISBN: 978-1-4020-1569-4