

Table of Contents

Introduction	1
Chapter 1. A Methodology of Analysis and Certain Key-concepts.....	3
1. A Methodology of Analysis.....	3
1.1 Law and Politics (<i>Static Aspect</i>).....	5
1.2 Law-making and Political Order (<i>Dynamic Aspect</i>).....	7
1.3 Legal Discipline and Political Material (<i>Epistemological Aspect</i>)	8
2. Using an Ideal-typology for Legal Theories	9
3. Limits of the Methodology	12
4. Certain Key-concepts.....	16
5. Conclusion.....	18
Chapter 2. The Autonomous Model.....	19
1. Autonomy of the Legal Phenomenon Towards Politics.....	19
2. The <i>Rigidity</i> of Law	22
2.1 Kelsen’s Law and Politics	23
2.2 Hart and the Autonomy of Law	26
3. The <i>Closed</i> Law-making to the Political Order	30
3.1 The Basic Norm and the Political Order	32
3.2 Rule of Recognition and Law-making.....	35
4. The Ideal of a “Pure” Legal Discipline.....	39
4.1 Kelsen’s Pure Theory of Law.....	41
4.2 Analytical Jurisprudence and the Political Material.....	44
5. Conclusion.....	46
Chapter 3. The Embedded Model.....	49
1. “Law is Politics”.....	49
2. A <i>Flexible</i> Law	50
2.1 Finnis’ Reasonability and the Common Good.....	51
2.2 Law and Politics for CLS Movement.....	54
2.3 The Political for Law and Economics	57
3. Law-making Means Politics-making	61
3.1 Law-making in the Natural Law Theory	63
3.2 CLS and the Politicization of Legal Reasoning.....	66
3.3 Law and Economics’ Law-making.....	69

4. A Mixed Legal Discipline for a Mixed Law	72
4.1 Natural Law Theory and Political Material	74
4.2 Legal Discipline According to CLS	76
4.3 A Legal Discipline Mixed with Economics	78
5. Conclusion	80
Chapter 4. The Intersecting Model	83
1. The “Modernity” of Legal Realisms	84
2. Law and Politics	86
3. Partial Rigidity of the Law Towards Politics	88
3.1 Politics, Law and American Legal Realism	90
3.2 Scandinavian Legal Realism and the Partial Rigidity of Law	95
4. The <i>Open</i> Law-making	100
4.1 American Legal Realism and Law-making	101
4.2 Law-making and the Scandinavian Legal Realism	106
5. The Legal Realistic Discipline	110
5.1 The Legal Discipline for American Legal Realism	113
5.2 Scandinavian Legal Realism and the Legal Discipline	119
6. Conclusion	123
Chapter 5. Contemporary Legal Theory and the Dilemma of Law	125
1. “The” Law and Politics Debate?	125
2. Common Points Among the Three Models	127
3. Dilemma of Law as a Dilemma for Contemporary Legal Theory?	131
3.1 The Politicization of Contemporary Law	132
3.2 The Specialization of Contemporary Law	134
3.3 Dilemma of Law and Contemporary Legal Theory	136
4. Summary	139
5. What’s Next?	141
Bibliography	147



<http://www.springer.com/978-3-540-73925-8>

Law and Politics

A Dilemma for Contemporary Legal Theory

Zamboni, M.

2008, VIII, 166 p., Hardcover

ISBN: 978-3-540-73925-8