I. INTRODUCTION
Chapter 1 Different Perspectives from which to Approach the Concept of Law
1. The Difference between Formal and Material Perspectives
2. Formal Perspective: The Three-dimensional Method in the Study of Law
3. Material Perspective

II. THEORY OF THE LEGAL NORM
Chapter 2 Concept of the Legal Norm
1. Defining the Legal Norm as Compared with Other Types of Norms
2. Structure of the Legal Norm

Chapter 3 Analytical-Linguistic Consideration of the Legal Norm, as a Prescriptive Proposition
1. Initial Considerations Regarding this Process of Analysis
2. The Concept of Proposition and how it Differs from Other Concepts
3. Types of Propositions. The Traditional Approach and Enrico Pattaro’s Approach

Chapter 4 Classifications of the Legal Norms
1. Primary and Secondary Norms. Historical Criteria for Differentiation
2. Other Classification Criteria for Legal Norms

III. THEORY OF THE LEGAL ORDER
A) Moments or Phases in the Life of the Legal Order: The Formation, the Interpretation, and the Application
Chapter 5 Formation of the Legal Order: Theory of the Sources of Law
1. The Sources of Law
2. Communitarian Law
3. Written Law as the Principal Source in the Roman-Germanic System
4. Custom as a Spontaneous Reiteration of the Acts of the People
5. General Principles of Law
6. Case Law
7. Contracts
8. Jurisprudence

Chapter 6 Interpretation of the Legal Order
1. Interconnection between the Processes of Application and Interpretation of Law
2. The concept of Interpretation. Elements
3. Types of Interpretation

Chapter 7 Application of the Legal Order
1. Analogy
2. Equity
3. Other Types of Legal Arguments

Chapter 8 The Completeness of the Legal Order. Gaps in the Law
1. Principal Theories Utilized by the Legal Order’s Dogma of Completeness
2. The Problem of Gaps in the Law

Chapter 9 The Coherence of the Legal Order. Legal Antinomies
1. The Concept of System
2. The Problem of Antinomies

Chapter 10 The Unity of the Legal Order. The Validity of the Law
1. The Suitability of the Three-dimensional Approach with Regards to the Topic of Validity
2. The Concept of Validity

Chapter 11 The Deontological or Naturalist Foundation of Validity
1. Relations Existing in the Matter of Validity
2. Some Natural Law Theories

Chapter 12 Positivist Foundation of Validity
1. Relations Existing on the Subject of Validity
2. Main Positivist Theories

Chapter 13 Realist Basis of Validity
1. Relations Existing on the Subject of Validity
2. Principal Realist Theories

Chapter 14 Problems Resolved by Considering Law From the Perspective of the Legal Order
1. The Term “Legal Order”
2. Problems Resolved by Considering Law from the Perspective of the Legal Order

IV. THEORY OF THE LEGAL RELATIONSHIP
Chapter 15 The Legal Relationship
1. Historical Formulation of the Concept of the Legal Relationship
F. C. von Savigny’s Elaboration of the Concept in his Work System des Heutingen römischen Rechts

2. Definition of The Legal Relationship: The Concepts of Legal Situation, Legal Act, and Legal Transaction

3. Structure of the Legal Relationship: Elements

4. Content of the Legal Relationship

5. Types of Legal Relationships

Chapter 16 Right as a Part of the Legal Relationship

1. The Law ("Norma Agendi") – Right ("Facultas Agendi") Comparison

2. The Doctrinal Development of the Idea of Right

3. Limits on the Exercise of Rights

Bibliography; Index.