

Contents

<i>Acknowledgements</i>	vii
<i>Notes</i>	xi
1. Introduction: Why Legal Validity?	1
I. An Intriguing Fact	1
II. The Code Idea	3
III. A Neglected Question	6
2. Legal Power	13
I. The Task Ahead	13
II. Facilities to Change Legal Positions	15
III. Super-Tramp	17
IV. Raz's Take	20
V. Facilities Revisited, or Robert's Home Move	23
3. Intention in Valid Acts	35
I. Four Peculiar Traits	35
II. The Technique of Communication	37
III. Codes, or How to Speak Your Mind	42
IV. Back to Law	45
V. Valid Acts That Invoke a Legal Regime	47
VI. Valid Acts That Circulate	51
VII. Unintentional Valid Acts	54
VIII. Failed Attempts	57
IX. The Technique of Legal Validity	59
4. Justice and Convergence	69
I. Duties of Justice	70
II. Specific Convergence	72
III. The Scope of Specific Convergence	76
IV. Marking and Enforcing	80
V. Law's Marking: Legal Validity	83
VI. Two Levels of Convergence	86
5. Reasons to Empower	96
I. Empowerment	97
II. Expertise and Capacity	102
III. Proximity	103

IV. The Rule of Law: Rulings.....	104
V. The Rule of Law: Rulings About Validity.....	111
VI. The Rule of Law: General Law-Making.....	113
VII. Self-Direction	117
6. The Systemic Character of Legal Meaning.....	123
I. The Moral Need for Law's Positivity	124
A. Determinacy.....	124
B. Ease of Identification.....	129
C. Targeted Crafting	131
II. The Systemic Character of Legal Meaning	133
III. A Function of the Acts of Others	135
IV. Legal Meaning Through Time	140
V. A Single Author?.....	142
VI. Threads in a Fabric	144
7. Conclusion: The Fabric of Justice	155
I. The Strength of Limited Power.....	155
II. Validity's Spell	160
<i>Bibliography</i>	164
<i>Index</i>	173