Contents

Jan Engberg
Introduction — 1

Section 1: Investigating legal interpretation and argumentation

Mathilde Barraband, Anne-Marie Duquette, Julien Lefort-Favreau The Dulac affair and the triple game of contemporary art — 9

Stanisław Goźdź-Roszkowski Argumentation, rhetoric and legal justification. The case of Poland's Constitutional Tribunal ruling on abortion — 29

Giovanni Tuzet
The pragmatics of evidence discourse: Ostensive acts — 47

Section 2: Looking at language to investigate legal challenges

Daniel Greineder Illusions of a common Language: Impressions of an arbitration practitioner — 67

Jacqueline Visconti
Pragmatic features of Italian court proceedings — 79

Jakub Eryk Marszalenko Politeness Matters: What honorifics can tell us about accuracy in Japanese-English court interpreting — 91

Caroline Laske Textual representation as a conceptual tool: Big data analysis of legal language — 117 VI — Contents

Section 3: Theories of sense and meaning for legal investigations

Weronika Dzięgielewska and Wojciech Rzepiński What is practical about law? Contemporary legal philosophy on legal practice — 145

Mateusz Zeifert

Natural semantic (legal?) metalanguage. What can legal theory learn from Anna Wierzbicka? — 173

Index — 205