Contents

Part I From Retaliation to Criminal Justice

Thinking About Justice	3
An Evaluative Concept	4
Identifying Rights	6
A Question of Motivation	11
Thinking About Criminal Justice	15
The Lex Talionis Framework of Negative Reciprocity	17
The Possibility of Dispensing Entirely with Negative	
Reciprocity	20
Negative Reciprocity Once Again: Impartial Imposition	
of Punishment for Malicious Violations of the Fair Terms	
of Cooperation	25
Criminal Justice	29
Redressing Grievances: The Retaliation Model	39
The Pure Retaliation Model	42
	An Evaluative Concept Identifying Rights A Question of Motivation Thinking About Criminal Justice The Lex Talionis Framework of Negative Reciprocity The Possibility of Dispensing Entirely with Negative Reciprocity Negative Reciprocity Once Again: Impartial Imposition of Punishment for Malicious Violations of the Fair Terms of Cooperation Criminal Justice Redressing Grievances: The Retaliation Model

	_	
V/I	Con	tents

	Moving Away from the Pure Retaliation Model: The Medieval State as a Weak Enforcement Agency	45
4	Redressing Grievances: The Criminal Justice Model Moving Toward the Criminal Justice Model: The Rise	59
	of the Modern State	62
	The Possibility of Taming State Power	75
Pa	rt II Taming the Power of the State	
5	Decriminalization	83
	The Eligibility Principle and Decriminalization	84
	The Eligibility Principle's Ramifications	86
6	Policing the Police	95
	Stop and Frisk	97
	Systematic Surveillance of Behavior in Public Places	102
7	State-Imposed Punishment	111
	Whether, What Kind, and How Much Questions Bearing	
	on Punishment	112
	Prison Conditions: The State's Carceral Responsibility	
	for Inmates	120
8	Equality: Racial and Class Disparities in State-Imposed	
	Punishment	127
	Retail vs. Wholesale Approaches to Criminal Justice The Possibility of Achieving Equal Justice on a Case	130
	by Case Basis	134
Af	terword	143
In	Index	