Contents

Introduction ........................................................................................................... 8

Chapter I. Ideology of Constitutionalism ............................................................. 13
1. Union of Freedom and Power on the Basis of the Rule of Law .................. 13
2. An Axiological Approach ............................................................................. 27
3. The Constitution is a Universal Legal Source of Integration of the Russian Society ................................................................. 37

Chapter II. Legal Doctrine and Its Importance for Russia’s Legal Development ......................................................................................... 59
1. Law as a Normative Form of Freedom: a Sociocultural Context .......... 59
2. On Natural Law and Inherent Human Rights ............................................ 81
3. Rule of Law and Social Normativity ......................................................... 97
4. Doctrine of Natural and Inalienable Human Rights:
   Conceptual Foundation of the Constitution ............................................ 108
5. Priority of Human Rights
   and Rule of Legitimate Act of Legislation ............................................ 116
6. Human Rights Protection Doctrine in Legal Positions of the Constitutional Court ................................................................. 123
7. Law and Law Enforcement:
   an Interdisciplinary Approach .................................................................. 134

Chapter III. Path to Equality, Justice and Democracy .................................... 143
1. Transition to Legal Equality as a Historical Consistency
   of Russia’s Development ............................................................................ 143