Table of Contents

Introduction, Ralf Poscher and Geert Keil

Part I: Theories of Vagueness and Their Impact on Jurisprudence

- 1: Philosophical and Jurisprudential Issues of Vagueness, Stephen Schiffer
- 2: Vagueness in Law: Placing the Blame Where It's Due, Diana Raffman
- 3: An Intentionalist Account of Vagueness: A Legal Perspective, Ralf Poscher
- 4: Can Legal Practice Adjudicate Between Theories of Vagueness?, Hrafn Asgeirsson
- 5: Semantics, Metaphysics, and Objectivity in the Law, Michael S. Moore

Part II: Vagueness Phenomena in Law

- 6: Pragmatic Vagueness in Statutory Law, Andrei Marmor
- 7: Second-Order Vagueness in the Law, Frederick Schauer
- 8: The Non-Conservativeness of Legal Definitions, Marc Andree Weber
- 9: The Role of Vagueness and Context Sensitivity in Legal Interpretation, Nikola Kompa

Part III: Dealing with Vagueness in Law

- 10: Why It Is So Difficult to Resolve Vagueness in Legal Interpretation, Lawrence M. Solan
- 11: Vagueness and Political Choice in Law, Brian Bix
- 12: Non-Epistemic Uncertainty and the Problem of Legal Line-Drawing, Leo Katz
- 13: Smoothing Vague Laws, Adam Kolber
- 14: How Vagueness Makes Judges Lie, Roy Sorensen
- 15: Clarity, Thoughtfulness, and the Rule of Law, Jeremy Waldron