

Francesca Poggi • Alessandro Capone
Editors

Pragmatics and Law

Practical and Theoretical Perspectives

 Springer

Contents

Part I Pragmatics and Legal Interpretation

Slippery Meaning and Accountability	3
Kasia M. Jaszczolt	

Implicitness in Normative Texts	23
Marina Sbisà	

What Inferentialism Tells Us About Combinatory Vagueness in Law	43
Damiano Canale	

On the Possibility of Non-literal Legislative Speech	67
Hrafn Asgeirsson	

The Pragmatics of Scepticism	103
Pierluigi Chiassoni	

Doubting Legal Language: Interpretive Scepticism and Legal Practice	133
Nicola Muffato	

Legal Text and Pragmatics: Semantic Battles or the Power of the Declarative in Specialized Discourse	165
Ekkehard Felder	

Part II Pragmatics and Legal Theory

A Puzzle About Hart's Theory of Internal Legal Statements	195
Michael S. Green	

Can Metalinguistic Negotiations and 'Conceptual Ethics' rescue legal positivism?	223
Teresa Marques	

The Dark Side of Imperatives	243
Alessio Sardo	
Disputable Means: Pragmatic Knowledge Practices in Sovereign Debt Agreements. Reflections on the Argentinian Case	273
Leticia Barrera	
The Role of Pragmatics in the Web of Data	293
Pompeu Casanovas, Víctor Rodríguez-Doncel, and Jorge González-Conejero	
Part III Pragmatics and Legal Adjudication	
Pragmatics of Adjudication. In the Footsteps of Alf Ross	333
Mauro Barberis	
Pragmatic Disorders in Forensic Settings	349
Louise Cummings	
The Pragmatics of Stereotypes in Legal Decision-Making	379
Federico José Arena	
Epistemic Stance in Courtroom Interaction	401
Sune Sønnderberg Mortensen and Janus Mortensen	
Assessing Testimony and Other Evidential Sources in Law: An Epistemological Approach	439
Florencia Rimoldi and Hernán G. Bouvier	
Erratum	E1
About the Authors	469