Contents

In	trodu	ction	1
1	Justi	fication (or Why Legal (Un)certainty?)	1
	1.1	Certainty as a Normative Principle	1
	1.2	Certainty as an Old Goal	3
	1.3	Social Causes of Legal Incertainty	6
	1.4	Legal Causes of Legal Incertainty	20
	1.5	Problems Derived from Legal Uncertainty	21
	1.6	The Urgence of Analyzing Legal Certainty	23
	1.7	The Present Task	30
2	Obje	ect (or in What Sense Will Legal Certainty Be Examined?)	32
3	Met	hod (or from What Perspective Will Legal Certainty Be Analyzed?)	33
4	Plan	(or How Will the Analysis of Legal Certainty Be Structured?)	39
Pa	rt I	Meaning of Legal Certainty	
No	n-leg	al Certainty	49
		ces	52
	1.0		
		ertainty	55
1		ainty as Defining Element	55
2		ainty as Fact	56
3		ainty as Value	57 58
4		7 1	
5		listic Aspects: The State of Affairs to Be Promoted	67
	5.1	Substantive Aspect (What Is the Content of Legal Certainty?)	67
	5.2	Objective Aspect (Legal Certainty of What?)	79
	5.3	Subjective Aspect (Who Are the Subjects of Certainty?)	90
	5.4	Time Aspect (or Legal Certainty When?)	96
	5.5	Quantitative Aspect (or Legal Certainty in What Measure?)	101
	5.6	Justificatory Aspect (Legal Certainty for What and Why?)	107

xiv Contents

6 Instrumental Aspects: Means Needed to Promote the Ends	112
6.2 Personal Aspect	
Part II Justification of Legal Certainty	
Foundations in the Constitutional Superstructure: As a Totality References	
Foundations in the Constitutional Structure: In Terms of Its Parts.	131
1 Direct Foundations	131
1.1 General Protection of "Certainty"	
1.2 Specific Protection of "Legal Certainty"	
1.3 Protection of One of the Effects of Legal Certainty	
2 Indirect Foundations	
2.1 By Deduction	
2.2 By Induction	
3 Partial Conclusions References	
References	103
Part III Definition of Legal Certainty	
Concept of Legal Certainty	171
References	193
The Concept of Tax-Law Certainty	195
References	
Part IV Content of Legal Certainty	
Static Dimension	207
1 Initial Considerations	207
2 Substantive Knowability: "Certainty of Existence and Validity"	
Through Accessibility, Scope and the Possibility of Normative	
Identification	
2.1 Normative Accessibility	
2.2 Normative Scope	
2.3 Possibility of Normative Identification	218
3 Intellectual Knowability: "Certainty of Content" Through Normative Intelligibility	223
3.1 Intelligibility Through Normative Clarity	
3.2 Intelligibility Through Normative Determinability	
4 Final Considerations	
References	

Contents xv

Dy	ynamic Dimension	241			
1	Initial Considerations				
2	Normative Reliability and the Problem of Permanence:				
	"Certainty of Transition from Past to Present" Through				
	Normative Stability and Efficacy				
	2.1 Normative Stability				
	2.2 Normative Efficacy: "Certainty of Realization"				
3	Normative Calculability and the Problem of Change:	22			
J	"Certainty of Transition from Present to Future" Through				
	•				
	3.1 Initial Considerations				
	3.2 Normative Anteriority: "Certainty of Efficacy"	72)			
	by the Postponement of Effects	431			
	3.3 Normative Continuity: "Rhythmic Certainty" by Means				
	of Smoothness and Transitional Rules	436			
	3.4 Normative Bindingness by Limitation, Timeliness	430			
	and Prohibition of Arbitrariness	438			
Da	eferences				
Ke	eletences	430			
Pa	art V Efficacy of Legal Certainty				
No	ormative Function	473			
1					
1	1.1 Subprinciple Dimension: Definitional Efficacy Function				
	1.1 Superprinciple Dimension				
2					
2	As a Principle Concretized in a Rule				
3	As a Subjective Right				
Re	eferences	479			
No	ormative Force	481			
1	Internal Conflicts	481			
2	External Conflicts				
_	2.1 Typology.				
	2.2 Cases				
Re	eferences				
Co	Conclusions and Theses				