

Contents

<i>Series Editors' Preface</i>	ix
<i>Acknowledgments</i>	xi
Introduction	I
1. Methodological Assumptions: How to Approach a Philosophical Inquiry Into the Topic of Ignorance of Law	17
A. The Basic Question	18
B. Critical Morality and the Criminal Law	33
C. Intuitions and Their Limitations	51
2. Existing Law, Scholarly Commentary, and What to Learn From It	67
A. Selected Cases and Commentary	69
B. Notice	88
C. Fact and Law	98
D. The Structure of Exculpatory Claims: Ignorance of Law as a Denial of Mens Rea	113
3. Responsibility	135
A. The Capacity for Responsibility	137
B. Responsibility for Conduct	145
C. Culpable Ignorance and a Duty to Inquire	170
4. Refinements, Qualifications, Complexities	191
A. Knowledge of Wrongdoing	193
B. Hard Cases and Possible Exceptions	216
C. The Doubly Problematic Case of <i>Mala Prohibita</i>	226
D. Negligent Mistakes of Law	247
5. The Real World	253
A. Implementation and Practical Realities	255
B. Consequences and Compromises	270
<i>References</i>	283
<i>Index of Authorities</i>	295
<i>Index</i>	297