## Contents

Preface			vii
1	Introduction to U.S. data privacy law		
PART I	]	PRIVACY LAW'S FIRST WAVE	
2	The first wave of notice-and-consent		
	2.1	Origins of notice-and-consent	12
	2.2	What is notice-and-consent?	13
	2.3	Justifications for the notice-and-consent regime	17
	2.4	Meaning of privacy in the first wave	20
3	The illusions of the first wave		
	3.1	The illusion of comprehension at scale	24
	3.2	The illusion of rationality	27
	3.3	The illusion of real choice	31
	3.4	The weaponization of consent against individuals	34
	3.5	Conclusion	36
PART I	I I	PRIVACY LAW'S SECOND WAVE	
4	Rights and compliance		
	4.1	What are the rights?	39
	4.2	Compliance	41
	4.3	Origins of the second wave	45
	4.4	The political economy of the first and second waves	48
	4.5	The meaning of privacy in the second wave	53

5	The	weaknesses of individual privacy rights	54	
	5.1	The social critique	55	
	5.2	The behavioral critique	57	
	5.3	The practical critique	60	
	5.4	The expressive critique	63	
	5.5	The structural critique	67	
	5.6	Conclusion	69	
6	Sym	bolic compliance and the managerialization		
	of p	rivacy law	71	
	6.1	The framing critique	72	
	6.2	The symbolic critique	75	
	6.3	The power critique	79	
	6.4	The competition critique	81	
	6.5	The internal critique	85	
	6.6	Conclusion	90	
PAR	T III I	PRIVACY LAW'S THIRD WAVE		
7	Alte	ernatives to the first and second waves	93	
	7.1	What are non-reformist reforms	95	
	7.2	Privacy discourses	96	
	7.3	Power and policy	100	
	7.4	Making privacy decisions	106	
	7.5	Conclusion	108	
8	Con	Conclusions on U.S. Data Privacy Law		
Bibli	ography		111	
Index	K		117	