Contents

	Preface Table of statutes Table of cases	<i>page</i> xii xiv
	Table of cases	xix
Part one		1
1	Law and society	3
	Analysing law	4
	Authority and obedience to law	9
	Law and society	10
	Industrialisation and the role of law	17
	Law and society: consensus or conflict?	24
2	Law and morality	29
	The social definition of law and morality	42
	Morality and the law	51
	'Crimes without victims'	52
	Censorship	58
	The legislation of morality: reflections on the reformism of the 1960s	66
3	Law and the regulation of economic activity	75
	The form of the business enterprise	79
	The changing functions of state and law	88
	Summary	97
4	Some important legal concepts	98
	Rights and duties: problems of analysing legal concepts	98
	Legal personality	111
	Property and the law	117

X

Contents

	The social and economic functions of private property	119
	The law of property	122
5	Law and the settlement of disputes	138
	The prevention and settlement of disputes in modern society	139
	Business disputes: avoidance and arbitration	153
	The growth of tribunals	157
	Some recent developments	162
	The English courts: the constitutional position	168
	The English court structure	171
	The courts and society	174
6	The making of legal rules	181
	Parliamentary legislation: politics, pressures and public policy	181
	Precedent and policy I: the common law	190
	Equity and the common law	200
	Precedent and policy II: statutory interpretation	202
7	The legal profession	206
	The divided profession and its work	211
	The social composition of the legal profession	225
	The cost of legal services I: the rise and fall of legal aid	229
	Recent changes to civil litigation and legal aid reforms	238
	The cost of legal services II: the present situation	240
	Conclusion	245
Part two		247
8	The European dimension of English law	249
	Structure of the treaties: the Treaty on European Union and	
	the Treaty on the Functioning of the European Union	251
	Principal institutions of the European Union	254
	EU law and the principle of direct effect	264
	EU law: an overview	272
9	Liability in English law: the law of tort	282
	Tort and capitalism	282
	Liability in tort	290

	•
v	İ
•	I

Contents

Liability in negligence in cases involving the police and	20.4
	304
	309
	314
	324
•	334
Liability for defective products	335
Vicarious liability and the role of insurance	338
Remedies in the law of tort	345
Liability in English law: crime and the criminal justice system	350
Liability in criminal law	351
'Intention'	356
'Recklessness'	360
Strict liability	363
Defences	367
The criminal justice system	372
Criminology and the criminal justice system	384
The development and role of the contract	390
Contract and the consumer: the exclusion clause problem	407
Legislative intervention: the solution to the consumer problem?	412
Consumer protection legislation: some examples	413
Is the consumer now adequately protected through legislation?	425
Contract and business: the positive role of the contract	427
Law and government	431
Remedies in administrative law	435
The role of law in the administrative process	445
The judges: appointment and training	450
Judges, politics and the process of decision-making	452
The grounds for judicial intervention in administrative activity	460
Conclusion: future possibilities?	478
Index	481
	emergency services Negligent acts or omissions causing economic loss Negligent statements causing economic loss Negligent acts or omissions causing psychiatric illness Summary Liability for defective products Vicarious liability and the role of insurance Remedies in the law of tort Liability in English law: crime and the criminal justice system Liability in criminal law 'Intention' 'Recklessness' Strict liability Defences The criminal justice system Criminology and the criminal justice system Cantract and the consumer: the exclusion clause problem Legislative intervention: the solution to the consumer problem? Consumer protection legislation: some examples Is the consumer now adequately protected through legislation? Contract and business: the positive role of the contract Law and government Remedies in administrative law The role of law in the administrative process The judges: appointment and training Judges, politics and the process of decision-making The grounds for judicial intervention in administrative activity Conclusion: future possibilities?