

CONTENTS

<i>Preface</i>	<i>page ix</i>
<i>Table of Cases</i>	<i>xi</i>
<i>Prologue</i>	<i>xx</i>

I *Dicta*

Introduction	3
1 The Civilian Dimension	6
2 Case Law As Common Law	14
3 ‘ <i>Obiter</i> ’ As Legal Entity	19
4 <i>Dicta</i> Depicted	26
5 Oblique Strategies	33
6 Engines of Confusion	48
7 The Necessity Test	60
8 Cheap Talk	73
9 <i>Dicta</i> and <i>Dicta</i>	77
10 Nearly Law?	90
11 Observation and Authority	100
12 The Sources Problem	119

II Dissent

Introduction	127
1 Some Preliminary Observations on Dissent	131
2 The Nature of Judicial Dissent	135
3 Without Contraries Is No Progression?	152
4 Stalemates and Motivations	166
5 Dissents, Decisions, and Courts	178
6 The Tug of Unanimity in England's Courts	185
7 Dissent in an Apex Court	200
8 When Is a Dissent Not a Dissent?	214
9 Minorities As Authorities	232
10 Are We Agreed?	250
<i>Index</i>	253