

THE GOLDEN METWAND AND THE CROOKED CORD

*Essays on Public Law
in Honour of
Sir William Wade QC*

CHRISTOPHER FORSYTH

and

IVAN HARE

CLARENDON PRESS · OXFORD
1998

CONTENTS

| | |
|--|-------|
| <i>Table of Statutes</i> | xi |
| <i>Table of Cases</i> | xvii |
| <i>List of Contributors</i> | xxxix |
| Sir William Wade QC | 1 |
| <i>Sir David Williams QC</i> | |
| Fairness, Equality, Rationality: Constitutional Theory and Judicial Review | 15 |
| <i>T. R. S. Allan</i> | |
| The Constitutional and Legal Framework of Policy-Making | 39 |
| <i>Peter Cane</i> | |
| Prerogative, Precedent and Power | 65 |
| <i>Paul Craig</i> | |
| Expropriation, Public Purpose and the Constitution | 91 |
| <i>Michael Taggart</i> | |
| The Separation of Powers and Judicial Review for Error of Law | 113 |
| <i>Ivan Hare</i> | |
| ‘The Metaphysic of Nullity’—Invalidity, Conceptual Reasoning and the Rule of Law | 141 |
| <i>Christopher Forsyth</i> | |
| The Duty to Give Reasons: the Openness of Decision-making | 161 |
| <i>Sir Patrick Neill QC</i> | |
| <i>Wednesbury</i> | 185 |
| <i>Sir John Laws</i> | |
| The Discretionary Heart of Administrative Law | 203 |
| <i>Lord Cooke of Thorndon</i> | |

| | | |
|---|--|-----|
| x | <i>Contents</i> | |
| | Prematurity and Ripeness for Review | 221 |
| | <i>Jack Beatson</i> | |
| | The Crown in its own Courts | 253 |
| | <i>Sir Stephen Sedley</i> | |
| | 'Time, Time, Time's on My Side, Yes It Is' | 267 |
| | <i>Michael J. Beloff</i> | |
| | The Consequences of Disclosure in the Public Interest | 297 |
| | <i>Yvonne Cripps</i> | |
| | Damages and the Right to an Effective Remedy for Breach of European Community Law | 319 |
| | <i>Clive Lewis</i> | |
| | One Vote, One Value v The Parliamentary Tradition—the Federal Experience | 333 |
| | <i>Sir Anthony Mason</i> | |
| | <i>Index</i> | 353 |