Table of Contents

Introduction Geoffrey Lindell 1

1. Future directions in Australian Law 11
2. The use and abuse of precedent 27
3. The role of the judge at the turn of the century 46
4. Legislative and judicial law-making: Can we locate an identifiable boundary? 59
5. Rights, values and legal institutions: reshaping Australian institutions 80
6. The courts and public opinion 94
7. The role of a constitutional court in a federation: A comparison of the Australian and the United States experience 110
8. The Australian Constitution in retrospect and prospect 144
9. The Convention model for the republic 163
10. Administrative law reform: The vision and the reality 167
11. The analytical foundations, scope and comparative analysis of the judicial review of administrative action 180
12. A Bill of Rights for Australia 207
13. Courts, constitutions and fundamental rights 219
14. Deakin's vision, Australia's progress 236
15. Democracy and the law 249
16. The influence of international and transnational law on Australian municipal law 256
17. Decline of sovereignty: Problems for democratic government 276
18. Themes and tensions underlying the law of contract 296
19. The place of equity and equitable remedies in the contemporary common law world 309
20. Judicial independence and the separation of powers – some problems old and new 331
CONTENTS

21. Legal research: Its function and its importance 345
22. Sir Anthony’s toast to the contributors of the Oxford Companion to the High Court 361
23. The state of the Australian judicature 364
24. The role of counsel and appellate advocacy 376
25. Swearing in as Justice of the High Court, 8 August 1972 392
26. Swearing in as Chief Justice of High Court, 6 February 1987 395
27. Chief Justice comments on fundamental issues facing the judiciary 398

Biographical details for Sir Anthony Mason AC, KBE 414
Table of Cases 416
Table of Legislation 426
Index 429