

Contents

<i>Prefaces</i>	<i>vii</i>
<i>Table of Cases</i>	<i>xiii</i>
<i>Table of Statutes</i>	<i>xxix</i>
<i>Table of Statutory Instruments</i>	<i>xl</i>
Introduction	1
Part I: Statutory Texts	
1 What statute law is	9
2 The drafting of legislation	20
3 The arrangement of an Act of Parliament	41
4 Statutory instruments	53
5 Legislation of the European Communities	59
6 Statute consolidation and revision	66
7 Official publication of statutory texts	78
Part II: Statutory Interpretation	
8 The technique of statutory interpretation	83
9 Guides to legislative intention I:rules of construction	104
10 Guides to legislative intention II:principles derived from legal policy	136
11 Guides to legislative intention III:presumptions derived from the nature of legislation	158
12 Guides to legislative intention IV:linguistic canons of construction	187
Part III: The Need for Processing of Texts	
13 Difficulties of the statute user	209
14 Vices that block comprehension	217
15 Doubt-factor I: ellipsis	230
16 Doubt-factor II: the broad term	237
17 Doubt-factor III: politic uncertainty	248
18 Doubt-factor IV: the unforeseeable development	252
19 Doubt-factor V: the fallible drafter	255

Part IV: Dynamic and Static Processing of Texts

20	The nature of dynamic processing	283
21	Dynamic processing: the administrative processor	288
22	Dynamic processing: the judicial processor	297
23	Static processing of texts	325
	Appendix A: Draft processing Bill	343
	Appendix B: Illustration of the Composite Restatement method	346
	Table of references	350
	Index	357

