

Contents

<i>List of Tables and Figures</i>	ix
<i>Preface</i>	xi
<i>List of Abbreviations</i>	xix
I. THE LITIGANTS: AULUS CAECINA AND SEXTUS AEBUTIUS 3	
Tarquinii and Rome 4	
Caesennia's Heirs 20	
The Problem of Litigiousness 27	
II. THE URBAN PRAETOR: P. CORNELIUS DOLABELLA 42	
The Praetor and His Law 44	
Accessibility: The Capabilities of Law (I) 57	
Law and Custom: <i>Deductio Quae Moribus Fit</i> 78	
Appendix: Urban Praetors from 81 to 60 b.c. 92	
III. THE ADVOCATES: M. TULLIUS CICERO AND 95	
C. CALPURNIUS PISO	
The Political Issue: Volaterrae and Arretium 97	
The Earlier Speeches 104	
Cicero's Strategy in the <i>pro Caecina</i> 115	
Advocates View the Law: Agonistic Law 127	
IV. THE JURISTS: C. AQUILIUS GALLUS AND <i>Ignotus</i> 139	
C. Aquilius Gallus: <i>Illud Suum Regnum Iudiciale</i> 140	
The Heritage of Q. Mucius Scaevola 155	
The "Correct" Interpretation of the Interdict <i>de Vi Armata</i> 171	
Jurists View the Law: The Ambiguities of "Autonomous Law" 184	

Contents

V. THE <i>Recuperatores</i>	197
The Court of the <i>Recuperatores</i>	199
Relating Rules to Cases: The Capabilities of Law (II)	212
Deciding Cases: The Problem of Legal Indeterminacy	225
VI. THE <i>Corona</i>	235
Legitimation through Procedure	236
On the Road to Classical Roman Law	252
VII. CONCLUSION: THE PROFESSIONALIZATION OF LAW	269
<i>Index of Passages Cited</i>	289
<i>General Index</i>	303