

TABLE OF CONTENTS

	PAGE
<i>Preface</i>	v
<i>Table of Cases</i>	xxv
<i>Table of Statutes</i>	lxxxi
<i>Table of Statutory Instruments</i>	xci
<i>Table of International Conventions</i>	xcv
<i>Table of European Instruments</i>	xcix
<i>Table of Civil Procedure Rules</i>	cvii

	PARA
1. INTRODUCTION TO THE CONFLICT OF LAWS	
THE SUBJECT DEFINED.....	1-002
MEANING OF "COUNTRY"	1-003
"PRIVATE INTERNATIONAL LAW".....	1-004
THE QUESTIONS TO BE ANSWERED.....	1-005
JUSTIFICATION.....	1-006
RANGE AND DIFFICULTY OF THE SUBJECT.....	1-007
THE TECHNIQUE OF THE SUBJECT.....	1-008
THE NEED TO PLEAD AND PROVE FOREIGN LAW.....	1-009
SOME TECHNICAL PROBLEMS.....	1-010
Characterisation.....	1-011
<i>Renvoi</i>	1-012
The incidental question.....	1-013
The time factor.....	1-014
GLOBAL AND REGIONAL DEVELOPMENTS.....	1-015
A ROAD MAP.....	1-016
2. THEORIES AND METHODS	
THEORIES.....	2-002
Huber.....	2-003

Savigny.....	2-004
Story and the doctrine of comity.....	2-005
Dicey and the theory of vested rights.....	2-006
The local law theory.....	2-007
METHODS	
Jurisdiction-selecting rules or rule-selecting rules?.....	2-008
<i>Cavers</i>	2-009
<i>Currie: governmental interest analysis</i>	2-010
<i>Choice-influencing factors</i>	2-011
<i>False conflicts and foreign law as datum</i>	2-012
<i>Interdisciplinary and transdisciplinary insights</i>	2-013
CONCLUSIONS.....	2-014
3. PERSONAL CONNECTING FACTORS	
RESIDENCE.....	3-002
ORDINARY RESIDENCE.....	3-003
HABITUAL RESIDENCE.....	3-004
European autonomous meaning.....	3-005
Habitual residence of a child.....	3-006
<i>The views of the child</i>	3-007
<i>The case of the never-present child</i>	3-008
DOMICILE.....	3-009
General principles.....	3-010
Acquisition of a domicile of choice.....	3-011
<i>Residence</i>	3-012
<i>Intention</i>	3-013
<i>Evidence of intention</i>	3-014
<i>Declarations of intention</i>	3-015
<i>Motive and intention</i>	3-016
<i>Intention freely formed</i>	3-017
<i>Loss of a domicile of choice</i>	3-023
Domicile of origin.....	3-024
Domicile of dependency.....	3-025
<i>Children</i>	3-026
<i>Mentally disordered persons</i>	3-027
<i>Married women</i>	3-028
DOMICILE OF CORPORATIONS.....	3-029
DOMICILE AND NATIONALITY.....	3-030
4. THE EXCLUSION OF FOREIGN LAW	
PUBLIC POLICY.....	4-002
Contracts.....	4-003

Status.....	4-004
Other cases.....	4-005
PENAL LAWS.....	4-006
REVENUE LAWS.....	4-007
OTHER PUBLIC LAWS.....	4-008
5. JURISDICTION IN THE CONFLICT OF LAWS	
THE APPROPRIATE FORUM.....	5-002
DIRECT AND INDIRECT JURISDICTION.....	5-003
Direct jurisdiction: choice by the claimant.....	5-004
Can the claimant's choice be challenged?.....	5-005
BASES OF JURISDICTION.....	5-006
General and special jurisdiction.....	5-007
Protective jurisdiction.....	5-008
Exclusive jurisdiction.....	5-009
Excessive or exorbitant jurisdiction.....	5-010
DIFFERENT MODELS OF JURISDICTIONAL REGIMES.....	5-011
THE APPLICABLE SETS OF JURISDICTIONAL RULES.....	5-012
The Lugano Convention.....	5-013
Intra-United Kingdom jurisdictional rules.....	5-014
English traditional rules of jurisdiction.....	5-015
THE HAGUE JUDGMENTS PROJECT.....	5-016
HAGUE CONVENTION ON CHOICE OF COURT AGREEMENTS.....	5-017
Direct jurisdiction to adjudicate.....	5-018
Indirect jurisdiction—recognition and enforcement of judgments.....	5-019
6. JURISDICTION: THE EUROPEAN REGIME	
JURISDICTION IN CIVIL AND COMMERCIAL MATTERS.....	6-002
The Brussels I <i>bis</i> Regulation.....	6-003
<i>Territorial scope of application</i>	6-004
<i>Material scope of application</i>	6-005
<i>Civil and commercial matters: European autonomous interpretation</i>	6-006
Domicile: the primary connecting factor in the European regime.....	6-007
<i>Domicile of individuals</i>	6-008
<i>Domicile of corporations and associations</i>	6-010
<i>Domicile of trusts</i>	6-011

GENERAL JURISDICTION	6-012
SPECIAL JURISDICTION.....	6-013
Special jurisdiction rules in 'matters relating to a contract'	6-014
'Contract': <i>European autonomous interpretation</i>	6-015
<i>The obligation in question</i>	6-016
<i>Place of performance</i>	6-017
<i>Contracts of sale</i>	6-018
<i>Provision of services</i>	6-019
<i>Other contracts</i>	6-020
Special jurisdiction rules for claims in tort, delict or quasi-delict	6-021
<i>The place of the tort</i>	6-022
" <i>Harmful event</i> ": <i>broad interpretation</i>	6-025
" <i>Or may occur</i> "	6-026
Special jurisdiction rules for civil claims in criminal proceedings	6-027
Special jurisdiction rules for claims for the recovery of cultural property	6-028
Special jurisdiction rules for claims arising out of operations of a branch, agency or other establishment.....	6-029
Special jurisdiction rules for claims against a settlor, trustee or beneficiary of a trust	6-030
Special jurisdiction rules in relation to disputes involving the arrest of cargo or freight.....	6-031
CONNECTED JURISDICTION: MULTI-PARTY CASES AND COUNTERCLAIMS	6-032
Centralisation of jurisdiction: several defendants	6-033
Centralisation of jurisdiction: third parties.....	6-034
Centralisation of jurisdiction: counterclaims.....	6-035
Centralisation of jurisdiction: the interface of contract and property	6-036
Centralisation of jurisdiction: liability from the use or operation of a ship	6-037
PROTECTIVE JURISDICTION.....	6-038
Protective rules in relation to jurisdiction in certain insurance claims	
Protective rules in relation to jurisdiction in certain consumer contracts.....	6-039
" <i>Consumer</i> "	6-040
" <i>Consumer contract</i> "	6-041
" <i>Directing activities</i> "	6-042
<i>How is the consumer protected in these scenarios?</i>	6-043
<i>Protective rules in relation to jurisdiction in cases concerning individual contracts of employment</i>	6-044

<i>How is the employee protected in these scenarios?</i>	6-045
<i>Forum actoris</i>	6-046
EXCLUSIVE JURISDICTION.....	6-047
Exhaustive list of exclusive jurisdiction bases.....	6-048
<i>Exclusive jurisdiction in certain cases involving immovable property</i>	6-049
<i>Exclusive jurisdiction in proceedings involving validity of the constitution, nullity or dissolution of corporations</i>	6-050
<i>Exclusive jurisdiction in proceedings concerning the validity of entries in public registers</i>	6-051
<i>Exclusive jurisdiction in proceedings concerning Intellectual property rights</i>	6-052
<i>Exclusive jurisdiction for the enforcement of judgments</i>	6-053
CONSENSUAL JURISDICTION: CHOICE OF COURT AGREEMENTS AND SUBMISSION TO THE JURISDICTION	
Choice of court agreements	6-054
<i>Clauses selecting the courts of an EU Member State</i>	6-055
<i>Separability of choice of court agreements</i>	6-056
<i>Scope of jurisdiction clauses</i>	6-057
<i>Exclusive jurisdiction clauses choosing the English courts</i>	6-058
Submission to the jurisdiction	6-059
CONCURRENT JURISDICTION: THE POSSIBILITY OF PARALLEL PROCEEDINGS.....	6-060
Parallel proceedings: <i>lis alibi pendens</i>	6-061
<i>The same parties</i>	6-062
<i>The same cause of action</i>	6-063
<i>When is a court seised of a case?</i>	6-064
<i>Practical implications</i>	6-065
Parallel proceedings: related actions	6-066
" <i>Risk of irreconcilable judgments</i> "	6-067
The European regime of jurisdiction and non-Member States	6-068
<i>Differences between European and non-European litispendence</i>	6-069
ANCILLARY JURISDICTION: PROVISIONAL AND PROTECTIVE MEASURES	6-070
INTRA-UK JURISDICTION.....	6-071

7. JURISDICTION: THE TRADITIONAL ENGLISH RULES	
PRESENCE OF THE DEFENDANT IN THE JURISDICTION	7-002
Individuals	7-003
<i>Effecting Service in England: individuals</i>	7-004
Partnerships	7-005
<i>Effecting Service in England: partnerships</i>	7-006
Companies and other corporations	7-007
<i>Effecting Service in England: Companies and other corporations</i>	7-008
Service by contractually agreed method.....	7-009
Service on agent of overseas principal.....	7-010
SUBMISSION TO THE JURISDICTION	7-011
SERVICE OUT OF THE JURISDICTION	7-012
Requirements and Standards	7-013
<i>A serious issue to be tried on the merits (real prospect of success)</i>	7-014
<i>A good arguable case that the claim falls within one of the heads of jurisdiction</i>	7-015
<i>The court must be satisfied that England is the appropriate forum</i>	7-016
Connecting factors: heads of jurisdiction	7-017
<i>General grounds</i>	7-018
<i>Claims for interim remedies</i>	7-019
<i>Claims in relation to contracts</i>	7-020
<i>Claims in tort</i>	7-021
<i>Enforcement of judgments or arbitral awards</i>	7-022
<i>Claims about property within the jurisdiction</i>	7-023
<i>Claims about trusts, etc.</i>	7-024
<i>Claims by HM Revenue and Customs</i>	7-025
<i>Other claims</i>	7-026
<i>Claims for breach of confidence or misuse of private information</i>	7-026A
Effecting Service Abroad	7-027
The 1965 Hague Convention on Service of Documents.....	7-028
The EU Service Regulation.....	7-029
Alternative methods—where the defendant's location is not known.....	7-030
STEERING A CASE TOWARDS AN APPROPRIATE FORUM	7-031
Forum non conveniens	7-032
<i>Effects of the European Regime</i>	7-033
<i>When is forum non conveniens still available?</i>	7-034
<i>Lis alibi pendens</i>	7-035

ANTI-SUIT INJUNCTIONS	7-036
Anti-suit injunctions not admissible in the European regime.....	7-037
Anti-suit injunctions and arbitration	
<i>Anti-arbitration injunctions</i>	7-038
<i>Anti-suit injunctions to enforce arbitration agreements</i>	7-039
<i>Anti-suit injunctions to enforce choice of court agreements</i>	7-040
8. SOVEREIGN AND DIPLOMATIC IMMUNITY	
FOREIGN STATES	8-002
State Immunity Act 1978.....	8-003
<i>Exceptions to the immunity rule</i>	8-004
Indirect impleading.....	8-005
Enforcement of foreign judgments.....	8-006
Execution.....	8-007
Service of process.....	8-008
Miscellaneous.....	8-009
The scope of the doctrine.....	8-010
FOREIGN DIPLOMATS	8-011
Foreign consuls.....	8-012
Evidence.....	8-013
Waiver.....	8-014
INTERNATIONAL ORGANISATIONS	8-015
9. THE CONDUCT OF INTERNATIONAL LITIGATION	
SUBSTANCE AND PROCEDURE	9-002
PARTIES	9-003
SERVICE OF PROCESS	9-004
MAREVA OR FREEZING INJUNCTIONS	9-005
EVIDENCE	9-006
Admissibility.....	9-007
Requirement of written evidence.....	9-008
Witnesses.....	9-009
Burden of proof.....	9-010
Presumptions.....	9-011
Obtaining evidence abroad.....	9-012
Obtaining evidence in England for use abroad.....	9-013
NATURE OF THE CLAIMANT'S REMEDY	9-014
Judgments in foreign currency.....	9-015
STATUTES OF LIMITATION	9-016

10. RECOGNITION AND ENFORCEMENT OF FOREIGN JUDGMENTS

RECOGNITION AND ENFORCEMENT WITHIN THE EUROPEAN UNION	
The Brussels I bis Regulation.....	10-002
<i>Recognition</i>	10-003
<i>Grounds on which recognition may be refused</i>	10-004
<i>Other issues going to recognition</i>	10-005
<i>Enforcement</i>	10-006
<i>Refusal of enforcement</i>	10-007
European enforcement order.....	10-008
European order for payment.....	10-009
European small claims procedure.....	10-010
Mediation directive.....	10-011
JUDGMENTS RENDERED OUTSIDE THE MEMBER STATES.....	10-012
Action on the judgment-debt at common law.....	10-013
Enforcement by registration under statute.....	10-014
Relationship of common law and statute.....	10-015
Jurisdiction of the foreign court.....	10-016
Where jurisdiction exists	
<i>The defendant's residence or presence in the foreign country</i>	10-017
<i>Submission</i>	10-018
Where jurisdiction does not exist.....	10-019
Defences.....	10-020
<i>Jurisdiction contrary to a jurisdiction agreement between the parties</i>	10-021
<i>Fraud</i>	10-022
<i>Contrary to public policy</i>	10-023
<i>Contrary to natural justice</i>	10-024
<i>Judgments for multiple damages</i>	10-025
What are not defences.....	10-026
<i>Errors of fact or law</i>	10-027
<i>Lack of internal competence</i>	10-028
Enforcement.....	10-029
<i>At common law</i>	10-030
<i>Under the Administration of Justice Act 1920</i>	10-031
<i>Under the Foreign Judgments (Reciprocal Enforcement) Act 1933</i>	10-032
Recognition as a defence.....	10-033
Reciprocal enforcement within the United Kingdom.....	10-034
FOREIGN ARBITRAL AWARDS.....	10-035
At common law.....	10-036
<i>Conditions for enforcement</i>	10-037
<i>Finality of the award</i>	10-038
<i>Mode of enforcement</i>	10-039

<i>Recognition as defence</i>	10-040
<i>Defences to actions on foreign awards</i>	10-041
Under the New York Convention.....	10-042
Awards made in other parts of the United Kingdom.....	10-043
Awards recognised or enforced under foreign judgments legislation.....	10-044

11. MARRIAGE

THE APPLICABLE RULES.....	11-002
FORMALITIES OF MARRIAGE.....	11-003
Scope of the rule	
<i>Marriages by proxy</i>	11-004
<i>Parental consent</i>	11-005
<i>Renvoi</i>	11-006
Exceptions to the rule.....	11-007
<i>Consular and forced marriages</i>	11-008
<i>Use of the local form impossible</i>	11-009
<i>Marriages in countries under belligerent occupation</i>	11-010
"Non-marriages".....	11-011
CAPACITY TO MARRY.....	11-012
The rival theories.....	11-013
Consanguinity and affinity	
<i>The English domestic law background</i>	11-014
<i>The conflict of laws</i>	11-015
<i>Relevance of the law of the place of celebration</i>	11-016
Lack of age.....	11-017
Lack of parental consent.....	11-018
Previous marriage.....	11-019
<i>Remarriage after valid foreign divorce or nullity decree</i>	11-020
<i>Remarriage after void foreign divorce</i>	11-021
<i>Restrictions on the remarriage of divorced persons</i>	11-022
Physical incapacity.....	11-023
Same-sex marriages and civil partnerships.....	11-024
<i>Civil partnerships</i>	11-025
<i>Same-sex marriage</i>	11-026
Transsexual cases.....	11-027
CONSENT OF THE PARTIES.....	11-028
POLYGAMOUS MARRIAGES.....	11-029
What is a polygamous marriage?.....	11-030
Is the marriage monogamous or polygamous?	
<i>Marriages in England</i>	11-031
<i>Marriages elsewhere</i>	11-032
<i>Change in the nature of the marriage</i>	11-033

Is the marriage, though polygamous, a valid marriage?	11-034
<i>Domicile in England</i>	11-035
<i>Domicile abroad</i>	11-036
Effect of valid polygamous marriages in England	11-037
<i>Whether a bar to a subsequent monogamous marriage</i>	11-038
<i>Matrimonial proceedings</i>	11-039
<i>Criminal law: bigamy</i>	11-040
<i>Legitimacy of and succession by children</i>	11-041
<i>Succession by wives</i>	11-042
<i>Social security legislation</i>	11-043
<i>Miscellaneous cases</i>	11-044

12. ENDING MARRIAGES

JURISDICTION	12-002
The governing rules	12-003
The traditional rules in English law	
<i>Divorce and judicial separation</i>	12-004
<i>Nullity of marriage</i>	12-005
Same-sex relationships	12-006
Declarations as to status	12-007
STAYING OF MATRIMONIAL PROCEEDINGS	12-008
The Regulation provisions	12-009
English law	
<i>Obligatory stays</i>	12-010
<i>Discretionary stays</i>	12-011
CHOICE OF LAW	
Divorce	12-012
Separation	12-013
Nullity of marriage	12-014
RECOGNITION OF DIVORCES, SEPARATIONS AND	
ANNULMENTS	12-015
Decrees granted in other European Union Member States	12-016
Decrees granted in the British Isles	12-017
Decrees granted elsewhere	12-018
<i>Requirements for recognition</i>	12-019
<i>Recognition of non-proceedings divorces</i>	12-025
<i>Requirements for recognition of non-proceedings</i>	
<i>divorces</i>	12-026
<i>The country in which a divorce is obtained</i>	12-027
<i>Federal and composite states</i>	12-028
Nullity decrees	12-029
<i>Requirements for recognition</i>	12-030
Grounds upon which recognition may be withheld	12-031
(a) <i>Irreconcilable judgments</i>	12-032
(b) <i>No subsisting marriage</i>	12-033

(c) <i>Want of notice</i>	12-034
(d) <i>Want of opportunity to take part</i>	12-035
(e) <i>Want of documentation in non-proceedings cases</i>	12-036
(f) <i>Recognition contrary to public policy</i>	12-037
<i>Other grounds not available</i>	12-038
Same-sex relationships	
<i>Civil partnerships</i>	12-039
<i>Same-sex marriages</i>	12-040
<i>Foreign declarations</i>	12-041

PRESUMPTION OF DEATH AND DISSOLUTION OF MARRIAGE

Jurisdiction of the English courts	12-042
Choice of law	12-043
Recognition of foreign decrees	12-044

13. FINANCE AND PROPERTY DURING AND AFTER MARRIAGE

PROPERTY RIGHTS DURING MARRIAGE	13-002
WHERE THERE IS NO MARRIAGE CONTRACT OR SETTLEMENT	13-003
Change in the matrimonial domicile	13-004
Claims by third parties	13-005
WHERE THERE IS A MARRIAGE CONTRACT OR SETTLEMENT	13-006
Formal validity	13-007
Essential validity and interpretation	13-008
Capacity to make a marriage contract or settlement	13-009
IMMOVABLES	13-010
INTERNATIONAL AND EUROPEAN DEVELOPMENTS	
Hague Convention	13-011
Proposed European Union Regulation	13-012
FINANCIAL PROVISION	13-013
Jurisdiction of the English courts: the Maintenance	
Regulation	13-014
<i>Ancillary relief</i>	13-015
<i>The principal jurisdictional rules</i>	13-016
<i>Party autonomy</i>	13-017
<i>Jurisdiction based on appearance</i>	13-018
<i>"Subsidiary jurisdiction"</i>	13-019
<i>The forum necessitatis</i>	13-020
<i>Special rule for debtor's application for modification</i>	13-021
<i>Other provisions</i>	13-022
<i>After a foreign decree</i>	13-023
<i>Maintenance orders in the family court "REMO"</i>	13-024
Choice of law	13-025

Enforcement of foreign maintenance orders	
<i>Common law</i>	13-026
<i>Orders made in Member States</i>	13-027
<i>Orders from other parts of the United Kingdom</i>	13-028
<i>REMO arrangements</i>	13-029

14. CHILDREN

JURISDICTION OF THE ENGLISH COURT

The Brussels IIa Regulation	
<i>Scope</i>	14-002
<i>Principal jurisdictional rule</i>	14-003
<i>Prorogation of jurisdiction</i>	14-004
<i>Jurisdiction based on the child's presence</i>	14-005
<i>Provisional and protective measures</i>	14-006
<i>Qualifications on the general rule: transfer to a more appropriate forum</i>	14-007
<i>Qualifications on the general rule: continuing jurisdiction in certain access cases</i>	14-008
<i>Lis pendens</i>	14-009
<i>Residual jurisdiction</i>	14-010
The Hague Convention of 1996.....	14-011
<i>Scope</i>	14-012
<i>Principal jurisdictional rule</i>	14-013
<i>Prorogation of jurisdiction</i>	14-014
<i>Jurisdiction based on the presence of the child</i>	14-015
<i>Provisional, including and protective, measures</i>	14-016
<i>Qualifications on the general rule: transfer to a more appropriate forum</i>	14-017
<i>Qualifications on the general rule: continuing jurisdiction in certain cases</i>	14-018
The rules in English law.....	14-019
<i>Inherent jurisdiction</i>	14-020
<i>The Children Act 1989 and "section 8 orders"</i>	14-021
<i>Power to stay proceedings</i>	14-022
<i>Removal of child from England</i>	14-023

CHOICE OF LAW.....	14-024
--------------------	--------

EFFECT OF FOREIGN ORDERS IN ENGLAND

European Union orders.....	14-025
Orders from Contracting States to the 1996 Hague Convention.....	14-026
Orders from other states.....	14-027

INTERNATIONAL CHILD ABDUCTION.....	14-028
International instruments.....	14-029
The European (Luxembourg) Convention.....	14-030

The Hague Child Abduction Convention.....	14-031
<i>Rights of custody</i>	14-032
<i>Wrongful removal and wrongful retention</i>	14-033
<i>Grounds for refusing return</i>	14-034
<i>Effect on the Hague practice of the European Convention on Human Rights</i>	14-038
The Brussels IIa Regulation and child abduction.....	14-039
<i>Continuing jurisdiction of the State of habitual residence</i>	14-040
<i>Further provisions as to applications for return</i>	14-041
<i>Non-return cases</i>	14-041

STATUS: LEGITIMACY AND LEGITIMATION.....	14-042
Legitimacy.....	14-043
<i>Recognition of the status</i>	14-044
<i>Declarations of parentage or legitimacy</i>	14-045
Legitimation.....	14-046
<i>Legitimation in English domestic law</i>	14-047
<i>Statutory recognition of foreign legitimations</i>	14-048
<i>The common law rule: legitimation by subsequent marriage</i>	14-049
<i>Legitimation by parental recognition</i>	14-050
<i>Legitimation by foreign statute</i>	14-051
<i>Declarations of legitimation</i>	14-052

ADOPTION.....	14-053
Jurisdiction to make an adoption order.....	14-054
<i>Convention adoptions</i>	14-055
Choice of law.....	14-056
Bringing children into the UK.....	14-057
Taking children abroad for adoption.....	14-058
Recognition of foreign adoptions	
<i>Adoptions in the British Isles</i>	14-059
<i>Overseas adoptions</i>	14-060
<i>Convention adoptions</i>	14-061
<i>Other adoptions</i>	14-062
<i>Discretion and public policy</i>	14-063
Declarations as to foreign adoptions.....	14-064

15. CONTRACTUAL OBLIGATIONS

THE ENGLISH COMMON LAW APPROACH.....	15-002
Party autonomy.....	15-003
Absence of choice by the parties.....	15-004
THE EUROPEAN INSTRUMENTS: THE ROME CONVENTION AND THE ROME I REGULATION.....	15-005
Interpretation.....	15-006
Material scope of application.....	15-007
<i>"In situations involving a conflict of laws"</i>	15-008

“Contractual obligations”: European autonomous interpretation	15-009
“Civil and commercial matters”: European autonomous interpretation	15-010
Excluded matters	15-011
Territorial scope of application: universality	15-012
DETERMINING THE GOVERNING LAW	15-014
Exclusion of <i>renvoi</i>	15-015
Article 3: the law chosen by the parties	15-016
<i>Express and implicit (clearly demonstrated) choice</i>	15-017
<i>Is it possible to infer parallelism between the choice of forum and the choice of law?</i>	15-018
<i>Depêçage</i>	15-019
<i>Altering the choice by the parties</i>	15-020
<i>Changes in the substantive law governing the contract</i>	15-021
Ample freedom of choice and mandatory rules	15-022
<i>Incorporation (by reference) of foreign law</i>	15-023
Article 4 of the Rome Convention: applicable law in the absence of choice	15-024
<i>Disregarding the presumption: Article 4(5)</i>	15-025
Article 4 of the Rome I Regulation: applicable law in the absence of choice	15-026
<i>Habitual residence</i>	15-027
<i>The remaining relevance of the characteristic performance</i>	15-028
<i>The ‘escape clause’: the manifest closest connection</i>	15-029
<i>The ‘default’ provision: the closest connection</i>	15-030
Contracts of carriage	15-031
THE PROTECTION OF WEAKER PARTIES	15-032
Consumer contracts	15-033
‘Consumer’—European autonomous definition	15-034
‘Protected Consumer contracts’	15-035
‘Directing activities’	15-036
Consumer contracts and party autonomy	15-037
‘Non-protected consumer contracts’	15-038
Insurance contracts	15-039
Individual contracts of employment	15-040
<i>Individual employment contract—European autonomous interpretation</i>	15-041
SCOPE OF THE APPLICABLE LAW	15-042
Interpretation	15-043
Performance	15-044
Consequences of breach	15-045
Extinguishing obligations, prescription and limitation of actions	15-046

PARTICULAR TOPICS	
Material validity	15-047
<i>Illegality</i>	15-048
<i>Consent</i>	15-049
Formal validity	15-050
Incapacity	15-051
RESTRICTIONS ON THE REACH OF THE APPLICABLE LAW	
Overriding mandatory provisions of the forum	15-052
Overriding mandatory provisions of other states	15-053
The public policy of the forum	15-054
VOLUNTARY ASSIGNMENT AND CONTRACTUAL SUBROGATION	15-055
16. TORTS AND OTHER NON-CONTRACTUAL OBLIGATIONS	
THE LAW OF THE PLACE OF THE TORT	16-002
CERTAINTY OR FLEXIBILITY	16-003
BEFORE THE ROME II REGULATION	
The Rule in <i>Philips v Eyre</i>	16-004
A more flexible approach	16-005
The 1995 Act	16-006
THE ROME II REGULATION	16-007
Interpretation	16-008
Scope	16-009
<i>Exclusions</i>	16-010
Party autonomy	16-011
Torts	
<i>The primary rule</i>	16-012
<i>The common habitual residence exception</i>	16-013
<i>The ‘more closely connected’ exception</i>	16-014
<i>Product liability</i>	16-015
<i>Unfair competition and acts restricting free competition</i>	16-016
<i>Environmental damage</i>	16-017
<i>Infringement of intellectual property rights</i>	16-018
<i>Industrial action</i>	16-019
Unjust enrichment	16-020
<i>Negotiorum gestio</i>	16-021
<i>Culpa in contrahendo</i>	16-022
Reach of the applicable law	16-023
<i>Rules of safety and conduct</i>	16-024
<i>Direct action against the insurer of the person liable</i>	16-025
<i>Subrogation</i>	16-026
<i>Multiple liability (i.e. contribution)</i>	16-027
<i>Formal validity of “unilateral acts”</i>	16-028

<i>Burden of proof</i>	16-029
Limits on the reach of the applicable law.....	16-030
Actions in defamation.....	16-031

17. PROPERTY

THE DISTINCTION BETWEEN MOVABLES AND IMMOVABLES.....	17-002
Examples.....	17-003
Change in situs.....	17-004

IMMOVABLES

Jurisdiction over immovables.....	17-005
<i>Actions based on rights in rem</i>	17-006
<i>Tenancies</i>	17-007
<i>Claims in contract and concerning rights in rem</i>	17-008
<i>Limits on jurisdiction</i>	17-009
The <i>Moçambique</i> rule: title to foreign land.....	17-010
<i>Effect of the recast Brussels I Regulation</i>	17-011
<i>Scope of the Moçambique rule</i>	17-012
<i>First exception: contracts and equities</i>	17-013
<i>Second exception: estates and trusts</i>	17-014
Immovables: choice of law.....	17-015
<i>Renvoi</i>	17-016
<i>Formal validity</i>	17-017
<i>Essential validity</i>	17-018
<i>Capacity: land in England</i>	17-019
<i>Capacity: land abroad</i>	17-020

TANGIBLE MOVABLES.....	17-021
Where the situs remains constant.....	17-022
<i>Renvoi</i>	17-023
<i>Public policy</i>	17-024
Where the situs changes.....	17-025

INTANGIBLE MOVABLES.....	17-026
Identifying the issues.....	17-027
Intrinsic validity.....	17-028
Assignability.....	17-029
Other issues.....	17-030
Legal subrogation.....	17-031

GARNISHMENT: THIRD-PARTY DEBT ORDERS.....	17-032
---	--------

GOVERNMENTAL SEIZURE OF PROPERTY.....	17-033
The situation of property.....	17-034
The interpretation of the decree.....	17-035
Recognition of the foreign act.....	17-036
Property within the confiscating state.....	17-037
Property outside the confiscating state.....	17-038

Public policy.....	17-039
--------------------	--------

18. SUCCESSION AND THE ADMINISTRATION OF ESTATES

ADMINISTRATION OF ESTATES

English grants of administration.....	18-002
<i>Separate wills</i>	18-003
<i>Person to whom the grant will be made</i>	18-004
Effect in England of Scottish, Northern Irish and Commonwealth grants.....	
<i>Scottish and Northern Irish grants</i>	18-005
<i>Commonwealth grants</i>	18-006
Effect of an English grant.....	18-007
Choice of law.....	18-008
Foreign personal representatives.....	18-009

SUCCESSION.....

Intestate succession.....	18-010
Movable.....	18-011
Immovable.....	18-012
<i>The scission principle</i>	18-013
Wills.....	
<i>Capacity</i>	18-014
<i>Formal validity</i>	18-015
<i>The law of the testator's nationality</i>	18-016
<i>Wills made on ships and aircraft</i>	18-017
<i>Changes in the relevant law</i>	18-018
<i>Special requirements as to form</i>	18-019
<i>Renvoi</i>	18-020
<i>Material or essential validity</i>	18-021
<i>Construction (or interpretation)</i>	18-022
<i>Revocation</i>	18-023
<i>Revocation by later will or codicil</i>	18-024
<i>Other testamentary modes of revocation</i>	18-025
<i>Revocation by subsequent marriage</i>	18-026

19. TRUSTS

THE GOVERNING LAW.....	19-002
SCOPE OF THE GOVERNING LAW.....	19-003
RECOGNITION OF TRUSTS.....	19-004
VARIATION OF TRUSTS.....	19-005
THE EUROPEAN REGULATIONS.....	19-006

20. SOME CONFLICTS TECHNICALITIES

CHARACTERISATION	20-002
The methodology and its problems	20-003
The subject matter of characterisation.....	20-004
The methodology and its various solutions.....	20-005
Characterisation by the <i>lex fori</i>	20-006
Characterisation by the <i>lex causae</i>	20-007
Analytical jurisprudence and comparative law	20-008
An internationalist approach?	20-009
THE INCIDENTAL QUESTION	20-010
RENOI	20-011
The internal law solution (exclusion of <i>renvoi</i>)	20-012
Partial or single <i>renvoi</i> theory (accepting the <i>renvoi</i>).....	20-013
Total or double <i>renvoi</i>	20-014
Origin and development.....	20-015
General conclusion from the English cases	20-016
An Australian approach	20-017
Scope of the doctrine in England	20-018
Title to land situated abroad.....	20-019
Movables	20-020
Formal validity of marriage.....	20-021
Certain cases of transmission	20-022
Difficulties in the application of the doctrine	20-023
<i>Unpredictability of result</i>	20-024
<i>The national law of a British citizen</i>	20-025
<i>Circulus inextricabilis</i>	20-026
Conclusion.....	20-027
THE TIME FACTOR.....	20-028
Changes in the conflict rule of the forum	20-029
Changes in the connecting factor	20-030
Changes in the <i>lex causae</i>	20-031
Succession to immovables.....	20-032
Succession to movables	20-033
Torts.....	20-034
Discharge of contracts	20-035
Validity of marriage	20-036
Public policy	20-037
Index	593