

TABLE OF CONTENTS

<i>Acknowledgements</i>	vii
<i>Foreword</i>	ix
<i>Preface</i>	xi
<i>Table of Cases</i>	xxv
<i>Table of Legislation</i>	lxxxix

PART A FUNDAMENTAL PRINCIPLES

CHAPTER 1 INTRODUCTION

1. Purpose and Scope	1.001
2. "Foreign" Elements	1.003
3. Sources of Law	1.004
4. Overview	1.005
5. Exclusions and Expansions	1.007

CHAPTER 2 CHOICE OF LAW

1. Introduction	2.001
(a) Five issues	2.001
2. Substance and Procedure	2.008
(a) Introduction	2.008
(b) Principles	2.012
(c) Clear issues of procedure	2.013
(d) More difficult issues	2.014
(e) Evidential rules	2.015
(f) Remedies	2.023
(g) Limitation and prescription	2.036
(h) Set-offs	2.039
(i) Priorities	2.040
(j) Bars on actions between particular persons	2.044
3. Characterisation and Related Problems	2.045
(a) Three problems	2.045
(b) First problem: characterisation	2.049

(c) Second problem: incidental questions	2.051
(d) Third problem: ancillary issues	2.052
4. Choice of Law Rules and <i>Renvoi</i>	2.053
(a) Introduction	2.053
(b) Scope for choice of law issues to arise	2.054
(c) Terminology	2.055
(d) Broad and specific choice of law rules	2.056
(e) <i>Renvoi</i>	2.057
5. Determining the Content of Foreign Law	2.059
(a) Introduction	2.059
(b) Foreign law a "fact"	2.060
(c) Requirement to plead foreign law	2.061
(d) Assessment of evidence of foreign law	2.062
(e) Foreign law pleaded but not proved: the default rule	2.075
(f) Chinese, English and T'sing law	2.085
6. Attempts to Influence Governing Law	2.089
(a) Freedom of choice and its limits	2.089
CHAPTER 3 JURISDICTION	
1. Introduction	3.001
(a) Overview	3.001
(b) Three methods of establishing jurisdiction	3.004
(c) Interaction of the three methods	3.008
2. Submission to Jurisdiction	3.009
(a) Submission: general principles	3.009
(b) Submission: principle	3.010
(c) Submission: words and deeds	3.011
(d) Submission: examples	3.012
(e) Submission: need for service	3.024
(f) Submission: the limits	3.025
3. Establishing Jurisdiction by Service in Hong Kong	3.027
(a) Introduction	3.027
(b) Service in Hong Kong: individuals	3.029
(c) Service in Hong Kong: partnerships	3.033
(d) Service in Hong Kong: bodies corporate	3.034
(e) Service in Hong Kong: other types of defendant	3.049
4. Establishing Jurisdiction by Service out of Hong Kong	3.050
(a) Requirement of prior leave	3.050
(b) Originating process and interlocutory applications distinguished	3.053
(c) Procedure for obtaining RHC O.11 leave	3.054
(d) Subsequent amendments	3.055
(e) RHC O.11: substantive requirements	3.056
(f) The heads of RHC O.11, r.1(1)	3.061

(g) Mechanics of service	3.071
(h) Procedure for defendant to challenge RHC O.11 leave	3.072
(i) Misleading <i>ex parte</i> materials	3.073
(j) Renewed leave following setting aside for non-disclosure	3.077
5. <i>Forum Conveniens</i>	3.079
(a) Principles	3.079
(b) The <i>Adhiguna Meranti</i> encapsulation	3.098
(c) <i>Forum conveniens</i> in practice	3.100
(d) Appeals from <i>forum conveniens</i> decisions	3.101
6. Anti-Suit Injunctions	3.102
(a) Introduction	3.102
(b) General approach	3.104
(c) The law	3.105
(d) Hong Kong examples	3.116
(e) Possible developments	3.118
7. Jurisdiction Agreements	3.120
(a) Introduction	3.120
(b) Jurisdiction agreements: governing law and validity	3.121
(c) Jurisdiction agreements governed by Hong Kong law	3.122
(d) Jurisdiction agreements: good practice	3.123
(e) Jurisdiction agreements: bad practice	3.124
8. Special Issues in Relation to Particular Jurisdictions	3.125
(a) Two special cases	3.125
(b) China	3.126
(c) India	3.131
CHAPTER 4 EXCEPTIONS FROM ORDINARY PRINCIPLES	
1. Introduction	4.001
(a) Categories of exceptional circumstances	4.001
(b) Necessary distinctions	4.006
(c) Trends	4.007
2. Foreign Public Laws	4.008
(a) Principle	4.008
(b) "Non-enforcement of penal, revenue or other public laws"	4.009
(c) Specific applications	4.022
3. Hong Kong Public Policy and Mandatory Laws	4.034
(a) Hong Kong public policy	4.034
(b) Hong Kong mandatory laws	4.036
(c) Non-Hong Kong mandatory laws	4.037
4. Subject-Matter Exclusions	4.038
(a) Introduction	4.038

(b) Foreign immovable property: the <i>Moçambique</i> rule	4.039
(c) Foreign intellectual property	4.044
(d) Foreign acts of state	4.057
5. Personal Immunities	4.058
(a) Foreign state immunity	4.059
(b) Immunity of the Chinese state before the Hong Kong courts	4.079
(c) Foreign diplomatic and consular immunity	4.082
(d) Immunity of Chinese government representatives before Hong Kong courts	4.086
(e) Immunity of international organisations	4.089
(f) Immunity and violations of international law	4.094

PART B LEGAL CONTEXTS

CHAPTER 5 OBLIGATIONS

1. Introduction	5.001
(a) Perspective	5.001
(b) Divergence of Hong Kong law from English law	5.002
2. Contracts	5.003
(a) Introduction	5.003
(b) Choice of law in contract	5.004
(c) The scope of the proper law	5.014
(d) Long-arm jurisdiction in contractual cases	5.016
3. Particular Contracts	5.041
(a) Introduction	5.041
(b) Insurance contracts	5.042
(c) Contracts relating to gambling	5.043
(d) Contracts relating to land	5.044
(e) Sale of goods and other contracts relating to movable property	5.045
(f) Bailment	5.050
(g) Contracts of carriage	5.051
(h) Negotiable instruments	5.055
(i) Employment	5.062
(j) Contracts affecting consumers and certain others	5.072
4. Torts	5.075
(a) Introduction	5.075
(b) Choice of law in tort	5.076
(c) The meaning of "actionability"	5.081
(d) Comparative law	5.082
(e) What is a "tort" for present purposes?	5.083
(f) Foreign legislation which retrospectively affects liability	5.084
(g) The general rule and exceptions in more detail	5.085
(h) Significance of the place where the tort is committed	5.086

(i) Determining the place in which a tort is deemed to have been committed	5.087
(j) Place of commission of a tort: illustrations	5.089
(k) Examples of the application of the Red Sea exception	5.090
(l) The overall effect of the general rule and exception	5.091
(m) No <i>renvoi</i>	5.092
(n) Possible development	5.093
(o) Personal jurisdiction in Tort Cases	5.094
5. Restitution	5.097
(a) Introduction	5.097
(b) Choice of law in restitution - introduction	5.098
(c) Choice of law in restitution - suggested approach	5.102
(d) Following and tracing	5.122
(e) Restitutionary defences	5.137
(f) No <i>renvoi</i>	5.141
(g) Long arm jurisdiction in restitutionary cases	5.142
(h) <i>Forum conveniens</i> in restitutionary cases	5.143
6. Boundary Problems	5.144
(a) Introduction	5.144
(b) Influence of contractual governing laws on other obligations?	5.145
(c) Characterisation problems: contract and tort	5.152
7. Governing Law Clauses	5.153
(a) Introduction	5.153

CHAPTER 6 PROPERTY

1. Introduction	6.001
(a) <i>Lex situs</i>	6.001
(b) Different kinds of property	6.003
2. The <i>Lex Situs</i> Rule	6.010
(a) Introduction	6.010
(b) Scope of the <i>lex situs</i> rule	6.011
(c) Exceptions from the <i>lex situs</i> rule	6.015
(d) Intangible property	6.027
(e) Contracts concerning property	6.056
(f) Capacity and property transactions	6.057
3. Expropriation and Other Exercises of Foreign State Power	
Affecting Property	6.058
(a) General rule	6.058
(b) Exceptions	6.061
(c) Statutory enforcement of external confiscation orders	6.085
(d) Interpretation of foreign confiscatory laws	6.086
4. Personal Jurisdiction in Property Cases	6.087
(a) Introduction	6.087

CHAPTER 7 PERSONS

1. Introduction	7.001
2. Personal Connecting Factors	7.002
(a) Introduction	7.002
(b) Domicile	7.007
(c) Ordinary residence	7.019
(d) Habitual residence	7.021
3. Recognition, Capacity and Related Issues	7.024
(a) Recognition: individuals	7.024
(b) Recognition: persons other than individuals	7.025
(c) Representation in court: individuals	7.032
(d) Representation in court: persons other than individuals	7.033
(e) Capacity	7.034
(f) Capacity: individuals	7.036
(g) Capacity: persons other than individuals	7.044
(h) Attribution	7.050
(i) Execution of documents	7.055
(j) Limited liability trading	7.056
4. Personal Laws	7.065
(a) Introduction	7.065
(b) Hong Kong customary law	7.066
(c) Foreign personal laws	7.082
5. Marriage and Analogous Relationships	7.083
(a) Introduction	7.083
(b) What counts as a marriage?	7.084
(c) Validity of marriage	7.092
(d) Proof of foreign marriage	7.099
(e) Matrimonial property	7.100
(f) Hong Kong orders affecting marital status	7.101
(g) Hong Kong court declarations as to marital status	7.111
(h) Recognition of foreign decrees	7.112
(i) Financial relief in connection with marriage	7.119
6. Children	7.123
(a) Introduction	7.123
(b) Status	7.124
(c) Child custody and access	7.129
(d) Child maintenance	7.144
7. Mental Incapacitation	7.146
(a) Jurisdiction to secure personal safety	7.146
(b) Jurisdiction to preserve property	7.147
(c) Choice of law	7.148
(d) Position of foreign guardians and committees	7.149

CHAPTER 8 ESTATES

1. Introduction	8.001
(a) Deceased estates and corporate succession	8.002
(b) Insolvent estates	8.003
(c) Solvent "estates" managed on behalf of living persons	8.004
2. Deceased Estates	8.007
(a) Choice of law: intestate succession	8.007
(b) Choice of law: testamentary succession	8.008
(c) Choice of law: exercise of powers of appointment by will	8.018
(d) Choice of law: capacity to receive legacies	8.019
(e) Family provision: jurisdiction and choice of law	8.020
(f) Vesting of property in personal representatives	8.021
(g) Personal representatives before the Hong Kong court	8.022
(h) Jurisdiction to make Hong Kong grants of probate or administration	8.026
(i) Law governing powers and duties of personal representative	8.028
(j) Debts owed to the estate	8.029
(k) Debts owed by the estate	8.030
(l) Special powers and duties of Hong Kong personal representatives	8.031
(m) Insolvent estates	8.034
(n) Recognition of foreign grants	8.035
(o) Recognition of foreign judgments determining succession issues	8.036
3. Insolvency	8.037
(a) Introduction	8.037
(b) Cross-border reach of the Hong Kong courts' jurisdiction	8.038
(c) Interaction between Hong Kong and other jurisdictions	8.066
(d) Ancillary applications	8.087
(e) The cross-border effect of Hong Kong and non-Hong Kong orders	8.100
(f) Reform	8.116
4. Trusts	8.117
(a) Introduction	8.117
(b) The Hague Convention and the Recognition of Trusts Ordinance	8.118
(c) Types of trust to which the Ordinance applies	8.119
(d) Definition of "trust"	8.121
(e) Foreign law	8.122
(f) Retrospectivity	8.123
(g) Determining the governing law	8.124
(h) Recognition of foreign trusts	8.130
(i) Scope of the governing law	8.138
(j) Exclusions from the governing law	8.139
(k) Long-arm jurisdiction	8.140
5. Business Administration	8.147
(a) Introduction	8.147
(b) Internal administration of partnerships and other purely contractual arrangements	8.148

(c) Internal management of corporate bodies	8.149
(d) Liability of directors of non-Hong Kong companies	8.150
(e) Shareholder rights in connection with non-Hong Kong companies	8.151
6. Corporate Restructuring	8.155
(a) Foreign mergers, de-mergers and changes of status	8.155
(b) Schemes of arrangement in respect of non-Hong Kong companies	8.159

PART C FOREIGN JUDGMENTS

CHAPTER 9 RECOGNITION AND ENFORCEMENT OF FOREIGN JUDGMENTS

1. Introduction	9.001
(a) Exclusions	9.003
2. The Common Law and Statutory Regimes	9.004
(a) Universality	9.005
(b) Common law and statutory regimes	9.007
(c) Exception: multiple damages	9.009
(d) The enforcement/recognition distinction	9.010
(e) The <i>in personam/in rem</i> distinction	9.011
(f) Relationship with domestic law <i>res judicata</i> concepts	9.013
(g) Qualifications of the <i>res judicata</i> principle in its international application	9.014
(h) No review of merits	9.015
(i) Procedural issues: common law regime	9.016
(j) Procedural issues: statutory regime	9.017
(k) Comparison of the common law and statutory procedures	9.019
(l) Procedure in long-arm cases	9.020
(m) The non-merger rule and its amendment*	9.021
(n) Relaxation of the "same parties" requirement	9.023
(o) Relaxation of the "same issues" requirement	9.024
3. The Principles of Recognition and Enforcement	9.026
(a) Principle 1: fair procedures	9.026
(b) Principle 2: absence of fraud	9.031
(c) Principle 3: competent jurisdiction	9.055
(d) Principle 4: private rights and public law	9.080
(e) Principle 5: finality	9.081
(f) Principle 6: public policy	9.091
(g) Principle 7: comparability of issues	9.092
4. Special Issues Concerning Certain Foreign Jurisdictions	9.093
(a) Certain specified Commonwealth and EU countries, and Israel	9.093

(b) United Kingdom and other Commonwealth countries	9.102
(c) Taiwan	9.105
(d) Mainland	9.107
(e) Other jurisdictions	9.134
5. Enforcement of External Confiscation Orders	9.135
(a) The statutory regime	9.135
(b) Issues not expressly addressed in the Mutual Legal Assistance in Criminal Matters Ordinance	9.151
6. Possible Reform of the Enforcement Regimes	9.163
(a) Possible reforms	9.163

CHAPTER 10 ARBITRATION

1. Introduction	10.001
2. Applicable Law	10.004
(a) Law governing an arbitration agreement	10.005
(b) Procedural law applicable to an arbitration (<i>lex arbitri</i>)	10.015
(c) Substantive law applicable to the dispute	10.022
(d) The distinction between procedural and substantive law	10.023
3. Hong Kong Court Powers	10.024
(a) Applications to refer a dispute to arbitration where Hong Kong court proceedings have been commenced	10.026
(b) Judicial interim measures in support of an arbitral process	10.027
(c) Injunctions and declarations	10.032
4. Enforcement of Non-Hong Kong Awards	10.040
(a) Convention awards	10.043
(b) Mainland awards	10.065
(c) Awards from Macao	10.066
(d) Awards from Hong Kong, Taiwan and foreign countries not party to the New York Convention	10.067
(e) Enforcement and recognition of awards other than by registration	10.069

PART D EVIDENCE, REMEDIES AND PROCEDURE

CHAPTER 11 EVIDENCE

1. Introduction	11.001
2. Obtaining Evidence in Hong Kong for use in Foreign Court Proceedings	11.002
(a) Voluntary taking of evidence in Hong Kong	11.002
(b) Hong Kong proceedings to obtain information for the purpose of foreign proceedings	11.003
(c) Requests made by foreign courts and tribunals	11.005

3. Obtaining Evidence Abroad for use in Hong Kong Court Proceedings	11.038
(a) Taking of evidence outside Hong Kong without a Hong Kong order	11.038
(b) No anti-suit injunctions to restrain foreign evidence-gathering proceedings	11.039
(c) Obtaining evidence from abroad by compulsion	11.041
(d) Other methods	11.049
(e) Outgoing letters of request	11.051
(f) Examination by special examiner	11.071
(g) Examination of witnesses by video-conference facilities (VCF)	11.072
4. Hague Evidence Convention	11.077
(a) The Convention	11.077
5. Foreign Law Restrictions on the use of Evidence in Hong Kong	11.079
(a) Foreign law restrictions on evidence in Hong Kong proceedings	11.079
(b) No privilege against self-incrimination under foreign law	11.082
6. International Evidential Co-operation in Financial Regulatory Matters	11.083

CHAPTER 12 REMEDIES AND PROCEDURE

1. Introduction	12.001
2. Hong Kong Interim Remedies in Support of Foreign Proceedings	12.002
(a) Freezing orders: the <i>Leiduck</i> lacuna	12.002
(b) The filling of the <i>Leiduck</i> lacuna	12.004
(c) <i>Anton Piller</i> orders in respect of evidence abroad	12.005
3. The Effect of Foreign Court Orders Before a Hong Kong Court	12.005
(a) The effect of foreign interim orders upon defendants in Hong Kong	12.006
(b) Foreign injunctions and other non-monetary remedies	12.007
4. Limitations on the Cross-border Effect of Hong Kong Orders	12.015
(a) Final remedies: orders in respect of defendant's conduct outside Hong Kong	12.016
(b) Final remedies: effect on third parties	12.017
(c) Interim remedies: orders in respect of defendant's conduct outside Hong Kong	12.018
(d) Interim remedies: effect on third parties outside Hong Kong	12.019
5. Security for Costs	12.024
(a) Security for costs against plaintiffs	12.025
(b) Security for costs against cross-claimants <i>et al</i>	12.032
(c) Foreign-related aspects affecting the exercise of discretion	12.033
(d) No security for costs against defendants as such	12.034
(e) Security for costs against appellants	12.035
(f) Human rights	12.036
6. Summary Determinations Involving Foreign Parties	12.037
7. Orders to Prohibit Debtors from Leaving Hong Kong	12.038

8. Service of Court Documents Across Borders	12.039
(a) The Hague Service and Apostille Conventions	12.040
(b) Service of foreign court documents in Hong Kong	12.042
(c) Service of Hong Kong court documents abroad	12.046
(d) Service within China	12.048
<i>Bibliography</i>	785
<i>Index</i>	789