# TABLE OF CONTENTS

_		PAGE
Pro	eface	v
	ble of Cases	
Table of StatutesTable of Statutory Instruments		
		xci
	ble of European Instruments	
Tal	ble of Civil Procedure Rules	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	
	Characterisation	
	Renvoi	
	The incidental question	
	The time factor	1–014
	GLOBAL AND REGIONAL DEVELOPMENTS	1015
	A ROAD MAP	1–016
2.	THEORIES AND METHODS	
	THEORIES	2-002
	Huber	2-003

	Savigny	2–004
	Story and the doctrine of comity	2005
	Dicey and the theory of vested rights	
	The local law theory	
	METHODS	
	Jurisdiction-selecting rules or rule-selecting rules?	2-008
	Cavers	2–009
	Currie: governmental interest analysis	2–010
	Choice-influencing factors	
	False conflicts and foreign law as datum	2-012
	Interdisciplinary and transdisciplinary insights	2_013
	interascipanary and transascipanary insigns	
	CONCLUSIONS	2-014
3.	PERSONAL CONNECTING FACTORS	
		2 000
	RESIDENCE	3–002
	ORDINARY RESIDENCE	3_003
	ORDINARI RESIDENCE	
	HABITUAL RESIDENCE	3004
	European autonomous meaning	3-005
	Habitual residence of a child	3-006
	The views of the child	3_007
	The case of the never-present child	3_008
	The case of the never-present child	
	DOMICILE	3–009
	General principles	3-010
	Acquisition of a domicile of choice	3-011
	Residence	3-012
	Intention	3_013
	Evidence of intention	3014
	Declarations of intention	3_015
	Motive and intention	2 016
	Intention freely formed	010–017 2 017
	Loss of a demicile of choice	7 DT-C
	Loss of a domicile of choice	2.024
	Domicile of origin	
	Domicile of dependency	
	Children	
	Mentally disordered persons	
	Married women	3–028
	DOMICILE OF CORPORATIONS	2 020
	DOMICIES OF CONFORMIONS	
	DOMICILE AND NATIONALITY	3-030
4.	THE EXCLUSION OF FOREIGN LAW	
	PUBLIC POLICY	4_002
	Contracts	
		4-003

CONTENTS ix

	Status Other cases	
	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	
	Can the claimant's choice be challenged?	
	BASES OF JURISDICTION	5–006
	General and special jurisdiction	5-007
	Protective jurisdiction	
	Exclusive jurisdiction	5–009
	Excessive or exorbitant jurisdiction	5010
	DIFFERENT MODELS OF JURISDICTIONAL REGIMES	5–011
	THE APPLICABLE SETS OF JURISDICTIONAL RULES	5–012
	The Lugano Convention	
	Intra-United Kingdom jurisdictional rules	
	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 bis Regulation	6003
	Territorial scope of application	6–004
	Material scope of application	6-005
	Civil and commercial matters: European autonomous	
	interpretation	6–006
	Domicile: the primary connecting factor in the European	
	regime	6-007
	Domicile of individuals	6-008
	Domicile of corporations and associations	6-010 6 011
	I IOMICIIO OT TRUSTS	6_D13

GENERAL JURISDICTION	6-012
SPECIAL JURISDICTION	6-013
Special jurisdiction rules in 'matters relating to a	
contract'	6-014
'Contract': European autonomous interpretation	6–015
The obligation in question	6–016
Place of performance	6-017
Contracts of sale	6018
Provision of services	6-019
Other contracts	6020
Special jurisdiction rules for claims in tort, delict or	
quasi-delict	6-021
The place of the tort	6-022
"Harmful event": broad interpretation	6-025
"Or may occur"	6-026
Special jurisdiction rules for civil claims in criminal	ć 005
procedures	6–027
Special jurisdiction rules for claims for the recovery of	c 000
cultural property	6–028
Special jurisdiction rules for claims arising out of operations	6-029
of a branch, agency or other establishment	0-029
Special jurisdiction rules for claims against a settlor, trustee	6-030
or beneficiary of a trust	
Special jurisdiction rules in relation to disputes involving the	6-031
arrest of cargo or freight	0-051
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	6036
Centralisation of jurisdiction: liability from the use or	
operation of a ship	6037
	c 020
PROTECTIVE JURISDICTION	6-038
Protective rules in relation to jurisdiction in certain	
insurance claims	
Protective rules in relation to jurisdiction in certain	c 020
consumer contracts	040 -0
"Consumer"	0 <del>-</del> 040
"Consumer contract"	1 <del>የህ -</del> 0
"Directing activities"	<del>0-04</del> 2 142 م
How is the consumer protected in these scenarios?	0-043
Protective rules in relation to jurisdiction in cases	<b>6</b> 044
concerning individual contracts of employment	<del>0-044</del>

CONTENTS xi

How is the employee protected in these scenarios?	6-045
Forum actoris	
EXCLUSIVE JURISDICTION	6-047
Exhaustive list of exclusive jurisdiction bases	6-048
Exclusive jurisdiction in certain cases involving	
	6-049
Exclusive jurisdiction in proceedings involving validity of	
the constitution, nullity or dissolution of corporations	6-050
Exclusive jurisdiction in proceedings concerning the	
validity of entries in public registers	6–051
Exclusive jurisdiction in proceedings concerning	
Intellectual property rights	6–052
Exclusive jurisdiction for the enforcement of	
judgments	6053
CONSENSUAL JURISDICTION: CHOICE OF COURT AGREEMENTS	
AND SUBMISSION TO THE JURISDICTION	
Choice of court agreements	6-054
Clauses selecting the courts of an EU Member State	
Separability of choice of court agreements	
Scope of jurisdiction clauses	
Exclusive jurisdiction clauses choosing the English	
courts	
Submission to the jurisdiction	6-059
CONCURRENT JURISDICTION: THE POSSIBILITY OF PARALLEL	
Proceedings	6-060
Parallel proceedings: lis alibi pendens	
The same parties	6-062
The same cause of action	6-063
When is a court seised of a case?	
Practical implications	
Parallel proceedings: related actions	
"Risk of irreconcilable judgments"	6067
The European regime of jurisdiction and non-Member	
	6068
Differences between European and non-European	
litispendence	6069
ANCILLARY JURISDICTION: PROVISIONAL AND PROTECTIVE	
MEASURES	6–070
INTRA-UK JURISDICTION	6-071

7	HIDISDICTION.	THE TRADITIONA	L ENGLISH RILLES
1.	JURISDIC HUN:	IDE IKADIIIWIA	L ENGLISH RULES

PRESENCE OF THE DEFENDANT IN THE JURISDICTION	7002
Individuals	7-003
Effecting Service in England: individuals	7–004
Partnerships	
Effecting Service in England: partnerships	7–006
Companies and other corporations	7-007
Effecting Service in England: Companies and other	
corporations	7-008
Service by contractually agreed method	7009
Service on agent of overseas principal	7–010
SUBMISSION TO THE JURISDICTION	7011
SERVICE OUT OF THE JURISDICTION	7–012
Requirements and Standards	
A serious issue to be tried on the merits (real prospect of	
success)	7–014
A good arguable case that the claim falls within one of the	
heads of jurisdictionheads	7-015
The court must be satisfied that England is the	
appropriate forum	7–016
Connecting factors: heads of jurisdiction	7-017
General grounds	7018
Claims for interim remedies	7–019
Claims in relation to contracts	
Claims in tort	7-021
Enforcement of judgments or arbitral awards	
Claims about property within the jurisdiction	
Claims about trusts, etc	7-024
Claims by HM Revenue and Customs	7-025
Other claims	7-026
Claims for breach of confidence or misuse of private	
information	7-026A
Effecting Service Abroad	
The 1965 Hague Convention on Service of Documents	
The EU Service Regulation	
Alternative methods—where the defendant's location is not	
known	7030
STEERING A CASE TOWARDS AN APPROPRIATE FORUM	7 021
Forum non conveniens	
Effects of the European Regime	/-U33 4 00 7
When is forum non conveniens still available?	
LIS WILL PERIORIS	/

CONTENTS xiii

ANTI-SUIT INJUNCTIONS	7–036
Anti-suit injunctions not admissible in the European	
regime	7–037
Anti-suit injunctions and arbitration  Anti-arbitration injunctions	7 029
Anti-suit injunctions to enforce arbitration agreement	
Anti-suit injunctions to enforce choice of court	3/-039
agreements	7_040
45,00,00,00	
SOVEREIGN AND DIPLOMATIC IMMUNITY	
FOREIGN STATES	
State Immunity Act 1978	
Exceptions to the immunity rule	
Indirect impleading	
Enforcement of foreign judgments	
Execution	
Service of process	
Miscellaneous	
The scope of the doctrine	8–010
FOREIGN DIPLOMATS	8–011
Foreign consuls	8–012
Evidence	
Waiver	8–014
INTERNATIONAL ORGANISATIONS	8–015
THE CONDUCT OF INTERNATIONAL LITIGAT	ION
SUBSTANCE AND PROCEDURE	9-002
PARTIES	9003
SERVICE OF PROCESS	0.004
SERVICE OF PROCESS	9–004
MAREVA OR FREEZING INJUNCTIONS	9–005
EVIDENCE	9-006
Admissibility	
Requirement of written evidence	9008
Witnesses	
Burden of proof	9–010
Presumptions	
Obtaining evidence abroad	
Obtaining evidence in England for use abroad	9–013
NATURE OF THE CLAIMANT'S REMEDY	9-014
Judgments in foreign currency	
STATUTES OF LIMITATION	0_016
STATIONS OF LIMITATION	71117

8.

# 10. RECOGNITION AND ENFORCEMENT OF FOREIGN JUDGMENTS

RECOGNITION AND ENFORCEMENT WITHIN THE EUROPEAN U	NION
The Brussels I bis Regulation	10002
Recognition	10-003
Grounds on which recognition may be refused	
Other issues going to recognition	10005
Enforcement	10-006
Refusal of enforcement	
European enforcement order	10-008
European order for payment	10-009
European small claims procedure	
Mediation directive	
JUDGMENTS RENDERED OUTSIDE THE MEMBER STATES	10–012
Action on the judgment-debt at common law	
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	
The defendant's residence or presence in the foreign	
country	10017
Submission	10–018
Where jurisdiction does not exist	10-019
Defences	10020
Jurisdiction contrary to a jurisdiction agreement between	een
the parties	10-021
Fraud	10-022
Contrary to public policy	10-023
Contrary to natural justice	10024
Judgments for multiple damages	10-025
What are not defences	10-026
Errors of fact or law	
Lack of internal competence	10-028
Enforcement	10-029
At common law	
Under the Administration of Justice Act 1920	10-031
Under the Foreign Judgments (Reciprocal Enforcemen	
Act 1933	
Recognition as a defence	
Reciprocal enforcement within the United Kingdom	
FOREIGN ARBITRAL AWARDS	
At common law	
Conditions for enforcement	10-037
Finality of the award	10-038
Mode of enforcement	10-039

CONTENTS xv

Recognition as defence	
Defences to actions on foreign awards	10-041
Under the New York Convention	10-042
Awards made in other parts of the United Kingdom	
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	
Marriages by proxy	
Parental consent	
Renvoi	
Exceptions to the rule	
Consular and forces marriages	
Use of the local form impossible	
Marriages in countries under belligerent occupation	
"Non-marriages"	11–011
CAPACITY TO MARRY	
The rival theories	11–013
Consanguinity and affinity	
The English domestic law background	
The conflict of laws	11–015
Relevance of the law of the place of celebration	
Lack of age	
Lack of parental consent	
Previous marriage	11–019
Remarriage after valid foreign divorce or nullity	
decree	
Remarriage after void foreign divorce	11–021
Restrictions on the remarriage of divorced persons	11–022
Physical incapacity	
Same-sex marriages and civil partnerships	11–024
Civil partnerships	11–025
Same-sex marriage	11-026
Transsexual cases	11–027
CONSENT OF THE PARTIES	11–028
POLYGAMOUS MARRIAGES	
What is a polygamous marriage?	11–030
Is the marriage monogamous or polygamous?	
Marriages in England	
Marriages elsewhere	11-032
Change in the nature of the marriage	11-033

	Is the marriage, though polygamous, a valid marriage?	11–034
	Domicile in England	11-035
	Domicile abroad	11–036
	Effect of valid polygamous marriages in England	11–037
	Whether a bar to a subsequent monogamous marriage	11–038
	Matrimonial proceedings	
	Criminal law: bigamy	
	Legitimacy of and succession by children	11-041
	Succession by wives	11-042
	Social security legislation	11043
	Miscellaneous cases	
12.	ENDING MARRIAGES	
	JURISDICTION	
	The governing rules	12003
	The traditional rules in English law	
	Divorce and judicial separation	12004
	Nullity of marriage	12–005
	Same-sex relationships	12-006
	Declarations as to status	12–007
	STAYING OF MATRIMONIAL PROCEEDINGS	
	The Regulation provisions	12–009
	English law	
	Obligatory stays	
	Discretionary stays	12–011
	CHOICE OF LAW	
	Divorce	
	Separation	12013
	Nullity of marriage	12–014
	RECOGNITION OF DIVORCES, SEPARATIONS AND	
	ANNULMENTS	12015
	Decrees granted in other European Union Member States	12–016
	Decrees granted in the British Isles	
	Decrees granted elsewhere	
	Requirements for recognition	12-019
	Recognition of non-proceedings divorces	12–025
	Requirements for recognition of non-proceedings	
	divorces	
	The country in which a divorce is obtained	
	Federal and composite states	
	Nullity decrees	12–029
	Requirements for recognition	12-030
	Grounds upon which recognition may be withheld	
	(a) Irreconcilable judgments(b) No subsisting marriage	
	(D) No subsisting marriage	12 023

CONTENTS xvii

(c) Want of notice	12-034
(d) Want of opportunity to take part	
(e) Want of documentation in non-proceedings cases	
(f) Recognition contrary to public policy	
Other grounds not available	
Same-sex relationships	
Civil partnerships	12-039
Same-sex marriages	
Foreign declarations	
PRESUMPTION OF DEATH AND DISSOLUTION OF MARRIAGE	
Jurisdiction of the English courts	12-042
Choice of law	
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	13005
WHERE THERE IS A MARRIAGE CONTRACT OR SETTLEMENT	
Formal validity	
Essential validity and interpretation	13–008
Capacity to make a marriage contract or settlement	13009
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
Ancillary relief	
The principal jurisdictional rules	
Party autonomy	13-017
Jurisdiction based on appearance	
"Subsidiary jurisdiction"	
The forum necessitatis	
Special rule for debtor's application for modifiation	
Other provisions	
After a foreign decree	13023
Maintenance orders in the family court "REMO"	
Choice of law	13_025

Enforcement of foreign maintenance orders	
Common law	13–026
Orders made in Member States	13-027
Orders from other parts of the United Kingdom	13-028
REMO arrangements	13029
14. CHILDREN	
JURISDICTION OF THE ENGLISH COURT	
The Brussels IIa Regulation	
Scope	
Principal jurisdictional rule	
Prorogation of jurisdiction	
Jurisdiction based on the child's presence	14-005
Provisional and protective measures	14-006
Qualifications on the general rule: transfer to a more	
appropriate forum	
Qualifications on the general rule: continuing jurisdic	tion
in certain access cases	
Lis pendens	
Residual jurisdiction	
The Hague Convention of 1996	
Scope	
Principal jurisdictional rule	14-013
Prorogation of jurisdiction	
Jurisdiction based on the presence of the child	14_015
Provisional, including and protective, measures	14 016
Qualifications on the general rule: transfer to a more	
appropriate forum	
Qualifications on the general rule: continuing jurisdic	
in certain cases	14-010
The rules in English law	
Inherent jurisdiction	14-020
The Children Act 1989 and "section 8 orders"	
Power to stay proceedings	
Removal of child from England	14–023
CHOICE OF LAW	14–024
EFFECT OF FOREIGN ORDERS IN ENGLAND	
European Union orders	14025
Orders from Contracting States to the 1996 Hague	
Convention	14-026
Orders from other states	
INTERNATIONAL CHILD ABDUCTION	14–028
International instruments	
The European (Luxembourg) Convention	

CONTENTS xix

The Hague Child Abduction Convention	14-03
Rights of custody	
Wrongful removal and wrongful retention	
Grounds for refusing return:	
Effect on the Hague practice of the European Convention	
on Human Rights	14-038
The Brussels IIa Regulation and child abduction	14-039
Continuing jurisdiction of the State of habitual residence	
Further provisions as to applications for return	14-040
Non-return cases	
STATUS: LEGITIMACY AND LEGITIMATION	14-042
Legitimacy	
Recognition of the status	
Declarations of parentage or legitimacy	
Legitimation	
Legitimation in English domestic law	14-047
Statutory recognition of foreign legitimations	
The common law rule: legitimation by subsequent	
marriage	14-049
Legitimation by parental recognition	
Legitimation by foreign statute	
Declarations of legitimation	
ADOPTION	14053
Jurisdiction to make an adoption order	
Convention adoptions	
Choice of law	
Bringing children into the UK	
Taking children abroad for adoption	
Recognition of foreign adoptions	
Adoptions in the British Isles	14059
Overseas adoptions	
Convention adoptions	
Other adoptions	
Discretion and public policy	
Declarations as to foreign adoptions	14-064
CONTRACTUAL OBLIGATIONS	
THE ENGLISH COMMON LAW APPROACH	15002
Party autonomy	
Absence of choice by the parties	
THE EUROPEAN INSTRUMENTS: THE ROME CONVENTION AND	
THE ROME I REGULATION	15–005
Interpretation	
Material scope of application	
"In situations involving a conflict of laws"	15_008

15.

"Contractual obligations": European autonomous	
interpretation	15-009
"Civil and commercial matters": European autonomous	
interpretation	15-010
Excluded matters	
Territorial scope of application: universality	
DETERMINING THE GOVERNING LAW	15–014
Exclusion of renvoi	15-015
Article 3: the law chosen by the parties	15-016
Express and implicit (clearly demonstrated) choice	15-017
Is it possible to infer parallelism between the choice of	
forum and the choice of law?	15–018
Depéçage	
Altering the choice by the parties	
Changes in the substantive law governing the contract	
Ample freedom of choice and mandatory rules	
Incorporation (by reference) of foreign law	
Article 4 of the Rome Convention: applicable law in the	
absence of choice	15-024
Disregarding the presumption: Article 4(5)	
Article 4 of the Rome I Regulation: applicable law in the	15 020
absence of choice	15_026
Habitual residence	
The remaining relevance of the characteristic	13-027
performanceperformance	15_028
The 'escape clause': the manifest closest connection	15 020
The 'default' provision: the closest connection	
Contracts of carriage	
·	
THE PROTECTION OF WEAKER PARTIES	15–032
Consumer contracts	15–033
'Consumer'—European autonomous definition	15034
'Protected Consumer contracts'	
'Directing activities'	
Consumer contracts and party autonomy	15–037
'Non-protected consumer contracts'	15–038
Insurance contracts	15–039
Individual contracts of employment	15-040
Individual employment contract—European autonomous	
interpretation	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

CONTENTS xxi

PARTICULAR TOPICS	
Material validity	15-047
Illegality	15-048
Consent	
Formal validity	
Incapacity	
RESTRICTIONS ON THE REACH OF THE APPLICABLE LAW	
Overriding mandatory provisions of the forum	15-052
Overriding mandatory provisions of other states	
The public policy of the forum	
VOLUNTARY ASSIGNMENT AND CONTRACTUAL SUBROGATION.	15–055
16. TORTS AND OTHER NON-CONTRACTUAL OBLI	<b>IGATIONS</b>
THE LAW OF THE PLACE OF THE TORT	16–002
CERTAINTY OR FLEXIBILITY	16–003
BEFORE THE ROME II REGULATION	
The Rule in Philips v Eyre	16-004
A more flexible approach	
The 1995 Act	
THE ROME II REGULATION	16–007
Interpretation	16008
Scope	16–009
Exclusions	16010
Party autonomy	16–011
Torts	
The primary rule	
The common habitual residence exception	
The 'more closely connected' exception	
Product liability	16015
Unfair competition and acts restricting free	
competition	
Environmental damage	
Infringement of intellectual property rights	
Industrial action	
Unjust enrichment	16–020
Negotiorum gestio	16021
Culpa in contrahendo	16022
Reach of the applicable law	
Rules of safety and conduct	
Direct action against the insurer of the person liable	16–025
Subrogation	16–026
Multiple liability (i.e. contribution)	16-027
Formal validity of "unilateral acts"	16-028

	Burden of proof	16029
	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	17 005
	Jurisdiction over immovables	17-005
	Actions based on rights in rem	17-006
	Tenancies	17–007
	Claims in contract and concerning rights in rem	17-008
	Limits on jurisdiction	17–009
	The <i>Mocambique</i> rule: title to foreign land	17–010
	Effect of the recast Brussels I Regulation	17–011
	Scope of the Moçambique rule	17012
	First exception: contracts and equities	17–013
	Second exception: estates and trusts	17–014
	Immovables: choice of law	17015
	Renvoi	17016
	Formal validity	17-017
	Essential validity	17018
	Capacity: land in England	17-019
	Capacity: land abroad	17020
	TANGIBLE MOVABLES	17–021
	Where the situs remains constant	
	Renvoi	17–023
	Public policy	17024
	Where the situs changes	17–025
	INTANGIBLE MOVABLES	17-026
	Identifying the issues	17–027
	Intrinsic validity	
	Assignability	
	Other issues	
	Legal subrogation	17–031
	GARNISHMENT: THIRD-PARTY DEBT ORDERS	17–032
	GOVERNMENTAL SEIZURE OF PROPERTY	17_033
	The situation of property	
	The interpretation of the decree	
	Recognition of the foreign act	
	Property within the confiscating state	17_030 17_∩37
	Property outside the confiscating state	1 /03/ 17_039
	p	/U_U

CONTENTS xxiii

Public policy	17–039
18. SUCCESSION AND THE ADMINISTRATION OF	ESTATES
Administration of Estates	
English grants of administration	18–002
Separate wills	
Person to whom the grant will be made	18004
Effect in England of Scottish, Northern Irish and	
Commonwealth grants	
Scottish and Northern Irish grants	
Commonwealth grants	
Effect of an English grant	
Choice of law	
Foreign personal representatives	18009
SUCCESSION	18-010
Intestate succession	
Movables	18-011
Immovables	
The scission principle	
Wills	
Capacity	18–014
Formal validity	18–015
The law of the testator's nationality	
Wills made on ships and aircraft	
Changes in the relevant law	
Special requirements as to form	
Renvoi	
Material or essential validity	
Construction (or interpretation)	
Revocation	
Revocation by later will or codicil	
Other testamentary modes of revocation	
Revocation by subsequent marriage	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	20002
The methodology and its problems	20003
The subject matter of characterisation	20-004
The methodology and its various solutions	20-005
Characterisation by the lex fori	20-006
Characterisation by the lex causae	20007
Analytical jurisprudence and comparative law	20-008
An internationalist approach?	20009
THE INCIDENTAL QUESTION	
RENVOL	20-011
The internal law solution (exclusion of renvoi)	
Partial or single renvoi theory (accepting the renvoi)	
Total or double renvoi	
Origin and development	20-014
General conclusion from the English cases	20_016
An Australian approach	
Scope of the doctrine in England	20-018
Title to land situated abroad	20-019
Movables	
Formal validity of marriage	20-021
Certain cases of transmission	
Difficulties in the application of the doctrine	
Unpredictability of result	
The national law of a British citizen	20-025
Circulus inextricabilis	
Conclusion	
	20 02.
THE TIME FACTOR	
Changes in the conflict rule of the forum	20-029
Changes in the connecting factor	20-030
Changes in the lex causae	20-031
Succession to immovables	
Succession to movables	20-033
Torts	
Discharge of contracts	
Validity of marriage	20-036
Public policy	20-037
1	