

Australian Private International Law for the 21st Century

Facing Outwards

Edited by

Andrew Dickinson

Mary Keyes

and

Thomas John



• H A R T •
PUBLISHING

OXFORD AND PORTLAND, OREGON

2014

CONTENTS

<i>Foreword by The Hon James Spigelman AC, formerly Chief Justice of the Supreme Court of New South Wales</i>	v
<i>Series Editors' Preface</i>	ix
<i>Preface</i>	xi
<i>List of Contributors</i>	xv
<i>Table of Cases</i>	xvii
<i>Table of Legislation</i>	xxix

Part I—The Agenda for Change

1. Facing Outwards: Australian Private International Law in the 21st Century.....	3
<i>Roger Wilkins AO and Thomas John</i>	
2. Improving Australian Private International Law.....	15
<i>Mary Keyes</i>	

Part II—First Reactions to the Attorney-General's Consultation

3. Incoherence in Australian Private International Laws	49
<i>The Honourable James Allsop and Daniel Ward</i>	
4. Rationalisation and Rationale: Approaching the Reform of Rules for the Assertion of Jurisdiction over Foreign Defendants.....	67
<i>Andrew Bell SC</i>	
5. Uniformity of Outcome in Australian Choice of Law	85
<i>Richard Garnett</i>	

Part III—The Trans-Tasman Treaty—A Model for Engagement with Other Legal Systems?

6. Together Alone: Integrating the Tasman World	113
<i>Reid Mortensen</i>	
7. Trans-Tasman Court Proceedings and Regulatory Enforcement.....	145
<i>David Goddard</i>	

Part IV—Drawing from Overseas Perspectives

8. What, if Anything, can Australia Learn from the EU Experience?157
Andrew Dickinson
9. A View from Australia's Regional Partners—Recent
Developments in New Zealand and Singapore191
Elsabe Schoeman and Adeline Chong

Annex 1

Consultation Paper 1: Reducing Legal Complexity of Cross-Border Transactions and Relationships: Driving micro-economic reform through the establishment of more cohesive and clearer jurisdictional, applicable law and choice of court rules225

Annex 2

Consultation Paper 2: Harmonisation of the *Forum Conveniens* Tests in Australian and Trans-Tasman Proceedings: A Discussion Paper.....275

Index295