

Contents

<i>General editors' preface</i>	<i>page</i> xiii
<i>Preface</i>	xv
<i>Contributors to the volume</i>	xviii
<i>Contributors to the case studies</i>	xx
<i>List of abbreviations</i>	xxi
<i>Select bibliographies for jurisdictions represented</i>	xxxii

Part I Setting the scene

1 Commercial trusts in European private law: the interest and scope of the enquiry	3
1 The interest and scope of the enquiry	3
2 A brief survey of comparative literature and problems	6
2.1 History, concepts and functional analysis	6
2.2 Conflict of laws in the field of trusts, and the impact of the 1985 Hague Trusts Convention	12
2.3 Divergence among legal systems about trusts: some traditional issues	16
2.4 Trusts as investment vehicles and the rethinking of traditional approaches	24
3 The common core approach	28
3.1 Trust law and common core methodology	28
3.2 Framing the questionnaire	33
3.3 Common core research and the economic structure of the trust relationship	36
3.4 Some fundamental questions approached	41

x CONTENTS

2	A short note on terminology	45
1	The purpose and the scope of this note	45
2	The agency problem: civilian approaches	48
3	The agency problem: how to translate civilian terminology into English	52
4	The trust problem	54
3	The Hague Trusts Convention twenty years on	56
1	Introduction	56
2	The concept that is the trust	57
3	The common law trust in the conflict of laws	60
4	A Convention on the law applicable to trusts and on their recognition	63
4.1	An introduction to the Convention	63
4.2	The circumstances that led to the 1982–1984 Conference	63
4.3	The objectives of the Trusts Convention and its present status	65
4.4	An overview of the terms of the Trusts Convention and how the terms operate	71
5	Twenty years on	83
5.1	The Convention and offshore jurisdictions	83
5.2	Ratification in civil law jurisdictions	88
6	Looking back and looking ahead	93

Part II The case studies

General part	103
Case 1: Creation and termination of the management relationship; powers of the manager	103
Case	103
Discussion	104
Comparative remarks	213
Case 2: Investment duties	218
Case	218
Discussion	219
Comparative remarks	245
Case 3: Conflict of interest	247
Case	247

CONTENTS xi

Discussion	248
Comparative remarks	282
Case 4: Basic insolvency situation	285
Case	285
Discussion	286
Comparative remarks	337
Case 5: Insolvency of investment manager	341
Case	341
Discussion	341
Comparative remarks	367
Case 6: Tracing	369
Case	369
Discussion	370
Comparative remarks	403
Case 7: Choice of law	406
Case	406
Discussion	406
Comparative remarks	429
Special part	431
Case 8: Pension funds	431
Case	431
Discussion	431
Comparative remarks	454
Case 9: Collective investment schemes	456
Case	456
Discussion	456
Comparative remarks	485
Case 10: Multiple debenture holders	486
Case	486
Discussion	486
Comparative remarks	503
Case 11: Securitisation	505
Case	505
Discussion	505
Comparative remarks	530

Cambridge University Press

0521849195 - Commercial Trusts in European Private Law

Edited by Michele Graziadei, Ugo Mattei and Lionel Smith

Table of Contents

[More information](#)

xii CONTENTS

Part III Conclusions

1 Some difficulties	535
2 Comparative remarks on the general part	536
3 Comparative remarks on the special part	547
4 What's next?	553
<i>Index</i>	562