Contributors

**Sarah Biddulph** is a Professor at The University of Melbourne Law School, specializing in researching and teaching Chinese law. Her academic career builds on extensive experience of Chinese-related legal practice obtained whilst working as a lawyer in Australia and in China. Professor Biddulph’s research focuses on the Chinese legal system with an emphasis on legal policy, law making and enforcement as they affect the administration of justice in China. Her particular areas of research are contemporary Chinese administrative law, criminal procedure, labour, comparative law and the law regulating social and economic rights. She is the author of *Legal Reform and Administrative Detention Powers in China* (Cambridge University Press 2007).

**Ding Peng** is a researcher and programme coordinator of the Wuhan University Public Interest and Development Law Institute (PIDLI). His research areas include human rights, access to justice and legal empowerment. He is the co-author of several papers on legal aid in the annual *Blue Book of China’s Human Rights* and other publications on multi-disciplinary human rights research.

**Xin He** is a Professor at the School of Law, City University of Hong Kong. He has published widely in the leading journals in the fields of law and society, and the Chinese legal system. His recent articles are ‘Above the Roof, Beneath the Law: Perceived Justice behind Disruptive Tactics among Wage Claimants in China’ (with Lungang Wang and Yang Su 2013), ‘Pragmatic Discourse and Gender Inequality in China’ (with Kwai Ng 2013), ‘Black Hole of Responsibility: The Role of Adjudication Committee in a Chinese Court’ (2012), all in *Law & Society Review*, and ‘Do the Haves Come out Ahead in Shanghai Courts’ (with Yang Su 2013), in *Journal of Empirical Legal Studies*. His previous Visiting Professorships include those at New York University School of Law, University of Illinois College of Law, and Southwestern University of Finance and Economics, China.

**Fu Hualing** is a Professor of Law in the Faculty of Law of the University of Hong Kong. He graduated from the Southwestern University of
Politics and Law in Chongqing and completed postgraduate degrees in Canada. His research interests include human rights and legal institutions in China and he has published widely in those areas. His most recent publication is *Liu Xiaobo, Charter 08 and the Limits of China’s Political Reform* (Hong Kong University Press 2012, co-edited with Jean Philippe Beja and Eva Pils).

**Guo Zhiyuan** is an Associate Professor at the China University of Political Science and Law (CUPL) in Beijing and a research fellow at the Center of Collaborative Innovation for Judicial Civilization with the Ministry of Education (MOE). She specializes in Criminal Procedure, Evidence, International Human Rights Law and Law and Society Studies. She is also a pioneer in empirical research in China. She is Deputy Director of the Center for Criminal Law and Justice, CUPL and a Non-resident Senior Research Fellow at the US-Asia Law Institute, New York University School of Law. Guo was appointed as Guanghua Visiting Scholar at NYU School of Law from 2008–09 and as Sohmen Visiting Scholar at the Faculty of Law, Hong Kong University in 2011. She has published several books in Chinese and has published extensively in academic journals in both Chinese and English languages.

**Elisa Nesossi** is a Post-doctoral Fellow at the Australian Centre on China in the World (CIW). She graduated from the Department of Oriental Languages and Civilisations in Venice (Italy) and obtained postgraduate qualifications from the School of Oriental and African Studies (SOAS), University of London. Her research interests include Chinese law and institutions, comparative criminal justice and human rights law. She has extensive experience working for NGOs, developing projects on criminal justice and human rights within China. She is the author of *China’s Pre-Trial Justice: Criminal Justice, Human Rights and Legal Reforms in Contemporary China* (Wildy, Simmonds and Hill 2012).

**Michael Palmer** is Dean and Professor of Law at the Shantou University Law School in Shantou, China. He is a former Chair of the Centre of Chinese Studies (CCS) and Chair of the Centre of East Asian Law (CEAL) at the School of Oriental and African Studies, University of London, a Research Professor in both the CCS and the Law School at SOAS and a Senior Associate Research Fellow of the Institute of Advanced Legal Studies (School of Advanced Studies), at the University of London. Within China, he is also Visiting Professor of Law at Renmin Daxue (People’s University, Beijing) Xinan Zhengfa Daxue (Southwest Institute of Political Science and Law, Chongqing), and
Xiamen University Law School. He is joint editor of the Journal of Comparative Law, and a barrister practising at Serle Court Chambers in Lincoln’s Inn, London and McNair Chambers, Doha. He has in the past served as special advisor to the Attorney-General of Hong Kong, and he is currently a special advisor to the Shanghai Commercial Mediation Centre and to the Shenzhen Court of International Arbitration. He is the author of numerous publications, including (with Simon Roberts) Dispute Processes: ADR and the Primary Forms of Decision Making (Cambridge University Press 2005), translated into Chinese and published by Peking University Press in 2011.

**Flora Sapio** is a Research Assistant Professor at The Chinese University of Hong Kong. Her main research interests include Chinese criminal justice, administrative detention, extra-legal violence and coercion. Her publications include Sovereign Power and the Law in China (Brill 2011). In recent years she has been Visiting Researcher at the Centre for Rights and Justice at The Chinese University of Hong Kong, Research Fellow at the Centre for Advanced Studies on Contemporary China (Turin, Italy), Visiting Scholar at the New York University School of Law, and Assistant Professor at the Julius-Maximilians Universität, Würzburg, Germany. She is a founding member of the European China Law Studies Association.

**Murray Scot Tanner** is a China security analyst at the CNA Corporation. His previous appointment was as researcher at RAND Corporation and before that he served for 13 years as Professor of Political Science at Western Michigan University. He has written extensively on Chinese criminal justice and politics, in particular on policing and internal security, political instability and unrest, the dilemmas of building the rule of law, human rights, lawmaking, leadership politics, and China–Taiwan relations.

**Susan Trevaskes** is an Australian Research Council QEII Research Fellow at Griffith University, Australia. She is also currently an Adjunct Director of the Centre on China in the World (CIW) at the Australian National University. Her main research interests are in criminal justice, punishment and courts in China. Her recent books include Courts and Criminal Justice in Contemporary China (Lexington Press 2007), Policing Serious Crime in China: From ‘Strike Hard’ to ‘Kill Fewer’ (Routledge 2010) and The Death Penalty in Contemporary China (Palgrave Macmillan 2012). She has also published a number of papers on anti-crime campaigns, private security, public security, drug crime, public shaming events, and death penalty reform. As part of her Australian
Research Council fellowship, she is currently examining serious drug crime and the death penalty in China.

**Benjamin van Rooij** is the John S. and Marilyn Long Professor of US-China Business and Law and academic director of the John S. and Marilyn Long US-China Institute for Business and Law. By affiliation he is Professor of Chinese Law and Regulation at the Faculty of Law at Amsterdam University and director of the Netherlands China Law Centre. Also he is honorary professor at Wuhan University School of Law and long-term Visiting Professor at Yunnan University School of Law. He obtained his PhD with honours in 2006 in Leiden, with his dissertation ‘Regulating Land and Pollution in China: Lawmaking, Compliance and Enforcement, Theory and Cases’. His research focuses on processes of lawmaking and implementation of law, with a particular focus on compliance and enforcement. Areas of research include land management and zoning, pollution regulation, labour law, tax collection, and food safety.

**Zhang Wanhong** is an Associate Professor at the School of Law in Wuhan University, where he is also the Director of Wuhan University Public Interest and Development Law Institute (PIDLI). His research areas include human rights, public interest law, access to justice and civil society. He is the founder of the Access to Justice Project in Rural China (2006). Professor Zhang has recently been awarded an LLM from Columbia University Law School. In 2009 he was Visiting Researcher at the Danish Centre for Human Rights and in 2005 he was the Edwards Fellow at Columbia University School of Law, New York. In the summer of that year, he visited and lectured at the Norwegian Centre for Human Rights in Oslo, Norway, and at the Raoul Wallenberg Institute of Human Rights and Humanitarian Law, Lund, Sweden. He is the author and translator of a number of books, and has published articles in both international and Chinese publications. Zhang was one of the main drafters of China’s first National Human Rights Action Plan (2009–10).