BIBLIOGRAPHY

ENGLISH MATERIALS

American Law Institute, Restatement of the Law—Conflict of Laws (Westlaw, 2012)
Bartin, E., Principles De Droit International Privé (Paris, 1930)
BIBLIOGRAPHY

Claver-Carone, M.J., 'Post-handover Recognition and Enforcement of Arbitral Awards Between Mainland and Hong Kong SAR' (2002) 33 Law and Policy in International Business 369
Cloherty, Daniel J., 'Exclusive jurisdiction and the eleventh Amendment: Recognizing the Assumption of the State Court Availability in the Clear Statement Compromise' (1994) 82 California Law Review 1287
Colatrella, M.T. Jr., 'Court-performed Mediation in the People's Republic of China: A Proposed Model to Improve the United States Federal District Courts' Mediation Progress' (2000) 15 Ohio State Journal on Dispute Resolution 396
Cohen, S., 'Quasi Contract and the Conflict of Laws' (1956) 31 LA Bar Bulletin 71
Cooney, S., 'Why Taiwan is not Hong Kong' (1997) 6 Pacific Rim Law and Policy Journal 497


BIBLIOGRAPHY

Fry, J.D. ‘Desordre Public International under the New York Convention’ (2009) 8 Chinese Journal of International Law 81
Hathaway, J.C., The Rights of Refugees under International Law (CUP, 2005) 201
Hedley, S., Restitution: Its Division and Ordering (Sweet & Maxwell, London, 2001)
Huang, J., Interregional Recognition and Enforcement of Civil and Commercial Judgments (Bloomsbury Publishing, 2014)

Zheng Sophia Tang, Yongping Xiao and Zhengxin Huo - 9781849808590
Downloaded from Elgar Online at 09/02/2019 04:30:32PM
via free access
Huo, Zhengxin, Private International Law in China (China Law Press, 2010)
Juenger, Friedrich K., Choice of Law and Multistate Justice (Transnational Publishers, 2000)
Khodykin, R., Arbitration Law of Russia (New York, Juris, 2013)
Kuhne, G., ‘Choice of Law in Product Liability’ (1972) 60 California Law Review 1
Li, Yuwen, The Judicial System and Reform in Post-Mao China (Ashgate Publishing, 2014)
Lin, Feng, Constitutional Law in China (Sweet & Maxwell, 2000)
Lo, Vai Io and Tian, Xiaowen, Law and Investment in China: The Legal and Business Environment after China’s WTO Accession (Routledge, 2005)
Lorenzen, E.G., ‘Enforcement of American Judgments Abroad’ (1919) 29 Yale Law Journal 188
McCaffrey, S.C. and Thomas O. Main, Transnational Litigation in Comparative Perspective (OUP, 2010)
Mann, Michael, ‘The Seventh Report of the Private International Law Committee on Domicile’ (1963) 12 International and Comparative Law Quarterly 1326
MAO Tse-Tung, Selected Work of Mao Tse-Tung, Vol. IV (1st ed., People’s Publishing House, Peking, 1961) (in English)
Maurer, A.G., Public Policy Exception under the New York Convention (New York, JurisNet, 2013)
BIBLIOGRAPHY

Pecoraro, T.W., ‘Choice of Law in Litigation to Recover National Cultural Property’ (1990) 31 Virginia Journal of International Law 1
Pogue, R.W., ‘Exclusive Jurisdiction’ (1973) 43 Antitrust 313
Rose, Francis, (ed), Restitution and the Conflict of Laws (Mansfield, 1995)
BIBLIOGRAPHY

Wagner, W.J., ‘The Original and Exclusive Jurisdiction of the United States SPC’ (1952) 2 Louisiana University Law Journal 111
Wei, Li, ‘Judicial Interpretation in China’ (1997) 5 Willamette Journal of International Law and Dispute Resolution 87
Weintraub, R.J., An Inquiry into the Utility of “Domicile” as a Concept in Conflicts Analysis’ (1965) 63 Michigan Law Review 961
Yeo, T.M., Choice of Law for Equitable Doctrines (OUP, 2004)
BIBLIOGRAPHY

Zhang, Wenliang, Recognition and Enforcement of Foreign Judgments in China (Kluwer Law International, 2014)
Zhou, Yong, International Relations and Legal Cooperation in General Diplomacy and Consular Relations (Elsevier, 2014)

CHINESE MATERIALS

CAO Fagui, ‘Xiamenshi Zhongji Renminfayuan Shewai Minshangshi Anjian de Shenli he Yanjiu [Adjudication of Foreign-Related Civil and Commercial Cases by the Xiamen Intermediate People’s Court]’, (2007) 3 Renmin Sifa [People Judicature] 46
曹发贵, “厦门市中级人民法院涉外民商事案件的审理和研究”, (2007) 3 《人民司法》 46
陈春龙, “中国司法解释的地位与功能”, (2003) 1 《中国法学》 24
BIBLIOGRAPHY

陈学斌，“刍议中国对专属经济区船舶污染的司法管辖权”，(2006) 2 《河北法学》 118


陈亚芹，“论国际私法中合同责任和侵权责任竞合问题的处理”，(2008) 21 《云南大学学报法学版》 129

CHEN Yong-can, ‘Jiedu Minshi Susongfa Xin Xiuding [Interpretation of the Amendment of the Civil Procedure Law]’

程永灿，“解读民事诉讼法新修订” http://www.wjnco.com/cn/articles_show.asp ？Articles_id=248 (accessed on 4 June 2013)


程德钧，王生昌，康明：《国际惯例和涉外实务》（中国青年出版社，1993）


程卫东，“论涉外不正当竞争的法律适用”，(1997) 58(2) 《法商研究》 31


丁伟，“我国涉外民商事诉讼管辖权制度的完善”，(2006) 24 《政法论坛》 152


董立坤：《国际私法》（修订版）（法律出版社，2000 年版）


董勤，“涉外劳动争议中劳动法适用问题”，(2005) 11 《江淮论坛》 72

DU Huanfang, ‘Ruhe Qeding yu Xingshi Shewai Minshangshi Guanxiaquan [How to determine jurisdiction in cross-border civil and commercial matters]’


杜焕芳，“中国法院涉外管辖权实证研究”，(2007) 26 《法学家》 152

420

Zheng Sophia Tang, Yongqing Xiao and Zhengxin Huo - 9781849808590
Downloaded from Elgar Online at 09/02/2019 04:30:32PM via free access
BIBLIOGRAPHY


GUO Tinyi, Jianmin Zhongguo Xiandaishi [A Brief of Modern Chinese History] (Shanghai People’s Press, 2009)

BIBLIOGRAPHY


BIBLIOGRAPHY

金正佳、郭生平，“涉外海事审判中的法律适用”，1989年第6期《法学评论》73

颜海亭,“电子方式送达法律文书问题研究”，(2006) 6《人民司法》67

卢峻，《国际私法之理论与实践》，法律出版社 2000 年版
LI Guilian, Shen Jiaben Zhuan [Biography of Shen Jiaben] (China Law Press 2000)

李贵连，《沈家本传》，法律出版社 2000


李浩，“民事诉讼专属管辖制度研究”，(2009) 26 《法商研究》94


李浩培，《国际民事程序法概论》（法律出版社，1996）

LI Li-Min, ‘Brief Study of the Quantitative Assessment of Judges’


Li Shuangyuan and Xie Shisong, Guojiminsishuansong Gailun [An Introduction to International Civil Procedure] (Wuhan University Press 2001)

李双元、谢石松：《国际民事诉讼导论》，武汉大学出版 2001 年版


李双元，《国际私法》（第二版，北京大学出版社，2007）


李涛,“涉外公路交通事故损害赔偿的法律适用问题研究”，(2004) 19《河南省政法管理干部学院学报》20


李旺,“国际私法中国籍和住所的确定”，(2010) 3《法学杂志》62


Zheng Sophia Tang, Yongqing Xiao and Zhengxin Huo - 9781849808590
Downloaded from Elgar Online at 09/02/2019 04:30:32PM
via free access
BIBLIOGRAPHY


刘琳, “被盗文物跨国流转所有权争议法律适用规则探讨”, (2011) 9 (1) 《时代法学》 104

刘晓红, “论国际私法中对涉外合同责任与侵权责任竞合之处理”, (2001) 《华东政法院学报》 24


LV Guo-Min, DAI Xia, etc., Guoqisifa Chongtufa yu Shitifa [Private International Law: Conflict of Law and Substantive Law] (Zhongxin Chubanshe [CITIC Press], 2002)
吕国民, 戴霞, 郑远民《国际私法冲突法与实体法》(中信出版社, 2002)
MA Lingxia, ‘Lun Zuimixie Lianxi Yuanze de Jiazhi zai Woguo de Shixian [Demonstration of the Value of the Closest Connection Principle in China]’ in MA Hai Tao, LI Liang, Guoji Faxue de Lilun yu Shijian [The
BIBLIOGRAPHY

*Jurisprudence and Practice of International Law* (China Legal Publishing House, 1991)

马灵霞，“论最密切联系原则的价值在我国的实现”，马海涛，李亮（编），《国际法学的理论与实践》（中国法制出版社，1991）

MA Zhang-Kai, 'Comments on Network Copyright Disputes and the "Judicial Interpretation”


齐爱民, 何培育, “涉外知识产权纠纷的法律适用”，（2011）2《知识产权》 120

QU Tao, ‘Guanyu Zhongguo Wuquanfa Zhidu Sheji de Sikao [Some Thoughts on the System of Chinese Property Law]’,


任聃, 国际条约在中国法院的适用, MS thesis, 郑州大学, 2007


任雪峰, "《关于涉港澳澳商事案件司法文书送达问题若干规定》的理解与适用”，（2009）7《人民司法》 20

SHEN Juan (ed.), *Guoji Sifa [Private International Law]* (China Social Sciences Press 2006)

沈晓主编：《国际私法》（中国社会科学文献出版社 2006 年版）


宋晓, “意思自治与物权冲突法”，（2012）1环球法律评论 77


宋锡祥, “内地与港澳区际商事司法文书送达现状及其完善思考”，（2013）15《‘一国两制’研究》 121

426

Zheng Sophia Tang, Yongping Xiao and Zhengxin Huo - 9781849808590
Downloaded from Elgar Online at 09/02/2019 04:30:32PM via free access

宋锡祥，国（区）际民事司法活动的冲突与协调，（法律出版社, 2014)


谭岳奇， “中国海事诉讼发展的里程碑”，2000《法学评论》 73


广东省高级人民法院，《中国涉外商事审判热点问题探析》（法律出版社，2004）


万鄂湘， “在全国涉外商事审判工作会议上的讲话”，2002 年第一卷《中国涉外商事审判指导与研究》 54


王福华， “协议管辖制度的进步与局限”（2012）30《法律科学：西北政法院学报》 163

WANG Guozheng, ‘On the Perfection of China's System of Regional Jurisdiction of Joint Defendants’ (2002) 1 Zhongguo Haiyang Daxue Xuebao (Shehui Kexue Ban) [Journal of Ocean University of Qingdao (Social Science)]

王国征， “浅议完善我国共同被告地域管辖制度—兼析我国《 民事诉讼法》 第 22 条第 3 款”；(2002)《中国海洋大学学报: 社会科学版》

WANG HanBin, ‘Guanyu “Zhonghua Renmin Gongheguo Minshi Susongfa (Shixing)” (Xigai Cao’an) de Shuoming’ [Explanation on the Civil Procedure Law of the People's Republic of China (for Trial Implementation) (Amendment Draft)]’; the 4th Meeting of the Seventh NPC, 2 April 1991

427

Zheng Sophia Tang, Yongqing Xiao and Zhengxin Huo - 9781849808590

Downloaded from Elgar Online at 09/02/2019 04:30:32PM via free access
BIBLIOGRAPHY


WANG XiaoYan, Study on Domicile of Natural Person in Private International Law, PhD Dissertation, Southwest University of Political Science and Law (2009)


WU Yi-Min, ‘Liangda Faxi zhong de Bufangbian Fayuan Yuanze ji zai Zhongguo de Heli Jiejian [Special Zone Economy] 15

Wang Sophia Tang, Yongping Xiao and Zhengxin Huo - 9781849808590

Downloaded from Elgar Online at 09/02/2019 04:30:32PM via free access


肖蔚云, “香港基本法：创造性立法的杰作”, (1995) 3《中国法学》 87


肖永平, “最密切联系原则在中国冲突法中的应用”, (1992) 3《中国社会科学》 146


肖永平, 《法理学视野下的冲突法》 (北京,高等教育出版社, 2008)


肖永平, 《国际私法原理》 (法律出版社, 2003)


肖永平, 《中国冲突法立法问题研究》 (武汉大学出版社 1996 年版)


BIBLIOGRAPHY

徐崇利，“九七’之后国际经济条约如何继续适用于香港”，(1997) 《中外法学》 104–110


徐伟功， “不方便法院原则在中国的运用” , (2003) 21 《政法论坛》 161


徐伟功， “我国不宜采用不方便法院原则——以不方便法院原则的运作环境与功能为视角” , (2006) 24 《法学评论》 146


许前飞， “再论中国法官的素质” , (2002) 1 《人民司法》 33


许前飞， “中国法官素质评析” , (2011) 9 《人民司法》 8

XU Yan, ‘Interpretation of the 2012 New Civil Procedure Law Part II’


XUE Hui, Zhongmei Pingxing Suong Wenti zhi Bijiao Yanjiu [Comparative Study of Parallel Proceedings between China and USA], MS Dissertation, Dalian Haishi University, submitted in 2007

薛辉，《中美平行诉讼问题之比较研究》，大连海事大学，硕士论文, 2007


颜林，“国际私法上自然人住所制度及其借鉴意义” (2007) 16 《淮阴工学院学报》 31–36


姚壮, 任继圣，“论国际私法的对象与范围”，(1980) 3 《法学研究》

YU Fei, ‘Yelun Jiejue Haixia Liang’an Minshangshi Falv Chongtu de Moshi [The Mode of Solving the Conflict of Civil and Commercial Laws in Cross-Strait]’, (2006) 91(1) Taiwan Yanjiu Jikan [Taiwan Research Quarterly] 8

于飞，“也论解决海峡两岸民商事法律冲突的模式”，(2006) 91(1) 《台湾研究集刊》 8–13
BIBLIOGRAPHY


ZENG Jianpin, ‘Budongchan Jiufen Zhuanshu Guanxia Tanxi [Study of exclusive jurisdiction on immovable property]’ (2008) 2 Xinan Nongye Daxue Xuebao (Shehui Kexue Ban) [South West Agriculture University Journal (Social Science)] 22


BIBLIOGRAPHY


ZHANG, Xianming, ‘Zhengque Shenli Shewai Minshi Anjian Qieshi Weihu Shehui Gonggong Liyi [Trying the Foreign-related Civil Cases in an Appropriate Way to Safeguard the Social Public Interests, Answer of the Fourth Civil Division of the SPC to the Press]’, Renmin Fayuanbao [People’s Court Daily], 7 Jan. 2013

ZHANG Yan, Lun Woguo Fayuan Shewai Anjian zhong Jujue Guanxiaquan de Jichu [The Bases for the Chinese Court to Decline Jurisdiction], MPhil thesis submitted to Shanghai Jiao Tong University in 2008


ZHAI Xianglin, Guoji Sifa Jiaoxue Anli Pingxi [Private International Law Case Study] (China CITIC Press 2006)


Zheng Sophia Tang, Yongping Xiao and Zhengxin Huo - 9781849808590
Downloaded from Elgar Online at 09/02/2019 04:30:32PM
via free access