

TRUST LAW IN ASIAN CIVIL LAW JURISDICTIONS

A Comparative Analysis

Edited by
LUSINA HO
and
REBECCA LEE

CAMBRIDGE
UNIVERSITY PRESS

CONTENTS

<i>List of contributors</i>	vii
<i>Table of cases</i>	ix
<i>Table of statutes, statutory instruments, international conventions and international documents</i>	xiii
<i>Preface</i>	xxix

PART I Overview 1

- | | |
|---|------------|
| 1 Introduction | 3 |
| LUSINA HO AND REBECCA LEE | |
| 2 Reception of the trust in Asia: an historical perspective | 10 |
| LUSINA HO AND REBECCA LEE | |
| 3 Trust law in Japan: inspiring changes in Asia, 1922
and 2006 | 27 |
| MAKOTO ARAI | |
| 4 Trust law in South Korea: developments and challenges | 46 |
| WU YING-CHIEH | |
| 5 Trust law in Taiwan: history, current features
and future prospects | 63 |
| WANG WEN-YEU, WANG CHIH-CHENG AND SHIEH IER-SHENQ | |
| 6 Trust law in China: a critical evaluation of its
conceptual foundation | 80 |
| LUSINA HO, REBECCA LEE AND JIN JINPING | |
| PART ii Case studies: hypothetical scenarios | 99 |
| 7 Case 1: Creating, managing and terminating the
management relationship | 101 |

- 8 Case 2: Protecting ring-fenced assets against incompetence of the asset manager 138 ,
- 9 Case 3: Protecting ring-fenced assets against disloyalty of the asset manager 156
- 10 Case 4: Distribution of property in the insolvency of the owner 178
- 11 Case 5: Protecting ring-fenced assets from the insolvency of the asset manager 209
- 12 Case 6: Misappropriation and unauthorised disposition by the asset manager 225
- PART in Conclusion 257
- 13 Emerging principles of Asian trust law 259
LUSINA HO AND REBECCA LEE
- Index* 279