TRUST LAW IN ASIAN CIVIL LAW JURISDICTIONS

A Comparative Analysis

Edited by
LUSINA HO
and
REBECCA LEE

CAMBRIDGE UNIVERSITY PRESS

CONTENTS

List of contributors vii
Table of cases ix
Table of statutes, statutory instruments, international conventions
and international documents xiii
Preface xxix
PART I Overview 1
Introduction 3
LUSINA HO AND REBECCA LEE
Reception of the trust in Asia: an historical perspective 10
LUSINA HO AND REBECCA LEE
Trust law in Japan: inspiring changes in Asia, 1922 and 2006 27
MAKOTO ARAI
Trust law in South Korea: developments and challenges 46
WU YING-CHIEH
Trust law in Taiwan: history, current features
and future prospects 63
WANG WEN-YEU, WANG CH1H-CHENG AND SHIEH IER-SHENQ
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
Case 1: Creating, managing and terminating the
management relationship 101

VI CONTENTS

- 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