Contents

Part I  Introduction

1  Interdisciplinary Issues in Comparing Common Law and Civil Law ............................................ 3
Miche`le Schmiegelow

Part II  Testing the Economic Impact of Common Law and Civil Law in Today’s Developed Countries

2  Identifying the Effect of Institutions on Economic Growth ............................................. 25
Frédéric Docquier

3  Contract Rules in Codes and Statutes: Easing Business Across the Cleavages of Legal Origins ................................................................. 41
Raouf Boucekkine, Frédéric Docquier, Fabien Ngendakuriyo, Henrik Schmiegelow, and Miche`le Schmiegelow

4  Contract Modification as a rebus sic stantibus Solution to the Subprime Crisis ............................... 83
Henrik Schmiegelow and Miche`le Schmiegelow

5  A Counterintuitive Efficiency Divide Between Common Law and Civil Law: Rules and Structures of Civil Procedure in Eight Developed or Newly Industrialized Countries ........................................ 119
Henrik Schmiegelow

Part III  Overcoming the Legacies of Colonial Transplants of Common Law and Civil Law in Developing Countries and of Socialist Legal Origin in Transforming Countries

6  Labour Law and Inclusive Development: The Economic Effects of Industrial Relations Laws in Middle-Income Countries ................................ 185
Simon Deakin, Colin Fenwick, and Prabirjit Sarkar
7 Access to Justice in India ........................................... 211
   Neela Badami and Malavika Chandu

8 Access to Justice in Latin America: Challenges to Classifying
   Legal Development in the Region .................................. 237
   Helen Ahrens

9 Access to Justice in Indochinese Countries .......................... 249
   Hiroshi Matsuo

10 Access to Justice in Central Asian Countries ........................ 279
    Hans-Joachim Schramm

Part IV Legal Cultures and Legal Reforms

11 Push and Pull of Judicial Demand and Supply ....................... 299
    Erhard Blankenburg and Bert Niemeijer

12 Why Is Litigation Density So Low in Japan? And What Are the
    Factors That May Have an Impact on It? .......................... 323
    Yukio Nakajima

13 The Legal Commentary Culture in China .............................. 331
    Shiyuan Han

Part V From Functional Comparisons to Strategic Choice

14 Reforming the Reformers: A Different Approach to Access
    Issues ........................................................................ 349
    Linn Hammergren

15 Financial Crisis as a Catalyst of Legal Reforms: The Case
    of Asia ....................................................................... 381
    Masahiro Kawai and Henrik Schmiegelow

16 Overcoming the Civil Law/Common Law Divide by Integration:
    The Case of OHADA .................................................... 421
    Grégoire Bakandeja Wa Mpungu

17 The Trade Offs Between Common Law and Civil Law:
    Are We in the Right Ball Game? ...................................... 437
    Albrecht Stockmayer

Part VI Conclusion

18 Institutional Convergence and Competition .......................... 461
    Michèle Schmiegelow and Henrik Schmiegelow
Institutional Competition between Common Law and Civil Law
Theory and Policy
Schmiegelow, M.; Schmiegelow, H. (Eds.)
2014, XXIX, 475 p. 33 illus., 15 illus. in color., Hardcover
ISBN: 978-3-642-54659-4