

Collective Efforts

A new book focussing on legislation promoting cross-border collective redress has been published by Oxford University Press. Edited by Duncan Fairgrieve and Eva Lein, both of the British Institute for International and Comparative Law, *Extraterritoriality and Collective Redress* brings together analysis of the subject by contributors on both sides of the Atlantic. The long, and impressive, list of authors and topics under discussion is as follows:

Part I: Collective Redress Mechanisms in a Comparative Perspective

1: Diego Corapi: *Class Actions and Collective Actions* 2: Duncan Fairgrieve and Geraint Howells: *Collective Redress Procedures: European Debates* 3: John Sorabji: *Collective Action Reform in England and Wales* 4: Ianika Tzankova and Hélène van Lith: *Class Actions and Class Settlements Going Global: An Update from the Netherlands* 5: Alexander Layton QC: *Collective Redress: Policy Objectives and Practical Problems*

Part II: Private International Law and Collective Redress

6: Burkhard Hess: *A Coherent Approach to European Collective Redress* 7: Horatia Muir-Watt: *The Trouble with Cross-Border Collective Redress: Issues and Difficulties* 8: Eva Lein: *Cross-Border Collective Redress and Jurisdiction under Brussels I: A Mismatch* 9: Justine N Stefanelli: *Parallel Litigation and Cross-Border Collective Actions under the Brussels I Framework: Lessons from Abroad* 10: Duncan Fairgrieve: *The Impact of the Brussels I Enforcement and Recognition Rules on Collective Actions* 11: Astrid Stadler: *Conflicts of Laws in Multinational Collective Actions: a Judicial Nightmare?* 12: Andrea Pinna : *Extra-territoriality of Evidence Gathering in US Class Action Proceedings* 13: Catherine Kessedjian: *The ILA Rio Resolution on Transnational Group Actions* 14: Rachael Mulheron: *The Requirement for Foreign Class Members to Opt-in to an English Class Action*

Part III: Reception of Foreign Collective Redress and Punitive Damages Decisions in National Jurisdictions

15: Francesco Quarta: *Foreign Punitive Damages Decisions and Class Actions in Italy* 16: John P Brown: *Certifying International Class Actions in Canada* 17:

Marta Requejo Isidro and Marta Otero Crespo: *Collective Redress in Spain: Recognition and Enforcement of Class Action Judgments and Class Settlements*

Part IV: Extraterritoriality and US Law

18: Thomas A Dubbs: *Morrison v. National Australia Bank: The US Supreme Court Limits Collective Redress for Securities Fraud* 19: Linda Silberman: *Morrison v. National Australia Bank : Implications for Global Securities Class Actions* 20: Adam Johnson: *Morrison v. National Australia Bank: Foreign Securities and the Jurisdiction to Prescribe* 21: Vincent Smith: *'Bridging the Gap': Contrasting Effects of US Supreme Court Territorial Restraint on European Collective Claims* 22: Wolf-Georg Ringe and Alexander Hellgardt: *Transnational Issuer Liability after the Financial Crisis: Seeking a Coherent Choice of Law Standard*

Congratulations to Eva, Duncan and the other contributors.