

INTERNATIONAL COMMERCIAL LITIGATION

SECOND EDITION

RICHARD FENTIMAN

*Professor of Private International Law, University of Cambridge
Fellow of Queens' College, Cambridge*

OXFORD
UNIVERSITY PRESS

CONTENTS—SUMMARY

<i>Table of Cases</i>	xxix
<i>Table of Legislation</i>	lix
<i>Table of Principal Works Cited</i>	lxxi
<i>Abbreviations</i>	lxxiii

I INTRODUCTION

1. Introduction	3
-----------------	---

II LEGAL RISK AND MULTISTATE LITIGATION

2. Managing Litigation Risk	41
3. Managing Transaction Risk	124

III LIABILITY AND RECOVERY IN MULTISTATE LITIGATION

4. The Dynamics of Choice of Law	165
5. The Laws Governing Multistate Transactions	184
6. The Laws Governing Recovery	245

IV COMMENCING AND PREVENTING PROCEEDINGS

7. Strategic Choices	275
8. The Framework of Jurisdiction	291
9. Establishing and Challenging Jurisdiction	319
10. Excluded Claims	357
11. Declining Jurisdiction: The European Regime	367
12. Declining Jurisdiction: The European Regime and Third States	401
13. Declining Jurisdiction: English National Law	424
14. Procedural Objections to Proceedings	458
15. Preclusive Proceedings	469
16. Restraining Foreign Proceedings	493

V EFFECTIVE ENFORCEMENT

17. Preserving Judgment Assets	543
18. Enforcing Judgment Debts	617

VI THE CONDUCT OF PROCEEDINGS

19. Procedure, Costs, and Evidence in Multistate Disputes	651
20. The Proof of Foreign Law	666
<i>Index</i>	707