

Sources

An earlier version of Mark Cammack's chapter was published under the title 'Islamic Inheritance Law in Indonesia: The Influence of Hazairin's Theory of Bilateral Inheritance', in 4(3) *Australian Journal of Asian Law* 295-315. It is republished with the kind permission of the publishers of that journal.

An earlier version of Cammack, Young and Heaton's chapter was published in the *American Journal of Comparative Law*, Vol XLIV, Winter 1996, No 1. It is republished with the kind permission of the publishers of that journal.

Ross Clarke's chapter draws on material from his 'Retrospectivity and the Constitutional Validity of the Bali Bombing and East Timor Trials', in 5(2) *Australian Journal of Asian Law* 128-159. It is republished with major revision, with the kind permission of the publishers of that journal.

An earlier version of Melissa Crouch's chapter has been published as 'The Yogyakarta Local Ombudsman: Promoting Good Governance through Local Support', 2(1) *Asian Journal of Comparative Law*.

Nursyahbani Katjasungkana's chapter draws on material from her paper 'The Legal System and Women's Rights in Indonesia', presented 20 September 2001 at the Asian Law Centre, University of Melbourne.

An earlier version of Daniel Lev's chapter was previously delivered as a lecture and published as Working Paper No 2 (November 1992) by the Law Department of the School of Oriental and African Studies of the University of London.

Tim Lindsey first published an earlier version of Chapter 2 in 6(1) *Singapore Journal of International & Comparative Law* 244-301. It is republished with the kind permission of the publishers of that journal.

David Linnan first published Chapter 4 in *The Australian Journal of Asian Law*, 1999: 1-34. It is republished in revised form with the kind permission of the publishers of that journal. The paper was originally delivered at the 18-19 March 1999 Centre for Asia-Pacific Initiatives/University of Victoria, BC conference *Back to the Future? Prospects for Reform in Post-Soeharto Indonesia*.

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Leo Schmit's chapter was originally presented as a paper at the Conference on Indonesian Legal Institutions, organised by Southwestern University School of Law, University of Wollongong, Faculty of Law and supported by the Open Society Institute, at the Asian Law Center, University of Washington, Seattle, 22-23 April 2004.

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Veronica Taylor's chapter draws on material that appeared on her “Asian” Contracts: An Indonesian Case Study’ in Milner, A and Quilty, M (eds), 1998, *Australia in Asia: Episodes*, Oxford University Press, Melbourne.

Portions of Craig Thorburn's chapter were previously published as *Musibah – Governance, Intercommunal Violence and Reinventing Tradition in the Kei Islands, Southeast Maluku* in Monash University Centre for Southeast Asian Studies Occasional Paper No 125 (2005). It is republished with the kind permission of the publishers of that paper.