Contents

Preface x
List of Contributors xii
List of Abbreviations xiii

1. Testamentary Formalities in Roman Law 1
   Thomas Rüfner
   I. Introduction 2
   II. Archaic and pre-classical law 3
   III. Classical law 5
   IV. Post-classical law 18
   V. Conclusion 25

2. Testamentary Formalities in Early Modern Europe 27
   Nils Jansen
   I. Introduction 27
   II. Wills and codicils 33
   III. The forms of will 35
   IV. Internal formalities 46
   V. Conclusion 49

3. Testamentary Formalities in France and Belgium 51
   Walter Pintens
   I. Introduction 52
   II. Historical development 53
   III. The modern law 55
   IV. Holograph wills 57
   V. Public wills 62
   VI. Secret wills 64
   VII. International wills 65
   VIII. Registration 68
   IX. Procedure after death 69
   X. Conclusion 70

4. Testamentary Formalities in Spain 71
   Sergio Cámara Lapuente
   I. Introduction 72
   II. Historical background 73
   III. The modern law 77
   IV. Open wills 79
V. Closed wills 82
VI. Holograph wills 83
VII. Special wills 85
VIII. Shared features 86
IX. Internal formalities 90
X. A shift from formalism 91
XI. Concluding remarks 92
XII. Appendix: the laws of the Autonomous Communities 93

5. Testamentary Formalities in Latin America with particular reference to Brazil
Jan Peter Schmidt 96
I. The Latin American background 97
II. Wills and will-making 98
III. Public wills 101
IV. Sealed wills 104
V. Private wills 105
VI. The fate of the holograph will 108
VII. Extraordinary wills 110
VIII. Further aspects 114
IX. Court practice and the flight from formalism 117
X. Concluding remarks 119

6. Testamentary Formalities in Italy
Alexandra Braun 120
I. Historical introduction 121
II. Wills and will-substitutes 122
III. Holograph wills 126
IV. Notarial wills 130
V. Special wills 134
VI. International wills 136
VII. Evaluation 137
VIII. Defects of form 138
IX. Conclusion 140

7. Testamentary Formalities in the Netherlands
Wilbert D Kolkman 142
I. Historical overview 143
II. Types of will 147
III. Evidence 161
IV. Special features of testamentary formalities 164
V. Adherence to formalities 170
VI. Concluding remarks 173

8. Testamentary Formalities in Germany
Reinhard Zimmermann 175
I. Introduction 176
Contents

II. Private wills in nineteenth-century Germany 177
III. Holograph wills: principle and exceptions 180
IV. The battle over holograph wills: travaux préparatoires of the BGB 182
V. The holograph will and the courts (1900–35) 187
VI. Another battle over holograph wills 193
VII. Holograph wills today 197
VIII. Public wills 205
IX. Extraordinary wills 212
X. The German experience: a general assessment 218

9. Testamentary Formalities in Austria 221
Christiane C Wendehorst
   I. Relevant instruments and their practical significance 223
   II. Historical development 228
   III. Modern doctrine and court practice 237
   IV. Current debates and plans for reform 251
   V. Summary 253

10. Testamentary Formalities in Hungary 254
Lajos Vékás
   I. Introduction 255
   II. Common requirements for wills 257
   III. Private wills 258
   IV. Public wills 265
   V. Oral wills for emergency situations 265
   VI. Legal consequences of formal mistakes 267
   VII. Summary: relaxation of testamentary formalities 268

11. Testamentary Formalities in Poland 270
Fryderyk Zoll
   I. Historical development 270
   II. The modern law 272
   III. Holograph wills 274
   IV. Notarial wills 277
   V. Allograph wills 278
   VI. Emergency wills 279
   VII. Recodification 281

12. Testamentary Formalities in Islamic Law and their Reception in the Modern Laws of Islamic Countries 282
Nadjma Yassari
   I. Introduction 282
   II. Classical Islamic law 284
   III. Modern laws 295
   IV. Conclusion 303
<table>
<thead>
<tr>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13. Testamentary Formalities in England and Wales</td>
</tr>
<tr>
<td>Roger Kerridge</td>
</tr>
<tr>
<td>I. Introduction</td>
</tr>
<tr>
<td>II. Formal wills: a history</td>
</tr>
<tr>
<td>III. The Wills Act 1837</td>
</tr>
<tr>
<td>IV. Incorporation by reference</td>
</tr>
<tr>
<td>V. Wills statistics</td>
</tr>
<tr>
<td>VI. Administration of estates</td>
</tr>
<tr>
<td>VII. Preparation and registration of wills</td>
</tr>
<tr>
<td>VIII. Forgery</td>
</tr>
<tr>
<td>IX. Nuncupative wills</td>
</tr>
<tr>
<td>X. Holograph wills</td>
</tr>
<tr>
<td>XI. Alterations</td>
</tr>
<tr>
<td>XII. Reform</td>
</tr>
</tbody>
</table>

| 14. Testamentary Formalities in Australia and New Zealand |
| Nicola Peart |
| I. Introduction |
| II. Historical overview |
| III. Wills of indigenous peoples |
| IV. Special wills |
| V. The current law |
| VI. Power to dispense with testamentary formalities |
| VII. Conclusion |

| 15. Testamentary Formalities in the United States of America |
| Ronald J Scalise Jr |
| I. Introduction |
| II. Testamentary formalities |
| III. Incorporation by reference and alterations |
| IV. Conclusion |

| 16. Testamentary Formalities in South Africa |
| Marius J de Waal |
| I. Introduction |
| II. Historical background |
| III. The scope of the Wills Act |
| IV. The essential formalities |
| V. Procedure after death |
| VI. Condonation |
| VII. Amendment |
| VIII. Concluding remarks |

| 17. Testamentary Formalities in Scotland |
| Kenneth G C Reid |
| I. Conveyances and testaments |
| II. Seals, signatures, and witnesses |
Contents

III. The modern law 419
IV. Form and formalism 429

18. Testamentary Formalities in Historical and Comparative Perspective 432
Kenneth G C Reid, Marius J de Waal, and Reinhard Zimmermann
   I. Wills and will-making 433
   II. Holograph wills 437
   III. Witnessed wills 444
   IV. Public wills 448
   V. Special wills 451
   VI. Shared features 455
   VII. The flight from formalities 462
   VIII. Some conclusions 468

Index 473