THE ROME II REGULATION: THE LAW APPLICABLE TO NON-CONTRACTUAL OBLIGATIONS

ANDREW DICKINSON
Solicitor Advocate (Higher Courts—Civil)
Consultant, Clifford Chance LLP
Visiting Fellow in Private International Law,
British Institute of International and Comparative Law

www.romeii.eu

OXFORD UNIVERSITY PRESS
Contents—Summary

General Editor's Preface v
Foreword vii
Preface ix
Table of Cases xxiii
Table of Legislation xli
Abbreviations lxiii

PART I  INTRODUCTORY TOPICS

Chapter 1  Background 3
Chapter 2  Treaty Base 63
Chapter 3  Foundations and Scope 117

PART II  NON-CONTRACTUAL OBLIGATIONS ARISING OUT OF TORT/DELICT

Chapter 4  Tort/Delict—General Rules 295
Chapter 5  Product Liability 363
Chapter 6  Unfair Competition/Restriction of Competition 391
Chapter 7  Environmental Damage 429
Chapter 8  Intellectual Property 447
Chapter 9  Industrial Action 471

PART III  OTHER NON-CONTRACTUAL OBLIGATIONS

Chapter 10  Unjust Enrichment 487
Chapter 11  Negotiorum Gestio 509
Chapter 12  Culpa in Contrahendo 523

PART IV  FREEDOM OF CHOICE AND COMMON RULES

Chapter 13  Choosing the Law Applicable to Non-Contractual Obligations 539
Chapter 14  Scope of the Law Applicable under the Regulation 567
Chapter 15  Public Policy, Mandatory Rules, and Rules of Conduct and Safety 625
# Contents—Summary

**Chapter 16** Relationship with EC Law and International Instruments  
Appendices

**Conclusion**

Appendices

**Index**