

TABLE OF CONTENTS

<i>Foreword to the First Edition</i>	v
<i>Preface to the First Edition</i>	vii
<i>Preface for the Second Edition</i>	ix
<i>List of Authors</i>	xi
<i>Acknowledgements</i>	xiii
<i>Table of Hong Kong Cases</i>	xxxiii
<i>Table of Cases from England and Wales and other International Jurisdictions</i>	xliv
<i>Table of Hong Kong Legislation</i>	lxxvii
<i>Table of International Legislation</i>	cv

CHAPTER 1 JURISDICTION OF THE FAMILY COURT – DIVORCE AND DISSOLUTION

Philippa Hewitt

1. Introduction	1.001
2. Applications to present a divorce petition before one year – the one-year rule	1.008
3. Jurisdiction	1.012
(a) Recognition of foreign decrees	1.026
4. Ground for divorce	1.028
(a) Irretrievable breakdown – the sole ground for divorce	1.028
(i) The five facts	1.031
(A) Adultery (s 11A(a))	1.031
(B) Unreasonable behaviour (s 11A(b))	1.044
(C) One year's separation with consent (s 11A(c))	1.055
(I) Rescission of decree <i>nisi</i>	1.062
(D) Two year's separation without consent (s 11A(d))	1.063
(I) Protection for respondents in separation cases	1.065
(II) Applications under s 15B of the MCO	1.067
(III) Applications under s 17A of the MCO	1.072
(E) Desertion (s 11(e))	1.076
5. Attempted reconciliation and the six-month rule	1.079
6. Special procedure and decree <i>nisi</i>	1.083
7. Remarriage and the effect of final decree	1.086
8. Petitions for judicial separation	1.091
9. Petitions for nullity	1.098
(a) Void marriages	1.099
(b) Voidable marriages	1.101
(c) Jurisdiction of the court in nullity	1.106
(d) Bigamy	1.108

10. Petitions for a decree of presumption of death and dissolution of marriage	1.110
11. Chinese customary marriages	1.114
(a) Background	1.114
(b) Some definitions	1.118
(c) Validating a customary marriage	1.121

CHAPTER 2 PRACTICE AND PROCEDURE OF THE DIVORCE SUIT

Philippa Hewitt

1. Relevant law	2.001
2. Names of the parties	2.005
3. Preliminary matters	2.006
4. Drafting the divorce petition	2.008
(a) The particulars	2.009
(b) The prayer	2.010
5. Drafting the joint application	2.016
6. Drafting the nullity petition	2.022
7. Drafting the petition for judicial separation	2.025
8. Drafting the petition for presumption of death and dissolution	2.026
9. Statements as to arrangements for the children	2.027
10. The certificate of reconciliation	2.033
11. Filing	2.035
12. Service	2.038
(a) Deemed service	2.045
(b) Substituted service	2.047
(c) Order dispensing with service	2.056
(d) Service out of the jurisdiction of Hong Kong	2.052
13. Subsequent pleadings	2.053
14. Amending the pleadings	2.054
15. Directions for trial and affidavit in support of petition	2.058
16. Special procedure divorce and the decree <i>nisi</i> hearing	2.060
17. The decree <i>nisi</i> hearing	2.063
(a) Decree <i>nisi</i> hearing for nullity	2.066
(b) Judicial separation	2.067
18. Drafting the decree <i>nisi</i> and accompany order	2.068
19. Rescission of decree <i>nisi</i>	2.073
20. The decree absolute	2.076
(a) Application for decree absolute by the respondent	2.078
(b) Application to abridge the six-week time limit	2.079
(c) Certificate to make decree <i>nisi</i> absolute	2.081
(d) The one-year rule	2.082
(e) Application to set aside decree absolute	2.084

21. Acting for the respondent – the acknowledgement of service	2.086
22. The procedure if acting for an applicant in a joint application	2.094
23. The defended suit	2.098
(a) Filing an acknowledgement of service and answer	2.100
(b) Application to file an answer out of time	2.105
(c) Directions for trial following filing of acknowledgement of service	2.115
(d) The answer	2.117
(e) The cross-petition	2.120
(f) The statement as to arrangements for the children	2.122
(g) Filing and service	2.123
(h) Drafting the reply	2.125
(i) Directions for trial after the close of pleadings	2.128
(j) Preparation for hearing	2.130
(k) In court	2.133
(l) The opening	2.134
(m) The examination-in-chief	2.135
(n) Cross-examination	2.136
(o) Re-examination	2.137
(p) Witnesses	2.138
(q) Closing	2.139
(r) Compromise	2.140
(s) Costs	2.142

CHAPTER 3 JURISDICTION AND FORUM

Mairéad Rattigan and Alexander Tang

1. Jurisdiction	3.002
2. Submission to the jurisdiction	3.014
3. Forum <i>conveniens</i>	3.019
4. Concurrent proceedings in court overseas: injunctive relief	3.040
5. Recognition of overseas divorce: jurisdiction of the Hong Kong Court	3.047

CHAPTER 4 ANCILLARY RELIEF: THE LAW

David Glynn and Philippa Hewitt

1. Introduction	4.001
2. Statute – MPPO s 7	4.013
(a) Introduction – preliminary matters	4.013
(b) Differences between s 25 Matrimonial Causes Act and s 7, MPPO	4.016
(c) The statutory provisions – s 7(1) MPPO	4.025
(d) All the circumstances of the case	4.028
(e) Conduct of the parties	4.034

3. The financial resources.....	4.045
(a) The financial resources	4.045
(b) Income.....	4.053
(c) Earning capacity	4.056
(d) Property and other financial resources.....	4.058
(e) Financial resources a party is likely to have in the foreseeable future: bonuses, inheritances.....	4.062
4. Needs and obligations	4.064
(a) "Needs"	4.067
(b) "Obligations" and "responsibilities"	4.073
(c) "Obligations in the foreseeable future"	4.075
5. Standard of living.....	4.076
6. Age and duration of marriage	4.081
(a) Age of the parties and earning capacity.....	4.083
(b) Duration of marriage and contribution	4.085
(c) Cohabitation prior to marriage.....	4.093
7. Physical and mental disability.....	4.099
8. Contribution.....	4.101
(a) Non-financial contribution.....	4.104
(b) Financial contribution.....	4.111
9. Compensation for loss of benefit and for relationship-generated loss	4.118
(a) Relationship generated loss – "compensation".....	4.120
(b) Loss of pension	4.129
(c) Disclosure of pension details	4.130
(d) Pension schemes	4.132
(e) Jurisdiction of the pension scheme	4.134
10. Case Law – past and present: Hong Kong and England	4.140
(a) Summary of the current position	4.140
(b) History of the judicial approach.....	4.146
(c) English Cases post <i>White v White</i> ; <i>Miller /McFarlane</i> ; <i>Charman v Charman</i>	4.159
11. Hong Kong Cases.....	4.167
(a) Hong Kong Cases since <i>C v C</i> and prior to <i>DD v LKW</i>	4.167
(b) <i>DD v LKW</i>	4.171
(c) Significant Court of Appeal cases in Hong Kong Subsequent to <i>DD v LKW</i>	4.180
(d) Judgments of the Court of Final Appeal: <i>LKW v DD</i> and <i>WLK v TMC</i>	4.188

CHAPTER 5 ANCILLARY RELIEF: ORDERS THAT CAN BE MADE

Philippa Hewitt

1. Introduction	5.001
2. Financial provision: periodical payments, secured periodical payments and lump sum orders	5.002

3. Periodical payments	5.005
(a) Duration of the order	5.006
(b) Index linking	5.007
(c) Tax	5.008
(d) Important considerations in respect of a periodical payments order	5.009
(e) Earning capacity, cohabitation and length of marriage	5.011
(f) Earning capacity	5.012
(g) Cohabitation	5.022
(h) Quantum of periodical payments	5.029
(i) The clean break	5.037
4. Secured periodical payments	5.045
5. Lump sum orders	5.047
(a) <i>Duxbury</i> orders	5.056
(b) Big money cases	5.060
(c) Business cases: private companies	5.090
(d) Trusts	5.111
(e) Ascertaining the value of the assets: the date of the value and matrimonial and non-matrimonial property	5.113
(f) Matrimonial and non-matrimonial property	5.115
(g) Inheritance and gift	5.128
6. Property adjustment orders	5.132
7. Transfer of property orders	5.135
(a) Real property and the matrimonial home	5.138
(b) Transfers free of or subject to mortgage	5.142
(c) <i>Meshers</i> and <i>Martin</i> orders	5.143
(d) Transfer on condition	5.149
(e) Transfer of tenancies	5.150
8. Settlement of property orders	5.155
9. Variation of settlement	5.160
10. Orders for sale of property	5.163
11. Financial provision for children	5.170
(a) Financial provision under s 5 of the MPPPO	5.171
(b) Financial provision under the Guardianship of Minors Ordinance	5.179
(c) Duration of an order	5.182
(d) Factors relevant in exercising judicial discretion	5.187
(e) Financial needs of the child	5.192
(f) Child maintenance to cover a proportion of general household expenses?	5.196
(g) Carer's allowance	5.203
(h) The manner in which the child should be maintained	5.206
(i) Financial resources of the child	5.212

(j) Physical or mental disability and standard of living	5.214
(k) The child's education	5.215
(l) Drawing up an order and the s 18 declaration	5.216
(m) Where a child is not the child of a party to the marriage	5.222
12. Consent orders	5.227
(a) The form of a consent order	5.232
(b) Dismissal of claims	5.244
(c) Liberty to apply	5.245
(d) Costs	5.246
(e) Finalising a consent order	5.247
(f) Whether to appeal or apply to set aside a consent order	5.251
(g) Basis on which to set aside a consent order	5.259
13. Applications under Part IIA MPPO	5.280
(a) Statute	5.280
(b) <i>C v H (Foreign Decree: Part IIA)</i>	5.286
14. Applications under the Inheritance (Provision for Family and Dependents) Ordinance	5.296
(a) The position of spouses	5.301
(b) Children	5.305

CHAPTER 6 VARIATION AND MAINTENANCE PENDING SUIT APPLICATIONS

Philippa Hewitt

1. Applications to vary	6.001
(a) Statutory provisions	6.003
(b) Orders to which this section applies	6.005
(c) Factors to which the court will have regard	6.014
(d) Hong Kong cases	6.021
(e) Applications to recover arrears of maintenance	6.045
(f) Financial disclosure in applications to vary	6.053
(g) Procedure	6.056
2. Maintenance pending suit	6.060
(a) Statutory provisions	6.060
(b) Factors the court will take into account and judicial discretion	6.065
(c) Court of Appeal decision: <i>HJFG v KCY</i>	6.073
(d) Provision for legal costs	6.080
(e) Financial disclosure in MPS	6.093
(f) Procedure	6.097

CHAPTER 7 ANCILLARY RELIEF: PRACTICE AND PROCEDURE

Robin Egerton and Philippa Hewitt

1. Background to financial dispute resolution (FDR)	7.001
2. The FDR procedure	7.008
(a) Phase 1	7.009
(b) Phase 2	7.010

(c) Phase 3	7.011
(d) Decree <i>nisi</i>	7.012
(e) Preparing for the first appointment	7.013
(i) Financial statements in Form E	7.013
(ii) Exchange of Form E	7.016
(iii) First appointment bundle	7.018
(iv) List of orders and directions sought	7.021
(v) Questionnaire/list of documents sought from the other party	7.022
(vi) Statement of issues	7.026
(vii) Chronology	7.028
(viii) Estimate of costs	7.030
(ix) Court bundles	7.032
(f) The first appointment hearing	7.034
(g) The FDR	7.043
(i) The FLR bundle	7.043
(ii) The FDR hearing	7.046
(h) Procedure at the hearing of contested applications	7.059
(i) Pre-trial review or directions for trial	7.060
(ii) Statement of open proposals	7.062
(iii) Bundles for the final hearing	7.065
(iv) Procedure at trial	7.066
3. Discovery and non-disclosure	7.068
(a) Financial disclosure: Form E Financial Statement	7.068
(i) The importance of full and frank disclosure	7.069
(ii) Effect of non-disclosure: costs, adverse inferences	7.075
(iii) "Self help" remedy outlawed: <i>Imerman v Tchenguiz</i>	7.080
(b) Contents of the Form E	7.090
(i) Part 1 – general information	7.092
(ii) Part 2 – Assets	7.094
(iii) Part 3 – Income	7.128
(iv) Part 4 – Expenses	7.138
(v) Paragraph 4.2 – Anticipated future expenses	7.149
(vi) Part 5 – Other information	7.151
(vii) Part 6 – Orders sought	7.162
(viii) Part 7 – Schedule of attachments	7.165
(ix) Attestation	7.166
4. Evidence – other than the parties: experts and witnesses	7.168
(a) Rules in relation to expert evidence	7.169
(b) Timing for expert evidence	7.171
(c) Real property valuations	7.173
(d) Company valuations	7.174
(e) <i>Duxbury</i> calculator	7.175
(f) Dispute as to valuations	7.176

(g) Subpoena of witnesses	7.179
(h) Joinder of a third party	7.183
5. Appeals	7.184
(a) Application for leave to appeal to the Court of Appeal	7.186
(i) <i>Smith v Cosworth Casting Processes Ltd (Practice note)</i>	7.189
(ii) <i>TCWF v LKKS (Jurisdiction of the court of appeal)</i>	7.190
(b) Appeal to the Court of Final Appeal	7.193
(i) Appeal "as of right"	7.195
(ii) Appeal where question of "great general or public importance" arises	7.200

CHAPTER 8 NUPTIAL AGREEMENTS *Jain Brown and Andrew Lynn*

1. Introduction	8.001
(a) Nuptial agreements: overview	8.001
2. The law	8.010
(a) Current law and practice in respect of prenuptial agreements	8.010
(b) Recent developments	8.021
(c) Applying <i>Radmacher v Granatino</i>	8.029
3. Planning, drafting and executing a prenuptial agreement	8.061
(a) Advising as to jurisdiction and powers	8.061
(b) Drafting of a prenuptial agreement	8.068
(c) Safeguards: procedural fairness and substantive fairness	8.071
4. Other marital agreements	8.088
(a) Post-nuptial agreements and separation agreements: overview	8.088
(b) Post-nuptial agreements (pre-separation)	8.090
(c) Separation agreements	8.094
(d) Agreements for compromise	8.101
5. Conclusion	8.103
(a) Summary	8.103

CHAPTER 9 TRUSTS AND DIVORCE *Marcus Dearle*

1. Trusts in context	9.001
2. Approaches to trusts in divorce	9.004
3. Impact of <i>DD v LKW</i>	9.006
4. Variation of settlements and offshore settlements (ante-nuptial or post-nuptial)	9.008
5. Trust interests as a resource	9.021
6. Sham trusts	9.039
7. Set aside of disposition creating trust	9.044
8. Trustees as parties in ancillary relief proceedings	9.045
9. Disclosure of trust document and financial information	9.062

10. Enforcement	9.075
11. The implications of other recent cases including <i>Prest v Petrodel Resources Ltd</i> and <i>PLTO v KKK</i>	9.081

CHAPTER 10 THE LAW IN RELATION TO CHILDREN *Frances Irving and Philippa Hewitt*

1. Introduction	10.001
2. The Current Legislation	10.008
(a) Matrimonial Proceedings and Property Ordinance (Cap 192)	10.011
(b) Guardianship of Minors Ordinance (Cap 13)	10.023
(c) Matrimonial Causes Ordinance (Cap 179)	10.041
3. The Orders Made by a Court: Custody, Care and Control and Access	10.052
(a) Custody, care and control	10.052
(b) Access	10.093
(c) "No order"	10.107
4. Factors the court will take into account: the welfare principle and suggested checklist	10.110
(a) The welfare principle	10.110
(b) The draft statutory checklist of factors	10.114
(c) The views of the child	10.119
(d) The physical, emotional and educational needs of the child	10.129
(e) Preserving the <i>status quo</i> – the likely effect on the child of any change in his circumstances	10.135
(f) The age, sex, background and characteristics of the child	10.146
(g) Any harm which the child has suffered or is at risk of suffering	10.154
(h) The capacity of each parent or third party to meet the child's needs	10.157
(i) Other factors	10.171
5. Social Welfare Reports	10.173
(a) Social welfare report recommendation	10.176
6. Other Expert Reports	10.182
7. Guardianship	10.187
8. Changing a Child's Name	10.204
(a) Common law	10.208
9. Adoption	10.215
(a) "Best Interests" principle	10.217
(b) Effect of an adoption order	10.219
(c) Who may adopt?	10.220
(d) Residence requirement	10.221
(e) Procedure	10.222
(f) Consent	10.223

10. Surrogacy	10.235
(a) Who are the legal parents?	10.238
(b) Restrictions in Hong Kong	10.241
(c) Parental Orders	10.244

CHAPTER 11 PRACTICE AND PROCEDURE IN RELATION TO CHILDREN

Winnie Chow

1. Powers of the court in family proceedings	11.001
(a) The overriding principle	11.004
(b) Section 18 declaration	11.008
2. The CDR process	11.014
(a) Children's appointment	11.016
(b) The CDR hearing	11.021
(c) The trial	11.026
3. Preparation of the pleadings	11.030
(a) Application for custody, care and control in divorce proceedings	11.030
(b) Application for custody, care and control and access under the GMO	11.046
(c) Applications for interim custody, care and control and access	11.051
4. The evidence – the party's affidavit in support of the application or in reply	11.062
5. Expert reports	11.069
6. Evidence from the social welfare officer	11.078
7. Evidence of other parties – witnesses	11.084
8. Children's views – judicial interview and separate legal representation	11.086
(a) Judicial interview	11.087
(b) Separate representation for children	11.096
9. Preparing the client for the hearing	11.108
10. The Hearing	11.113
11. Costs in children's cases	11.118
12. Summary – the attitude to adopt	11.122

CHAPTER 12 OTHER APPLICATIONS RELATING TO CHILDREN

Enzo Chow

1. Introduction	12.001
2. Wardship jurisdiction of the court	12.003
(a) Background to wardship	12.003
(b) Who can be made a ward of court	12.007
(c) Who can make the application	12.013
(d) Minor's welfare the "first and paramount consideration"	12.017
(e) Application to make a child a ward of court	12.020
(f) Effect of wardship	12.037

(g) Costs	12.040
(h) Appeals	12.041
3. Removal of children from the jurisdiction	12.042
(a) Application restricting the removal of a child	12.044
(b) Application to remove a child temporarily from the jurisdiction	12.049
(c) Application to remove a child permanently from the jurisdiction	12.054
(d) Contested applications	12.059
4. Applications under the Child Abduction and Custody Ordinance (cap.512) "Hague Applications"	12.074
(a) The court's discretion to refuse return	12.101
(b) Consent or acquiescence	12.103
(c) Allegations of risk of harm	12.106
(d) The Child's view	12.110
(e) Costs	12.129
5. Child protection	12.130

CHAPTER 13 HONG KONG LAW REFORM COMMISSION REPORT ON CHILD CUSTODY AND ACCESS

Michelle Ainsworth

1. Commentary	13.001
(a) Introduction	13.001
(b) The Commission's recommendations	13.024
(c) Conclusion	13.088
2. Related Commission reports	13.091
(a) Guardianship of children	13.091
(b) International parental child abduction	13.097
(c) The family dispute resolution process	13.104

CHAPTER 14 DOMESTIC VIOLENCE IN HONG KONG

Anne Scully-Hill

1. Introduction	14.001
(a) Legislative reform	14.002
(b) The impact of the two stages of legislative reform	14.004
2. Injunctive relief from domestic violence	14.019
(a) Who can apply?	14.026
(b) Practical matters: making the application	14.036
3. The forms of injunctive relief available to victims of domestic violence	14.045
(a) The injunctions	14.045
(b) The non-molestation order	14.050
(c) The ouster/occupation order	14.057
(d) Existing custody and access orders	14.069

4. Practical matters.....	14.070
(a) Advising the client: acting for the applicant.....	14.070
(b) The non-molestation order/ouster or occupation order.....	14.073
(c) The restraining order.....	14.075
(d) The restraining order in relation to children.....	14.079
(e) Practical matters: advising the client: acting for the respondent.....	14.081
(f) Practical matters: drafting the summons and affidavit in support.....	14.082
5. Enforcement issues.....	14.083
(a) Contempt of court and power of arrest.....	14.083
(b) Practical matters: the authorisation of arrest.....	14.092
(c) Practical matters: the hearing.....	14.095
6. Alternatives to Injunctive Relief.....	14.099
(a) Undertakings.....	14.099
(b) Criminal Justice.....	14.100
(c) Social Welfare and Therapeutic Assistance.....	14.101

CHAPTER 15 INJUNCTIVE RELIEF ON FINANCIAL MATTERS

Russell Coleman SC

1. Introduction.....	15.001
2. Section 17 MPPO – “The avoidance of transactions intended to defeat claims”.....	15.005
(a) Introduction.....	15.005
(b) Applications made under s 17 of the MPPO.....	15.007
(c) “Property”.....	15.014
(d) “Dealing with”.....	15.020
(e) “Intention”.....	15.023
(f) “Defeating the claim”.....	15.027
(g) Constructive notice sufficient.....	15.028
(h) Undertaking as to damages.....	15.033
(i) Procedure.....	15.034
(j) <i>UL v BK</i> (Freezing orders: safeguards: standard examples).....	15.038
3. <i>Mareva</i> injunctions – freezing assets.....	15.041
(a) Introduction.....	15.041
(b) <i>Ex parte</i> application.....	15.044
(c) Requirements for the grant of <i>Mareva</i> injunction.....	15.049
(d) Ceiling figure necessary.....	15.058
(e) Cross-undertakings.....	15.059
(f) Procedure.....	15.061
(g) Ancillary orders.....	15.065
(h) Limitations on <i>Mareva</i> injunctions.....	15.068

4. Anton Piller orders.....	15.074
(a) Search and seizure.....	15.074
(b) Requirements for Anton Piller orders.....	15.078
(c) Full and frank disclosure necessary.....	15.089
(d) Cross-undertakings.....	15.094
(e) Service and execution of order.....	15.096
(f) Supervising solicitor.....	15.103
(g) Procedure.....	15.104

CHAPTER 16 ENFORCEMENT OF JUDGMENTS

Enzo Chow

1. In General.....	16.001
2. The temporal limit for enforcing a judgment or order.....	16.004
3. Judgment summons.....	16.007
4. Writ of <i>fiat facias</i>	16.032
5. Committal for contempt of court.....	16.045
6. Charging order.....	16.068
7. Garnishee order.....	16.084
8. Attachment of income order.....	16.097

CHAPTER 17 COSTS

Jonathan Mok and Carmen Cheng

1. Introduction.....	17.001
2. The principles of costs.....	17.005
(a) The discretion of the court.....	17.006
(b) Costs arising from a party’s misconduct or neglect.....	17.008
(c) Costs orders in favour of or against non-parties.....	17.009
(d) Wasted costs orders.....	17.010
(e) The several bases of taxation and assessment of costs.....	17.016
(f) Litigants in person.....	17.028
(g) Legal aid cases.....	17.030
3. Summary assessment of costs.....	17.031
(a) Summary assessment of costs in interlocutory proceedings.....	17.032
(b) Procedure.....	17.035
4. Costs in family proceedings.....	17.039
(a) Ancillary relief.....	17.043
(b) Children.....	17.056
(c) Wardship proceedings and the role of the official solicitor.....	17.068
5. Taxation.....	17.072
(a) Costs-only proceedings.....	17.074
(b) Powers of taxing officers.....	17.076
(c) Provisional taxation.....	17.079

(d) Procedure on taxation	17.082
(e) Taxation with a Hearing	17.097
(f) Certificates Issued by the Taxing Master	17.099
(g) Sanctioned Costs Offers and Payments	17.101
CHAPTER 18 LEGAL AID	<i>Jonathan Mok and Carmen Cheng</i>
1. Legal aid in Hong Kong	18.001
(a) Legal aid in matrimonial and family proceedings	18.004
(b) The pilot scheme on legal aid for mediation of legally aided matrimonial cases	18.007
(c) The legal aid schemes	18.009
2. Applying for legal aid	18.012
(a) The "means" test	18.014
(b) Calculation of financial resources	18.016
(c) Calculation of a spouse's income	18.018
3. The "merits" test	18.019
4. Grant and refusal of legal aid	18.021
5. Stay of proceedings	18.024
(a) Lift of stay of proceedings	18.026
6. Costs and contributions by the legally aided person	18.032
(a) Contributions	18.033
(b) Director's first charge	18.035
(c) Enforcement of the director's first charge	18.037
(d) Duty of the solicitor to the aided person	18.040
(e) Costs liability of aided persons	18.044
(f) Payment of costs by aided persons	18.049
(g) Costs of counsel and solicitors	18.050
7. Taxation of costs	18.054
(a) Payment of money due to legally aided persons	18.058
8. Discharge and revocation of legal aid certificates	18.061
(a) "Regulation 11" orders	18.065
9. Legal aid appeals	18.067
CHAPTER 19 FAMILY MEDIATION	<i>Helena Yuen</i>
1. Brief history of family mediation in Hong Kong	19.001
2. Definition, training and practice of family mediation	19.006
3. Mediation process as an alternative to other dispute resolution process	19.014
(a) Mediation and counselling	19.014
(b) Mediation and the adversarial process	19.019
(c) Mediation	19.020
(d) Use of experts in mediation	19.021
(e) The process – ground rules	19.022

(f) Disclosure	19.024
(g) Confidentiality	19.025
(h) Children	19.026
(i) Post-mediation	19.027
(j) Parties in control	19.028
(k) Summary	19.029
4. The pilot scheme of family mediation 2000–2003	19.030
5. Future of family mediation	19.042
(a) Role of lawyers in mediation	19.049
(b) Domestic violence and mediation	19.051
(c) Parenting plans	19.053
(d) Case study	19.054
(e) Collaborative law practice	19.057
CHAPTER 20 INTERNATIONAL OVERVIEW OF MATRIMONIAL FINANCE IN OTHER JURISDICTIONS	<i>Sharon Ser</i>
1. Introduction	20.001
2. England and Wales	20.009
3. Australia	20.018
(a) Statutory framework	20.018
(b) Identifying and valuing the property, liabilities and financial resources of the parties at the date of the hearing	20.023
(c) Property brought into the marriage	20.031
(d) Prenuptial Agreements in Australia	20.035
(e) Legislation—the factors to which a court must have regard	20.041
(f) The ways in which the courts have dealt with the legislation	20.045
(g) Equality?	20.049
(h) Stellar contributions	20.051
(i) <i>Figgins v Figgins</i>	20.054
(j) The s.75(2) factors	20.057
(k) Just and equitable requirement	20.058
(l) Conclusion	20.059
4. Canada	20.061
(a) Statutory framework	20.061
(b) Family assets and non-family assets	20.062
(c) Marriage agreement and separation agreement	20.063
(d) The division of property	20.064
5. New Zealand	20.074
(a) What are considered to be marital assets?	20.075
(b) Factors a court must consider in the division of relationship property	20.081

6. People's Republic of China	20.088
(a) Statutory framework	20.088
(b) What assets are considered marital assets?	20.089
(c) The factors to consider on the division of assets	20.099
(d) Summary	20.105
7. Singapore	20.106
(a) Statutory framework	20.106
(b) The factors a court must consider in division of assets	20.107
(c) Which assets are marital assets?	20.108
(d) Authorities	20.118
8. United States of America	20.125
(a) Statutory framework	20.125
(b) Separate property versus marital property	20.130
(c) The factors a court must consider in the division of assets	20.132
(d) Dissipation of assets	20.138

Appendices: Sample Documents

APPENDIX A

Statement of Truth	667
Petition for Nullity - Void	669
Petition for Nullity - Voidable	672
Petition for Judicial Separation-Behaviour	675
Petition for Presumption of Death and Dissolution of Marriage	678
Petitioner's Certificate as to Mediation	679
Respondent's Certificate as to Mediation	682
Notice of Discontinuance	685
Form 3 - Notice of Overseas Service	689
Affirmation for Deemed Service	692
Draft Order for Deemed Service	695
Draft Order for Substituted Service	697
Notice for Substituted Service	699
Affirmation to Dispense with Service	700
Consent Summons to amend petition	703
Decree <i>Nisi</i>	706
Accompanying Order with Decree <i>Nisi</i>	708
Summons for an Extension of Time	709
Answer	711
Answer and Cross Petition	713
Notice of Desired Place of Trial of Defended Cause	716

APPENDIX B

Consent Order to Settle	721
-------------------------------	-----

APPENDIX C

Notice of application to vary maintenance	727
Affidavit for application to vary	728
Draft Order for application to vary	731
Application for Maintenance Pending Suit (MPS)	732
Affidavit in support for MPS	733
Affidavit in Reply	737
Draft Order for MPS	740

APPENDIX D

Chronology	743
List of Directions and Orders Sought	745
Statement of Issues	747
Estimate of Costs	750

APPENDIX E

Pre-nuptial Agreement	755
Deed of Separation	763

APPENDIX F

Order for Custody and Access made on Decree <i>Nisi</i>	769
Summons for Custody Care and Control	770
Affidavit in support of Application for Custody, Care and Control	771
Order for Custody, Care and Control	773
Consent Summons for Directions	775
Summons for Defined Access	777
Affidavit in Support of Application for Defined Access	778
Order for Defined Access	780

APPENDIX G

Originating Summons For a Wardship Application	783
Memorandum	785
Notice of Wardship Application	786
Reply to Notice	787
Letter to Immigration Department	788
Affirmation in Support of Application	789
Affirmation of Service	791

Notice of Appointment to hear Originating Summons	793
Order for Wardship	794
<i>Ex Parte</i> Summons to prevent Removal of the Children	796
Affidavit in Support of Application to Prevent the Removal of the Children	797
Order to Prevent the Removal of the Children	799
<i>Ex Parte</i> Summons to Apply for the Temporary Removal of the Children	800
Affidavit in Support of Application for Temporary Removal of the Children	801
Order to Permit Temporary Removal of the Children	803
Undertaking to Return the Children	804
Consent Summons	805
<i>Inter Partes</i> Summons to Remove the Children Temporarily from the Jurisdiction	806
Affidavit in Support of an <i>Inter Partes</i> Summons to Apply for Temporary Removal of the Children	807
<i>Inter Partes</i> Summons to Apply for the Permanent Removal of the Children	809
Affidavit in Support of an <i>Inter Partes</i> Summons to Apply for the Permanent Removal of the Children	810
Letter to the Immigration Department	812

APPENDIX H

<i>Inter partes</i> summons to restrain a respondent from dealing with matrimonial property	815
Restraining Order	816
<i>Inter partes</i> summons for a non - molestation and exclusion order	817
Undertaking of the Respondent on a non - molestation injunction application	818
Affidavit in support of <i>ex-parte</i> summons for non-molestation injunction and exclusion order	819
Order for a non - molestation injunction and an exclusion order on an <i>ex parte</i> summons	821
Order under the Guardianship of Minors Ordinance with penal notice and power of arrest attached	823

APPENDIX I

Agreement to Mediate	829
Mediation Agreement	833
<i>Index</i>	837

TABLE OF HONG KONG CASES

AC v AS (unrep., HCMP 4266/2001, [2002] HKEC 146), CFI	12.096
AC v PC (unrep., HCMP 1238/2004, [2005] HKEC 839), CFI	12.100
Adhiguna Meranti, The (unrep., CACV 66/1986, [1987] HKLR 904), CA	3.021, 3.037
AEL v MRL (Variation of MPS) [2009] HKFLR 131, DC	6.032, 6.032
AEM v VFM (No.2) [2013] 2 HKLRD 144, CA	6.026
AEM v VFM [2008] 3 HKLRD 36, [2008] HKFLR 10, CA	6.036
AEM v VFM (Variation of Maintenance) [2008] HKFLR 106	6.002, 6.015, 6.017, 6.022, 6.025, 6.035, 6.036, 6.049
American Express International Banking Corp v Willie Yu [1983] HKLR 148	15.066
ARAV v VP, LJ aka PJ; <i>sub nom</i> ARAV v VP, LJ; PJ (Ancillary relief: Conduct) [2011] 3 HKLRD 759; [2011] 4 HKC 486; [2011] HKFLR 330	4.041, 5.086
Attorney-General v Leung Ka Ki [1997] HKLRD 52, [1997] 1 HKC 44	17.016
AXA China Region Insurance Co Ltd v Li Yu Ping (unrep., CACV 217/2002, [2002] HKEC 766 CA)	16.044
AY v AKL (unrep., FCMC 8527/2010, [2013] HKEC 1234)	5.053
B v A [2008] 1 HKLRD 43	1.016, 1.020, 1.021, 3.007, 3.010
B v B (Setting Aside Dispositions) [2008] HKFLR 226	15.025
B v B (unrep., FCMC 3105/1999, 11 July 2000)	2.002
B v B (unrep., HCMP 1874/1999, 20 April 1999)	12.012, 12.130
Bank of China Hong Kong v Fu Ming Kong Michael (unrep., HCA 7769/2000, [2005] HKEC 976)	18.025
Bank of India v Bhagwandas Kewalram Murjani [1989] 2 HKLR 318, CA	15.051, 15.052
BL v SJY (Custody and Access), [2010] HKFLR 200, DC	10.090, 10.115
BLW v BWL [2007] 2 HKLRD 193, CA	12.088, 12.090, 12.093
BWBP v T-KP <i>nee</i> DP (Children: Removal) [2012] HKFLR 103, DC	12.074
C (Adoption: Consent), Re [2012] 1 HKLRD 308, CFI	10.224
C v C (Discovery of Financial Documents) [2007] HKFLR 414	7.107
C v C [2004] 1 HKLRD 242, CA	16.012
C v C [2004] 2 HKLRD 245	18.044
C v C [1990] 2 HKLR 183, CA	4.022, 4.067, 4.068, 4.101, 4.146, 4.146, 7.175, 20.115
C v C [2005] HKFLR 207, DC	3.044
C v C [2006] HKFLR 10	4.070, 4.162, 4.163, 4.165, 4.166, 4.169, 4.170, 5.063, 5.064, 5.068, 5.070, 5.072, 5.082, 5.083, 5.084, 10.122
C v F (Ancillary Relief) [2008] HKFLR 1, DC	4.070, 5.071, 5.075
C v F [2006] HKFLR 41, DC	6.066, 6.069
C v H (Foreign Decree; Part IIA) [2012] HKFLR 199	1.027
C v H [2011] 3 HKC 305, DC	17.065