

# Contents

Foreword/Albert M. Sacks vii

Introduction xi

## I The Choice-of-Law Problem 1

1. A Critique of the Choice-of-Law Problem (1933) 3

## II The Contribution of Walter Wheeler Cook 37

2. Review of Walter Wheeler Cook, *The Logical and Legal Bases of the Conflict of Laws* (1943) 39

3. The Two "Local Law" Theories (1950) 45

## III The Emergence of the New Approach 57

4. Re-Restating the Conflict of Laws: The Chapter on Contracts (1962) 59

5. Comment on *Babcock v. Jackson*, A Recent Development in Conflict of Laws (1963) 78

6. Oral Contracts to Provide by Will and the Choice-of-Law Process: Some Notes on *Bernkrant* (1964) 91

7. The Changing Choice-of-Law Process and the Federal Courts (1963) 119

## IV The Choice-of-Law Process 147

8. Principles of Preference: Excerpts from *The Choice-of-Law Process* (1965) 149

## V The Choice-of-Law Process in Application 181

9. Comments on *Reich v. Purcell* (1968) 183

10. *Cipolla* and Conflicts Justice (1971) 191
11. The Value of Principled Preferences (1971) 204

VI Foreign Statutes and Multinational Conventions 219

12. Legislative Choice of Law: Some European Examples (1971) 221
13. "Habitual Residence": A Useful Concept? (1972) 244
14. The Common Market's Draft Convention on Obligations: Some Preventive Law Aspects (1975) 263
15. The Proper Law of Producer's Liability (1977) 288
16. International Enforcement of Family Support (1981) 321

VII Some Problems Posed by Mass Torts 383

17. Colliding Interests of Individuals and Enterprises in Conflict of Laws in the United States (1983) 385

A Look Forward 404

Table of Cases 407

Table of Treaties and Conventions 409

Index of Persons and Subjects 411

Appendix: Principal Publications of David F. Cavers 423

Biographical Note 427