

## CONTENTS

<i>List of Contributors</i>	vii
<i>Acknowledgments</i>	ix
Introduction: Situating, Researching, and Writing Comparative Legal History 1	
JOHN HUDSON AND WILLIAM EVES	
1 'In aliquibus locis est consuetudo': French Lawyers and the Lombard Customs of Fiefs in the Mid-Thirteenth Century 25	
ATTILIO STELLA	
2 What Does <i>Regiam maiestatem</i> Actually Say (and What Does it Mean)? 47	
ALICE TAYLOR	
3 James VI and I, <i>rex et iudex</i> : One King as Judge in Two Kingdoms 86	
IAN WILLIAMS	
4 George Harris and the Comparative Legal Background of the First English Translation of Justinian's <i>Institutes</i> 120	
ŁUKASZ JAN KORPOROWICZ	
5 The Nature of Custom: Legal Science and Comparative Legal History in Blackstone's <i>Commentaries</i> 140	
ANDREW J. CECCHINATO	
6 Through a Glass Darkly: English Common Law Seen through the Lens of the <i>Göttingische Gelehrte Anzeigen</i> (Eighteenth Century) 161	
CARSTEN FISCHER	

- 7 Looking Afresh at the French Roots of Continuous  
Easements in English Law 183  
CIARA KENNEFICK
- 8 Case Law in Germany: The Significance of Seuffert's  
*Archiv* 206  
CLARA GÜNZL
- 9 Leone Levi (1821–1888) and the History of Comparative  
Commercial Law 236  
ANNAMARIA MONTI
- 10 Radical Title of the Crown and Aboriginal Title: North  
America 1763, New South Wales 1788, and New  
Zealand 1840 260  
DAVID V. WILLIAMS
- 11 The High Court of Australia at Mid-Century: Concealed  
Frustrations, Private Advocacy, and the Break with  
English Law 286  
TANYA JOSEV
- 12 English Societal Laws as the Origins of the Comprehensive  
Slave Laws of the British West Indies 305  
JUSTINE COLLINS
- Index* 323