Contents

Introduction	1
A Comparative View of the Right to Counsel and the Protection of Attorney-Client Communications	7
Attorney-Client Privilege in Mainland China's Criminal Proceedings	75
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial: The Situation in Germany	105
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Greece	133
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Italy	153
The Continuing Evolution of Right to Counsel and Confidentiality of Attorney-Client Communications in Japan	177
The Dutch Attorney and His Client	205
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Portugal	235

Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Spain	273
Legal Privilege and Right to Counsel in Criminal Proceedings in Switzerland	293
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial: Turkey—Quo vadis?	327
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in the United Kingdom	359
Confidentiality of Attorney-Client Communications in the United States	395