

Contents

| | |
|---|-----|
| Keebet von Benda-Beckmann and Fons Strijbosch Introduction | 1 |
| <i>Part I Anthropology of law in the Netherlands</i> | |
| John Griffiths Recent anthropology of law in the Netherlands and its historical background | 11 |
| <i>Part II Theory and methodology</i> | |
| G.C.J.J. van den Bergh The concept of folk law in historical context: a brief outline | 67 |
| Franz von Benda-Beckmann Anthropology and comparative law | 90 |
| J.F. Holleman Trouble-cases and trouble-less cases in the study of customary law and legal reform | 110 |
| <i>Part III Dispute management and legal pluralism</i> | |
| Keebet von Benda-Beckmann Evidence and legal reasoning in Minangkabau | 132 |
| Emile van Rouveroy van Nieuwaal and Els van Rouveroy van Nieuwaal- Baerends The plot of the sophisticated son in law: old and new ways in establishing rights over land in N'Zara (North Togo) | 175 |
| Danker H. Schaareman Context and the interpretation of adat rules in a Balinese village | 195 |
| Herman Slaats and Karen Portier Legal plurality and the transformation of normative concepts in the process of litigation in Karo Batak society | 217 |
| Kenneth Maddock Asking for Utopia: a study in aboriginal land rights | 240 |

Part IV The role of law in trouble-free social life

Dieter Eikemeier

Law, contract, and covenant: aspects of a Korean mutual insurance venture 260

Fons Strijbosch

Credit contracts on the island of Lombok 288

Acknowledgements 306

The authors 307