Contents

Preface	x
List of Contributors	xii
List of Abbreviations	xiii
1. Testamentary Formalities in Roman Law Thomas Rüfner	1
I. Introduction	2
II. Archaic and pre-classical law	3
III. Classical law	5
IV. Post-classical law	18
V. Conclusion	25
2. Testamentary Formalities in Early Modern Europe Nils Jansen	27
I. Introduction	27
II. Wills and codicils	33
III. The forms of will	35
IV. Internal formalities	46
V. Conclusion	49
3. Testamentary Formalities in France and Belgium Walter Pintens	51
I. Introduction	52
II. Historical development	53
III. The modern law	55
IV. Holograph wills	57
V. Public wills	62
VI. Secret wills	64
VII. International wills	65
VIII. Registration	68
IX. Procedure after death	69
X. Conclusion	70
4. Testamentary Formalities in Spain	71
Sergio Cámara Lapuente	
I. Introduction	72
II. Historical background	73
III. The modern law	77
IV. Open wills	79

Contents

	V. Closed wills	82
	VI. Holograph wills	83
	VII. Special wills	85
	VIII. Shared features	86
	IX. Internal formalities	90
	X. A shift from formalism	91
	XI. Concluding remarks	92
	XII. Appendix: the laws of the Autonomous Communities	93
5.	Testamentary Formalities in Latin America with particular reference	
	to Brazil	96
	Jan Peter Schmidt	
	I. The Latin American background	97
	II. Wills and will-making	98
	III. Public wills	101
	IV. Sealed wills	104
	V. Private wills	105
	VI. The fate of the holograph will	108
	VII. Extraordinary wills	110
	VIII. Further aspects	114
	IX. Court practice and the flight from formalism	117
	X. Concluding remarks	119
6.	Testamentary Formalities in Italy <i>Alexandra Braun</i>	120
	I. Historical introduction	121
	II. Wills and will-substitutes	122
	III. Holograph wills	126
	IV. Notarial wills	130
	V. Special wills	134
	VI. International wills	136
	VII. Evaluation	137
	VIII. Defects of form	138
	IX. Conclusion	140
7.	Testamentary Formalities in the Netherlands Wilbert D Kolkman	142
	I. Historical overview	143
	II. Types of will	147
	III. Evidence	161
	IV. Special features of testamentary formalities	164
	V. Adherence to formalities	170
	VI. Concluding remarks	173
	VI. Concluding remarks Testamentary Formalities in Germany <i>Reinhard Zimmermann</i>	173 175

	Contents	vii
	II. Private wills in nineteenth-century Germany	177
	III. Holograph wills: principle and exceptions	180
	IV. The battle over holograph wills: travaux préparatoires of the BGB	182
	V. The holograph will and the courts (1900–35)	187
	VI. Another battle over holograph wills	193
	VII. Holograph wills today	197
	VIII. Public wills	205
	IX. Extraordinary wills	212
	X. The German experience: a general assessment	218
9.	Testamentary Formalities in Austria	221
	Christiane C Wendehorst	
	I. Relevant instruments and their practical significance	223
	II. Historical development	228
	III. Modern doctrine and court practice	237
	IV. Current debates and plans for reform	251
	V. Summary	253
10.	Testamentary Formalities in Hungary	254
	Lajos Vékás	
	I. Introduction	255
	II. Common requirements for wills	257
	III. Private wills	258
	IV. Public wills	265
	V. Oral wills for emergency situations	265
	VI. Legal consequences of formal mistakes	267 268
	VII. Summary: relaxation of testamentary formalities	
11.	Testamentary Formalities in Poland	270
	Fryderyk Zoll I. Historical development	270
	II. The modern law	272
	III. Holograph wills	274
	IV. Notarial wills	277
	V. Allograph wills	278
	VI. Emergency wills	279
	VII. Recodification	281
12.	Testamentary Formalities in Islamic Law and their Reception in	
	the Modern Laws of Islamic Countries	282
	Nadjma Yassari	
	I. Introduction	282
	II. Classical Islamic law	284
	III. Modern laws	295
	IV. Conclusion	303

viii	Contents	
13.	Testamentary Formalities in England and Wales	305
	Roger Kerridge	
	I. Introduction	306
	II. Formal wills: a history	307
	III. The Wills Act 1837	312
	IV. Incorporation by reference	316
	V. Wills statistics	316
	VI. Administration of estates	317
	VII. Preparation and registration of wills	318
	VIII. Forgery	321
	IX. Nuncupative wills	322
	X. Holograph wills	325
	XI. Alterations	325
	XII. Reform	326
14.	Testamentary Formalities in Australia and New Zealand	329
	Nicola Peart	220
	I. Introduction	330
	II. Historical overview	333
	III. Wills of indigenous peoples	336
	IV. Special wills	337
	V. The current law	339
	VI. Power to dispense with testamentary formalities VII. Conclusion	349
		355
15.	Testamentary Formalities in the United States of America	357
	Ronald J Scalise Jr I. Introduction	358
	II. Testamentary formalities	360
	III. Incorporation by reference and alterations	376
	IV. Conclusion	370
		319
16.	Testamentary Formalities in South Africa	381
	Marius J de Waal	
	I. Introduction	382
	II. Historical background	384
	III. The scope of the Wills Act	385
	IV. The essential formalities	387
	V. Procedure after death	395
	VI. Condonation	395
	VII. Amendment	401
	VIII. Concluding remarks	402
17.	Testamentary Formalities in Scotland Kenneth G C Reid	404
	I. Conveyances and testaments	405
	II. Seals, signatures, and witnesses	412

Contents

III. The modern law	419
IV. Form and formalism	429
18. Testamentary Formalities in Historical and Comparative Perspectiv	re 432
Kenneth G C Reid, Marius J de Waal, and Reinhard Zimmermann	
I. Wills and will-making	433
II. Holograph wills	437
III. Witnessed wills	444
IV. Public wills	448
V. Special wills	451
VI. Shared features	455
VII. The flight from formalities	462
VIII. Some conclusions	468
Index	473