Table of Contents

Foreword ............................................................................................................................. ix

Introduction: Legislating Statutory Interpretation: The Parliamentary Regulation of Judicial Discretion ................................................................. xi

PART I
CASE STUDIES AND LESSONS LEARNED

1. Canada’s First Act: The History and Role of the Interpretation Act
   Lorne Neudorf ............................................................................................................. 1

2. Legislative Pitfalls in Mandating Shared Parenting in Family Law Disputes: An Australian Experience
   Dr. Colin James ........................................................................................................... 25

3. Australia’s Legislatures and Its Courts: The Gender Identity Interpretive Challenge
   Suzanne Le Mire ....................................................................................................... 55

4. Legislated Interpretation and Tax Avoidance in Canadian Income Tax Law
   David G. Duff and Benjamin Alarie ................................................................. 75

PART II
CONSTITUTIONS, HUMAN RIGHTS AND INTERNATIONAL LAW

5. Can Statutory Interpretation Constrain the Constitution?
   A Canadian Perspective on a Rule of Law Puzzle
   Lorne Sossin ........................................................................................................... 111
6. Through the Looking-Glass? Ouster Clauses, Statutory Interpretation and the British Constitution
   Mark Elliott ................................................................. 131

7. Statutory Interpretation and Legislative Competence: Section 101 of the Scotland Act 1998
   Christopher McCorkindale ............................................. 157

   Julie Debeljak ................................................................. 183

   Dr. Jonathan Black-Branch ............................................ 235

10. The Migration Act 1958 (Cth) and the Role of International Law in Statutory Interpretation
    Juliette McIntyre ............................................................. 265

PART III

BROADER REFLECTIONS ON INSTITUTIONAL DIALOGUES

11. From “Curious Provision” to “Cardinal Rule” — The Purposive Approach to Statutory Interpretation in New Zealand
    Susan Glazebrook ............................................................ 293

12. Six Impossible Things?
    Mary Liston .................................................................... 321

13. The Declaratory Form of Legislation: The (Long Overdue) Time to Slay This Mythical Beast
    Dr. Joe McIntyre ............................................................. 353

14. Does a Change of Words Mean Something or Nothing? Interpreting Substance or Style in Legislative Amendments
    Paul O’Brien and Richard Haigh ...................................... 395
INDEX ......................................................................................... 425