

CONTENTS

<i>List of contributors</i>	vii
<i>Table of cases</i>	ix
<i>Table of statutes and international instruments</i>	xiii
Introduction	1
PART I Bribery law: between public wrongdoing and private advantage-taking	11
1 Reformulating bribery: a legal critique of the Bribery Act 2010	13
BOB SULLIVAN	
2 Official and commercial bribery: should they be distinguished?	39
STUART P. GREEN	
3 Countering corrupting conflicts of interest: the example of Hong Kong	66
DAVID C. DONALD	
PART II Bribery without borders: tackling corruption in the EU and beyond	95
4 Bribery in Italy: an outlook on present laws and perspectives on reform	97
ROBERTO GUERRINI AND DARIO GUIDI	
5 Development, business integrity and the UK Bribery Act 2010	128
INDIRA CARR	

- 6 **The aims and limits of European Union anti-corruption law** 160
VALSAMIS MITSILEGAS
- 7 **Deterring bribery: law, regulation and the export trade** 196
JEREMY HORDER
- PART III **Ill-gotten gains: the challenge of prosecution, enforcement and asset recovery** 217
- 8 **Bribery and the changing pattern of criminal prosecution** 219
PETER ALLDRIDGE
- 9 **Bribery and corruption: the UK framework for enforcement** 251
CHARLIE MONTEITH
- 10 **Prosecuting bribery in Hong Kong's human rights environment** 267
SIMON N. M. YOUNG
- 11 **Is the UNCAC an effective deterrent to grand corruption?** 293
TIM DANIEL AND JAMES MATON
- Bibliography* 328
Index 350