

Contents

Introduction	1
Lorena Bachmaier Winter	
A Comparative View of the Right to Counsel and the Protection of Attorney-Client Communications	7
Lorena Bachmaier Winter and Stephen C. Thaman	
Attorney-Client Privilege in Mainland China's Criminal Proceedings	75
Changyong Sun and Suhao Chen	
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial: The Situation in Germany	105
Bettina Weisser	
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Greece	133
Georgios Triantafyllou	
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Italy	153
Massimo Ceresa-Gastaldo	
The Continuing Evolution of Right to Counsel and Confidentiality of Attorney-Client Communications in Japan	177
Hiroki Sasakura	
The Dutch Attorney and His Client	205
Joost S. Nan and Pieter A. M. Verrest	
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Portugal	235
Vânia Costa Ramos, Carlos Pinto de Abreu, and João Valente Cordeiro	

Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in Spain	273
María Luisa Villamarín López	
Legal Privilege and Right to Counsel in Criminal Proceedings in Switzerland	293
Veronica Lynn and Wolfgang Wohlers	
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial: Turkey—Quo vadis?	327
Öznur Sevdiren	
Confidentiality of Correspondence with Counsel as a Requirement of a Fair Trial in the United Kingdom	359
Richard Stone and Veronica Lynn	
Confidentiality of Attorney-Client Communications in the United States	395
Stephen C. Thaman	