第二章

choice of law doctrine 有关法律选择的学说

 the Digest, Justininan’s Code 民法大全，查士丁尼法典

 Glossator, Commentator 注释法学派（前期，后期）

 city-state 城市国家，城邦

 Bartolus of Sassoferrato, doctrine of statutists 巴托鲁斯，法则区别说

 real statutes 物法

 personal statutes 人法

 Charles Dumoulin, A Commentary on the Customary Law of Paris 杜摩兰，《巴黎习惯法评述》

 Bertrand D'Argentré 达让特莱

 Jean Bodin 博丹

 Ulricus Huber, doctrine of comity 胡伯，礼让说

 Carl Georg von Wächter, primacy of lex fori 华赫特，法院地法优先说

 Friedrich Carl von Savigny, doctrine of seat of legal relationships 萨维尼，法律关系本座说

 the System of Modern Roman Law 《现代罗马法体系》

 A Treatise on the Conflict of Laws and the Limits of Their Operation in Respect of Place and Time 《法律冲突与法律规则的地域和时间范围》

 connecting factors连结点

 bilateral choice-of-law rules 双边冲突规则;双边法律选择规则

 Pasquale Stanislao Mancini，Nationality as the Basis of the Law of Nations 孟西尼，《国籍乃国际法的基础》

 Albert Venn Dicey, doctrine of “vested rights” 戴赛，既得权说

 Samueal Livermore 利夫摩尔

 Joseph Story, Commentaries on the Conflict of Laws 斯托雷，《法律冲突法评论》

 Joseph H. Beale, the Restatement of the Law, Conflict of Laws 比尔，《冲突法重述》

 the American Law Institute 美国法学会

 conflicts “revolution” 冲突法革命

 Walter Wheeler Cook, local law theory 库克，本地法说

 David F. Cavers, Principles of Preference 卡弗斯，优先选择原则

 Methodology 方法

 “jurisdiction-selecting” rules “管辖权选择”规则

 Brainerd Currie, governmental interest analysis 柯里，政府利益分析说

 Robert A. Leflar, “Better-Law” Approach 莱弗拉尔，“较好法”说

 Albert A. Ehrenzweig，Doctrine of Lex Fori 艾伦茨威格，法院地法说

 forum shopping 挑选法院

 forum non conveniens 不方便法院

 William Baxter, Comparative-Impairment Theory 巴克斯特，比较损害说

 Willis L.M. Reese, the doctrine of “most-significant-relationship” 里斯，最重要联系说