Yearbook of Private International Law

Vol. VIII 2006

Edited by: Petar Šarčević†, Paul Volken, Andrea Bonomi

Published in Association with Swiss Institute of Comparative Law

TABLE OF CONTENTS

Foreword xi
Abbreviations xiii
Doctrine
Alfred E. von OverBeck Three Steps With Petar Šarčević
Tito BALLARINO Is a Conflict Rule for Living Wills and Euthanasia Needed? 5
Katharina BOELE-WOELKI, Ian CURRY-SUMNER, Miranda JANSEN, Wendy SCHRAMA The Evaluation of Same-Sex Marriages and Registered Partnerships in the Netherlands
Alegría BORRÁS Competence of the Community to Conclude the Revised Lugano Convention on Jurisdiction and the Recognition and Enforcement of Judgments in Civil and Commercial Matters – Opinion C-1/03 of 7 February 2006: Comments and Immediate Consequences
Lawrence COLLINS The United States Supreme Court and the Principles of Comity: Evidence in Transnational Litigation
William DUNCAN Nationality and the Protection of Children across Frontiers, and the Example of Intercountry Adoption
Jasnica GARAŠIĆ What is Right and What is Wrong in the ECJ's Judgment on Eurofood IFSC Ltd87
Huang JIN Interaction and Integration between the Legal Systems of Hong Kong, Macao and Mainland China 50 Years after Their Return to China 105
Ulrich MAGNUS Set-off and the Rome I Proposal113
Yuko Nishitani International Child Abduction in Japan125
Yasuhiro OKUDA Reform of Japan's Private International Law: Act on the General Rules of the Application of Laws 145

Robert G. SPECTOR Same-Sex Marriages, Domestic Partnerships and Private International Law: At the Dawn of a New Jurisprudence in the United States
National Reports
Richard Frimpong OPPONG The Hague Conference and the Development of Private International Law in Africa: A Plea for Cooperation
Serge BILLARANT The French Diptych on Foreign Law: An Analysis through Its Most Recent Retouching
Nidhi GUPTA and Rajnish KUMAR SINGH Law Relating to International Arbitration in India
Marie-Claude NAJM Codification of Private International Law in the Civil Code of Qatar 24
Court Decisions
Fang XIAO and Yujun GUO China – Enforcement of Arbitration Clauses. Remarks on Two 10 May 2005 Decisions of the Supreme People's Court
Haris P. MEIDANIS Greece – Three Recent Greek Cases on the Brussels Convention
Edgars STRAUTINS Latvia – Two 2005 Latvian Supreme Court Decisions on International Jurisdiction and Procedure
Patricia OREJUDO PRIETO DE LOS MOZOS Spain – Private International Law Problems Relating to the Celebration of Same-Sex Marriages: <i>DGRN</i> of 29 July 2005
Bart VOLDERS / Valentin RÉTORNAZ Switzerland – Challenging an Arbitral Award for Infringement of Competition Law? The <i>Terra Armata</i> Decision of the Swiss Federal Tribunal of 8 March 2006
Ian Curry-Sumner United Kingdom – An Age-Old Dilemma: Is It Time for a 'Revolutionary Approach'? A Commentary on <i>Harding v. Wealands</i> 32
Forum
Stéphanie FRANCQ The Scope of Secondary Community Law in the Light of the Methods of Private International Law – Or the Other Way Around?

Paolo BERTOLI	
The Court of Justice, European Integration	
and Private International Law	5
Texts, Materials and Recent Developments	
Elisabeth MEURLING	
New Choice of Law Rules For Capacity to Marry and	
the Recognition of Marriage in Sweden – A New Principle? 41	3
Anis Ben Khammassi	
Art. 54(1) of the Tunisian Code of Private International Law –	
The Mysterious Article 54(1)	:1
Kent Anderson and Yasushiro Okuda (translators)	
Japanese Act on the General Rules of the Application of Laws	7
Books Received	3
Index 45	5