Contents

1 Introduction ......................................................... 1
  1.1 Background and Purpose ........................................ 1
  1.2 Structure of the Book and Further Delineation
      of the Subject ............................................... 5
  1.3 Overview ...................................................... 8
References ............................................................. 9

2 Introduction to Private International Law .................. 13
  2.1 Introduction .................................................. 13
  2.2 The Notion of Private International Law .................... 14
  2.3 Objectives of Private International Law ..................... 16
  2.4 Sources of Private International Law ....................... 16
    2.4.1 The Europeanization of Private International Law .... 17
    2.4.2 International Treaties .................................. 19
    2.4.3 National Legislation ..................................... 19
  2.5 The Impact of Fundamental Rights on Private International
      Law .............................................................. 20
References ............................................................. 24

3 Introduction to the European Convention on Human Rights ... 27
  3.1 Introduction .................................................. 27
  3.2 The Enforcement Machinery .................................... 29
  3.3 The Status of the ECHR in the Domestic and International
      Legal Orders .................................................. 31
    3.3.1 The ECHR and Other Private International
          Law Treaties ............................................... 33
  3.4 The Most Relevant Articles of the ECHR with Regard
      to Private International Law ................................ 36
3.5 The Nature of the Contracting Parties’ Obligations and of the Rights in the ECHR .................................................. 36
3.5.1 The Nature of the Rights Guaranteed in the ECHR .... 38
3.5.2 The Margin of Appreciation ................................. 42
3.6 The Future of the System of Protection Offered by the ECHR ................................................................. 44
References ........................................................................ 46

4 Article 1 ECHR and Private International Law .............. 49
4.1 Introduction .............................................................. 49
4.2 The Meaning of Article 1 ECHR and the Notion of Jurisdiction .......................................................... 52
4.2.1 The Notion of Jurisdiction .................................... 52
4.2.2 The Notion of Jurisdiction in Public International Law ............................................................... 53
4.2.3 The Notion of Jurisdiction in Article 1 ECHR .......... 55
4.2.4 Article 1 ECHR and the Extra-Territorial Application of the ECHR ..................................................... 57
4.3 The Meaning of Article 1 ECHR for Private International Law ............................................................ 64
4.4 The Consequences of the Applicability of Article 1 ECHR to Private International Law .............. 69
4.4.1 Article 1 ECHR and the Debate on the ‘Imperialism’ of the ECHR ...................................................... 71
4.4.2 The Dangers of the Proliferation of Rights Guaranteed in the ECHR for Private International Law ........ 73
4.4.3 Jurisprudence of the National Courts of the Contracting Parties ....................................................... 74
4.5 Conclusion ................................................................. 81
References ........................................................................ 82

5 Jurisdiction in Private International Law ......................... 85
5.1 Introduction .............................................................. 86
5.2 The Notion of Jurisdiction in Private International Law ............................................................ 87
5.2.1 Jurisdictional Rules and Grounds of Jurisdiction ........ 88
5.2.2 The Impact of Public International Law on Jurisdiction in Private International Law ....................... 90
5.3 The Applicability of the ECHR to Disputes Concerning Jurisdiction in Private International Law ........ 94
5.4 The Right of Access to a Court in Private International Law ............................................................ 95
5.4.1 General Overview of the Right of Access to a Court in the Case Law of the Strasbourg Institutions .... 96
5.4.2 The Right of Access in Private International Law in the Strasbourg Case Law .................................. 100
5.4.3 The Scope of the Right of Access to a Court and Jurisdiction in Private International Law .......... 103
5.4.4 Restrictions to the Right of Access to a Court: Procedural Bars .......................... 121
5.4.5 The Effectiveness of the Right of Access to a Court: Legal Aid ............................... 125
5.4.6 Preliminary Conclusions .................................. 126

5.5 The Invocation of Article 6(1) ECHR against the Assertion of Jurisdiction .......................... 127
5.5.1 The Invocation of Article 6(1) ECHR against Jurisdiction in the Strasbourg Case Law .......... 127
5.5.2 Article 6(1) ECHR and the Due Process Clause .................. 130
5.5.3 The Consequences of the Divergent Roles of Article 6(1) ECHR ............................ 133
5.5.4 Some Preliminary Conclusions ................................. 133

5.6 Article 6(1) ECHR as a Brake on Strategic Litigation ............ 134
5.6.1 The State of the Law: Gasser .................. 136
5.6.2 Strategic Litigation and the Role of Article 6(1) ECHR ............................ 137

5.7 Conclusion .......................................... 140

References ........................................... 143

6 Applicable Law ........................................ 149
6.1 Introduction .......................................... 149

6.2 The Applicability of the ECHR to the Issue of Applicable Law .................................. 151
6.2.1 Responsibility When a Foreign Law Is Applied ............... 152
6.2.2 Co-responsibility When the Law of Another Contracting Party Is Applied? .................. 153

6.3 The Impact of the ECHR on the Applicable (Foreign) Law in a Private International Law Dispute .......... 154
6.3.1 The Case Law of the Strasbourg Institutions .................. 156
6.3.2 The Impact of the ECHR on the Applicable Foreign Law: Further Analysis .................. 161
6.3.3 Jurisprudence of National Courts of the Contracting Parties ................................. 168

6.4 The Application of the ECHR Promoting the Application of Foreign Law .......................... 180
6.4.1 The Case Law of the Strasbourg Institutions .................. 181
6.4.2 Jurisprudence of the EU and the National Courts of the Contracting Parties .................. 183
6.4.3 The Application of the ECHR Promoting the Application of Foreign Law: Debate in the Literature .................. 185
6.5 The Impact of the ECHR on the Act of Applying Foreign Law

6.5.1 The Case Law of the Strasbourg Institutions

6.5.2 Jurisprudence of the National Courts of the Contracting Parties

6.5.3 The Practice in National Legal Orders and the Impact of Article 6(1) ECHR

6.6 Conclusion

References

7 The Recognition and Enforcement of Foreign Judgments:
The Obligation to Recognize and Enforce Foreign Judgments

7.1 Introduction

7.2 Article 6(1) ECHR and the Obligation to Recognize and Enforce

7.2.1 The Obligation to Recognize and Enforce Following from Article 6(1) ECHR

7.2.2 Jurisprudence of National Courts of the Contracting Parties

7.2.3 Preliminary Conclusions

7.3 Article 1 of Protocol No. 1 ECHR and the Obligation to Recognize and Enforce

7.3.1 The Obligation Following from Article 1 of Protocol No. 1 ECHR

7.3.2 Preliminary Conclusions

7.4 Article 8 ECHR and the Obligation to Recognize Foreign Judgments

7.4.1 The Obligation to Recognize and Enforce Following from Article 8 ECHR

7.4.2 Jurisprudence of the National Courts of the Contracting Parties

7.4.3 Preliminary Conclusions

7.5 Conclusion

References
8 The Recognition and Enforcement of Foreign Judgments:
The Invocation of the ECHR Against Recognition and Enforcement

8.1 Introduction ................................................. 247
8.2 The Invocation of Article 6(1) ECHR Against Recognition and Enforcement ............................................. 248
  8.2.1 The Standard of Control Following from Article 6(1) ECHR with Regard to the Recognition and Enforcement of Foreign Judgments ............................................. 254
  8.2.2 The Invocation of Article 6(1) ECHR Against Recognition and Enforcement: EU and National Jurisprudence ............................................. 259
  8.2.3 The Manner of Invocation of Article 6(1) ECHR Regarding Recognition and Enforcement ............................................. 271
  8.2.4 The Abolition of the Exequatur Procedure ............................................. 271
  8.2.5 Preliminary Conclusions ............................................. 274
8.3 The Invocation of the Substantive Rights Guaranteed in the ECHR Against the Recognition and Enforcement of Foreign Judgments ............................................. 275
  8.3.1 The Invocation of Substantive Rights Guaranteed in the ECHR Against a Judgment of Another Contracting Party ............................................. 275
  8.3.2 The Invocation of Substantive Rights Guaranteed in the ECHR Against a Judgment of a Third Country ............................................. 278
  8.3.3 The Invocation of Substantive Rights Guaranteed in the ECHR: National Jurisprudence ............................................. 281
8.4 Conclusion ................................................. 283
References ................................................. 285

9 Conclusions ................................................. 289
  9.1 Introduction ................................................. 289
  9.2 The Impact of the ECHR on the Issue of Jurisdiction in Private International Law ............................................. 291
  9.3 The Impact of the ECHR on the Issue of Applicable Law ............................................. 294
  9.4 The Impact of the ECHR on the Recognition and Enforcement of Foreign Judgments ............................................. 298
  9.5 Concluding Remarks ............................................. 302

Table of Cases ................................................. 305

Bibliography ................................................. 315
The Impact of the European Convention on Human Rights on Private International Law
Kiestra, L.R.
2014, XI, 329 p., Hardcover
A product of T.M.C. Asser Press