

Private International Law of Contractual and Non-Contractual Obligations

Program of Part II:

- § 9 Choice of Court Agreements (Art. 25 Brussels I *bis*)
 - I. General remarks and requirements of a valid Choice of court agreement
 - 1. Prorogation and Derogation
 - 2. Sphere of application
 - II. Consent and substantive validity
 - III. Formal validity
 - IV. Legal consequences and effects of a valid agreement
 - 1. Prorogative and derogative effects
 - 2. Third parties
- § 10 Submission by appearance, Article 26 Brussels I *bis* Regulation
- § 11 Choice of Court Agreements according to the 2005 Hague Convention

Program of Part III: Parallel Proceedings

- § 12 Risk of parallel proceedings and the need for coordination
 - I. Lis pendens and other means of coordination
 - II. European autonomous interpretation of “same cause of action”
 - III. Coercive action first in time
- § 13 First in time principle and negative declaratory actions
 - I. Negative declaratory action first in time
 - II. The problem of the so-called torpedo actions
 - III. Choice of court agreements
- § 14 Particular issues
 - I. Same cause of action (Article 29) and “related actions” according to Article 30
 - II. The time when a court shall be deemed to be seised, Article 32
 - III. Proceedings pending before a court of a third State, Artt. 33-34
 - IV. Negative declaratory action and special grounds of jurisdiction (especially Article 7 (2))