## Summary of Contents

Editor and Contributors	vii
Preface	xxvii
List of Abbreviations	xxix
Chapter 1 Introduction Felix M. Wilke	1
PART I Conceptual Issues	9
CHAPTER 2 Recognition as a Substitute for Conflict of Laws?  Matthias Lehmann	11
CHAPTER 3 The Role of Economic Efficiency in European Private International Law Giesela Rühl	45
CHAPTER 4 A 'Rome 0' Regulation from a Political Point of View Rolf Wagner	61
PART II The Subject Matter	85
CHAPTER 5 Classification: A Subject Matter for a Rome 0 Regulation? Helmut Heiss & Emese Kaufmann-Mohi	87

## Summary of Contents

CHAPTER 6 Preliminary Question Gerald Mäsch	101
CHAPTER 7 Overriding Mandatory Provisions Hans Jürgen Sonnenberger	117
PART III The Connecting Factor	129
CHAPTER 8 Party Autonomy, Legal Doctrine on Choice of Law, and the General Section of the European Conflict of Laws Heinz-Peter Mansel	131
CHAPTER 9 'Habitual Residence': A Plea for 'Settled Intention' Marc-Philippe Weller & Bettina Rentsch	171
CHAPTER 10 Dual and Multiple Nationals, Stateless Persons, and Refugees Peter Mankowski	189
CHAPTER 11 Closest Connection and Escape Clauses Oliver Remien	211
PART IV The Applicable Law	225
CHAPTER 12 Renvoi in European Private International Law Jan von Hein	227
CHAPTER 13 References to Non-unified Legal Systems Florian Eichel	275
CHAPTER 14 Ordre Public (Public Policy) Wolfgang Wurmnest	305

## Summary of Contents

CHAPTER 15 Adaptation Gerhard Dannemann	331
PART V Further General Issues	343
CHAPTER 16 The Law of Agency Martin Gebauer	345
CHAPTER 17 Ascertaining and Applying Foreign Law Eva-Maria Kieninger	357