CONTENTS

Pref	faceV
List	of Cases, European Legal Sources and Materials xiii
List	of Contributorsxxv
Inti	roduction
	Jan von Hein, Eva-Maria Kieninger and Giesela Rühl
1.	Background and Aim1
2.	Organisation and Findings
3.	Conclusion and Outlook
	THE OPEN NUMBER OF LEGAL COLIDERS
PA.	RT I. EUROPEANNESS OF LEGAL SOURCES
The	e Relationship between EU Legislation and International
	truments in the Field of Private International Law
	Pietro Franzina
1	Putting EU Legislation into Context
1.	A Relationship of Subordination, Interplay and Confrontation
2.	The Increasingly Important External Dimension of EU Private
3.	International Law
4	How European is EU Private International Law?
4.	How European is EO Filvate International Baw
Re	gulations and Conventions: A Comment on the Sources
of	European Union Private International Law
	Jürgen Basedow
1.	A Survey of the Sources
2.	Conflicts Legislation through Regulations or Conventions?
3.	Enhanced Cooperation – A Third Best?
<i>3</i> . 4.	The Relationship between Conventions and Regulations
т.	in the Courts
5.	European Union Conflicts Regulations and Uniform
٥.	Law Conventions
6.	The Jurisdiction of the Court of Justice
~ .	

	eraction between EU Regulations and Member State Codification
of F	Private International Law: From Patchwork to Network
	Johan Meeusen
1.	Introduction
2.	The Framework of this Chapter
3.	Facilitators for a Smooth Interaction between EU Regulations
	and Member State Codification
4.	Obstacles to a Smooth Interaction between EU Regulations
	and Member State Codification
5.	The Member States' Contribution to the Smooth Interaction between
	EU Regulations and National Codification90
6.	The EU's Contribution to the Smooth Interaction between
	EU Regulations and Member State Codification
7.	Requirements for a Transparent, Effective and Harmonious Network
	of Private International Law
ΑV	View from the Trenches on EU and Member State Private
Int	ernational Law
	Jan von Hein111
1	Introduction
1.	The Absence of a 'General Part' of EU Private
2.	International Law
3.	Personal Status, Family Law and Successions
<i>3</i> . 4.	Commercial Law
5.	Conclusion
5.	Conclusion
РА	RT II. EUROPEANNESS OF COURT PRACTICE
111	RT II. BOROT BITTINGS OF GO OLI 11111111111
Th	e Application of European Private International Law and the
	certainment of Foreign Law
	Marta Requejo Isidro
1.	Introduction
2.	The Top-Down Approach: The EU Legislator
3.	The Top-Down Approach: Case-Law
4.	Spontaneous Incorporation of the European Factor by the
	Member States?
5.	The Scholars' Views
6.	Assessment

Intersentia

	en Should EU Private International Law Require that Foreign Law Applied?
DC I	Paul Beaumont
1. 2.	Introduction
3.	on Applicable Law
4.	Parties Should Decide Whether Foreign Law is Relevant and Whether to Pay the Costs of Proving It
5.	Failure to Tackle the Issue at the Global Level in the Hague Conference
6.	Case Study on the Complexities of Proving Foreign Law: Wall v. Mutuelle de Poitiers Assurances
	e Application of European Private International Law by National Judges:
Ch	allenges and Shortcomings Agnieszka Frąскоwіак-Адамѕка185
 2. 3. 	Introduction
4.5.6.	EU and National Law193National Judges as Guardians of Fundamental Rights195National Judges as Guardians of the Rule of Law197Conclusions202
	e Application of European Private International Law by National Judges: aking the Job Easier Michael Hellner
1. 2. 3.	Lack of Training and Textbooks
	Common Discourse in European Private International Law? View from the Court System Xandra Kramer
1. 2.	Introduction

Intersentia

Contents

	The Dialogue between National Courts and the Court of Justice
1. 5.	Private International Law and Emerging International Commercial Courts
5.	European Idealism and Challenges
	tional Court Systems and Uniform Application of European Private ernational Law Pedro A. de Miguel Asensio
1.	Structure of National Court Systems and Judicial Cooperation in Civil Motters
2.	Demand for Special Courts: General Perspectives
 4. 5. 	Flexible Means of Achieving Concentration
6.	Other Factors Influencing Uniformity
7.8.	Judicial Infrastructure
PA	ART III. EUROPEANNESS OF ACADEMIC DISCOURSE
N	ational Styles of Academic Discourse and their Impact n European Private International Law: A View from France
	Sabine Corneloup
1.	The Impact of National Academic Styles on the Discourse
3	The Impact of European Private International Law on National Styles
N o	National Styles of Academic Discourse and their Impact on European Private International Law: A Portuguese Perspective Dário Moura Vicente
	Dário MOURA VICENTE
	2. A Policy Issue: The Need for a European Private International Law 274
	The Notion of 'Academic Discourse'

5.	The Impact of National Styles of Academic Discourse
	on European Private International Law
6.	Conclusion
Poli	itical Private International Law: How European are Overriding
	ndatory Provisions and Public Policy Exceptions?
1,1	Marc-Philippe Weller and Alix Schulz
1.	Introduction
2.	Implicit Ways to Enforce Political Interests
3.	Explicit Ways to Enforce Political Interests
4.	Public Policy (Ordre Public)
5.	Overriding Mandatory Provisions
6.	Conclusions
	blic Policy and Overriding Mandatory Rules as Mirrors
	he EU System of Thought and Integration: On the 'Europeanness'
of I	Exceptions and Oddities
	Stéphanie Franco
1.	Introduction
2.	The 'Odd' Part of Private International Law and the Reasons
۷.	for its Traditional Limitation
3.	A New Rationale for Limiting the Use of Public Policy:
5.	The Diageo Brand Case
4.	Foreign Overriding Mandatory Rules as a Test Case
т.	for Integration
5.	'Exit and Voice' in European Private International Law
6.	Conclusion
0.	Conclusion
Pri	ivate International Law in Legal Education in Europe and Selected
	her Countries
	Thomas Kadner Graziano
1.	Introduction
2.	Private International Law in Law School Curricula
3.	On-the-Job Training: The Course Programme Offered by the European
	Law Academy
4.	Potential Consequences of these Findings and Available Options 346
5.	How to Teach Private International Law? A Proposal
6.	An Illustration of the Proposal

Intersentia

Contents

	And if there were a Coherent and Comprehensive EU Private International Law Regulation?
8.	Proposals
Sho	ould European Teachers Focus on European Private International Law? Gilles Cuniberti
1. 2. 3.	Introduction
4.	Law
Inc	dex