

# INTERNATIONAL ENCYCLOPEDIA OF COMPARATIVE LAW

VOLUME  
XVI

## CIVIL PROCEDURE

*Chief Editor*

MAURO CAPPELLETTI †

*Professor of Law, Stanford University (USA) and University of Florence (Italy)*



MOHR SIEBECK / TÜBINGEN  
MARTINUS NIJHOFF PUBLISHERS / LEIDEN / BOSTON

# TABLE OF CONTENTS

Arabic figures refer to chapters and sections, unless otherwise indicated

LIST OF CONTRIBUTORS p. V

MEMBERS OF THE ADVISORY GROUP p. VI

LIST OF ABBREVIATIONS p. XI

	sections		sections
Chapter 1		Chapter 3	
<i>M. Cappelletti and B. G. Garth</i>		<i>D. S. Clark</i>	
INTRODUCTION – POLICIES, TRENDS AND IDEAS IN CIVIL PROCEDURE		THE ORGANIZATION OF LAWYERS AND JUDGES	
I. Scope of the Chapter . . . . .	1–2	I. Studying the Legal Profession . . . . .	1–11
II. Historical Perspective – The Balance Between Written and Oral Procedures . . . . .	3–9	II. The Role of Legal Education . . . . .	12–23
III. Substantive Law and Procedural Law – The Impact of Political Ideology . . . . .	10–17	III. Types of Lawyers . . . . .	24–58
IV. Increased Judicial Control over the Unfolding of Proceedings . . . . .	18–28	IV. Toward a European and Global Lawyer . . . . .	59–66
V. The Decline of Formalism in the Rules of Evidence . . . . .	29–42	V. Mobility Within the Legal Profession . . . . .	67–72
VI. The Constitutionalization and Internationalization of Civil Procedure . . . . .	43–52	VI. The Number of Lawyers . . . . .	73–89
VII. The Growth of Administrative Jurisdiction . . . . .	53–62	VII. Law Firms and Specialization . . . . .	90–101
VIII. Access to Justice as a Challenge to Traditional Civil Procedure . . . . .	63–77	VIII. Professional Associations . . . . .	102–117
IX. The Quality of Procedural Justice . . . . .	78–82	IX. Financial Status and Social Prestige of Lawyers . . . . .	118–134
X. Conclusion – Problems of Civil Procedure and Social Justice . . . . .	83–84	X. The Judiciary . . . . .	135–161
List of Principal Works . . . . .	(p. 87)	XI. Judicial Accountability and Independence . . . . .	162–186
Detailed Table of Contents . . . . .	(p. 91)	XII. The General Structure of Courts . . . . .	187–197
		XIII. Court Structures in Civil Law Europe . . . . .	198–229
Chapter 2		XIV. Court Structures in Common Law Countries . . . . .	230–242
<i>R. C. van Caenegem</i>		XV. Court Structure in Socialist China . . . . .	243–244
HISTORY OF EUROPEAN CIVIL PROCEDURE		XVI. Court Structures in Latin America . . . . .	245–254
I. General Introduction . . . . .	1–5	XVII. Court Structures in Asia . . . . .	255–262
II. The Primitive Procedure of the First Middle Ages. V–XI Century . . . . .	6–7	XVIII. Supranational Court Structures in Europe . . . . .	263–266
III. The Developed Procedure of the Second Middle Ages, XII–XV Century . . . . .	8–40	XIX. Court Caseloads . . . . .	267–294
IV. The Learned Procedure of the “Ancien Régime”. XVI–XVIII Century . . . . .	41–63	XX. Financial Status and Social Prestige of Judges . . . . .	295–303
V. The Era of the Modern Codes. XVIII–XX Century . . . . .	64–79	List of Principal Works . . . . .	(p. 149)
List of Principal Works . . . . .	(p. 112)	List of Statutory and Related Material . . . . .	(p. 154)
Detailed Table of Contents . . . . .	(p. 114)	Detailed Table of Contents . . . . .	(p. 156)
		Chapter 4	
		<i>A. Blomeyer</i>	
		TYPES OF RELIEF AVAILABLE (JUDICIAL REMEDIES)	
		Introduction . . . . .	I
		I. Substantive Law and Judicial Remedies . . . . .	2–50
		II. Repressive Remedies . . . . .	51–81

	sections		sections
III.	Preventive Remedies . . . . .	82-110	
IV.	Judicial Remedies of the Defendant . . . . .	111-140	
	List of Principal Works . . . . .	(p. 70)	
	Detailed Table of Contents . . . . .	(p. 73)	
Chapter 5			
<i>E. C. Cohn</i>			
PARTIES			
I.	General . . . . .	1-14	
II.	Normal Parties . . . . .	15-91	
III.	Representative and Official Parties . . . . .	92-127	
IV.	Plurality of Parties . . . . .	128-167	
V.	Plurality of Claims . . . . .	168-183	
VI.	Third Parties . . . . .	184-253	
VII.	Change of Party . . . . .	254-278	
	List of Principal Works . . . . .	(p. 76)	
	Detailed Table of Contents . . . . .	(p. 78)	
Chapter 6			
<i>B. Kaplan, K. M. Clermont, A. Kohl,</i>			
<i>H. Schimaf, H. Hoyer, E. Wengerekf,</i>			
<i>P. O. Ekelöf, E. Vesconi, M. Cappelletti†</i>			
<i>and B. Garth</i>			
ORDINARY PROCEEDINGS IN FIRST INSTANCE			
I.	England and the United States ( <i>B. Kaplan and K. M. Clermont</i> ) . . . . .	1-82	
II.	Romanist Legal Systems ( <i>A. Kohl</i> ) . . . . .	83-129	
III.	Central European Countries ( <i>H. Schimaf and H. Hoyer</i> ) . . . . .	130-186	
IV.	Socialist Countries ( <i>E. Wengerekf</i> ) . . . . .	187-333	
V.	Scandinavian Countries ( <i>P. O. Ekelöf</i> ) . . . . .	334-371	
VI.	Iberian Peninsula and Latin America ( <i>E. Vesconi</i> ) . . . . .	372-435	
VII.	A Comparative Conclusion ( <i>M. Cappelletti and B. Garth</i> ) . . . . .	436-450	
	Detailed Table of Contents . . . . .	(p. 266)	
Chapter 7			
<i>M. Taruffo</i>			
EVIDENCE			
I.	Evidence and Truth in Civil Litigation . . . . .	1-18	
II.	Selecting Evidence . . . . .	19-39	
III.	Types of Evidence . . . . .	40-72	
IV.	Procedural Features of the Presentation of Evidence . . . . .	73-87	
V.	Making the Final Decision . . . . .	88-103	
	List of Principal Works . . . . .	(p. 83)	
	List of Statutory Material . . . . .	(p. 86)	
	Detailed Table of Contents . . . . .	(p. 87)	
Chapter 8			
<i>P. E. Herzog and D. Karlen</i>			
ATTACKS ON JUDICIAL DECISIONS			
I.	Introduction . . . . .	1-12	
II.	General Principles . . . . .	13-33	
III.	Reopening by Court That Rendered Judicial Decision . . . . .	34-49	
	sections		
IV.	Review on the Law and on the Facts . . . . .	50-89	
V.	Review on the Law Only . . . . .	90-130	
VI.	Special Methods of Review . . . . .	131-134	
VII.	Conclusion . . . . .	135	
	List of Principal Works . . . . .	(p. 70)	
	Detailed Table of Contents . . . . .	(p. 72)	
Chapter 9			
<i>A. Zeuner and H. Koch</i>			
EFFECTS OF JUDGEMENTS (RES JUDICATA)			
I.	General Overview . . . . .	1-5	
II.	General Effects of a Judgment . . . . .	6-24	
III.	How Res Judicata Achieves its Effects . . . . .	25-48	
IV.	Decisions Having a Res Judicata Effect . . . . .	49-59	
V.	Subject Matter and its Limitation on Res Judicata . . . . .	60-105	
VI.	Personal Limitations on Res Judicata . . . . .	106-145	
VII.	The Constitutive Effect of a Judgment . . . . .	146-163	
	List of Principal Works . . . . .	(p. 80)	
	List of Statutory Material . . . . .	(p. 82)	
	Detailed Table of Contents . . . . .	(p. 83)	
Chapter 10			
<i>K. D. Kerameus</i>			
ENFORCEMENT PROCEEDINGS			
Introduction . . . . . 1			
I.	Foundations and Organization of Enforcement . . . . .	2-21	
II.	Prerequisites and Parties . . . . .	22-63	
III.	Remedies with Respect to Enforcement . . . . .	64-81	
IV.	Monetary Enforcement . . . . .	82-138	
V.	Enforcement of Nonmoney Judgments and Orders . . . . .	139-146	
	List of Principal Works . . . . .	(p. 103)	
	List of Statutory Material . . . . .	(p. 109)	
	Detailed Table of Contents . . . . .	(p. 112)	

## sections

## sections

## Chapter 12

## Chapter 13

*P. Sanders**V. Knapp*

## ARBITRATION

## STATE ARBITRATION IN SOCIALIST COUNTRIES

I.	Introduction . . . . .	1-3
II.	Arbitration in General . . . . .	4-101
III.	Specific Subjects . . . . .	102-250
	List of Principal Works . . . . .	(p. 172)
	Detailed Table of Contents . . . . .	(p. 177)

I.	Introduction . . . . .	1-5
II.	Organization, Sphere of Action and Competence . . . . .	6-35
III.	Arbitration Proceedings . . . . .	36-81
	List of Principal Works . . . . .	(p. 28)
	Detailed Table of Contents . . . . .	(p. 30)

## INDEX

See after chapter 13