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Note to Contributors: The outline serves as a basis for comparative work. Therefore, it is very important to follow the proposed structure. All headings need to be mentioned as such. Authors are kindly requested to mention if an issue is not relevant under the law of their country. They are welcome to add issues that are of crucial importance to the application of Private International Law in their legal system. Although multilateral and bilateral treaties, supranational law etc. are not mentioned under Part III. Choice of Law Rules, it is clear that the author should pay due regard to these issues whenever relevant in law. However, harmonized / unified law should not be included by way of mirroring the relevant texts (e.g. Hague Conventions,
EU-Regulations etc and the preambles). Instead, the author is required to focus on how such conflict rules have been integrated in their national system, applied by domestic authorities, and commented by national doctrine. Legal sources should be mentioned and properly cited. The relevant domestic legal sources are to be added in an Annex to the monograph, provided they are available in English. Conflict of Laws and International Civil Procedure (ICP) are linked with one another. However, the authors should consider ICP only to a certain extent (around 15% of their entire monograph).