	Prefac	re	V				
	List o	f Contributors	ХШ				
	BibliographyXV						
	List	of AbbreviationsX	XIII				
A.	Sumn	nary	1				
В.	Intro	duction	3				
	I. II.	Methodology, Scope and Aim of the Study 1. The Different Parts	3 4 4				
C.	Statist I. II.	tical Data on the Application of the Judgment Regulation in the Member States . Availability of Statistical Data	11 11				
D. F		on the Application of the Judgment Regulation in the Member States	.17				
	I.	The Judgment Regulation in the Present European Law. 1. The Judgment Regulation in the European Judicial Area. 2. New Instruments in European Procedural Law. 3. New Challenges for the Judgment Regulation in the European Judicial Area. Scope of Article IJR. 1. Civil and Commercial Matters. 2. Excluded Matters, Article 1 (2) JR. a) Family and Inheritance Matters. b) Insolvency Proceedings. c) Arbitration and Mediation. aa) The Comprehensive Exclusion of Arbitration, Article 1 (2) (d) JR. bb) Information Obtained from the National Reports. cc) Possible Ways Forward. dd) The Judgments Regulation and Mediation. 3. Relationship to Special Conventions, Article 71 JR.	. 17 . 18 . 19 . 22 . 24 . 25 . 26 . 31 . 32 . 33 . 40				
	III.	Jurisdiction. 1. General Issues. a) Overall Satisfaction. b) Sufficiency of the Fact-Specific Grounds for Jurisdiction. c) Applicability of national law under Article 4 (2) JR. aa) Discrimination of Non-Member State Parties_ bb) Effect on EU claimants. d) Examination ex officio. aa) General Aspects. bb) Relation between Article 26 JR and Article 19 of the Service of Documents Regulation 1348/2000. e) Infrastructural and organisational questions. aa) Time and Money. bb) Procedural Framework - Separate and Preliminary Determination of Jurisdiction.	43 43 44 45 45 46 47 47 48 49				

2.	Specific Issues.	50
	a) Domicile - Determination Pursuant to Articles 2, 59 JR	
	aa) General Evaluation	
	bb) Domicile of Companies	
	b) Contractual Obligations. In particular: the Delineation from Matters	52
	relating to Torts and Quasi-Delicts	33
	c) In particular: The Place of Performance	
	aa) General Aspects	
	bb) Place of Performance under Article 5 (1) (b) - indent 1 JR	
	cc) Place of Performance under Article 5(1) (b) - indent 2 JR	
	d) Matters relating to Torts and Quasi-Delicts	
	aa) General Aspects.	
	bb) Multi-State Cases and the Shevill-Jurisdiction	
	e) Jurisdiction in adhesion to criminal proceedings	
	f) Co-defendants under Article 6 (1)JR	
	aa) Article 6 (1)JR too wide?	
	bb) Article 6 (1)JR too narrow?	01
	g) Inapplicability of Article 6 (2) and Article 11 JR in Austria, Germany and Hungary (Article 65 JR)	62
	aa) The Different Systems in the Member States.	02
	(1) Third Party Proceedings under Article 6 (2) JR	02
	(2) Third Party Notice(3) Evaluation of the Different Models	02
	bb) Third Party Proceedings under the Judgment Regulation	
	(1) The Legal Regime of Articles 6,11 and 65 JR	
	(2) Practical Impacts of Article 65 JR	
	h) Maritime Matters	
	aa) Introduction	
	bb) Jurisdiction for General Limitation Proceedings	71
	(1) Jurisdiction for Setting up a Liability Fund	
	(2) Limitation of Liability and Recognition of Foreign Judgments.	
	(3) Rules for Limitation Proceedings Ancillary to Individual Claim	
	cc) The Remaining Issues	
	(1) Bills of Lading	
	(2) Provisional Seizure of Seagoing Vessel	
	(3) Consolidation of Litigations	78
	(4) Actions based on Tort and Contract in particular	
	(5) Collision, Salvage and General Average	
	(6) Provisional and Protective Measures	
	(7) Principal Place of Business of Ship Owners	
	(8) Forum Arresti	79
	i) Insurance, Consumer and Employment Matters	
	aa) Introduction.	
	bb) Section 3, Insurance Matters	
	cc) Section 4, Consumer Protection.	
	dd) Section 5, Employment Matters	
3.	Exclusive Jurisdiction.	
	a) General Aspects	
	b) Rights in Rem as to Immovable Property	
	aa) Exclusive Jurisdiction	
	bb) Holiday Homes	
	c) Exclusive Jurisdiction over Company Matters (Article 22 (2) JR)	
	aa) General Aspects	
	bb) Definition of the Seat	
4.	Choice of Forum Agreements	
	a) Law Applicable to a Choice of Forum Agreement	91
	b) Judicial Control of Standard Terms	

		c) National Practice in Determining Usages of International Trade or	
		Commerce under Article 23 (1) (c) JR	. 93
		d) Applicability of Article 23 JR vis-à-vis Third States	95
		e) Precedence of Article 27 JR over Exclusive Choice of Forum Agreements . f) Hague Convention on Choice of Forum Agreements.	95
		f) Hague Convention on Choice of Forum Agreements_	_95
		aa) General Remarks	
		bb) Possible effect on Art. 23 JR	
	5.	Jurisdiction by Appearance (Article 24 JR).	97
	6.	Summary of Questions of Jurisdiction.	98
IV.		Pendens and Similar Proceedings	
		The Framework of the Regulation.	
		a) The Underlying Policy.	
		b) Cornerstones in the Case Law of the EC J	
		aa) The "same cause of action" under Article 27 JR	101
		bb) The "same persons" under Article 27 JR	
		cc) Exclusion of Any Exceptions to the Priority under Article 27 JR	
		dd) Englacian of Anti-mit Inimation to Enforce Ionia dictional Dulas has	.102
		dd) Exclusion of Anti-suit Injunctions to Enforce Jurisdictional Rules by the Court Second Seized	100
		the Court Second Seized	.103
		ee) The Exercise of Discretion under Article 28 JR	
		The Implementation in the Member States	.104
		a) "Proceedings" under Articles 27 and 28 JR.	.104
		b) The "same cause of action" under Article 27 JR c) The "same persons" under Article 27 JR	_105
		c) The "same persons" under Article 27 JR	.107
		d) Exclusion of Any Exceptions to the Priority under Article 27 JR_	_107
		aa) Tensions in the Implementation of the Member States_	_108
		(1) Corporate Loan Litigations	.108
		(2) Patent Litigations	.109
		(3) Purely Domestic Litigations	.109
		bb) Legal Evaluation	.110
		cc) Policy Considerations.	.112
		(1) Exclusive Choice-of-Court Agreements	.112
		(2) Other Grounds of Exclusive Jurisdiction	.116
		(3) General Public Policy Exception	
		(4) Limitation in Time of Priority	
		e) Exclusion of Anti-Suit Injunctions - Exclusion of Damages?	117
		f) The Exercise of Discretion under Article 28 JR	117
		g) The Interpretation of Article 30 JR.	120
		h) The Resolution of Negative Competence Conflicts	
		Summary of Policy Considerations and Recommendations	124
VE	iree	Movement of Judgments	126
٧. 1		Exequatur Proceedings.	
		a) The Framework of the Regulation	
		h) The Implementation of the Judgment Population in the Member States	120
		b) The Implementation of the Judgment Regulation in the Member States	120
		c) The Efficiency of Exequatur Proceedings	125
		d) Possible Improvements	
		Enforceable Decisions.	
		a) The Concept of Article 32 JR	
		b) The Application of Article 32 JR in the Member States	
	3.	Reasons for Non-Recognition	.137
		a) The Concept of Articles 34 and 35 JR	.138
		b) Public Policy	.139
		c) Practical Problems with other Grounds for Non-Recognition	
	4.	Remedies (Articles 43 and 44 JR).	
	;	a) Appeal Procedures	.147
	1	b) The Admissibility of Defences against the Substantive Claim_	.148
	(c) Efficiency	.150
		d) Costs and Fees	

	Provisional Measures in Chapter III of the Judgment Regulation. a) Protection of the Debtor, Articles 46 and 47(3) JR	
	b) Article 47 JR	
	6. Free Movement of Injunctions.	
	7. The Cross-border Enforcement of Court Settlements and Notarial Deeds.	
	a) Court Settlements, Article 58 JR.	160
	b) Authentic Instruments	
	8. Proposals for Further Improvements	.163
	a) The First Alternative: Developing the Existing System	
	b) The Second Proposal: Abolition of Exequatur Procedures	
	c) Cross-border Injunctions.	
VI.	Provisional Measures.	
	1. Introduction	.167
	2. Case Law	.167
	a) The Case Law provided by the Court of Justice	_167
	b) Case Law of National Courts (in alphabetical order)	.169
	aa) Austria	169
	bb) Belgium	169
	cc) France	170
	dd) Germany	.170
	ee) Greece	.171
	ff) Ireland	171
	gg) Italy	.172
	hh) The Netherlands	172
	ii) The United Kingdom (England and Wales)	.172
	3. Crucial Issues in the Context of Provisional Measures	176
	 a) The Diversity of Provisional Measures provided for in Domestic 	
	Legislation	
	b) International Jurisdiction for Provisional Measures	177
	c) Extraterritorial Effect of Measures (including Recognition and	400
	Enforcement abroad)	180
	d) Interaction of the Court seized or to be seized for the Substance of the	100
	Matter with the Court issuing Provisional Measures	
	e) Anti-Suit Injunctions.	184
	f) "Provisional" Measures given simultaneously- or even subsequent - to the	104
	Rendering of the Final Judgment.	
	g) Measures for obtaining Information	163
	Jurisdiction to Order Provisional or Protective Measures?	107
	i) Protective trans-border attachment of bank accounts	
	Policy Recommendations	
VII.	Intellectual Property Rights.	
V 11.	The Problem of Preventive Torpedo Actions.	
	2. The Defence based on the Alleged Invalidity of a Patent the Issue of which is	.170
	Claimed to be for the Exclusive Jurisdiction under Article 22 (4) JR.	193
	3. Consolidation of Proceedings against Several Alleged Infringers of Segments	
	of a Munich Patent Bundle	.195
	4. Taking Point 4 (Enforcement of Cross-Border Interim Injunctions) and Point	
	5 (Efficient Provisional Relief to outweigh the Deficiencies of a Multitude of	
	Litigation Proceedings?) together	.196
	a) Interim Restraining Injunctions	
	b) Provisional Damages	
	5. Measures for Obtaining Information	
	6. Concluding Recommendations	201
Owar	riow Policy Personmendations	202
Overv I.	view Policy Recommendations. Function and Scope of Application.	
I. II.	Function and Scope of Application Jurisdiction	203
11.	- arrouterron,	.2UT

E.

III.	LisPendens	205
IV.	Free Movement of Judgments	207
	The First Alternative: Evolving the Existent System	208
	2. The Second Proposal: Abolition of Exequatur Procedures	209
	3. Cross-border Injunctions	
V.	Provisional Measures	
VI.	Intellectual Property.	211
Anne	X	213
I.	Questionnaire No. 1: Collection of Statistical Data	213
II.	Questionnaire No. 2: Collection of Empirical Data	215
III.	Questionnaire No. 3: Legal Problem Analysis	217
Index	Κ	225