CIVIL PROCEDURE IN AUSTRIA

WALTER H. RECHBERGER



Civil Procedure in Austria

Walter H. Rechberger

This book was originally published as a monograph in the International Encyclopaedia of Laws/Civil Procedure.

General Editor: Roger Blanpain
Associate General Editor: Michele Colucci
Volume Editor: Piet Taelman



Published by:

Kluwer Law International

PO Box 316

2400 AH Alphen aan den Rijn

The Netherlands

Website: www.kluwerlaw.com

Sold and distributed in North, Central and South America by:

Aspen Publishers, Inc. 7201 McKinney Circle Frederick, MD 21704 United States of America

Email: customer.service@aspenpublishers.com

Sold and distributed in all other countries by: Turpin Distribution Services Ltd. Stratton Business Park Pegasus Drive, Biggleswade Bedfordshire SG18 8TO

United Kingdom

Email: kluwerlaw@turpin-distribution.com

DISCLAIMER: The material in this volume is in the nature of general comment only. It is not offered as advice on any particular matter and should not be taken as such. The editor and the contributing authors expressly disclaim all liability to any person with regard to anything done or omitted to be done, and with respect to the consequences of anything done or omitted to be done wholly or partly in reliance upon the whole or any part of the contents of this volume. No reader should act or refrain from acting on the basis of any matter contained in this volume without first obtaining professional advice regarding the particular facts and circumstances at issue. Any and all opinions expressed herein are those of the particular author and are not necessarily those of the editor or publisher of this volume.

Printed on acid-free paper.

ISBN 978-90-411-3859-0

This title is available on www.kluwerlawonline.com

© 2011, Kluwer Law International BV, The Netherlands

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without written permission from the publisher.

Permission to use this content must be obtained from the copyright owner. Please apply to: Permissions Department, Wolters Kluwer Legal, 76 Ninth Avenue, 7th Floor, New York, NY 10011-5201, USA. Email: permissions@kluwerlaw.com

Printed and Bound by CPI Group (UK) Ltd, Croydon, CRO 4YY.

The Author	3
List of Abbreviations	11
General Introduction	13
§1. GENERAL BACKGROUND	13
§2. DELIMITATION OF THE SUBJECT MATTER	15
§3. Sources of Civil Procedure Law	16
§4. GENERAL FEATURES OF THE ADMINISTRATION OF JUSTICE IN CIVIL MATTERS	18
Selected Bibliography	23
Part I. Judicial Organization	25
Chapter 1. The Courts and their Members	25
§1. COURTS I. Structures of the Court System II. Administration of the Courts III. Bench IV. Appointment of Judges V. The Public Prosecutor (Staatsanwalt)	25 25 26 26 27 28
§2. MEMBERS OF THE JUDICIARY I. Incompatibilities II. End of Function III. Discipline	28 28 29 29
Chapter 2. The Bar	30
§1. EXERCISE OF THE LEGAL PROFESSION	30

5

§2.	CONDITIONS OF ADMISSION	30
§3.	RIGHTS AND DUTIES	30
§4.	DISCIPLINE	31
§5.	(Public) Institutions and (Private) Organizations	31
Cha	apter 3. Other Court Officials	32
§1.	EXERCISE OF THE PROFESSION	32
§2.	(Public) Institutions and (Private) Organizations	32
Par	t II. Jurisdiction	33
Cha	apter 1. Domestic Jurisdiction	34
	SUBJECT MATTER JURISDICTION I. Factors to be Taken into Account II. Main Claims and Ancillary Claims III. Overview of the Jurisdiction of the Different Courts	34 34 34 34
§2.	VENUE (TERRITORIAL JURISDICTION) I. Factors to be Taken into Account II. Main Claims and Ancillary Claims III. Overview of the Different Rules A. The Place of General Jurisdiction B. Places of Exclusive Jurisdiction (Ausschließliche Gerichtsstaende) C. Optional Places of Jurisdiction (Wahlgerichtsstaende)	34 34 35 35 35 36
§3.	RESOLUTION OF JURISDICTION CONFLICTS	37
Cha	apter 2. International Jurisdiction	38
§1.	RULES APPLICABLE IN THE ABSENCE OF A TREATY	38
§2.	INTERNATIONAL TREATIES	38
Par	t III. Actions and Claims	39
Cha	apter 1. Actions	39
§1.	DEFINITION	39

§2.	ADMISSIBILITY	40
§3.	VEXATIOUS LITIGATION	41
Cha	apter 2. Claims and Defences	42
§1.	DEFINITION	42
§2.	DISTINCTIONS	42
Cha	apter 3. Sanctions on Procedural Irregularities	43
§1.	FORMAL REQUIREMENTS	43
§2.	TIME-LIMITS	43
Par	t IV. Proceedings	45
Cha	apter 1. Pre-trial Proceedings	45
Cha	apter 2. Proceedings in First Instance	46
§1.	ADVERSARY PROCEEDINGS I. Ordinary Proceedings A. Overview of the Proceedings in First Instance B. The Preliminary Proceedings 1. Registration by the Court 2. Preparatory Measures 3. Notice 4. Service to the Person Himself (Personal Service) 5. Service to Another Person (Substituted Service) 6. Depositing 7. Service by Publication (Curator Absentis) 8. The Statement of Defence (Klagebeantwortung) 9. Additional Written Pleadings C. The Trial 1. Pleadings by the Parties 2. The Preliminary Hearing (Vorbereitende Tagsatzung) 3. The Taking of the Evidence 4. Closing of the Trial D. The End of the Proceeding E. Judgment 1. Notice of the Judgment 2. Res judicata (Rechtskraft) 3. Constitutive Effect of the Judgment	46 46 46 46 47 47 48 48 48 49 49 50 50 50 51 51 51 52 53
	3. Constitutive Effect of the Judgment (Gestaltungswirkung)	53

	4. Factual Effect of the Judgment (<i>Tatbestandswirkung</i>)	53
	5. Enforcement of the Judgment (Vollstreckbarkeit)	54
	6. Interpretation and Rectification of Judgments	54
	7. Penalty in Case of Non-compliance	54
	II. Purely Written Procedure	54
	III. Provisional Proceedings	54
	A. Default Proceedings	54
	B. Summary Judgment	55
	C. Ex parte Proceedings	55
	1. The Order for Payment Procedure (Mahnverfahren)	55
	2. The Wechsel- und Scheckmandatsverfahren	57
Cha	apter 3. Review Proceedings	58
§1.	In General	58
§2.	THE APPEAL (BERUFUNG)	59
82.	THE AFFEAL (DEROPONO)	39
§3.	THE REVISION	60
§4.	THE REKURS	62
§5.	EXTRAORDINARY REMEDIES	63
	I. The Action for Declaration of Nullity (Nichtigkeitsklage)	63
	II. The Action for a Reopening of the Trial (Wiederaufnahmeklage)	64
Par	rt V. Incidents	67
CI.		
Ch	apter 1. Preliminary Injunctions	67
Ch	apter 2. Withdrawal and Discontinuance of Action	68
Ch	apter 3. Challenge of Judges	69
Par	t VI. Legal Aid and Legal Costs	71
Cha	apter 1. Legal Aid	71
		, .
Ch	apter 2. Legal Costs	72
§1.	LEGAL COSTS IN GENERAL	72
§2.	APPORTIONMENT OF COSTS	72
	I. Provisional Apportionment of Costs	72
	II. Final Apportionment of Costs	72

Part VII. Evidence	75
Chapter 1. In General	75
Chapter 2. The Free Evaluation of the Evidence	76
Chapter 3. Burden of Proof	77
Chapter 4. Admissibility of Evidence	78
Chapter 5. Administration of Evidence	79
§1. Types of Evidence	79
§2. THE COURSE OF THE TAKING OF THE EVIDENCE	79
§3. THE DIFFERENT MEANS OF GATHERING EVIDENCE I. Production of Documents II. Examination of Witnesses III. Expert Evidence IV. Inspection by the Judge V. Examination of the Parties Themselves	80 80 81 82 82 82
Part VIII. Particular Proceedings	85
Chapter 1. Labour and Social Cases	86
Chapter 2. Family Law Cases	87
Chapter 3. Tenancy Cases (Bestandverfahren)	88
Chapter 4. Public Liability (Amtshaftungsverfahren)	89
Part IX. Preliminary Seizure and Enforcement of Judgments	91
Chapter 1. Preliminary Seizure for Security (Exekution zur Sicherstellung)	92
§1. Proceedings	92
§2. Judicial Review	93
Chapter 2. Enforcement of Judgments	94

§1. Enforcement of Domestic Judgments	94
I. Oppositionsklage	95
II. Impugnationsklage	95
III. Exszindierungsklage	96
§2. RECOGNITION AND ENFORCEMENT OF FOREIGN JUDGMENTS	96
I. Declaration of Enforceability (Vollstreckbarkeitserklaerung)	96
II. Rules Applicable in the Absence of a Treaty	97
III. International Treaties	97
Part X. Arbitration	99
Chapter 1. Introduction	99
Chapter 2. Arbitration Proceedings	101
Index	103

Civil Procedure in Austria

Walter H. Rechberger

This book was originally published as a monograph in the International Encyclopaedia of Laws/Civil Procedure.

General Editor: Roger Blanpain Associate General Editor: Michele Colucci Volume Editor: Piet Taelman



Published by: Kluwer Law International PO Box 316 2400 AH Alphen aan den Rijn The Netherlands Website: www.kluwerlaw.com

Sold and distributed in North, Central and South America by:
Aspen Publishers, Inc.
7201 McKinney Circle
Frederick, MD 21704
United States of America
Email: customer.service@aspenpublishers.com

Sold and distributed in all other countries by: Turpin Distribution Services Ltd. Stratton Business Park Pegasus Drive, Biggleswade Bedfordshire SG18 8TQ United Kingdom Email: kluwerlaw@turpin-distribution.com

DISCLAIMER: The material in this volume is in the nature of general comment only. It is not offered as advice on any particular matter and should not be taken as such. The editor and the contributing authors expressly disclaim all liability to any person with regard to anything done or omitted to be done, and with respect to the consequences of anything done or omitted to be done wholly or partly in reliance upon the whole or any part of the contents of this volume. No reader should act or refrain from acting on the basis of any matter contained in this volume without first obtaining professional advice regarding the particular facts and circumstances at issue. Any and all opinions expressed herein are those of the particular author and are not necessarily those of the editor or publisher of this volume.

Printed on acid-free paper.

ISBN 978-90-411-3859-0

This title is available on www.kluwerlawonline.com

© 2011, Kluwer Law International BV, The Netherlands

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without written permission from the publisher.

Permission to use this content must be obtained from the copyright owner. Please apply to: Permissions Department, Wolters Kluwer Legal, 76 Ninth Avenue, 7th Floor, New York, NY 10011-5201, USA. Email: permissions@kluwerlaw.com

Printed and Bound by CPI Group (UK) Ltd, Croydon, CR0 4YY.

此为试读,需要完整PDF请访问: www.ertongbook.com

The Author



Walter H. Rechberger is a Full Professor (*Ordinarius*) of Law at the Vienna University School of Law and Head of the Department of Civil Procedure (*Institut für Zivilverfahrensrecht*); he served as the Vienna Law School's Dean from 1999 to 2006. He received his JD from Vienna University and holds the degree of an honorary doctor of the University of Pècs, Hungary. He is the Austrian Representative at the Council of the 'International Association of Procedural Law' (IAPL) and acted as host for the 11th International Congress on Procedural Law in Vienna 1999. Furthermore, he is member of the Council of the 'Academic Association for International Procedural Law' and member of the Board of the Asso-

ciation of Scholars of Civil Procedure Law (of Germany, Austria and Switzerland). His publications comprise some 250 legal works whereof seven books represent standard literature on Austrian Civil Procedural Law. He gave about hundred lectures in foreign countries all over the world.

The Author

The Author	3
List of Abbreviations	11
General Introduction	13
§1. GENERAL BACKGROUND	13
§2. Delimitation of the Subject Matter	15
§3. Sources of Civil Procedure Law	16
§4. GENERAL FEATURES OF THE ADMINISTRATION OF JUSTICE IN CIVIL MATTERS	18
Selected Bibliography	23
Part I. Judicial Organization	25
Chapter 1. The Courts and their Members	25
§1. COURTS I. Structures of the Court System II. Administration of the Courts III. Bench IV. Appointment of Judges V. The Public Prosecutor (Staatsanwalt)	25 25 26 26 27 28
§2. MEMBERS OF THE JUDICIARY I. Incompatibilities II. End of Function III. Discipline	28 28 29 29
Chapter 2. The Bar	30
§1. EXERCISE OF THE LEGAL PROFESSION	30
	5

§2.	CONDITIONS OF ADMISSION	30
§3.	RIGHTS AND DUTIES	30
§4.	DISCIPLINE	31
§5.	(Public) Institutions and (Private) Organizations	31
Cha	apter 3. Other Court Officials	32
§1.	EXERCISE OF THE PROFESSION	32
§2.	(Public) Institutions and (Private) Organizations	32
Par	t II. Jurisdiction	33
Cha	apter 1. Domestic Jurisdiction	34
§1.	SUBJECT MATTER JURISDICTION I. Factors to be Taken into Account II. Main Claims and Ancillary Claims III. Overview of the Jurisdiction of the Different Courts	34 34 34
§2.	VENUE (TERRITORIAL JURISDICTION) I. Factors to be Taken into Account II. Main Claims and Ancillary Claims III. Overview of the Different Rules A. The Place of General Jurisdiction B. Places of Exclusive Jurisdiction (Ausschlieβliche Gerichtsstaende) C. Optional Places of Jurisdiction (Wahlgerichtsstaende)	34 34 35 35 35
§3.	RESOLUTION OF JURISDICTION CONFLICTS	37
Ch	apter 2. International Jurisdiction	38
§1.	RULES APPLICABLE IN THE ABSENCE OF A TREATY	38
§2.	International Treaties	38
Par	t III. Actions and Claims	39
Ch	apter 1. Actions	39
§1.	DEFINITION	39

§2.	ADMISSIBILITY		40
§3.	VEXATIOUS LITIGATION		41
Cha	apter 2. Claims and Defences		42
§1.	DEFINITION		42
§2.	DISTINCTIONS		42
Cha	apter 3. Sanctions on Procedural Irregularities		43
§1.	FORMAL REQUIREMENTS		43
§2.	TIME-LIMITS		43
Par	t IV. Proceedings		45
Cha	apter 1. Pre-trial Proceedings		45
Cha	apter 2. Proceedings in First Instance		46
§1.	ADVERSARY PROCEEDINGS I. Ordinary Proceedings A. Overview of the Proceedings in First Instance B. The Preliminary Proceedings 1. Registration by the Court 2. Preparatory Measures 3. Notice 4. Service to the Person Himself (Personal Service) 5. Service to Another Person (Substituted Service) 6. Depositing 7. Service by Publication (Curator Absentis) 8. The Statement of Defence (Klagebeantwortung) 9. Additional Written Pleadings C. The Trial 1. Pleadings by the Parties 2. The Preliminary Hearing (Vorbereitende Tagsatzung) 3. The Taking of the Evidence 4. Closing of the Trial D. The End of the Proceeding E. Judgment 1. Notice of the Judgment 2. Res judicata (Rechtskraft) 3. Constitutive Effect of the Judgment	g(g)	46 46 46 46 47 47 48 48 48 49 50 50 51 51 51 52 53
	(Gestaltungswirkung)		53

III. Pr A B	5. Enforcement of the Judgment (Vollstreckbarkeit) 6. Interpretation and Rectification of Judgments 7. Penalty in Case of Non-compliance urely Written Procedure rovisional Proceedings Default Proceedings Summary Judgment Ex parte Proceedings	54 54 54 54 54 54 55 55
	 The Order for Payment Procedure (Mahnverfahren) The Wechsel- und Scheckmandatsverfahren 	57
Chapter	3. Review Proceedings	58
§1. In G	ENERAL	58
§2. THE	APPEAL (BERUFUNG)	59
§3. THE	REVISION	60
§4. THE	REKURS	62
I. T	AAORDINARY REMEDIES he Action for Declaration of Nullity (Nichtigkeitsklage) he Action for a Reopening of the Trial (Wiederaufnahmeklage)	63 64
Part V. I	neidents	67
Chapter	1. Preliminary Injunctions	67
Chapter	2. Withdrawal and Discontinuance of Action	68
Chapter	3. Challenge of Judges	69
Part VI.	Legal Aid and Legal Costs	71
Chapter	1. Legal Aid	71
Chapter	2. Legal Costs	72
§1. Lega	AL COSTS IN GENERAL	72
I. P	ORTIONMENT OF COSTS rovisional Apportionment of Costs inal Apportionment of Costs	72 72 72