

Table of Contents

The Author	3
List of Abbreviations	13
General Introduction	15
§1. GENERAL BACKGROUND	15
§2. GENERAL INTRODUCTION OF CHINESE CIVIL PROCEDURE SYSTEM AND DISTINCTION WITH OTHER TYPES OF PROCEDURE	18
I. Concept of Civil Procedure	18
II. Distinction with Criminal Procedure	18
III. Distinction with Administrative Procedure	19
IV. Distinction with Arbitration	19
V. Civil Procedure and Conciliation	22
VI. Civil Procedure and Notary Law	23
§3. SOURCES OF CIVIL PROCEDURE LAW	24
§4. FUNDAMENTAL PRINCIPLES OF THE CCPL	25
I. The Principles Reflecting the Fundamental Guarantees	25
II. The Principle Directing the Characteristics of Civil Procedure	28
III. The Principles Particularly Applicable to Foreign Litigants	30
Part I. Judicial Organization	33
Chapter 1. The Courts and Their Members	33
§1. COURT	33
I. Structure of the Court System	33
II. Administration of the People's Court	34
§2. MEMBER OF THE JUDICIARY	36
I. Qualification and Appointment of Judges	36
II. Other Judicial and Personnel in the People's Court	39
	5

Table of Contents

III. The System of Withdrawal for Judges	39
IV. Awards and Sanctions for Judges	42
Chapter 2. The Bar	44
§1. EXERCISE OF THE LEGAL PROFESSION	44
I. Brief Introduction to the Lawyers System in China	44
II. Conditions for Admission to Be an Agent <i>Ad Litem</i>	44
III. Conditions for Admission to Be a Lawyer	46
IV. Rights and Duties	46
V. Discipline	48
§2. PUBLIC INSTITUTIONS AND PRIVATE ORGANIZATIONS	51
Chapter 3. The Bailiff	53
§1. EXERCISE OF THE PROFESSION	53
§2. ORGANIZATIONS	53
Part II. Jurisdiction	55
Chapter 1. Domestic Jurisdiction	55
§1. JURISDICTION IN GENERAL	55
I. Competency and Jurisdiction	55
II. Jurisdiction in General	56
§2. SUBJECT MATTER JURISDICTION	56
§3. JURISDICTION BY LEVEL OF COURT	58
§4. TERRITORIAL JURISDICTION (VENUE)	60
I. General Territorial Jurisdiction	61
II. Special Territorial Jurisdiction	62
III. Exclusive Jurisdiction and Jurisdiction Based upon an Agreement	64
§5. TRANSFER AND DESIGNATION OF JURISDICTION	65
Chapter 2. International Jurisdiction	67
§1. RULES APPLICABLE IN THE ABSENCE OF A TREATY	67
I. Introduction to the Applicable Principles	67
II. The Principle of Territorial Jurisdiction	67
III. Other Principles	68

Table of Contents

IV. Jurisdiction Based upon Agreement	68
V. Jurisdiction Based upon Recognition	68
VI. Exclusive Jurisdiction	69
§2. INTERNATIONAL TREATIES	69
Part III. Actions and Claims	71
Chapter 1. Actions	71
§1. DEFINITION	71
§2. ADMISSIBILITY OF THE ACTION	71
I. Plaintiff	72
II. Collective Actions	73
III. The Third-Party Action	74
IV. Defendant	75
V. The Formal Requirements	75
VI. The Inadmissible Situations	76
§3. VEXATIOUS LITIGATION	77
Chapter 2. Claims and Defences	78
§1. CLAIMS	78
§2. DEFENCES	79
I. Rebuttal	80
II. Counterclaim	80
Chapter 3. Sanctions on Procedural Irregularities	82
§1. COMPULSORY MEASURES AGAINST OBSTRUCTION OF CIVIL PROCEEDINGS	82
§2. TIME LIMITS	84
Part IV. Proceedings	87
Chapter 1. Pre-trial Proceedings: Preparations for Trial	87
I. Exchange of Pleadings	87
II. Notice Service	88
III. Examination of Litigant Materials	90
IV. Additional Participants	90

Table of Contents

Chapter 2. Proceedings in First Instance	92
§1. DEFINITION AND PRINCIPLES	92
§2. TRIAL IN COURT	92
I. Preparation for Trial in Court	93
II. Court Investigation	93
III. Court Debate	93
IV. Deliberation	94
V. Judgment	95
VI. Adjourned Trial	97
VII. Suspension and Termination of Legal Proceedings	98
§3. DEFAULT PROCEEDINGS	98
§4. SUMMARY PROCEDURE	99
Chapter 3. Review Proceedings	101
§1. APPEAL	101
I. Conditions to Appeal	101
II. Procedure for Lodging and Entertaining an Appeal	102
III. Appeal Proceedings	103
IV. Judgments and Rulings by the Court of Appeal	104
§2. PROCEDURE FOR TRIAL SUPERVISION	104
I. Judicial Supervision	105
II. Procuratorial Supervision	105
III. Retrial by the Application of the Party	106
Part V. Incidents	109
§1. JOINDER OF ACTION	109
§2. DISCONTINUANCE, SUSPENSION AND TERMINATION OF ACTION	109
§3. PROCEDURAL MEASURES	110
Part VI. Legal Costs and Legal Aid	111
Chapter 1. Legal Costs	111
§1. COSTS TO THE COURT	111
I. Costs to the Court in General	111
II. The Court Fees	112

Table of Contents

§2. OTHER FEES	116
§3. PAYMENT OF THE COSTS	116
Chapter 2. Legal Aid	119
§1. THE LEGAL AID FROM THE COURT	119
§2. LEGAL AID FROM THE LEGAL AID INSTITUTIONS	120
Part VII. Evidence	123
Chapter 1. Burden of Proof	123
Chapter 2. Preservation and Collection of Evidence	126
§1. COLLECTION OF EVIDENCE	126
§2. PRESERVATION OF EVIDENCE	127
Chapter 3. Admissibility of Evidence	129
Chapter 4. Administration of Evidence	130
§1. TYPES OF EVIDENCE	130
§2. DOCUMENTARY AND MATERIAL EVIDENCE	130
§3. AUDIO-VISUAL MATERIAL AND ELECTRONIC DATA AS EVIDENCE	130
§4. TESTIMONY OF WITNESSES AND STATEMENTS OF THE PARTIES	131
§5. EXPERT OPINION AND RECORDS OF INSPECTION	131
Part VIII. Particular Proceedings	133
Chapter 1. Special Procedure	134
§1. CASES CONCERNING THE QUALIFICATION OF VOTERS	134
§2. CASES CONCERNING THE DECLARATION OF A PERSON AS MISSING OR DEAD	135
§3. CASES CONCERNING THE ADJUDGMENT OF LEGAL INCAPACITY OR RESTRICTED LEGAL CAPACITY OF A CITIZEN	138

Table of Contents

§4. CASES CONCERNING THE DETERMINATION OF PROPERTY AS OWNERLESS	139
§5. CASES CONCERNING THE CONFIRMATION OF A MEDIATION AGREEMENT	140
§6. CASES CONCERNING THE REALIZATION OF THE TANGIBLE PROPERTY AS SECURITY	140
Chapter 2. Procedure for Hastening Debt Recovery	141
Chapter 3. Procedure for Publicizing Public Notice for Assertion of Claims	143
Chapter 4. Procedure for Bankruptcy and Debt Repayment of Legal Person Enterprises	145
§1. THE SUBMISSION AND ACCEPTANCE OF BANKRUPTCY APPLICATION	145
§2. CREDITORS AND THE CREDITORS' MEETING	147
§3. SETTLEMENT AND REORGANIZATION	149
§4. BANKRUPTCY LIQUIDATION	151
Chapter 5. The Special Procedure of Maritime Litigation	153
§1. JURISDICTION	153
§2. PRESERVATION	153
§3. MARITIME COMPULSORY ORDER, PRESERVATION OF EVIDENCE AND GUARANTY	154
§4. TRIAL PROCEEDINGS	155
§5. THE LIMITED FUND FOR RESPONSIBILITY	156
§6. REGISTRATION OF CREDITOR'S RIGHTS	156
§7. PREFERENCE RIGHT FOR THE SHIP	157
Part IX. Property Preservation, Advance Execution and Enforcement of Judgment	159
Chapter 1. Property Preservation and Advance Execution	159

Table of Contents

§1. PROPERTY PRESERVATION	159
I. Property Preservation before Judgment	159
II. Property Preservation before Litigation	159
III. The Execution of Property Preservation	160
IV. Property Preservation in the Cases Involving Foreign Elements	160
§2. ADVANCE EXECUTION	161
Chapter 2. Enforcement of Judgment	162
§1. ENFORCEMENT IN GENERAL	162
§2. JURISDICTION OF ENFORCEMENT	162
§3. APPLICATION FOR ENFORCEMENT	163
§4. IMPLEMENTATION OF ENFORCEMENT	164
§5. MEASURES OF ENFORCEMENT	166
§6. SUSPENSION AND TERMINATION OF ENFORCEMENT	168
§7. ENFORCEMENT IN THE CASES INVOLVING FOREIGN ELEMENTS	168
Part X. Arbitration	171
§1. JURISDICTION OF ARBITRATION	171
§2. ARBITRATOR AND ARBITRATION COMMISSION	172
I. Arbitrator	172
II. Arbitration Commission	173
III. Arbitration Tribunal	173
IV. China Arbitration Association	174
§3. ARBITRATION AGREEMENT	174
§4. ARBITRATION PROCEDURE	175
I. Application and Acceptance	175
II. Preparation before Opening of Hearing	176
III. Hearing and Award	177
IV. Application for Annuling Arbitration Award and Enforcement	178

Table of Contents

§5. ARBITRATION INVOLVING FOREIGN ELEMENTS	179
§6. ARBITRATION OF LABOUR DISPUTES AND RURAL LAND CONTRACT DISPUTES	180
Selected Bibliography	185
Index	187