

Eighteen Publications on South African Private International Law 2007-2008

- Sieg Eiselen “Goodbye arrest *ad fundandam*. Hello *forum non conveniens*?” 2008 *Tydskrif vir die Suid-Afrikaanse Reg / Journal of South African Law* 794
- Thalia Kruger *Civil Jurisdiction Rules of the EU and their Impact on Third States* Oxford University Press 2008
- Thalia Kruger “Regional organisations and their dispute settlement bodies” 2008 *De Jure* (to be published)
- Jan L Neels “Falconbridge in Africa. *Via media* classification (characterisation) and liberative (extinctive) prescription (limitation of actions) in private international law – a Canadian doctrine on safari in Southern Africa (*hic sunt leones!*); or: *simper aliquid novi Africam adferre*” (2008) 4 *Journal of Private International Law* 167
- Jan L Neels “Tweevoudige leemte: bevrydende verjaring en die internasionale privaatreë” 2007 *Tydskrif vir die Suid-Afrikaanse Reg / Journal of South African Law* 178
- Jan L Neels “Revocation of wills in South African private international law” (2007) 56 *International and Comparative Law Quarterly* 613
- Jan L Neels “The proprietary effect of reservation-of-title clauses in South African private international law” in *Prof Dr Ergon A Çetingil ve Prof Dr Rayegân Kender’e 50. Birlikte Çali?ma Yili Arma?ani* (2007) (Istanbul) 903 (originally published in 2006 *South African Mercantile Law Journal* 66)
- Jan L Neels and Eesa A Fredericks “The music performance contract in European and Southern African private international law” (part 1) (2008) 71 *Tydskrif vir die*

Hedendaagse Romeins-Hollandse Reg / Journal of Contemporary Roman-Dutch Law 351

- Jan L Neels and Marlene Wethmar-Lemmer “Constitutional values and the proprietary consequences of marriage in private international law – introducing the *lex causae proprietatis matrimonii*” 2008 *Tydskrif vir die Suid-Afrikaanse Reg / Journal of South African Law*
- Richard Frimpong Oppong “A decade of private international law in African courts 1997-2007” (part 1) (2007) 9 *Yearbook of Private International Law* 223
- Richard Frimpong Oppong “Roman-Dutch law meets the common law on jurisdiction in international matters” (2008) 4 *Journal of Private International Law* 311
- Elsabe Schoeman and Christa Roodt “South Africa” in B Verschraegen (ed) *Private International Law* in R Blanpain *International Encyclopaedia of Laws* Kluwer Law Interational 2007
- Christa Roodt “A wider vision in choice of prescription law” (2007) 9 *Yearbook of Private International Law* 357
- Christian Schulze “The 2005 Hague Convention on Choice of Court Agreements” (2007) 19 *South African Mercantile Law Journal* 140
- Christian Schulze “Should a peregrine plaintiff furnish security for costs for the counterclaim of an incola defendant?” (2007) 19 *South African Mercantile Law Journal* 393
- Christian Schulze “International jurisdiction in claims sounding in money: is *Richman v Ben-Tovim* the last word?” (2008) 20 *South African Mercantile Law Journal* 61
- Omphemetse Sibanda “Jurisdictional arrest of a foreign *peregrinus* now unconstitutional in South Africa” (2008) 4 *Journal of Private International Law* 167 329
- Marlene Wethmar-Lemmer “When could a South African court be expected to apply the United Nations Convention on Contracts for the International Sale of Goods (CISG)?” 2008 *De Jure* (to be published)