## The Dutch Collective Settlements Act and Private International Law

Aspecten van Internationaal Privaatrecht in de WCAM

Hélène van Lith



## **Table of Contents**

Pr	eface		9
Aŀ	brevi	ations	. 11
1.	Intre	oduction	. 13
	1.1	The Dutch Act on the Collective Settlement of Mass Damage	0
		Claims – The WCAM	. 15
	1.2	The WCAM in the International Arena	
	1.3	Research Questions	
	1.4	Methodology	
	1.5	Outline	. 25
2.	Inte	rnational Jurisdiction and 'Collective Settlements' under the WCAM	. <b>27</b>
	2.1	Introductory Comments on the Relevant Rules on International	
		Jurisdiction	
		2.1.1 The Pan-European Rules on International Jurisdiction	. 27
		2.1.2 The National Jurisdiction Rules of the Dutch Code of Civil	
		Procedure	. 30
	2.2	The Jurisdictional Reach of the Amsterdam Court in Shell and	
		Converium	
		2.2.1 The Basis for Jurisdiction in the Shell Settlement	. 33
		2.2.2 Additional Basis for Jurisdiction in the Converium	
		Settlement	
	2.2	2.2.3 No Problems with a Wide Jurisdictional Reach	. 39
	2.3	The Substantive Scope of the Brussels I Regulation and the	40
	2.4	Lugano Convention	. 40
	2.4	Collective Settlements	42
		2.4.1 The Person to Be Sued under Article 2 Brussels I	. <del>4</del> Z
			42
		Regulation	
	2.5	The Article 6(1) Requirement	
	2.5 2.6	Other Jurisdictional Bases	
	2.6	2.6.1 The First Approach: The Underlying Obligation	
		2.6.2 The Second Approach: The Contractual Nature of a	. 49
		Settlement Agreement	50
		2.6.3 Choice of Forum	
	2.7		. 54
	Z./	The Dutch jurisdiction Rule of Afficie 3 Dutch Code of Civil	

		Procedure	57
	2.8	The Search for Uniform Jurisdiction Rules for Collective	
		Redress Mechanisms	
	2.9	Comparative Observations on U.S. Jurisdiction Law	61
	2.10	Parallel Proceedings	66
		2.10.1 Lis Pendens	68
		2.10.2 Related Actions	69
		2.10.3 Comparative Observations	70
	2.11	Concluding Remarks	72
3.	Notifi	cation of Foreign Interested Parties	<b>7</b> 7
	3.1	Notification under the WCAM Procedural Rules	79
	3.2	International Instruments Regulating Cross-Border Notification	80
		3.2.1 The Service Regulation 2007	81
		3.2.2 The Hague Service Convention	84
	3.3	Cross-Border Notification in WCAM Settlements in Practice	
		3.3.1 Notification of Known Interested Parties with Known	
		Addresses	85
		3.3.2 Notification of Unknown Interested Parties and Known	
		Parties with Unknown Addresses	89
	3.4	Comparative Observations	
	3.5	Concluding Remarks	
4.	Repr	esentation of Foreign Interested Persons	97
٠	4.1	Criteria for Representation	98
	4.2	Establishing Sufficient Representation for Foreign Interested	
		Persons	98
	4.3	Complications and Practical Solutions	
	4.4	Comparative and Concluding Remarks	. 103
5.	Inter	national Recognition	. 105
	5.1	Scope of the Recognition Regimes under the Brussels I	
		Regulation	. 106
	5.2	Categorization of a WCAM Binding Declaration by the	.,
		Amsterdam Court	. 108
		5.2.1 A 'Judgment' under Article 32 Brussels I Regulation	
		5.2.2 Court Settlements under Article 58 Brussels I Regulation	111
		5.2.3 Concluding: The Binding Declaration, Judgment or Court	
		Settlement?	. 114
	5.3	The Automatic Recognition Regime for 'Judgments' and Its	415
		Effects.	115
		5.3.1 The Preclusive Effect of WCAM Settlements Declared	116
		Binding	. 110
		5.3.2 Declaratory Proceedings	119

6 Maklu

5.4	Grounds for Non-Recognition	. 120	
	5.4.1 Default of Appearance and the Protection of the Interested		
	Party	. 123	
	5.4.2 Public Policy		
	5.4.3 Irreconcilable Judgments	. 130	
	5.4.4 Grounds for Non-Recognition: Conclusion	. 130	
5.5	Outside the Scope of the Brussels I Regulation and the Brussels		
	and Lugano Conventions	. 132	
5.6	The Question of International Recognition in Practice	. 133	
5.7	Concluding Remarks		
6. Appli	icable Law	. 137	
6.1	The Law Applicable to the WCAM Settlement		
6.2	The Law Applicable as to the Reasonableness Test	. 141	
6.3	Possible Laws Applicable to the Underlying Claims in Mass		
	Damage Cases	. 142	
6.4	Overriding and Mandatory Provisions		
6.5	The Law Governing the Prescription Period and Its Interruption		
6.6	Concluding Remarks		
7. Conc	lusions and Recommendations	. 151	
7.1	International Jurisdiction	. 151	
7.2	International Recognition		
7.3	Cross-Border Notification	. 156	
7.4	Representation	. 158	
7.5	Applicable Law	. 159	
Bibliog	Bibliography		
Table of	Table of Cases		
Dutch :	Summary – Samenvatting in het Nederlands	. 171	
Executive Summary			
	ttch Act on the Collective Settlement of Mass Damage		
Claims	- The WCAM	179	

Maklu 7