

Author: Mateusz Pilich, Piotr Rylski, Karol Weitz

Title: Przegląd orzecznictwa Trybunału Sprawiedliwości Unii Europejskiej z zakresu europejskiego prawa procesowego cywilnego (2015–2016) – rozporządzenie nr 2201/2003, nr 4/2009, nr 805/2004, nr 1896/2006, nr 1346/2000 i nr 1393/2007 / A review of the EU Court of Justice's case-law on the European civil procedural law (2015–2016). Part two: Regulations Nos 2201/2003, 4/2009, 805/2004, 1896/2006, 1346/2000 and 1393/2007

Source: Kwartalnik Prawa Prywatnego („Quarterly of Private Law”)

Year: 2017, vol. XXVI, number 4, pages: 913-993

Keywords: Regulation No. 2201/2003, Regulation No. 4/2009, Regulation No. 805/2004, Regulation No. 1896/2006, Regulation No. 1346/2000 and Regulation No. 1393/2007

Discipline: Law (International Private Law)

Language: Polish

Document type: Article

Publication order reference: University of Warsaw

Abstract:

In the two recent years the Court of Justice of the EU delivered a number of important judgments pertaining to legal instruments within the framework of the so-called Judicial Cooperation in Civil Matters. The two-part article is the detailed and profound study of the ECJ's *acquis* within the framework of the basic legal instruments underpinning the EU Common Judicial Area, including all the 'Brussels' Regulations (Regulation No. 44/2001 and Regulation No. 1215/2012, the Small Claims Regulation No. 861/2007, the Insolvency Regulation No. 1346/2000, etc. The authors pay much attention to the mechanisms of cooperation between Member States and the Union, trying not only to look into the technical matters raised by the respective cases before the Court of Justice but also highlighting the importance of some underlying constitutional and international aspects.