#### Civil Procedure in South Korea

Prof. Nam Geun Yoon

#### - General Introduction -

#### [§1. General Background] p.1

- I. Political system
  - A. Liberal democracy
  - B. Democratic republic
  - C. Municipal autonomy
- II. Legal system
  - A. Civil law system
  - B. Adjudication on the constitutionality of laws
  - C. Adversarial system
  - D. Jury trial
  - E. Norm for adjudication

#### [§2. Delimitation of the subject matter] p.12

- I. Definition of the term 'civil procedure'
- II. Distinction with other types of procedure
  - A. Criminal procedure
  - B. Administrative litigation
  - C. Family litigation
  - D. Non-contentious proceedings
- III. Sources of civil procedure law
  - A. History
  - B. Rules on civil litigation procedure

#### [§3. General Features of Civil Procedure] p.30

- I. Role of the judge in court
- II. Principle of orality
- III. Principle of directness
- IV. Principle of concentration
- V. Principle of party disposition
  - A. Definition and meaning B. Contents

- VI. Adversarial principle
  - A. Definition and meaning
  - B. Contents
- VII. Fundamental guarantees
  - A. Right to be adjudicated
  - B. Open court principle
  - C. Independence of judges

# - Part I. Judicial Organization -

## Chapter 1. The courts and their members

#### [§1. Courts] p.54

- I. Structure of the court system
  - A. General adjudicative body
  - B. Special adjudicative body
- II. Administration of the court
  - A. Supreme Court
  - B. Courts

## [§2. Members of the judiciary] p.70

- I. Appointment
  - A. Chief Justice and Justices of the Supreme Court
  - B. Judges
- II. Incompatibilities
  - A. Incompatibilities of judicial officers
  - B. Prohibition of dual office holding
  - C. Where judicial officers are prohibited from adjudicating specific cases
- III. End of functions
  - A. Expiration of term and reappointment
  - B. Involuntary resignation due to mental or physical impediment
  - C. Removal from office

- IV. Discipline
  - A. Judicial Disciplinary Committee
  - B. Reasons and types of discipline
  - C. Procedure

## Chapter 2. The bar

## [§1. Exercise of the legal profession] p.85

- I. Admission to bar
  - A. Qualification for attorneys-at-law
  - B. Registration and practice of law
  - C. Registration Review Committee
- II. Rights and duties
  - A. Attorney's individual law office
  - B. Legal Professional Corporation and Legal Professional Partnership
  - C. Advertisement
  - D. Duties of attorneys
- III. Discipline
  - A. Causes and types of discipline
  - B. Discipline procedure

#### [§2. Institutions and organizations] p.102

- I. The Korean Bar Association
- II. Local bar associations
- III. Legal Ethics and Professional Conduct Council

# Chapter 3. Enforcement officers

- [§1. Tasks] p.104
- [§2. Appointment and supervision] p.105
- [§3. Performance of duties] p.106

## - Part II. Jurisdiction -

## **Chapter 1. Domestic jurisdiction**

#### [§1. Introduction] p.108

- I. Meaning and definition of jurisdiction
- II. Division of jurisdiction and venue
  - A. Jurisdiction by statue, jurisdiction by designation, jurisdiction by agreement, and jurisdiction by oral statement
  - B. Exclusive jurisdiction and non-compulsory jurisdiction
- III. Examination of jurisdiction and venue
  - A. Definition and meaning
  - B. The basis of the time to determine jurisdiction and venue
  - C. Result of examination of jurisdiction

#### [§2. Functional jurisdiction] p.114

- I. Concept
- II. Trial court and execution court
- III. Collegiate panel and single judge of a District Court
- IV. Appellate jurisdiction

#### [§3. Subject matter jurisdiction based on amount in controversy] p.117

- I. Concept
- II. Jurisdiction of collegiate panel
  - A. Cases whose amount in controversy exceeds two hundred million KRW
  - B. Lawsuit based on non-economic claims
  - C. Lawsuit based on property-related claims whose value is indeterminable
  - D. Cases that the collegiate panel decides to adjudicate by itself
- III. Jurisdiction of single judge
  - A. Cases except those under jurisdiction of collegiate panel
  - B. Simple cases
- C. Cases over which the collegiate panel decided to move jurisdiction to the single judge

- IV. Amount in controversy
  - A. Concept
  - B. Computation of amount in controversy
  - C. Amount in controversy and joinder of claims

#### [§4. Venue] p.124

- I. Concept
- II. General judicial address
  - A. Natural person
  - B. Legal person and organization without legal personality
  - C. State
  - D. When determination of general judicial address is impossible
- III. Special judicial address
  - A. Workplace
  - B. Place of residence or place of performance of obligation
  - C. Place of payment of promissory notes or checks
- D. Special judicial address concerning a proprietary right against seamen, military soldiers or army civilians
  - E. Place of property
  - F. Place of office or business
  - G. Place of ship's registry
  - H. Place where a ship is located
  - I. Place of the general judicial address of a company or any other association
  - J. Place of tort
- K. Place where salvage was undertaken or a port where the salvaged ship first arrived
  - L. Place where immovable property is located
  - M. Place of registration and enrollment
  - N. Place where the general judicial address of the deceased was located
- O. Functional jurisdiction and special judicial address concerning intellectual property rights
- IV. Judicial address by connection

# [§5. Subject-matter jurisdiction based on amount in controversy and venue by agreement] p.138

- I. Specification by agreement
  - A. Concept
  - B. Requirement
  - C. Types of venue selection clause
  - D. Effects of venue selection clause
- II. Jurisdiction or venue by oral statement
  - A. Definition and meaning
  - B. Requirement
  - C. Effects

## [§6. Resolution of jurisdiction conflicts] p.144

- I. Designation of a court with jurisdiction or a court of proper venue
  - A. Definition and meaning
  - B. Requirement
  - C. Procedure
- II. Appeal based on lack of jurisdiction or improper venue
  - A. Lack of non-compulsory jurisdiction or wrong venue
  - B. Lack of exclusive jurisdiction
- III. Transfer of lawsuit
  - A. Definition and meaning
  - B. Requirements
- IV. Transfer procedure
  - A. Transfer due to lack of jurisdiction or impropriety of venue
  - B. Transfer for other reasons
- V. Effects of decision to transfer
  - A. Binding effects
  - B. Basis of the time when a lawsuit was filed

## **Chapter 2. International jurisdiction**

#### [§1. Definition and meaning] p.156

#### [§2. Person who are exempted from civil jurisdiction] p.157

- I. Diplomatic agent, his family members, and the administrative and technical staff of the mission, etic.
- II. Career consular officers, honorary consular officers and consular employees
- III. Head of foreign state, entourage and their family members
- IV. Foreign nation
- V. United States Armed Forces in ROK

#### [§3. Factors for determining international jurisdiction] p.162

- I. Definition and meaning
- II. Debate on the standard determining international jurisdiction
  - A. Debate
  - B. Substantive relationship

#### - Part III. Lawsuits and Claims -

# **Chapter 1. Lawsuits**

## [§1.Definition and meaning] p.168

- I. Concept
- II. Types of lawsuits
  - A. Lawsuit for performance
  - B. Declaratory-judgment lawsuit
  - C. Lawsuit for formative judgment

#### [§2. Procedural prerequisites] p.179

- I. Meaning and definition
- II. Types of prerequisites for lawsuit
  - A. Prerequisite regarding participants in the proceeding
  - B. Positive and negative prerequisites

III. Examination of prerequisites for a lawsuit

#### [§3. Litigation against principle of good faith] p.198

- I. Definition and meaning
- II. Types of violation of principle of good faith
  - 1. Unjust formation of legal relationships
  - 2. Litigation inconsistent with prior acts (promissory estoppel in litigation)
  - 3. Lapse of the right to file a lawsuit
  - 4. Abuse of right to file a lawsuit
- III. Effects

## **Chapter 2. Claims and defenses**

#### [§1.Subject-matter of a lawsuit] p.203

- I. Definition and meaning
- II. Criteria for determining the scope of subject-matter
- III. loinder
  - A. Joinder of claims (objective joinder of an action)
  - B. Alteration of action
  - C. Counterclaim
  - D. Joinder of parties

#### [§2. Pleadings] p.217

- I. Plaintiff's pleading (complaint)
- II. Defendant's pleading (answer)
- III. Repleadings

## Chapter 3. Sanctions on procedural irregularities

- [§1. Judicial stamp and service of complaint] p.220
- [§2. The limits] p.221
- I. Date and period
  - A. Date B. Period

- II. Non-observance of the date or period
  - A. Judgment without hearing
  - B. Constructive withdrawal of lawsuit
  - C. Dismissal of belated allegations and evidence
  - D. Burden of litigation cost for delayed proceedings
  - E. Court order for a party to be represented by attorney-at-law

## - Part IV. Proceedings -

## **Chapter 1. Proceedings in first instance**

#### [§1. Adversary proceedings] p.226

- I. Ordinary proceedings
  - A. Introduction of the claim
  - B. Answer
  - C. Trial preparation proceedings
  - D. Designation of trial date
  - E. Trial
  - F. Judgment
- II. Provisional proceedings
  - A. Provisional order prior to rulings
  - B. Preservative measures under Civil Execution Act

## [§2. Default proceedings>] p.272

- I. Non-appearance of a party
  - A. Constructive statement
  - B. Constructive admission
- II. Non-appearance of both party

#### [§3. Ex parte proceedings] p.274

- I. Preservative measures
- II. Summary proceedings for a payment order
- III. Judicial public notice and exclusion judgment

- A. Definition and meaning
- B. Proceedings

## Chapter 2. Review proceedings

#### [§1. Appeal] p.278

- I. Introduction
  - A. Definition and meaning
  - B. Prerequisites for an appeal
  - C. Waiver of the right to appeal
  - D. Agreement not to appeal
  - E. Effects of an appeal
- II. Appeal from the court of first instance
  - A. Filing of the notice of appeal
  - B. Cross appeal
  - C. Procedure in the intermediate appellate court
  - D. Final judgment in the intermediate appellate court
- III. The final appeal
  - A. Definition and meaning
  - B. Grounds for the final appeal
  - C. Procedure in the Supreme Court
  - D. Final judgment in the Supreme Court
- IV. Appeal against decision and order of the court

#### [§2. Retrial] p.291

- I. Definition and meaning
- II. Grounds for retrial
- III. Procedure
- IV. Final judgment

## - Part V. Incidents -

#### Chapter 1. Interruption and suspension of the proceedings

[§1.	Concept]	p.294
1.5 + .	COLLCOPT	P.201

#### [§2. Interruption of the proceedings] p.294

- I. Cause of interruption
  - A. Death of a party
  - B. Merger or division of a company
  - C. Loss of litigation capacity, etc.
  - D. Loss of standing
- II. Exceptions to interruption
- III. Resumption of the proceedings

## [§3. Suspension of the proceedings] p.297

- I. Automatic suspension
- II. Suspension by a decision

#### [§4. Effects of interruption or suspension of the proceedings] p.297

#### Chapter 2. Termination of an action for causes other than final judgment

#### [§1. Declaratory judgment affirming the termination of action] p.298

- I. Concept
- II. Causes
  - A. Motion for designating of hearing date
  - B. When the court of prior instance overlooked termination of action

#### [§2. Causes of termination of action] p.299

- I. Withdrawal of a lawsuit
  - A. Concept
  - B. Requirements
  - C. Effects

- II. Waiver or acknowledgement of a claim
- III. Settlement before the court
  - A. Concept
  - B. Requirements
  - C. Effects
- IV. Court decision setting the terms of settlement
- V. Mediation

# - Part VI. Legal Aid and Legal Costs -

# Chapter 1. Legal aid

#### [§1. Legal aid under the Civil Procedure Act] p.304

- I. Definition and meaning
- II. Requirements
- III. Effects of decision on legal aid
  - A. Scope of legal aid
  - B. Collection of expenses and costs

## [§2. The Korea Legal Aid Corporation] p.306

- I. Organization
- II. Requirements for legal aid and beneficiaries

# **Chapter 2. Litigation costs**

## [§1. Scope] p.307

- I. Court costs
- II. Expenses of the parties
- III. Attorney's fee

## [§2. Bearer of the costs] p.309

I. The parties II. A third-party

## [§3. Procedure for the assessment of costs] p.309

#### - Part VII. Evidence -

## **Chapter 1. Burden of proof**

- [§1. Definition and meaning] p.312
- [§2. Quantum of evidence] p.313
- [§3. Distribution of burden of proof] p.314
- I. General principles
- II. Shifting of burden
  - A. Shifting by legislation
  - B. Statutory presumption

## Chapter 2. Admissibility of evidence

- [§1. Definition and meaning] p.317
- [§2. Admission and exclusion of evidence] p.318
- I. Offer of evidence
- II. Court's decision of admission and exclusion

# **Chapter 3. Administration of evidence**

#### [§1. Forced production of documents] p.319

- I. Order to produce a document
  - A. Documents to be produced
  - B. Procedure
  - C. Effects
- II. Order to send the document to the court
- III. On-site examination of documentary evidence

#### [§2. Examination of witnesses] p.321

- I. Privilege and exemption of duty to swear under oath
- II. Appearance of witness
- III. Methods of witness examination
  - A. Testimony at hearing
  - B. Witness's written statement
  - C. Witness examination through an audio and visual transmission system
  - D. Written testimony
- [§3. Examination of party witnesses] p.326
- [§4. Expert examination and expert witness] p.326
- [§5. Inspection] p.328

# - Part VII. Particular Proceedings -

#### **Chapter 1. Procedure for small claims**

- [§1. Scope of small claims] p.329
- [§2. Special procedural provisions for small claims case] p.329
- [§3. Recommendation of performance by decision] p.330
- [§4. Restriction on the final appeal] p.331

#### Chapter 2. Summary proceedings for a payment order

- [§1. Petition for payment order] p.331
- [§2. Proceedings] p.332
- [§3. Objection to the order] p.333