In regard to the execution of judgments, the Act states that properties used or intended for use in a commercial activity are not immune from attachment and execution, whether or not they are the subject of the case, except in certain specific instances. However, the property of a foreign central bank that is not used or intended for use in a commercial activity is immune from attachment and execution.

Certain constraining measures may not be taken against a state without its written consent. The Act also codifies the procedures relating, among other things, to service on a foreign state.

The principle of reciprocity between states is respected in the power conferred on the Governor in Council to restrict immunity. Under the Act, a certificate issued by the Secretary of State for External Affairs is admissible in evidence as conclusive proof of the status of a foreign state, its territories or subdivisions.

In recognizing certain privileges and immunities traditionally granted to foreign states, the Act does not derogate from the <u>Act respecting Diplomatic and Consular</u> <u>Privileges and Immunities</u> or from the <u>Visiting Forces Act</u>.