
Table of Content

| | |
|---|------------|
| About the Authors | 7 |
| List of Abbreviations | 11 |
| Introduction | 17 |
| Predictability and Flexibility in Private International Law: Allies or Enemies? | 21 |
| <i>Jiří Valdhans</i> | |
| Flexibility in Approaches to Conflict-of-law Solutions – Section 24 (1) of the Private International Law Act..... | 41 |
| <i>Naděžda Rožehnalová</i> | |
| Sharia – Conflict of Law and Culture in the European Context..... | 54 |
| <i>Michal Malacka</i> | |
| Should the Discussion on Whether Non-state Law might be Elected as the Governing Law of Contract be Silenced Forever?..... | 81 |
| <i>Lukáš Grodl</i> | |
| Challenges for the Future Development of the European Private International Labour Law | 100 |
| <i>Martin Bulla</i> | |
| Development of EU Private International Law Rules for Intellectual Property Rights..... | 121 |
| <i>Tereza Kyselovská</i> | |
| Development of Rules for Determining Applicable Law for the Third-party Effects of Assignment of Claims..... | 138 |
| <i>Michaela Garajová</i> | |
| United in Diversity – Regional Unification of the Conflict-of-law Rules in Matters of Matrimonial Property Regimes..... | 160 |
| <i>Lucie Zavadilová</i> | |

| | |
|--|------------|
| Current Issues of Deciding Cross-border Succession Matters in the Slovak Republic..... | 179 |
| <i>Elena Júdová</i> | |
| Centre of Main Interest (otherwise known as COMI) with Regard to the Existing Case-law of the Court of Justice of the European Union (CJEU) | 196 |
| <i>Lucia Gandžalová, Nikola Pacalajová</i> | |
| Mutual Trust as a Way to an Unconditional Automatic Recognition of Foreign Judgments..... | 211 |
| <i>Radovan Malachta</i> | |
| Reciprocity as a Presumption for the Recognition of Foreign Decision..... | 242 |
| <i>Kristína Sedláková Salibová</i> | |
| Choice of Court Agreements after Brexit..... | 266 |
| <i>Kateřina Zabloudilová</i> | |
| Recent Developments in European Private International Law under Case Law of the Court of Justice | 315 |
| <i>Miroslav Slařtan</i> | |
| The Aftermath of the Achmea Case..... | 336 |
| <i>Tereza Profeldová</i> | |
| Applicability of Rome I Regulation in International Commercial Arbitration..... | 350 |
| <i>Filip Vlček</i> | |
| Investment Arbitration at the Crossroads of Public and Private International. Current Issues with ISDS | 366 |
| <i>Zoltán Víg, Gábor Hajdu</i> | |