
Table of Content

About the Authors.....	7
List of Abbreviations.....	13
Preface.....	15
Bridging the Public-Private Law Divide in the Conflict of Laws	17
<i>Adrian Hemler</i>	
New Practices in Alternative Dispute Resolution – New Pathways to Peace.....	38
<i>Orsolya Antal</i>	
The Singapore Convention: A Giant Leap for Mediation or Just Too Good to Be True.....	80
<i>Hana Kršňáková</i>	
Potential Nexus Between the Enforceability of Foreign Judgments and the Quality of Civil Justice in ASEAN.....	95
<i>Lilla Király, Eszter Papp</i>	
Did the Preliminary Objections Judgment Resolve the Chagos Archipelago Sovereignty Dispute?.....	123
<i>Peng Wang</i>	
The Order of Periodic Penalty Payments by the CJEU in Cases Filed by a State Against Another State.....	156
<i>Marcin Dorochowicz</i>	
The Dichotomy of Obligations of Conduct and Result in International Investment Law.....	170
<i>Zdeněk Nový</i>	

Investment Arbitration Reform: Third-Party Funding in Investment Arbitration	207
<i>Tereza Ševčíková</i>	
Between Protection and Access to Justice: On the Regulation of Returns in Third-Party Litigation Funding	231
<i>Patrik Provazník</i>	
Contract Adjustment in Arbitration – Should the Approach Be Adjusted?	261
<i>Bára Bečvářová</i>	
Current Challenges of Enforcing Annulled Arbitral Awards	278
<i>Lenka Psárska</i>	
Confidentiality of Arbitral Awards on National, International and Institutional Level	300
<i>Jan Hodermarsky, Vlastislav Stavinoha</i>	
Digitalisation of Judicial Cooperation in the EU: A Long Road Ahead	332
<i>Martina Tičíć</i>	
Resolving Cross-Border Consumer Disputes: The Digital Experience in China	368
<i>Chan Monica</i>	
Law Applicable to Non-Consumer Contracts Concluded at an Electronic Auction	395
<i>Krzesztof Żok</i>	
Can Robot Judges Solve the So-Called “Hard Cases”?	422
<i>Lea Pődör</i>	
Current Challenges of Cross-Border Disputes in Slovakia – Is Slovak Law Anchored in the 21st century?	448
<i>Martina Filipová, Veronika Barková</i>	