## **Table of Content**

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

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