

CONTENTS

Preface and Acknowledgements	11
Foreword by Professor Tibor Várady	13
Editors' Introduction	15
1. Why the Case Method?	16
1.1. Cases as Precursors of Codes	18
1.2. A Paradigm Shift: Case Law between Inferiority and Triumph	19
1.3. The Impact of Developments on the Level of the European Union	21
1.4. Functionalism in Court Decisions	22
2. Leasing: the Booming Market Niche and its Neglect by Scholars	24
3. Commercial Case Law - Piercing the Corporate Veil.....	26
4. The Dilemmas Surrounding Privatization.....	29
5. Building of the Secured Transactions System from Scratch	30
6. Caveats to the Readers	31
 Part One: The Doctrine of the Piercing of the Corporate Veil and the Liability of Shareholders & Managers in Central and Eastern Europe 33	
Chapter One: Piercing the Corporate Veil in Croatia <i>by Edin Karakaš</i>	34
Chapter Two: Piercing the Corporate Veil in Hungarian Law <i>by Dr. Gábor Benke</i>	63
Chapter Three: The Position of Corporate Managers in Lithuania <i>by Lina Aleknaite</i>	83
Chapter Four: Piercing the Corporate Veil and Liability for Company Debts in Macedonia <i>by Igor Aleksandrovski</i>	129
Chapter Five: Piercing the Corporate Veil and Liability for Company Debts in Serbia <i>by Milan Dakić.....</i>	145
 Part Two: Leasing in Central and Eastern Europe 187	
Chapter One: Leasing in Bulgaria – Flourishing Business in a Friendly Legal Environment <i>by Valentina Zamfirova.....</i>	188
Chapter Two: Leasing in the Czech and the Slovak Republic <i>by Peter Jedinák.....</i>	206
Chapter Three: Leasing in Hungary – A Burgeoning Business amidst of a Non-Regulated Legal Environment <i>by Norbert Hete</i>	228
Chapter Four: Leasing in Lithuanian <i>by Lina Aleknaite</i>	240
Chapter Five: Good News from Romania: the Leasing Market is in Expansion <i>by Ileana M. Smeureanu.....</i>	264

Chapter Six: Leasing as an Evolving Financing Device in Russian Law and Economy by <i>Yuliya Guseva</i>	298
Chapter Seven: Leasing in Slovenia – The Fastest Growing Financial Service Industry notwithstanding the Discrepancy between Theory and Practice by <i>Pavle Flere</i>	362
Chapter Eight: Ukrainian Leasing: The Search for the Right Way to Go by <i>Leonila Guglya</i>	378
 <u>Part Three: Privatization and Takeovers</u>	430
Chapter One: The <i>Knjaz Miloš</i> Affair and a Loophole in Serbian Takeover Law by <i>Vojin Draškoci</i>	431
Chapter Two: Ukrainian Privatization: The Six Rounds of the <i>Kryvorizhstal'</i> Case, Courts and the Impact of Politics by <i>Leonila Guglya</i>	461
 <u>Part Four: Problems with the Introduction of Secured Transactions Laws</u>	505
Chapter One: Problems of Collateral Law in the Republic of Moldova – Educating the Economic Agents about the Concept of Collateral by <i>Alexandr Svetlicinii</i>	506
 Appendix: Brief Biographies of the Editors, the Co-Authors and the Photographer	524