Table of Content

About the Authors7
Introduction11
The Fraudulent Claim of One's Own Fundus (D. 21.2.73)
Non-pledgeable Property in Ancient Law – A Reflection of favor debitoris?
Between Mutuum and Depositum: Deposit of Money under Ius Commune
Price Controls Then and Now: a Comparison of Diocletians' Edictum de Pretiis Rerum Venalium and the Pricestop Introduced by the Hungarian Government
Historical Traces of Moral Rights in Common Law75 Igor Hron
Legal Theory and Political Pragmatism by Legal Transfers – The Case of South-Slavic Collective Property92 Danilo Brajović
In the Service of the State – Analysis of the Josephinist Policy and Reforms Regarding the Hungarian Court Organization. Analyzing some Oath Formulas Used at the Erection of Iudicia Subalterna
The Transition from a Feudal Society to a Social Structure based upon Civil Rights in Hungary with Particular Regard to Preparatory Draft Law

Austria and Artistic Freedom: A Troubled History?141 Bernhard Gollob
Josef Redlich and the Glorious Revolution of Liberalism
The Role of the State in Child Protection in Hungary during the Period of the Austro-Hungarian Monarchy180 Enikő Kovács-Szépvölgyi
Questions of Judicial Interpretation of Certain Felonies in the Trial of the People's Commissioners of the Soviet Republic of Hungary
The Phenomenon of Czech and Slovak Lawyers Meetings in the First Half of the 20 th century208 Jan Kabát
Conceptualisation of Ideas on the Codification of Criminal Law in the Early Period of the Second Polish Republic227 Paulina Kamberov
The Hungarian Arbitration System and the Unfair Competition239 Bence Krusóczki
Undermining of Legal Certainty in the Decision-Making Practise of the Supreme Court of Czechoslovakia during the Period of the First Republic in Private International Law255 Lukáš Maliňák
The Historical Development of the Legal Profession in the 1950s: Defence Attorney
Offenders of the Crime of Social Parasitism in Czechoslovakia 1956–1990283 Milan Dobeš
Resumé 303