SSRN: Recent articles on Private International Law/Conflict of Laws

I thought it might be worth to draw your attention to a couple of interesting papers that I came across on SSRN recently (without any claim of completeness):

On Brexit and Private International Law:

- Matthias Lehmann & Nihal Dsouza (University of Bonn), What Brexit Means for the Interpretation and Drafting of Financial Contracts
- John Armour (University of Oxford), Holger Fleischer (MPI Hamburg), Vanessa Jane Knapp (Queen Mary University of London) & Martin Winner (Vienna University of Economics and Business), Brexit and Corporate Citizenship
- Mukarrum Ahmed (Lancaster University) & Paul R. Beaumont (University
 of Aberdeen), Exclusive Choice of Court Agreements: Some Issues on the
 Hague Convention on Choice of Court Agreements and its Relationship
 with the Brussels I Recast Especially Anti-Suit Injunctions, Concurrent
 Proceedings and the Implications of Brexit
- Mukarrum Ahmed (Lancaster University), Brexit and English Jurisdiction
 Agreements: The Post-Referendum Legal Landscape

On EU Private International Law:

- Jean-Sylvestre Bergé (Université de Lyon), The Gap between Legal Disciplines, Blind Spot of the Research in Law: Remarks on the Operation of Private International Law in the EU Context
- Evangelos Vassilakakis (Aristotle University of Thessaloniki), The Choice of the Law Applicable to the Succession under Regulation 650/2012 - An Outline
- Laura van Bochove (Leiden University), Purely Economic Loss in Conflict of Laws: The Case of Tortious Interference with Contract
- *Ilaria Pretelli* (Swiss Institute of Comparative Law), Exclusive and Discretionary Heads of Jurisdiction for Third States and Lugano States: The Way Forward
- *Ugljesa Grusic* (Faculty of Laws, University College London), Long-Term Business Relationships and Implicit Contracts in European Private Law

- Matthias Haentjens & Dorine Verheij (Leiden University), Finding Nemo:
 Locating Financial Losses after Kolassa/Barclays Bank and Profit
- Remus Titiriga (INHA University), Revival of Rabel's Trans-National Characterization for Rules of Conflict? Some Answers in a European Convention
- Berk Demirkol (University of Galatasaray), Droit Applicable aux Contrats de Construction (Law Applicable to Construction Contracts)

On non-EU Private International Law:

- Patrick Borchers (Creighton University School of Law), Is the Supreme Court Really Going to Regulate Choice of Law Involving States?
- Akawat Laowonsiri (Thammasat University), Conflict of Genders in Conflict of Laws: Unresolved Problems in Thailand and Elsewhere
- Ralf Michaels (Duke University School of Law) The Conflicts Restatement and the World
- Jinxin Dong (China University of Petroleum), On the Internationally Mandatory Rules of the PRC
- Hannah L. Buxbaum (Indiana University Bloomington Maurer School of Law), Transnational Legal Ordering and Regulatory Conflict: Lessons from the Regulation of Cross-Border Derivatives
- Patrick Borchers (Creighton University School of Law), An Essay on Predictability in Choice-of-Law Doctrine and Implications for a Third Conflicts Restatement
- John F. Coyle (University of North Carolina School of Law), The Canons of Construction for Choice-of-Law Clauses

On International Arbitration

- Csongor István Nagy (University of Szeged), Central European Perspectives on Investor-State Arbitration: Practical Experiences and Theoretical Concerns
- Evangelos Kyveris (University College London), An In-Depth Analysis on the Conflicting Decisions in Dallah v. Pakistan: Same Law, Same Principles, Different Decisions