

# **Now online: Report on the IC<sup>2</sup>BE Workshop on Setting up a European Case Law Database**

On 26 February 2018, a well-attended, high-level workshop on the organization of databases on European civil procedural law took place at the Max-Planck-Institute (MPI) Luxembourg that was organized by Prof. Dr. Dr. h.c. *Burkhard Hess* and our fellow conflictolaws.net-editor Prof. Dr. *Marta Requejo Isidro*.

The event gathered contributions of experts from the European Commission, the European Court of Human Rights and the Court of Justice of the European Union. The workshop was part of a research project in which the MPI is participating together with major European Universities (Antwerp, Complutense, Freiburg [coordinator], Milan, Rotterdam, Wroclaw), the so called IC<sup>2</sup>BE study (Informed Choices in Cross-Border Enforcement). The final aim of this endeavor is to assess the working in practice of the “second generation” of EU regulations on procedural law for cross-border cases, i.e., the European Enforcement Order, Order for Payment, Small Claims (as amended by Regulation [EU] 2015/2421) and the Account Preservation Order Regulations. *Marta Requejo Isidro* has written a detailed report on the workshop that is available at the MPI’s website [here](#).