Receivables and Securities in Private International Law

A conference, organised by IACPIL – Interdisciplinary Association of Comparative and Private International Law, will take place in Vienna on 29 November 2018 under the title *Receivables and Securities in Private International Law*.

The aim of this half-day conference is to discuss the proposal of the European Commission on the law applicable to third-party effects of transactions in securities and assignment and the relevant issues arising in cross-border securities and receivables finance transactions.

Speakers from the Commission, academia and law practice will address issues arising in the context of cross-border security trading, assignment and subrogation, factoring, securitisation, and similar transactions both in the light of the relevant EU proposal, national law and uniform law instruments, such as the UN Assignment of Receivables Convention and the UNCITRAL Model Law on Secured Transactions. The advantages and disadvantages of the different approaches will be discussed from a comparative law perspective, with a focus on current challenges and opportunities arising from the digitalisation of trade and Brexit.

Registration is required by 25 November 2018.

The full programme is available here, together with further practical information.