CONTENTS

The Kelsenian Model of Constitutional Review in Times of European Integration – Reconsidering the Basic Features
Post-Brexit. The Politics of Resentment and EU Reintegration: Creating A New Legal Constitution for Capitalism
From Judicial Transplants to Judicial Translations: Constitutional Courts in Southern Africa – A Comparative Review74 Cosmas Emeziem
The Highest Rate of Public Trust in Judiciary in Twenty Years in Lithuania: Trend or Coincidence?125 Julija Kiršienė & Edita Gruodytė
Protection of Right to Environment in International Public Law146 Juraj Jankuv
Circumventing Obligations Through Multinational Military Operations: Legal Consequences for Troop Contributing States
Using Patent Development, Education Policy and Research and Development Expenditure Policy to Understand Differences Between Countries – The Case of Estonia and Germany
Judicial Approaches to Political Questions: A Comparative Study of the United States and South Korea
Europeanisation effects in the court jurisprudence
Constitutional aspects of the reform of the Polish justice system in 2017–2018
Limitations on the Choice of Law Resulting from the Protection of Third Parties in the Polish System of Private International Law
Particularity of Recognition and Enforcement of Foreign Arbitral Awards in the Russian Federation: Public Policy307 Václav Pravda
Instruction for the authors