

PREFACE & ACKNOWLEDGEMENTS

Our devotion to the region has not subsided since the publication of the predecessors of this work, the first volume of *The Case Law of Central and Eastern Europe* (2007)¹ – devoted to *capita selecta* from the realms of commercial and private law – and the two-volume ‘*Investing in South Eastern Europe – Foreign Direct Investment in the Stability Pact Countries*’ (2005).² In putting on the market the second publication of the case law series on enforcement of contracts, we have to express our deepest appreciation and thankfulness for the support of our colleagues and friends – equally committed to the niche of Europe – for all their support and encouragement.

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