

This work deals with securing, changes and consequences of breach of obligations from the view of conflict of laws. It is based on a comparative method – conflict of laws rules contained in Act No. 97/1963 Sb., international civil and procedural law act, as amended are compared with Convention on the law applicable to contractual obligations opened for signatures in Rome in 1980 and the Regulation No. 593/2008 on the law applicable to contractual obligations. In several parts of this work, the legal regulation of the laws of Russia, Switzerland, England and Austria is reflected.