

## **BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL**

*Compiled monthly (February 2022)*

### **I. GENERAL**

Goode, R. The creative force in transnational commercial law. *Transnational commercial law review* (London) 2:2, 2022.

### **II. INTERNATIONAL SALE OF GOODS**

Chernykh, Y. Contract interpretation in investment treaty arbitration: a theory of the incidental issue. Leiden, The Netherlands, Brill, 2022.

CISG Advisory Council and others, eds. The CISG Advisory Council opinions. 2nd ed. The Hague, Eleven International Publishing, 2021.

Conrads, M. Rügeobliegenheit und Beweislast in Einkaufsbedingungen. *Internationales Handelsrecht* (Köln, Germany) 22:1:1-7, 2022. Translation of title: Obligation to give notice of defects and burden of proof in terms of purchase.

Dambergā, S. Homeward trends Latvijas Republikas tiesu praksē. *Socrates* (Riga) 19:1:184-194, 2021. Translation of title: Existence of homeward trend in the case law of the Republic of Latvia.

Király, M. The unification of contract law and commercial usages. *Transnational commercial law review* (London) 2:2, 2022.

Liu, Q. and J. Wang. Applying the CISG to Hong Kong: legal analysis and policy recommendations. *Chinese journal of comparative law* (Oxford, U.K.) 1-10, 2022.

Saidov, D. Law of damages in international sales: the CISG and other international instruments. 2nd ed. Oxford, U.K.; New York, N.Y., Hart Publishing, 2021.

\_\_\_\_\_. Trade usages in international sales law. *Transnational commercial law review* (London) 2:1-45, 2022.

Schindler, D.O. and Y.C. Zimmermann. Internationales Handels- und Logistikrecht: Grundlagen - Transportrecht - Praxisfälle. Wiesbaden, Germany, Springer Gabler, 2021.

Zdravković, U. Pojam bitne povrede kod ugovora o međunarodnoj prodaji robe. *Collection of Papers, Faculty of Law, Niš* (Niš, Serbia) 92:97-114, 2021. Translation of title: Definition of fundamental breach of contract on international sale of goods.

Zeller, B. Article 48 CISG: confusion or sound drafting? *Internationales Handelsrecht* (Köln, Germany) 22:1:7-10, 2022.

### **III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION**

Bonomi, A. and G.P. Romano, eds. Yearbook of private international law: Vol XXI - 2019/2020. Köln, Verlag Dr. Otto Schmidt, 2021.

Chernykh, Y. Contract interpretation in investment treaty arbitration: a theory of the incidental issue. Leiden, The Netherlands, Brill, 2022.

Choukroune, L. and R. Donde, eds. Adjudicating global business in and with India: international commercial and investment disputes settlement. London; New York, N.Y., Routledge, Taylor & Francis Group, 2022.

Devaux, C. Entrée en vigueur de la Convention de Singapour: de nouveaux horizons pour la médiation commerciale internationale. *Journal du droit international* (Paris) 147:3:875-896, 2020.

Ferreres Comella, V. The constitution of arbitration. Cambridge, U.K.; New York, N.Y., Cambridge University Press, 2021.

- Joneydi, L. and S. Jafari. Competence-competence principle in Iranian arbitration law. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 39:4:855-870, 2021.
- Kalicki, J.E. and M. Abdel-Raouf, eds. Evolution and adaptation: the future of international arbitration. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020.
- Krūmiņš, T. Arbitration and human rights: approaches to excluding the annulment of arbitral awards and their compatibility with the ECHR. Cham, Switzerland, Springer, 2020.
- Lotfi, C. and I. Lightbody. The overlap between insolvency proceedings and arbitration: the potential for abuse and inconsistent results? *Transnational dispute management* (Voorburg, The Netherlands) 19:1, January 2022.
- Malachta, R. and P. Provazník, eds. Cofola International 2021: International and national arbitration - challenges and trends of the present and future - conference proceedings. Brno, Czech Republic, Masaryk University, 2021. 505 p.
- Mata Dona, J.R. and N. Lavranos, eds. International arbitration and EU law. Cheltenham, U.K., Edward Elgar Publishing, 2021. 560 p.
- Mohan, M. and C. Brown, eds. The Asian turn in foreign investment. Cambridge, U.K.; New York, N.Y., Cambridge University Press, 2021.
- Ossai, S.E. Is the Nigerian Arbitration and Conciliation Act suitable to construction disputes?: a critical analysis. *Construction law international* (London) 12:43-54, 2018.
- Patrasc-Balan, I.-D. Executarea acordurilor încheiate prin mijloace electronice rezultate din mediere în litigiile de comerț internațional în baza Convenției de la Singapore. *Scientific annals of Alexandru Ioan Cuza University of Iași, juridical sciences series* (Iași, Romania) 67:4:165-180, 2021. Translation of title: Enforcement of settlement agreements resulting from mediation concluded by electronic communication in international trade disputes under the Singapore Convention.
- Pinsolle, P. L'impact décisif des mesures provisoires (et sa justification théorique). *Revue de l'arbitrage* (Paris) 4:1007-1048, 2021.
- Pumagalli, L. L'arbitrato internazionale in materia successoria. *Rivista dell'arbitrato* (Milano) 31:3:485-518, 2021. Translation of title: International arbitration in succession matters.
- Saravanan, A. and S.R. Subramanian. Role of domestic courts in the settlement of investor-state disputes: the Indian scenario. Singapore, Springer, 2020.
- UN Commission on International Trade Law, ed. UNCITRAL Notes on Mediation (2021) / United Nations Commission on International Trade Law. New York, UN, 2021. 21 p.
- Venkatraman, N. Exploring the intersection of insolvency and arbitration proceedings in Australia, Malaysia, and Singapore. *Transnational dispute management* (Voorburg, The Netherlands) 19:1, January 2022.
- Vijayvergia, C. and P. Belmannu. Understanding the intersection of insolvency and arbitration laws in the Indian context. *Transnational dispute management* (Voorburg, The Netherlands) 19:1, January 2022.
- Zeller, B. and others. Enforcement of foreign arbitral awards and the public policy exception: including an analysis of South Asian state practice. Singapore, Springer, 2021.
- Zhao, Y. The Singapore mediation convention: a version of the New York convention for mediation? *Journal of private international law* (Abingdon, U.K.) 17:3:538-559, 2021.

#### **IV. INTERNATIONAL TRANSPORT**

- Fava, J. Chip off the old block: acknowledging the obstacles to widespread adoption of blockchain bills of lading. *LSE law review* (London) 7:2:181-232, 2022.

Schindler, D.O. and Y.C. Zimmermann. Internationales Handels- und Logistikrecht: Grundlagen - Transportrecht - Praxisfälle. Wiesbaden, Germany, Springer Gabler, 2021.

#### **V. INTERNATIONAL PAYMENTS (includes former INDEPENDENT GUARANTEES AND STAND-BY LETTERS OF CREDIT)**

[No publications recorded under this heading.]

#### **VI. ELECTRONIC COMMERCE**

Bomprezzi, C. Implications of blockchain-based smart contracts on contract law. Baden-Baden, Germany, Nomos, 2021. 266 p.

Chacón Rubio, P.A. Reglamentar los títulos valores electrónicos: un paso necesario para la consolidación del comercio sin papel en Colombia. *Revist@ e-mercatoria* (Bogotá) 20:2, 2021.

Fava, J. Chip off the old block: acknowledging the obstacles to widespread adoption of blockchain bills of lading. *LSE law review* (London) 7:2:181-232, 2022.

Kinsara, O. Revising the Saudi Electronic Transactions Law on E-Signatures. *Digital evidence and electronic signature law review* (Bedfordshire, U.K.) 19:1-11, 2022.

Pauknerová, M. Projekt "Digitální aktiva a soukromé právo": mezinárodní organizace UNIDROIT vychází z návrhu České republiky. *Právník* (Praha) 161:2:156-165, 2022. Translation of title: Project on "Digital assets and private law": international organisation UNIDROIT has been inspired by the Czech Republic's proposal.

#### **VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)**

Gullifer, L. and D.S.S. Neo, eds. Secured transactions law in Asia: principles, perspectives and reform. Oxford, U.K.; New York, N.Y., Hart Publishing, 2021.

Keijser, T. Enforcement of security interests in transnational commercial law: current state and future trends. *Transnational commercial law review* (London) 2:2, 2022.

\_\_\_\_\_, ed. Transnational securities law. 2nd ed. Oxford, U.K., Oxford University Press, 2022. 429 p.

Kieninger, E.-M. Security rights in intellectual property. In General Reports of the XXth General Congress of the International Academy of Comparative Law = rapports généraux du XXème Congrès général de l'Académie internationale de droit comparé. K. Boele-Woelki, D. P. Fernández Arroyo and A. Senegacnik, eds. Cham, Switzerland, Springer, 2021, p. 349-371.

Zhang, J. Functional reform of the Chinese law of secured transactions in movables from a comparative perspective. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 86:1:119-165, 2022.

#### **VIII. PROCUREMENT**

[No publications recorded under this heading.]

#### **IX. INSOLVENCY**

Adler, B.E., ed. Research handbook on corporate bankruptcy law. Cheltenham, U.K., Edward Elgar Publishing, 2020. 421 p.

Alshakhanbeh, K.A. Company controller's role as one way to rescue companies under Jordanian Insolvency Act 2018: comparative study. *Journal of politics and law* (Toronto) 15:1:25-33, 2022.

- Keijser, T., ed. *Transnational securities law*. 2nd ed. Oxford, U.K., Oxford University Press, 2022. 429 p.
- Lotfi, C. and I. Lightbody. The overlap between insolvency proceedings and arbitration: the potential for abuse and inconsistent results? *Transnational dispute management* (Voorburg, The Netherlands) 19:1, January 2022.
- Narayanan, S.B. Pre-packaged insolvency resolution regime: a fresh chapter in Indian insolvency law for MSMEs. *International corporate rescue* (London) 19:1:15-24, 2022.
- Ossa, F. and others. *IBA toolkit on insolvency and arbitration*. London, International Bar Association, 2021.
- Venkatraman, N. Exploring the intersection of insolvency and arbitration proceedings in Australia, Malaysia, and Singapore. *Transnational dispute management* (Voorburg, The Netherlands) 19:1, January 2022.
- Vijayvergia, C. and P. Belmannu. Understanding the intersection of insolvency and arbitration laws in the Indian context. *Transnational dispute management* (Voorburg, The Netherlands) 19:1, January 2022.

#### **X. INTERNATIONAL CONSTRUCTION CONTRACTS**

[No publications recorded under this heading.]

#### **XI. INTERNATIONAL COUNTERTRADE**

[No publications recorded under this heading.]

#### **XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS**

Liang, S. *Legal aspects of privately financed infrastructure projects (PFIPs) in China: the case for international standards*. Singapore, Springer, 2020. 209 p.

#### **XIII. ONLINE DISPUTE RESOLUTION**

- Chatterjee, A. and S. Uddin. Online dispute resolution: an effective mechanism and an alternative tool for justice at a reasonable time. *Arbitration* (London) 87:4:529-549, 2021.
- Zheng, J. *Online resolution of e-commerce disputes: perspectives from the European Union, the UK, and China*. Cham, Switzerland, Springer, 2020.

#### **XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES**

[No publications recorded under this heading.]

#### **XV. INVESTOR-STATE DISPUTE SETTLEMENT**

- Alvarez, J.E. ISDS reform: the long view. *ICSID review* (Oxford, U.K.) 36:2:253-277, 2021.
- Brabandere, E. de and others, eds. *Public participation and foreign investment law: from the creation of rights and obligations to the settlement of disputes*. Leiden, The Netherlands ; Boston, Brill Nijhoff, 2021.
- Chaisse, J. and others, eds. *Handbook of international investment law and policy*. Singapore, Springer, 2021.
- Dionysiou, K. *CETA's investment chapter: a rule of law perspective*. Cham, Switzerland, Springer, 2021.

- Elsig, M. and others, eds. *International economic dispute settlement: demise or transformation?* Cambridge, U.K.; New York, N.Y., Cambridge University Press, 2021.
- Gourgourinis, A. *Transnational actors in international investment law.* Cham, Switzerland, Springer, 2021.
- Ho, J. and M. Sattorova, eds. *Investors' international law.* Oxford, U.K.; New York, N.Y., Hart Publishing, 2021.
- Kalicki, J.E. and M. Abdel-Raouf, eds. *Evolution and adaptation: the future of international arbitration.* Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020.
- Lee, S.-W. ISDS reform: analysis on establishing a Multilateral Investment Court system. *Arbitration* (London) 87:4:484-506, 2021.
- Mohan, M. and C. Brown, eds. *The Asian turn in foreign investment.* Cambridge, U.K.; New York, N.Y., Cambridge University Press, 2021.
- Radović, R. *Beyond consent: revisiting jurisdiction in investment treaty arbitration.* Leiden, The Netherlands; Boston, Brill Nijhoff, 2021.
- Rao, G. and C. Croft. States' and investors' views on ISDS reforms: closer than one would expect. *European investment law and arbitration review online* (Leiden, The Netherlands) 6:1:339-354, 2022.
- Svoboda, O. UNCITRAL Working Group III and Multilateral Investment Court: troubled waters for EU normative power. *European investment law and arbitration review* (Leiden, The Netherlands) 6:104-126, 2021.