

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (March 2022)

I. GENERAL

[No publications recorded under this heading.]

II. INTERNATIONAL SALE OF GOODS

CISG and Hong Kong: its implications on Hong Kong arbitration. *Hong Kong lawyer* (Hong Kong) February 2022.

Jevremovic, N. Article 79 CISG: testing the effectiveness of the CISG in international trade through the lens of the COVID-19 outbreak. In *Blurry boundaries of public and private international law: towards convergence or divergent still?* P. Sooksripaisarnkit and D. Prasad, eds. Singapore, Springer Nature Singapore, 2022, Ch. 8.

Kalaitoglou, K. Art 7 CISG: an interpretation challenge or a pretext for non-adoption? The CISG through UK lenses. *Legal compass blog* 25 February 2022.

Lee, Y. Comparative study of the requirements for the buyer's right to require delivery of substitute goods under the CISG and the Korean Civil Act. *Journal of Korea trade* (Seoul) 26:1:81-98 2022.

Parsapour, M.B. and others.

اهى جب رانخ سارتق راردا ديرد حق وقاسالمواريانردمقا يسهباس ناد بى ن جم ع شى وه بلى ت ق

Comparative study on Islamic & Western law (Qom, Iran) 2:1:1-28 2015. Translation of title: The Convention on International Sale of Goods, the Principles of European Contract Law.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Abrishami, A.M. Singapore Convention on Mediation: should Iran follow the position of Qatar? *Arab law quarterly* (Leiden, The Netherlands) 36:1-2:86-121, 2022.

Ajayi, O.O. Recognition of foreign arbitral awards: the success of the New York Convention in U.S. courts and its signal contribution to international arbitration. *Transnational dispute management* (Voorburg, The Netherlands) 19:2, March 2022.

Brueggemann, R. and N. Smahi. New claims and amended claims in international arbitration: finding landmarks in navigating the tribunal's discretion. *SchiedsVZ* (München) 20:2:49-56, 2022.

Chevalier, M. From smart contract litigation to blockchain arbitration, a new decentralized approach leading towards the blockchain arbitral order. *Journal of international dispute settlement* (Oxford, U.K.) 12:4:558-584, 2021.

Esplugues Mota, C. ¿Adiós justicia arbitral, adiós?: el fomento de la figura de la desestimación temprana de la demanda ("early dismissal") como síntoma. *Cuadernos de derecho transnacional* (Madrid) 14:1:196-238, 2022.

Fernández-Samaniego, J. The effects on cross-border disputes one year after the entry into force of the Singapore Mediation Convention. *Alternatives to the high cost of litigation* (New York, N.Y.) 40:1:3-5, 2022.

Hobér, K. *International commercial arbitration in Sweden*. 2nd ed. Oxford, U.K., Oxford University Press, 2021. 498 p.

O'Malley, P. A new "UNCITRAL Model Law on International Commercial Adjudication": how beneficial could it really be? *Arbitration* (London) 88:1:34-60, 2022.

Report on “Roundtable on the position of the European Union on the Singapore Convention on Mediation” organized on 18 June 2021 by the European Law Institute (ELI) Slovenian hub and the Forum for International Conciliation and Arbitration (FICA). *European Law Institute* (Vienna) 6 March 2022.

Shehab, M.A.A. An analysis of the enforcement of foreign arbitration awards in Palestine: realities, drawbacks, and prospects. *Arab law quarterly* (Leiden, The Netherlands) 36:1-2:158-191, 2022.

UN Commission on International Trade Law, ed. UNCITRAL Arbitration Rules, Expedited Arbitration Rules, Rules on Transparency in Treaty-based Investor-State Arbitration. New York, United Nations, 2021. 71 p.

Zabloudivová, K. Uznání a výkon cizích rozhodčích nálezů v českém právním prostředí ve světle novelizované právní úpravy a recentní rozhodovací praxe. *Právník* (Praha) 161:3:275-283, 2022. Translation of title: Recognition and enforcement of foreign arbitral awards under amended Czech law and recent case law.

IV. INTERNATIONAL TRANSPORT

Corcione, C. and E. El Murr. International carriage of livestock by sea: a call for a novel approach. *Journal of international maritime law* (Witney, U.K.) 27:4:228-240, 2021.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Ooi, V. Contracts formed by software: an approach from the law of mistake. *Journal of business law* (London) 2:97-117, 2022.

Renard, R. and others. Digitalizing trade in Asia needs legislative reform. *International journal of blockchain law* (Geneva) 2:43-47, 2022.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Bazinas, S.V. Secured finance law reform: the joint coordination network. *Butterworths journal of international banking and financial law* (London) 195-197, March 2022.

Sorrentino, G. and others. Die Zukunft der Markenrechte als Sicherheit im Kreditgeschäft: eine Alternative mit Potenzial? *BankArchiv* (Wien) 70:187-197, March 2022. Translation of title: The future of trademark rights as security in the credit business: an alternative with potential?

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

Bhatt, S. and D.D. Gupta. Decoding the UNCITRAL Legislative Guide on Cross-Border Insolvency laws. *Supremo amicus* (Koderma, India) 24:191-200, 2021.

Godwin, A. and C.Z. Qu. Cross-border insolvency law in Hong Kong: recognition of foreign schemes of arrangement. *International insolvency review* (Chichester, U.K.) 30:S1:22-45, 2021.

- Gurrea-Martínez, A. Implementing an insolvency framework for micro and small firms. *International insolvency review* (Chichester, U.K.) 30:S1:46-66, 2021.
- Idigbe, A.I. The norm life cycle theory and the role of INSOL International in shaping the UNCITRAL Model Law on Cross-Border Insolvency. Toronto, Ont., York University, 2021. 337 p. Thesis (Ph.D.)
- Kilborn, J.J. Small business bankruptcy reform in the Arab world: two steps forward, one step back. *Arab law quarterly* (Leiden, The Netherlands) 36:1-2:122-157, 2022.
- Kokorin, I. The future of harmonisation of directors' duties in the European Union: the Preventive Restructuring Directive and group insolvencies. *International insolvency review* (Chichester, U.K.) 30:3:361-382, 2021.
- McCormack, G. The European Restructuring Directive and stays on creditor enforcement actions. *International insolvency review* (Chichester, U.K.) 30:S1:67-88, 2021.
- Neder Cerezetti, S.C. Reorganization of corporate groups in Brazil: substantive consolidation and the limited liability tale. *International insolvency review* (Chichester, U.K.) 30:2:169-190, 2021.
- Pepels, S. Defining groups of companies under the European Insolvency Regulation (recast): on the scope of EU group insolvency law. *International insolvency review* (Chichester, U.K.) 30:1:96-123, 2021.
- Spuling, N. Cross-border insolvencies in Southeast Asia: regional insolvency framework for ASEAN. Tilburg, The Netherlands, Tilburg University, 2021. 214 p. Thesis (Ph.D.)
- Warner, G.R. and M. Veder. Enterprise group restructuring: Dutch options and United States enforcement. *European insolvency and restructuring journal* (The Netherlands) 7, 2021.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

[No publications recorded under this heading.]

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

- Dolzer, R. and others. Principles of international investment law. 3rd ed. Oxford, Oxford University Press, 2022. 484 p.
- Grant, T.D. and F.S. Kieff. Appointing arbitrators: tenure, public confidence, and a middle road for ISDS reform. *Michigan journal of international law* (Ann Arbor, Mich.) 43:1:171-239, 2022.

- Menkes, M.J. ISDS reform: financing of the Permanent Investment (Appeals) Body. *Journal of international dispute settlement* (Oxford, U.K.) 12:3:462-476, 2021.
- Roberts, A. and T.S. John. Complex designers and emergent design: reforming the investment treaty system. *American journal of international law* (Cambridge, U.K.) 116:1:96-149, 2022.
- Shao, X. Disrupt the gambler's Nirvana: security for costs in investment arbitration supported by third-party funding. *Journal of international dispute settlement* (Oxford, U.K.) 12:3:427-447, 2021.