

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (May 2022)

I. GENERAL

Praštaló, B. Genericism in the uniformity endeavour: a plea against the one-size-fits-all approach. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 12 May, 2022.

Stanković, G. and others. Judicial sale of ships: a rocky road to unification. *Poredbeno pomorsko pravo = Comparative maritime law* (Zagreb) 60:175:11-35, 2021.

II. INTERNATIONAL SALE OF GOODS

Hayward, B. To boldly go, part I: developing a specific legal framework for assessing the regulation of international data trade under the CISG. *University of New South Wales law journal* (Sydney, N.S.W.) 44:3:878-918, 2021.

Johnson-Ansah, A. Droit commun et droit spécial de la vente commerciale OHADA. *Penant: revue trimestrielle de droit africain* (Paris) 914:109-142, 2021.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Abrishami, A.M.

چالسی کَ آسی هَا جَگَر سَگَا پَرِ الحاق آرای
International law review (Tehran) 65:263-280, 2021. Translation of title: Challenges facing the Singapore Convention on Mediation and the possible accession of Iran.

Cox Alomar, R. El reconocimiento y la ejecución de laudos arbitrales foráneos en Puerto Rico. *Spain arbitration review* (Madrid) 43:65-91, 2022.

Gadkari, A.M. Harmonizing international commercial arbitration: a special focus on time limit to setting aside an award. *Indonesian journal of law and society* (East Java, Indonesia) 3:1:81-122, 2022.

Hughes, V. and M. Jewett. International commercial arbitration in Canada: from hostility to world leadership to playing catch-up. *Canadian journal of commercial arbitration* (Kingston, Ont.) 2:2:14-70, 2022.

Lee, J.S. A prelude to the UNCITRAL Expedited Arbitration Rules. *Korean arbitration review* (Seoul) 13:70-76, 2022.

Moghaddam Fard, M. and Z. Ahmadi.

ارزیابی قانون حاکم بر موافقتنامه‌های داوری آنسیترال با تأکید بر حقوق فرانسه
Legal civilization (Islamic Republic of Iran) 3:7:186-196, 2020. Translation of title: Evaluation of the law governing UNCITRAL arbitration agreements with emphasis on French law.

Moreira, J.I. and R.V. Segate. The "it" arbitrator: why do corporations not act as arbitrators? *Journal of international dispute settlement* (Oxford, U.K.) 12:4:525-557, 2021.

Nadim, M.A.M.

تنفیذ حکم التحکیم الأجنبي في العراق وفقاً لاتفاقية الاعتراف بقرارات التحکيم الأجنبية وتنفيذها
(اتفاقية نيويورك 1958)
Supreme Judicial Council blog (Baghdad) 29 March, 2022. Translation of title: Implementation of the foreign arbitration ruling in Iraq in accordance with the Convention on the Recognition and Enforcement of Foreign Arbitral Awards (1958) (New York Convention).

Nuannavong, V. The impact of the adoption of the UNCITRAL Model Law on International Commercial Arbitration in Laos by focusing on its interpretation. Nagoya, Japan, Nagoya

University, 2021. 177 p. Thesis (PhD) - Nagoya University Graduate School of Law (2021).

Poorooye, A. and R. Feehily. Confidentiality and transparency in international commercial arbitration: finding the right balance. *Harvard negotiation law review* (Cambridge, Mass.) 22:2:275-323, 2017.

Takahashi, K. Exclusion of arbitral procedure from the scope of public policy scrutiny as a measure to curb due process paranoia: a proposal under the UNCITRAL Model Law. *Michigan State international law review* (East Lansing, Mich.) 29:3:539-552, 2021.

Wisławska, A. Zakres zdolności arbitrażowej w prawie polskim. *Zeszyt prawniczy UAM* (Poznań, Poland) 11:279-292, 2021. Translation of title: Arbitrability of disputes in Polish law.

Yang, C. 快速仲裁规则研究——UNCITRAL 通过《快速仲裁规则》. *Dispute settlement* (China) 7:4:279-287, 2021. Translation of title: Study on the expedited arbitration rules - UNCITRAL adopted the Expedited Arbitration Rules.

IV. INTERNATIONAL TRANSPORT

[No publications recorded under this heading.]

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Kadly, E.I. and others. Keabsahan blockchain-smart contract dalam transaksi elektronik: Indonesia, Amerika dan Singapura. *Jurnal sains sosio humaniora* (Indonesia) 5:1:199-212, 2021. Translation of title: The validity of blockchain-smart contracts in electronic transactions: Indonesia, America and Singapore.

Kostenko, O.V. and V.V. Kostenko. Шляхи розвитку правового регулювання електронних довірчих послуг у міжнародних актах UNCITRAL. *Journal of civilization* (Odessa, Ukraine) 31:36-44, 2018. Translation of title: Ways of development of legal regulation of electronic contracting services in UNCITRAL international acts.

World Economic Forum and World Trade Organization, eds. The promise of tradetech: policy approaches to harness trade digitalization. Geneva, WTO, 2022. 68 p.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Smith, I.O. The United Nations Sustainable Development Goals, financial inclusion agenda and the efficacy of security interest over movable assets: the case of micro, small and medium enterprises in Nigeria. *African journal of international and comparative law* (Edinburgh) 30:2:211-228, 2022.

VIII. PROCUREMENT

Arabi, D.H.Z. and others.

مطالعه تطبیقی روشهای برگزاری مناقصات در «قانون برگزاری مناقصات» ایران و «قانون نمونه تدارکات دولتی 2011» آنسیترال

Journal of science (Tehran) 7:11-38, 2021. Translation of title: Comparative study of tendering procedures in Iran's Tender Law and the UNCITRAL Model Law on Public Procurement 2011.

IX. INSOLVENCY

Dewi, P.E.T. The execution of bankrupt assets in the case of cross-border insolvency: a comparative study between Indonesia, Malaysia, Singapore, and the Philippines. *Indonesian journal of Southeast Asian studies* (Yogyakarta, Indonesia) 5:1:47-59, 2021.

Pepels, S. Group coordination proceedings under the recast EIR in practice. *European insolvency and restructuring journal* (The Netherlands) 2:1-35, 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

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

Abbasli, T. Can online dispute resolution prevail over the traditional methods of resolution? *Baku State University law review* (Baku) 8:1:21-43, 2022.

Colombo, I. China's impact on international trade law order: towards incoherent fragmentation. Milano, Italy, Università Cattolica del Sacro Cuore, 2021. 179 p. Thesis (Master's) - Università Cattolica del Sacro Cuore (2021).

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Amado, J.D. and others. Arbitrating the conduct of international investors. Cambridge, U.K., Cambridge University Press, 2018. 198 p.

Asian Academy of International Law Limited (AAIL), ed. Proceedings of 2021 UNCITRAL Working Group III inter-sessional meeting: the use of mediation in ISDS, 28-29 October 2021, Hong Kong. Hong Kong, Asian Academy of International Law Limited, 2021. 232 p.

Bonnitcha, J. and others. Damages and ISDS reform: between procedure and substance. *Journal of international dispute settlement* (Oxford, U.K.) 2 December, 2021.

Cámara Chumbes, A. and N.D. Yano Tsuha. ¿Uno o dos sombreros?: lineamientos para una regulación del double-hatting en arbitrajes de inversión. *Forseti: revista de derecho* (Lima) 9:13:63-92, 2021.

Garimella, S.R. Third party funding of arbitral claims: a narrative for access to justice. In *Adjudicating global business in and with India: international commercial and investment disputes settlement*. L. Choukroune and R. Donde, eds. London; New York, N.Y., Routledge, Taylor & Francis Group, 2022. Ch. 11.

Johnson, L. and others. Investor-State dispute prevention: a critical reflection. *Dispute resolution journal* (New York) 75:4:107-126, 2021.