

## BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

*Compiled monthly (November 2022)*

### I. GENERAL

- Asian Academy of International Law (AAIL), ed. 2021 colloquium on international law: development of international trade law in the [post]-pandemic era, 19 November 2021, Hong Kong SAR, China. Hong Kong, AAIL, 2021. 188 p. Colloquium proceedings.
- Neels, J.L. International commercial law emerging in Africa. *Potchefstroom electronic law journal* (Johannesburg) 25:1, 27 October, 2022.

### II. INTERNATIONAL SALE OF GOODS

- Ay, Y.E. The fundamental breach of contract of sale under the CISG. *Facta Universitatis: law and politics* (Niš, Serbia) 20:1:25-32, 2022.
- Bouabbas, A.J.  
تبعة هلاك البضائع في عقد البيع سيف والبيع فوب في القانون الكويتي والقانون الإماراتي دراسة مقارنة مع اتفاقية الأمم المتحدة بشأن البيع الدولي للبضائع  
*Journal sharia and law* (Sharjah, United Arab Emirates) 36:92:363-426, 2022.  
Translation of title: The liability of the loss of goods in the sale contract CIF and FOB under Kuwaiti and UAE laws: a comparative study with the CISG (1980).
- CISG Advisory Council, ed. CISG Advisory Council opinion no. 22: the seller's liability for goods infringing intellectual property rights under Article 42 CISG.
- Ghaziani, V.A. and others. A comparative analysis of the concept of goods in Iranian Civil Law and the CISG: is it really an obstacle to ratification? Conference paper. First International Conference on Governance and Statecraft in Iran, Kharazmi University, Tehran, February 2022.
- Ragab, B. Issues of compatibility between the CISG and Shariah law based legal systems. Tallinn, Tallinn University of Technology, 2021. 35 p. Thesis (BA).
- Varsi Rospigliosi, E. and S.A. García Long. Falso consenso: el fantasma de la buena fe en el artículo 7(1) de la CISG. *Prudentia iuris* (Buenos Aires) 93:139-178, 2022.
- Vaughn, G.F. and K. Duggal. On international arbitration, choice of substantive law, and the CISG: a case law study. *Arbitration international* (Oxford, U.K.) advance access publication 16 November 2022.

### III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

- Besson, S. Le contrôle des sentences arbitrales par le juge suisse: aperçu de quelques traits caractéristiques et confrontation avec le droit français. *Revue de l'arbitrage* (Paris) 3:867-897, 2022.
- Feehily, R. International commercial mediation: law and regulation in comparative context. Cambridge, U.K., Cambridge University Press, 2022. 339 p.
- Figuroa, D. and V.S. Fritz. Impact of Roman arbitration on the UNCITRAL Model Law on International Commercial Arbitration and its reception in Austria: (nihil sub sole novum: nothing new under the sun, Ecc. 1:9). *Transnational dispute management* (Voorburg, The Netherlands) 19:5, September 2022.
- Kim, U.N. Legal requirements for the enforcement of foreign arbitration awards in DPRK. *Kim Il Sung University* (Pyongyang) 4 November, 2022.
- Krnjajić, M. and U. Zdravković. The Singapore Convention: a new mechanism for resolving international trade disputes. *Proceedings of the International Scientific Conference*

"*Social Changes in the Global World*" (Shtip, Republic of North Macedonia) 1:9:249-263, 2022.

Nam, T.V. and others. The development of new technology integration in e-commerce dispute resolution in Vietnam. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 4:7:215-229, 2022.

Riffel, C. Indirect expropriation and the protection of public interests. *International and comparative law quarterly* (London) 71:4:945-974, 2022.

Tesfay, S.Y. International commercial arbitration: legal and institutional infrastructure in Ethiopia. Cham, Switzerland, Springer, 2021. 255 p.

Tsuvina, T. and S. Ferz. The recognition and enforcement of agreements resulting from mediation: Austrian and Ukrainian perspectives. *Access to justice in Eastern Europe* (Kyiv) 4(16):32-54, 2022.

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

Al Shehhi, A. bin A. bin A.M. and A.A. Al-Maamari.

الإطار القانوني لمسؤولية الناقل البحري في القانون الأردني والقانون العماني  
*JIL Center journal* (Algiers) 15:109-127, 2022. Translation of title: The judicial framework for the responsibility of the shipping carrier in Jordanian law and Omani law.

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

Geva, B. and S. Peari. International negotiable instruments. New York, N.Y., Oxford University Press, 2020. 266 p.

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

Geva, B. and S. Peari. International negotiable instruments. New York, N.Y., Oxford University Press, 2020. 266 p.

Min, C.H. UNCITRAL MLETR 분석과 전자무역 서비스 적용 방안에 관한 연구 - 해외 주요 사례를 중심으로 -. *Korean Academy for Trade Credit Insurance* (Seoul) 23:4:15-37, 2022. Translation of title: A study on UNCITRAL MLETR analysis and application of e-trade service - focused on major overseas cases.

Public Interest Incorporated Association, ed. 商事法の電子化に関する研究会報告書 一船荷証券の電子化について. Tokyo, Public Interest Incorporated Association, 2022. 241 p. Translation of title: Study group report on computerization of commercial law – computerization of bills of lading.

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

[No publications recorded under this heading.]

#### **VIII. PROCUREMENT**

Zverev, A. and E. Niewiadomska. How can eprocurement serve Public-Private Partnership projects, including concessions? *Law in transition* (London) 26-35, 2022.

## **IX. INSOLVENCY**

Janger, E.J. Aggregation and abuse: mass torts in bankruptcy. *Fordham law review* (New York, N.Y.) 91:2:361-383, 2022.

McCormack, G. EU insolvency law: cross-border insolvency law in comparative focus. Cheltenham, U.K., Edward Elgar Publishing, 2022. 322 p.

Mevorach, I. Modified universalism as customary international law. *Texas law review* (Austin, Tex.) 96:1403-1436, 2018.

## **X. INTERNATIONAL CONSTRUCTION CONTRACTS**

[No publications recorded under this heading.]

## **XI. INTERNATIONAL COUNTERTRADE**

[No publications recorded under this heading.]

## **XII. PUBLIC-PRIVATE PARTNERSHIPS**

Zverev, A. and E. Niewiadomska. How can eprocurement serve Public-Private Partnership projects, including concessions? *Law in transition* (London) 26-35, 2022.

## **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**

Angelet, N. and others. Note on the costs and financing of an Advisory Centre on International Investment Law. *Transnational dispute management* (Voorburg, The Netherlands) 19:5, September 2022.

Bohmer, L. ICSID and UNCITRAL publish fifth version of joint code of conduct: draft proposes separate codes for judges and ad hoc arbitrators, and adds a standalone provision for arbitrator assistants. *Investment arbitration reporter* (New York) 29 November 2022.

\_\_\_\_\_. UNCITRAL Secretariat publishes new note on investor-state appellate mechanism. *Investment arbitration reporter* (New York) 24 November 2022.

Calamita, N.J. and C. Giannakopoulos. ASEAN and the reform of investor-State dispute settlement: global challenges and regional options. Cheltenham, U.K., Edward Elgar Publishing, 2022. 283 p.

Kamrad, C.M. The influence of the 2014 UNCITRAL Transparency Rules on treaty-based investor-State arbitration. Baden-Baden, Germany, Nomos, 2022. 194 p.

Lim, C.L. and others. International investment law and arbitration: commentary, awards and other materials. 2nd ed. Cambridge, U.K.; New York, N.Y., Cambridge University Press, 2021. 625 p.

Thieffry, P. L'arbitrage au XXI<sup>e</sup> siècle face aux enjeux du changement climatique. *Revue de l'arbitrage* (Paris) 3:899-944, 2022.