

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (August 2020)

I. GENERAL

Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Gieseking Verlag, 2020. 1873 p.

Stewart, D.P. Keynote: what does international law have to do with international development? *Denver journal of international law & policy* (Denver, Colo.) 42:3:321-344, 2014.

II. INTERNATIONAL SALE OF GOODS

Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Gieseking Verlag, 2020. 1873 p.

Eckardt, T. and others. Art. 79 CISG in der internationalen Rechtsprechung. *Internationales Handelsrecht* (Köln, Germany) 4:140-149, 2020. Translation of title: Art. 79 CISG in international jurisdiction.

Huber, P. Für Glücksklee keine Haftung?: die Tücken der Garantiehaftung im CISG. *Internationales Handelsrecht* (Köln, Germany) 4:137-140, 2020. Translation of title: No liability for four-leaf clover? Pitfalls of guarantee liability under the CISG.

Kemp, P.C.M. Enforced performance of commercial sales contracts in the Netherlands, Singapore and China. The Hague, Eleven International Publishing, 2020. 455 p. Thesis (PhD) - University of Leiden (2020).

Perović, J. and L. Tomić. Implementation of international standards in Serbian contract law: an overview of solutions offered by the future civil code of Serbia. *Ekonomika preduzeća* (Belgrade) 63:7-8:413-423, 2015.

Piltz, B. Covid-19 bedingte Lieferstörungen. *Internationales Handelsrecht* (Köln, Germany) 4:133-137, 2020. Translation of title: Delivery disruption due to Covid-19.

Radu, G. Droit du commerce international: les fondamentaux. Paris, Éditions Glyphe, 2020. 123 p.

Scherbacheva, L.V. Исковая давность по требованиям из недостатков товара. *Elibrary.ru* (Moscow) 5-7, 2019. Translation of title: Prescription according to the requirements of product flaws.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Al Enizi, Z.K. and W.F. Mahameed. International experience of applying transparency rules in arbitration processes between investors and states. *Accounting, economics, and law: a convivium* (Berlin) 17 August 2020.

Bantekas, I. [et al.]. UNCITRAL Model Law on International Commercial Arbitration: a commentary. Cambridge, U.K., Cambridge University Press, 2020. 1013 p.

Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Gieseking Verlag, 2020. 1873 p.

Born, G. and S. Forrest. Amicus curiae participation in investment arbitration. *ICSID review* (Oxford, U.K.) 34:3:626-665, 2019.

- Brillat-Capello, W. The Hague Rules on Business and Human Rights Arbitration: l'arbitrage comme outil de respect des droits humains. *Revue de l'arbitrage* (Paris) 2:377-402, 2020.
- Ferrero, J. La Convención de Singapur sobre Mediación: una herramienta indispensable para promover la mediación como mecanismo alternativo de solución de controversias internacionales. *Forseti revista de derecho* (Lima) 29 July 2020.
- Ipek, M. Interpretation of Article II(3) of the New York Convention. *Marmara University Faculty of Law journal of legal studies* (Istanbul) 23:3:683-724, 2017.
- Kulkarni, R.M. Quelling the quagmire: a neutral's facilitation of settlement negotiations and effect of the Singapore Convention on Mediated Settlements. *Dispute resolution international* (London) 14:1:57, 2020.
- Sánchez Lorenzo, S.A. Aspectos clave del arbitraje comercial internacional. *Curso de derecho internacional* (Rio de Janeiro) 46:531-587, 2019.
- Saudi Centre to make mediated settlements enforceable. *Gloval arbitration review* (London) 21 May 2020.
- Soto Pineda, J.A. and M. Prada Salmoral. ¿Está desfasada la Convención de Nueva York sobre el Reconocimiento y la Ejecución de las Sentencias Arbitrales Extranjeras? *Spain arbitration review* (Madrid) 38:89-109, 2020.
- Wójtowicz, P. and F. Gevaerd. The framework: the U.N.'s Working Group II debates new expedited arbitration rules. *Alternatives* (New York, N.Y.) 37:7:99-102, 2019.

IV. INTERNATIONAL TRANSPORT

- Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Giesecking Verlag, 2020. 1873 p.
- Eftestøl-Wilhelmsson, E. Yes, Jan: the law is lagging behind! *Social science research network*. Available online at <https://ssrn.com/abstract=3359533>

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

- Besharat, S. E-commerce law, and WTO with reference to Iran. *International review* (Belgrade) 1-2:138-145, 2018.
- Castellani, L.G. The UNCITRAL Model Law on Electronic Transferable Records: origin, development, perspectives. *Japanese Association of International Business Law journal* (Okayama, Japan) 5:4-23, 2020.
- Geva, B. and others. The ECB and € e-banknotes. *Osgoode digital commons. Articles & book chapters* 2805, August 2020.
- Haileyesus, I.W. Appraisal of the Ethiopia legal environment in light of its compatibility for introduction of electronic bill of lading. *Journal of international trade, logistics and law* (Istanbul) 6:1:75-89, 2020.
- Ikuo. 電子署名Q&Aを比較法（UNCITRAL電子署名モデル法）のなかで位置づけてみる. *IT research art* 23 July 2020. Translation of title: Q&A on electronic signatures and where it (UNCITRAL Model Law on Electronic Signatures) stands in comparative law.

Interview with Luca Castellani, Secretary of the United Nations Commission on International Trade Law (UNCITRAL) Working Group IV (Electronic Commerce). Interview by Amelia Chew and Ng Sock Cheng, edited by Irene Ng, during 2018 UNCITRAL Emergence Conference, 1 September 2018.

Kubota, T. Discussion summary of the International Symposium on Crypto Assets, Blockchain and UNCITRAL Model Law on Electronic Transferable Records (MLETR). *Japanese Association of International Business Law journal* (Okayama, Japan) 5:57-60, 2020. In Japanese with English abstract.

Nwabueze, C.J. Reflections on legal uncertainties for e-commerce transactions in Cameroon. *African journal of information and communication* (Johannesburg) 9:1:63-91, 2019.

Takahashi, K. Legal issues arising from the use of blockchains for the dematerialization of negotiable instruments: with a particular focus on bills of lading and the UNCITRAL Model Law. *Japanese Association of International Business Law journal* (Okayama, Japan) 5:24-39, 2020. In Japanese with English abstract.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Giesecking Verlag, 2020. 1873 p.

Oowada, S. 流動資産担保と自己資本比率規制. *IMES discussion paper series* (Tokyo) No. 2020-J-13, 2020. Translation of title: Liquid asset collateral and capital adequacy regulation.

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

Handa, A. An analysis of the corporate insolvency resolution process as a route for acquisitions in India. *International insolvency review* (Chichester, U.K.) 29:2:234-253, 2020.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS

Al-Khulaifi, H.M. Exploring Law No. 12/2020 on Regulating Public-Private Partnerships. *Qatar business law review* (Paris) 1:35-42, 2020.

Maslova, S.V. Тенденции правового регулирования государственно-частного партнерства на международном и национальном уровнях. *Moscow journal of international law* (Moscow) 3:114-127, 2019. Translation of title: Trends in the legal regulation of Public-Private Partnership at the international and national levels.

XIII. ONLINE DISPUTE RESOLUTION

Voß, W. Gerichtsverbundene Online-Streitbeilegung: ein Zukunftsmodell? Die online multi-door courthouses des englischen und kanadischen Rechts. *Rabels Zeitschrift für*

ausländisches und internationales Privatrecht (Tübingen, Germany) 84:1:62-96, 2020.
Translation of title: Court-connected ODR: a model for the future? Online multi-door courthouses under English and Canadian law.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Al Enizi, Z.K. and W.F. Mahameed. International experience of applying transparency rules in arbitration processes between investors and states. *Accounting, economics, and law: a convivium* (Berlin) 17 August 2020.

Costa Júnior, O.J.G. Publicidade, transparência e participação em arbitragens de investimentos: credibilidade do regime de proteção a investimentos em debate. In *Governança global*. M.R. Ribeiro, ed. Belo Horizonte, Arraes Editores, 2016, Vol. I., p. 29-55.

Montineri, C. UNCITRAL reform process on ISDS. Conference paper presented at 10 Year Anniversary of the International Investment Law Centre Cologne, 16 May 2019.

Schlee, P. Transparência em arbitragens internacionais investidor-estado. *Revista de la Secretaría del Tribunal Permanente de Revisión* (Asunción) 3:5:95-113, 2015.
Translation of title: Transparency in international investor-State arbitration.

Special issue: UNCITRAL and investment arbitration reform: matching concerns and solutions. *Journal of world investment & trade* (Leiden, The Netherlands) 21:2-3:167-474, 2020.

Venzke, I. On the functions, authority and legitimacy of investor-state arbitration: the case of the Transatlantic Trade and Investment Partnership (TTIP). *Centre for the law of EU external relations (CLEER) papers* (The Hague) 1:59-75, 2016.