

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

*Compiled monthly (August 2021)*

### **I. GENERAL**

Svoboda, O. and others. The Czech Republic's push for innovative agenda in the UNIDROIT and the UNCITRAL. *Czech yearbook of public & private international law* (Praha) 8:603-605, 2017.

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

Jovičić, K. Posebni slučajevi kada se ugovor može raskinuti prema Bečkoj Konvenciji. *Strani pravni život* (Belgrade) 1:51-62, 2017. Translation of title: Particular cases when the contract can be terminated according to Vienna Convention.

Lehnert, C. and P. Schäfer. Die Rechtswahl bei internationalen Kaufverträgen: ein empirischer Befund aus 2020. *Internationales Handelsrecht* (Köln, Germany) 21:4:145-148, 2021. Translation of title: The choice of law for international sales contracts: an empirical finding from 2020.

Muñoz, E. Soft law instruments as usages of trade in CISG contracts and international commercial arbitration. *Uniform Commercial Code law journal* (St. Paul, Minn.) 50:1:1-39, 2021.

Ngnintedem, J.-C. and M. Abdoulwahab. L'obligation de faire à l'épreuve de son exécution forcée dans les pays de l'OHADA. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:545-575, 2021.

Ramses, A.A. Reflexion sur la théorie de l'imprévision en droit OHADA des contrats. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:185-217, 2020.

Schroeter, U.G. Simplification of the commercial process for the international sale of goods through the 1980 Vienna Sales Convention (CISG). *Uniform Commercial Code law journal* (St. Paul, Minn.) 50:1:41-56, 2021.

Zeller, B. and R. Walters. Good faith: the Houdini principle of law? a comparative examination. *Uniform Commercial Code law journal* (St. Paul, Minn.) 50:1:57-75, 2021.

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

Adelus, E. and J. Knieper. L'impact des modèles législatifs de la CNUDCI en matière d'arbitrage et de médiation? = The impact of UNCITRAL arbitration and mediation? *Revue de droit des affaires internationales = International business law journal* (Paris) 4:419-431, 2020.

Adolf, H. Penunjukkan ketua majelis arbitrase: perbandingan BANI Rules dengan UU arbitrase. *Indonesia arbitration quarterly newsletter* (Jakarta) 14:4:1-8, 2020. Translation of title: Appointment of the chair of the arbitral tribunal: comparison of the BANI Rules with the arbitration law.

Al Hyari, O.H. and A.R. Al Ani. Post award arbitral tribunal's mandate under the UNCITRAL Model Law and national laws based thereon. *Heliyon* (Amsterdam) 7:e07556, 2021.

Bantekas, I. Transnational Islamic finance disputes: towards a convergence with English contract law and international arbitration. *Journal of international dispute settlement: current developments* (Oxford, U.K.) 1-19, 2021.

- Bao, Y. 澳门仲裁法律制度的革新与展望——评澳门新《仲裁法》. *Commercial arbitration & mediation* (Beijing) 4:71-82, 2020. Translation of title: Reform and prospect of arbitration legal system in Macau — comment on the New Arbitration Law of Macau.
- Besson, S. and H. Frey, eds. Expert evidence: conflicting assumptions and how to handle them in arbitration. Huntington, N.Y., Juris, 2021. 92 p. Collection of papers presented at the ASA 2018 Annual Conference.
- Cantuarias, F. and N. Serván. Una condición para el éxito: el reconocimiento de medidas cautelares emitidas por tribunales arbitrales extranjeros en Latinoamérica. *Spain arbitration review* (Madrid) 41:21-34, 2021.
- Chihara, M. 国際仲裁制度の現状と課題—国際調停の利用を含めて—. *Reference* (Tokyo) 847:1-30, 2021. Translation of title: Current issues in the international arbitration system, including the use of international mediation.
- Gu, W. 无涉外因素争议的域外仲裁问题. *Peking University law journal* (Beijing) 30:3:651-670, 2018. Translation of title: Issues of cross-border arbitration without international disputes factors.
- Hristova, V. and A.E. Alvarado Garzón. International arbitration and cross-border insolvency - friends or foes?: revisiting the role of arbitration in resolving cross-border insolvency-related disputes. *Journal of international dispute settlement: current developments* (Oxford, U.K.) 1-19, 2021.
- Kaczmarczyk, M. The differentiation of international arbitration and the claim for democracy. *Transnational legal theory* (London) 12:1:78-109, 2021.
- Meshel, T. International arbitration: the new frontier of business and human rights dispute resolution? *Dalhousie law journal* (Halifax, Canada) 44:1:101-128, 2021.
- Michaelson, P.L. and S.A. Jeskie. Blockchain and smart agreement disputes call for arbitration's strengths. *Alternatives to the high cost of litigation* (New York, N.Y.) 39:6:91-94, 2021.
- Muñoz, E. Soft law instruments as usages of trade in CISG contracts and international commercial arbitration. *Uniform Commercial Code law journal* (St. Paul, Minn.) 50:1:1-39, 2021.
- Nava González, W. and V.M. Morales Rocha. Cumplimiento y ejecución de los acuerdos de transacción derivados de la mediación internacional a través de los contratos inteligentes. *Revista chilena de derecho y tecnología* (Santiago) 10:1:179-200, 2021.
- Nueber, M., ed. Handbuch Schiedsgerichtsbarkeit und ADR. Wien, LexisNexis, 2021. 1028 p. Translation of title: Handbook of arbitration and ADR.
- Sonnenberg, S. and others, eds. Arbitration in Bhutan: a primer: a practitioner's guidebook to arbitration in Bhutan. Thimphu, Bhutan, JSW Law Publishing Series, 2020. 74 p.
- Walker, M. and L. Tat. The introduction of the United Nations Convention on International Settlement Agreements Resulting from Mediation: the third piece in the international framework of dispute resolution. *Dispute resolution international* (London) 15:1:153, 2021.
- Wang, G. “一带一路”争端解决制度研究. *China legal science* (Beijing) 6:56-71, 2017. Translation of title: Research on the dispute settlement system of “One Belt One Road.”
- Wang, X. and Y. Wang. “一带一路”倡议下中俄商事仲裁机制的完善路径研究. *Commercial arbitration & mediation* (Beijing) 4:3-13, 2020. Translation of title: Research on the perfect path of China-Russian commercial arbitration mechanism under the “Belt and Road” Initiative.

#### **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**

Asian Development Bank, ed. E-commerce in CAREC countries: laws and policies. Manila, Asian Development Bank, 2021. 80 p.

Cami Soria, G. El protocolo electrónico en Uruguay: ¿realidad o quimera? *Revista de la Asociación de Escribanos del Uruguay* (Montevideo) 105:51-53, 2019.

Choi, S.-B. Compliance of Electronic Bill of Lading Regulation in Korea with Model Law on Electronic Transferable Records. *Journal of Korea trade* (Seoul) 23:3:68-83, 2019.

Gabriel, H.D. The UNCITRAL Model Law on Electronic Transferable Records law: streamlining monetary payments and the transfer of goods through e-commerce. *Kilaw journal* (Kuwait) 8:2:191-215, 2020.

Liu, Y. 我国电子商务法调整的社会关系范围. *China legal science* (Beijing) 4:195-216, 2018. Translation of title: The scope of social relations regulated by China's Electronic Commerce Law.

Mason, S. and D. Seng, eds. Electronic evidence and electronic signatures. 5th ed. London, University of London, 2021. 606 p.

Shadikhodjaev, S. Technological neutrality and regulation of digital trade: how far can we go? *European journal of international law* (Oxford, U.K.) 30 July, 2021.

Svoboda, O. and others. The Czech Republic's push for innovative agenda in the UNIDROIT and the UNCITRAL. *Czech yearbook of public & private international law* (Praha) 8:603-605, 2017.

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

[No publications recorded under this heading.]

#### **VIII. PROCUREMENT**

[No publications recorded under this heading.]

#### **IX. INSOLVENCY**

Paul, L., ed. International insolvency & restructuring report 2021/22. Colchester, U.K., Capital Markets Intelligence, 2021. 104 p.

Walters, A. Modified universalisms and the role of local legal culture in the making of cross-border insolvency law. *American bankruptcy law journal* (Laguna Beach, Calif.) 93:1:47-110, 2019.

Wee, M.S. The Belt and Road Initiative, China's Cross-Border Insolvency Law, and the UNCITRAL Model Law on Cross-Border Insolvency. *Chinese journal of comparative law* (Xi'an, China) 8:1:116-142, 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**

De Cazalet, B. Le nouveau guide législatif de la CNUDCI sur les partenariats public-privé (PPP) et les nouvelles dispositions législatives types = The new UNCITRAL Legislative Guide on Public-Private Partnerships (PPP) and new model legislative provisions. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:387-418, 2020.

## **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**

Accaoui-Lorfing, P. and A. De Nanteuil. Groupe de travail III de la CNUDCI: proposition de création d'un tribunal multilatéral permanent des investissements = UNCITRAL Working Group III: proposal for the establishment of a standing multilateral investment court. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:275-283, 2020.

Accaoui Lorfing, P. and A. De Nanteuil. Projet de code de conduite pour les arbitres dans les différends relatifs aux investissements internationaux: version deux = Draft code of conduct for arbitrators in international investment disputes: version two. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:581-585, 2021.

Gáspár-Szilágyi, S. and L. Létourneau-Tremblay. A question of impartiality: who are the dissenting arbitrators in investment treaty arbitration? In Identity and diversity on the international bench. F. Beatens, ed. Oxford, U.K., Oxford University Press, 2020, Ch. 15.

Jin, J. “一带一路”倡议下我国贸仲委承接投资者—国家争端问题研究. *Arbitration study* (Guangzhou, China) 3:28-36, 2019. Translation of title: Research on the CIETAC's role in the investor-state dispute settlement under the “One Belt and One Road” initiative.

Kaczmarczyk, M. The differentiation of international arbitration and the claim for democracy. *Transnational legal theory* (London) 12:1:78-109, 2021.

Knieper, J. UNCITRAL's Working Group III discussion on dispute prevention. *University of St. Thomas law journal* (Saint Paul, Minn.) 17:2:455-465, 2021.

Manciaux, S. Le règlement par arbitrage des différends relatifs aux investissements: regard sur les pratiques de la Thaïlande et du Vietnam = Arbitration rules for investment disputes: a look at practices in Thailand and Vietnam. *Revue de droit des affaires internationales = International business law journal* (Paris) 5-6:835-851, 2020.