

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (December 2019)

I. GENERAL

Liang, S. The notion of legal cooperation under the BRI and the spirit of upholding international law by the United Nations: taking the PPP projects as an example. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 10, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 10.

Zharikov, A. Cooperation of UNCITRAL and the International Chamber of Commerce: new possibilities for companies from the Belt and Road initiative for dispute resolution in trade finance. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 2, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 2.

II. INTERNATIONAL SALE OF GOODS

Alimova, Y.O. Возможность унификации в сфере трансграничных договорных отношений в странах БРИКС. *Lex russica* (Moscow) 156:11:9-17, 2019. Translation of title: Potential unification in the field of cross-border contractual relations in the BRICS countries.

Bath, V. and G. Moens. Law of international business in Australasia. 2nd ed. Sydney, The Federation Press, 2019. 563 p.

Biswal, M. "CISG: a windfall for the unification of international sales law" - present day need for wide-reaching solidarity. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 8, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 8.

Mahasneh, N.

أثر حصار قطر على الالتزامات التعاقدية من منظور قوانين التجارة الدولية اتفاقية الأمم المتحدة في العقود للبيع الدولي للبضائع 1980 ومبادئ الينيدروا 2016 نموذجًا

Journal of international review of law (Doha) 4, 2018. Translation of title: The legal impact of the blockade on Qatar as to contractual obligations according to international trade law (The CISG 1980 and UNIDROIT 2016).

Nikčević, J. Razgraničenje ugovora o delu i ugovora o prodaji. *Revija Kopaoničke škole prirodnog prava* (Belgrade) 1:1:95-113, 2019. Translation of title: Distinction between sale and service contracts.

Parvin, R. Promotion of international trade through the UN Convention on Contracts for International Sale of Goods 1980 (CISG-1980): an evaluation. *Green University review of social sciences* (Dhaka) 4:2:144-160, 2018.

Priliyasi, E. The future prospect of Indonesia's accession to the CISG in order to harmonize international commercial law in the ASEAN. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 5, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 5.

Scheuch, A. Daten als Gegenstand von Leistung und Gegenleistung im UN-Kaufrecht. *Zeitschrift für vergleichende Rechtswissenschaft* (Frankfurt) 118:375-421, 2019. Translation of title: Data as subject of trading under the CISG (1980).

Shabani, F. Non-conformity of goods in light of the United Nations Convention on Contracts for the International Sale of Goods and the Law on Obligations of the Republic of Macedonia as part of South-Eastern European law. *Academic journal of interdisciplinary studies* (Rome) 4:2:85-88, 2015.

- Zeller, B. and R. Walters. Is the United Nations Convention on the International Sale of Goods adequate to assist SMEs and start-ups? *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 4, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 4.
- Zhu, L. Treaties in the Chinese legal order: discourses, developments and debates. *China: an international journal* (Baltimore, Md.) 17:4:135-154, 2019.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

- Ali, A.H. [et al.]. The international arbitration rulebook: a guide to arbitral regimes. Alphen aan den Rijn, The Netherlands, Kluwer Law International B. V., 2019. 713 p.
- Alimova, Y.O. Возможность унификации в сфере трансграничных договорных отношений в странах БРИКС. *Lex russica* (Moscow) 156:11:9-17, 2019. Translation of title: Potential unification in the field of cross-border contractual relations in the BRICS countries.
- Al-Khasawneh, G.M. The requirement for the enforcement of foreign arbitral award according to Bahrain and Jordan laws. *European journal of scientific research* (Mahé, Seychelles) 155:1:78-93, 2019.
- Bath, V. and G. Moens. Law of international business in Australasia. 2nd ed. Sydney, The Federation Press, 2019. 563 p.
- Berlie, J.A. UNCITRAL Arbitration Rules to resolve commercial disputes along the new Silk Road of China. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 6, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 6.
- Chao, T. Transparency momentum in international investment arbitration and its implications for China's investment arbitration practice. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 11, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 11.
- Crook, J.R. Finding elegance in unexpected places. *Berkeley journal of international law* (Berkeley, Calif.) 37:225-234, 2019.
- Hioureas, C.G. The Singapore Convention on International Settlement Agreements resulting from Mediation: a new way forward? *Berkeley journal of international law* (Berkeley, Calif.) 37:215-224, 2019.
- Hossain, I. The impact of the OBOR initiative in the Asia Pacific region. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 9, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 9.
- Rey Vallejo, P. La autonomía de la voluntad como principio fundacional del arbitraje internacional y su aplicabilidad en el escenario doméstico Colombiano: ¿realidad o utopia? *Revista de la Academia Colombiana de Jurisprudencia* (Bogotá) 368:65-89, 2018.
- Santos, A.J. Recognition of blockchain-based multisignature e-awards. Paper presented at Ankara Yildirim Beyazit University International Arbitration Symposium on 25 April 2019.
- Titi, C. and K. Fach Gómez, eds. Mediation in international commercial and investment disputes. Oxford, U.K., Oxford University Press, 2019. 395 p.
- To, C. Will the introduction of the Singapore Mediation Convention put an end to international arbitration? *Asian dispute review* (Hong Kong) 21:4:164-169, 2019.
- Wolff, R., ed. New York Convention: Convention on the Recognition and Enforcement of Foreign Arbitral Awards of 10 June 1958: article-by-article commentary. 2nd ed. München, C.H. Beck, 2019. 721 p.

Yamada, A. An overview of the UN Convention on International Settlement Agreements Resulting from Mediation (Singapore Convention on Mediation (1). *JCA journal* (Tokyo) 11:3-9, 2019. In Japanese.

Zhao, M. Transparency in international commercial arbitration: adopting a balanced approach. *Virginia journal of international law* (Charlottesville, Va.) 59:2:177-218, 2019.

IV. INTERNATIONAL TRANSPORT

Al-Marzouqi, M.M. The documentary scope of the carriage of goods by sea articles under the Qatari maritime law and international conventions. *Journal of international review of law* (Doha) 2, 2018.

Bath, V. and G. Moens. Law of international business in Australasia. 2nd ed. Sydney, The Federation Press, 2019. 563 p.

Foxton, D. [et al.]. Scrutton on charterparties and bills of lading. 24th ed. London, Sweet & Maxwell, 2020. 658 p.

Hetherington, S. Contracts for the carriage of goods by sea: onus of proof - is it contractual or bailment? *Journal of international maritime law* (Witney, U.K.) 25:3:188-204, 2019.

Sturley, M.F. and others. The Rotterdam Rules: The UN Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea. 2nd ed. London, Thomson Reuters, 2020. 458 p.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Bath, V. and G. Moens. Law of international business in Australasia. 2nd ed. Sydney, The Federation Press, 2019. 563 p.

Hossain, I. The impact of the OBOR initiative in the Asia Pacific region. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 9, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 9.

Marsoof, A. and D. Ong. Resolving the anomaly in contract formation under the UNCITRAL rules and the common law. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 1, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 1.

Santos, A.J. Recognition of blockchain-based multisignature e-awards. Paper presented at Ankara Yildirim Beyazit University International Arbitration Symposium on 25 April 2019.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

Nicholas, C. and A.C. Müller. SME participation in government procurement markets: legal and policy considerations under the WTO Agreement on Government Procurement and the UNCITRAL Model Law on Public Procurement. In Small and medium-sized enterprises in

international economic law. T. Rensmann, ed. Oxford, U.K., Oxford University Press, 2017, Ch. 5, p. 123-161.

IX. INSOLVENCY

[No publications recorded under this heading.]

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

Ferreira, A.F. Post-registration legal obstacles faced by micro, small and medium sized enterprises in developing countries. *Victoria University of Wellington hors serie* (Wellington) 25, Ch. 3, 2019. Conference paper. Modernization of National Commercial Laws and the Role of International Legal Harmonization, 2019, Ch. 3.

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Diethelm, F. ISDS-Regeln im CETA zwischen der EU und Kanada: Aspekte der Weiterentwicklung gegenüber früheren ISDS-Regelungen. *SchiedsVZ* (München) 17:6:309-320, 2019. Translation of title: ISDS rules in CETA between EU and Canada: aspects of further development compared to previous ISDS regulations.

Institut de Droit International, ed. Resolution on Equality of Parties before International Investment Tribunals = Résolution sur l'Egalité des Parties devant les Tribunaux Internationaux d'Investissements. Geneva, Institut de Droit International, 2019. 11 p.