

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (January 2020)

I. GENERAL

Herber, R. Symposium über praktische Erfahrungen mit der internationalen Rechtsvereinheitlichung: Zusammenfassung und Schlussbemerkungen. *Transportrecht* (Köln, Germany) 42:11/12:495-498, 2019. Translation of title: Symposium on Practical experience with international legal standardization: summary and closing remarks.

Mankowski, P. Rechtszersplitterung durch Rechtsvereinheitlichung. *Transportrecht* (Köln, Germany) 42:11/12:475-483, 2019. Based on contributions presented at the "Symposium über praktische Erfahrungen mit der internationalen Rechtsvereinheitlichung" (Symposium on Practical experience with international legal standardization). Translation of title: Legal fragmentation through harmonization of law.

II. INTERNATIONAL SALE OF GOODS

Abdelraheem, H.S. Limits of unification principle under CISG: the direct referral to the national law. *International Journal of law* (New Delhi) 5:6:69-75, 2019.

Araneda Condeza, C.D. Cláusula de integración y el principio de buena fe. *Revista justicia y derecho* (Santiago) 2:2:15-32, 2019.

Aubrecht, P. and M. Kovac. "Brexit" and the boilerplate clauses in commercial contracts. *Business law review* (Alphen aan den Rijn, The Netherlands) 40:6:249-257, 2019.

Bousofara, A. Le principe d'interprétation autonome dans la Convention de Vienne sur les contrats de vente internationale de marchandises. Nice, France, Université Côte d'Azur, 2019. 329 p. Thesis (PhD) - Université Côte d'Azur (2019).

Cisár, I. The application of CISG in international arbitration. Conference paper. First Brno Arbitration Conference 2017: current issues of international commercial arbitration, p. 33-46, 2017.

Eckardt, T. Das UN-Kaufrecht und die zur Verfügung über die Ware berechtigenden Beförderungsdokumente. *Transportrecht* (Köln, Germany) 42:11/12:491-495, 2019. Based on contributions presented at the "Symposium über praktische Erfahrungen mit der internationalen Rechtsvereinheitlichung" (Symposium on Practical experience with international legal standardization). Translation of title: The CISG (1980) and the transport documents authorizing the goods.

Fillers, A. Application of the CISG to arbitration agreements. *European business law review* (Alphen aan den Rijn, The Netherlands) 30:4:663-694, 2019.

Glavanits, J. CISG and arbitration in the Hungarian legal practice. Conference paper. First Brno Arbitration Conference 2017: current issues of international commercial arbitration, p. 48-62, 2017.

Hernández Ramos, E.M. Plazos de reclamación por daños en la mercancía: análisis del Convenio de Viena. *Informativo juridico* 17 January 2020.

Kiraz, E. Uluslararası ticari faaliyetler dolayısıyla fikri mülkiyet hakkının ihlali: Viyana mal satım sözleşmesi (CISG). *Galatasaray Üniversitesi Hukuk Fakültesi Dergisi* (Istanbul) 2:675-715, 2019. Translation of title: Infringement of intellectual property rights due to international commercial activities: CISG (1980).

Kryla-Cudna, K. Damages for the cost of repair and the seller's right to cure in international sales contracts. *Social science research network* 17 January 2020.

Omlor, S. The CISG and Libra: a monetary revolution for international commercial transactions? *Stanford Journal of blockchain law & policy* (Cambridge, Mass.) 3:1, 2020.

- Phimmany, S. The remedies available to seller in regard to buyer's breach of contract under CISG and Lao contract law. Debrecen, Hungary, University of Debrecen, 2019. 45 p. Thesis (LLM) - University of Debrecen, Faculty of Law (2019).
- Rigó, E. Interpretation hardships regarding the CISG, in particular Article 7. Conference paper. First Brno Arbitration Conference 2017: current issues of international commercial arbitration, p. 80-94, 2017.
- Schroeter, U.G. Irrtumsanfechtung nach nationalem Recht und Anforderungen an Ausschlussvereinbarungen bei Anwendbarkeit des UN-Kaufrechts (CISG): zugleich Anmerkung zu Schweizerisches Bundesgericht, 28.5.2019 - 4A_543/2018. *Internationales Handelsrecht* (Köln, Germany) 19:6:231-235, 2019. Translation of title: Challenge of errors under national law and requirements for exclusion agreements if the CISG is applied.
- Thi Tinh, N. Overview of modifying Vietnamese commercial law under United Nations Convention on Contracts for the International Sale of Goods (Vienna, 1980) (CISG) taken effect in Vietnam. *European Journal of law and political sciences* (Vienna) 1-2:16-21, 2019.
- Wittayarat, P. Problems concerning advantage of seller under sale of goods contract. In Problem concerning the advantages of the seller in sale of goods contract. Thesis (LL.D.) - Ramkhamhaeng University, Bangkok (2019), p. 259-299.
- Yöney, C. Viyana satım sözleşmesi'nin tahkim anlaşmasına uygulanacak hukuk olarak uygulanabilirliği. *Galatasaray Üniversitesi Hukuk Fakültesi Dergisi* (Istanbul) 2:745-781, 2019. Translation of title: Applicability of the CISG (1980) as the law applicable to arbitration agreements.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

- Aliyev, A. and T. Ismayilzada. Recognition and enforcement of foreign arbitral awards in the Republic of Azerbaijan. *Transnational dispute management* (Voorburg, The Netherlands) 17:1, January 2020.
- Apostolopoulos, V. A critical analysis of the "writing" requirement in relation to the formal validity of international commercial agreements to arbitrate.
- Chedly, L. L'efficacité de l'arbitrage commercial international. *Recueil des cours = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 400:9-624, 2019.
- Forneris, X. and N. Mocheva. How countries can fully implement the New York Convention: a critical tool for enforcement of international arbitration decisions. Washington, D.C., World Bank Group, 2019. 13 p.
- Hikmah, M. Pengakuan dan pelaksanaan putusan arbitrase asing di Indonesia. *Indonesian journal of international law* (Depok, Indonesia) 5:2:319-343, 2008. Translation of title: Recognition and enforcement of foreign arbitral awards in Indonesia.
- Landbrecht, J. Commercial arbitration in the era of the Singapore Convention and the Hague Court Conventions. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 37:4:871-882, 2019.
- Priskich, V. Binding non-signatories to arbitration agreements: who are persons "claiming through or under" a party? *Arbitration international* (Oxford, U.K.) 35:3:375-386, 2019.
- Schaer, G. Commercial dispute resolution in the Union State of Russia and Belarus in the light of the Singapore Convention on Mediation: perspective of harmonization? *Transnational dispute management* (Voorburg, The Netherlands) 17:1, January 2020.

Singapore Mediation Convention reference book: the Singapore Mediation Convention: compliance with cross-border mediated settlement agreements, symposium, March 18, 2019. *Cardozo journal of conflict resolution* (New York, N.Y.) 20:4, 2019. Special journal issue.

Special issue on arbitration, mediation and improvement of the business climate: different perspectives: Europe, MENA, Africa = arbitrage, médiation et amélioration du climat des affaires: regards croisés: Europe, MENA, Afrique. *Revue de droit des affaires internationales = International business law journal* (London) 6, 2019.

Verbist, H. The amended UNCITRAL Model Law on International Commercial Mediation 2018. In *Liber amicorum: 50 years of solutions - 50 ans de solutions - 50 jaar oplossingen, Cepani 1969-2019*. Mechelen, Belgium, Wolters Kluwer Belgium, 2019, p. 457-482.

IV. INTERNATIONAL TRANSPORT

Kovács, V. A tengeri fuvarozói felelősség változásai történeti vetületben. Győr, Hungary, Széchenyi István Egyetem, 2019. 317 p. Thesis (PhD) - Széchenyi István Egyetem (2019). In Hungarian with English abstract. Translation of title: Changes of the maritime carrier's liability in historical aspect.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Ber, A.S. Elektronik Olarak Devredilebilir Kayıtlara İlişkin UNCITRAL Model Kanunu. *ASBÜ Hukuk Fakültesi dergisi* (Ankara) 1:2:445-452, 2019. Contains Turkish translation of the UNCITRAL Model Law on Electronic Transferable Records (2017). Translation of title: UNCITRAL Model Law on Electronic Transferable Records.

Hong, X. 国际电子商务法通论: international e-commerce law. Beijing, China Legal Publishing House, 2019. 298 p.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Lee, J.S. 动产担保制度提升信贷可获得性. *China Credit Reference Center* (Shanghai) 110:2:60-75, 2019. Translation of title: Personal property security improves credit availability.

VIII. PROCUREMENT

UN Commission on International Trade Law, ed. UNCITRAL Legislative Guide on Public-Private Partnerships (2020). Vienna, UN, 2020. 304 p.

_____, ed. UNCITRAL Model Legislative Provisions on Public-Private Partnerships (2020). Vienna, UN, 2020. 52 p.

IX. INSOLVENCY

Qu, C.Z. and A. Godwin. Does the common law power to grant cross-border insolvency assistance apply to an insolvency winding-up that is voluntary?: the reaction to Singularis from Singapore and Hong Kong. *International insolvency review* (Chichester, U.K.) 28:3:305-319, 2019.

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

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Berg, A.J. van den. Appeal mechanism for ISDS awards: interaction with the New York and ICSID Conventions. *ICSID review* (Oxford, U.K.) 34:1:156-189, 2019.

Roberts, A. and T. St. John. UNCITRAL and ISDS reform: in sickness and in health. *Blog of the European journal of international law* 23 October 2019.

Titi, C. Nationality and representation in the composition of the international bench: lessons from the practice of international courts and tribunals and policy options for the Multilateral Investment Court. *CERSA working papers on law and political science* (Paris) 1, 2020.