

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (January 2021)

I. GENERAL

Goode, R. Creativity and transnational commercial law: from Carchemish to Cape Town. *International and comparative law quarterly* (London) 14 December 2020, 28 p.

II. INTERNATIONAL SALE OF GOODS

Baş-Süzel, E. and G. Kurtulan-Güner. Availability of the disgorgement of profits under the CISG. *Nordic journal of commercial law* (Turku, Finland) 2:20-38, 2020.

Cerqueira, G. CISG's impact in Latin America: a conference paper. *Revista de arbitragem e mediação* (São Paulo) 67:301-308, 2020. Conference paper prepared for the 40 year anniversary of the CISG (1980).

Maulana Haeruddin, I. [et al.] Keeping up with the CISG: a case of Indonesia. *Iranian economic review* (Tehran) 24:4:923-933, 2020.

Messelu, M.E. A critical analysis of Ethiopian Civil Code governing sale of goods in the light of international convention and principles. *Beijing law review* (Beijing) 7:2:133-146, 2016.

Special issue "Les 40 ans de la Convention de Vienne sur la vente internationale de marchandises", *Actualité juridique contrat*, décembre 2020. *Actualité juridique contrat* (Paris) 12:501-584, 2020.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Aitkalieva, A.M. Сингапурская конвенция о медиации как новый механизм регулирования коммерческих споров. *Bulletin of the Ministry of Justice, Republic of Kazakhstan* (Nur-Sultan) 4:35:8-11, 2020. Translation of title: The Singapore Convention on Mediation as a new regulatory mechanism for commercial disputes.

Baltag, C. Expedited arbitration rules for investment disputes: ICSID amendment process and UNCITRAL Working Group II. In *Stockholm Arbitration Yearbook 2020*. A. Calissendorff and P. Schöldström, eds. Alphen aan den Rijn, Kluwer Law International, Ch. 6, 2020.

Born, G.B. *International commercial arbitration*. 3rd ed. Alphen aan den Rijn, The Netherlands, Wolters Kluwer, 2020. 3 v.

Bříza, P. Czech perspective on validity of international arbitration clauses contained in an exchange of emails under the New York Convention. *Acta Universitatis Carolinae iuridica* (Bangkok) 66:4:143-155, 2020.

Chatterjee, C. and A. Lefcovitch. Recognition and enforcement of arbitral awards: how effective is Article V of the New York Convention of 1958? *International in-house counsel journal* (Cambridge, U.K.) 9:36:1-11, 2016.

Eidenmüller, H. and F. Varesis. What is an arbitration?: artificial intelligence and the vanishing human arbitrator. *New York University journal of law & business* (New York, N.Y.) 17:1:49-93, 2020.

Fénéon, A. Convention de Singapour: une ambition forte, main une portée limitée. *Cahiers de l'arbitrage* (Paris) 1:105-118, 2020.

Jaime R., M.-L. Enforceability of arbitration clauses against third-party holders of bills of lading: a comparative perspective. *Transnational dispute management* (Voorburg, The Netherlands) 18:1, 2021, 20 p.

- Nikolić, D. Agreements limiting or expanding grounds for annulling international arbitral awards. *Annals Faculty of Law Belgrade - Belgrade law review* (Belgrade) 68:4:130-157, 2020.
- Rasmussen, J.S. and A. Poole. Nordic arbitration: how does it stand out? *Transnational dispute management* (Voorburg, The Netherlands) 18:1, 2021, 11 p.
- Rivas Caso, G. And what now?: las consecuencias de la anulación del laudo. *Spain arbitration review* (Madrid) 39:125-153, 2020.
- Song, Y. 《新加坡调解公约》下中国国际商事 和解协议的执行. *Open journal of legal science* (China) 9:1:121-128, 2021. Translation of title: Implementation of China's International Commercial Settlement Agreement under the UN Convention on International Settlement Agreements resulting from Mediation (2018).
- Tezuka, H. Rise of hybrid arbitration: mediation in the era of the Singapore Mediation Convention. In *International arbitration: when East meets West – Liber Amicorum Michael Moser*. N. Kaplan, et al., eds. Alphen aan den Rijn, Kluwer Law International, Ch. 23, 2020.

IV. INTERNATIONAL TRANSPORT

Bodleau, S.

بروكسل اتفاقية مع بالمقارنة للبضائع البحري للنقل المتحدة الأمم اتفاقية
Revue des sciences humaines (Alger) 25:3:515-529, 2014. Translation of title: The UN Convention on the Carriage of Goods by Sea (1978) "Hamburg Rules" in comparison with the Brussels Convention.

- Furrer, A., ed. Transportation law on the move: challenges in the modern logistics world. Berne, Switzerland, Stämpfli Publishers, 2020. 343 p.
- Jaime R., M.-L. Enforceability of arbitration clauses against third-party holders of bills of lading: a comparative perspective. *Transnational dispute management* (Voorburg, The Netherlands) 18:1, 2021, 20 p.
- Kerashvili, S. Peculiarities of the carrier's responsibility for transfer of cargo without production of bill of lading. *TSU Journal of law* (Tbilisi) 1:201-219, 2015.
- Lubis, A.T. Towards a reformed carriage of goods by sea law: Indonesia and global practice. *Mulawarman law review* (Indonesia) 5:1:61-79, 2020.
- Sandoval López, R. Análisis comparativo de las Reglas de Hamburgo y las Reglas de Róterdam. *Revista ius et praxis* (Talca, Chile) 19:2:371-384, 2013.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

- Elbert, T. Kryptoaktiva jako cenné papíry? Olomouc, Czechia, Palacky University in Olomouc Law School, 2020. 118 p. Thesis (Master) - Palacky University in Olomouc Law School (2020). Translation of title: Cryptoactive assets as securities?
- Held, A. The proposal for a regulation on markets in crypto-assets: disjuncts between regulatory and private law. *Journal of international banking and financial law* (London) 38:1-9, 2021.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

Albano, J.L. and C. Nicholas. Право и экономика рамочных соглашений: разработка гибких решений для государственных закупок. London, EBRD, 2020. 360 p. Translation of title: Law and economics of framework agreement: development of flexible solutions for government procurement.

IX. INSOLVENCY

Bridge Zoller, C. The COVID-19 pandemic: a nucleus for significant reform. *Eurofenix* (Clifton, U.K.) 82:20-21, 2020/21.

Inacio, E. A closer look at: recognition of French preventive confidential procedures in the UK. *Eurofenix* (Clifton, U.K.) 82:12-13, 2020/21.

Klose, B.H., ed. Asset tracing & recovery: the FraudNet world compendium. Berlin, Erich Schmidt Verlag, 2009. 1145 p.

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

Charlotin, D. and L. Bohmer. UNCITRAL working papers on appeal mechanism and selection and appointment of ISDS adjudicators reveal rift between parties as to desirability of standing investor-state dispute settlement body. *Investment arbitration reporter* (New York) 14 January 2021.

Hepburn, J. ICSID and UNCITRAL release comments from stakeholders on draft code of conduct for ISDS adjudicators: frequently-appointed arbitrators raise concerns about the project. *Investment arbitration reporter* (New York) 30 December 2020.