BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (June 2022)

I. GENERAL

- Hernández Pérez, E. La venta forzosa de buques y los avances en el proyecto de convenio sobre reconocimiento de efectos de la venta judicial de buques. *Revista de derecho del transporte* (Madrid) 28:301-327, 2021.
- Organization for Security and Co-operation in Europe (OSCE), ed. Developing a positive climate for business and investment: a best practice guide. Vienna, OSCE, 2022. 190 p.
- Walt, S.D. and B. Zeller. How transnational law complicates treaty interpretation. *North Carolina journal of international law* (Chapel Hill, N.C.) 47:3:281-286, 2022.

II. INTERNATIONAL SALE OF GOODS

- Adisornmongkon, R. Passing the risk in international sale contracts under the CISG. *MFU* connexion: journal of humanities and social sciences (Thailand) 6:1:97-120, 2017.
- Ahn, H.-K. and B.M. Lee. 국제상거래에서 금전채무 불이행에 따른 이자율 계산에 관한 연구. *Journal of international trade and insurance* (Seoul) 22:6:21-39, 2021. Translation of title: A study on the calculation of interest rate for non-performance of monetary debt in international commerce transactions.
- Bix, B.H. COVID concerns: some realism about equitable relief. *Law and contemporary problems* (Durham, N.C.) 85:2:37-49, 2022.
- DiMatteo, L.A. and others. Once more unto the breach: a comparative analysis of the meaning of breach in contract law. *Transnational law and contemporary problems* (Iowa City, Iowa) 31:1:37-49, 2022.
- Karibi-Botoye, I. and others. The interplay between the INCOTERMS & CISG on the international sale of goods. *Journal of law and policy* (Port Harcourt, Nigeria) 2:2:95-106, 2022.
- Perović Vujačić, J.S. Contracts for the international sale of goods: a comparative review of the solutions of the UN Convention on the International Sale of Goods and the Serbian Law of Obligations. *Revija Kopaoničke Skole prirodnog prava* (Belgrade) 1:133-307, 2022.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

- Abdallah, A.K. Islamic sharia and arbitration in GCC states: the way ahead. *International review of law* (Doha) 9:2:318-336, 2020.
- Alqudah, M.A. The impact of sharia on the acceptance of international commercial arbitration in the countries of the Gulf Cooperation Council. *Journal of legal, ethical and regulatory issues* (London) 20:1:1-17, 2017.
- Cho, S.-H. 싱가포르협약 이후 일본의 국제분쟁해결절차 활성화 동향: JCAA 중재규칙과 일본

중재법 개정안을 중심으로. *Arbitration investigation* (Seoul) 32:2:55-83, 2022. Translation of title: Efforts to promote international dispute resolution under the regime of Singapore Mediation Convention in Japan: from the perspective of amendments to JCAA Arbitration Rules and Arbitration Act of Japan.

Munkhtuvshin, M. Empowering domestic commercial arbitration in ASEAN: an analysis of the benefits of domestic commercial arbitration and obstacles to its promotion in Southeast Asia. *ASEAN ideas in progress series* (Singapore) 1, 2022.

- Tan, D. Prolegomena to the UN Convention on International Mediated Settlement Agreements Resulting from Mediation. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 1-27, 21 June 2022.
- Wilske, S. and others. Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2021 und Ausblick auf 2022. *SchiedsVZ* (München) 20:3:111-139, 2022. Translation of title: Developments in international arbitration during 2021 and outlook on 2022.

IV. INTERNATIONAL TRANSPORT

- Malukov, К. Мультимодальные аспекты Конвенции ООН о договорах полностью или частично морской международной перевозки грузов. *Russian foreign economic journal* (Moscow) 9:111-122, 2016. Translation of title: Multimodal features of the UN Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea (2008).
- Zair, I. and M. Zeroual.

النظام القانوني للحاويات وفق قواعد روتردام Journal of research in contracts and business law (Algiers) 6:4:500-515, 2021. Translation of title: The legal regime for containers under the Rotterdam Rules.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Bouhentala, A. and B. Foughali.

مدى حجية التوقيع الالكتروني في عقود التجارة الإلكترونية Journal of research in contracts and business law (Algiers) 5:2:67-87, 2020. Translation of title: The extent of authenticity of electronic signatures in electronic commerce contracts.

- Burri, M. and R. Polanco. Digital trade provisions in preferential trade agreements: introducing a new dataset. *Journal of international economic law* (Oxford, U.K.) 23:1:187-220, 2020.
- Hwaidi, M. and G. Ferris. Switching from paper to electronic bills of lading: fundamental sociological structure, distributed ledger technology and legal difficulties. *Journal of international maritime law* (Witney, U.K.) 25:4:297-315 (part 1), 25:5:371-385 (part 2), 2019.
- Randjelovic, D. and F. Shabani. Electronic signature: legal and practice review of the Republic of Serbia. *Justicia - International journal of legal sciences* (Frankfurt am Main) 9:15-16:19-29, 2021.
- Singh, S. UNCITRAL Model Law on E-Commerce: bringing uniformity and harmony to ecommerce in the contemporary world. *International journal of law management & humanities* (Madhya Pradesh, India) 5:1:1035-1039, 2022.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

- Dubovec, M. and M. Hara. Effects of credit guarantee schemes on secured transactions frameworks. *Butterworths journal of international banking and financial law* (London) 287-290, April 2021.
- Gárdos, P. Non-assignment clauses as obstacles to true sale securitisations. *Hungarian journal of legal studies* (Budapest) 62:2:143-161, 2021.

VIII. PROCUREMENT

Rawat, M. and K.D. Raju. Accession to the WTO's Government Procurement Agreement: opportunities and challenges for India. *European procurement & public private partnership law review* (Berlin) 16:2:158-171, 2021.

IX. INSOLVENCY

- Hawthorn, D. and M. Young. Remodelling the Model Law: the Model Law on Recognition and Enforcement of Insolvency-related Judgments. *Insight* (London) 195-197, 2018.
- INSOL International, ed. The restructuring of corporate groups: a global analysis of substantive, procedural and synthetic group procedures. London, INSOL International, 2022. 326 p.
- Stones, K. Impact of Brexit on jurisdiction to commence insolvency/restructuring proceedings and obtain recognition in other EU member states. *Lexis PSL* (London) 215-222, December 2020.

____. UNCITRAL Model Law on Enterprise Group Insolvency and UNCITRAL text on obligations of directors of enterprise group companies in the period approaching insolvency. *Lexis PSL* (London) 224-227, December 2019.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PUBLIC-PRIVATE PARTNERSHIPS

- Arméstar Alzamora, C. ¿Las asociaciones público-privadas en el Perú se alinean a los estándares internacionales?: reflexiones a propósito de las Disposiciones Legales Modelo de la CNUDMI sobre las Alianzas Público-Privadas. *Advocatus* (Lima) 41:209-221, 2021.
- UN Commission on International Trade Law, ed. UNCITRAL Legislative Guide on Public-Private Partnerships (2019). Vienna, UN, 2020. 304 p.
 - _____, ed. UNCITRAL Model Legislative Provisions on Public-Private Partnerships (2019). Vienna, UN, 2020. 52 p.

XIII. ONLINE DISPUTE RESOLUTION

- Bae, S. A study on ODR enforcement for disputes arising from cross-border e-commerce: focusing on the UNCITRAL and EU. *E-business studies* (Gyeongju, Republic of Korea) 17:5:167-181, 2016.
- Budhijanto, D. and others. UNCITRAL Technical Notes on Online Dispute Resolution as soft law instrument for online dispute resolution: an Indonesia perspective. *Indonesia arbitration quarterly newsletter* (Jakarta) 13:1:1-12, 2021.
- India. NITI Aayog, ed. Designing the future of dispute resolution: the ODR policy plan for India. India, NITI Aayog, 2021. 162 p.
- Lee, H.-J. Examining on international approaches for online dispute resolution (ODR): focusing on the EU, the USA, China, the OECD and the UNCITRAL. *Journal of internet electronic commerce research* (Republic of Korea) 14:2:97-114, 2014.

Philippe, M. ODR redress system for consumer disputes: clarifications, UNCITRAL works and EU Regulation on ODR. *International journal of online dispute resolution* (The Hague) 1:1:57-69, 2014.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

- Aluko, A. Towards a more effective legal framework for investor-state arbitration in Nigeria. Cape Town, University of Cape Town, 2021. 124 p. Thesis (LLM) - University of Cape Town, Faculty of Law (2021).
- Bansal, R. Need for implied transparency in investment arbitration. *New York University journal of international law and politics* (New York, N.Y.) 54:1:221-234, 2021.
- Barrocas, M.P. Taking the "MIC": questioning the European Union rationale for establishing an investment treaties court. *Alternatives to the high cost of litigation* (New York, N.Y.) 40:5:75-78, 2022.
- Chaisse, J. and C. Eken. The monetization of investment claims promises and pitfalls of thirdparty funding in investor-state arbitration. *Delaware journal of corporate law* (Wilmington, Del.) 44:2-3:113-166, 2020.
- Reform of investor-State dispute settlement: current state of play at UNCITRAL. ZEuS Zeitschrift für europarechtliche Studien (Baden-Baden, Germany) 25:1:15-74, 2022.
- Sinha, A.K. and P. Anand. Feminist overview of international investment law: a preliminary inquiry. *Journal of international economic law* (Oxford, U.K.) 24:1:99-125, 2021.
- Titi, C. and others. Comparative costs and financing of permanent dispute settlements mechanisms. *Academic Forum on ISDS concept paper* 2022/1, 7 June 2022.
- Weeramantry, R. and others. Conciliation and mediation in investor-state dispute settlement provisions: a quantitative and qualitative analysis. *ICSID review* (Oxford, U.K.) 1-37, 4 April 2022.
- Wilske, S. and others. Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2021 und Ausblick auf 2022. *SchiedsVZ* (München) 20:3:111-139, 2022. Translation of title: Developments in international arbitration during 2021 and outlook on 2022.
- Zhang, Y. The judicial function of investment tribunals: taking foundational assumptions seriously. *Journal of international economic law* (Oxford, U.K.) 25:1:129-147, 2022.