

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (May 2020)

I. GENERAL

Fuglinszky, Á. And R. Somssich. Language-bound terms - term-bound languages: the difficulties of translating a national civil code into a lingua franca. *International journal for the semiotics of law = Revue internationale de sémiotique juridique*, 22 May 2020.

Ribeiro-Bidaoui, J. The international obligation of the uniform and autonomous interpretation of private law conventions: consequences for domestic courts and international organisations. *Netherlands international law review* (Cambridge, U.K.) 8 May, 2020.

II. INTERNATIONAL SALE OF GOODS

Bříza, P. The CISG and the law applicable to international factoring, assignment, set-off and late payment interests. *European legal forum* (München) 1:13-17, 2020.

Chen, L. and L.A. DiMatteo. Inefficiency of specific performance as a contractual remedy in Chinese courts: an empirical and normative analysis. *Northwestern journal of international law and business* (Chicago, Ill.) 40:275-332, 2020.

Díaz Cuevas, M. ICC Guatemala y el fomento de la certeza del comercio internacional: la formalización de los contratos y acuerdos previos de la compraventa internacional de bienes y servicios como aspectos esenciales. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:105-117, 2019.

Fuglinszky, Á. And R. Somssich. Language-bound terms - term-bound languages: the difficulties of translating a national civil code into a lingua franca. *International journal for the semiotics of law = Revue internationale de sémiotique juridique*, 22 May 2020.

Hernández, J.P. Arbitration agreements under the CISG. *Treaty examiner*, 1:24-30, April 2020.

Kuzmenko, Y.V. Общие принципы трансграничной торговли: механизм применения через призму Венской конвенции о международной купле-продаже товаров 1980 г. *Courier of Kutafin Moscow State Law University* (Moscow) 10:179-186, 2019. Translation of title: General principles of cross-border trade: application mechanism through the lense of the CISG (1980).

Liakopoulos, D. Application and integration of principles and uses of international trade in regulatory systems. *Revista CES derecho* (Medellín, Colombia) 11:1:55-88, 2020.

Rossen, A. and others. How far does the dynamic doctrine go?: looking for the basis of precontractual liability in the CISG. *Nordic journal of commercial law* (Aalborg, Denmark) 1:1-31, 2020.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Al Hyari, O.H. and A.R. Al Ani. Annulment of arbitral awards: a new adoption of the UNCITRAL Model Law's legal framework. *Journal of legal affairs and dispute resolution in engineering and construction* (Reston, Va.) 12:3, 2020.

- Berkoff, L.A. The Singapore Convention: a viable method to enforce settlement agreements? *New York law journal* (New York) 20 May, 2020.
- Caínzos, J.A. Cien años sin soledad, las relaciones entre la CCI la Convención de Nueva York y la Ley Modelo UNCITRAL *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:72-103, 2019.
- Casoria, M. ed. Proceedings of 1st Annual Research Symposium on International Commercial Arbitration, 7 March 2019, RUW Campus, Riffa, Kingdom of Bahrain. 3rd ed. West Riffa, Bahrain Royal University for Women, 2019. 59 p.
- Debuchy, P. and A. Kamath. Public Private Partnerships dispute resolution in Latin America: the balance between attracting foreign investment and pursuing public policy. *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.
- Ellis, A.M.T. Motivos que impiden el reconocimiento y ejecución de laudos arbitrales extranjeros. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:119-134, 2019.
- Gunnoo, D. Analyse comparative entre Maurice et Madagascar sur les spécificités liées à l'arbitrage international et à l'arbitrage institutionnel. *Revue juridique de l'Océan Indien* (Sainte-Clotilde, France) 24:19-37, 2017.
- Herisi, A.A. Aftermath of the Singapore Convention: a comparative analysis between the Singapore Convention and the New York Convention. *American journal of mediation* (Orlando, Fla.) 12, 19 p., 2019.
- Hernández, J.P. The seat of mediation under the Singapore Convention. *Treaty examiner*, 1-3, April 2020.
- Jaime, M.-L. Relying upon parties' interpretation in treaty-based investor-State dispute settlement: filling the gaps in international investment agreements. *Georgetown journal of international law* (Washington, D.C.) 46:261-313, 2014.
- _____. Shifting sands: new trends on ethics regulation of arbitrators in investor-State dispute settlement. *World arbitration and mediation review* (Huntington, N.Y.) 10:3:383-405, 2016.
- Jovičić, K.A. Pravna priroda odnosa između arbitara i stranaka: receptum arbitri. *Strani pravni život* (Belgrade) 64:1:17-28, 2020. Translation of title: Legal nature of relationship between arbitrator and parties: receptum arbitri.
- Lee, J. Dispute settlement mechanisms in U.S. FTAs with Korea, Panama, Peru and Colombia: basic designs, key characteristics and implications. *British journal of American legal studies* (Birmingham, U.K.) 5:2:487-504, 2016.
- Liao, M. Singapore Convention series: refusal grounds in the UN Convention on International Settlement Agreements Resulting from Mediation. *Kluwer mediation blog*, 12 April 2020.
- Liu, Y. Selecting an investor-state arbitration mechanism for disputes arising under China's belt and road initiative projects. *Emory international law review* (Atlanta, Ga.) 34:639-672, 2020.
- Mariottini, C.M. and B. Hess. The notion of 'arbitral award'. *Social science research network*, May 2020.

Ramírez, I.I.R. and J.C.L. Ríos. La Convención de Nueva York de 1958: ¿momento para una reforma? *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:304-314, 2019.

Rodríguez-Bravo, D. Algunas notas en materia de arbitraje internacional. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:316-340, 2019.

Seif, K. and D. Aranki. International arbitration in Dubai courts: let the data speak for itself. *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.

Velasco, M.L. and C.O. Garrido. Convención de Singapur: no sólo el clima está cambiando. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:210-221, 2019.

Vidarthi, A. and S. Hyaat. Moving towards to a common definition of 'public policy'. *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.

Xie, D. and C. Wang. Do international commercial courts compete with international arbitration?: the experience of China International Commercial Court. *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.

IV. INTERNATIONAL TRANSPORT

Durán Sanhueza, R. El fundamento o bases de la responsabilidad del porteador dentro de las Reglas de Rotterdam. *Anuario de derecho comercial y marítimo* (Valparaíso, Chile) 2:268-328, 2010.

_____. La jurisdicción dentro del contrato de transporte de mercancías por mar y en particular en las Reglas de Rotterdam. In *Estudios de derecho comercial. Primeras jornadas chilenas de derecho comercial*. V. Palma, M. Fernanda, eds. Santiago, Abeledo Perrot Legal Publishing, 2011.

_____. La responsabilidad del porteador por retraso en el transporte internacional de mercancías y especialmente en las Reglas de Hamburgo. *Anuario de derecho comercial y marítimo* (Valparaíso, Chile) 1:57-116, 2009.

Stevens, F. Cargo claims: calculation of damages. *Journal of international maritime law* (Witney, U.K.) 25:6:478-486, 2019.

Sturley, M.F. The Rotterdam Rules and vessel safety. *Journal of international maritime law* (Witney, U.K.) 25:6:429-431, 2019.

Thomas, D.R. The perspective of English law on limitation of time periods relating to cargo claims pursuant to the Hague Rules and the Visby Protocol. *Journal of international maritime law* (Witney, U.K.) 25:6:497-514, 2019.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Abdellatif, N.-P. An Ethereum bill of lading under the UNCITRAL MLETR. *Maastricht Journal of European and comparative law* (Maastricht, The Netherlands) 27:2:250-274, 2020.

Ilobinso, I.K. Formation of electronic contracts: melding the traditional contract law with contemporary electronic commerce. *Commercial and industrial law review* (Lagos) 2:50-69, 2016.

Kang, W.-J. and D.-Y. Kim. 국제계약에서 전자통신의 사용에 관한 유엔협약의 적용범위에 관한 고찰. *Trade business studies* (Seoul) 22:3:255-275, 2007. Translation of title: The scope of application of the UN Convention on the Use of Electronic Communications in International Contracts (2005).

Liu, E. and F. Cheung. A tale of four jurisdictions: delivery of cargo without production of original bill of lading. *Journal of international maritime law* (Witney, U.K.) 25:6:432-442, 2019.

Omlor, S. Digitales Eigentum an Blockchain-Token: rechtsvergleichende Entwicklungslinien. *Zeitschrift für vergleichende Rechtswissenschaft* (Frankfurt am Main, Germany) 119:1:41-58, 2020. Translation of title: Digital property of blockchain token: legal comparison of development lines.

Yakoenko, A.A. Civil law specifics of transactions in e-commerce. *Review of law sciences* (Tashkent) 3:1:84-88, 2019.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Narizhniy, A.S. Договор залога будущей движимой вещи. *Vestnik of Saint-Petersburg University law* (Saint-Petersburg) 2:59-72, 2016. Translation of title: The pledge agreement of future movable assets.

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

Atkins, S. and J. Martin. Modernising insolvency in Myanmar: opportunities and challenges. *INSOL world* (London) first quarter, 2020, p. 23-25.

Goldthorp, A. and others. The changing nature of insolvency disputes. *INSOL world* (London) first quarter, 2020, p. 19-20.

Leandro, A. Brexit and cross-border insolvency: looking beyond the withdrawal agreement. *Diritto del commercio internazionale* (Padova) 34:1:153-182, 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

Kilinkarova, E.V. Модельный закон для государств участников СНГ «О публично-частном партнерстве»: проблемы правового регулирования отбора частного партнера. *Vestnik of Saint-Petersburg University law* (Saint-Petersburg) 2:66-73, 2015. Translation of title: Model Law for Member States of Commonwealth of Independent States on Public-Private Partnership: problems of legal regulation of procurement procedures.

Zhmulina, D.A. Принципы правового регулирования публично-частного партнерства. *Vestnik of Saint-Petersburg University law* (Saint-Petersburg) 1:61-70, 2015. Translation of title: Principles of legal regulation of public-private partnerships.

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

Daly, B.W. and F. Poon. Technical and legal experts in international investment disputes. In *Litigating international investment disputes: a practitioner's guide*. C. Giorgetti, Leiden, The Netherlands, Brill, 2014, Ch. 11.

Jaime, M.-L. Relying upon parties' interpretation in treaty-based investor-State dispute settlement: filling the gaps in international investment agreements. *Georgetown journal of international law* (Washington, D.C.) 46:261-313, 2014.

_____. Shifting sands: new trends on ethics regulation of arbitrators in investor-State dispute settlement. *World arbitration and mediation review* (Huntington, N.Y.) 10:3:383-405, 2016.

Lee, J. Dispute settlement mechanisms in U.S. FTAs with Korea, Panama, Peru and Colombia: basic designs, key characteristics and implications. *British journal of American legal studies* (Birmingham, U.K.) 5:2:487-504, 2016.

Oliveira de Souza, M.R. Changing institutional arrangements of international investment dispute: three different approaches. *Revista estudos institucionais* (Rio de Janeiro) 3:2:1245-1279, 2017.