

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (June 2024)

I. GENERAL

[No publications recorded under this heading.]

II. INTERNATIONAL SALE OF GOODS

Badiei, A. The possibility of ratification of the Vienna Convention into the Iranian Law: A case study on delivery of goods in international transaction. Bangor, North Wales, U.K., Bangor University, 2024. 232 pages. Thesis (Phd) - Bangor University, 2024.

Barros, P.L. La exceptio non adimpleti contractus en la Convención de Viena sobre compraventa internacional de mercaderías. *Rivista de Derecho Privado* (Madrid) 47:139-163, 2024.

Gamboa, J.S. and others. La teoría de la imprevisión en tiempos de COVID: análisis del hardship en el marco del artículo 79 CISG. *Revista Nueva Época* (Bogotá) 59:35-67, 2022.

Sahin, C. The law of sales transactions - a comparative analysis from international, European and Turkish perspectives. Debrecen, Hungary, University of Debrecen, 2023. 216 pages. Thesis (PhD) - University of Debrecen, 2023.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND MEDIATION

Brekoulakis, S. and R. Weeramantry. Chapter 1: Autonomous Arbitration: Were We Dreaming? *Achieving the Arbitration Dream: Liber Amicorum for Professor Julian D.M. Lew KC (Kluwer Law International)* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 11-22, 2023.

Dawood, S. Alternative dispute resolution for economic development: an assessment from Sri Lankan legal framework. *South East Asia Journal of Contemporary Business, Economics and Law* (Kuala Lumpur, Malaysia) 31:1:26-35, 2024.

Elhag, S.E.T. and others. Arbitration Bases for Settling Commercial Disputes in Accordance with The Provisions of The Code of Judgments (JUSTICE) Comparative Study International Trade Law (UNCITRAL) In Light of The Emirati Arbitration Law. *International Journal of Religion* (London) 5:11:242-252, 2024.

Figueroa, I.S.J. and A.J.C. Zurita. La implementación del arbitraje acelerado CNUDMI en Ecuador, ¿es necesario reformar la LAM? *USFQ Law Review* (Quito, Getzville, N.Y.) 11:1:112-130, 2024.

Fritsch, J. The Arbitral Tribunal's Erroneous Assessment of an (Alleged) Choice of Substantive Law – May Recognition and Enforcement be Refused? A New York Convention Perspective. *Revista Română de Arbitraj* (Bucarest) 17:4:65-73, 2023.

ICC. Commission on Arbitration and ADR and J.S. Lee, eds. Leveraging Technology for Fair, Effective and Efficient International Arbitration Proceedings: Report. Paris, International Chamber of Commerce (ICC), 2022.

International Institute for Conflict Prevention & Resolution. An Exclusive Comparison of Selected, Current International Arbitration Rules. *Alternatives to the High Cost of Litigation* (San Francisco, Calif.) 41:11:167-180, 2023.

Jaime, M.-L. La ejecución de los laudos internacionales en Panamá. *Anuario de Derecho* (Panama) 42:52:138-152, 2023.

Kovács, D. Enforcing Foreign Arbitral Awards in Hungary. *Dispute Resolution Journal (Kluwer Law International)* (New York, N.Y.) 76:1:115-136, 2022.

Pomari, A. Economic Sanctions and Article V(2)(b) of the New York Convention: A Touchy Interaction Exacerbated by the Ukraine Conflict. *Pepperdine Dispute Resolution Law Journal* (Malibu, Calif.) 24:1:1-65, 2024.

Raubenheimer, E. and L.G. Curlewis. International commercial mediation: International recognition and enforcement of mediation agreements. *Obiter* (Port Elizabeth, South Africa) 45:1:209-218, 2024.

Thethe-Chitja, M.R. The Efficacy of Commercial Arbitration, Law and Practice in Lesotho. Lesotho, National University of Lesotho, 2023. 161 p. Thesis (LL.M.) - National University of Lesotho (2023).

Zelst, B. van. The Concept of Arbitrability under the New York Convention: The Quest for Comprehensive Reform. *Journal of International Arbitration* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 41:3:345-370, 2024.

IV. INTERNATIONAL TRANSPORT

Belisario, F.C. Breves comentarios con respecto a la Convención de las Naciones Unidas sobre los efectos de las ventas judiciales de buques. *Revista de la asociación venezolana de derecho marítimo* (Caracas) 17:2:11-27, 2022.

Bradley, J.E. Introductory note to the convention on the int'l effects of judicial sales of ships (U.N.). *International Legal Materials* (Cambridge, U.K.) 63:79-93, 2022.

Fuentes, J.C.G. Un paso más para la eficacia internacional de la venta forzosa de buques. *Cuadernos de Derecho Transnacional* (Madrid) 16:1:208-225, 2024.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Ələkbərova, F. Elektron imzanın kommersiya əməliyyatlarında istifadəsi: hüquqi tənzimlənmə və praktiki boşluqlar. *Buraxılış* (Baku) 6:2: 166-205, 2020.

Shavaleev, M.V. Implementation of the Electronic Bill of Lading: International Experience. Part I. *Lex russica* (Moscow) 77:2:123-139, 2024.

Smedinghoff, T.J. Is It Legal? Will It Be Trusted? What Are the Rules? -- Enabling Electronic Identity Management Under the New UNCITRAL Model Law. *SSRN - Elsevier* (Rochester, N.Y.) 1-39, 2024.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

Goubarkov, D. Achieving Effective Procurement During a Global Crisis: A Study of the UNCITRAL Model Law on Public Procurement and the WTO Agreement on Government Procurement. *The American University International Law Review* (Washington, D.C.) 39:1:1-35, 2023.

IX. INSOLVENCY

Pepels, S. Group concerns and communication and cooperation between practitioners under the European Insolvency Regulation (Part I). *International Insolvency Review* (New York, N.Y.) 32:497-537, 2023.

_____. O Captain(s)! My Captain(s)! – Why and How Courts Should Start Appointing Groupwide Insolvency Practitioners under the Recast EIR. *European Insolvency and Restructuring Journal* (Rotterdam, Netherlands (Kingdom of the)) 1-55, 2024.

Sunur, F.S. Atasi Tantangan: Memahami Pentingnya Uji Insolvensi dalam Kepailitan di Indonesia. *Arbiter: Jurnal Ilmiah Magister Hukum* (Medan, Indonesia) 6:1:132-141, 2024.

URSB, Uganda Registration Services Bureau, ed. *The Insolvency Journal of Uganda: Vol 2, Issue1* (2024). Kololo, Uganda, Uganda Registration Services Bureau, 2024.

Wan, W.Y. Governmental responses mitigating the impact of COVID-19 on small and medium-sized enterprises and the case for insolvency law reforms in Hong Kong. *International insolvency review* (New York, N.Y.) 32:289-308, 2023.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PUBLIC-PRIVATE PARTNERSHIPS

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

Zhao, Y. and H. Chen. Enhancing access to digital justice: digital governance of dispute resolution and dispute prevention in online commercial activities. *Journal of International Dispute Settlement* (Oxford, U.K.) 15:273-304, 2024.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Arato, J. and others. Reforming Shareholder Claims in Investor-State Dispute Settlement. *Journal of International Dispute Settlement* (Oxford, U.K.) 14:242-258, 2023.

Boon, K. Theorizing responsibility in the investor state dispute resolution system. *St. John's Law Review* (New York, N.Y.) 95:253-284, 2021.

Brekoulakis, S. and A. Howard. Contextual Impartiality: A New Approach to Assessing Impartiality in Investor-State Dispute Settlement. *ICSID Review - Foreign Investment Law Journal* (Washington, D.C.) 1-30, 2024.

Brodlija, F. Chapter 4: Weeding Out the Issues of ISDS Reform: The Progress and Milestones of the UNCITRAL Working Group III Five Years Later. *The Future of Investor-State Dispute Settlement: Reforming Law, Practice and Perspectives for a Fast-Changing World* / Ben Beaumont, Fahira Brodlija, et al. (eds) 2024.

- _____. Sorting the Building Blocks of Investor-State Dispute Settlement Reform: Recent Developments from the UNCITRAL Working Group III. *European Investment Law and Arbitration Review* (Leiden, Netherlands (Kingdom of the)) 9:1:69-94, 2024.
- Chen, R. The Substantive Value of Diversity in Investment Treaty Arbitration. *Virginia Journal of International Law* (Charlottesville, Va.) 61:3:431-488, 2021.
- Giorgetti, C. The Draft Code of Conduct for Adjudicators in Investor–State Dispute Settlement: A Low-hanging Fruit in the ISDS Reform Process. *Journal of International Dispute Settlement* (Oxford, U.K.) 14:176-191, 2023.
- Gotsiridze, M. Challenges of Mediating Investor-State Disputes. *ICSID Review - Foreign Investment Law Journal* (Washington, D.C.) 1-18, 2024.
- Khalique, M.A. Analyses of the European Union and its member states' proposals on reforming the ISDS system under the UNCITRAL working group III. *Green and Digital Transitions: Global Insights into Sustainable Solutions* / Marianna Savai (ed.) 2024.
- Kucik, J. Towards an Effective Appellate Mechanism for ISDS Tribunals. *World Trade Review* (Cambridge, U.K.) 22:5:562-583, 2023.
- Li, Y. and C. Bian. China's Stance on Investor-State Dispute Settlement: Evolution, Challenges, and Reform Options. *Netherlands International Law Review* (The Hague, Netherlands (Kingdom of the)) 67:503-551, 2020.
- McLaughlin, M. The Geoeconomics of Belt and Road Disputes: A Case Study on the China-Pakistan Economic Corridor. *Asian Journal of International Law* (Cambridge, U.K.) 14:94-122, 2024.
- Medeiros, M.N. de S. Are Counterclaims in Investment Treaty Arbitration an Effective Tool to Protect the Environment? *Transnational Dispute Management: Special Issue (Vol 2) "Int'l Investment Arbitration - Environmental Protection and Climate Change Issues"* (Leidschendam, Netherlands (Kingdom of the)) 1-19, 2024.
- Plewnia, C. The UNCITRAL Investor-State Dispute Settlement Reform: Implications for Transition Economies in Central Asia. Halle-Wittenberg, Germany, TELC, School of Law, Martin Luther University, 2022. Thesis (doctoral) - Martin Luther University Halle-Wittenberg, 2022.
- Richter, J. The two problem pillars of multiple proceedings in investment arbitration: why the abuse of process doctrine is a necessary remedy and requires focus in UNCITRAL's ISDS reform. *Journal of International Dispute Settlement* (Oxford, U.K.) 14:3:407-424, 2023.