

Consolidated Bibliography of recent writings related to the work of UNCITRAL (1968 – 2007)

II. International sale of goods

Abascal Zamora, J.M. La compraventa internacional de mercaderías. *Financiero*: [sección] guía legal (México, D.F.). Pt. 1 in 14:5A, miércoles, 11 de mayo de 1994; Pt. 2 in 14:5A, miércoles, 15 de junio de 1994; Pt. 3 in 14:5A, miércoles, 22 de junio de 1994; Pt. 4 in 14:3A, miércoles, 29 de junio de 1994; Pt. 5 in 14:6A, miércoles, 6 de julio de 1994; Pt. 6 in 14:5A, miércoles, 13 de julio de 1994; Pt. 7 in 14:6A, miércoles, 20 de julio de 1994; Pt. 8 in 14:6A, miércoles, 27 de julio de 1994; Pt. 9 in 15, miércoles, 22 de noviembre de 1995. In Spanish. Translation of title: International sale of goods. Individual titles of instalments 2-9: El caso Cinema Exótica — Ley aplicable y celebración del contrato de compraventa — Daños o faltantes en las mercaderías; importancia de notificar al vendedor — Paso del riesgo en la compraventa internacional; ¿quién pierde las mercaderías dañadas o robadas? — ¿Qué puede hacer el comprador cuando hay incumplimiento del vendedor? — ¿Qué puede hacer el vendedor ante falta de pago por el comprador? — ¡Cuidado con la prescripción!, es fácil descuidar un derecho y perderlo — La batalla de las formas.

_____. Los principios sobre los contratos comerciales internacionales de UNIDROIT. *Derecho de los negocios* (Madrid) 8:81:11-24, junio 1997. In Spanish. Translation of title: UNIDROIT principles on international commercial contracts. Compares UNIDROIT Principles (1994) with Mexican law and UNCITRAL legal texts, in particular, the United Nations Sales Convention (1980).

Ackerman, G.R. Scholarly commentary on articles of the United Nations Convention on Contracts for the International Sale of Goods. *Cornell international law journal* (Ithaca, N.Y.) 21:3:535-573, 1988. Reprint. This is a list of references to the discussion of individual articles of the United Nations Sales Convention (1980) in 75 English language publications.

Adame-Goddard, J. La cláusula de reserva de dominio en la compraventa internacional. *Revista de derecho privado* (México, D.F.) 9:26:97-100, mayo-agosto 1998. In Spanish. Translation of title: The clause on retention of title in international sale.

_____. La Convención sobre los contratos de compraventa internacional de mercaderías en el derecho mexicano. *Revista de derecho privado* (Mexico, D.F.) 1:1:15-23, enero-abril 1990. In Spanish. Translation of title: The convention on contracts for the international sale of goods in Mexican law.

_____. Estudios sobre la compraventa internacional de mercaderías. México, Universidad Nacional Autónoma de México, 1991. 221 p. (Instituto de Investigaciones Jurídicas. Serie H: Estudios de derecho internacional público; núm. 17). In Spanish. Translation of title: Studies on international sale of goods. This is a collection of ten articles by the same author dealing with main features of the United Nations Sales Convention (1980), as compared with Mexican law. Includes also Spanish text of the Convention, p. 185-220.

_____. El incumplimiento de las obligaciones contractuales en la compraventa internacional. *Revista de derecho privado: Instituto de Investigaciones Jurídicas* (México, D.F.) 3:8:257-295, mayo-agosto 1992. In Spanish.

Translation of title: The breach of contractual obligations in international sales.

_____. Introducción a la Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías. *Revista de derecho privado* (Mexico, D.F.) 1:2:165-198, mayo-agosto 1990. In Spanish. Translation of title: Introduction to the United Nations Sales Convention (1980). Contents of annex: Spanish text of United Nations Sales Convention (1980), p. 171-198.

_____. La obligación del vendedor de entregar las mercancías, según la Convención de Viena sobre las compraventas internacionales de mercaderías, interpretada a la luz del derecho romano clásico. In *Estudios jurídicos en memoria de Roberto L. Mantilla Molina*. México, Porrúa, 1984. p. 47-60. In Spanish. Translation of title: The obligation of the vendor to deliver the goods according to the United Nations Sales Convention (1980), interpreted in the light of classical Roman law.

_____. Las obligaciones del comprador en la compraventa internacional. *Revista de derecho privado* (México, D.F.) 3:9:471-504, septiembre-diciembre 1992. In Spanish. Translation of title: The obligations of the buyer in international sales.

_____. La regla *periculum est emptoris* aplicada a la compraventa internacional de mercaderías. *Anuario jurídico* (México, D.F.) 11:237-249, 1984. In Spanish. Translation of title: The rule *periculum est emptoris* applied in international sale of goods.

_____. Reglas de interpretación de la Convención sobre Compraventa Internacional de Mercaderías. *Diritto del commercio internazionale* (Milano) 4:1:103-125, gennaio-giugno 1990. (Giurisprudenza commerciale). In Spanish. Translation of title: Interpretation rules of the Convention on International Sale of Goods.

_____. La responsabilidad del vendedor por la calidad de las mercancías en la compraventa internacional: una interpretación romanística. *Boletín mexicano de derecho comparado* (México) 19:55:15-38, enero-abril de 1986. (Nueva serie). In Spanish. Translation of title: Responsibility of the vendor for quality of the goods in international sale: a romanistic interpretation.

Adami, F. Les contrats "open price" dans la Convention des Nations Unies sur les contrats de vente internationale de marchandises = "Open price" contracts in the United Nations Convention on Contracts for the International Sale of Goods. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 2:103-120, 1989. Text in English and French.

Affolder, N. Awarding compound interest in international arbitration. *American review of international arbitration* (New York) 12:1:45-93, 2002.

Aguiar Júnior, R.R. de. A Convenção de Viena e a resolução do contrato por incumprimento. *Revista de informação legislativa* (Brasília) 31:121:211-225, 1994. In Portuguese. Translation of title: United Nations Sales Convention (1980) and the resolution of contracts in case of breach. Annexes reproduce in Portuguese relevant articles from: United Nations Sales Convention (1980), p. 219-224 — Brazilian Civil and Commercial Codes, p. 224-225.

Akseli, N.O. Commentary on whether and the extent to which the Principles of European Contract Law (PECL) may be used to help interpret article 16 of the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 7:1:151-160, 2003.

- Aljure, A. Ámbito de aplicación de la Convención de Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías (CNUCIM). In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 39-49. In Spanish. Translation of title: Scope of application of the United Nations Sales Convention (CISG).
- Almeida Prado, M. Le hardship dans le droit du commerce international. Bruxelles, Bruylant, 2003. 345 p.
- Alpa, G. and M. Bessone. Inadempimento, rimedi, effetti della resoluzione della vendita internazionale di cose mobili (Convenzione di Vienna, marzo 1980). *Foro Italiano* (Roma) 16:234, 1980. In Italian. Translation of title: Breach, remedies, effects of the avoidance of the international sale of goods (United Nations Sales Convention, March 1980).
- Alter, M. L'obligation de délivrance dans la vente de meubles corporels. Paris, Librairie générale de droit et de jurisprudence, 1972.
- Amato, P. United Nations Convention on Contracts for the International Sale of Goods [CISG]: the open price term and uniform application: an early interpretation by the Hungarian courts. *Journal of law and commerce* (Pittsburgh, Pa.) 13:1:1-78, 1993. Contents of annex: Interpretive decisions applying CISG, p. 31-78.
- American Bar Association report to the House of Delegates. Submitted by Lyon L. Brinsmade, Chairman, ABA Section of International Law. Symposium on International Sale of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:39-51, 1984.
- Amissah, R. Revisiting the autonomous contract: transnational contract "law", trends and supportive structures. In Foundations and perspectives of international trade law. Fletcher, I., L. Mistelis and M. Cremona, eds. London, Sweet & Maxwell, 2001. p. 320-342.
- Ämmälän, T. CISGä koskevaa kirjallisuutta = Literature on the CISG. Turku, Finland, University of Turku, 2002. Article-by-article bibliography of Finnish works on the CISG (1980). In English and Finnish. Available online at <http://www.law.utu.fi/tiedostot/xcisg/kirjal.htm#a>
- Ancel, B. and H. Muir Watt. Cour de cassation (1re Ch. civ.). - 16 Juillet 1968. *Revue critique droit internationale privé* (Paris) 88:1:122-132, January-February 1999.
- Andersen, B.C. Exceptions to the notification rule: are they uniformly interpreted? *Vindobona journal of international commercial law and arbitration* (Vienna) 9:1:17-42, 2005.
- _____. From resource of law to source of law: the Internet as a source of law in unifying the jurisprudence of the CISG. *Journal of information, law and technology* 3, 2004. [electronic journal] Available online at http://www2.warwick.ac.uk/fac/soc/law/elj/jilt/2004_3/andersen
- _____. Uniform application of the international sales law. Understanding uniformity, the global jurisconsultorium and examination and notification provisions. The Hague, Kluwer, 2007. xiv, 286 p.
- _____. The uniform international sales law and the global jurisconsultorium. *Journal of law and commerce* (Pittsburgh, Pa.) 24:2:159-179, 2005.

- _____. Uniformity in the CISG in the first decade of its application. Foundations and perspectives of international trade law. Fletcher, I., L. Mistelis and M. Cremona, eds. London, Sweet & Maxwell, 2001. p. 289-297.
- Andreasen, R.N. MCC-Marble Ceramic Center: the parol evidence rule and other domestic law under the Convention on Contracts for the International Sale of Goods. *Brigham Young University law review* (Provo, Utah) 1:351-379, 1999.
- Antweiler, C. Beweislastverteilung im UN-Kaufrecht, insbesondere bei Vertragsverletzungen des Verkäufers. Frankfurt am Main, Lang, 1995. 218 p. (Europäische Hochschulschriften. Reihe II, Rechtswissenschaft; Bd. 1689 / Publications universitaires européennes. Serie II, Droit; vol. 1689 / European university studies. Series II, Law; vol. 1689). In German. Translation of title: Allocation of burden of proof under the CISG. Particularly in case of seller's breach of contract. Thesis (doctoral) — University of Mainz, Germany, 1994. Includes bibliography, p. 201-218.
- Anwendbarkeit des CISG auf Rahmenvereinbarungen in Vertragshändler-verträgen: Oberlandesgericht; OLG München, Urteil vom 22.9.1995 - 23 U 3750/95: [Excerpt]. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 42:12:1035-1036, Dezember 1996. In German. Translation of title: Applicability of the CISG in framework agreements for contracts with appointed dealers. Excerpts of a court decision by the Higher Regional Court of Munich with a note / P. Klima.
- Araújo Segovia, R. Principios de interpretación de la Convención de Viena sobre Compraventa Internacional de Mercaderías. In Compraventa internacional de mercaderías; comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 251-270. In Spanish. Translation of title: Principles of interpretation of the Vienna Convention on International Sale of Goods.
- Arbitration moot teaches ADR [alternative dispute resolution] skills to students. *Dispute resolution times* (New York) spring 1996. p.6. A note on the first annual Willem C. Vis International Arbitration Moot, held at Vienna, 18-20 March 1994.
- Arce Caicedo, E. Conformidad. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 503-559. In Spanish. Translation of title: Conformity.
- Un arrêt regrettable: le délai de dénonciation des défauts prévu par la Convention de Vienne laissé à l'appréciation souveraine des juges du fond. *Recueil Dalloz* (Paris) 37:788-790, 2000.
- Asam, H. and P. Kindler. Ersatz des Zins- und Geldentwertungsschadens nach dem Wiener Kaufrechtsübereinkommen vom 11. 4. 1980 bei deutsch-italienischen Kaufverträgen. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 35:11:841-849, November 1989. In German. Translation of title: Interest and inflation damages under the CISG in German-Italian sales contracts
- Asam, H. and others. UN-Kaufrecht, Bankgarantie, Anwaltsniederlassung. *Jahrbuch für italienisches Recht* (Heidelberg, Germany) 3:3-194, 1990. In German. Translation of title: UN Sales Convention, bank guarantees, lawyer's setting up of business. Contributions dealing with the Sales Convention: Aktuelle Fragen zur Anwendung des Kaufrechtsübereinkommens der Vereinten Nationen vom 11.4.1980 im deutsch-italienischen Rechtsverkehr seit 1.1.1988 / H. Asam, p. 3-47 — Zum Verhältnis des Wiener Kaufrechtsübereinkommens zum Haager Kauf-IPR-Übereinkommen von 1955 aus italienischer Sicht / J.M.

- Bonell, p. 117-120 — Das italienische Kollisionsrecht der Mängelgewährleistung bei deutsch-italienischen Kaufverträgen nach Inkrafttreten des UN-Kaufrechtes / A. Braggion, p. 121-126 — UN-Kaufrecht und EKG: Gefahrtragung beim Versendungskauf / O. Furtak, p. 127-133 — Zur Anwendbarkeit des UN-Kaufrechts im deutsch-italienischen Rechtsverkehr sowie Rügepflichten und Zinsschaden nach UN-Kaufrecht, p. 192-194.
- Asam, H. UN-Kaufrechtsübereinkommen im deutsch-italienischen Rechtsverkehr: Anmerkung zur Entscheidung Landgericht Stuttgart vom 31.8.1989. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 35:12:942-946, Dezember 1989. In German. Translation of title: United Nations Sales Convention in German-Italian law: commenting on LG Stuttgart 31 Aug. 1989. This is a commentary to a decision of LG Stuttgart of 31 August 1989 on United Nations Sales Convention (1980); see below under Germany. Digest of decision, p. 984-985.
- Aschauer, C. La prescription des sentences arbitrales. *ASA bulletin* (The Hague) 23:4:593-609, 2005.
- Atamer, Y.M. Birlesmis milletler satim hukukunun uluslararası uygulama alanı. *Istanbul Barosu dergisi* (Istanbul) 69:551-568, 1995. In Turkish. Translation of title: Sphere of application of the United Nations Sales Convention. Translation of title of the journal: Istanbul Bar Association journal.
- Audit, B. Présentation de la Convention. In *La Convention de Vienne sur la vente internationale et les Incoterms*. Derains, Y. and J. Ghestin. Paris, LGDJ, 1990. p. 13-34. See below under Derains.
- _____. Review of the Convention on Contracts for the International Sale of Goods (CISG), 1995. *Revue critique de droit international privé* (Paris) 86:1:216, janvier-mars 1997. A review of the journal: Review of the Convention on Contracts for the International Sale of Goods (CISG), 1995 edited by Cornell International Law Journal. The Hague, Kluwer, 1996. 305 p.
- _____. La vente internationale de marchandises: Convention des Nations-Unies du 11 avril 1980. Paris, LGDJ, 1990. 224 p. Contents of annex: Text of United Nations Sales Convention (1980) in French, p. 195-214. Bibliography, p. 215-216. Table of articles of United Nations Sales Convention (1980), p. 217-220. Book also reproduced in *Recueils pratiques du droit des affaires dans les pays de la Communauté économique européenne*. Tome III, *Pratiques commerciales*. Paris, Editions Jupiter, 1991. 53 leaves (106 p., double columns, small print).
- _____. The Vienna Sales Convention and the lex mercatoria. In *Lex mercatoria and arbitration: a discussion of the new law merchant*. T.E. Carboneau, ed. [and contributor]. Dobbs Ferry, N.Y., Transnational Juris Publications, 1990. p. 139-160.
- Aue, J. Mängelgewährleistung im UN-Kaufrecht unter besonderer Berücksichtigung stillschweigender Zusicherungen. Frankfurt am Main, Lang, 1989. 158 p. (Europäische Hochschulschriften: Reihe 2, Rechtswissenschaft; Bd. 824) (Dissertation, Universität Heidelberg, 1988). In German. Translation of title: Warranty for defects in the United Nations Sales Convention (1980) with special consideration of implicit assurances.
- Azcuna, A.S. The Vienna sales convention. *Ateneo law journal* (Manila) 28:30-67, 1983.

- Azeredo da Silveira, M. Anticipatory breach under the United Nations Convention on Contracts for the International Sale of Goods. *Nordic journal of commercial law* (Turku, Finland) 2:2005.
- Babiak, A. Defining "fundamental breach" under the United Nations Convention on Contracts for the International Sale of Goods. *Temple international and comparative law journal* (Philadelphia, Pa.) 6:1:113-143, spring 1992.
- Bach, I. and C. Stieber. Die beiderseitig verursachte Unmöglichkeit im CISG. *Internationales Handelsrecht* (München) 6:3:97-103, 2006. In German. Translation of title: Impossibility caused by both parties in the CISG.
- Bach, I. and C. Stieber. Die Unmöglichkeit der Leistung im CISG. *Internationales Handelsrecht* (München) 6:2:59-67, 2006. In German. Translation of title: Impossibility of performance in the CISG.
- Bacher, G. The scope of CISG: where it applies, how it works, CISG vs. EU-law. Paper presented at International Bar Association (IBA), Committee M - "Terms of Trade" half day session, Prague, September 2005.
- Bailey, D. The Vienna convention: now made in Australia, sells to the world. *Law Institute journal* (Melbourne) 59:198-201, March 1985.
- Bailey, J.E. Facing the truth: seeing the convention on contracts for the international sale of goods as an obstacle to a uniform law of international sales. *Cornell international law journal* (Ithaca, N.Y.) 32:273-317, 1999.
- Bainbridge, S. Trade usages in international sales of goods: an analysis of the 1964 and 1980 sales conventions. *Virginia journal of international law* (Charlottesville, Va.) 24:3:619-665, spring 1984.
- Baker, M.B. "A hard rain's a-gonna fall": terrorism and excused contractual performance in a post-September 11th world. *Transnational lawyer* (Sacramento, Calif.) 17:1-35, 2004.
- Bakhin, S. (Бахин, С.) Принцип добросовестности в международных контрактных отношениях. In Russland im Kontext der internationalen Entwicklung: internationales Privatrecht, Kulturgüterschutz, geistiges Eigentum, Rechtsvereinheitlichung = Russia in the international context: private international law, cultural heritage, intellectual property, harmonization of laws = Россия в контексте международного развития: международное частное право, защита культурных ценностей, интеллектуальная собственность, унификация права. Festschrift für Mark Moiseevic Boguslavskij. Trunk, A., R. Knieper and A.G. Svetlanov, eds. Berlin, Berliner Wissenschafts-Verlag, 2004. p. 725-737. In Russian, with summary in English. Translation of title: The principle of good faith in international contractual relations.
- Barbić, J. Uniform law on the international sale of goods, uniform law on the formation of contracts for the international sale of goods (1964) and United Nations Convention on Contracts for the International Sale of Goods (1980). In Hague-Zagreb essays 4 on the law of international trade. Voskuil, C.C.A. and J.A. Wade, eds. The Hague, Nijhoff, 1983. p. 3-21.
- Bardina, M.P. (Бардина, М.П.) Субсидиарное применение национального права при восполнении пробелов Венской конвенции в практике МКАС при ТПП РФ. *Международный коммерческий арбитраж* (Москва) 4:7-22, октябрь-декабрь 2006. In Russian with a summary in English. Translation of title: Subsidiary application of national legislation in the course of filling of the gaps of CISG: practice of the ICAC at the Chamber of Commerce and Industry of the Russian Federation.

- Barona Vilar, S., C. Esplugues Mota and J. Hernández Martí. La Convención de Viena de 1980 sobre los Contratos de Compraventa Internacional de Mercaderías. In *Contratación internacional*. C. Esplugues [Mota], coord. Valencia, Tirant lo Blanch, 1994. p. 228-294. In Spanish. Translation of title: Vienna Convention of 1980 on Contracts for the International Sale of Goods.
- Barraine, R. La Convention de Vienne. Convention des Nations Unies sur les contrats de vente internationale de marchandises: extrait de la conférence prononcée le 23 janvier 1991 au Tribunal de commerce de Paris dans le cadre des petits-déjeuners de l'A.F.F.I.C. *Gazette du Palais* (Paris) 111:418-421, 10 août 1991.
- Barrera Graf, J. Ambito de aplicación del Proyecto de Convención sobre la compraventa internacional de mercaderías. *Revista de la Facultad de Derecho de México* (México) 29:731-744, Septiembre-Diciembre 1979. In Spanish. Translation of title: Scope of application of the draft convention on international sale of goods.
- _____. Bibliografía: J.O. Honnold, Uniform Law for International Sales under the 1980 United Nations Convention. *Boletín mexicano de derecho comparado* (México, D.F.) 18:52:190-194, enero-abril de 1985. Book review.
- _____. Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías. *Boletín Mexicano de derecho comparado* (México, D.F.) 16:48:889-925, septiembre-diciembre 1983. In Spanish. Translation of title: United Nations Sales Convention. Spanish text of Convention, p. 893-925.
- _____. Convención de Viena sobre la comparaventa internacional de mercaderías: comentarios de los artículos 85 a 88. *Anuario jurídico* (México, D.F.) 11:271-292, 1984. In Spanish. Translation of title: United Nations Sales Convention: comments on articles 85 to 88.
- _____. La Convención de Viena sobre los contratos de compraventa internacional de mercaderías y el derecho mexicano: estudio comparativo. *Anuario jurídico* (México, D.F.) 10:141-163, 1983. In Spanish. Translation of title: United Nations Sales Convention and Mexican law: comparative study.
- _____. México y la Convención de Viena de 1980. 7 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. In Spanish. Translation of title : Mexico and the United Nations Sales Convention (1980). Loose-leaf.
- _____. Le Mexique et la Convention de Vienne de 1980. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 227-231. With abstract in English and French. See below under Perret.
- _____. The Vienna Convention on International Sales Contracts and Mexican law: a comparative study. *Arizona journal of international and comparative law* (Tucson, Ariz.) 1:1:122-156, 1982.
- Barrera Tapias, C.D. Obligaciones de las partes en el contrato de venta internacional de mercaderías. In *Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980*. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 487-501. In Spanish. Translation of title: Obligations of the parties in contracts on international sale of goods.

- Barrigan, Marcantonio J. Unifying the law of impossibility. *Hastings international and comparative law review* (San Francisco, Calif.) 8:1:41-59, 1984.
- Barton, G.A. The United Nations Convention on Contracts for the International Sale of Goods. *Comparative and international law journal of Southern Africa* (Pretoria) 18:1:21-35, March 1985.
- Basedow, J. Die Reform des deutschen Kaufrechts: rechtsvergleichendes Gutachten des Max-Planck-Instituts für ausländisches und internationales Privatrecht im Auftrag des Bundesministers der Justiz. Köln, Bundesanzeiger, 1988. 96 p. In German. Translation of title: The reform of German sales law. Advisory opinion of the Max-Planck-Institute.
- _____. Uniform law Conventions and the UNIDROIT Principles of International Commercial Contracts. *Uniform law review = Revue de droit uniforme* (Roma) 5:1:129-139, 2000.
- Basnayake, S. Law relating to the international sale of goods. *Asian-African Legal Consultative Committee reports* (New Delhi) 13:30, 1972.
- Battram, S.P. Sales transactions in Latin America: the fundamental issues. *University of Miami Inter-American law review* (Coral Gables, Fla.) 21:2:311-355, winter 1989-1990. Ch. 4 deals with the United Nations Sales Convention (1980), p. 349-354.
- Bazinas, S.V. Uniformity in the interpretation and the application of the CISG: the role of CLOUT and the digest. In *Celebrating success : 25 years United Nations Convention on Contracts for the International Sale of Goods*, UNCITRAL-SIAC Conference, 22-23 September 2005. Singapore, SIAC, 2006, p. 18-27.
- Beaudoin, G.-A. Difficultés constitutionnelles d'une adhésion du Canada à la Convention de Vienne. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 173-180. With abstract in English and French. See below under Perret.
- _____. Difficultés constitutionnelles d'une adhésion du Canada à la Convention de Vienne. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. 11 p. Loose-leaf.
- Beeker, R. Questions relatives à l'application de la Convention de Vienne sur la vente internationale entre la République Fédérale d'Allemagne et la France. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 1:21-25, 1989.
- Behr, V. Commentary to Journal of Law & Commerce Case I: Oberlandesgericht, Frankfurt am Main [court decision of 17 September 1991 — 5U 164/90]. *Journal of law and commerce* (Pittsburgh, Pa.) 12:271-275, 1993.
- Bell, G.F. Harmonisation of contract law in Asia: harmonising regionally or adopting global harmonisations, the example of the CISG. *Singapore journal of legal studies* (Singapore) 2005:362-372.
- _____. Why Singapore should withdraw its reservation to the United Nations Convention on Contracts for the International Sale of Goods (CISG). *Singapore year book of international law and contributors* (Singapore) 9:55-73, 2005.
- Ben, Abderrahmane D. La conformité des marchandises dans la Convention de Vienne du 11 avril 1980 sur les contrats de vente Internationale de

marchandises. *Droit et pratique du commerce international* (Paris) 15:4:551-563, 1989. Parallel title: Compliance of goods under the Vienna Convention April 11th 1980, on international sales of goods. Paper delivered at a symposium listed below under "La convention de Vienne...".

Benicke, C. Zur Vertragsaufhebung nach UN-Kaufrecht bei Lieferung mangelhafter Ware: (zu Bundesgerichtshof; BGH 3.4.1996 — VIII ZR 51/95, ...). *IPRax* (Bielefeld, Germany) 17:5:326-331, 1997. A note on a court decision rendered by the Federal Court of Justice of Germany. Excerpts of decision, p. 342-345, no. 34.

Bento Soares, M.A. and R.M. Moura Ramos. Commentary on the international sales law: the 1980 Vienna Sales Convention. *Revista de direito e economia* (Coimbra, Portugal) 13:397-405, 1987. Book review of: Commentary on the international sales law: the 1980 Vienna Sales Convention / Bianca, C.M. and M.J. Bonell, eds. Milan, Giuffrè, 1987. xvii, 886 p.

_____. Les moyens dont dispose l'acheteur en cas de contravention au contrat par le vendeur (autre que le défaut de conformité) dans la Convention de Vienne de 1980 sur les contrats de vente internationale de marchandises. *Uniform law review = Revue de droit uniforme* (Roma) 1:67-89, 1986.

Beraudo, J.P. and P. Kahn. Le nouveau droit de la vente internationale de marchandises: Convention de Vienne — 11 avril 1980. *Marchés internationaux* (Paris) 89:1-161, août-septembre 1989. Bibliography, p. 115. Text of United Nations Sales Convention (1980) in English and French on facing pages, p. 121-151.

Beraudo, J.P. The United Nations Convention on Contracts for the International Sale of Goods and arbitration. *ICC International Court of Arbitration bulletin* (Paris) 5:1:60-64, May 1994.

Bergem, J.E. and S. Rognlien. Kjøepsloven 1988 og FN-Konvensjonen 1980 om intemasjonale loesoerekjøp: kommentar. Oslo, Juridisk Forlag, 1991. 784 p. Spine title: Kjøepsloven Kommentarutgave (Sales Law Act commentary edition). In Norwegian with some English and French. Translation of title: Sales Law Act 1988 and United Nations Convention on Contracts for the International Sale of Goods: commentary. A Norwegian version of the United Nations Sales Convention (1980) is commented article-by-article, p. 481-705. English and French texts are also given on facing pages, p. 707-751. Comparison tables of articles of sales legislation and United Nations Sales Convention (1980), p. 753-759. Bibliography, p. 761-773.

_____. *and _____*. Kjøpsloven 1988 og FN-Konvensjonen 1980 om internasjonale løsorekjkjøp: kommentar. 2. utgave. Oslo, Juridisk forlag, 1995. 729 p. Spine title: Kjøpsloven Kommentarutgave. Article-by-article commentary in Norwegian on: The 1988 Norwegian Sales Law, p. 16-437 — The United Nations Sales Convention (1980), p. 438-651. Reproduces the text of the United Nations Sales Convention (1980) also in English and French on facing pages, p. 653-697. Includes comparison table of the 1907 and 1988 Norwegian Sales Laws and the Convention. Includes bibliography and subject index.

Berger, K.P. Der Zinsanspruch im internationalen Wirtschaftsrecht. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 61:2:313-343, April 1997. In German. Translation of title: Claiming interest in international commercial law.

- Berger, M. Préjudice indemnisable et droit international des contrats = Damages and international contract law. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 4:427-443, 2004.
- Bergsten, E. E. Introduction. *Internationales Handelsrecht* (München) 6:6:226-227, 2006.
- _____. The Future of the United Nations Convention on Contracts for the International Sale of Goods from the perspective of UNCITRAL. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 201-206. With abstract in English and French. See below under Perret.
- _____. The future of the United Nations Convention on Contracts for the International Sale of Goods from the perspective of UNCITRAL. 10 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980* = New rules governing the international sale of goods: Vienna Convention 1980. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.
- _____. The law of sales in comparative law. In *Les Ventes Internationales de Marchandises*. Paris, Economica, 1981. p. 3.
- _____. and A.J. Miller. The remedy of reduction of price. *American journal of comparative law* (Berkeley, Calif.) 27:2/3:255-277, 1979.
- Bergsten, E. E. Le rôle de la Convention des Nations Unies. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:245-252, 1987. (Numéro spécial). See main entry under: Nouveau droit de la vente internationale.
- Berman, G.A. and S.C. Symeonides, eds. American law at the end of the 20th century: United States national reports to the XVth International Congress of Comparative Law. *American journal of comparative law: Supplement to Volume 46, 1998* (Berkeley, Calif.). Title taken from cover. Contents dealing with UNCITRAL work in the field: The United Nations Sales Convention (1980) and the UNIDROIT Principles (1994): Pt. 1, The UNIDROIT Principles of International Commercial Contracts: a new approach to international commercial contracts / A.I. Rosett, p. 347-360 — Pt. 2, Some thoughts on the receptiveness of contract rules in the CISG and UNIDROIT Principles as reflected in one state's (Florida) experience of (1) law school faculty, (2) members of the Bar with an international practice, and (3) judges / M.W. Gordon, p. 361-378.
- Berman, H.J. International codification of the law of international sales. In *A lawyer's guide to international business transactions: the law of international commercial transactions* (Lex Mercatoria). Surrey, W.S. and D. Wallace, Jr., eds. 2nd ed. Philadelphia, American Law Institute/American Bar Association, 1983. p. 42-49. (Pt. 3, Folio 3)
- Bernardini, A. La compraventa mobiliare e il dovere di limitare il danno alla luce dell'art. 1227, comma 2º, C.C. e della Convenzione di Vienna dell'11 aprile 1980. *Diritto del commercio internazionale* (Milano) 9:3-4:711-741, luglio-dicembre 1995. (Giurisprudenza commerciale). In Italian. Translation of title: Sale of goods and the duty to mitigate damages in the light of Article 1227 of the Civil Code and the CISG.
- Bernardini, P. La compravendita internazionale. In *Rapporti contrattuali nel diritto internazionale*. Milano, Giuffrè, 1991. p. 77-94. (Collana di studi giuridici; 18). In Italian. Translation of title: International sales.

- Bernini, G. Le Convenzioni dell'Aja del 1964 sulla formazione e disciplina del contratto di vendita internazionali di beni mobili. In *Estudios jurídicos en homenaje a Joaquín Garrigues*, 1971. T. 2. p. 105-129. In Italian. Translation of title: The Hague Conventions of 1964 on the formation and regulation of the contract for international sale of goods.
- Bernstein, H. and J. Lookofsky. Understanding the CISG in Europe: a compact guide to the 1980 United Nations Convention on Contracts for the International Sale of Goods. Dordrecht, Kluwer, 1997. viii, 207 p. Includes bibliographical references, five appendices, and subject index. Appendices: 1. Nations adhering to the CISG (CISG Contracting States) — 2. Official (English) CISG Convention text — 3. Table of cases cited — 4. Table of authorities — 5. Table of CISG provisions.
- _____ and _____. Understanding the CISG in Europe. 2nd ed. The Hague, Kluwer, 2003. xii, 266 p.
- Bess, J. Grundprinzipien des Haager Einheitlichen Kaufgesetzes. *Recht der internationalen Wirtschaft* (Frankfurt am Main) 21:14-18, 1975. In German. Translation of title: General principles under the Hague Sales Convention.
- _____. Die Haftung des Verkäufers für Sachmängel und Falschlieferungen im einheitlichen Kaufgesetz im Vergleich mit dem englischen und deutschen Recht. Anhang: einheitliches Gesetz über den internationalen Kauf beweglicher Sachen. Bd. 5. Heidelberg, Carl Winter Universitätsverlag, 1971. 185 p. In German. Translation of title: Seller's liability for defects and delivery of goods other than those ordered under ULIS in comparison to English and German law.
- _____. Übereinkommen über die Verjährungsfrist beim internationalen Kauf und die Ausschlussfristen der Art. 39 und 49 EKG. *Recht der internationalen Wirtschaft* (Frankfurt am Main) p.130, 1975. In German. Translation of title: Agreement on the statutory period of limitation in international contracts and time limits for exclusion in Art.39 and 49 of EKG.
- _____. Vertragsaufhebung nach dem Haager einheitlichen Kaufgesetz. *Aussenwirtschaftsdienst des Betriebs-Beraters* (Heidelberg, Germany) p. 513, 1974. In German. Translation of title: Cancellation of contracts according to the uniform Hague Sales Convention.
- Bevilacqua, T. L'article 3 de la Convention de Vienne et les contrats complexes dans le domaine de l'informatique: une lecture de la jurisprudence pertinente. *McGill law journal* (Montreal) 50:553-593, 2005.
- Bianca, C.M. and M. J. Bonell, eds. Commentary on the international sales law: the 1980 Vienna Sales Convention. Milan, Giuffrè, 1987. 886 p. With contributions by Barrera-Graf, Bennett, Bianca, Bonell, Date-Ban, Eörsi, Evans, Farnsworth, Jayme, Khoo, Knapp, Lando, Maskow, Nicholas, Rajski, Sono, Tallon and Will. Text of the United Nations Sales Convention (1980) in all six United Nations official languages (Arabic, p. 683-713; Chinese, p. 715-748; French, p. 749-762; English, p. 763-775; Russian, p. 777-791; Spanish, p. 793-806) as well as in German, p. 807-823 and Italian, p. 825-840. Bibliography on the 1964 Hague Conventions, p. 843-850 and on the United Nations Sales Convention (1980), p. 851-873.
- Bianca, C.M. Wesentliche Vertragsverletzung im italienischen und internationalen Kaufrecht. Saarbrücken, Europa-Institut, Universität des Saarlandes, 1989. 14 p. (Vorträge, Reden und Berichte aus dem Europa-Institut; Nr. 176). This is the script of a lecture held at the Europa-Institut, University of the Saarland,

Federal Republic of Germany, 23 April 1988. In German. Translation of title: Fundamental breach of contract in Italian and international sales law.

Bin, M. La non conformità dei beni nella convenzione di Vienna sulla vendita internazionale. *Rivista trimestrale di diritto e procedura civile* (Milano) 44:755-768, 1990. In Italian. Translation of title: Lack of conformity of the goods under the CISG.

Birch, R.M. Article 44 of the U.N. Sales Convention (CISG): a possible divergence in interpretation by courts from the original intent of the framers of the compromise. *Regent journal of international law* (Virginia Beach, Va.) 4:1:1-15, 2006.

Birenbaum, D.F. and M.T. Marley. Drafting contracts after the UN Convention. The UN Convention on international sales of goods presents problems for common law jurisdictions, which can be avoided by proper drafting. *International financial law review* (London) 3:5:17-19, May 1984.

Bitter, W. and G. Bitter. Wandelungsmöglichkeit des professionellen Käufers und Nachlieferungsrecht des Verkäufers bei aliud-Lieferung: eine Untersuchung zum deutschen und UN-Kaufrecht. *Betriebs-Berater: Zeitschrift für Recht und Wirtschaft* (Heidelberg, Germany) 35:2315-2326, 1993. In German. Translation of title: Possibilities of change of the professional buyer and right of subsequent delivery of the seller in case of delivery of wrong goods: an analysis of German law and the United Nations Sales Convention (1980).

Blase, F. Negotiating payment in export trade. In Law and practice of export trade: Central practice and study guides no. 3. Center for transnational law, Münster , 2001. p. 155-174.

Blaurock, U. and Ph. Lamprecht. Europäisches Privatrecht im Internet. *Zeitschrift für europäisches Privatrecht* (München) 1:190-193, 1998.

Blodgett, P.C. The United Nations Convention on the Sale of Goods and the "battle of forms". *Colorado lawyer* (Denver, Colo.) 18:421-430, 1989.

Boele-Woelki, K. The limitation of rights and actions in the international sale of goods. *Uniform law review = Revue de droit uniforme* (Roma) 4:3:621-650, 1999.

_____. Terms of co-existence: the CISG and the UNIDROIT Principles. In The international sale of goods revisited. Šarcevic, P. and P. Volken, eds. The Hague, Kluwer, 2001. p. 203-240.

Boeschoten, C.D. van and G.M.M. Den Drijver. Certain aspects of international sales. *Studies and documents of the Union Internationale des Avocats* (Paris) 2:67, 1981. Also in French, p. 9.

Boggiano, A. Compraventa: la Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías en el ámbito del derecho internacional privado argentino. In Derecho internacional privado. Buenos Aires, Depalma, 1988. T. 3, suplemento y apéndice. p. 174-197. In Spanish. Translation of title: Sales: the United Nations Sales Convention (1980) in the context of international private law in Argentina. Annex reproduces the text of the United Nations Sales Convention (1980) as adopted by Law 22.765 of 24 March 1983, p. 575-598.

_____. La Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías: en el ámbito del derecho internacional privado argentino. In Derecho internacional privado. 2 ed. Buenos Aires, Depalma, 1983. V. 2. p. 738-750. In Spanish. Translation of

title: The United Nations Sales Convention (1980) in the area of international private law in Argentina.

_____. La Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías. *Revista del derecho comercial y de las obligaciones* (Buenos Aires) 13:355-364, 1980. In Spanish. Translation of title: The United Nations Sales Convention (1980).

Bonell, M.J. Die Bedeutung der Handelsbräuche im Wiener Kaufrechtsübereinkommen von 1980. *Juristische Blätter* (Wien) 107:13/14:385-395, Juli 1985. In German. Translation of title: The importance of usages in the United Nations Sales Convention (1980).

_____. La convenzione di Vienna sulla vendita internazionale: origini, scelte e principi fondamentali. *Rivista trimestrale di diritto e procedura civile* (Milano) 44:715-732, 1990. In Italian. Translation of title: The United Nations Sales Convention (1980): origins, choices, and basic principles.

_____. L'entrata in vigore della convenzione di Vienna sulla vendita e le sue conseguenze nella prassi delle contrattazioni commerciali internazionali. *Diritto del commercio internazionale* (Milano) 2:415-427, luglio-dicembre 1987. In Italian. Translation of title: The entry in force of the United Nations Sales Convention (1980) and its consequences in the practice of international contracts negotiation. Appendix contains the text of United Nations Sales Convention (1980) in Italian, p. 428-451.

_____. "Force majeure" e "hardship" nel diritto uniforme della vendita internazionale. *Diritto del commercio internazionale* (Milano) 4:2:543-571, luglio-dicembre 1990. (Giurisprudenza commerciale). In Italian. Translation of title: Force Majeure and Hardship in the Uniform Law of International Sales.

_____. An international restatement of contract law: the UNIDROIT Principles of International Commercial Contracts. 2nd *enl. ed.* Irvington-on-Hudson, N.Y., Transnational Publishers, Inc., 1997. x, 572 p. Includes bibliography and subject index. Also black-letter text of the UNIDROIT Principles in Arabic, Chinese, English, French, German, Italian, Japanese, Portuguese, Russian and Spanish. The complete version of the UNIDROIT Principles is published by UNIDROIT and contains detailed comments on each article and, where appropriate, illustrations. Mentions the United Nations Sales Convention (1980) and other UNCITRAL legal texts.

_____. Methodology in applying uniform law for international sales under the United Nations Convention (Vienna 1980). In Rapports nationaux italiens au XII^e Congrès international de droit comparé, Sydney 1986. Italian national reports to the XIIth International Congress of Comparative Law, Sydney 1986. Milano, Giuffrè, 1986. p. 43-66.

_____. La nouvelle convention sur les contrats de vente international de marchandises. *Droit et pratique du commerce international* (Paris) 7:7-35, 1981. Text in English and French.

_____. A proposal for the establishment of a "permanent editorial board" for the Vienna Sales Convention. In International uniform law in practice: acts and proceedings of the 3rd Congress on Private Law held by the International Institute for the Unification of Private Law, UNIDROIT, Rome, 7-10 September 1987. Rome, UNIDROIT, 1988. p. 241-244.

_____. Rassegna giurisprudenziale in tema di vendita internazionale. *Diritto del commercio internazionale* (Milano). Pt. 1 in 6:2:631-637, luglio-dicembre 1992; Pt. 2 in 7:3:651-659, luglio-settembre 1993; Pt. 3 in 8:3/4:843-860,

- luglio-dicembre 1994; Pt. 4 in 9:1:227-236, gennaio-marzo 1995; Pt. 5 in 9:2:441-466, aprile-giugno 1995; Pt. 6 in 10:2/3:619-653, aprile-settembre 1996; Pt. 7 in 11:3:719-773, luglio-settembre 1997; Pt. 8 in 12:4:1077-1110, ottobre-dicembre 1998. In Italian. Translation of title: Review of case law in international sales. This is a series of reports on court decisions relevant to the United Nations Sales Convention (1980).
- _____. Some critical reflections on the new UNCITRAL draft convention on international sale. *Revue de droit uniforme = Uniform law review* (Roma) 11:2-12, 1978.
- _____. The UNIDROIT Principles and CISG: sources of inspiration for English courts? *Uniform law review = Revue de droit uniforme* (Roma) 11:2:305-318, 2006. With abstract in French.
- _____. The UNIDROIT Principles and transnational law. *Uniform law review = Revue de droit uniforme* (Roma) 5:2 :199-218, 2000.
- _____. The UNIDROIT Principles of International Commercial Contracts and CISG: alternatives or complementary instruments? *Uniform law review = Revue de droit uniforme* (Roma) 1:1:26-39, 1996.
- _____. The UNIDROIT Principles of International Commercial Contracts and the harmonisation of international sales law. In Foundations and perspectives of international trade law. Fletcher, I., L. Mistelis and M. Cremona, eds. London, Sweet & Maxwell, 2001. p. 298-309.
- _____. and F. Liguori. The United Nations Convention on the International Sale of Goods: a critical analysis of current international case law. *Uniform law review = Revue de droit uniforme* (Roma). Pt. 1 in 1:1:147-163, 1996; Pt. 2 in 1:2:359-375, 1996; Pt. 3 in 2:2:385-395, 1997; Pt. 4 in 2:3:583-597, 1997.
- Bonell, M.J. UN-Kaufrecht und das Kaufrecht des Uniform Commercial Code im Vergleich. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 58:1:20-39, 1994. English title from summary: Uniform International Sales Law and the Uniform Commercial Code: two models compared, p. 39.
- _____. Vertragsverhandlungen und *culpa in contrahendo* nach dem Wiener Kaufrechtsübereinkommen. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 36:9:693-702, September 1990. In German. Translation of title: Contract negotiations and *culpa in contrahendo* under the United Nations Sales Convention (1980).
- _____. The Vienna Convention on International Sale of Goods. In Formation of contracts and precontractual liability. Paris, ICC Publishing, 1990. p. 157-178. (ICC Publication no. 440/9)
- Bonnsau, M. and S. Feuerriegel. Die Probleme der Bestimmung von Fälligkeitszinsen im UN-Kaufrecht. *IPRax* (Bielefeld, Germany) 23:5:421-425, 2003. In German. Translation of title: Difficulty determining interest on arrears under the CISG.
- Booysen, H. International transactions and the international law merchant. Pretoria, Interlegal, 1995. xxxviii, 431 p. Passages dealing with UNCITRAL legal texts in the field: The United Nations Sale Convention (1980), p. 191-233. Includes bibliography of books, table of cases, and subject index.
- Borisova, B. Remarks on the manner in which the UNIDROIT principles may be used to interpret or supplement article 6 of the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:1:153-160, 2005.

- Boschiero, N. Il coordinamento delle norme in materia di vendita internazionale. Padova, CEDAM, 1990. xvi, 529 p. (Studi e pubblicazioni della rivista di diritto internazionale privato e processuale; 34). In Italian. Translation of title: Coordination between uniform substantive and conflict-of-law rules on international sale of goods.
- . Profili dell'autonomia privata nelle convenzioni di diritto uniforme sulla vendita internazionale. In *L'unificazione del diritto internazionale privato e processuale: studi in memoria di Mario Giuliano*. Padova, CEDAM, 1989. p. 75-156. In Italian. Translation of title: Legal aspects of party autonomy under uniform law conventions on the international sale of goods.
- Boss, A.H. Taking UCITA on the road: what lessons have we learned? *Roger Williams University law review* (Bristol, R.I.) 7:167-213, 2001. Discusses the United Nations Sales Convention (1980) in the context of electronic commerce issues.
- Boutin, G. La Convention de Vienne de 1980 et Panama. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration, Canadian Export Association, 1987. 4 p. Loose-leaf.
- . Le Panama et la Convention de Vienne de 1980. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 233-236. With abstract in English and French. See below under Perret.
- Brand, R.A. and H.M. Flechner. Arbitration and contract formation in international trade: first interpretations of the United Nations Sales Convention. *Journal of law and commerce* (Pittsburgh, Pa.) 12:239-260, 1993. This article focuses on the first United States case to pay significant attention to the [United Nations Sales] Convention, Filanto, S.p.A. v. Chilewich International Corp., [789 F. Supp. 1229 (S.D.N. Y. 1992), appeal dismissed, 984 F.2d 58 (2d Cir. 1993)], p. 240 and fn. 6. See also below under Perales Viscasillas, Ma. del P.
- Brand, R.A. Nonconvention issues in the preparation of transnational sales contracts. *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:145-186, 1988. Paper delivered at a symposium organized by the University of Pittsburgh School of Law, 1988, see below under "Symposium . . .".
- Brandi-Dohrn [s.n.]. Das UN-Kaufrecht: Entstehungsgeschichte und Grundstruktur. *Computer und Recht: Forum für die Praxis des Rechts der Datenverarbeitung, Information und Automation* (Köln, Germany) 7:12:705-708, 1991. Includes comparative table of articles of the German Civil Code and the United Nations Sales Convention (1980) dealing with breach of contract.
- Bridge, M. The international sale of goods: law and practice. 2nd ed. Oxford; New York, Oxford University Press, 2007. lxv, 770 p. In particular, see pt. 2 for a discussion of the United Nations Sales Convention (1980), p. 505-598.
- . A law on international sale of goods. *Hong Kong law journal* (Hong Kong) 37:1:17-40, 2007.
- . The UK Sale of Goods Act, the CISG and the UNIDROIT Principles. In The international sale of goods revisited. Šarcevic, P. and P. Volken, eds. The Hague, Kluwer, 2001. p. 115-155.
- . Uniformity and diversity in the law of international sales. *Pace international law review* (White Plains, N.Y.) 15:1:55-89, 2003.

_____. The Vienna Sales Convention and English law: curing defective performance by the seller. In *Festskrift til O. Lando*: den 2. september 1997. København, Gad Jura, 1997. p. 83-108.

Brunner, C. UN-Kaufrecht-CISG: Kommentar zum Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf von 1980; unter Berücksichtigung der Schnittstellen zum internen Schweizer Recht. Bern, Staempfli Verlag AG, 2004. xxxi, 705 p. An article-by-article commentary on the CISG (1980). Text of CISG (1980) in German, English, and French; commentary in German. Translation of title: CISG: Commentary on the CISG (1980) with consideration on the interaction with Swiss law.

Brussel, G.S. The 1980 United Nations Convention on Contracts for the International Sale of Goods: a legislative study of the North-South debates. *New York international law review* (Albany, N.Y.) 6:1:53-74, winter 1993.

Bucher, E. Gefahrenübergang. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 207-218. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3) In German. Translation of title: Passage of risk.

_____. Preisvereinbarung als Voraussetzung der Vertragsgültigkeit beim Kauf: zum angeblichen Widerspruch zwischen Art. 14 und Art. 55 des "Wiener Kaufrechts". In *Mélanges Paul Piotet: Recueil de travaux offerts à Paul Piotet*. F. Sturm, ed. Berne, Staempfli, 1990. p. 371-408. In German. Translation of title: Agreement on the price as a prerequisite for contract validity in case of a sale - on the purported conflict between Art. 14 and Art. 55 of the CISG.

_____. Wiener Kaufrecht: der schweizerische Aussenhandel unter dem UNÜbereinkommen über den internationalen Warenkauf. Bern, Staempfli, 1991. 283 p. (Berner Tage für die juristische Praxis; 1990). In German. Translation of title: Vienna Sales Law - Swiss foreign trade under the CISG. Bibliography, p. 9-12. Contents: Contributions to symposium on United Nations Sales Convention (1980) held at the University of Bern, 18 and 19 October 1990 — Überblick über die Neuerungen des Wiener Kaufrechts; dessen Verhältnis zur Kaufrechtstradition und zum nationalen Recht / E. Bucher, p. 13-52 — Anhang: Preisvereinbarung als Voraussetzung der Vertragsgültigkeit beim Kauf: zum angeblichen Widerspruch zwischen Art. 14 und Art. 55 des "Wiener Kaufrechts", p. 53-82 — This is a short version of article already published in: *Mélanges Paul Piotet*. F. Sturm, ed. Berne, Switzerland, Staempfli, 1990. p. 371-408 — Anwendungsbereich des Wiener Kaufrechts: Kollisionsrechtliche Probleme / G. Herrmann, p. 83-99 — Diskussion zu den Referaten Bucher und Herrmann, p. 100-102 — Die Pflichten des Verkäufers und die Folgen ihrer Verletzung, insbesondere bezüglich der Beschaffenheit der Ware / P. Schlechtriem, p. 103-136. Diskussion, p. 136-142 — Die Pflichten des Käufers und die Folgen ihrer Verletzung / W. Wiegand, p. 143-163 — Vertragsverletzungsfolgen: Schadenersatz, Rückabwicklung, vertragliche Gestaltungsmöglichkeiten / R.H. Weber, p. 165-210. Diskussion, p. 211-214 — Möglichkeiten der Vertragsgestaltung nach dem VN-Kaufrechtsübereinkommen / R. Herber, p. 215-236. Diskussion, p. 237-247 — Die "Vertragsmässigkeit der Ware": Romanistische Gedanken zu Art.35 und 45ff. des Wiener Kaufrechts / B. Huwiler, p. 249-274 — Liste der Signatarstaaten: Stand 1. April 1991, p. 275-276.

Bueno Barrera, M. Cuatro casos relacionados con la Convención de Viena sobre compraventas internacionales de 1980. México, Universidad Panamericana, 1996. vi, 278 p. In Spanish. Translation of title: Four cases related to the

- United Nations Sales Convention (1980). Thesis (Masters), Universidad Panamericana, 1996.
- Bund, J.M. Force majeure clauses: drafting advice for the CISG practitioner. *Journal of law and commerce* (Pittsburgh, Pa.) 17:2:381-413, 1998.
- Burkart, F. Interpretatives Zusammenwirken von CISG und UNIDROIT Principles. Grundland und Schwerpunkte des Privatrechts in europäischer Perspektive. Baden-Baden, Nomos, 2000. Bd. 2. 316 p. In German. Translation of title: Interpretive cooperation of the CISG and the UNIDROIT Principles.
- Burke, P.A. International trade: Uniform law of sales. *Harvard international law journal* (Cambridge, Mass.) 22:473, 1981.
- Buschbaum, M. Anwendbarkeit des UN-Kaufrechts im Verhältnis zu Hongkong? *IPRax* (Bielefeld, Germany) 24:6:546, 2004. In German. Translation of title: Applicability of the United Nations Sales Convention (1980) to Hong Kong?
- Butler, A.E. Caveat emptor: remedy-oriented approach restricts buyer's right to avoidance under article 49(1)(a) of the United Nations Convention on Contracts for the International Sale of Goods. *Internationales Handelsrecht* (München) 3:208-212, 2003.
- _____. The international contract: knowing when, why and how to "opt out" of the United Nations Convention on Contracts for the International Sale of Goods. *Florida bar journal* (Tallahassee, Fla.) 76:5:24-33, 2002.
- _____. Interpretation of "place of business": comparison between provisions of the CISG (article 10) and counterpart provisions of the PECL. *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:275-280, 2002.
- Bydlinski, F. Der Vertragsschluss nach der Wiener UN-Kaufrechtskonvention in komparativer Betrachtung. *Archivum iuridicum cracoviense* (Wroclaw) 18:143-156, 1985. In German. Translation of title: A comparative analysis of contract formation under the United Nations Sales Convention (1980).
- Cabanillas Sánchez, A. *and others*. La compraventa internacional de mercaderías: comentario de la Convención de Viena. Madrid, Editorial Civitas, 1998. 762 p. In Spanish. Translation of title: International sale of goods: comments on the United Nations Sales Convention (1980).
- Cabrillac, R. Etude comparée de la Convention de Vienne sur la vente internationale de marchandises et du droit interne français. In *Gemeinsames Seminar der Juristischen Fakultäten von Montpellier und Heidelberg* (24th, 1992, Montpellier, France; Heidelberg, Germany) — Internationale vertragliche Beziehungen = Les relations contractuelles internationales. Heidelberg, Juristische Fakultät, 1993. p. 115-128.
- Cádiz, D.M.V. *and* J.L. González III. Contract formation under the Vienna Sales Convention: some reflections for the Philippines. *Indian journal of international law* (New Delhi) 32:78-101, 1992.
- Caemmerer, E. von. Internationale Vereinheitlichung des Kaufrechts. *Schweizerische Juristen-Zeitung = Revue Suisse de jurisprudence* (Zürich) 77:16/17:257-267, 1981. Text in French and German. Translation of title: International unification of sales law.
- _____. Kommentar zum Einheitlichen UN-Kaufrecht: Das Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf (CISG-Kommentar von Caemmerer/Schlechtriem). P. Schlechtriem, *ed.* München, Beck, 1990. xlviii, 788 p. In German. Translation of title: Commentary on

- uniform United Nations Sales Convention (1980). Bibliography, p. xxvii-xli. Table of documents, p. xlivi-xlvii. Table of concordances of Hague Uniform Laws on Sales and United Nations Sales Convention (1980), p. xlvi-xlviii. Text of United Nations Sales Convention (1980) in German, p. 1-22.
- _____. Probleme des Haager einheitlichen Kaufrechts. *Archiv für die Civilistische PRAXIS* (Heidelberg, Germany) 178:121-149, 1978. In German. Translation of title: Issues regarding the Hague Uniform Sales Law.
- Cain, G.H. The Vienna Convention: posing a new international law of sales. *Connecticut bar journal* (Hartford, Conn.) 57:4:327-340, August 1983.
- Calleo, P.J. The inapplicability of the parol evidence rule to the United Nations Convention on Contracts for the International Sale of Goods. *Hofstra law review* (Hempstead, N.Y.) 28:3:799-833, spring 2000.
- Calvo Caravaca, A.-L. Consideraciones en torno al artículo 1 de la Convención de Viena de 1980 sobre compraventa internacional de mercaderías. In Hacia un Nuevo Orden Internacional y Europeo: estudios en homenaje al Profesor Don Manuel Díez de Velasco. Madrid, Tecnos, 1993. p. 1329-1348. In Spanish. Translation of title: Considerations regarding art. 1 of the United Nations Sales Convention (1980).
- _____. La Convención de Viena de 1980 sobre Venta Internacional: algunos problemas de aplicación. In Estudios de derecho bancario y bursátil: homenaje a Evelio Verdera y Tuells. Madrid, La Ley, 1994. vol. I. p. 380-413. In Spanish. Translation of title: The United Nations Sales Convention (1980): some problems in its application.
- _____. Las disposiciones comunes a vendedor y comprador en la Convención de Viena de 1980. In Estudios de derecho mercantil: homenaje al Profesor Justino F. Duque. Valladolid, Universidad de Valladolid, 1998. vol. 2. p. 1175-1205. In Spanish. Translation of title: Provisions common to vendor and buyer in the United Nations Sales Convention (1980).
- Campanale, S. Diritto del commercio internazionale e normativa comunitaria. Milano, Giuffrè editore, 2005. 127 p. In Italian. Translation of title: International trade law and European Community rules. See, in particular, Ch. 5 of the United Nations Sales Convention (1980).
- Campuzano Díaz, B. El Convenio de Viena de 11 de abril de 1980 como núcleo en la regulación de la compraventa internacional de mercaderías: comentario a propósito de la sentencia arbitral de la CCI no. 8611/HV/JC de 23 de enero de 1997. *Derecho de los negocios* (Madrid) 9:99:15-28, diciembre 1998. In Spanish. Translation of title: United Nations Sales Convention (1980) as the core of the regulation of international sale of goods: comments with respect to arbitral award of CCI No. 8611/HV/JC of 23 January 1997.
- _____. La regulación de la compraventa internacional de mercaderías. *Cuadernos de derecho y comercio* (Madrid) 17:143-186, 1995. In Spanish. Translation of title: Regulation of international sale of goods. Includes bibliography, p. 177-186.
- Canada. Department of Justice. [Collection of laws, etc. implementing the United Nations Convention on Contracts for the International Sale of Goods (1980).] Lois canadiennes de mise en oeuvre de la Convention des Nations Unies sur les contrats de vente international de marchandises. [Ottawa, Ont., The Dept., 1999]. Various pagings. Title from cover. Contains: Implementing laws of the United Nations Sales Convention (1980) at the Federal level and for all

provinces. Also a study into the feasibility of accession to the Limitation convention(s) / Protocol.

Carbone, S.M. L'ambito di applicazione ed i criteri interpretativi della convenzione di Vienna sulla vendita internazionale. *Rivista di diritto internazionale privato e processuale* (Padova, Italy) 16:4:513-534, 1980. Text in English, French, Italian and Spanish. Translation of title: The scope of application and the interpretive criteria of the United Nations Sales Convention (1980).

Cárdenes Mejía, J.P. La Convención de Viena y el derecho privado colombiano. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 315-391. In Spanish. Translation of title: The United Nations Sales Convention (1980) and private law in Colombia.

Carl, B.M. Contratos internacionales: la compraventa de mercaderías entre empresas de países con distintos sistemas jurídicos. *Revista de la Facultad de Ciencias Jurídicas y Políticas* (Caracas) 34:73:319-363, 1989. In Spanish. Translation of title: International contracts: sale of goods between enterprises of countries with different legal systems.

Caro Nieto, J. La formación del contrato bajo la “Convención de Naciones Unidas sobre Compraventa Internacional de Mercaderías”. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 393-424. In Spanish. Translation of title: The formation of contract under the United Nations Sales Convention (1980).

Carvalhal Sica, L. Gapfilling in the CISG: may the UNIDROIT principles supplement the gaps in the convention? *Nordic journal of commercial law* (Turku, Finland) 1:2006.

Castellani, L.G. Il contributo dei paesi in via di sviluppo al diritto uniforme : une quantité négligeable? *Diritto del commercio internazionale* (Milano) 15:1:103-121, 2001. In Italian. Translation of title: Contribution of developing countries to uniform law: a negligible quantity?

Castellet, L. The application of the Vienna Convention in the United States (CISG) = L'application de la Convention de Vienne aux Etats-Unis (CVIM). *Revue de droit des affaires internationales = International business law journal* (Paris) 5:582-595, 1999. Other title information: Conventions internationals = international conventions. In English and French on facing columns.

Catalano, J.M. More fiction than fact: the perceived differences in the application of specific performance under the United Nations Convention on Contracts for the International Sale of Goods. *Tulane law review* (New Orleans, La.) 71:6:1807-1834, June 1997.

Celebrating success: 25 years United Nations Convention on Contracts for the International Sale of Goods. Singapore, Singapore International Arbitration Center, 2006. x, 202 p. Collation of papers presented at the UNCITRAL-SIAC conference held in Singapore on 22 and 23 September 2005.

Celebrating the 25th anniversary of the United Nations Convention on Contracts for the International Sale of Goods. *Journal of law and commerce* (Pittsburgh, Pa.) 25:1, 2005. Contains the proceedings of the UNCITRAL-VIAC joint conference “Celebrating success: 25 years United Nations Convention on Contracts for the International Sale of Goods (CISG)”, held in Vienna, 15-16 March 2005.

- Cervantes-Ahumada, R. La Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías y las compraventas combinadas: críticas de la convención. *Anuario jurídico* (México, D.F.) 10:133-140, 1983. In Spanish. Translation of title: The United Nations Convention on Contracts for the International Sale of Goods and combined sale: criticism of the convention.
- Chan, Canice Chew-Ming. Choisir la Convention plutôt que le droit chinois. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:301-309, 1987. Numéro spécial. See main entry under Nouveau droit de la vente internationale.
- _____. The Vienna Convention and contracts with China. *Information bulletin for the members of the European Association for Chinese Law* (Bruxelles) 3:4:3-7, 1987. This is the English version of the French paper published in *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:301-309, 1987. Numéro spécial.
- Chandrasenan, A. UNIDROIT principles to interpret and supplement the CISG: an analysis of the gap-filling role of the UNIDROIT principles. *Vindobona journal of international commercial law and arbitration* (Vienna) 11:1:65-80, 2007.
- Charters, A.L. Fitting the "situation": the CISG and the regulated market. *Washington University global studies law review* (St. Louis, Mo.) 4:1-42, 2005.
- Chen, Feng. The new era of Chinese contract law: history, development and a comparative analysis. *Brooklyn journal of international law* (Brooklyn, N.Y.) 27:153-190, 2001.
- Chen, Z. and J. Wu. 论联合国国际货物销售合同公约在中国的适用--兼评我国《民法通则》第142 条. *China academic journal electronic publishing house* (China) 5:191, 2007. Translation of title: The application of the CISG (1980) in China: Article 142 of General Principles of the Civil Law of the People's Republic of China.
- Chengwei, Liu. The concept of fundamental breach: perspectives from the CISG, UNIDROIT principles, PECL and case law. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:1:123-152, 2005.
- La China S. La Convenzione di Vienna sulla vendita internazionale di diritto uniforme: profili processuali: la giurisdizione. *Rivista trimestrale di diritto e procedura civile* (Milano) 44:769-783, 1990. In Italian. Translation of title: The Vienna Convention on International Sales of uniform law: procedural profiles: jurisdiction.
- Choi, Heung-Sub. Die wesentliche Vertragsverletzung im UN-Kaufrecht. *Korean journal of international trade and business law. Special issue: international secured transaction law* (Seoul) 16:2:241-262, 2007. In Korean with a summary in German. Title in English: Fundamental breach of contract in the CISG.
- Choi, H.-S. 국제물품매매에 관한 유엔시효협약. *Comparative private law* (Seoul) 13:863-911, 2000. Translation of title: Limitation Convention (1974/1980). In Korean with abstract in English.
- Choi, June-Sun. Rechtsvergleichende Untersuchung der Gefahrtragungsregeln im anglo-amerikanischen und im UN-Kaufrecht. Marburg, Görich & Weiershäuser GmbH [s.n.], 1991. xxx, 151 p. In German. Translation of title: Comparative analysis of the rules regarding bearing of risk in Anglo-American and UN-Sales Law. Thesis (doctoral) — Philipps-University of Marburg, Germany. Includes bibliography and table of cases. Annexes with legal texts on

sales, including arts. 66-70 and 82, of United Nations Sales Convention (1980).

_____. Seller's right to cure defects under the United Nations International Sales Convention. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul). Pt. 1 in 16:8:13-18, August 1992; Pt. 2 in 16:9:6-13, September 1992; Pt. 3 in 16:10:6-10, October 1992. In Korean. English parallel title from journal table of contents. German parallel title from article heading: Zum Recht des Verkäufers zur Nachbesserung im UN-Kaufrecht.

Ciambella, F. Business sector's attitudes towards the Vienna Convention. Colloque sur la vente internationale (1987). In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 285-294. See below under Perret.

Cigoj, S. International sales: formation of contracts. *Netherlands international law review* (Leyden) 23:257, 1976.

_____. Das jugoslawische Schuldrecht unter dem Einfluss der Vereinheitlichungsbestrebungen auf dem Gebiet des Warenkaufs. *Zeitschrift für Rechtsvergleichung* (Wien) 28:2:97-106, 1987. In German. Translation of title: Yugoslav law of obligations under the influence of unifying efforts in the area of sale of goods. See main entry under: Einheitliches Kaufrecht.

CISG Advisory Council. CISG-AC opinion no 1: electronic communications under the CISG; 15 August 2003. *Internationales Handelsrecht* (München) 3:244-252, 2003.

CISG Advisory Council. CISG-AC opinion no. 2: examination of the goods and notice of non-conformity; articles 38 and 39; 7 June 2004. *Internationales Handelsrecht* (München) 4:4:163-175, 2004.

CISG Advisory Council. CISG-AC opinion no. 3: parol evidence rule, plain meaning rule, contractual merger clause and the CISG, 23 October 2004. *Internationales Handelsrecht* (München) 5:2:81-86, 2005.

CISG Advisory Council. CISG-AC opinion no. 4: contracts for the sale of goods to be manufactured or produced and mixed contracts (article 3 CISG) 24 October 2004. *Internationales Handelsrecht* (München) 5:3:124-132, 2005.

CISG Advisory Council. CISG-AC opinion no. 5: the buyer's right to avoid the contract in case of nonconforming goods or documents. *Internationales Handelsrecht* (München) 6:1:35-48, 2006. With case overview in annex. Also appeared in *Nordic journal of commercial law* (Turku, Finland) 2:1-21, 2005. Available online at http://www.njcl.fi/2_2005/commentary2.pdf.

CISG Advisory Council. CISG-AC Opinion no. 6: calculation of damages under CISG article 74. *Nordic journal of commercial law* (Turku, Finland) 2:1-32, 2006. Available online at http://www.njcl.fi/2_2006/commentary1.pdf.

CISG Symposium. *Victoria University of Wellington law review* (Wellington) 36:4:775-862, 2005. Special journal section. Contents: Celebrating anniversaries / P. Petra Butler, pp. 775-780 -- Requirements of application and sphere of applicability of the CISG / P. Schlechtriem, pp. 781-794 -- The danger of domestic pre-conceived views with respect to the uniform interpretation of the CISG: The question of avoidance in the case of non-conforming goods and documents / I. Schwenger, pp. 795-808 -- Comment on Professor Schwenger's paper / N. Whittington, pp. 809-814 -- Who's afraid of the Vienna Sales Convention (CISG)? A New Zealander's view from Australia and Japan / L. Nottage, pp. 815-846 -- The United Nations Convention on Contracts for the International Sale of Goods: the Canadian experience / R.

Sharma, pp. 847-858 -- Comments on Luke Nottage's paper / M. Kolsky Lewis, pp. 859-862.

Clausson, O. Avoidance in nonpayment situations and fundamental breach under the 1980 U.N. Convention on Contracts for the International Sale of Goods. *New York law school journal of international and comparative law* (New York) 6:1:93-117, 1984.

Coelho Bento Soãres, M.A.B. and R.M. Moura Ramos. Cláusulas penais em contratos internacionais. Análise das Regras Uniformes da CNUDCI de 1983. *Documentação e direito comparado* (Coimbra, Portugal) 271-321. (Supplement of *Boletim do Ministério da Justiça*, 15, 1983). In Portuguese. Translation of title: Penalty clauses in international contracts. Analysis of the UNCITRAL Uniform Rules of 1983. Text of Uniform Rules on Contract Clauses for an Agreed Sum due upon Failure of Performance in English, French and Portuguese, p. 313-321.

_____ and _____. Cláusulas penais em contratos internacionais: análise das regras uniformes da CNUDCI de 1983 ... e das disposições pertinentes do direito português. *In their Contratos internacionais: compra e venda, cláusulas penais, arbitragem*. Coimbra, Almedina, 1986. p. 275-314. In Portuguese. Translation of title: Penalty clauses in international contracts: an analysis of uniform rules of UNCITRAL, 1983. . . and the relevant provisions of the Portuguese law. This study on liquidated damages and penalty clauses is a slightly revised version already published in *Boletim documentação e direito comparado* (Coimbra, Portugal) 15:271—321, 1983. The book contains also the text of the UNCITRAL Uniform Rules on Contract Clauses for an agreed sum due upon failure of performance translated into Portuguese, p. 487-492.

_____ and _____. Do contrato de compra e venda internacional: análise da Convenção de Viena de 1980 e das disposições pertinentes do direito português. *In their Contratos internacionais: compra e venda, cláusulas penais, arbitragem*. Coimbra, Almedina, 1986. p. 1-273. In Portuguese. Translation of title: International sales contracts: Analysis of the United Nations Sales Convention (1980) and Portuguese law. This study on international sales is a slightly revised version already published in *Boletim documentação e direito comparado* (Coimbra, Portugal) 6:73-555, 1981. The book contains also the text of the United Nations Sales Convention (1980) translated into Portuguese, p. 443-485.

_____ and _____. Os meios à disposição do comprador, no caso de violação do contrato pelo vendedor, na convenção de Viena de 1980 sobre os contratos de compra e venda internacional de mercadorias. *Revista de direito e economia* (Coimbra, Portugal) 8:83-109, 1982. In Portuguese. Translation of title: Buyer's remedies for seller's breach of contract under the United Nations Sales Convention (1980).

_____ and _____. Les moyens dont dispose l'acheteur en cas de contravention au contrat (autre que le défaut de conformité) d'après la convention de Vienne de 1980 sur la vente internationale de marchandises. *Documentação e direito comparado* (Coimbra, Portugal) 11:243-261, 1982.

Coetzee, J. and M. de Gama. Harmonisation of sales law: an international and regional perspective. *Vindobona journal of international commercial law and arbitration* (Vienna) 10:1:15-26, 2006.

Coetzee, J. Securing the future of electronic sales in the context of international sales. *Vindobona journal of international commercial law and arbitration* (Vienna) 11:1:11-24, 2007.

- Cohen, K.S. Achieving a uniform law governing international sales: conforming the damage provisions of the United Nations Convention on Contracts for the International Sale of Goods and the uniform commercial code. *University of Pennsylvania journal of international economic law* (Philadelphia, Pa.) 26:3:601-622, 2005.
- Cohn, E.J. The defence of uncertainty: a study in the interpretation of the Uniform Law of International Sales Act 1967. *International and comparative law quarterly* (London) 23:3:520-530, 1974.
- _____ and F.A. Mann. Einheitliches Kaufgesetz und internationales Privatrecht. *Juristenzeitung* (Tübingen, Germany) 30:246, 1975. In German. Translation of title: Uniform sales law and international private law.
- Colligan, A.B., Jr. Applying the general principles of the United Nations Convention on Contracts for the International Sale of Goods to fill the article 78 interest rate gap in Zapata Hermanos, S.A. v. Hearthside Baking Co. Inc. (2001). *Vindobona journal of international commercial law and arbitration* (Vienna) 6:1:40-56, 2002.
- Colloque de Deauville: La vente éclaté (1997 juin 7-8: Paris). La vente éclaté: la diversité des régimes juridiques dans les ventes de marchandises: Colloque de Deauville organisé les 7 et 8 juin 1997 par l'Association droit et commerce. *Revue de jurisprudence commerciale, ancien journal des agréés* (Paris) 41:11:1-183, novembre 1997. (Numéro spécial). Proceedings of a colloquium on sales law, including the United Nations Sales Convention (1980). Contents: 1. Exposé introductif / M. Pédamon, p. 8-17 — [I]. L'éclatement du droit des ventes aux consommateurs, p. 19-72 — [2.-4. not relevant to the work of UNCITRAL] — [II]. L'éclatement du droit des ventes internationales, p. 75-132 — 5. Le champ d'application de la Convention de Vienne / C. Witz, p. 79-97 — 6. Le contenu de la Convention de Vienne / J.F. Mauro, p. 98-111 — 7. Les ventes internationales hors la Convention de Vienne / B. Audit, p. 112-135 — [III]. L'éclatement du droit des ventes nouvelles, p. 136-183 — [8.-9. not relevant to the work of UNCITRAL] — 10. Rapport de synthèse / J.-M. Mousseron, p. 176-183.
- Colombia. Ministerio de Justicia y del Derecho. Acuerdos internacionales de facilitación del comercio internacional. Santafé de Bogotá, D.C., el Ministerio, 1997. 179 p. In Spanish. Translation of title: International agreements to facilitate international trade. Esta obra la publicó el Ministerio, en desarrollo del Plan de Armonización de Derecho Internacional Privado (PADIP).
- Coloquio internacional de derecho mercantil: la Convención de las Naciones Unidas sobre la Compraventa Internacional de Mercaderías. *Anuario jurídico* (Méjico, D.F.) 10:9-209, 1983. In Spanish. Translation of title: International colloquium on trade law: the United Nations Sales Convention (1980). The individual reports dealing with UNCITRAL's work are entered under the reporter's name, see Barrera-Graf, Cervantes-Ahumada, Díaz Bravo, Honnold, Galindo-Garfias, Labariega, Loewe, Mantilla-Molina, Olivencia-Ruiz, Plantard, Sánchez-Cordero, Vázquez-Pando and Vis.
- Comité consultatif de la CVIM. Avis n° 1 et n° 2 du Comité consultatif de la Convention de Vienne sur les contrats de vente internationale de marchandises. *Journal du droit international* (Paris) 133:1:428-439, 2006. For bibliographic reference to English version please see: A/CN.9/581.
- Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias

- Jurídicas, 2003. In Spanish. Translation of title: International sale of goods: comments on the United Nations Sales Convention (1980).
- Conetti, G. Disciplina uniforme della compravendita internazionale. *Rivista trimestrale di diritto e procedura civile* (Milan) 37:272-282, Marzo 1983. In Italian. Translation of title: Uniform rules on international sales.
- _____. Internationalprivatrechtliche Probleme, die sich aus dem Beitritt Italiens zur Wiener Konvention über Verträge über den internationalen Kauf ergeben. *Zeitschrift für Rechtsvergleichung* (Wien) 28:2:83-86, 1987. In German. Translation of title: Private international law issues arising from Italy's accession to the United Nations Sales Convention (1980). See main entry under: Einheitliches Kaufrecht.
- _____. Problemi di diritto internazionale privato derivanti dalla partecipazione dell'Italia alia Convenzione di Vienna del 1980. *Rivista di diritto internazionale privato e processuale* (Padova) 23:41-46, 1987. In Italian. Translation of title: Problems of international private law deriving from Italy's participation in the United Nations Sales Convention (1980).
- _____. Rapporti tra convenzioni di diritto materiale ed internazionale privato uniforme: il caso de la vendita internazionale. In *L'unificazione del diritto internazionale privato e processuale: studi in memoria de Mario Giuliano*. Padova, Italy, CEDAM, 1989. p. 361-371. (Studi e pubblicazioni della rivista di diritto internazionale privato e processuale; 30). In Italian. Translation of title: Connections between Conventions unifying substantive law and unifying private international law: the case of international sales.
- _____. Uniform substantive and conflicts rules on the international sale of goods and their interaction. In *International sale of goods; Dubrovnik lectures*. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 385-399.
- Conference on commercial law theory and the Convention on the International Sale of Goods (CISG). *International review of law and economics* (Philadelphia, Pa.) 25:3:311-511, 2005. Special journal issue. Contents: Conference on commercial law theory and the Convention on the International Sale of Goods (CISG) / C. P. Gillette and A. W. Katz, pp. 311-313 -- What sources of law for contracts for the international sale of goods?: Why one has to look beyond the CISG / F. Ferrari, pp. 314-341 -- The CISG's expansion bias: a comment on Franco Ferrari / S. Walt, pp. 342-349 -- An ex-ante view of the battle of the forms: inducing parties to draft reasonable terms / O. Ben-Shahar, pp. 350-370 -- A comment on 'An ex-ante view of the battle of the forms: inducing parties to draft reasonable terms' by Omri Ben-Shahar / A. Monti, pp. 371-377 -- Remedies for breach of contract under the CISG / A. W. Katz, pp. 378-396 -- Substantive and jurisdictional aspects of international contract remedies: A comment on Avery Katz's 'Remedies for breach of contract under the CISG' / M. Torsello, pp. 397-410 -- Remedies and the CISG: another perspective / R. A. Hillman, pp. 411-414 -- Competing approaches to force majeure and hardship / C. Kessedjian, pp. 415-433 -- Impediments and hardship in international sales: A commentary on Catherine Kessedjian's 'Competing approaches to force majeure and hardship' / J. Lookofsky, pp. 434-445 -- The political economy of international sales law / C. P. Gillette and R. E. Scott, pp. 446-486 -- Towards a universal doctrine of breach of contract: the impact of the CISG / J. Basedow, pp. 487-500 -- A comment on 'towards a universal doctrine of breach--the impact of CISG,' by Jurgen Basedow / M. Bridge, pp. 501-511.

The contract for the international sale of goods. In *Legal aspects of foreign trade: how governmental trade promotion agencies and business organizations can assist exporters and importers*. Geneva, International Trade Centre UNCTAD/GATT, 1984. p. 8-56.

Contract formation under the United Nations Convention on Contracts for the International Sale of Goods and the Uniform Commercial Code. *Dickinson journal of international law* (Carlisle, Pa.) 3:107-138, 1984.

La convention de Vienne sur la vente internationale = The Vienna convention on international sales. Séminaire organisé par l'Office de formation et de documentation internationale (OFDI), 19-20 octobre 1988. *Droit et pratique du commerce international* (Paris). Pt. 1 in 15:3:369-421, 1989; Pt. 2 in 15:4:551-608, 1989. See individual papers under Ben Abderrahmane, Kahn, Mercier, Mouly, Strub, Thieffry and Thomas.

Convention on Contracts for the International Sale of Goods. *Pace international law review* (White Plains, N.Y.) 9:1:185-255, summer 1997. Contents: Introduction to CISG articles / D.M. Sobel, p. 185-186 — CISG : Pace University School of Law Internet World Wide Web Site excerpts from <http://www.cisg.law.pace.edu> / A. Kritzer, p. 187-222 — Measuring damages under the CISG: article 74 of the United Nations Convention on Contracts for the International Sale of Goods / E.C. Schneider, p. 223-237 — Missing specifications in international sales: article 65 of the United Nations Convention on Contracts for the International Sale of Goods / R. Amissah, p. 239-255. Titles taken from table of contents.

Convenzione di Vienna sui contratti di vendita internazionale di beni mobili: commentario coordinato da C.M. Bianca; e a cura di G. Alpa [*and others*]; con la collaborazione di A. Bellelli [*and others*]. Padova, CEDAM, 1992. xxiii, 366 p. In Italian. Translation of title: United Nations Sales Convention (1980): commentary article by article.

Convenzione di Vienna sui contratti di vendita internazionale di beni mobili: Commentario coordinato da C.M. Bianca; e a cura di G. Alpa [*and others*]. *Nuove leggi civili commentate* (Padova, Italy) 12:1-2:1-366, 1989. This is an article-by-article commentary of the United Nations Sales Convention (1980) as translated into Italian by Bianca, M., C. de Cupis *and* A. Zangara. Appendix includes also English text, p. 351-366.

Cook, V.S. The need for uniform interpretation of the 1980 United Nations Convention on Contracts for the International Sale of Goods. *University of Pittsburgh law review* (Pittsburgh, Pa.) 50:1:197-226, fall 1988.

Corbett, J.P. Exchange contracts and the international sale of goods. *Lloyd's maritime and commercial law quarterly* (London) p. 310, 1977.

Corterier, A. Zinsen in einheitlicher Rechtsanwendung: eine Lösung für das Problem der Zinshöhe nach Art 78 und Art 84 Abs 1 UN-Kaufrecht (CISG). *ZfRV: Zeitschrift für Rechtsvergleichung, internationales Privatrecht und Europarecht* (Wien) 2:43-51, 2003. In German. Translation of title: A solution to the problem of interest under Arts. 78 and 84(1) of the United Nations Sales Convention (1980).

Corvaglia, S. Das einheitliche UN-Kaufrecht: CISG. Bern, Stämpfli Verlag, 1998. ix, 219 p.; ill. In German. Translation of title: The United Nations Sales Convention (1980). Annex reproduces English texts of the United Nations Sales Convention (1980), and its non official translation into German as published in the German *Federal Gazette of Laws* (Bundesgesetzblatt) 2:588, 1989.

- Cova-Aria, L. Métodos de unificación del derecho en la venta internacional. *Revista de la facultad de ciencias jurídicas y políticas* (Caracas) 66:15-27,1987. In Spanish. Translation of title: Methods for harmonizing international sales law. Spanish text of the United Nations Sales Convention (1980) has already been published in this journal; see 63:279-315, 1982.
- Cox, T. Chaos versus uniformity: the divergent views of software in the international community. *Vindobona journal of international commercial law and arbitration* (Vienna) 4:1:3-29, 2000.
- Crawford, B.B. Drafting considerations under the 1980 United Nations Convention on Contracts for the International Sale of Goods. *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:187-205, 1988. Paper delivered at a symposium organized by the University of Pittsburgh School of Law, 1988, see below under "Symposium...".
- Cristofaro, M. De. Critical remarks on the Vienna Sales Convention's impact on jurisdiction. *Uniform law review = Revue de droit uniforme* (Roma) 5:1:43-68, 2000.
- Cuniberti, G. Is the CISG benefiting anybody? *Vanderbilt journal of transnational law* (Nashville, Tenn.) 39:1511-1550, 2006.
- Curran, V.G. The interpretive challenge to uniformity. *Journal of law and commerce* (Pittsburgh, Pa.) 15:1:175-199, fall 1995. Book review of: Les premières applications jurisprudentielles du droit uniforme de la vente internationale: (Convention des Nations Unies du 11 avril 1980) / C. Witz. Paris, LGDJ, 1995. 175 p. (Collection Droit des affaires).
- Cvetkovic, P. The characteristics of an offer in CISG and PECL. *Pace international law review* (White Plains, N. Y.) 14:1:121-131, 2002.
- Czerwenka, G.B. Rechtsanwendungsprobleme im internationalen Kaufrecht: das Kollisionsrecht bei grenzüberschreitenden Kaufverträgen und der Anwendungsbereich der internationalen Kaufrechtsübereinkommen. Berlin, Duncker & Humblot, 1988. 304 p. (Schriften zum Wirtschaftsrecht, Bd. 60) (Dissertation, Universität Hamburg, 1987). In German. Translation of title: Problems of determining the law applicable to international sales: conflicts of laws in transborder sales contracts and the sphere of application of the United Nations Sales Convention (1980).
- Dahan, H. The UNIDROIT Principles and their influence in the modernization of contract law in the People's Republic of China. *Uniform law review = Revue de droit uniforme* (Roma) 8:1/2:107-117, 2003.
- Dannemann, G. The United Nations Convention on [Contracts for] the International Sale of Goods. In An introduction to German civil and commercial law: with a chapter on company law by Th. Meyding. London, British Institute of International and Comparative Law, 1993. p. 46-54.
- Darby, J.J. Book review of: Commentary on the international sales law: the 1980 Vienna sales convention / Bianca, C.M. and M.J. Bonell. *Georgia journal of international and comparative law* (Athens, Ga.) 19:1:221-224, 1989.
- Darkey, J.M. A United States Court's interpretation of damage provisions under the United Nations Convention for the International Sale of Goods: a preliminary step towards an international jurisprudence of CISG or a missed opportunity. *Journal of law and commerce* (Pittsburgh, Pa.) 15:1:139-152, fall 1995.

- Date-Bah, S.K. Problems of the unification of international sales law from the standpoint of developing countries. *Digest of commercial laws of the world* (Dobbs Ferry, N. Y.) 7:39, March 1980.
- _____. The United Nations Convention on Contracts for the International Sale of Goods: overview and selective commentary. *Review of Ghana law* (Accra) 11:50, 1979.
- Delaume, G.R. Municipal law or uniform law?: the sale of goods labyrinth. In *Transnational contracts: applicable law and settlement of disputes. (A study in conflict avoidance)*. Dobbs Ferry, Oceana, April 1986. p. 24-35. (Release 86-1, booklet 2). Loose-leaf.
- Del Duca, L.F. Book review of: Commentary on the international sales law: the 1980 Vienna sales convention / Bianca, C.M. and M.J. Bonell. *Uniform commercial code law journal* (New York) 20:4:395-400, spring 1988.
- _____. *and* P. Del Duca. Practice under the Convention on the International Sale of Goods (CISG): a primer for attorneys and international traders. *Uniform commercial code law journal* (New York). Pt. 1 in 27:4:331-370, spring 1994; Pt. 2 in 29:2:99-167, fall 1996.
- _____. *and* _____. Selected topics under the Convention on International Sale of Goods (CISG). *Dickinson law review* (Carlisle, Pa.) 106:1:205-254, 2001.
- De Nova, G. L'ambito di applicazione "ratione materiae" della Convenzione di Vienna. *Rivista trimestrale di diritto e procedura civile* (Milano) 44:749-753, 1990. In Italian. Translation of title: The scope of application "ratione materiae" of the Vienna Convention.
- Dénonciation des défauts: l'absence de dénonciation des défauts entraîne la déchéance des droits de l'acheteur. *Recueil le Dalloz* (Paris) 43:447-448, 2000.
- Derains, Y. *and* J. Ghestin. La Convention de Vienne sur la vente internationale et les Incoterms. Actes du Colloque des 1^{er} et 2 décembre 1989. Paris, Librairie générale de droit et de jurisprudence, 1990. (Collection Droit des affaires). At head of title: Centre de Droit des obligations de l'Université de Paris I. See individual contributions under Audit, Derains, Flecheux, Fouchard, Ghestin, Le Masson, Mouly, Plantard, Robine.
- Derains, Y. La jurisprudence des arbitres du commerce international en matière de détermination du droit applicable au contrat = Jurisprudence of international commercial arbitrators concerning the determination of the proper law of the contract. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:514-530, 1996. In English and French. Subtitle (II): L'application de normes substantielles non nationales: l'application de conventions internationales/The application of non-national substantive norms: the application of international conventions, p. 526-530.
- _____. Transfert des risques de livraison. In La Convention de Vienne sur la vente internationale et les Incoterms. Derains, Y. *and* J. Ghestin. Paris, LGDJ, 1990. p. 127-137. See below.
- Detzer, K. *and* M. Thamm. Überblick über das neue UN-Kaufrecht. *Betriebs-Berater: Zeitschrift für Recht und Wirtschaft* (Heidelberg, Germany) 34:2369-2381, 10 Dezember 1992. In German. Translation of title: Survey of the new United Nations Sales Convention (1980).
- Devine, M.B. The export of Iowa products and the United Nations Convention on Contracts for the International Sale of Goods. *Drake law review* (Des Moines, Iowa) 39:3:689-708, 1989-1990.

Díaz-Bravo, A. En torno al concepto de lo "razonable" en la Convención sobre los contratos de compraventa internacional de mercaderías. *Anuario jurídico* (México, D.F.) 10:103-110, 1983. In Spanish. Translation of title: About the meaning of "reasonable" in the United Nations Sales Convention (1980).

Diedrich, F. Anwendbarkeit des Wiener Kaufrechts auf Softwareüberlassungsverträge: zugleich ein Beitrag zur Methode autonomer Auslegung von internationalem Einheitsrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 39:6:441-452, Juni 1993. In German. Translation of title: Applicability of United Nations Sales Convention (1980) to software licensing agreements. Contribution to the method of autonomous interpretation of international uniform law.

_____. Autonome Auslegung von internationalem Einheitsrecht: Computersoftware im Wiener Kaufrecht. 1. Aufl. Baden-Baden, Nomos, 1994. 346 p. (Fundamenta juridica). In German. Translation of title: Autonomous interpretation of international uniform law. Computer software under the United Nations Sales Convention (1980). Thesis (doctoral) – University of Hannover, Germany, 1994. Includes bibliography and tables of cases.

_____. Lückenfüllung im internationalen Einheitsrecht: Möglichkeiten und Grenzen richterlicher Rechtsfortbildung im Wiener Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 41:5:353-364, Mai 1995. In German. Translation of title: Gap-filling under the United Nations Sales Convention (1980).

_____. Maintaining uniformity in international uniform law via autonomous interpretation: software contracts and the CISG. *Pace international law review* (White Plains, N. Y.) 8:2:303-338, spring 1996.

_____. Voraussetzungen einer Vertragsaufhebung wegen Sachmängeln nach dem Wiener Kaufrecht: Anmerkung zu OLG Frankfurt am Main, Teilurteil vom 18.1.1994 - 5 U 15/93, RIW 1994 S.240. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 41:1:11-16, Januar 1995. In German. Translation of title: Conditions for avoiding a contract for defects in the goods under the United Nations Sales Convention (1980) (commenting on OLG Frankfurt am Main, 18 Jan. 1994). See also below under Koch, R.

Diesse, F. La bonne foi, la coopération et le raisonnable dans la Convention des Nations Unies relative à la vente internationale de marchandises (CVIM). *Journal du droit international* (Paris) 1:55-112, 2002.

_____. Jurisprudence concernant la Convention des Nations Unies sur la vente internationale de marchandises (CVIM). *Revue de droit des affaires internationales = International business law journal* (Paris) 1:108-114, 2003.

Diez de Corral, J. La adquisición *a non domino* de bienes muebles en el Proyecto de Ley Uniforme y comparación con el sistema español. *Anuario de derecho civil* (Madrid) 25:1, 1972. In Spanish. Translation of title: The purchase of movables from the non-owner in the draft uniform law and comparison with the Spanish system.

Díez-Picazo Ponce de León, L. La formación del contrato. *Anuario de derecho civil* (Madrid) 48:1:5-31, 1995. In Spanish. Translation of title: Drafting of contract.

Dilger, K. Das Zustandekommen von Kaufverträgen im Außenhandel nach internationalem Einheitsrecht und nationalem Sonderrecht. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 45:169, 1981. Translation of title: The formation of sales contracts in

- international trade according to international uniform law and national special rules. Text in English and German.
- DiMatteo, L.A. The CISG and the presumption of enforceability: unintended contractual liability in international business dealings. *Yale journal of international law* (New Haven, Conn.) 22:1:111-170, winter 1997.
- _____. Contract talk: reviewing the historical and practical significance of the principles of European contract law. *Harvard international law journal* (Cambridge, Mass.) 43:2:569-581, 2002.
- _____. An international contract law formula: the informality of international business transactions plus the internationalization of contract law equals unexpected contractual liability. *Syracuse journal of international law and commerce* (Syracuse, N.Y.) 23:67-111, 1997.
- DiMatteo, L.A. *and others*. International sales law: a critical analysis of CISG jurisprudence. Cambridge, Cambridge University Press, 2005. xiii, 241 p.
- DiMatteo, L.A. The law of international contracting. The Hague, Kluwer, 2000. 578 p.
- _____. Resolving international contract disputes: the CISG (Contracts for the International Sale of Goods) covers many international trade conflicts. *Dispute resolution journal* (New York) 53:4:75-79, November 1998.
- Dixon, D.B. Que lastima Zapata!: bad CISG ruling on attorneys' fees still haunts U.S. courts. *University of Miami Inter-American law review* (Miami) 38:2:405-429, 2007.
- Dodge, W.S. Teaching the CISG in contracts. *Journal of legal education* (Washington, D.C.) 50:72-94, 2000. Also available online at http://w3.uchastings.edu/dodge_01/CISG.pdf.
- Dokter, D. *and S.A. Kruisinga*. The application of the CISG in the Netherlands: a Dutch treat for the CISG? *Internationales Handelsrecht* (München) 3:3:105-115, 2003.
- Dokter, D. Interpretation of exclusion-clauses of the Vienna Sales Convention. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 68:4:430-443, 2004.
- Doland, M.C. Book review of: Uniform sales law: the United Nations Convention on Contracts for the International Sale of Goods / P. Schlechtriem. *Georgia journal of international and comparative law* (Athens, Ga.) 19:1:225-227, 1989.
- Dolle, H. Kommentar zum Einheitlichen Kaufrecht. Munich, Verlag C.H. Beck, 1976. xxxix, 839 p. In German. Translation of title: Comments on uniform sales law.
- Dong, J. 试论中国对《联合国国际货物销售合同公约》中的国际私法规则之保留. *Economic & trade update* (China) 5:54:150-151, 2007. Translation of title: China's reservation to the CISG (1980) on the rules of private international law.
- Dong Suk, Kim. Vienna Convention and its adaptability in Korea. *Korean forum on international trade and business law* (Seoul) 2:157-193, 1993. In Korean. Translation of title from English table of contents.
- Donnelly, S.J.M. *and M.A. Donnelly*. 2000-2001 survey of New York law: commercial law. *Syracuse law review* (Syracuse, N. Y.) 52:247-322, 2002.

- Donner, L.A. Impact of the Vienna Sales Convention on Canada. *Emory international law review* (Atlanta, Ga.) 6:2:743-751, 1992.
- Doralt, P. (comp.) Das UNCITRAL-Kaufrecht im Vergleich zum österreichischen Recht. Wien, Manz. 1985. 198 p. (Schriftenreihe: Recht—Wirtschaft—Aussenhandel, v. 1). "Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf", pocket inside back cover. In German. Translation of title: United Nations Sales Convention (1980) compared to Austrian law.
- Dore, I.I. Choice of law under the International Sales Convention: a U.S. perspective. *American journal of international law* (Washington, D.C.) 77:3:521-540, 1983.
- _____ and J.F. De Franco. A comparison of the non-substantive provisions of the UNCITRAL Convention on the International Sale of Goods and the Uniform Commercial Code. *Harvard international law journal* (Cambridge, Mass.) 23:1:49-67, 1982.
- Douajni, G.K. La vente commerciale OHADA. *Uniform law review = Revue de droit uniforme* (Roma) 8:1/2:191-200, 2003.
- Dragneva, R. and E. Ioriatti Ferrari. Contract law harmonization and regional integration: can the CIS learn from the EU? *Review of Central and East European law* (Leiden, The Netherlands) 31:1-43, 2006.
- Drobnig, U. General principles of European contract law. In International sale of goods: Dubrovnik lectures. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 305-333.
- Droit uniforme de la vente internationale de marchandises / par une équipe de recherche des Universités de la Sarre et de Strasbourg sous la direction de C. Witz. *Recueil Dalloz Sirey* (Paris). Pt. 1 in 34:307-314, 1 octobre 1998; Pt. 2 in 35:315-317, 8 octobre 1999; Pt. 3 in 40:355-362, 11 November 1999; Pt. 4 in 41:363-370 18 November 1999. Membres de l'équipe: J. Niessen, M.-F. Papandréou-Deterville, W. Rosch, N. Spiegel, C. Witz. Includes bibliography of scholarly writings and website addresses for court decisions. Contains case references and commentary.
- Droz, J. La livraison d'un aliud est-elle une contravention essentielle au sens de l'article 25 de la Convention de Vienne sur la vente internationale de marchandises? In L'harmonisation internationale du droit. Chappuis, C., B. Foëx and T.K. Graziano, éds. Genève, Schulthess, 2007. p. 209-221.
- Du, T. 论我国撤销对《联合国国际货物销售合同公约》第1条第1款B项保留的必要性. Paper prepared for Global Forum on Private International Law Annual Conference of China Society of Private International Law 2007: Celebration of the 20th Anniversary of CSPIL. Translation of title: The necessity to withdraw the reservation to Article (1)(1)(b) of the CISG (1980).
- Duncan, J.C., Jr. Nachfrist was ist?: thinking globally and acting locally: Considering time extension principles of the U.N. Convention on Contracts for the International Sale of Goods in revising the Uniform Commercial Code. *Brigham Young University law review* (Salt Lake City, Utah) 4:1363-1411, 2000.
- Durany Pich, S. Sobre la necesidad de que la aceptación coincida en todo con la oferta: el espejo roto. *Anuario de derecho civil* (Madrid) 45:3:1011-1096, 1992. Appendix includes table of cases.

- Dutta, A. Der europäische Letztverkäuferregress bei grenzüberschreitenden Absatzketten im Binnenmarkt. *Zeitschrift für das gesamte Handelsrecht und Wirtschaftsrecht* (Frankfurt am Main) 171:1:79-104, 2007. In German. Translation of title: The European action of regress of the last seller in a chain of sales in the single market.
- Ebenroth, C.T. Internationale Vertragsgestaltung im Spannungsverhältnis zwischen ABGB, IPR-Gesetz und UN-Kaufrecht. *Juristische Blätter* (Wien) 108:21/22:681-695, 15. November 1986. In German. Translation of title: Structuring of international contracts considering the conflict rules of the Austrian Civil Code, the Austrian Private International Law Code and the United Nations Sales Convention (1980).
- Eckert, H.-W., J. Maifeld and M. Matthiessen. Handbuch des Kaufrechts: Der Kaufvertrag nach Bürgerlichem Recht, Handelsrecht und UN-Kaufrecht. München, Verlag C. H. Beck, 2007. xxix, 482 p. In German. Translation of title: Handbook of sales law: the sales contract under civil law, commercial law and the UN Sales Convention (1980).
- Einheitliches Kaufrecht: Erfahrungen mit den Haager-, Erwartungen vom Wiener Übereinkommen. Referate des Symposiums, das am 15./16. Mai 1986 in Graz abgehalten wurde. *Zeitschrift für Rechtsvergleichung* (Wien) 28:2:81-106, 1987. In German. Translation of title: Experiences with the Hague Convention, expectations from the United Nations Sales Convention (1980). Introductory remarks by W. Posch, p. 81-82. For a breakdown of different papers by authors see Cigoj, Conetti and Padovini.
- Eiselen, S. Adoption of the Vienna Convention for the International Sale of Goods (the CISG) in South Africa. *South African law journal* (Kenwyn, Republic of South Africa) 116:2:323-370, 1999.
- _____. The battle of forms: a comparative analysis. *Comparative and international law journal of Southern Africa* (Pretoria) 39:2:214-240, 2006.
- _____. E-commerce and the CISG: formation, formalities and validity. *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:305-320, 2002.
- _____. Electronic commerce and the United Nations Convention on Contracts for the International Sale of Goods (CISG) 1980. *EDI law review* (Dordrecht, The Netherlands) 6:1:21-46, 1999. Includes English abstract.
- _____. Unresolved damages issues of the CISG: a comparative analysis. *Comparative and international law journal of Southern Africa* (Pretoria) 38:1:32-46, 2005.
- El Saadani, S.E.F.O. Das islamische Zinsverbot und CISG-Kaufverträge. *Freilaw - Freiburg law students journal* (Freiburg, Germany) 3, 10/2006. Translation of title: Islamic interest ban and CISG (1980) sales contracts.
- Emptio—venditio inter nationes: Karl Heinz Neumayer in Anerkennung für 40 Jahre Lehrtätigkeit: *Convention de Vienne sur la vente internationale de marchandise: mélanges* = Wiener Übereinkommen über den internationalen Warenkauf: Festgabe. Basel, Verlag für Recht und Gesellschaft, 1997. xvii, 595 p. Contents relevant to the United Nations Sales Convention (1980): Die Angemessenheit und Unangemessenheit des Wiener Kaufrechts für internationale Kaufverträge / F.J.A. van der Velden, p. 15-31 — Zum Anwendungsbereich des UN-Kaufrechtsübereinkommens / J. Kren Kostkiewicz, p. 33-57 — The UNIDROIT Principles of International Commercial Contracts and the CISG: alternatives or complementary

instruments / M.J. Bonell, p. 59-76 — Humanity's gain: remarks on similarity, difference and the Vienna Convention / V. Curran, p. 77-87 — Das Wiener Kaufrecht in der österreichischen Praxis / W. Posch, p. 89-104 — The application of CISG in national law / S. Ronglien, p. 105-111 — Die Rechtsbehelfe des Käufers im UN-Kaufrecht im Vergleich mit den lateinamerikanischen Rechten / A.L. Zuppi, p. 113-150 — Die Bedeutung des UN-Kaufrechts in Skandinavien / J. Hellner, p. 151-169 — Wurzel und Ausstrahlungen des Wiener Kaufrechts: einige Hinweise, insbesondere zur Eigentumsverschaffungspflicht und zur Rechtsgewährleistung in BGB und OR / E. Bucher, p. 171-193 — Case Law on UNCITRAL Texts / S. Bazinas, p. 195-210 — L'application de la Convention de Vienne sur le continent américain / A.M. Garro, p. 211-225 — The United Nations Sales Convention and the emerging caselaw / P. Winship, p. 227-237 — Der Abschluss internationaler Kaufverträge nach dem UN-Kaufrecht im Vergleich mit den ALB/RGW / F. Enderlein, p. 239-257 — Bindung an Erklärungen nach dem Einheitskaufrecht / P. Schlechtriem, p. 259-277 — La prise en considération du comportement des parties par la Convention de Vienne / J. Thieffry, p. 279-295 — Ersatz für Vertrauensschaden nach dem Einheitlichen Kaufrecht / H. Stoll, p. 313-333 — La responsabilité de fait d'auxiliaires dans la Convention de Vienne d'un point de vue de droit comparé / J.H. Herbots, p. 335-353 — Zur theoretischen Auffassung der Schadenersatzpflicht in der Wiener Konvention / V. Knapp, p. 355-375 — L'application de la Convention de Vienne sur la vente internationale de marchandises par les juridictions françaises: premier bilan / C. Witz, p. 425-456 — CISG: the United Nations Convention on Contracts for the International Sale of Goods (1980) / M. Will, p. 457-579. Includes bibliography.

Enderlein, F. and C. Paul. Bericht über die Konferenz der Vereinten Nationen über die Verjährung beim internationalen Warenkauf. *Recht im Aussenhandel* (Berlin) 3:1-9, 1975. (Supplement of DDR—Aussenwirtschaft 18:3, 1975). In German. Translation of title: Report of the UN Conference on the Limitation Period for International Sales of Goods.

Enderlein, F. Az ENSZ vételi jogi konvenciója és a KGST/ASZF. *Jogtudományi Közlöny* (Budapest) 1:27-34, január hó 1986. In Hungarian. Translation of title: The United Nations Sales Convention (1980) and the KGST/ASZF. This article deals with the United Nations Sales Convention (1980) as compared with the General Conditions of Delivery of Goods between Organizations of the Member Countries of the Council for Mutual Economic Assistance (CMEA).

____ and J. Völter. Ergebnis der Arbeit der UNCITRAL für ein einheitliches Recht über internationalen Warenkauf. *Recht im Aussenhandel* (Berlin) 31:V-XVI, 1977. (Supplement of DDR-Aussenwirtschaft 51:5, 1977). In German. Translation of title: Result of the work of UNCITRAL regarding a uniform law on the international sale of goods.

Enderlein, F. Inkrafttreten des UN-Kaufrechts (CISG/UNCITRAL) für die Bundesrepublik Deutschland. *Zeitschrift für die Anwaltspraxis; Ausgabe DDR: das Recht der neuen Bundesländer* (Herne, Germany) 2:9:263-270, 8 Mai 1991. In German. Translation of title: Entry into force of United Nations Sales Convention (1980) in the Federal Republic of Germany.

____. Internationaler Handel auf einheitlicher Rechtsgrundlage. *Wirtschaftsrecht: Zeitschrift für Theorie und Praxis* (Berlin) 8:236-242, 1991. In German. Translation of title: International trade on a uniform basis.

- _____, D. Maskow *and* H. Strohbach. Internationales Kaufrecht: Kaufrechtskonvention, Verjährungskonvention, Vertretungskonvention, Rechtsanwendungskonvention. 1. Auflage. Berlin, Haufe, 1991. 448 p. In German. Translation of title: International trade law: United Nations Sales Convention (1980), Limitation Convention (1974), UNIDROIT Agency Convention (1983) and Hague Convention on the Law applicable to Sales (1985). This is a commentary on the above conventions.
- _____, and D. Maskow. International sales law: United Nations Convention on Contracts for the International Sale of Goods, Convention on the Limitation Period in the International Sale of Goods: commentary. New York, Oceana, 1992. xv, 480 p. Includes bibliography and index. This is an article-by-article commentary on the United Nations Sales Convention (1980) and the Limitation Convention (1974/1980).
- _____, D. Maskow *and* M. Stargardt. Kommentar. Konvention der Vereinten Nationen über Verträge über den internationalen Warenkauf. Konvention über die Verjährung beim internationalen Warenkauf. Protokoll zur Änderung der Konvention über die Verjährung beim internationalen Warenkauf. Berlin, Staatsverlag der DDR, 1985. In German. Translation of title: Comments. United Nations Sales Convention (1980), Limitation Convention (1974), Protocol for changing the Limitation Convention.
- Enderlein, F. Neue Rechtslage für den Ost-West-Handel: das UN-Kaufrecht, Ostpanorama. Berichte der Gesellschaft für Ost- und Südostkunde aus Kultur, Wissenschaft u. Wirtschaft. Linz, Austria, 1991. p. 29-36. Paper delivered at the Internationales Ost-West-Handels-Symposium (1991, Bad Ischl, Austria). In German. Translation of title: New legal situation for East-West trade: the UN-Sales Law, East Panorama.
- _____, and B. Graefrath. Nochmals: deutsche Einheit und internationales Kaufrecht: Erwiderung zu Herber, BB-Beilage 37 zu Heft 30/ 1990. *Betriebs-Berater* (Heidelberg, Germany) 6:6:8-13, 1991. (Deutsche Einigung—Rechtsentwicklung; Folge 19). In German. Translation of title: Once again: German unity and international sales law: reply to Herber. Reply to article published by R. Herber in: *Betriebs-Berater* (Heidelberg, Germany) 30:37:1-5, 1990. (Deutsche Einigung—Rechtsentwicklung; Folge 15); see below.
- Enderlein, F. Problems of the unification of sales law from the standpoint of socialist countries. *Digest of commercial laws of the world* (Dobbs Ferry, N.Y.) 7:26, March 1980.
- _____. La réglementation de la vente internationale de marchandises dans le droit de la RDA: une comparaison avec le projet d'une convention sur la vente internationale de marchandises. *Droit et pratique du commerce international* (Paris) 3:123, 1977.
- _____. Rights and obligations of the seller under the UN Convention on Contracts for the International Sale of Goods. *In* International sale of goods: Dubrovnik lectures. Sarcevic, P. *and* P. Volken, *eds.* New York, Oceana, 1986. p. 133-201.
- _____. UN-Kaufrecht und Transport: die UN-Kaufrechtskonvention, die 1980 in Wien angenommen wurde, ist in elf Staaten in Kraft getreten. *Verkehr* (Wien). Pt. 1 *in* 5:7-8, 1988; Pt. 2 *in* 6:8-9, 1988. In German. Translation of title: UN sales law and transport: United Nations Sales Convention (1980) signed in Vienna, was accepted in eleven countries.
- _____. Das UN-Verjährungsübereinkommen und seine Geltung in Deutschland. *In* Der Weg zur deutschen Rechtseinheit: internationale und interne

Auswirkungen im Privatrecht. Jayme, E. and O. Furtak, eds. Heidelberg, C.F. Müller, 1991. p. 65-81. (Motive Texte Materialien). In German. Translation of title: Limitation Convention (1974/1980) and its validity in Germany. Reprint.

. Die Verpflichtung des Verkäufers zur Einhaltung des Lieferzeitraums und die Rechte des Käufers bei dessen Nichteinhaltung nach dem UN-Übereinkommen über Verträge über den internationalen Warenkauf: zu AG Oldenburg in Holstein, 24.4.1990 — 5 C 73/89. *IPRax* (Bielefeld, Germany) 11:5:313-316, September/Okttober 1991. In German. Translation of title: Seller's obligation of timely delivery and buyer's rights in case of seller's failure to comply under the United Nations Sales Convention (1980). This is a commentary to a decision of AG Oldenburg i.H. of 24 April 1990 on United Nations Sales Convention (1980); see below under Germany.

. Vertragsaufhebung und Pflicht zur Kaufpreiszahlung nach UN-Kaufrecht: (zu Bundesgerichtshof; BGH 15.2.1995 – VIII ZR 18/94...). *IPRax* (Bielefeld, Germany) 16:3:182-184 Mai/Juni 1996. In German. Translation of title: Avoidance of contract and obligation to pay the price under the United Nations Sales Convention (1980): note on decision of the Supreme Court of Germany. Excerpts of decision, p. 195-197, no. 25.

. Vienna Convention and Eastern European lawyers. *International sales quarterly* (London) 21:12-15, June 1997.

. Vorbereitung einer Konvention über den internationalen Warenkauf durch die UNCITRAL. *Recht im Aussenhandel* (Berlin) 5:7-14, 1975. (Supplement of DDR— Aussenwirtschaft 31:3, 1975). In German. Translation of title: Preparation of a Convention on the International Sale of Goods by UNCITRAL.

. Das Wiener UN-Kaufrechtsübereinkommen 1980 und die ALB/RGW (Allgemeinen Lieferbedingungen für die Warenlieferungen zwischen den Organisationen der Mitgliedsländer des Rates für gegenseitige Wirtschaftshilfe). *Zeitschrift für Rechtsvergleichung* (Wien) 29:1:10-24, 1988. In German. Translation of title: The United Nations Sales Convention (1980) and general terms and conditions for delivery of goods among organizations of the COMECON countries.

and M. Stargardt. Zur Anwendung des UN-Kaufrechts auf Aussenhandelskauf- und -lieferverträge und sein Verhältnis zum GIW. *Recht im Aussenhandel* (Berlin) 75:VI-XII, 1985. (Supplement of DDR-Aussenwirtschaft 7:13, 1985). In German. Translation of title: On the application of the United Nations Sales Convention (1980) to sales and delivery contracts in foreign trade and its relationship to the East German International Commercial Contracts Act.

Enderlein, F. Zur Ausarbeitung einer Konvention über den Abschluss internationaler Kaufverträge durch die UNCITRAL. *Recht im Aussenhandel* (Berlin) 32:1-14, 1977. (Supplement of DDR-Aussenwirtschaft 52:5, 1977). In German. Translation of title: On drafting a Convention on the conclusion of international sales contracts by UNCITRAL.

Enderlein, U. Entwurf einer Konvention über den internationalen Warenkauf: Diskussion im 6. Komitee der Vereinten Nationen. *Recht im Aussenhandel* (Berlin) 38:VII-X, 1978. (Supplement of DDR-Aussenwirtschaft 40:6, 1978). In German. Translation of title: Draft of a Convention on international sale of goods: discussion in the 6th Committee of the United Nations.

. UN beschloss diplomatische Konferenz über internationalen Warenkauf. *Recht im Aussenhandel* (Berlin) 40:11-13, 1979. (Supplement of DDR-

Aussenwirtschaft 23:7, 1979). In German. Translation of title: UN decided on diplomatic conference on the international sale of goods.

Engler, H. Zum Inkrafttreten der UN-Konventionen über das Recht des internationalen Warenkaufs. *Recht im Aussenhandel* (Berlin) 109:I-VI, 1989. (Supplement of *DDR Aussenwirtschaft* 17:26, 1989). In German. Translation of title: On the entry into force of the United Nations Sales Convention (1980). Article is followed by text of the United Nations Sales Convention (1980) in German, p. VII-XVI.

Enrich, E. and J. Malet. La Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. *Revista jurídica de Catalunya* (Barcelona) 90:2:133-150, 1991. In Spanish. Translation of title: United Nations Sales Convention (1980).

Eörsi, Gy. Az 1980. évi bécsi nemzetközi adásvételi konvenció margójára és ürügyén. *Állam és jogtudomány* (Budapest) 3-28, 1981. In Hungarian. Translation of title: A propos the United Nations Sales Convention (1980). Text in Hungarian, summaries in French and Russian.

_____. A propos the 1980 Vienna Convention on Contracts for the International Sale of Goods. *American journal of comparative law* (Berkeley, Calif.) 31:2:333-356, 1983.

_____. Formation of contract. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 43-53. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Band 3)

_____. The method of unifying the law on the international sale of goods. In Legal development and comparative law = Evolution du droit et droit comparé. Selected essays for the 12th International Congress of Comparative Law. Péteri, Z. and V. Lamm, eds. Budapest, Akadémiai Kiadó, 1986. p. 35-56.

_____. Problems of unifying law on the formation of contracts for the international sale of goods. *American journal of comparative law* (Berkeley, Calif.) 27:2/3:311-323, 1979.

Erauw, J. and H.M. Fletchner. Remedies under the CISG and limits to their uniform character. In The international sale of goods revisited. Šarcevic, P. and P. Volken, eds. The Hague, Kluwer, 2001. p. 35-75.

Erdem, H.E. La livraison des marchandises selon la Convention de Vienne: Convention des Nations Unies sur les contrats de vente internationale de marchandises du 11 avril 1980. Fribourg, Editions universitaires Fribourg Suisse, 1990. xxix, 287 p. (Travaux de la Faculté de droit de l'Université de Fribourg Suisse; 101). In French with summaries in English, French and German, p. 265-287. Bibliography, p. xix-xxix. Thesis (doctoral) — Université de Fribourg, Suisse, 1990.

Escher, A. UN-Kaufrecht: stillschweigender Verzicht auf Einwand einer verspäteten Mängelrüge: zugleich Anmerkung zu BGH, RIW 1999, 385 f. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 45:7:495-502, Juli 1999. In German. Translation of title: The United Nations Sales Convention (1980): tacit waiver to object a late notice of defects: at the same time comments to the Federal High Court of Justice (BGH), RIW 1999, p. 385 f.. This is a note to a court decision involving the United Nations Sales Convention (1980) by Bundesgerichtshof, excerpts of which were published in this journal; 45:5:385-386, Mai 1999.

Esko, T. Über die Erneuerung der materiellrechtlichen und kollisionsrechtlichen Normen des internationalen Kaufrechts. *Defensor legis* (Helsinki) 26-40, 1982. In Finnish. Translation of title: About the revision of standards of material law and conflict of laws in international sales law.

Espina Otero, A. and A. Quintana Hurtado. Compraventa internacional de mercaderías: análisis de la Convención de las Naciones Unidas. Santiago, Editorial Jurídica de Chile, 1985. 229 p. In Spanish. Translation of title: International sale of goods: analysis of the United Nations Sales Convention (1980).

Espinosa Calabuig, R. En torno a la regulación del countertrade en el comercio internacional. *Revista general de derecho* (Valencia) 50:81-99, 1994. In Spanish. Translation of title: About the regulation of countertrade in international commerce. Includes references to the UNCITRAL Legal Guide on Countertrade (1992).

Espinosa Pérez, C.A. Del uso convencional a la costumbre mercantil en la Convención de Viena sobre Compraventa Internacional de Mercaderías. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 221-250. In Spanish. Translation of title: From contractual use to trade custom in the United Nations Sales Convention (1980).

Esplugues Mota, C.A. and others. Compraventa internacional de mercaderías: la Convención de Viena de 1980 sobre compraventa internacional de mercaderías. In Derecho del comercio internacional. Valencia, Spain, Tirant Lo Blanch, 2003. p. 169-192. In Spanish. Translation of title: International sale of goods: the United Nations Sales Convention (1980).

Esplugues Mota, C.A. Compraventa internacional de mercaderías: informe. C.A. Esplugues Mota. la. ed. Valencia, España, IMPIVA, 1993. 130 p. (Informes del Instituto de la Mediana y Pequeña Industria Valenciana). In Spanish. Translation of title: International sale of goods: report. At head of title: Generalitat Valenciana. Conselleria d'Industria, Comerc i Turisme [and] IMPIVA. Includes Spanish text of United Nations Sales Convention (1980), p. 92-127.

_____. La Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías, hecha en Viena el 11 de abril de 1980. *Revista general de derecho* (Valencia, Spain) 47:556/557:59-114, 1991. In Spanish. Translation of title: The United Nations Sales Convention (1980). Reproduces also Spanish text of United Nations Sales Convention (1980), p. 82-114.

Esplugues Mota, C.A., ed. Legislación básica de comercio internacional. 2nd ed. Valencia, Tirant lo blanch, 1999. 679 p. In Spanish. Translation of title: Basic legislation of international trade. Reproduces Spanish text of the United Nations Sales Convention (1980).

Esser, M.J. Commercial letters of confirmation in international trade: Austrian, French, German and Swiss law and uniform law under the 1980 Sales Convention. *Georgia journal of international and comparative law* (Athens, Ga.) 18:3:427-460, 1988.

_____. Die letzte Glocke zum Geleit?: kaufmännische Bestätigungsschreiben im internationalen Handel: deutsches, französisches, österreichisches und schweizerisches Recht und einheitliches Recht unter der Kaufrechtskonvention von 1980. *Zeitschrift für Rechtsvergleichung* (Wien) 29:3:167-193, 1988. In German. Translation of title: The final bell for escort?: commercial letter of

- confirmation in international trade: German, French, Austrian and Swiss law and uniform law under the United Nations Sales Convention (1980).
- Ezer, S. UNCITRAL Conventions: the 1980 Vienna Sales Convention [and] the 1974 Convention on Limitation Period. In *International exporting agreements*. New York, Bender, 1986. Para. 19.04 (1-6). See also English text of these Conventions in appendix 19C and 19D, respectively.
- Fadlallah, I. Bibliographie: Institut Suisse de droit comparé. Convention de Vienne de 1980 sur la vente internationale de marchandises: colloque de Lausanne des 19 et 20 novembre 1984. *Revue internationale de droit comparé* (Paris) 39:1:291-292, janvier-mars 1987. Book review.
- _____. Projet de convention sur la vente de marchandises. *Journal du droit international* (Paris) 106:755, 1979.
- Faith in international sale contracts. *Foreign tax law bi-weekly bulletin* (Ormond Beach, Fla). 19/20:10-14, 9/16 May 1990. Reproduced from: *Financial Times* (London, U.K.) 26 October 1989.
- Fakes, A. The application of the United Nations Convention on Contracts for the International Sale of Goods to computer, software, and database transactions. *Software law journal: international journal on software, databases and networks* (Chicago, Ill.) 3:4:559-614, 1990. The journal merged with *Computer / law journal* to become: *John Marshall journal of computer and information law*. Appendices: A. Letter of submittal (by the Dept. of State to the President) p. 589-591. – B. Letter of transmittal (by the President to the Senate) p. 592-594. – C. Legal analysis of the United Nations Sales Convention (1980), p. 595-614.
- Fallon, M. and J. Meeusen. Le commerce électronique, la directive 2001/31/CE et le droit international privé. *Revue critique de droit international privé* (Paris) 91:435-490, 2002.
- Fallon, M. La Convention de Vienne sur les contrats de vente internationale de marchandises. *Journal des tribunaux* (Bruxelles) 117:17-37, 10 janvier 1998. Includes bibliography and status of the United Nations Sales Convention (1980).
- Farnsworth, E.A. Damages and specific relief. *American journal of comparative law* (Berkeley, Calif.) 27:2/3:247-253, 1979.
- _____. The interpretation of international contracts and the use of preambles (L'interprétation des contrats internationaux et l'utilisation des préambules). *Revue de droit des affaires internationales = International business law journal* (Paris) 3-4:271-279, 2002.
- _____. Modernization and harmonization of contract law: an American perspective. *Uniform law review = Revue de droit uniforme* (Roma) 8:1/2:97-106, 2003.
- _____. Problems of the unification of sales law from the standpoint of the common law countries. *Digest of commercial laws of the world* (Dobbs Ferry, N.Y.) 7:3, March 1980.
- _____. Rights and obligations of the seller. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 83-90. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3)

- _____. Unification and harmonization of private law. *Canadian business law journal = Revue canadienne du droit de commerce* (Aurora, Ont.) 27:1:48-62, July 1996.
- _____. Unification of sales law: usage and course of dealing. In Unification and comparative law in theory and practice. Contributions in honour of J.G. Sauveplane. Deventer, Kluwer, 1984. p. 81-89.
- _____. The Vienna Convention: an international law for the sale of goods. *Private investors abroad* (New York) 121-160, 1983. Text of the United Nations Sales Convention (1980) in appendix p. 140-160.
- _____. The Vienna Convention: history and scope. Symposium on International Sale of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:17-20, 1984.
- Faust, F. Zinsen bei Zahlungsverzug. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 68:4:511-527, 2004. In German. Translation of title: Interest rates when payment is delayed.
- Fejös, A. Battle of forms under the Convention on Contracts for the International Sales of Goods (CISG): uniform solution? *Vindobona journal of international commercial law and arbitration* (Vienna) 11:1:113-129, 2007.
- Felemegas, J. The award of counsel's fees under article 74 CISG; Zapata Hermanos Sucesores v. Hearthsde Baking Co. (2001). *Vindobona journal of international commercial law and arbitration* (Vienna) 6:1:30-39, 2002.
- Felemegas, J., ed. An international approach to the interpretation of the United Nations Convention on Contracts for the International Sale of Goods (1980) as uniform sales law. Cambridge, Cambridge University Press, 2007. xv, 528 p.
- Felemegas, J. An interpretation of article 74 CISG by the U.S. Circuit Court of Appeals. *Pace international law review* (White Plains, N.Y.) 15:1:91-147, 2003.
- _____. The United Nations Convention on Contracts for the International Sale of Goods: article 7 and uniform interpretation. In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2000-2001. The Hague, Kluwer, 2002. p. 115-395.
- Feltham, J.D. C.I.F. and F.O.B. contracts and the Vienna Convention on Contracts for the International Sale of Goods. *Journal of business law* (London) 413-425, September 1991.
- _____. The United Nations Convention on Contracts for the International Sale of Goods. *Journal of business law* (London) 346-361, 1981.
- Feltham, Y. The Vienna Convention of 1980 and Canada. In Actes du Colloque sur la vente internationale. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 11-19. With abstract in English and French. See below under Perret.
- Fernández de la Gádara, L. La posición jurídica del vendedor: la obligación de entrega de las mercaderías en particular (Contribución al estudio de la Convención de Viena de 11 de abril de 1980). In Estudios jurídicos en homenaje al Profesor Aurelio Menéndez. 1a. ed. Madrid, Civitas, 1996. Tomo III, Contratos mercantiles, derecho concursal y derecho de la navegación, p. 2765-2799. In Spanish. Translation of title: The legal position of the vendor: in particular the obligation to deliver the goods.

- Fernández Rozas, J.C., *ed.* Derecho del comercio internacional. Madrid, Eurolex, 1996. 596 p. (Publicaciones Centro de Estudios Superiores, Sociales y Jurídicos "Ramón Carandé"). In Spanish. Translation of title: International trade law. Ch. 11 entitled "Compraventa internacional" deals with Incoterms (1990) and the United Nations Sales Convention (1980), p. 295-321. Includes various bibliographies, tables of legislation and cases as well as subject index.
- Ferrante, E. "Battle of the forms" and the 1980 United Nations Convention on contracts for the international sale of goods (CISG); a note on the BGH (German Supreme Court) decision of 9 January 2002. *Uniform law review = Revue de droit uniforme* (Roma) 8:975-981, 2003-2004.
- Ferrari, F. L'ambito di applicazione della Convenzione di Vienna sulla vendita internazionale. *Rivista trimestrale di diritto e procedura civile* (Milano) 893-934, 1994. In Italian. Translation of title: The scope of application of the United Nations Sales Convention (1980).
- _____. Applying the CISG in a truly uniform manner: tribunale di Vigevano (Italy), 12 July 2000. *Uniform law review = Revue de droit uniforme* (Roma) 1:203-215, 2001.
- _____. Auslegung von Parteierklärungen und -verhalten nach UN-Kaufrecht. *Internationales Handelsrecht* (München) 3:1:10-15, 2003. In German. Translation of title: Interpretation of the parties' presentations and behavior under the United Nations Sales Convention (1980).
- _____. Brief remarks on electronic contracting and the United Nations Convention on Contracts for the International Sale of Goods (CISG). *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:289-304, 2002.
- _____. Burden of proof under the CISG. *In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2000-2001*. The Hague, Kluwer, 2002. p. 1-8.
- _____. Burden of proof under the United Nations Convention on Contracts for International Sale of Goods (CISG) = Charge de la preuve dans la Convention des Nations Unies sur le contrat de vente internationale de marchandises (CVIM). *Revue de droit des affaires internationales = International business law journal* (Paris) 5:665-670, 2000. In English and French on facing columns.
- _____. CISG case law: a new challenge for interpreters? = La jurisprudence sur la CVIM: un nouveau défi pour les interprètes? *Revue de droit des affaires internationales = International business law journal* (Paris) 4/5:495-508, 1998. In English and French on facing columns.
- _____. CISG case law on the rate of interest on sums in arrears = Le taux d'intérêt applicable au montant des arrières dans la jurisprudence concernant la CVIM. *Revue de droit des affaires internationales = International business law journal* (Paris) 1:86-93, 1999. Other title information: Convention on Contracts for the International Sale of Goods (CISG) = Convention sur la vente internationale de marchandises (CVIM). A series of chronicles on the United Nations Sales Convention (1980). In English and French on facing columns.
- _____. The CISG's uniform interpretation by courts—an update. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:2:233-252, 2005.

- _____. Contrat de vente internationale. Applicabilité et applications de la Convention de Vienne sur les contrats de vente internationale de marchandises. 2 ed. Bâle, Helbing & Lichtenhahn, 2005. xiii, 263 p.
- _____. Contratti di distribuzione, ambito di applicazione ratione materiae della Convenzione di Vienna del 1980: gli insegnamenti che si possono trarre dalla giurisprudenza straniera. Milan, Giuffrè Editore, 2000. p. 2333-2342. In Italian. Translation of title: Supply contracts, scope of material application of the United Nations Sales Convention (1980): studies on foreign case-law.
- _____. La Convention de Vienne sur la vente internationale et le droit international privé. *Journal du droit international* (Paris) 133:1:27-61, 2006.
- _____. Der Begriff des "internationalen Privatrechts" nach Art.1 Abs.1 lit.b) des UN-Kaufrechts. *Zeitschrift für europäisches Privatrecht* (München) 1:162-172, 1998. In German. Translation of title: The notion of "private international law" under Art. 1(1)(b) of the United Nations Sales Convention (1980). A commentary on the following court decisions: Oberlandesgericht Düsseldorf of 8 January 1993 (*IPRax* 1993:412 etc.; *RIW* 1993:325 etc.; *NJW-RR* 1993:999 etc.) — Tribunale di Monza of 29 March 1993 (*Contratti* I:1993:580-etc.; *Foro italiano* 1994:I:916 etc.; *Giurisprudenza italiana* 1994:I:146 etc.) — Bezirksgericht für Handelssachen Wien of 20 February 1992 (*RdW* 1992:239) — Landesgericht Aachen of 3 April 1990 (*RIW* 1990:491 etc.).
- _____. Diritto uniforme della vendita internazionale: questioni di applicabilità e diritto internazionale privato: Tribunale di Monza, sentenza 29 marzo 1993, ... Nuova Fucinati s.p.a. ... contra Fondmetall International AB *Rivista di diritto civile* (Padova, Italy) 41:6:669-685, 1995. In Italian. Translation of title: Uniform international sales law: questions of applicability and rules of private international law (commenting on Trib. Monza 14 January 1993).
- _____. Divergences in the application of the CISG's rules on non-conformity of goods. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 68:4:473-494, 2004.
- _____, H. Flechtner and R.A. Brand, eds. The draft UNCITRAL digest and beyond: cases, analysis and unresolved issues in the United Nations Sales Convention (1980). Munich, Sellier, 2004.
- Ferrari, F. Estudios comparativos en materia de conclusión del contrato en los países de América del Sur con referencias a la Convención de Viena sobre la venta internacional. M. Pastorino de Solari Yrigoyen. *Revista del derecho comercial y de las obligaciones* (Buenos Aires) 25:145/150:51-84, 1992. In Spanish. Translation of title: Comparative studies on the conclusion of contracts in South American countries with reference to the United Nations Sales Convention (1980).
- _____. Exclusion and opting-in of the CISG. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3/4:401-414, 2001.
- _____. Exclusion et inclusion de la Convention de Vienne sur les contrats de vente internationale de marchandises de 1980. *Revue générale de droit* (Ottawa) 32:2:335-357, 2002.
- _____. Form und UN-Kaufrecht. *Internationales Handelsrecht* (München) 4:1:1-6, 2004. In German. Translation of title: Form and United Nations Sales Convention (1980).

- _____. The formal validity of contracts for international sale of goods governed by the CISG—an overview of the case law. *Revue de droit des affaires internationales = International business law journal* (Paris) 1:85-90, 2004.
- _____. “Forum shopping” despite international uniform contract law conventions. *International and comparative law quarterly* (London) 51:3:689-707, 2002.
- _____. Forum shopping et droit matériel uniforme. *Journal du droit international* (Paris) 129:2:383-408, 2002.
- _____. "Forum shopping" trotz internationaler Einheitssachrechtskonventionen. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 3:169-178, 2002. In German. Translation of title: “Forum shopping” despite international uniform contract law conventions.
- _____. Fundamental breach of contract under the UN Sales Convention: 25 years of article 25 CISG. In Liber memorialis Petar Šarčević. Universalism, tradition and the individual. Tomljenovic, V., J.A. Erauw, P. Volken, eds. Munich, Sellier, 2006. p. 439-456. Published also in *Journal of law and commerce* (Pittsburgh, Pa.) 25:2:489-508, 2006.
- _____. Fundamental breach of contract under the UN sales convention—25 years article 25 CISG. *Revue de droit des affaires internationales = International business law journal* (Paris) 3:389-400, 2005.
- _____. Gap-filling and interpretation of the CISG: overview of international case law. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:221-239, 2003. Also published in *Vindobona journal of international commercial law and arbitration* (Vienna) 7:1:63-92, 2003.
- _____. General principles and international uniform commercial law conventions: a study of the 1980 Vienna Sales Convention and the 1988 UNIDROIT [Factoring and Leasing] Conventions. *Uniform law review = Revue de droit uniforme* (Roma) 2:3:451-473, 1997. French summary with title: Principes généraux et conventions internationales de droit commercial uniforme: la Convention de Vienne de 1980 sur la vente et les Conventions d'Unidroit de 1988 [sur l'affacturage et le crédit-bail], p. 472-473. Also published in *Pace international law review* (White Plains, N.Y.) 10:1:157-185, 1998.
- _____. How to create one uniform contract law. *Vindobona journal of international commercial law and arbitration* (Vienna) 5:1:3-21, 2001.
- _____. Implementations of the Convention on Contracts for the International Sale of Goods (CISG) = Applications de la Convention sur la vente internationale de marchandises (CVIM). *Revue de droit des affaires internationales = International business law journal* (Paris) 7:835-839, 1998. In English and French on facing columns.
- _____. The interaction between the United Nations Convention on Contracts for the International Sale of Goods and domestic remedies. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 71:1:52-80, 2007.
- _____. International sale law and the inevitability of forum shopping: a comment on Tribunale di Rimini, 26 November 2002. *Journal of law and commerce* (Pittsburgh, Pa.) 23:2:169-192, 2004. Also published in *Vindobona journal of international commercial law and arbitration* (Vienna) 8:1:1-22, 2004.
- _____. International sales law in the light of the OHBLA Uniform Act relating to general commercial law and the 1980 Vienna Sales Convention. *Revue de droit*

- des affaires internationales* = *International business law journal* (Paris) 5:599-607, 2001.
- _____. The international sphere of application of the 1998 Ottawa Convention on International Factoring = La sphère internationale d'application de la Convention d'Ottawa de 1988 sur l'affacturage international. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 8:895-916, 1999.
- _____. Interpretation of statements and conduct under the Convention for the International Sale of Goods (CISG) in the light of case law. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 1:96-107, 2003.
- _____. Interprétation uniforme de la Convention de Vienne de 1980 sur la vente internationale. *Revue internationale de droit comparé* (Paris) 48:4:813-852, octobre-décembre 1996.
- _____. Italienische CISG-Rechtsprechung - Eine Übersicht. *Internationales Handelsrecht* (Neuwied, Germany) 5:179-186, 2001. In German. Translation of title: Italian interpretation of the CISG - an overview.
- _____. Overview of case law on the CISG's international sphere of application and its applicability requirements (articles 1(1)(A) and (B)). *Revue de droit des affaires internationales* = *International business law journal* (Paris) 8:961-975, 2002.
- _____. Overview on the sphere of application of the 1980 UN Convention on Contracts for the International Sale of Goods. In Law and practice of export trade. Münster, Centre for transnational law, 2001. p. 53-95 (Central practice and study guides no. 3.)
- _____. La place de la régionalisation dans l'unification du droit de la vente (Unification of sales law; do regions matter?). *Revue de droit des affaires internationales* = *International business law journal* (Paris) 4:445-459, 2004. An earlier version of this article was published in *Vindobona journal of international commercial law and arbitration* (Vienna) 8:1:1-22, 2004. An English translation of the case Tribunale di Rimini (26 November 2002) is contained in an appendix.
- _____. Prevedibilità del danno e contemplation rule. *Contratto e impresa: dialoghi con la giurisprudenza civile e commerciale* (Padova, Italy) 9:760-769, 1993. In Italian. Translation of title: Foreseeable damage and contemplation rule.
- _____. Problematiche tipiche della Convenzione di Vienna sui contratti di vendita internazionale di beni mobili risolte in una prospettiva uniforme. *Giurisprudenza italiana* (Milano) 281-285, 2001. In Italian. Translation of title: Issues on contracts for the international sale of goods under the United Nations Sales Convention (1980) solved in a uniform perspective.
- _____. Quelles sources de droit pour les contrats de vente internationale de marchandises? Des raisons pour lesquelles il faut aller au-delà de la CVIM. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3:403-429, 2006.
- Ferrari, F., ed. *Quo vadis CISG?: celebrating the 25th anniversary of the United Nations Convention on Contracts for the International Sale of Goods (CISG)*. Bruxelles, Bruylants; Munich, Sellier; Paris, FEC; 2005. 323 p.

- Ferrari, F. Recent Italian court decisions on the CISG. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:224-230, 2001.
- _____. The relationship between international uniform contract law conventions. *Journal of law and commerce* (Pittsburgh, Pa.) 22:2:57-75, 2003.
- _____. The relationship between international uniform contract law conventions. *Uniform law review = Revue de droit uniforme* (Roma) 5:1:69-84, 2000.
- _____. The relationship between the Uniform Commercial Code and the Convention on Contracts for the International Sale of Goods and the construction of uniform law. *Loyola of Los Angeles law review* (Los Angeles, Calif.) 29:3:1021-1033, April 1996.
- _____. Remarks on the autonomous interpretation of the Brussels 1 regulation, in particular of the concept of “place of delivery” under article 5(1)(B), and the Vienna Sales Convention (on the occasion of a recent Italian court decision). *Revue de droit des affaires internationales = International business law journal* (Paris) 1:83-99, 2007. In English and French.
- _____. La rilevanza degli usi nella Convenzione di Vienna sulla vendita internazionale di beni mobili. *Contratto e impresa: dialoghi con la giurisprudenza civile e commerciale* (Padova, Italy) 10:239-258, 1994. In Italian. Translation of title: The importance of trade usages in the United Nations Sales Convention (1980).
- _____. Short notes on the impact of the Article 95 reservation on the occasion of Prime Start Ltd. v. Maher Forest Products Ltd. et al. *Internationales Handelsrecht* (München) 6:6:248-252, 2006.
- _____. Specific topics in the light of judicial application and scholarly writing: [report submitted to the Dutch Supreme Court]. *Journal of law and commerce* (Pittsburgh, Pa.) 15:1:1-126, fall 1995.
- _____. Tasso degli interessi ed applicazione uniforme della Convenzione di Vienna sui contratti di vendita internazionale. *Rivista di diritto civile* (Padova, Italy) 41:II:277-291, 1995. In Italian. Translation of title: Rate of interest and the uniform application of the United Nations Sales Convention (1980).
- _____. Trade usages and practices established between the parties under the CISG. *Revue de droit des affaires internationales = International business law journal* (Paris) 5:571-580, 2003.
- _____. Tribunale di Vigevano: specific aspects of the CISG uniformly dealt with. *Journal of law and commerce* (Pittsburgh, Pa.) 20:2:225-239, 2000.
- _____. Uniform interpretation of the 1980 Uniform Sales Law. *Georgia journal of international and comparative law* (Athens, Ga.) 24:2:183-228, 1994.
- _____. Uniform law on international sales: issues of applicability and private international law. *Journal of law and commerce* (Pittsburgh, Pa.) 15:1:159-174, fall 1995. Commentary to the court decision: Tribunale di Monza, Sentenza 14 gennaio 1993, tr. by A. Michelini, p. 153-158.
- _____. Universal and regional sales law: can they coexist?. *Uniform law review = Revue de droit uniforme* (Roma) 8:1/2:177-189, 2003.
- _____. La vendita internazionale: applicabilità ed applicazioni della Convenzione delle Nazioni unite sui contratti di vendita internazionale di beni mobile. 2. ed. Padova, Italy, CEDAM, 2006. xi, 434 p. (Trattato di diritto commerciale e di diritto pubblico dell'economia, vol. 21). In Italian. Translation of title:

International sales: applicability and application of the United Nations Sales Convention (1980).

. Vendita internazionale di beni mobili. Tomo I, Art. 1-13, Ambito di applicazione - disposizioni generali. Bologna, Zanichelli, 1994. xviii, 242 p. (Commentario del codice civile Scialoja-Branca / a cura di F. Galgano.) In Italian. Translation of title: International sale of goods. Other title: Libro Quarto, Delle obbligazioni: Titolo III, Capo I, Della Vendita - Supplemento: Legge II Dicembre 1985 N. 765. Includes bibliography, table of articles, and subject index.

. Der Vertriebsvertrag als vom UN-Kaufrechtsübereinkommen (nicht) erfasster Vertragstyp oder wie der italienische Kassationshof einen groben Fehler hätte vermeiden können; zu Corte di Cassazione (I)14.12.99. *The European legal forum* (München) 1:1:7-12, 2000. In German. Translation of title: Distribution agreement as a contract type (not) covered by the United Nations Sales Convention (1980) or how the Italian Supreme Court could have prevented a grave mistake.

. Verzugszinsen nach Art. 78 UN-Kaufrecht. *Internationales Handelsrecht* (München) 3:4:153-160, 2003. In German. Translation of title: Interests for delay according to art.78 of the United Nations Sales Convention (1980).

. Wesentliche Vertragsverletzung nach UN-Kaufrecht. *Internationales Handelsrecht* (München) 5:1:1-9, 2005. In German. Translation of title: Elements to be used to determine when a breach is fundamental according to the United Nations Sales Convention (1980).

. What sources of law for contracts for the international sale of goods? *Internationales Handelsrecht* (München) 6:1:1-20, 2006.

Fetze Kamdem, I. L'offre dans les conventions du commerce international: the notion of supply in international trade treaties. *Revue de droit des affaires internationales = International business law journal* (Paris) 5:527-541, 2001.

Finke, K. Die Bedeutung der internationalen Handelsklauseln für Gefahrübertragung nach deutschem und US-amerikanischen Recht. Eine rechtsvergleichende Studie unter Berücksichtigung des Haager Einheitlichen Kaufrechts und des UNCITRAL-Kaufrechts am Beispiel der Klauseln cif, fob und den Klauseln des Ankunftsvertrages. Frankfurt am Main, Lang, 1984. 237 p. (Europäische Hochschulschriften. Reihe 2: Rechtswissenschaft, Bd. 343). In German. Translation of title: The importance of international trade terms for the passing of risk under German and US law: a comparative analysis considering the Hague Uniform Sales Law and the United Nations Sales Convention (1980) as exemplified by cif, fob clauses and the clauses of the "Ankunftsvertrag".

Finland. Edeskunta. Asetus kansainvälisistä tavataan kauppaan koskevista sopimuksista tehdyn yleissopimuksen voimaansaattamisesta sekä yleissopimuksen eräisen määräysten hyväksymisestä annetun lain voimaantulosta. Annettu Helsingissä 16 päivänä syyskuuta 1988. *Suomen säädöskokoelman sopimussarja ulkovaltain kanssa tehdyt sopimukset* (Helsinki) 356-390, 21 päivänä syyskuuta 1988. Parallel text of the United Nations Sales Convention (1980) in Finnish and English. Official statute collection Treaties of Finland, 50/1988 (the Decree).

Finland. Edeskunta. Förordning om ikrafträdande av konventionen angaende avtal om internationella köp av varor samt av lagen om godkännande av vissa bestämmelser i konventionen. *Finlands Förfatningssamlings Fördragsserie*

överenskommelser med främmande makter (Helsinki) 50:356-390, 21 September 1988. Parallel text in Swedish and French.

Finland. Edeskunta. Lag om godkännande av vissa bestämmelser i konventionen angaende avtal om internationella köp av varor. *Finlands Förfatningssamlings Fördragsserie överenskommelser med främmande makter* (Helsinki) 49:355, 21 September 1988. In Swedish.

Finland. Edeskunta. Laki kansainvälisistä tavaran kauppaan koskevista sopimuksista tehdyn yleissopimuksen eräiden määräysten hyväksymisestä. Annettu Helsingissä 20 päivänä maaliskuuta 1987. *Suomen säädöskokoelman sopimussarja ulkovaltain kanssa tehdyt sopimukset* (Helsinki) 355, 21 päivänä syyskuuta 1988. In Finnish. Official statute collection Treaties of Finland, 49/1988 (the Act).

Finland. Ministry of Justice. The Sale of Goods Act (27 March 1987/355). Helsinki, The Ministry, 1990. 26 p. (Translations of Finnish Legislation). This Act is the Finnish implementation of the United Nations Sales Convention (1980). Original title in Finnish: Kauppalaki 27.3.1987/355; title in Swedish: Köplag 27.3.1987/355. This is an unofficial translation of the Act.

Finland. Regeringens proposition till Riksdagen om godkännande av vissa bestämmelser i konventionen angaende avtal om internationella köp av varor. Helsinki, Oikensministeriö Justitieministeriet, 1986. 75 p. (Document no.360798X). Reprint. It contains the Swedish language version of Finland's legislative bill (p. 44-75) as well as the explanatory memorandum thereon (p. 1-43) to authorize ratification of the United Nations Sales Convention (1980).

Finland. Riksdag. Regeringens proposition till Riksdagen med förslag till köplag. Helsinki, Oikensministeriö Justitieministeriet, 1986. 140 p. (Document no.360654Q). Reprint. It contains the Swedish language version of Finland's legislative bill (p. 129-140) as well as the explanatory memorandum thereon (p. 1-128) for a new law of sales.

Fisanich, F.N. Application of the U.N. Sales Convention in Chinese international commercial arbitration: implications for international uniformity. *American review of international arbitration* (New York) 10:1:101-122, 1999.

Fisher, G.E. Formation of contract under the International Sales Convention. In Australasian Law Teachers' Association Conference 1999. Faculty of Law, Victoria University of Wellington, 4-7 July 1999. Proceedings, Vol. 1. 36 p.

_____. Remedies for breach of contract under the International Sales Convention. *Macarthur law review* (Campbelltown, N.S.W., Australia) 1:2:236-257, 1997. This article derives from a paper presented to the 52nd Annual Conference of the Australasian Law Teachers' Association, Sydney, 2-5 October 1997. Footnote, p. 236.

Fisher, S. and M. Hains. Futures market law and practice and the Vienna Sales Convention. *Lloyd's maritime and commercial law quarterly* (London) 4:531-556, November 1993.

Fix, B.D. Redefining the role of government in international sale transactions: a U.S. perspective. In Survey of the international sale of goods. Lafili, L., F. Gevurtz and D. Campbell, eds. Deventer, Kluwer, 1986. p. 317-332.

Flambouras, D.P. The doctrines of impossibility of performance and *clausula rebus sic stantibus* in the 1980 Convention on Contracts for the International Sale of Goods and the Principles of European Contract Law: a comparative analysis. *Pace international law review* (White Plains, N.Y.) 13:2:261-293, 2001.

- Flecheux, G. Les obligations de l'acheteur. In *La Convention de Vienne sur la vente internationale et les Incoterms*. Derains, Y. and J. Ghestin, eds. Paris, LGDJ, 1990. p. 139-147. See above under Derains.
- Flechtner, H.M. Another CISG case in the United States Courts: pitfalls for the practitioners and the potential for regionalized interpretations. *Journal of law and commerce* (Pittsburgh, Pa.) 15:1:127-138, fall 1995.
- _____. Conformity of goods, third party claims, and buyer's notice of breach under the United Nations Convention ("CISG"), with comments on the "Mussels case," the "Stolen automobile case," and the "Ugandan used shoes case". University of Pittsburgh School of Law, 2007. (University of Pittsburgh School of Law working paper series, paper 64). Also available online at <http://law.bepress.com/pittlwp/papers/art64>.
- _____, R.A. Brand and M.S. Walter, eds. Drafting contracts under the CISG. New York, Oxford University Press, 2007. xxxi, 597 p. (CILE studies, vol. 4)
- Flechtner, H.M. Moving through tradition towards universalism under the U.N. Sales Convention (CISG): notice of lack of conformity (article 39) and burden of proof in the Bundesgerichtshof opinion of 30 June 2004. In Liber memorialis Petar Šarčević. Universalism, tradition and the individual. Tomljenovic, V., J.A. Erauw and P. Volken, eds. Munich, Sellier, 2006. p. 457-470.
- _____. Remedies under the new international sales convention: the perspective from Article 2 of the Uniform Commercial Code. *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:53-108, 1988. Paper delivered at a symposium organized by the University of Pittsburgh School of Law, 1988, see below under "Symposium . . .".
- _____. Substantial revisions to U.S. domestic sales law (article 2 of the Uniform Commercial Code). *Internationales Handelsrecht* (München) 4:6:225-236, 2004.
- _____, and J. Lookofsky. Viva Zapata! American procedure and CISG substance in a U.S. Circuit Court of Appeal. *Vindobona journal of international commercial law and arbitration* (Vienna) 7:1:93-104, 2003.
- Flesch, K. Der Irrtum über die Kreditwürdigkeit des Vertragspartners und die Verschlechterungseinrede: Anwendbarkeit des BGB neben dem UN-Kaufrecht (CISG): Auslegung des Paragraphen 321 BGB. *Betriebs-Berater: Zeitschrift für Recht und Wirtschaft* (Heidelberg, Germany) 49:13:873-876, 1994. In German. Translation of title: Error regarding the creditworthiness of contractual partner and the deterioration defense. Applicability of the German Civil Code in addition to the United Nations Sales Convention (1980): interpretation of § 321 German Civil Code.
- _____. Der Irrtum über eine Eigenschaft der gekauften Ware und die Gewährleistung nach dem Übereinkommen der Vereinten Nationen vom 11. April 1980 über Verträge über den internationalen Warenkauf (CISG). In *Mängelhaftung und Beschaffenheitsirrtum beim Kauf*. 1. Aufl. Baden-Baden, Nomos, 1994. p. 125-158. (Arbeiten zur Rechtsvergleichung, Bd. 162). In German. Translation of title: Error or mistake with regard to a condition of the purchased goods and the rules on non-conformity under the United Nations Sales Convention (1980).
- Flessner, A. and T. Kadner. CISG?: zur Suche nach einer Abkürzung für das Wiener Übereinkommen über Verträge über den internationalen Warenkauf vom 11. April 1980. *Zeitschrift für europäisches Privatrecht* (München) 2:347-350,

1995. In German. Translation of title: CISG?: in search for an abbreviation for the United Nations Sales Convention (1980).

FN-Konventionen angaende austral om internationella koep av varor = United Nations Convention on Contracts for the International Sale of Goods. *Sveriges oeverenskommlser med fraemmande makter* (Stockholm) 87:1-172, 1987. In Swedish. Text of the United Nations Sales Convention (1980) in all official languages of the United Nations as well as in Swedish.

Fogt, M.M. Einheitlicher Vertrag oder Aufspaltung gemäss Art. 3 Abs. 2 CISG bei einem Mietkauf (zu dänisches Østre Landsret, 4.12.2000). *IPRax* (Bielefeld, Germany) 23:4:364-369, 2003. In German. Translation of title: Case comment on Appellate Court Copenhagen 4 December 2000: uniform contract or contract splitting in accordance with Art. 3(2) of the United Nations Sales Convention (1980) in the event of a hire purchase.

. Konkludente Vertragsannahme und grenzüberschreitendes kaufmännisches Bestätigungsschreiben nach CISG. *IPRax* (Bielefeld, Germany) 27:5:417-422, 2007. In German. Translation of title: Implied acceptance of contract and cross-border commercial letter of confirmation according to the United Nations Sales Convention (1980).

. The stipulation and interpretation of freight prepaid delivery clauses under the CISG: preliminary considerations for reform of part II of the CISG and a limited withdrawal of Scandinavian declarations. *European legal forum* (Munich) 2:61-70, 2003. Journal available in English and German.

Fonseca, P.G. da. O Brasil perante uma nova perspectiva de direito mercantil internacional. *Revista forense: publicação nacional de doutrina, jurisprudencia e legislação* (Rio de Janeiro) 341:193-211, 1998. In Portuguese. Translation of title: Brazil's new perspective on international commercial law.

Fontaine, M. and F. de Ly. Droit des contracts internationaux. 2 ed. Bruxelles, Bruylant, 2003.

Fontaine, M. Das Recht des internationalen Warenkaufs: das Wiener Übereinkommen und die Standardvertragsbedingungen. In *Festschrift für Ernst Steindorff zum 70. Geburtstag am 13. März 1990*. J.F. Baur, and others, eds. Berlin, de Gruyter, 1990. p. 1193-1209.

Fortier, V. Le prix dans la Convention de Vienne sur la vente Internationale de marchandises: les articles 14 et 55. *Journal du droit international* (Paris) 117:2:381-391, avril-mai-juin 1990.

Fouchard, P. Rapport de synthèse. In *La Convention de Vienne sur la vente internationale et les Incoterms*. Derains, Y. and J. Ghestin. Paris, LGDJ, 1990. p. 149-169. See above under Derains.

Fountoulakis, C. Das Verhältnis von Nacherfüllungsrecht des Verkäufers und Vertragsaufhebungsrecht des Käufers im UN-Kaufrecht. *Internationales Handelsrecht* (München) 3:4:161-168, 2003. In German. Translation of title: The relationship between the seller's right of supplementary performance and the buyer's right to declare the contract avoided in the United Nations Sales Convention (1980).

. Zurückbehaltungsrecht bei nicht ausgestellter Quittung im UN-Kaufrecht. *Internationales Handelsrecht* (München) 5:6:244-249, 2005. In German. Translation of title: The right to retain the goods in case of non-issuance of receipt under the United Nations Sales Convention (1980).

Fradera, V.M^aJ. de. O conceito de inadimplemento fundamental do contrato no artigo 25 da lei internacional sobre vendas, da Convenção de Viena. *Direito, estado e sociedade* (Rio de Janeiro) 9:127-145, agosto-dezembro 1996, 1998 printing. In Portuguese. Translation of title: The concept of fundamental breach of contract of art. 25 of the United Nations Sales Convention (1980). Includes bibliography.

France. International Chamber of Commerce. Court of Arbitration. [Arbitral Award on United Nations Sales Convention, 1989. Egypt: Yugoslavia.] Convention de Vienne du 11 avril 1980 sur la vente internationale de marchandises: sentence rendue dans l'affaire 6281 en 1989 (original en langue anglaise); chronique / par D. Hascher. *Journal du droit international* (Paris) 118:4:1054-1059, octobre-novembre-décembre 1991. This is a summary of a court decision and commentary thereon dealing with the application of United Nations Sales Convention (1980) and other international conventions in the case.

Freiburg, N. Die Rügeobliegenheit des Käufers bei grenzüberschreitendem Warenverkehr. *Internationales Handelsrecht* (München) 5:2:56-64, 2005. In German. Translation of title: On the requirements of the notice of non-conformity in international sales transactions.

Frense, A. Grenzen der formularmässigen Freizeichnung im Einheitlichen Kaufrecht. Heidelberg, Verlag Recht und Wirtschaft, 1993. 176 p. (Abhandlungen zum Arbeits- und Wirtschaftsrecht; Bd. 69). In German. Translation of title: Limits of the exclusion of liability in standard forms under uniform sales law. Thesis (doctoral) — University of Bonn, 1992.

Friedman, A.H. The United Nations Convention on Contracts for the International Sale of Goods. In Digest of commercial laws of the world. L. Nelson. Dobbs Ferry, eds. Binder 7. N.Y., Oceana, 1988. 46 p. Appendices A and B contain the text of the United Nations Sales Convention (1980), p. 23-44, together with declarations and reservations as of October 1988, p. 45-46. Loose-leaf.

Frigge, B. Externe Lücken und internationales Privatrecht im UN-Kaufrecht (Art. 7 Abs. 2). Frankfurt am Main, P. Lang, 1994. xviii, 190 p. (Europäische Hochschulschriften. Reihe II, Rechtswissenschaft, Bd. 1590/Publications universitaires européennes. Série II, Droit, vol. 1590/European university studies. Series II, Law, vol. 1590). In German. Translation of title: External gaps in the United Nations Sales Convention (1980) (Art. 7(2)). Thesis (doctoral) — University of Heidelberg, 1993, law stated as at May. Includes bibliography.

Frignani, A. Compravendita internazionale: la Convenzione di Vienna del 1980; la Convenzione sulla prescrizione. In Il diritto del commercio internazionale: manuale teorico-pratico per la redazione dei contratti. Milano, IPSOA informatica, 1988. p. 169-181. In Italian. Translation of title: Sales: The United Nations Sales Convention (1980) and the Limitation Convention (1974/1980). An annex reproduces the United Nations Sales Convention (1980) in English, p. 440-464.

_____. Il contratto internazionale. Padova, CEDAM, 1990. xxviii, 529 p. In Italian. Translation of title: International contracts. Title of multi-volume work: Trattato di diritto commerciale et di diritto pubblico dell'economia, volume dodicesimo. Contents dealing with the United Nations Sales Convention (1980) and the Limitation Convention (1974/1980): La Convenzione di Vienna del 1980, p. 305-323 — La Convenzione di New York sulla prescrizione, p. 323-326.

Frigo, M. L'efficacia delle condizioni generali di contratto alla luce delle Convenzioni di Roma e di Vienna del 1980. *Diritto del commercio*

- internazionale* (Milano) 7:3:521-537, luglio-settembre 1993. In Italian. Translation of title: The effectiveness of General Contract Terms in the light of the Rome Convention and the United Nations Sales Convention (1980).
- Frisch, D. Commercial common law, the United Nations Convention on the International Sale of Goods, and the inertia of habit. *Tulane law review* (New Orleans, La.) 74:2:495-559, December 1999.
- Fujishita, K. Examining Vienna Sales Convention. *New business law: Shoji Homu Kenkyukai* (Tokyo) 465:16-17, January 1991. In Japanese.
- Gabor, F.A. Emerging unification of conflict of laws rules applicable to the international sale of goods: UNCITRAL and the New Hague Conference on Private International Law. *Northwestern journal of international law and business* (Chicago, Ill.) 7:4:696-726, fall-winter 1986.
- Gabriel, H.D. The battle of the forms: a comparison of the United Nations Convention on Contracts for the International Sale of Goods and the Uniform Commercial Code: the common law and the Uniform Commercial Law. *Business lawyer* (Chicago, Ill.) 49:3:1053-1064, May 1994.
- _____. The CISG: raising the fear of nothing. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:2:219-221, 2005.
- _____. Contracts for the sale of goods: a comparison of domestic and international law. Dobbs Ferry, N.Y., Oceana publications, 2004. v, 375 p.
- _____. How international is the sales law of the United States? Roma, Centro di studi e ricerche di diritto comparato e straniero, 1999. 37 p. (Saggi, conferenze e seminari/Centro di studi e ricerche di diritto comparato e straniero; 34).
- _____. Practitioner's guide to the [United Nations] Convention on Contracts for the International Sale of Goods (CISG) and the Uniform Commercial Code (UCC). New York, Oceana, 1994. 276 p. This is an article-by-article commentary. Includes some bibliographical references and an appendix that cross-references UCC subjects with corresponding sections of the United Nations Sales Convention (1980).
- _____. A primer on the United Nations Convention on the International Sale of Goods: from the perspective of the Uniform Commercial Code. *Indiana international and comparative law review* (Indianapolis, Ind.) 7:2:279-310, 1997.
- Gärtner, A. Britain and the CISG: the case for ratification: a comparative analysis with special reference to German law. In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2000-2001. The Hague, Kluwer, 2002. p. 59-81.
- Gaillard, E. L'entrée en vigueur de la Convention de Vienne du 11 avril 1980 sur les contrats de vente internationale de marchandises: doctrine. *Gazette du Palais* (Paris) 108:654/1-12, 1988. Contents of annex I: French text of United Nations Sales Convention (1980), p. 654/3-11.
- Galán Barrera, D.R. El ámbito de aplicación de la Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 271-313. In Spanish. Translation of title: Area of application of the United Nations Sales Convention (1980).

- Galgano, F., ed. Il diritto uniforme: la vendita internazionale. In *Atlante di diritto privato comparato*. Bologna, Zanichelli, 1992. p. 211-220.
- Galindo-Garfias, I. Del incumplimiento del contrato de compraventa en la Convención de Viena de 11 de abril de 1980 sobre la compraventa internacional de mercaderías. *Anuario jurídico* (México, D.F.) 10:59-71, 1983. In Spanish. Translation of title: Breach of the sales contract in the United Nations Sales Convention (1980).
- Galston, N. and H. Smit, eds. International sales: the United Nations Convention on Contracts for the International Sale of Goods. Proceedings from the 1983 conference held by the Parker School of Foreign and Comparative Law, Columbia University. New York, Bender, 1984. 175 p. Contains papers by Eörsi, Farnsworth, Honnold, Nicholas, Pfund, Schlechtriem, Sono, Tallon, Winship, Ziegel. See bibliography entries under individual contributors.
- Garrigues, J. Observaciones sobre el convenio de compraventa internacional de mercaderías. *Boletín del Ilustre Colegio de Abogados de Madrid* (Madrid) 2:16-18, 1980. In Spanish. Translation of title: Observations on the United Nations Sales Convention (1980).
- Garro, A.M. and A.L. Zuppi. Compraventa internacional de mercaderías: el proceso de unificación en la venta internacional de cosas muebles. Buenos Aires, Ediciones La Rocca, 1990. 360 p. In Spanish. Translation of title: International sale of goods: unification process in the international sale of movables. Cover title: Compraventa internacional de mercaderías: Convención de Viena de 1980. Bibliography, p. 353-360. Annexes: — I. Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías (1980) — II. Textos sobre cláusulas de indemnización convencional y cláusulas penales: — A. Normas Uniformes sobre Cláusulas Contractuales por las que se Establece una Suma Convenida en Razón de la Falta de Cumplimiento (1983); B. [missing].
- _____, P. Perales Viscasillas and M. Pérez Pereira. Comunicaciones electrónicas en la Convención de Viena de 1980 sobre compraventa internacional de mercaderías (CISG): primera opinión del Consejo consultivo de la Convención (CISG-AC). *Derecho y tecnología* (San Cristóbal, Venezuela) 5:17-40, 2004. In Spanish. Translation of title: Electronic Communications in the United Nations Sales Convention (1980).
- _____, and P. Perales Viscasillas. Comunicaciones electrónicas en la convención de Viena de 1980 sobre compraventa internacional de mercaderías (CNUCCIM): primera opinión del consejo consultivo de la CNUCCIM (CISG-AC). *Revista de la contratación electrónica* (Cádiz, Spain) 44:39-56, 2003. In Spanish. Translation of title: Electronic Communications in the United Nations Sales Convention (1980).
- Garro, A.M. La Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías: su incorporación al orden jurídico argentino. *La ley* (Buenos Aires). Pt. 1 and 2 in A:693-707; 930-952, 1985; Pt. 3 in B:975-990, 1985; Pt. 4 in C:914-945, 1985; Pt. 5 in D:868-886, 1985. In Spanish. Translation of title: The United Nations Sales Convention (1980): its incorporation in the Argentinean legal system.
- _____. La formación del contrato en la Convención de Viena sobre compraventas internacionales y en el proyecto de unificación. *Revista jurídica de Buenos Aires* (Buenos Aires) 111:13-65, 1987. In Spanish. Translation of title: Formation of contract in the United Nations Sales Convention (1980) and in the draft uniform text. Reprint.

- _____. Prólogo. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 21-27. In Spanish. Translation of title: Preamble.
- _____. Reconciliation of legal traditions in the United Nations Convention on Contracts for the International Sale of Goods. *International lawyer* (Chicago, Ill.) 23:2:443-483, 1989.
- Gaus, W. Die praktische Bedeutung des UN-Kaufrechts für die Vertragsgestaltung und Abwicklung von internationalen Handelskäufen. *Wirtschaftsrechtliche Beratung: Zeitschrift für Wirtschaftsanwälte und Unternehmensjuristen* (München) 2:7:273-279, 1995. In German. Translation of title: The practical meaning of the United Nations Sales Convention (1980) for contract formation and execution of international trade sales.
- Gava Verzoni, F. Electronic commerce and the UN Convention on Contracts for the International Sale of Goods (CISG). *Nordic journal of commercial law* (Turku, Finland) 2:2006. Available online at http://www.njcl.fi/2_2006/article3.pdf.
- Gebauer, M. Uniform law, general principles and autonomous interpretation. *Uniform law review = Revue de droit uniforme* (Roma) 5:4:683-705, 2000.
- Geist, R. Die Gefahrtragung nach dem UN-Übereinkommen über den internationalen Warenkauf. *Wirtschaftsrechtliche Blätter* (Wien) 2:10:349-356, Oktober 1988. In German. Translation of title: Bearing of risk under the United Nations Sales Convention (1980).
- Geldsetzer, A. Einvernehmliche Änderung und Aufhebung von Verträgen: eine rechtsvergleichende Darstellung des deutschen, des amerikanischen Rechts und des Einheitskaufrechts. 1. Aufl. Baden-Baden, Nomos, 1993. 182 p. (Arbeiten zur Rechtsvergleichung; Bd. 159). In German. Translation of title: Consensual modification and termination of contracts. Thesis (doctoral) — University of Freiburg im Breisgau, Germany, 1991. Includes tables and bibliography.
- Gemeinsames Seminar der Juristischen Fakultäten von Montpellier und Heidelberg (21st, 1989, Montpellier; Heidelberg). Der internationale Vertrag im deutsch-französischen Rechtsverkehr: Bericht über das einundzwanzigste gemeinsame Seminar der juristischen Fakultäten von Montpellier und Heidelberg, 18.-30. Juni 1989 / herausgegeben von Juristische Fakultät der Universität Heidelberg. Heidelberg, Die Fakultät, 1990. vi, 177 p. In German and French. Parallel title: Le contrat international dans les relations juridiques franco-allemandes: rapport sur le vingt-et-unième séminaire commun des Facultés de droit de Montpellier et de Heidelberg, 18-30 juin 1989. Contribution dealing with the United Nations Sales Convention (1980): UN-Kaufrecht im deutsch-französischen Handelsverkehr? = La Convention de Vienne sur les contrats de vente internationale de marchandises et les échanges commerciaux franco-allemands / G. Reinhart.
- Gerhart, P.M. The Sales Convention in courts: uniformity, adaptability and adoptability. In The international sale of goods revisited. Šarcevic, P. and P. Volken, eds. The Hague, Kluwer, 2001. p. 77-114.
- Germany. Amtsgericht Frankfurt am Main. [Court decision on United Nations Sales Convention, 31 January 1991. Italy.] UN-Kaufrechtstübereinkommen Artt. 45 Absatz 1 b, 71 Absatz 3: AG Frankfurt am Main, Urteil vom 31.1.1991—32 C 1074/90-41 / mitgeteilt von H.L. Bauer; Anmerkung der Redaktion (E. J.). *IPRax* (Bielefeld, Germany) 11:5:345-346, September/Okttober 1991.

Germany. Amtsgericht Oldenburg in Holstein. [Court decision on United Nations Sales Convention, 24 April 1990. Italy.] VN-Kaufrechtsübereinkommen Artt. 1, 33, 47, 49, 54, 59, 74, 78: AG Oldenburg i.H., Urteil vom 24.4.1990 — 5 C 73/ 89 / [mitgeteilt] von F. Enderlein. *IPRax* (Bielefeld, Germany) 11:5:336-338, September/Oktober 1991. Comments on this court decision by F. Enderlein, p. 313-316; see above.

Germany, Federal Republic of. Deutscher Bundestag. Gesetzentwurf der Bundesregierung: Entwurf eines Gesetzes zu dem Übereinkommen der Vereinten Nationen vom 11. April 1980 über Verträge über den internationalen Warenkauf . . In Verhandlungen des deutschen Bundestages (Bonn) 372:1-64, 1988. (Drucksache 11/3076, 07.10.88). In German. Translation of title: Draft law of the German Federal Government: draft law to the United Nations Sales Convention (1980). It contains also the text of the United Nations Sales Convention (1980) in its official English and French versions, as well as its translation into German, p. 9-37.

Germany. Landgericht Aachen. [Court decision on United Nations Sales Convention, 3 April 1990. Italy.] Anwendbarkeit des UN-Übereinkommens über internationalen Warenkauf auf deutsch-italienischen Kauf: LG Aachen, Urteil vom 3.4.1990—41 O 198/89. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 36:6:491-492, Juni 1990.

Germany. Landgericht Aachen. [Court decision on United Nations Sales Convention, 14 May 1993. Italy.] Deutsch-italienischer Kaufvertrag nach dem UN-Kaufrecht: LG Aachen, Urteil vom 14.5.1993 — 43 O 136/92; rechtskräftig. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 39:9:760-761, September 1993.

Germany. Landgericht Bielefeld. [Court decision on United Nations Sales Convention, 23 June 1989. Italy.] Einheitliches Kaufgesetz Artt. 2, 56, 83: LG Bielefeld, 6. Kammer für Handelssachen, Urteil vom 23.6.1989 — 15 O 12/89 / mitgeteilt von W. Försterling. *IPRax* (Bielefeld, Germany) 10:5:315-316, September/Oktober 1990. Comments on this court decision by G. Reinhart, p. 289-292; see below.

Germany. Landgericht Frankfurt am Main. [Court decision on United Nations Sales Convention, 16 September 1991. Italy.] Deutsch-italienischer Kaufvertrag nach dem UN-Kaufrechtsübereinkommen: LG Frankfurt am Main, Urteil vom 16.9.1991 — 3/11 O 3/91. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 37:11:952-954, November 1991.

Germany. Landgericht Hamburg. [Court decision on United Nations Sales Convention, 26 September 1990. Italy.] Anwendung des Wiener Kaufrechtsübereinkommens auf deutsch-italienischen Vertrag: LG Hamburg, Urteil vom 26.9.1990 — 5 O 543/88 / mitgeteilt von H. Asam. *IPRax* (Bielefeld, Germany) 11:6:400-403, November/Dezember 1991. Comments on this court decision by G. Reinhart, p. 376-379; see below. Court decision reproduced also in: *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 36:12:1015-1019, Dezember 1990 — *Europäische Zeitschrift für Wirtschaftsrecht* (München) 6:188-192, 1991.

Germany. Landgericht München. [Court decision on United Nations Sales Convention, 3 July 1989. Italy.] Wiener UN-Übereinkommen Artikel 1, Absatz 1 b, 39, 74 ff.: LG München I, 17. Kammer für Handelssachen, Urteil vom 3.7.1989 — 17 HKO 3726/89 / mitgeteilt von H. Asam. *IPRax* (Bielefeld, Germany) 10:5:316-317, September/Oktober 1990. Comments on this court decision by G. Reinhart, p. 289-292; see below. Reproduced also in: *Uniform*

law review = Revue de droit uniforme (Roma) 11:850-852, 1989, with summaries in English and French.

Germany. Landgericht Stuttgart. [Court decision on United Nations Sales Convention, 31 August 1989. Italy.] Wiener UN-Übereinkommen Artikel 1, Absatz 1 b, 7 Absatz 2, 38, 39, 49 Absatz 1 a, 74: LG Stuttgart, 3. Kammer für Handelssachen, Urteil vom 31.8.1989 — 3 KfH O 97/89 / mitgeteilt von H. Asam. *IPRax* (Bielefeld, Germany) 10:5:317-318, September/Okttober 1990. Comments on this court decision by G. Reinhart, p. 289-292, see below. Reproduced also in: *Uniform law review = Revue de droit uniforme* (Roma) 11:853-856, 1989, with summaries in English and French — *Jahrbuch für italienisches Recht* (Heidelberg, Germany) 3:192-194, 1990 — *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 35:12:984-985, Dezember 1989; comments thereon / H. Asam, p. 942-946; see above.

Germany. Oberlandesgericht Düsseldorf. [Court decision on United Nations Sales Convention, 8 January 1993. Turkey.] UN-Kaufrechtsübereinkommen. Minderlieferung: OLG Düsseldorf, Urteil vom 8.1.1993 — 17 U 82/92; rechtskräftig. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 39:4:325, April 1993.

Germany. Oberlandesgericht Düsseldorf. [Court decision on United Nations Sales Convention, 8 January 1993. Turkey.] Zum räumlich-internationalen Anwendungsbereich des UN-Kaufrechts und zur Mängelrüge: EGBGB Art. 27; CISG Artt. 1 (Abs. 1b), 38, 39, 53 / von U. Magnus. *IPRax* (Bielefeld, Germany) 13:6:390-392 and 412-414, November/Dezember 1993. This is a note to a court decision of 8 January 1993 (17 U 82/92); abstract of decision / by Judge Strohn, p. 412-414.

Germany. Oberlandesgericht Frankfurt am Main. [Court decision on United Nations Sales Convention, 13 June 1991. France.] Anwendbarkeit des UN-Kaufrechtsübereinkommens auf deutsch-französischen Vertrag: OLG Frankfurt am Main, Urteil vom 13.6.1991 — 5 U 261/90. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 37:7:591-592, Juli 1991.

Germany. Oberlandesgericht Frankfurt am Main. [Court decision on United Nations Sales Convention, 17 September 1991. Italy.] Anwendbarkeit des UN-Kaufrechtsübereinkommens im deutsch-italienischen Rechtsverkehr: OLG Frankfurt am Main, Urteil vom 17.9.1991 — 5 U 164/90. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 37:11:950-952, November 1991.

Germany. Oberlandesgericht Frankfurt am Main. [Court decision on United Nations Sales Convention, 18 January 1994. Italy.] UN-Kaufrecht [CISG Art. 49, Abs. 1a]: Voraussetzungen für Vertrags-aufhebung wegen Mängeln. Höhe des Zinsanspruchs: OLG Frankfurt am Main, Teilurteil vom 18.1.1994 — 5 U 15/93; rechtskräftig. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 40:3:240-241, März 1994.

Germany. Oberlandesgericht Köln. [Court decision on United Nations Sales Convention, 16 October 1992. France.] Anwendung der "Vorschaltlösung" im internationalen Kaufrecht: Anwend-barkeit des einheitlichen Kaufgesetzes / Anmerkung von F. Diedrich. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 39:9:758-760, September 1993 and 39:2:143-144, Februar 1993. This is a note to a court decision of 16 October 1992 (19 U 118/92); abstract of decision / [s.n.], 39:2:143-144, February 1993.

Ghestin, J. Les obligations du vendeur. In *La Convention de Vienne sur la vente internationale et les Incoterms*. Derains, Y. and J. Ghestin, eds. Paris, LGDJ, 1990. p. 83-115. See above under Derains.

- _____. Les obligations du vendeur selon la Convention de Vienne du 11 avril 1980, sur les contrats de vente internationale de marchandises. *Revue de droit des affaires internationales = International business law journal* (Paris) 1:5-26, 1988. Text also in English.
- _____ *and B. Desche. Traité des contrats: la vente.* Paris, LGDJ, 1990. 1146 p. This book is a subject-by-subject analysis of the United Nations Sales Convention (1980).
- Ghith, A.A. Exemption of non-performance of the seller's contractual obligations (comparative study). *Arab law quarterly* (Leiden, The Netherlands) 20:3:268-288, 2006.
- Giannini, G. The formation of the contract in the UN Convention on the International Sale of Goods: a comparative analysis. *Nordic journal of commercial law* (Turku, Finland) 1:2006. Available online at http://www.njcl.fi/1_2006/article3.pdf.
- Giannuzzi, K.B. The Convention on Contracts for the International Sale of Goods: temporarily out of "service"? *Law and policy in international business* (Washington, D.C.) 28:4:991-1035, summer 1997.
- Giardina, A. La prescrizione in tema di vendite internazionali: la convenzione promossa dalle Nazioni Unite. *Rivista di diritto internazionale privato e processuale* (Padova, Italy) p. 465, 1975. In Italian. Translation of title: Limitation in international sales: the Convention promoted by the United Nations.
- Gichangi, E. The United Nations Convention on Contracts for the International Sale of Goods: a case for ratification by Kenya. *Kenya law review* (Nairobi) 1:305-322, 2007.
- Gillette, C.P. The empirical and theoretical underpinnings of the law merchant: the law merchant in the modern age: institutional design and international usages under the CISG. *Chicago journal of international law* (Chicago, Ill.) 5:1:157-179, 2004.
- _____ *and S.D. Walt. Sales law: domestic and international.* New York, Foundation Press, 1999. xiii, 430 p. (Concepts and insights series). Describes and analyses the law of sales under art. 2 of the Uniform Commercial Code and under the United Nations Sales Convention (1980) — Preface. Includes table of cases and subject index.
- Gillette, C.P. XML and the legal foundations for electronic commerce: interpretation and standardization in electronic sales contracts. *SMU law review* (Dallas, Tex.) 53:4:1431-1445, fall 2000.
- Gil-Wallin, S. Liability under pre-contractual agreements and their application under Colombian law and the CISG. *Nordic journal of commercial law* (Turku, Finland) 1:2007. Available online at http://www.njcl.utu.fi/1_2007/article1.pdf.
- Giuliano, A.M. Nonconformity in the sale of goods between the United States and China: the new Chinese contract law, the Uniform Commercial Code, and the Convention on Contracts for the International Sale Of Goods. *Florida journal of international law* (Gainesville, Fla.) 18:1:331-358, 2006.
- Goddard, J.A. Book review of: Commentary on the international sales law: the 1980 Vienna sales convention / Bianca, C.M. and M.J. Bonell. *Boletín mexicano de derecho comparado* (México, D.F.) 21:1171-1173, 1293-1299, 1988.

- Göritz, A. Zur wesentlichen Vertragsverletzung beim Warenverkauf — Wechselbeziehungen zwischen dem nordischen und dem international — einheitlichen Recht. Saarbrücken, Europa-Institut, Universität des Saarlandes, 1988. 56 p. (Vorträge, Reden und Berichte aus dem Europa-Institut; Nr. 149). In German. Translation of title: On fundamental breach of contract - interplay between Nordic and international uniform law. This is the script of a lecture held at the Europa-Institut, University of the Saarland, Federal Republic of Germany, 15 July 1987.
- Gössler, D. Das Wiener Kaufrechtsübereinkommen 1980: CISG: [United Nations Convention on Contracts for the International Sale of Goods]. In International [sic]: Kaufrecht - Gewährleistung. Köln, Bundesstelle für Außenhandelsinformation, 1994. p. 88-99, 121-123. In German. Translation of title: United Nations Sales Convention (1980).
- Göttig, T. Estnisches und deutsches Leistungsstörungsrecht im Vergleich zum UN-Kaufrecht und den Grundregeln des Europäischen Vertragsrechts. *Zeitschrift für Rechtsvergleichung, internationales Privatrecht und Europarecht* (Wien) 47:4:138-152, 2006. In German. Translation of title: Estonian and German rules on failure to perform compared with the United Nations Sales Convention (1980) and the Principles of European Contract Law.
- Goldštajn, A. Lex mercatoria and the CISG: the global merchant. In The international sale of goods revisited. Šarcevic, P. and P. Volken, eds. The Hague, Kluwer, 2001. p. 241-258.
- _____. Petnaest godina Konvencije UN u ugovorima o medjunarodnoj prodaji robe. *Informator: instruktivno-informativni list za ekonomska i pravna pitanja* (Zagreb) 43:4308:1-3, srijeda, 21.6.1995. In Serbo-Croatian. Translation of title: Fifteen years United Nations Sales Convention (1980).
- _____. Usages of trade and other autonomous rules of international trade according to the UN (1980) sales convention. In International sale of goods; Dubrovnik lectures. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 55-110.
- Gondra Romero, J.M. Condiciones generales de la contratación y protección de la parte “más débil” en el marco del derecho uniforme de la compraventa internacional. In Estudios de derecho mercantil: en homenaje a Rodrigo Uría. Madrid, Editorial Civitas, 1978. p. 231-247. In Spanish. Translation of title: General conditions of contract and protection of the “weaker” party in the framework of uniform international sales law.
- González, O.M. Remedies under the U.N. Convention for the International Sale of Goods. *International tax and business lawyer* (Berkeley, Calif.) 2:1:79-100, winter 1984.
- Goode, R.M. Commercial law. 2nd ed. London, Penguin Books, 1995. xxx, 1264 p., ill. (Penguin law). Partial contents: The Vienna Convention on International Sales, ch. 33, p. 925-937. Includes bibliographical references, tables of cases, legislation, international legal texts, and subject index.
- _____. The harmonisation of commercial law: policies and problems. *Revista de la Facultad de Derecho de México* (México) 35:139/141:215-227, 1985. Among the experiences to date in the harmonisation of commercial law this article deals also with the United Nations Sales Convention (1980) as compared with its forerunners ULIS and ULFIS.

- _____. The protection of interests in movables in transnational commercial law. In Uniform law studies in memory of Malcolm Evans = Études de droit uniforme à la mémoire de Malcolm Evans. *Uniform law review* = *Revue de droit uniforme* (Roma) 3:2/3:453-465, 1998.
- _____. Why compromise makes sense. *Times* (London) Tuesday, 22 May 1990. (Section: Features). The author urges full support for a convention on the international sale of goods — Editor's subheading. According to the author, this is a reply to a note of 27 March 1990 with title: The law. / D. Wheatley.
- Goodfriend, D.E. After the damage is done: risk of loss under the United Nations Convention on Contracts for the International Sale of Goods. *Columbia journal of transnational law* (New York) 22:3:575-606, 1984.
- Gopalan, S. Transnational commercial law: the way forward. *American University international law review* (Washington, D.C.) 18:803-849, 2003.
- Gotanda, J.Y. Damages in private international law. *Recueil des cours: Académie de Droit International* = *Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 326:83-407, 2007.
- _____. Using the UNIDROIT principles to fill gaps in the CISG. 6 October 2007. Available online at <http://ssrn.com/abstract=1019277>. Also published in Contract damages: domestic and international perspectives. Saidov, D. and R. Cunningham, eds. Oxford, Hart Publishing, 2008. p. 107-122.
- Goto, K. Warranties: United Nations Convention on Contracts for the International Sale of Goods compared to United States Uniform Commercial Code on Sales. *Studies of Law and Economics*: Kyushu International University Association of Law and Economics (Kitakyushu, Japan) 3:1:40-53, August 1991. In Japanese.
- Gould, N. Exemptions from liability for non-performance. In The liability for contractors. H. Lloyd, ed. London, Centre for Commercial Law Studies, Queen Mary College, University of London/Longman Group, 1986. p. 157-167.
- Grace, D.L. Force majeure, China & the CISG: is China's new contract law a step in the right direction? *San Diego international law journal* (San Diego, Calif.) 2:173-207, 2001.
- Graffi, L. Case law on the concept of "fundamental breach" in the Vienna Sales Convention. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3:338-349, 2003.
- Grebler, E. O contrato de venda internacional de mercadorias. *Revista forense: publicação nacional de doutrina, jurisprudencia e legislação* (Rio de Janeiro) 319:310-317, 1993. In Portuguese. Translation of title: International sales contract. Annex contains translation of United Nations Sales Convention (1980) into Portuguese with title: Convenção das Nações Unidas sobre Contratos de Compra e Venda Internacional de Mercadorias.
- _____. Fundamental breach of contract under the CISG: a controversial rule. *Proceedings of the annual meeting (ASIL)* (Washington, D.C.) 101:407-413, 2007.
- Green, S. and D. Saidov. Software as goods. *Journal of business law* (London) 161-181, 2007.
- Gregory, J.D. Uniform contract law of the People's Republic of China: first comparative look. *Florida journal of international law* (Gainesville, Fla.) 12:467-489, spring 2000.

- _____. The Vienna Sales Convention: Ontario's perspective. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 181-187. With abstract in English and French. See below under Perret.
- _____. The Vienna Sales Convention: Ontario's perspective. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. 11 p. Loose-leaf.
- Grewal, S. Risk of loss in goods sold during transit: a comparative study of the United Nations Convention on Contracts for the International Sale of Goods, the Uniform Commercial Code, and the British Sale of Goods Act. *Loyola of Los Angeles international and comparative law journal* (Los Angeles, Calif.) 14:93-119, 1991.
- Grieser, S.G. Die Behandlung von atypischen Kaufverträgen im UN-Kaufrecht. Frankfurt am Main, Peter Lang, 2004. 200 p. In German. Translation of title: Dealing with atypical sales contracts under the United Nations Sales Convention (1980).
- Griffin, J.P. and M.R. Calabrese. The new rules for international contracts. *American Bar Association journal* (Chicago, Ill.) 62:64-66, 1 March 1988.
- Grigera Naon, H.A. The UN Convention on Contracts for the International Sale of Goods. In *The transnational law of international commercial transactions*. Horn, N. and C.M. Schmitthoff, eds. Deventer, Kluwer, 1982.
- Grosshans, A. Reflections on the scope of the 1980 U.N. Convention on Contracts for the International Sale of Goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:2:223-231, 2005.
- Grundmann, S. European sales law - reform and adoption of international models in German sales law. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (The Hague) 2&3:239-258, 2001.
- _____. Regulating breach of contract – the right to reject performance by the party in breach. *European review of contract law* (Berlin) 3:2:121-149, 2007.
- Gstoehl, M. Das Verhältnis von Gewährleistung nach UN-Kaufrecht und Irrtumsanfechtung nach nationalem Recht. *Zeitschrift für Rechtsvergleichung, internationales Privatrecht und Europarecht* (Wien) 39:1:1-10, 1998. In German. Translation of title: The relationship between lack of conformity under the United Nations Sales Convention (1980) and error under domestic law.
- Guér, E.N. El marco jurídico del contrato de compraventa internacional. *Revista de ciencias jurídicas* (San José) 84:25-44, 1997.
- Guilbeault, N. L'obligation de renseignement dans les contrats de vente internationale de marchandises. *Cahiers de droit* (Québec) 38:2:315-370, 1997.
- Guillemard, S. A comparative study of the UNIDROIT Principles, the principles of the European law of contracts, and some dispositions of the CISG applicable to the formation of international contracts. In *Review of the Convention on Contracts for the International Sale of Goods (CISG) 2000-2001*. The Hague, Kluwer, 2002. p. 83-113.

Gustin, M. Passing of risk and impossibility of performance under the CISG = le transfert des risques et l'impossibilité d'exécution dans la CVIM. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3/4:379-401, 2001.

Gutknecht, U. Das Nacherfüllungsrecht des Verkäufers bei Kauf- und Werk-lieferungsverträgen: rechtsvergleichende Untersuchung zum CISG, zum US-amerikanischen Uniform Commercial Code, zum deutschen Recht und zu dem Vorschlag der Kommission zur Überarbeitung des deutschen Schuldrechts. Frankfurt am Main, Peter Lang, 1997. 412 p. (Internationalrechtliche Studien. Beiträge zum internationalen Privatrecht, zum Einheitsrecht und zur Rechtsvergleichung; Bd. 5). In German. Translation of title: Seller's right to subsequent delivery in sales contracts and in contracts with combined obligations of sale and production: a comparative analysis of the United Nations Sales Convention (1980), the UCC, German law, and the Draft submitted by the German Commission on the Reformation of Contract Law. Thesis (doctoral) — University of Hamburg, 1996 (July). Includes bibliography, and summary. Also reprints of some source materials.

Guyot, D. Russie: le contrat de vente international et les particularités du droit russe. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 6:1325-1336, 2001.

Hackenberg, U. Der Erfüllungsort von Leistungspflichten unter Berücksichtigung des Wirkungsortes von Erklärungen im UN-Kaufrecht und der Gerichtsstand des Erfüllungsortes im deutschen und europäischen Zivilprozessrecht. Hamburg, Verlag Dr. Kovač, 2000. lv, 279 p. In German. Translation of title: The place of performance of the duties to perform with respect to the place of the effect of declarations in United Nations Sales Convention (1980) and the jurisdiction of the place of performance in German and European civil procedure law.

Haddad, H. Remedies of the unpaid seller in international sale of goods under ULIS and 1980 UN Convention. Amman, Law and Arbitration Centre, 1985. 214 p.

_____. The unpaid seller's avoidance of contract under ULIS and 1980 UN Convention. Amman, Law and Arbitration Centre, 1985. 128 p.

Hager, G. Commentary on the International Sales Law. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 90:1:108-112, Februar 1991. Book review of: Commentary on the international sales law: the 1980 Vienna Sales Convention / Bianca, C.M. and M.J. Bonell, eds.. Milan, Giuffrè, 1987. xvii, 886 p.

_____. Gefahrtragung nach UN-Kaufrecht im Vergleich zu EKG und BGB. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 387-411. In German. Translation of title: Bearing of risk under United Nations Sales Convention (1980) in comparison to ULIS and the German Civil Code.

_____. Die Rechtsbehelfe des Verkäufers wegen Nichtabnahme der Ware nach amerikanischem, deutschem und einheitlichem Haager Kaufrecht. Frankfurt am Main, Thesis Freiburg, 1975. 245 p. (Metzner: Arbeiten zur Rechtsvergleichung, Vol. 71.). In German. Translation of title: Seller's remedies in case of refusal to take delivery of the goods under American, German and Uniform Hague Sales Law.

- Hagström, V. CISG: implementation in Norway, an approach not advisable. *Internationales Handelsrecht* (München) 6:6:246-248, 2006.
- _____. The Scandinavian law of obligations. *Scandinavian studies in law* (Stockholm) 50:118-123, 2007.
- Hancock, W.A. The Convention on Contracts for the International Sale of Goods compared with the Uniform Commercial Code. *Corporate counsel's international adviser* (Chesterland, Ohio) 32:2-25, January 1988. Title from cover: Special report on the United Nations Convention on Contracts for the International Sale of Goods. Annex includes text of the United Nations Sales Convention (1980) as ratified by the United States, p. 14-25. Also executive legal summary (4 p.).
- Happ, R. Anwendbarkeit völkerrechtlicher Auslegungsmethoden auf das UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 43:5:376-380, Mai 1997. In German. Translation of title: To what extent are interpretation methods used in public international law applicable under the CISG?
- Harjani, S.R. The Convention on Contracts for the International Sale of Goods in United States courts. *Houston journal of international law* (Houston, Tex.) 23:49-90, fall 2000.
- Hartkamp, A.S. Het weense koopverdrag. Beschouwing over het VN-verdrag inzake de internationale koop van roerende lichamelijke zaken. Deventer, Kluwer, 1980. 73 p. In Dutch. Translation of title: The United Nations Sales Convention (1980): observations on the Convention.
- _____. The UNIDROIT Principles for International Commercial Contracts and the United Nations Convention on Contracts for the International Sale of Goods. In Comparability and evaluation: essays on comparative law, private international law and international commercial arbitration. Boele-Woelki, K. and others. The Hague, T.M.C. Asser Institute/Nijhoff Publishers, 1994. p. 85-98. Reprint.
- Hartley, T.C. The law relating to international sale of goods. Brussels, Commission of the European Communities, 1979. Contains 2 volumes. Vol. 1: Ch. 1-6; Vol. 2: Ch. 7-9. Includes a study of the uniform law on the international sale of goods including the Uniform Law on the Formation of Contracts for the International Sale of Goods (The Hague Convention 1964) and the draft Convention on Contracts for the International Sale of Goods prepared by UNCITRAL.
- _____. A Study of the Uniform Law on the International Sale of Goods and the Draft Convention prepared by UNCITRAL. Brussels, Commission of the European Communities, 1979. 2 v.
- Hartmann, F. Ungeschriebene Zurückbehaltungsrechte im UN-Kaufrecht. *Internationales Handelsrecht* (München) 6:5:181-191, 2006. In German. Title in English: The unwritten right to withhold performance in the United Nations Sales Convention (1980).
- Hartnell, H.E. Rousing the sleeping dog: the validity exception to the Convention on Contracts for the International Sale of Goods. *Yale journal of international law* (New Haven, Conn.) 18:1-93, winter 1993.
- Hartwig, J.R. Schmitz-Werke GmbH and Co. v. Rockland Industries Inc. and the United Nations convention on contracts for the international sale of goods (CISG): diffidence and developing international legal norms. *Journal of law and commerce* (Pittsburgh, Pa.) 22:77-98, 2003.

- Hartwieg, O. Das einheitliche Kaufgesetz und der hypothetische Parteiwille. *Zeitschrift für das gesamte Handelsrecht und Wirtschaftsrecht* (Frankfurt am Main) 138:457, 1974. In German. Translation of title: Uniform sales law and the hypothetical intention of the parties.
- _____. Einheitliches UN-Kaufrecht (Wiener Kaufrecht) als Modell für japanisch-europäische Handelsbeziehungen. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 88:454-472, 1989. In German. Translation of title: United Nations Sales Convention (1980) as model for Japanese-European trade relations.
- _____. Prozessuale Aspekte einheitlicher Anwendung der Wiener UN-Konvention über den internationalen Warenkauf (CISG): eine komparative Fall-Studie zur einheitlichen Rechtsanwendung. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 92:3:282-325, August 1993. In German. Translation of title: Procedural aspects of uniform application of the United Nations Sales Convention (1980): a comparative case-study on uniform application of law.
- Haver, P.M. Adapting European sales conditions for sales into the United States. *Business law international* (London) 8:1:38-90, 2007.
- _____. Die Anpassung europäischer allgemeiner Geschäftsbedingungen zum Verkauf von Waren in den Vereinigten Staaten. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 106:4:430-483, November 2007. In German. Translation of title: Adaptation of European general terms and conditions for the sale of goods in the United States.
- Hayakawa, Y. Asiachuusai Saishinjyouhou (12)/kan. Chuuusai no Senryakutekikatsuyou no susume. *JCA journal* (Tokyo) 54:9:50-51, 2007. In Japanese. Title in English: Update on arbitration in Asia (Pt. 12)/final part. Strategic practices in arbitration.
- Hehn, P.A. von. Le commerce de marchandises franco-chinois: notamment étude du régime de la Convention des Nations Unies sur les contrats de vente internationale de marchandises = Sino-French trade and the United Nations Convention on Contracts for the International Sale of Goods. *Revue de droit des affaires Internationales* = *International business law journal* (Paris) 5:565-582, 1988.
- Heilmann, J. Mängelgewährleistung im UN-Kaufrecht: Voraussetzungen und Rechtsfolgen im Vergleich zum deutschen internen Kaufrecht und zu den Haager Einheitlichen Kaufgesetzen. Berlin, Duncker und Humblot, 1994. 708 p. (Schriften zum internationalen Recht; Bd. 67). In German. Translation of title: Liability for defects under United Nations Sales Convention (1980): prerequisites and legal consequences in comparison to German national sales law and the Hague Uniform Sales Laws. Thesis (doctoral) — University of Hamburg, Germany, 1992 (status as at December 1990). Includes bibliography.
- Heiz, C.R. Validity of contracts under the United Nations Convention on Contracts for the International Sale of Goods, 11 April 1980, and Swiss contract law. *Vanderbilt journal of transnational law* (Nashville, Tenn.) 20:4:639-663, October 1987.
- Heldrich, A. Die Haager einheitlichen Kaufgesetze. *Neue Juristische Wochenschrift*, 1974, p. 2156. In German. Translation of title: The Hague uniform sales law.
- Helfat, J.N. and R.M. Kohn. Legal notes. *Secured lender* (New York) 58:5:78-84, 2002. Discusses United Nations Sales Convention (1980) case in the United States of America regarding lender's perfected security interest in inventory.

- Hellner, J. CISG i den rättsvetenskapliga litteraturen. *Juridisk tidskrift* (Stockholm) 1:59-76, 1996-1997. In Swedish. Translation of title: United Nations Sales Convention (1980) in legal literature. Reprint from: *Julskrift* (Stockholm) 1996.
- _____. Consequential loss and exemption clauses. *Oxford journal of legal studies* (Oxford) 1:13-49, 1981.
- _____. FN-konventionen om internationella köp. In *his Speciell avtalsrätt*. I, Köprätt. Stockholm, Stiftelsen Juristförlaget vid Stockholms universitet, 1981, 1988 update. p. 303-319. In Swedish. Translation of title: United Nations Sales Convention (1980). Reproduced in J. Hellner's *Julskrift* (Stockholm) 33-49, 1989.
- _____. Gammal och ny köprätt. *Juridisk tidskrift* (Stockholm) 2:353-365, 1997-98. In Swedish. Translation of title: Old and new sales law. Also reproduced in: *Julskrift* (Stockholm) 71-83, 1998.
- _____. Gap-filling by analogy: Art.7 of the United Nations Sales Convention in its historical context. In *Festschrift till Lars Hjerner: studies in international law*. Stockholm, Norstedts, 1990. p. 219-233. Reprint.
- _____. Das internationale Kaufrecht aus dem Blickwinkel der Gesetzgebungs-technik. *Zeitschrift für Gesetzgebung* (München) 3:3:249-266, 1988. In German. Translation of title: International sales law from the perspective of legislative technique.
- _____. and J. Ramberg. Internationella Köp. In *their Speciell avtalsrätt*. I, Köprätt. Stockholm, Juristförlaget, 1989. p. 283-302. In Swedish. Translation of title: International sales.
- Hellner, J. Köp och avtal, uppsatser 1980-1992 = Sales and contracts [articles 1980-1992]. Stockholm, Juristförlaget, 1992. 281 p. (Skriftserien 40). Contents dealing with United Nations Sales Convention (1980): 2. The United Nations Convention on International Sale of Goods - an outsider's view, 1983, p. 27-63 — 3. The Vienna Convention and standard form contracts, 1986, p. 65-84 — 5. Das internationale Kaufrecht aus dem Blickwinkel der Gesetzgebungstechnik, 1988, p. 103-124 — 7. Gap-filling by analogy: Art. 7 of the United Nations Convention in its historical context, 1990, p. 155-168 — 10. CISG (United Nations Convention on Contracts for the International Sale of Goods) och de nya kontraktsraetten, 1992, p. 253-270.
- _____. The law of sales and the law of contract: some remarks on the United Nations Convention on International Sales. *Julskrift* (Stockholm) p. 23-35, 2000. Published also in *Lex mercatoria: Essays on commercial law in honour of Francis Reynolds*. Francis Rose, ed. London, LLP Publishing, 2000. Chapter 5. p. 173-185.
- _____. The United Nations Convention on International Sales of Goods—an outsider's view. In *Ius inter nationes*. Festschrift für Stefan Riesenfeld aus Anlass seines 75. Geburtstages. Jayme, E. and others, eds. Heidelberg, C.F. Müller, 1983.
- _____. The United Nations Convention on the International Sale of Goods: its influence on national sales and contract law. In *Commercial and consumer law: national and international dimensions*. Cranston, R. and R. Goode, eds. Oxford, Clarendon Press, 1993. p. 41-59. Reprint in *his Julskrift* 1993. Edsbruk, Akademityck, 1993. p. 5-19.
- _____. UN-konventionen om internationella köp och den nordiska köprätten. *Tidsskrift for rettsvitenskap* (Oslo) 96:5:449-468, 1983. In

Swedish. Translation of title: The United Nations Sales Convention (1980) and the Nordic Law of Sales.

_____. The Vienna convention and standard form contracts. In *International sale of goods; Dubrovnik lectures*. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 335-363.

Hennecke, R. Gefahrtragung beim Rücktransport mangelhafter Ware. *Internationales Handelsrecht* (München) 3:6:268-275, 2003. In German. Translation of title: Bearing of risk during return of defective goods.

Henschel, R.F. The conformity of goods in international sales. Copenhagen, Forlaget Thomson, 2005. 328 p.

Herber, R. Die Abweichungen des UNCITRAL-Kaufrechts gegenüber dem geltenden Recht. *Rechtsinformation* (Köln) 179:4-20, Mai 1984. In German. Translation of title: Discrepancies between United Nations Sales Convention (1980) and current law.

_____. Anwendungsvoraussetzungen und Anwendungsbereich des Einheitlichen Kaufrechts. In *Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau*. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 97-105. In German. Translation of title: Prerequisites and sphere of application of Uniform Sales Law.

_____. CLOUD, UNILEX und andere Veröffentlichungen zum internationalen Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 41:6: 502-504, Juni 1995. In German. Translation of title: CLOUD, Unilex and other publications on international sales law.

_____. Deutsche Einheit und internationales Kaufrecht. *Betriebs-Berater* (Heidelberg, Germany) 30:Beilage 37:1-5, 1990 (Deutsche Einigung—Rechtsentwicklung; Folge 15). In German. Translation of title: German unity and international sales law. Reproduced also in: *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 36:11:Beilage 20:1-5, November 1990 (Deutsche Einigung—Rechtsentwicklung; Folge 15).

_____. Deutsche Einheit und Internationales Kaufrecht. *Deutsche Einigung — Rechtsentwicklung* (Heidelberg, Germany) 15:1-5, November 1990. (Beilage 20 zu *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 16:11, November 1990). In German. Translation of title: German unity and international sales law.

_____. Deutsche Einheit und Internationales Kaufrecht: eine Replik. *Betriebs-Berater* (Heidelberg, Germany) 18:Beilage 14:7-10, 1991 (Deutsche Einigung — Rechtsentwicklung; Folge 23). In German. Translation of title: German unity and international sales law. A reply. Rejoinder to article published by Enderlein and Graefrath in: *Betriebs-Berater* (Heidelberg, Germany) 6:Beilage 6:8-13, 1991 (Deutsche Einigung—Rechtsentwicklung; Folge 19); see above.

_____. Eine neue Institution: der CISG Advisory Council. *Internationales Handelsrecht* (München) 3:3:201-202, 2003. In German. Translation of title: A new institution: The CISG Advisory Council.

_____. Gedanken zum Inkrafttreten des UN-Kaufrechtsübereinkommens. *Recht der Internationalen Wirtschaft* (Heidelberg, Germany) 33:5:340-342, Mai 1987. In German. Translation of title: Thoughts on the entry into force of the United Nations Sales Convention (1980).

Herber, R., ed. Internationales Handelsrecht: Mitteilungen für die wirtschaftliche Praxis. Hamburg, 1999. (Beilage zur Zeitschrift *Transportrecht*, 1-99). A supplement to the journal: *Transportrecht: Zeitschrift für das gesamte Recht der Güterbeförderung, der Spedition, der Versicherungen des Transports, der Personenbeförderung, der Reiseveranstaltung* (Hamburg). Distinctive title: *TranspR-IHR*. Reproduces English text of CLOUT documents focusing on the United Nations Sales Convention (1980). Includes also scholarly commentaries on issues of practical interest. Leading article of first issue: Herber, R. Internationales Handelsrecht: ein für die Praxis wichtiges, doch für sie bisher zu wenig erschlossenes Rechtsgebiet, p. 1-6. See also journal announcement in: *Transportrecht*: ... (Hamburg) 22:1:39-40, Januar 1999.

Herber, R. and B. Czerwenka. Internationales Kaufrecht: Kommentar zum Übereinkommen der Vereinten Nationen vom 11. April 1980 über Verträge über den internationalen Warenkauf. München, Beck, 1991. xliii, 618 p. Book in German with some English and French. Translation of title: International Sales Law: commentary on the United Nations Sales Convention (1980). This is an article-by-article commentary on the United Nations Sales Convention (1980) (German version). Bibliography, p. xix-xxx. Comparative table of articles and draft articles of various Sales Conventions, p. xxxix-xlii. Contents of annexes: — 1. English and French texts of United Nations Sales Convention (1980), p. 417-475 — 2 and 3. Limitation Convention and its amending Protocol (German version), p. 476-494 — 4. INCOTERMS 1990 (in German), p. 495-581 — 5. ECE-General Conditions for Supply of Plant and Machinery for Export (No. 188) (in German), p. 582-596.

Herber, R. "Lex mercatoria" und "Principles"; gefährliche Irrlichter im internationalen Kaufrecht. *Internationales Handelsrecht* (München) 3:1:1-10, 2003. In German. Translation of title: Lex mercatoria" and "Principles": Dangerous error factors in international sales law.

_____. Mangelfolgeschäden nach dem CISG und nationales Deliktsrecht. *Internationales Handelsrecht* (Neuwied, Germany) 5:187-191, 2001. In German. Translation of title: Consequential damages under the United Nations Sales Convention (1980) and national tort law.

_____. The rules of the convention relating to the buyer's remedies in cases of breach of contract. *Digest of commercial laws of the world* (Dobbs Ferry, N.Y.) 7:104-129, March 1980.

_____. UN-Kaufrechtsübereinkommen: Produkthaftung - Verjährung. *Monats-schrift für deutsches Recht* (Köln) 2:105-107, 1993. In German. Translation of title: United Nations Sales Convention (1980): product liability – prescription.

_____. Das UN-Übereinkommen über Internationale Kaufverträge. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 26:9:601-608, September 1980. In German. Translation of title: The United Nations Sales Convention (1980).

_____. Das Verhältnis des CISG zu anderen Übereinkommen und Rechtsnormen, insbesondere zum Gemeinschaftsrecht der EU. *Internationales Handelsrecht* (München) 4:3:89-94, 2004. In German. Translation of title: The relation of the United Nations Sales Convention (1980) to other Conventions and legal norms, especially to EU Law.

_____. Wiener UNCITRAL-Übereinkommen über den internationalen Kauf beweglicher Sachen. Köln, Bundesstelle für Außenhandelsinformation, 1981. (Schriftenreihe: Ausländisches Wirtschafts- und Steuerrecht, Bd. 59). In German. Translation of title: The United Nations Sales Convention (1980).

- _____. Wiener UNCITRAL-Übereinkommen über internationale Warenkaufverträge vom 11. April 1980. 2. *erweiterte Auflage* mit einer vergleichenden Darstellung über Lieferbedingungen auf der Basis des neuen Rechts. Köln, bfa, 1983. 251 p. (Schriftenreihe: Ausländisches Wirtschafts- und Steuerrecht, Bd. 59). In German. Translation of title: The United Nations Sales Convention (1980).
- _____. Zur Berücksichtigung von Währungsschwankungen in internationalen Übereinkommen. In Festschrift für Winfried Werner zum 65. Geburtstag am 17. Oktober 1984: Handelsrecht und Wirtschaftsrecht in der Bankpraxis. W. Hadding and others, eds. Berlin, de Gruyter, 1984. p. 281-299. In German. Translation of title: How to consider currency fluctuations in international contracts.
- Hernández-Bretón, E. Usos no pactados: del Código de Comercio alemán (Handelsgesetzbuch) a la Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías (Viena, 1980). *Revista de la Facultad de Ciencias Jurídicas y Políticas* (Caracas) 38:90:81-116, 1993. In Spanish. Translation of title: Uses not agreed: from the German commercial code (Handelsgesetzbuch) to the United Nations Sales Convention (1980).
- Herre, J. Ersättningar i köprätten: särskilt om skadeståndsbärkning. Stockholm, Juristförlaget, 1996. 762 p. (Handelshögskolan i Stockholm, Rättsvetenskapliga institutionen (skrifter), No. 4 = Stockholm School of Economics, Faculty of Law (publication), No. 4). In Swedish. English abstract from accompanying leaflet titled: Damages and other types of compensation in sale of goods law: with specific emphasis on the calculation of damages. Thesis (doctoral) — School of Economics of Stockholm, 1996 (24 May). Includes bibliography, tables (of cases, of legislation) and subject index. United Nations Sales Convention (1980) references listed p. 723-724.
- Herrmann, G. Anwendbarkeit des Einkaufsrechts auf Kaufvertrag mit Zweigniederlassung (Art.1 Abs.1 EKG). *IPRax* (Bielefeld, Germany) 3:5:212-215, 1983. In German. Translation of title: Applicability of ULIS to a sales contract with a branch (Art. 1(1) ULIS).
- _____. Einheitliches Kaufrecht für die Welt. UN-Übereinkommen über internationale Warenkaufverträge. *Praxis des internationalen Privat- und Verfahrensrechts* (Bielefeld, Germany) 4:109-113, 1981. In German. Translation of title: Uniform Sales Law for the world. United Nations Sales Convention (1980).
- Heutger, V. Ein gemeinsameuropäisches Kaufrecht: Vision oder nahe Zukunft? Frankfurt am Main, P. Lang, 2007. 258 p. (Salzburger Studien zum europäischen Privatrecht, Bd. 22). In German. Translation of title: Uniform sales law: vision or near future? Includes bibliographical references, p. 244-258.
- _____. Konturen des Kaufrechtskonzeptes der Study Group on a European Civil Code: ein Werkstattbericht. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (The Hague) 11:2:155-173, 2003. In German with abstracts in English and French, p.155. Translation of title: The outlines of a sales law concept of the Study Group on a European Civil Code: a workshop report.
- Heuzé, V. The formation of contracts in accordance with the CISG: some difficulties encountered = La formation du contrat selon la CVIM: quelques difficultés.

Revue de droit des affaires internationales = International business law journal (Paris) 3/4:277-291, 2001.

_____. La vente internationale de marchandises: droit uniforme. Paris, GLN Joly, 1992. 521 p.

_____. La vente internationale de marchandises: droit uniforme. Traité des contrats, sous la direction de Jacques Ghestin. 2nd ed. Paris, LGDJ, 2000. 604 p.

Hilberg, S.J. Das neue UN-Übereinkommen zum elektronischen Rechtsverkehr und dessen Verhältnis zum UN-Kaufrecht (Teil 1). *Internationales Handelsrecht* (München) 7:1:12-24, 2007. In German. Translation of title: The new United Nations Convention on Electronic Contracting (2005) and its relation to the United Nations Sales Convention (1980) (Part 1).

Hill, A.F. A comparative study of the United Nations Convention on the Limitation Period in the International Sale of Goods and Section 2-725 of the Uniform Commercial Code. *Texas international law journal* (Austin, Tex.) 25:1:1-22, winter 1990.

Hjerner, L. The United Nations Convention on Contracts for the International Sale of Goods. In International sales of works of art: Geneva Workshop, 11-13 April 1985 = La vente internationale d'oeuvres d'art: Colloque de Genève, 11-13 avril 1985. P. Lalive, ed. Paris, Institute of International Business Law Practice, International Chamber of Commerce, 1985. p. 545-555. French summary, p. 554-555.

Höss, S. Der gegenständliche Anwendungsbereich des UN-Kaufrechts = Contracts to which the CISG is applicable. Augsburg, [s.n.], 1995. vi, 214 p. In German with some English. Thesis (doctoral) — University of Augsburg, 1995. Includes bibliography.

Hoffmann, B. von. Gewährleistungsansprüche im UN-Kaufrecht— verglichen mit dem EKG und BGB. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 293-303. In German. Translation of title: Claims arising from warranties for conformity under the United Nations Sales Convention (1980) - compared with the ULIS and the German Civil Code.

_____. Passing of risk in international sales of goods. In International sale of goods; Dubrovnik lectures. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 265-303.

Hofstetter, K. Nachwirkende Nebenpflichten des schweizerischen Exporteurs nach Absendung und Bezahlung der Ware?: Situation gemäss schweizerischem Kauf- und Werkvertragsrecht, sowie UN-Kaufrechtsübereinkommen. *Schweizerische Juristen-Zeitung = Revue Suisse de jurisprudence* (Zürich) 87:10:171-176, 1991. In German. Translation of title: Ancillary duties of Swiss exporters continuing after dispatch of and payment for the goods?: situation according to Swiss sales contracts and the United Nations Sales Convention (1980).

Hole, L. van den. L'exonération de responsabilité dans l'article 79 CISG en comparaison avec le droit allemand, français, belge et la common law. *Revue de droit commercial belge = Tijdschrift voor Belgisch Handelsrecht* (Antwerpen, Belgium) 1998.

Holl, V.H. and O. Kessler. "Selbstgeschaffenes Recht der Wirtschaft" und Einheitsrecht: die Stellung der Handelsbräuche und Gepflogenheiten im

Wiener UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 41:6:457-460, Juni 1995. In German. Translation of title: "Self-created law of merchants" and uniform law: customs and usages under the United Nations Sales Convention (1980).

Holthausen, R. Vertraglicher Ausschluss des UN-Übereinkommens über internationale Warenkaufverträge. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 35:7:513-518, Juli 1989. In German. Translation of title: Opting out of the United Nations Sales Convention (1980).

_____. Die wesentliche Vertragsverletzung des Verkäufers nach Art. 25 UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 36:2:101-107, Februar 1990. In German. Translation of title: "Fundamental Breach" under United Nations Sales Convention (1980) Art. 25.

Hondius, E. CISG and a European Civil Code: some reflections. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 71:1:99-114, 2007.

Honnold, J. Derecho uniforme sobre compraventas internacionales: Convención de las Naciones Unidas de 1980. Madrid, Editoriales de Derecho Reunidas, 1987. 641 p. Translated from English. Original title: Uniform law for international sales under the 1980 United Nations Convention. Deventer, Kluwer, 1982. 586 p.

_____. Documentary history of the uniform law for international sales: the studies, deliberations and decisions that led to the 1980 United Nations Convention with introductions and explanations. Deventer, Kluwer, 1989. See book reviews under Kavass and Wallace.

_____. The draft Convention on Contracts for the International Sale of Goods: an overview. *American journal of comparative law* (Berkeley, Calif.) 27:2/3:223-230, 1979.

_____. International sales law and the open-price contract. In Estudios en homenaje a Jorge Barrera Graf. México, D.F., Universidad Nacional Autónoma de México, 1989. p. 915-933.

_____. Interpretación de la Convención de 1980 sobre compraventas, uniformidad, buena fe, lagunas y derecho interno. *Anuario jurídico* (México, D.F.) 10:111—131, 1983. In Spanish. Translation of title: Interpretation of the United Nations Sales Convention (1980), uniformity, good faith, gaps and national law.

_____. Methodology to achieve uniformity in applying international agreements, examined in the setting of the uniform law of sales under the 1980 U.N. convention. General report. Twelfth Congress of the International Academy of Comparative Law. Sydney/Melbourne, Australia, 18-26 August 1986. Topic IC. 54 p. Mimeographed.

_____. The new international sales convention: an introduction. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 47-52. With abstract in English and French. See below under Perret.

_____. The new international sales convention: an introduction. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. 4 p. Loose-leaf.

- _____. The new uniform law for international sales and the UCC: a comparison. Symposium on International Sale of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:21-28, 1984.
- _____. On the road to unification of the law of sales. Deventer, Kluwer, 1983. 31 p. (Forum international, no. 2). Text of United Nations Sales Convention (1980) in English, p. 15-31.
- _____. The Sales Convention: background, status, application. *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:1-10, 1988. Paper delivered at a symposium organized by the University of Pittsburgh School of Law, 1988, see below under "Symposium . . .".
- _____. The Sales Convention in action—uniform international words: uniform application? *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:207-212, 1988. Paper delivered at a symposium organized by the University of Pittsburgh School of Law, 1988, see below under "Symposium . . .".
- _____. The state of the law of contracts for the international sale of goods. In Proceedings of the First International Trade Law Seminar—1983. Ottawa, Department of Justice, 1983. p. 13-26.
- _____. UN Convention on Contracts for the International Sale of Goods 1980. *Journal of world trade law* (London) 15: 265-267, 1981.
- _____. Uniform law and uniform trade terms: two approaches to a common goal. In The transnational law of international commercial transactions. Horn, N. and C.M. Schmitthoff eds. Deventer, Kluwer, 1982. Vol.2. p. 161-171.
- _____. Uniform law for international sales: the 1980 U.N. convention. In Asian Pacific Regional Trade Law Seminar incorporating the Eleventh International Trade Law Seminar, Canberra, 22-27 November 1984. Papers and summary of discussions. Canberra, Australian Government Publishing Service, 1985. p. 181-249. Text of the United Nations Sales Convention (1980), p. 205-249.
- _____. Uniform law for international sales under the 1980 United Nations Convention. Deventer, Kluwer, 1982. 586 p. Reviewed by I.I. Kavass. *Vanderbilt journal of transnational law* (Nashville, Tenn.) 17:2:549-556, spring 1984.
- _____. Uniform law for international sales under the 1980 United Nations Convention. 3rd ed. The Hague, Kluwer, 1999. xxix, 608 p. One of the most authoritative (article-by-article) commentaries on the Convention provisions. A companion book is the writer's Documentary history of the Uniform Law for International Sales. - Deventer, Kluwer, 1989, where the background documents ("travaux préparatoires") are reproduced.
- _____. Uniform law for international trade progress and prospect. *International lawyer* (Chicago, Ill.) 20:2:635-639, spring 1986.
- _____. Uniform words and uniform application. The 1980 Sales Convention and international juridical practice. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 115-146.
- Honsell, H., ed. Kommentar zum UN-Kaufrecht: Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf (CISG). Berlin, Springer, 1997. lxvii, 1121 p. (Springer Kommentare). An article-by-article commentary on the United Nations Sales Convention (1980) / Karollus, M., U. Magnus, W. Melis and others.

- Honsell, H. Die Vertragsverletzung des Verkäufers nach dem Wiener Kaufrecht. *Schweizerische Juristen-Zeitung = Revue Suisse de jurisprudence* (Zürich). Pt. 1 in 88:20:345-354, 15. Oktober 1992; Pt. 2 in 88:21:361-365, 1. November 1992. In German. Translation of title: Seller's breach of contract under the United Nations Sales Convention (1980).
- Hopt, K.J. La Convention de Vienne de 1980 sur la vente internationale de marchandises, une étude comparative avec le droit Suisse. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:329-367, 1987. (Numéro spécial). See main entry under: Nouveau droit de la vente internationale.
- Hopppu, E. Vahingonkorvausvastuusta kauppalain mukaan (über die Verpflichtung zum Schadenersatz nach dem Kaufgesetz). *Lakimies* (Helsinki) 86:1:51-65, 1988. In Finnish. Translation of title: On the obligation to pay damages under the Sales Code.
- Horn, N. The use of transnational law in the contract law of international trade and finance. In The practice of transnational law. Klaus Peter Berger, ed. The Hague, Kluwer, 2001. p. 67-80.
- Horsmans, G. La méthode d'unification du droit de la vente internationale. In Rapports belges au XIII^e Congrès de l'Académie internationale de droit comparé, Sydney (Australie) 18-27 août 1986. Anvers, Kluwer; Bruxelles, Bruylant; 1988. Vol.2. p. 1-18.
- Ho-Sun, Lee. Mulpumui Gyeyak Bujeokhapseongye Tarun Sonhaebaesangaek Gyoljeong. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul) 311:13-23, 2004. In Korean. Translation of title: An overview on the measures of remedies in the United Nations Sales Convention (1980).
- Houtte, H. van. (Хутте, Ханс ван) Венская конвенция о договорах международной купли-продажи товаров в арбитражной практике МТП. *Международный коммерческий арбитраж* (Москва) 1:106-123, январь-март 2006. In Russian. Translation of title: The United Nations Sales Convention (1980) in the ICC arbitration practice.
- _____. The Convention on the International Sale of Goods (1980): 20 years: a Convention for new times? *Business law international* (London) 4:357-358, 2000.
- _____. and P. Wautelet. The duties of parties and the sanctions for non-performance under the CISG = obligations des parties et sanctions des obligations dans la CVIM. *Revue de droit des affaires internationales = International business law journal* (Paris) 3/4: 293-353, 2001.
- _____. J. Erauw and P. Wantelaer, eds. Het Weens koopverdrag. Antwerpen, Intersentia rechtswetenschappen, 1997. 377 p. In Dutch with some English. Translation of title: The United Nations Sales Convention (1980). Published proceedings of a symposium organized on the occasion of the entry into force of the United Nations Sales Convention (1980) in Belgium. Includes bibliography, text of international sales conventions, table of cases and subject index.
- Houtte, H. van. The international sales price as basis for customs valuation. In International sale of goods: Dubrovnik lectures. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 365-384.
- _____. The law of international trade. 2nd ed. London, Sweet and Maxwell, 2002. xlvi, 432 p. The United Nations Sales Convention (1980) is discussed in ch. 4.

- _____. Vienna Convention: when is it applicable? *International business lawyer* (London) 24:7:331-332, July/August 1996.
- Hoyer, H. Der Anwendungsbereich des UNCITRAL-Einheitskaufrechts. *Wirtschaftsrechtliche Blätter* (Wien) 2:3:70-72, März 1988. In German. Translation of title: The sphere of application of the United Nations Sales Convention (1980).
- _____*and W. Posch, eds.* Das Einheitliche Wiener Kaufrecht: neues Recht für den internationalen Warenkauf. Wien, Orac, 1992. xxxii, 234 p. In German. Translation of title: Uniform Vienna Sales Law, new law for the international sale of goods. Bibliography, p. xvii-xxxii.
- Hoyer, H. International sales and security interests with an outline of conflicts laws. *In International sale of goods: Dubrovnik lectures.* Sarcevic, P. *and P. Volken, eds.* New York, Oceana, 1986. p. 401-442.
- Huang, Seokin. Uniform law on the international sale of goods with special reference to warranty, comparative aspects, Pophak. *Seoul law journal* (Seoul) 3:221-230, 1972. (special issue)
- Huang, Yanming. Grasp the key to the case. *Mealey's international arbitration report* (King of Prussia, Pa.) 17:8:39-62, 2002.
- Huber, A. *and L. Nicolas-Vullierme.* L'accord des volontés dans le contrat de vente international: CVIM, codes civils français et allemand et code de commerce des Etats-Unis. *Revue de droit des affaires internationales = International business law journal* (Paris) 6:816-825, 2005.
- Huber, Ch. *and M. Sundström.* Kodifioitua kansainvälistä kauppaoikeutta ("wienin konventio") oikeuskäytännön valossa: wienin konventio muotoutuu kansainvälichen oikeuskäytännön myötä. *Defensor legis* (Helsinki) 78:5:747-759, September-October 1997. In Finnish with parallel title in German: Kodifiziertes internationales Kaufrecht ("UN-Kaufrecht") im Spiegel der Rechtsprechung: das "UN-Kaufrecht" erhält Konturen durch die internationale Rechtsprechung. Translation of title: Codified international sales law ("United Nations Sales Convention") in the light of the case law: the United Nations Sales Convention (1980) gains profile through international decisions.
- Huber, P. The availability of termination as a remedy for defective delivery. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:2:303-311, 2005.
- _____*and A. Mullis.* The CISG: a new textbook for students and practitioners. München, Sellier, 2007. xxiii, 408 p.
- Huber, P. CISG - the structure of remedies. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 71:1:13-34, 2007.
- _____. Comparative sales law. *In The Oxford handbook of comparative law.* Reimann, M. *and M. Zimmermann, eds.* Oxford/New York, Oxford University Press, 2006. p. 937-967.
- _____*and S. Kröll.* Deutsche Rechtsprechung zum UN-Kaufrecht in den Jahren 2001/2002. *IPRax* (Bielefeld, Germany) 23:4:309-317, 2003. In German. Translation of title: German case law on the United Nations Sales Convention (1980) during 2001/2002.
- Huber, P. Internationales Deliktsrecht und Einheitskaufrecht: (zu BGH, 28.11.1994 - VIII ZR 44/94...). *IPRax* (Bielefeld, Germany) 16:2:91-95, März-April 1996. In German. Translation of title: International tort law and uniform sales law:

- comment on BGH 28 November 1994. Annex includes summary of court decision, p. 124, no. 13.
- _____. Some introductory remarks on the CISG. *Internationales Handelsrecht* (München) 6:6:228-238, 2006.
- _____. UN-Kaufrecht und Irrtumsanfechtung: die Anwendung nationalen Rechts bei einem Eigenschaftsirrtum des Käufers. *Zeitschrift für europäisches Privatrecht* (München) 2:4:585-602, 1994. In German. Translation of title: The United Nations Sales Convention (1980) and avoidance for error or mistake.
- Huber, U. Die Haftung des Verkäufers für Verzug und Sachmängel nach dem Wiener Kaufrechtsübereinkommen. *Juristische Blätter* (Wien) 111:5:273-284, Mai 1989. In German. Translation of title: Seller's liability under the United Nations Sales Convention (1980).
- _____. Die Haftung des Verkäufers nach dem Kaufrechtsübereinkommen der Vereinten Nationen und nach deutschem Recht. Berlin, de Gruyter, 1991. 34 p. (Schriftenreihe der Juristischen Gesellschaft zu Berlin, Heft 122). In German. Translation of title: Seller's liability under the United Nations Sales Convention (1980) and under German domestic law.
- _____. Leistungsstörungen. Empfiehlt sich die Einführung eines Leistungsstörungsrechtes nach dem Vorbild des einheitlichen Kaufgesetzes?: welche Änderungen im Schuldrecht würden sich dabei ergeben? In Gutachten und Vorschläge zur Überarbeitung des Schuldrechts. Köln, Bundesminister der Justiz, Bundesanzeiger Verlags-Ges.m.b.H., 1981. Vol. I. 1048 p. In German. Translation of title: Performance disturbances. The United Nations Sales Convention (1980) as a model?: how would the Code of Obligations be modified?: what would be the practical consequences?
- _____. Die Rechtsbehelfe der Parteien, insbesondere der Erfüllungsanspruch, die Vertragsaufhebung und ihre Folgen nach UN-Kaufrecht im Vergleich zu EKG und BGB. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 199-223. In German. Translation of title: Remedies of the parties - particularly the right to specific performance and to contract avoidance: comparison of the United Nations Sales Convention (1980), ULIS and German Domestic Law.
- _____. UNCITRAL-Entwurf eines Übereinkommens über Internationale Warenkaufverträge. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 43:413-526, 1979. Text in English and German. Title in English: The UNCITRAL Draft Convention on Contracts for the International Sale of Goods.
- Hudson, A.H. Documentary history of the Uniform Law for International Sales. *Arbitration international* (London) 6:3:296-299, 1990. Book review of: Documentary history of the Uniform Law for International Sales / J.O. Honnold. Deventer, Kluwer, 1989. xii, 881 p.
- _____. Exemptions and impossibility under the Vienna Convention. In Force majeure and frustration of contract. E. McKendrick, ed.. London, Lloyd's of London Press, 1991. p. 175-194.
- _____. International sale of goods. *Arbitration international* (London) 6:3:296-299, 1990. Book review of: International sale of goods: Dubrovnic lectures / Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986.

Hugo, C. The United Nations Convention on Contracts for International Sale of Goods: its scope of application from a South African perspective. *SA mercantile law journal* = *SA tydskrif vir handelsreg* (Kenwyn, Republic of South Africa) 11:1:1-27, 1999.

Hulmák, M. Kontraktační proces podle Vídeňské úmluvy o mezinárodní koupi zboží ve srovnání s úpravou České republiky. *Právnik* (Praha) 144:11:1219-1236, 2005. In Czech, with a summary in English, p. 1236. Title in English: Contract formation under civil and commercial codes of the Czech Republic and the United Nations Sales Convention (1980).

Hungary. Hauptstadtgericht Budapest. [Court decision on United Nations Sales Convention, 24 March 1992. Germany.] Zur Anwendung des UN-Kaufübereinkommens in Ungarn: zu Hauptstadtgericht Budapest, Urteil vom 24.3.1992, AZ 12.G.41.471/1991, rechtskräftig / von A. Vida. *IPRax* (Bielefeld, Germany) 13:4:263-264, Juli/August 1993. This is a translation and adaptation of comments originally written in Hungarian by Székely with the title: A Bécsi Vételi Egyezmény és a német anyagi jog együttes alkalmazása. *Friss hírek a nemzetközi kereskedelmi jog világából*, Nr. 3/1992, 29 et sequ. — Footnote.

Hungary. Presidential Council. Decree law no. 20/87 promulgating the United Nations Convention on Contracts for the International Sale of Goods, Vienna, 11 April 1980. A Magyar Népköztársaság Elnöki tanácsának 1987. évi 20. számú törvényerejű rendelete az Egyesült Nemzeteknek az áruk nemzetközi adásvételi szerződéseiről szóló, Bécsben, az 1980. évi április hó 11. napján kelt Egyezménye kihirdetéséről. *Magyar közlöny* (Budapest) 55:1271-1300, 29 November 1987. It reproduces the text of the United Nations Sales Convention (1980) in English, p. 1271-1285 and Hungarian p. 1285-1300.

Hutter, M. Die Haftung des Verkäufers für Nichtlieferung bzw. Lieferung vertragswidriger Ware nach dem Wiener UNCITRAL-Übereinkommen über internationale Warenkaufverträge vom 11. April 1980. Kempten, Universität Regensburg, 1988. xiii, 227 p. In German. Translation of title: Seller's liability for failure to deliver and delivery of nonconforming goods under the United Nations Sales Convention (1980). Doctoral thesis. Bibliography, p. vi-xiii.

Hyland, R. Liability of the seller for conformity of the goods under the United Nations Convention (CISG) and the Uniform Commercial Code. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987. Freiburg im Breisgau, P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 305-341.

Illescas Ortíz, La Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías: ámbito de aplicación y perfección del contrato. *Derecho de los negocios* (Madrid) 3:16:1-7, enero 1992. In Spanish. Translation of title: The United Nations Sales Convention (1980): area of application and elaboration of contract.

_____. El derecho uniforme del comercio internacional: elementos de base. In Estudios de derecho mercantil en homenaje al profesor Manuel Broseta Pont. Valencia, Tirant lo Blanch, 1995. Vol.2. p. 1781-1800. In Spanish. Translation of title: Uniform international trade law: basic elements.

Inter-American Bar Association Conference (29th: 1992). Resolution 5. Ratification of the 1980 Vienna Convention on Contracts of International Buying and Selling of Merchandise [i.e. United Nations Convention on Contracts for the International Sale of Goods] = Resolución 5. Ratificación de la Convención de Viena de 1980 sobre Contratos de Compraventa Internacional

de Mercaderías / Committee V. Commercial Law and Procedure / Comité V. Derecho Comercial y Procedimiento. In Inter-American Bar Association. XXIX Conference (1992): Resolutions. [Washington, D.C.], The Association, 1992. p. 4-5.

Inter-American Bar Association Conference (29th: 1991: San José, Costa Rica) = Conferencia de la Federación Interamericana de Abogados (San José, Costa Rica, 22-26 Noviembre 1991). Comité IV. Derecho civil y procesal civil, Comité V. Derecho comercial y procedimiento. Papers dealing with the United Nations Sales Convention (1980): La Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías / P.F. Silva-Ruiz — Estudio comparado del derecho latinoamericano y la Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías / Sierralta, A. and L.F. Barroso. Single reprints.

International Agency Convention 1983. Unidroit Convention on Agency in the International Sale of Goods prepared by the Institute for the Unification of Private Law and adopted by the Diplomatic Conference, Geneva, 17 February 1983. *Commercial laws of Europe* (London) 6:389-401, 1983.

International case law and bibliography on the United Nations Convention on Contracts for the International Sale of Goods / UNILEX, Loose-Leaf Service. Irvington-on-Hudson, N.Y., Transnational Juris Publications, 1995. various pagings. Issued by: Italian National Research Council, Centre for Comparative and Foreign Law Studies.

International Chamber of Commerce. Court of Arbitration. [Arbitral Award on United Nations Sales Convention, 1992. Austria: Bulgaria]. Convention de Vienne sur les contrats de vente internationale de marchandises: sentence rendue en 1989 dans l'affaire 7197 (traduction de l'allemand) / D. Hascher. *Journal du droit international* (Paris) 120:4:1028-1040, octobre-novembre-décembre 1993. This is a summary of an arbitral award and commentary thereon dealing with the United Nations Sales Convention (1980).

International Chamber of Commerce. Court of Arbitration. [Arbitral Award on United Nations Sales Convention, 1992. Austria: Yugoslavia (Croatia)]. Convention de Vienne sur les contrats de vente internationale de marchandises. Article 1 (droit applicable; condition d'application) — article 53 (obligation de l'acheteur, paiement du prix) — article 78 (intérêts moratoires, fixation du taux, démarche conflictualiste): sentence rendue dans l'affaire no. 7153 en 1992 / D. Hascher. *Journal du droit international* (Paris) 119:4:1005-1010, octobre-novembre-décembre 1992. This is a summary of a court decision and commentary thereon dealing with the application of art. 1, 53, 78 of United Nations Sales Convention (1980).

International Chamber of Commerce. Court of Arbitration. [Arbitral Award on United Nations Sales Convention, 1992. Austria: Yugoslavia (Croatia)]. Laudo del Tribunal de Arbitraje de la Cámara de Comercio Internacional. Contrato de compraventa. Ley aplicable al fondo de la controversia — Convenio de Viena sobre contratos de venta internacional de mercancías — Obligaciones del comprador — Intereses de demora: asunto no. 7153 [1992] / M. Checa Martínez. *Revista de la Corte Española de Arbitraje* (Madrid) 8:249-252, 1992. This is a summary of a court decision and commentary thereon dealing with the application of art. 1, 53, 78 of United Nations Sales Convention (1980).

International Chamber of Commerce. Court of Arbitration. [Arbitral Award on United Nations Sales Convention, 1993. Syrian Arab Republic : Germany]. Convention de Vienne sur la vente internationale de marchandises: sentence

finale rendue dans l'affaire 6653 en 1993 / J.-J. Arnaldez. *Journal du droit international* (Paris) 120:4:1040-1053, octobre-novembre-décembre 1993. This is a summary of an arbitral award and commentary thereon dealing with the United Nations Sales Convention (1980).

Internationale Handelskäufe: Ratifizierung des Übereinkommens der Vereinten Nationen über Verträge über den internationalen Warenkauf. *Recht: Informationen des Bundesministers der Justiz* (Bonn) 1:15, Januar/Februar 1990. In German. Translation of title: Ratification of the United Nations Sales Convention (1980).

Interpretive decisions applying CISG: Convention on the International Sale of Goods. *Journal of law and commerce* (Pittsburgh, Pa.) 14:2:201-242, spring 1995. A summary of cases: Case 1: Oberlandesgericht Frankfurt am Main, 18. Januar 1994, 5 U 15/93, p. 201-207 – Case 2: Court of Appeals of Grenoble, Chambre des Urgences, 16 June 93, 92/4223, p. 209-215 – Case 3: International Court of Arbitration, matter no. 7153 in 1992, p. 217-224 – Appendix: Survey of previous decisions by German Courts applying CISG: selected passages, p. 225-234 – CISG contracting States and status table, current as of April 1995, p. 235-242.

Ireland. Law Reform Commission. Report on United Nations (Vienna) Convention on Contracts for the International Sale of Goods 1980. Dublin, The Commission, May 1992. xii, 129 p. (Report LRC; 42-1992). At head of title: The Law Reform Commission = An Coimisiún um Athchóiriú an Dlí.

Italy. Corte di Cassazione. [Court decision on United Nations Sales Convention, 24 October 1988. Germany]. United Nations Convention of 1980 on Contracts for the International Sale of Goods: Corte di Cassazione (S.U.), 24.X. 1988, n. 5739—S.a.s. Kretschmer GmbH & Co KG c. Muratori. *Uniform law review = Revue de droit uniforme* (Roma) 11:857-862, 1989. Reprint from *Rivista di diritto internazionale privato e processuale* (Padova, Italy) 1:155-163, 1990. In Italian, with summaries in English and French.

Iud, C.D. A propósito de la aplicación de la Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías por la justicia comercial argentina. *Derecho* (Buenos Aires) 34:9110:1-9, lunes, 21 de octubre de 1996. In Spanish. Translation of title: On the application of the United Nations Sales Convention (1980) by Argentinean commercial courts.

Jacobs, C.M. Notice of avoidance under the CISG: a practical examination of substance and form considerations, the validity of implicit notice, and the question of revocability. *University of Pittsburgh law review* (Pittsburgh, Pa.) 64:407-429, 2003.

Jacobs, D.J. International sale of goods: a selective bibliography. *Record of the Association of the Bar of the City of New York* (New York) 44:3:342-350, April 1989.

Jacobs, M.S. The U.N. Convention for the International Sale of Goods (CISG) in Australia to date: an illusive quest for global harmonization? *Mealey's international arbitration report* (King of Prussia, Pa.) 17:12:24-46, 2002.

_____ and Yanming Huang. An arbitrator's powers and duties under art. 114 of Chinese Contract Law in awarding damages in China in respect of a dispute under a contract governed by CISG. *Mealey's international arbitration report* (King of Prussia, Pa.) 20:5:39-43, 2005.

- ____ and _____. A rebuttal of Dr. Bruno Zeller's commentary "The CISG and the opting out clause pursuant to article 6: a corrective reply". *Mealey's international arbitration report* (King of Prussia, Pa.) 20:10:28-30, 2005.
- Jadaud, B. and R. Plaisant. Droit du commerce international. 4th ed. Paris, Dalloz, 1991. 200 p. Bibliography on United Nations Sales Convention (1980), p. 87-115.
- Jagert, U. and S. Derichsweiler. Internationales Einkaufsrecht. *Juristische Schulung* (München) 29:12:972-977, 1989. In German. Translation of title: International sales law.
- Jakubowski, J. Konwencja ONZ Dotyczaca Przedawnienia Roszczeń Z Medzynarodowej Sprzedazy Towarow (1975). *Panstwo I Prawo* (Warszawa) 17, 1975. In Polish.
- Jamison, M. The on-sale bar and the new UCC article 2: arguments for defining a commercial offer for sale pursuant to the United Nations Convention on Contracts for the International Sale of Goods. *North Carolina journal of law & technology* (Chapel Hill, N.C.) 5:351-370, 2004.
- Jan, S.-L. Die Erfüllungsverweigerung im deutschen und im UN-Kaufrecht. Frankfurt am Main, Lang, 1992. xxxv, 388 p. (Europäische Hochschulschriften. Reihe 2, Rechtswissenschaft; Bd. 1259 = Publications universitaires européennes. Série 2, Droit; vol. 1259 = European university studies. Series 2, Law; vol. 1259). In German. Translation of title: Refusal to perform in German law and the United Nations Sales Convention (1980). Thesis (doctoral) — University of Frankfurt am Main, 1992.
- Janssen, A. Nach welchem Recht richtet sich die Einbeziehung von Allgemeinen Geschäftsbedingungen in den Niederlanden? *Internationales Handelsrecht* (München) 5:4:155-158, 2005. In German. Translation of title: Which law determines the valid incorporation of general business terms in the Netherlands?
- _____. Das Verhältnis nationaler Verjährungsvorschriften zur Ausschlussfrist des Art. 39 Abs. 2 CISG in der Schweiz. *IPRax* (Bielefeld, Germany) 23:4:369-372, 2003. In German. Translation of title: The relationship between national rules on time limitations to art. 39(2) of the United Nations Sales Convention (1980) in Switzerland.
- Jayme, E. Das Wiener Kaufrechtsübereinkommen und der deutsch-italienische Rechtsverkehr. *IPRax* (Bielefeld, Germany) 9:2:128-129, März/April 1989. In German. Translation of title: United Nations Sales Convention (1980) and German-Italian transactions.
- Jenkins, S.H. Discharge of contract-performance and tender: what are the operative principles for a global community? *Florida law review* (Gainesville, Fla.) 54:451-493, 2002.
- Jones, G.W. Impact of the Vienna Convention in drafting international sales contracts. *International business lawyer* (London) 20:8:421-426, September 1992. In annex: Random drafting suggestions for international sales contracts, p. 425-426.
- _____. Warranties in international sales: United Nations Convention on Contracts for the International Sale of Goods compared to the United States Uniform Commercial Code on Sales. *International business lawyer* (London) 17:11:497-500, December 1989.
- Jornadas de Derecho Internacional Privado (3rd: 1991: San Lorenzo de El Escorial, Spain). España y la codificación internacional del derecho internacional

privado: Terceras Jornadas de Derecho internacional privado: San Lorenzo de El Escorial 13 y 14 de diciembre de 1991, Centra de Estudios Superiores, Sociales y Jurídicos Ramón Carande. Madrid, Eurolex, Editorial Beramar, S.L., 1991. 397 p. (Publicaciones Centro de Estudios Superiores, Sociales y Jurídicos Ramón Carande). Paper dealing with the United Nations Sales Convention (1980): Las normas de aplicación del Convenio de la UNCITRAL sobre la Compra-venta Internacional de Mercancías (Viena, 1980) / A. Quiñones Escamez, p. 107-153. For other papers dealing with UNCITRAL's work, see under I. General. Other papers deal with codification by other international organizations eg.: Hague Conference, European Community, Inter-American Specialized Conference on Private International Law, and alike.

Jurisprudencia: compraventa internacional de mercaderías: normativa aplicable: pérdida y deterioros, deber de pago de la compradora, subsistencia. Cámara Nacional de Comercio, 31 octubre 1995. Bedial, Sociedad Anónima contra Paul Müggenburg and Co. GmbH. *Derecho* (Buenos Aires) 34:9110:1-5, lunes, 21 de octubre de 1996.

Kabatov, V.A. (Кабатов В.А.) Конвенция об исковой давности в международной купле-продаже товаров. *Советское государство и право* (Москва) 12:77-80, 1975. In Russian. Translation of title: Convention on the Limitation Period in the International Sale of Goods.

Kabik, M. Through the looking glass: international trade in the "Wonderland" of the United Nations Convention on Contracts for the International Sale of Goods. *International tax & business lawyer* (Berkeley, Calif.) 9:2:408-430, winter 1992.

Kaczorowska, A. Règles uniformes d'interprétation d'un contrat international. *Revue de droit international et de droit comparé* (Bruxelles) 68:4:294-313, 1991. It focuses on United Nations Sales Convention (1980), Art. 8 [interpretation of contract].

Kahn, P. Choisir la Convention plutôt que le droit français. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:253-264, 1987. (Numéro spécial). See main entry under: Nouveau droit de la vente internationale.

_____. La convention de Vienne de 11 avril 1980 sur les contrats de vente internationale de marchandises. *Revue internationale de droit comparé* (Paris) 33:951, 1981.

_____. Convention de Vienne du 11 avril 1980: caractères et domaine d'application. *Droit et pratique du commerce international* (Paris) 15:3:385-399, 1989. Parallel titles: Caractères et domaine d'application des règles conventionnelles = Character and scope of treaty law in international sales. Paper delivered at a symposium listed below under "La convention de Vienne...".

_____. Les Conventions internationales de droit uniforme devant les tribunaux arbitraux. *Uniform law review = Revue de droit uniforme* (Roma) 5:1:121-127, 2000.

_____. La vente internationale. In *Les clauses contractuelles dans les échanges commerciaux*, 4ème Séminaire des Facultés de droit de Montpellier et de Heidelberg, 1972, p. 157. In French and German.

Kamarul, A. 1980. The 1980 U.N. Convention on Contracts for the International Sale of Goods. In *Papers and summary of discussions*, Seventh International

Trade Law Seminar. Canberra, Australian Government Publishing Service, 1980. p. 201-261.

Kanda, A. Method of unification of law for the international sale of goods. *Travaux de droit comparé* (Praha) 7:26-44, 1986.

_____. Obecné principy právní úpravy mezinárodní kupní smlouvy (k nabytí platnosti úmluvy osn o smlouvách o mezinárodní koupi zboží v. CSFR). *Právnik* (Praha) 130:5:378-391, 1991. In Czech. Title in English: Universal principles of legal regulation of the international sales contract (validity of the United Nations Convention on International Sales Contracts in the Czech and Slovak Federal Republic).

_____. Umluva OSN o smlouvách o mezinárodní koupi zboží jako součást našeho právního řádu. *Právnik* (Praha) 138:1:1-16, 1999. In Czech, with a summary in English, p. 16. Title in English: United Nations Sales Convention (1980) as part of our legal system.

_____. Umluva OSN upravujici smlouvy o mezinarodni kupni zbozi: (Videnska konvence). *In his Mezinarnodni kupni smlouva*. Praha, Academia, 1988. p. 44-59. In Czech. Translation of title: United Nations Sales Convention (1980).

_____. Vídenská úmluva o mezinárodní koupi zboží a náš právní rád. *Právnik* (Praha) 136:1:1-22, 1997. In Czech. Title in English: United Nations Sales Convention (1980) and our legal system.

Kanning, A.J. Het weense koopverdrag: een transactiekosten-benadering. *Tijdschrift voor privaatrecht* (Gent, Belgium) 33:3:883-907, 1996. In Dutch. Translation of title: United Nations Sales Convention (1980): an approach from the point of view of transaction costs. Summaries titled: 1. The Vienna Convention on Sales: an approach from the point of view of transaction costs — 2. La Convention de Vienne sur les contrats de vente: une approche au départ des frais des transactions — 3. Das Wiener Kaufabkommen: Überlegungen zu den Transaktionskosten bei Kaufverträgen — 4. Convención de Viena sobre la Compraventa Internacional: un enfoque de los gastos de la transacción. Reprint. English summary, p. 906.

Kappus, A. "Conflict avoidance" durch "lex mercatoria" und UN-Kaufrecht 1980. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 36:10:788-794, Oktober 1990. In German. Translation of title: "Conflict avoidance" through "lex mercatoria" and the United Nations Sales Convention (1980).

_____. "Lex mercatoria" in Europa und Wiener UN-Kaufrechtskonvention 1980: "conflict avoidance" in Theorie und Praxis schiedsrichterlicher und ordentlicher Rechtsprechung in Konkurrenz zum Einheitskaufrecht der Vereinten Nationen. Frankfurt am Main, Peter Lang. 1990. 232 p. In German. Translation of title: Lex mercatoria" in Europe and United Nations Sales Convention (1980): "Conflict avoidance" in theory and practice of arbitral and court jurisdiction in competition to the United Nations Sales Convention (1980). Thesis (doctoral) — University of Innsbruck, Austria, 1990.

_____. Rechtsvergleichende Aspekte zur Vertragsaufhebung wegen Sachmangels nach UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 38:7:528-533, Juli 1992. In German. Translation of title: Comparative aspects of contract avoidance due to defective goods under United Nations Sales Convention (1980).

Karollus, M. Der Anwendungsbereich des UN-Kaufrechts im Überblick. *Juristische Schulung: Zeitschrift für Studium und Ausbildung* (München) 33:5:378-382,

1993. In German. Translation of title: Overview of the sphere of application of United Nations Sales Convention (1980).
- _____. UN-Kaufrecht: eine systematische Darstellung für Studium und Praxis. Wien, Springer. 1991. xxiii, 273 p. (Springers Kurzlehrbücher der Rechtswissenschaft). In German. Translation of title: United Nations Sales Convention (1980): a treatise for students and practitioners. Bibliography, p. xxi-xxiii. Table of cases, p. 257. Annex reproduces German version of United Nations Sales Convention (1980), p. 229-256.
- _____. UN-Kaufrecht: erste Gerichtsentscheidungen. *Österreichisches Recht der Wirtschaft* (Wien). Pt. 1 in 11:319-320, 1991; Pt. 2 in 5:168-169, 1992. Title of Pt. 2: Rechtsprechung zum UN-Kaufrecht (II). In German. Translation of title: United Nations Sales Convention (1980): first court decisions.
- _____. UN-Kaufrecht: Hinweis für die Vertragspraxis. *Juristische Blätter* (Wien) 115:1:23-33, 1993. In German. Translation of title: United Nations Sales Convention (1980): practical hints.
- _____. UN-Kaufrecht: Vertragsaufhebung und Nacherfüllungsrecht bei Lieferung mangelhafter Ware. *Zeitschrift für Wirtschaftsrecht* (Köln) 14:7:490-497, 8 April 1993. In German. Translation of title: United Nations Sales Convention (1980): contract avoidance and the right to cure in case of delivery of defective goods.
- Kashiwagi, Noboru. Accession by Japan to the Vienna Sales Convention (CISG). *University of Tokyo journal of law and politics* (Tokyo) 4:92-98, spring 2007. Also available online at http://www.law.usyd.edu.au/anjel/documents/ZJapanR/ZJapanR25/ZJapanR25_16_Kashiwagi.pdf
- Kassis, A. La Convention des Nations Unies sur les contrats de vente internationale de marchandises (Vienne, 11 avril 1980). In his Le nouveau droit européen des contrats internationaux. Paris, LGDJ, 1993. p. 533-549.
- Kastely, A.H. The right to require performance in international sales: towards an international interpretation of the Vienna Convention. *Washington law review* (Seattle, Wash.) 63:3:607-651, July 1988.
- _____. Unification and community: a rhetorical analysis of the United Nations Sales Convention. *Northwestern journal of international law and business* (Chicago, Ill.) 8:3:574-622, winter 1988. See Winship below.
- Kathrein, R.R. and D.B. Magraw, eds. The Convention for the International Sale of Goods: a handbook of basic materials. Chicago, American Bar Association, Section of International Law and Practice, 1987. 246 p. In addition to reproduced documents and the multilingual text of the United Nations Sales Convention (1980), this book contains an introduction (p. 1-11) as well as a summary of principal provisions (p. 13-22). Bibliography by P. Winship (p. 151-168), reprinted from *International lawyer* (Chicago, Ill.) 21:2:585-601, 1987.
- Kavass, I.I. Book review of: Documentary history of the uniform law for international sales / J.O. Honnold. *International journal of legal information* (Washington, D.C.) 17:2:196-199, 1989. See above under Honnold.
- Kee, C. Remarks on the manner in which the UNIDROIT principles may be used to interpret or supplement article 48 of the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 8:2:245-248, 2004.

- _____. Remedies for breach of contract where only part of the contract has been performed: comparison between provisions of the CISG (articles 51, 73) and counterpart provisions of the PECL. *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:281-286, 2002.
- Keil, A. Die Haftungsbefreiung des Schuldners im UN-Kaufrecht im Vergleich mit dem deutschen und US-amerikanischen Recht. Frankfurt am Main, Lang, 1993. xxxviii, 202 p. (Europäische Hochschulschriften. Reihe 2, Rechtswissenschaft; Bd. 1413 = Publications universitaires européennes. Serie 2, Droit; vol. 1413 = European university studies. Series 2, Law; vol. 1413). In German. Translation of title: Exclusions of liability under the United Nations Sales Convention (1980) in comparison to German and U.S. law. Thesis (doctoral) — University of Bochum, Germany, 1991. Includes bibliography, p. vi-xxix.
- Keily, T. Good faith and the Vienna Convention on Contracts for the International Sale of Goods (CISG). *Vindobona journal of international commercial law and arbitration* (Vienna) 3:1:15-40, 1999.
- Kelso, J.C. The United Nations Convention on Contracts for the International Sale of Goods: contract formation and the battle of forms. *Columbia journal of transnational law* (New York) 21:3:529-556, 1983.
- Kemppainen, M. and E. Näätänen. CISG: n soveltamisalasta ja myyjän olennaisesta sopimusrikkomuksesta sopimuksen purkuperusteenä. *Defensor legis* (Helsinki) 81:130-139, 2000. In Finnish. Translation of title: On the scope of application of the United Nations Sales Convention (1980) and on fundamental breach of contract by the seller as grounds for avoidance of the contract.
- Kenfack, H. Droit du commerce international. 2nd ed. Paris, Dalloz. 2006. 165 p. In particular, see p. 95.
- Khan, R. Unification of the law of international sale of goods: issues and importance. *Indian journal of international law* (New Delhi) 12:1:15-30, 1972.
- Kheir, A.M. Contracts for the international sale of goods through Vienna Convention and the efforts of United Nations Committee of [Commission on] International Trade Law (UNCITRAL) and International Commercial Chamber [Chamber of Commerce] (ICC). 1st ed. Cairo, Dar el-Nahda el-Arabia. 1994. 213, 144 p. In Arabic (144 p.) and English (213 p.). Reproduces official text of the United Nations Sales Convention (1980) in Arabic (p. 103-144) and English (p. 159-213).
- Khoo, W.L.H. Formation of international sales contracts. *Digest of commercial laws of the world* (Dobbs Ferry, N.Y.) 7:130-142, March 1980.
- Kiene, S.C. Rechtsmängel im UN-Kaufrecht und das Verhältnis von Art. 30 CISG zu Art. 41, 43 CISG. *Internationales Handelsrecht* (München) 6:3:93-97, 2006. In German. Translation of title: Defects in the United Nations Sales Convention (1980) and the relation between art. 30 and arts. 41 and 43 United Nations Sales Convention (1980).
- Kihlman, J. FEL Särskilt vid köp av lös och fast egendom. 504 p. Stockholm, Stiftelsen MercurIUS, 1999. (Handelshögskolan i Stockholm Rättsvetenskapliga institutionen, Skrifter No. 7). Thesis; in Swedish, with a short abstract in English. Title in English: Lack of conformity of the goods, with particular emphasis on the sale of movable and immovable property.
- Kilian, M. CISG and the problem with common law jurisdictions. *Journal of transnational law and policy* (Thallahassee, Fla.) 10:217-243, 2001.

- Kilpatrick, R.A. Speaking notes on trade. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 81-88. With abstract in English and French. See below under Perret.
- Kim, Jisu. 국제물품매매에서의 소멸시효에 관한 연구. *Hankuk University of Foreign Studies, collection of dissertations* (Seoul) 6:12:256-317, 1977. In Korean. Translation of title: Study on the limitation period in international sale of goods.
- _____. Study on the Law on International Sale of Goods on the Basis of the UNCITRAL Convention. Seoul, Korean Commercial Arbitration Association. 1978. In Korean.
- _____. Transfer of risk for international sales contracts. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul) 295:81-95, 2000. In Korean with short abstract in English. Translation of title taken from English table of contents.
- Kimball, J.D. and S. Harter. Choice of law issues in contracts for the international sale of goods: getting what you bargained for in the courts of the United States. *International trade law quarterly* (London) 1:28-32, November 1997.
- Kindler, P. Die Anwendungsvoraussetzungen des Wiener Kaufrechtsübereinkommens der Vereinten Nationen im deutsch-italienischen Rechtsverkehr. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 34:10:776-782, Oktober 1988. In German. Translation of title: Prerequisites for application of the United Nations Sales Convention (1980): German-Italian transactions.
- _____. Einige Hauptfragen des CISG im Spiegel der neueren deutschen Kommentarliteratur. *Jahrbuch für italienisches Recht* (Heidelberg, Germany) 5:201-224, 1992. In German. Translation of title: Some main issues regarding the United Nations Sales Convention (1980) in light of recent German commentaries. Title of issue: Bankrecht, UN-Kaufrecht, Kartellrecht.
- _____. Gesetzliche Zinsansprüche im Zivil- und Handelsrecht: Plädoyer für einen kreditmarktorientierten Fälligkeitszins. Tübingen, Mohr Siebeck. 1996. xxix, 395 p. (Jus privatum; Vol. 16). In German. Translation of title: Legal interest claims under private and commercial law. Ch. 4 deals with the United Nations Sales Convention (1980): Fälligkeitszinsen im UN-Kaufrecht und in Bestrebungen zur Rechts-vereinheitlichung, p. 94-118. Thesis (professoral) — University of Konstanz (Germany), 1995. Includes bibliography and subject index. Also annexes: A. Rechtsquellen — B. Berechnung der durchschnittlichen Marge zwischen dem Bundesbankdiskontsatz und den durchschnittlichen Zinsen für Kontokorrentkredite unter 1 Mio. DM (Source: *Monatsberichte der Deutschen Bundesbank*, Statistischer Teil; see also *NJW* 1995, 1074 f.).
- _____. Sachmängelhaftung, Aufrechnung und Zinssatzbemessung: typische Fragen des UN-Kaufrechts in der gerichtlichen Praxis: (zu Landgericht München I, 20.3.1995 - 10 HKO 23750/94). *IPRax* (Bielefeld, Germany) 16:1:16-22, Januar-Februar 1996. In German. Translation of title: Liability for quality defects, set-off, and interest rate: typical issues under the United Nations Sales Convention (1980) in court practice, commenting on Landgericht München 20 March 1995. Annex includes summary of court decision, p. 31, no. 3.
- King, C. The CISG: another one of equity's darlings? *Vindobona journal of international commercial law and arbitration* (Vienna) 8:2:249-268, 2004.

- King, R. The U.N. Convention on International Sales: what it means for international contracts. *International procurement committee report* (Chicago, Ill.) 2:1:1-2 and 8, August 1984.
- Kizery, K.L. Minding the gap: determining interest rates under the U.N. Convention for the International Sale of Goods. *University of Chicago law review* (Chicago, Ill.) 65:1279-1306, fall 1998.
- Klepper, C.D. The Convention for the International Sale of Goods: a practical guide for the State of Maryland and its trade community. *Maryland journal of international law* (Baltimore, Md.) 15:2:235-261, 1991.
- Klotz, J.M. and J.A. Barrett, Jr. International sales agreements: an annotated drafting and negotiating guide. International ed. The Hague, Kluwer, 1998. xxvi, 386 p. Cap. 1.I. provides an overview of the United Nations Sales Convention (1980). The rest of the book is an annotated, delocalized international sales agreement, with commentary on each term. The specific clauses are reviewed in the context of the possibility of the Convention applying to the transactions — Introduction, p. xxvi.
- Kluth, P. Die Einbeziehung von allgemeinen Geschäftsbedingungen im Rahmen des UN-Kaufrechts. *Internationales Handelsrecht* (München) 3:61-66, 2003. In German. Translation of title: Inclusion of general sales conditions within the framework of the United Nations Sales Convention (1980).
- Knieper, R. Əmtəələrin beynəlxalq alqi-satqisi haqqında müqavilələr barədə saziş giriş. *Azerbaycan hüquq jurnalı* (Baku) 12-13:1-2:130-134, 2005. In Azerbaijani. Title in English: About United Nations Sales Convention (1980).
- Koch, R. Der besondere Gerichtsstand des Klägers: Verkäufers im Anwendungsbereich des UN-Kaufrechts: zugleich Anmerkung zum Urteil des Europäischen Gerichtshofs; EuGH vom 29.6.1994 - Rs. C-288/92 - Custom Made Commercial Ltd. / Stawa Metallbau GmbH *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 42:5:379-382, Mai 1996. A note on a court decision rendered by the European Court of Justice. Excerpts of decision: 40:8:676-678, August 1994.
- _____. Whether the UNIDROIT Principles of International Commercial Contracts may be used to interpret or supplement Article 25 CISG. *Internationales Handelsrecht* (München) 5:2:65-70, 2005.
- _____. Zur Bestimmung des Begriffs der wesentlichen Vertragsverletzung im UN-Kaufrecht im Falle der Lieferung nicht vertragsgemässer Ware: zugleich Anmerkung zum Urteil des OLG Frankfurt am Main. *RIW* 1994 S.240 f. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 41:2:98-100, Februar 1995. This is a note to a court decision touching the United Nations Sales Convention (1980) by Oberlandesgericht Frankfurt am Main, excerpts of which were published in this journal; 40:3:240-241, März 1994. See also above under Diedrich, F.
- Köhler, M.F. Die Haftung nach UN-Kaufrecht im Spannungsverhältnis zwischen Vertrag und Delikt. Tübingen, Mohr Siebeck, 2003. 290 p. In German. Translation of title: Liability under the United Nations Sales Convention (1980) concerning the tense relationship between contract and delict.
- Köhne, H.C. and S.D. Langner. Geltendmachung von Gegenforderungen im internationalen Schiedsverfahren. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 49:5:361-370, 2003. In German. Translation of title: Pursuit of counterclaims in international arbitration.

- Kolter, M. Zur rechtlichen Einordnung typischer Handelsklauseln unter besonderer Berücksichtigung des EAG, EKG und UN-Kaufrecht. Marburg, [s.n.], 1991 (printed by Göttingen & Weiershäuser GmbH in Marburg), xviii, 117 p. In German. Translation of title: On the legal evaluation of typical trade clauses with special consideration of the ULIS, ULF and United Nations Sales Convention (1980). Thesis (doctoral) — Philipps-University of Marburg, Germany. Includes bibliography.
- Komarov, A.S. (Комаров, А.С.) Венская конвенция о договорах международной купли-продажи товаров: практика применения в России и за рубежом. Москва, Волтерс Клувер, 2007. xviii, 267 p. In Russian. Translation of title: United Nations Sales Convention (1980). Contents: Preface – Summary of the book – Pt. 1. Articles – Pt. 2. Opinions of the Advisory Council of the United Nations Convention on Contracts for the International Sale of Goods (CISG-AC) – Pt. 3. Awards of the International Commercial Arbitration Court at the Chamber of Commerce and Industry of the Russian Federation – Pt. 4. The United Nations Convention on Contracts for the International Sale of Goods.
- _____. Восполнение пробелов Венской конвенции при разрешении споров. *Международный коммерческий арбитраж* (Москва) 3:7-14, июль-сентябрь 2006. In Russian, with summary in English. Translation of title: Filling the gaps in the United Nations Sales Convention (1980) in the course of resolution of disputes.
- Kopac, L. Umluva OSN o mezinárodní koupi zboží. *Právnik* (Praha) 120:920-936, 1981. Text in Czech, summary in English. Translation of title: United Nations Sales Convention (1980).
- Korea, Republic of. Gukje-Mulpoom-Maemae-Gaeyak-e gwanhan UN-hyubyak Sarae Yeongu II. By Kim, Inho. 2006. ix, 1280 p. In Korean. Title in English: A case study of the United Nations Sales Convention (1980).
- _____. Ministry of Justice. Gukje-Mulpoom-Maemae-Gaeyak-e gwanhan UN-hyubyak Haeseol. By Choi, Heung Seop. 2005. vii, 381 p. In Korean. Title in English: An introduction to the United Nations Sales Convention (1980).
- Kornelakes, P. Commentary on the International Sales Law: the 1980 Vienna Sales Convention = Kat'artho ermeneia tou Dikaiou ton Diethnon Poleseon: e sumbase tes Biennes tou 1980 gia tis poleseis. *Armenopoulos: meniaia nomike epitheoresis* (Thessalonike, Greece) 43:9:934-936, 1989. Book review of: Commentary on the international sales law: the 1980 Vienna Sales Convention / Bianca, C.M. and M.J. Bonell, eds.. Milan, Giuffrè, 1987. xvii, 886 p. In Greek.
- Korpinen, A. On legal uncertainty regarding timely notification of avoidance of the sales contract. *Nordic journal of commercial law* (Turku, Finland) 1:2005. Available online at http://www.njcl.fi/1_2005/article1.pdf.
- Koskinen, J. CISG, specific performance and Finnish law. Turku, Finland, s.n., 1999. 43 p. Thesis - University of Turku, 1999. Available online at <http://www.law.utu.fi/tiedostot/xcisg/koskinen.pdf>
- Kostin, A.A. (Костин, А.А.) Взыскание убытков и процентов согласно Венской конвенции в практике МКАС при ТПП РФ. *Международный коммерческий арбитраж* (Москва) 4:33-36, октябрь-декабрь 2006. In Russian, with a summary in English. Translation of title: Collection of damages and interest under United Nations Sales Convention (1980) in the practice of the ICAC at the Chamber of Commerce and Industry of the Russian Federation.

- Kranz, N. Die Schadensersatzpflicht nach den Haager Einheitlichen Kaufgesetzen und dem Wiener UN-Kaufrecht. Frankfurt am Main, Lang. 1989. 286 p. (Europäische Hochschulschriften: Reihe 2, Rechtswissenschaft, Bd. 857) (Dissertation, Universität Hamburg, 1989). In German. Translation of title: The obligation to pay damages under ULIS and the United Nations Sales Convention (1980).
- Krapp, T. Die Abkommen der Vereinten Nationen über den Kauf und über die Verjährung beim internationalen Warenkauf. *Zeitschrift für Schweizerisches Recht* (Basel) 103:289-317, 1984. In German. Translation of title: The United Nations Sales Convention (1980) and Limitation Convention (1974/1980).
- _____. The Limitation Convention for International Sale of Goods. *Journal of world trade law* (London) 19:4:343-372, July-August 1985.
- _____. Die Verjährung von Käuferansprüchen bei vertragswidrigen Leistungen. Analyse der kurzen Frist des Paragraphen 477 BGB und Änderungsvorschläge unter Mitberücksichtigung des schweizerischen und französischen Rechtes, sowie des einheitlichen Kaufgesetzes und der UN-Abkommen. (Dissertation) München, Florentz, 1983. xxxi, 254 p. (Rechtswissenschaftliche Forschung und Entwicklung, Bd. 40). In German. Translation of title: Prescription of the buyer's rights in case of nonconforming performance: analysis of the short period of § 477 of the German Civil Code and suggestions for changes considering Swiss and French law as well as the Uniform Sales Code and the UN-Convention.
- Krebs, M. Das UN-Kaufrecht ist nicht anwendbar auf Garantieverträge des Verkäufers mit Abnehmern des Käufers. *European Legal Forum* (München) 1:16-18, 2001. In German. Translation of title: The United Nations Sales Convention (1980) does not apply to guarantee contracts between the seller and the buyer's customer.
- Krieger, R. The United Nations Convention on Contracts for the International Sale of Goods: an assessment of its impact on international transactions. *South African law journal* (Kenwyn, Republic of South Africa) 106:1:184-191, February 1989.
- Kritzer, A.H. and N. Triffin, eds. Bibliography on the CISG: United Nations Convention on Contracts for the International Sale of Goods [database]. In United Nations Convention on Contracts for the International Sale of Goods (CISG) [database]. The Pace Law Library and the Pace University School of Law Institute of International Commercial Law; compiled under the general editorship of Kritzer, A.H. and N. Triffin, with the assistance of Newman, M.S. and D.H. Williams. New York, The Library, 1997. 234 p. (hardcopy). Also available online at <http://www.cisg.law.pace.edu/cisg/biblio/biblio.html>.
- Kritzer, A.H. Guide to practical applications of the United Nations Convention on Contracts for the International Sale of Goods. Deventer, Kluwer, 1989. 633p. Appendix contains English text of the United Nations Sales Convention (1980), p. 577-597.
- _____. Guide to practical applications of the United Nations Convention on Contracts for the International Sale of Goods. Deventer, Kluwer, 1994-. 1 v. in 2 (loose-leaf). (Guides to practical applications). Other cover title: International contract manual: international sales law reporter. Includes bibliography, table of cases and subject index. Also Annotated Export Contract and various appendices (text, history, antecedents of the Convention, its concordances with the UCC and text of Incoterms). More recent release: suppl. 10 (July 1994).

- _____, and L.A. Mistelis. Taming the dragons of uniform law: sharing the reasoning of courts and arbitral tribunals: English case texts and translated case texts. *Vindobona journal of international commercial law and arbitration* (Vienna) 5:2:285-312, 2001.
- Kröll, S. Die internationale Zuständigkeit deutscher Gerichte für einstweiligen Rechtsschutz bei ausländischem Schiedsort. *Internationales Handelsrecht* (München) 5:4:142-147, 2005. In German. Title in English: The international jurisdiction of the German courts for interlocutory proceedings in case of foreign arbitration clauses.
- _____, and R. Hennecke. Kaufmännische Bestätigungsschreiben beim internationalen Warenkauf. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 67:3:448-493, 2003. In German. Translation of title: Commercial confirmation letter for international sale of goods.
- Kronke, H. International uniform commercial law convention: advantages, disadvantages, criteria for choice. *Uniform law review = Revue de droit uniforme* (Roma) 5:1:13-21, 2000.
- Kropholler, J., ed. Die deutsche Rechtsprechung auf dem Gebiete des internationalen Privatrechts im Jahre 1998. Max-Planck-Institut für ausländisches und internationales Privatrecht. Tübingen, Mohr Siebeck. 2000. 494 p. In German. Translation of title: German jurisprudence on private international law in the year 1998.
- _____, ed. Die deutsche Rechtsprechung auf dem Gebiete des internationalen Privatrechts im Jahre 2002. Tübingen, Mohr Siebeck, 2004. 635 p. In German. Translation of title: German jurisprudence on private international law in the year 2002. See, in particular, Pt. 4.
- Kropholler, J. Wiener Übereinkommen der Vereinten Nationen vom 11.4.1980 über internationale Warenkaufverträge. In his *Internationales Privatrecht: auf der Grundlage des Werkes von P.H. Neuhaus: die Grundbegriffe des Internationalen Privatrechts*. Tübingen, Mohr Siebeck, 1990. p. 404-409. In German. Translation of title: United Nations Sales Convention (1980).
- Kruisinga, S.A. (Non-)conformity of the 1980 UN Convention on contracts for the international sale of goods: a uniform concept? Antwerpen, Intersentia, 2004. 299 p.
- _____. What do consumer and commercial sales law have in common?: a comparison of the EC Directive on consumer sales law and the United Nations Sales Convention (1980). *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (The Hague) 9:2-3:177-188, 2001.
- Kuhlen, D. Produkthaftung im internationalen Kaufrecht: Entstehungsgeschichte, Anwendungsbereich und Sperrwirkung des Art. 5 des Wiener UN-Kaufrechts (CISG). Augsburg, Verlag Rudolf Wittmann, 1997. 142 p. Thesis (doctoral) — University of Augsburg, 1996. Includes bibliography and subject index.
- Kuleshova, V.I., ed. (Кулешова В.И., ред.) Венская Конвенция о договорах международной купли-продажи товаров: комментарий. Москва, Юридическая литература, 1994. 316 с. In Russian. Translation of title: United Nations Sales Convention (1980): commentary. This is an article-by-article commentary of the United Nations Sales Convention (1980). Appendix reproduces the text of the Convention in English, French, Russian and Spanish. Includes bibliographical references.

- Kull, I. European and Estonian law of obligations: transposition of law or mutual influence? *Juridica international* (Tartu, Estonia) 9:32-44, 2004. Available online at www.juridicainternational.eu/public/pdf/ji_2004_1_32.pdf
- Kunda, I. and J. Mutabžija. Odgovornost prodavatelja za pravo ili potraživanje trećih osoba s osnove intelektualnog vlasništva prema Bečkoj konvenciji o međunarodnoj prodaji robe. *Zbornik pravnog fakulteta sveučilišta u Rijeci* (Rijeka, Croatia) 26:2:733-794, 2005. In Croatian, with abstracts in English, German and Italian. Title in English: Seller's liability for third party's right or claim based on intellectual property pursuant to the Vienna Convention on International Sale of Goods.
- Kuoppala, S. Examination of the goods under the CISG and the Finnish Sale of Goods Act. Turku, Finland, s.n., 2000. 67 p. Thesis - University of Turku, 2000. Available online at <http://www.law.utu.fi/tiedostot/xcisg/kuoppala.pdf>
- Kusumadara, A. Pentingnya ratifikasi UN Convention on Contracts for the International Sale of Goods (CISG). *Jurnal Forum Penelitian* 2, Desember 2006. In Indonesian. Available online at <http://karyatulishukum.files.wordpress.com/2008/07/lengkap-pentingnya.pdf>
- Labariega, P.A. Las obligaciones del vendedor en el derecho positivo mexicano y en la Convención de Viena sobre el contrato de compraventa internacional de mercaderías: estudio comparativo. *Anuario jurídico* (México, D.F.) 10:189-209, 1983. In Spanish. Translation of title: Obligations of the vendor in positive Mexican law and in the United Nations Sales Convention (1980): comparative study.
- Lacasse, N. Le champ d'application de la Convention des Nations Unies sur les contrats de vente internationale de marchandises. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 23-45. With abstract in English and French. See below under Perret.
- _____. Le champ d'application de la Convention des Nations-Unies sur les contrats de vente internationale de marchandises. 25 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.
- Lafili, L., F. Gevurtz and D. Campbell, eds. Survey of the international sale of goods. Deventer, Kluwer, 1986. 348 p.
- Laguarda Monsalve, D. Compraventa internacional de mercaderías. In *Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980*. Bogotá, Pontificia Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 39-49. In Spanish. Translation of title: International sale of goods.
- Landau, H. Background to U.S. participation in United Nations Convention on Contracts for the International Sale of Goods. Symposium on International Sale of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:29-35, 1984.
- Landfermann, H.-G. Neues Recht für den internationalen Kauf. *Neue Juristische Wochenschrift* (München) 385-391, 1974. In German. Translation of title: New law for international sales.
- _____. Die Überarbeitung des deutschen Schuldrechts aus internationaler Sicht. *Rabels Zeitschrift für ausländisches und internationales Privatrecht*

- (Tübingen, Germany) 45:124-143, 1981. In German. Translation of title: The overhaul of the German law of obligations from an international law perspective.
- _____. Das UNCITRAL-Übereinkommen über die Verjährung beim internationalen Warenkauf. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 39:253-277, 1975. In German. Translation of title: Limitation Convention.
- Lando, O. CISG and its followers: a proposal to adopt some international principles of contract law. *American journal of comparative law* (Ann Arbor, Mich.) 53:2:379-401, 2005.
- _____. Das neue Schuldrecht des Bürgerlichen Gesetzbuchs und die Grundregeln des europäischen Vertragsrechts. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 67:2:231-245, 2003. In German. Translation of title: The new obligation law in the Civil Code and basic rules of European Contract Law.
- _____. On legislative style and structure. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (The Hague) 14:4:475-485, 2006.
- _____. Principles of European contract law. *American journal of comparative law* (Berkeley, Calif.) 31:4:653-659, 1983.
- _____. Salient features of the Principles of European Contract Law: a comparison with the UCC. *Pace international law review* (White Plains, N.Y.) 13:339-369, 2001.
- _____. Salient features of the Principles of European Contract Law. In The international sale of goods revisited. Šarcevic, P. and P. Volken, eds. The Hague, Kluwer, 2001. p. 157-202.
- _____. Some features of the law of contract in the third millennium. *Scandinavian studies in law* (Stockholm) 40:343-402, 2000.
- Lansing, P. Change in American attitude to the international unification of sales law movement and UNCITRAL. *American business law journal* (Austin, Tex.) 18:2:269-280, 1980.
- _____. and N.R. Hauserman. A comparison of the Uniform Commercial Code to UNCITRAL's Convention on Contracts for the International Sale of Goods. *North Carolina journal of international law and commercial regulation* (Chapel Hill, N.C.) 6:63-80, 1980.
- Larroumet, C. Convenio de Viena sobre la compraventa internacional de mercaderías: obligaciones del vendedor, obligaciones del comprador, sanciones del incumplimiento de las partes, interpretación del Convenio de Viena. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 425-485. In Spanish. Translation of title: United Nations Sales Convention (1980): vendor's obligations, buyer's obligations, sanctions in case of breach by the parties, interpretation of the United Nations Sales Convention (1980).
- Larson, M.G. Applying uniform sales law to international software transactions: the use of the CISG, its shortcomings, and a comparative look at how the proposed Uniform Commercial Code Article 2B would remedy them. *Tulane journal of international and comparative law* (New Orleans, La.) 5:445-488, spring 1997.

- Lautenschlager, F. Current problems regarding the interpretation of statements and party conduct under the CISG: the reasonable third person, language problems and standard terms and conditions. *Vindobona journal of international commercial law and arbitration* (Vienna) 11:2:259-290, 2007.
- Lavers, R.M. CISG: to use, or not to use? *International quarterly* (Chesterland, Ohio) 4:31-44, October 1992.
- _____. Contracts for the international sale of goods. *Wisconsin Bar bulletin* (Madison, Wis.) 60:11-13 and 50, November 1987.
- Lebedyanskiy, K. Comparative analysis of the Civil Code of the Russian Federation and the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 11:1:39-52, 2007.
- Ledić, D. Pravna vrednost trgovackog prava = Legal sources of trade law. *Zbornik pravnog fakulteta sveučilišta u rijeci, supplement* (Rijeka, Croatia) 1:455-479, 2001. In Serbo-Croatian with short synopsis in English, German and Italian. Translation of title: Legal sources of trade law.
- Lee, H. 국제물품매매에서의 소멸시효에 관한 협약. *Yonsei legal studies* (Seoul) 4:415-438, 1997. Also published in *Kyonggi University law journal* (Seoul) 1:167-197, 2000. Translation of title: Limitation Convention (1974/1980). In Korean with abstract in English.
- Lee, R.G. The United Nations Convention on Contracts for the International Sale of Goods: OK for the UK? *Journal of business law* (London) 131-148, March 1993.
- Lee, W. Exemptions of contract liability under the 1980 United Nations Convention. *Dickinson journal of international law* (Carlisle, Pa.) 8:3:375-394, spring 1990.
- Leete, B.A. Contract formation under the United Nations Convention on Contracts for the International Sale of Goods and the Uniform Commercial Code: pitfalls for the unwary. *Temple international and comparative law journal* (Philadelphia, Pa.) 6:193-215, fall 1992.
- _____. Teaching the convention on the international sale of goods. *Journal of legal studies education* (Austin, Tex.) 12:1:19-41, winter-spring 1994.
- Lehmkuhl, H. Das Nacherfüllungsrecht des Verkäufers im UN-Kaufrecht bei Lieferung fehlerhafter Ware. *Internationales Handelsrecht* (München) 3:3:115-118, 2003. In German. Translation of title: CISG: Seller's right to cure non-conformity after date for delivery.
- Lehoczky, M. A nemzetközi vételi jog egységesítése: UNCITRAL konferencia Bécsben. *Jogtudományi közlöny* (Budapest) 35:808-809, 1980. In Hungarian, summaries in English, German and Russian. Translation of title: Unification of international sales law: UNCITRAL conference in Vienna.
- Lehtinen, L. Vastakauppa ja sopimussakko. Helsinki, Lakimiesliiton Kustannus, 1993. 115 p. In Finnish. Translation of title: Countertrade and liquidated damages. Includes bibliography. This book is essentially a study of the Legal Guide on Countertrade (1992) and the Uniform Rules on Liquidated Damages (1983).
- Leisinger, B.K. Fundamental breach considering non-conformity of the goods. Munich, Sellier, 2007. v, 162 p.
- _____. Some thoughts about Art. 39/(2) CISG. *Internationales Handelsrecht* (München) 6:2:76-81, 2006.

- Le Masson, D. Les Incoterms. In *La Convention de Vienne sur la vente internationale et les Incoterms*. Derains, Y. and J. Ghestin. Paris, LGDJ, 1990. p. 35-54. See above under Derains.
- Le Net. Rules of interpretation of contracts under the UNIDROIT Principles and their possible adoption in Vietnamese law. *Uniform law review = Revue de droit uniforme* (Roma) 7:4:1017-1030, 2002.
- Leser, H.G. Vertragsaufhebung und Rückabwicklung unter dem UN-Kaufrecht. In *Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau*. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 225-255. In German. Translation of title: Contract avoidance and winding up a contract under the United Nations Sales Convention (1980).
- Lesguillons, H. La vente. In *his Lamy Contrats internationaux*. Paris, Lamy, 1986. (Tome 3, IVe division). Loose-leaf.
- Lessiak, R. UNCITRAL: Kaufrechtsabkommen und Irrtumsanfechtung. *Juristische Blätter* (Wien) 111:8:487-496, August 1989. In German. Translation of title: United Nations Sales Convention (1980) and contract avoidance due to error.
- Letterman, G.G. UNIDROIT's rules in practice: standard international contracts and applicable rules. The Hague, Kluwer, 2001. 393 p.
- Levy, D.A. Contract formation under the UNIDROIT Principles of International Commercial Contracts, Uniform Commercial Code, Restatement, and CISG. *Uniform commercial code law journal* (New York) 30:3:249-332, winter 1998. Annex reproduces the text of the UNIDROIT Principles (1994), p. 301-332.
- Lewis, D.J. The UN Convention for the International Sale of Goods: implications for Hong Kong and China. *Law lectures for practitioners* (Hong Kong) 1988:244-253, 1988. Available online at <http://sunzi.lib.hku.hk/hkjo/article.jsp?book=14&issue=140011>
- Leyens, P.C. The interpretative challenge of mistake and the validity loophole. In *Review of the Convention on Contracts for the International Sale of Goods (CISG)*, 2003-2004. München, Sellier, 2005. p. 3-51.
- Lichtsteiner, R.A. Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf: Einführung und Vergleich mit dem schweizerischen Recht. Baden, Asea Brown Boveri AG, 1989. 99 p. In German. Translation of title: United Nations Sales Convention (1980): introduction and comparison with Swiss Law: commentary article by article. Paper also published in French with title: Convention des Nations Unies sur les contrats de vente internationale de marchandises: commentaire (présentation et comparaison avec le droit suisse), 1991; see A/CN.9/369, Section II., under Université de Lausanne.
- Liguori, F. UNILEX: a means to promote uniformity in the application of CISG. *Zeitschrift für europäisches Privatrecht* (München) 4:600-609, 1996.
- Li-Kotovtchikhine, X.Y. Le nouveau droit chinois des contrats internationaux (1). *Journal du droit international* (Paris) 1:113-163, 2002.
- Lim, Charles Aeng Cheng. Sale of goods (United Nations Convention) Act 1995: a new international sales regime. *Asia business law review* (Singapore) 10:71-75, October 1995.
- Linarelli, J. The economics of uniform laws and uniform lawmaking. *Wayne law review* (Detroit, Mich.) 48:4:1387-1447, 2003.

Lindström, N. Changed circumstances and hardship in the international sale of goods. *Nordic journal of commercial law* (Turku, Finland) 1:2006. Available online at http://www.njcl.fi/1_2006/commentary1.pdf.

Liu, C.

保留,抑或撤回?——评我国对《联合国国际货物销售合同公约》第11条的保留. *Journal of Nanjing University of Economics (China)* 108:3:63-65, 2001.
Translation of title: Maintenance, or withdrawal? The comments on the reservation for article 11 of the CISG (1980).

Liu, Chengwei. Effects of avoidance: perspectives from the CISG, UNIDROIT principles and PECL and case law. *Nordic journal of commercial law* (Turku, Finland) 1:2005. Available online at http://www.njcl.fi/1_2005/article2.pdf.

Lockhart, T.L. and R.J. McKenna. Software license agreements in light of the Uniform Commercial Code and the Convention on the International Sale of Goods. *Michigan bar journal* (Lansing, Mich.) 70:646-655, July 1991.

Loewe, R. Anwendungsgebiet, Auslegung, Lücken, Handelsgebräuche. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 11-20. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3). In German. Translation of title: Sphere of application, interpretation, gaps and trade usages.

_____. Campo de aplicación de la Convención de las Naciones Unidas sobre la compraventa internacional de mercaderías y problemas de derecho internacional privado y conexos. *Anuario jurídico* (México, D.F.) 10:19-30, 1983. In Spanish. Translation of title: Scope of application of the United Nations Sales Convention (1980), problems of private international law and related issues.

_____, ed. Internationales Kaufrecht: Wiener UN-Kaufrechtsübereinkommen vom 11. April 1980 und New Yorker UN-Verjährungsübereinkommen vom 14. Juni 1974 samt Protokoll vom 11. April 1980, mit ausführlichen Erläuterungen sowie Vergleichen und Hinweisen zum österreichischen Recht, nach dem Stand vom 15. Mai 1989. Wien, Manz, 1989. 267 p. (Manzsche Gesetzausgabe. Sonderausgabe, No. 72). In German. Translation of title: International Sales Law: CISG and Limitation Convention: commentary article by article. Contains English, French, and German text of the Sales Convention.

Loewe, R. Das New Yorker VN-Übereinkommen über die Verjährung. In Estudios en homenaje a Jorge Barrera Graf. México, D.F., Universidad Nacional Autónoma de México, 1989. p. 989-1013. In German. Translation of title: Limitation Convention (1974/1980).

_____. The sphere of application of the United Nations Sales Convention. *Pace international law review* (White Plains, N.Y.) 10:1:79-88, 1998.

_____. Der Übereinkommensentwurf der Vereinten Nationen über die Verjährung in internationalen Kaufsachen. In Festschrift für Pan. J. Zepos anlässlich seines 65. Caemmerer, ed. Köln, Katsikalis, 1973. Bd. 2. p. 409-420. In German. Translation of title: Limitation Convention (1974/1980).

_____. Das Wiener Welt-Kaufrecht ist im Kommen. *Österreichisches Recht der Wirtschaft* (Wien) 5:130-137, 1984. In German. Translation of title: The Vienna World-Sales Law is on its way.

Logan, T.N. The People's Republic of China and the United Nations Convention on Contracts for the International Sale of Goods: formation questions. *China law reporter* (Chicago, Ill.) 5:2:53-74, 1988. Includes a comparative chart of

provisions of the United Nations Sales Convention (1980) and the Foreign Economic Contract Law (1985) of China.

Lohs, M.M. Regelung der Vertragsverletzung im UN-Kaufrechtsübereinkommen. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 97:1:4-29, Februar 1998. In German. Translation of title: Breach of contract under United Nations Sales Convention (1980).

Longobardi, L.E. Disclaimers of implied warranties: the 1980 United Nations Convention on Contracts for the International Sale of Goods. *Fordham law review* (New York) 53:863-887, March 1985.

Lookofsky, J.M. CISG case commentary on pre-emption in Geneva Pharmaceuticals and Stawski. In Review of the Convention on Contracts for the International Sale of Goods (CISG), 2003-2004. Munich, Sellier, 2005. p. 115-122.

. Commentary: Zapata Hermanos v. Hearthside Baking. *Vindobona journal of international commercial law and arbitration* (Vienna) 6:1:27-29, 2002.

. Digesting CISG case law: how much regards should we have? *Vindobona journal of international commercial law and arbitration* (Vienna) 8:2:181-194, 2004.

Lookofsky, J.M. Fault and no-fault in Danish, American and international sales law. The reception of the 1980 United Nations Sales Convention. *Scandinavian studies in law* (Stockholm) 27:107-138, 1983.

. In dubio pro conventione?: some thoughts about opt-outs, computer programs and preemption under the 1980 Vienna Sales Convention (CISG). *Duke journal of comparative and international law* (Durham, N.C.) 13:263-289, 2003.

. Internationale koeb. København, Jurist- og Oekonomforbundets Forlag, 1989. 116 p. In Danish. Translation of title: United Nations Sales Convention (1980). Bibliography, p. 111-114.

. Loose ends and contorts in international sales: problems in the harmonization of private law rules. *American journal of comparative law* (Berkeley, Calif.) 39:2:403-416, 1991. Earlier drafts of this paper were prepared as the Danish National Report to the XIIIth International Congress of Comparative Law (Montreal, August 1990).

. and H. Flechtner. Nominating Manfred Forberich: the worst CISG decision in 25 years? *Vindobona journal of international commercial law and arbitration* (Vienna) 9:1:199-208, 2005.

Lookofsky, J.M. The 1980 United Nations Convention on Contracts for the International Sale of Goods. In *International encyclopedia of laws: contracts, international*. Deventer, Kluwer, 1993. 156 p. Includes bibliography and index.

. Understanding the CISG in Scandinavia: a compact guide to the 1980 United Nations Convention on Contracts for the International Sale of Goods. Copenhagen, DJOEF, 1996. ix, 193 p. Includes bibliographical references, appendices and subject index. Appendices: 1. List of CISG ratifications — 2. Official (English) CISG convention text — 3. Table of cases — 4. Table of authorities (cited previously in abbreviated form) — 5. Table of CISG provisions.

. Understanding the CISG in the USA: a compact guide to the 1980 United Nations Convention on Contracts for the International Sale of Goods. Boston, Kluwer, 1995. x, 171 p. Includes bibliographical references, appendices and subject index. Appendices: 1. List of CISG ratifications — 2. Official

- (English) CISG convention text — 3. Table of cases — 4. Table of authorities (cited previously in abbreviated form) — 5. Table of CISG provisions.
- _____. Understanding the CISG in the USA. 2 ed. The Hague, Kluwer, 2004. 214 p.
- _____. and H. Flechtner. Zapata retold: attorneys' fees are (still) not governed by the CISG. *Journal of law and commerce* (Pittsburgh, Pa.) 26:1-2:1-9, 2006-2007.
- López Rodríguez, A.M. The duty to pay interest on advance payments under art. 84 (1) CISG. *Nordic journal of commercial law* (Turku, Finland) 2:2005. Available online at http://www.njcl.fi/2_2005/commentary1.pdf.
- _____. The effects of avoidance on obligations: the modes of restitution under the 1980 U.N. Convention on the International Sale of Goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:2:291-302, 2005.
- López y López, A.M. La interpretación del contrato en la Convención de Viena sobre Compraventa Internacional de Mercaderías. *Revista de derecho mercantil* (Madrid) 225:1207-1233, 1997. In Spanish. Translation of title: Contract interpretation in the United Nations Sales Convention (1980).
- Lousin, A. Book review of: Commentary on the international sales law: the 1980 Vienna sales convention / Bianca, C.M. and M.J. Bonell. *Commercial law journal* (Chicago, Ill.) 93:4:529-530, winter 1988.
- Lubbe, G. Fundamental breach under the CISG: a source of fundamentally divergent results. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 68:4:444-472, 2004.
- Ludwig, K.S. Der Vertragsschluss nach UN-Kaufrecht im Spannungsverhältnis von Common Law und Civil Law: dargestellt auf der Grundlage der Rechtsordnungen Englands und Deutschlands. Frankfurt am Main, Lang, 1994. xxiv, 445 p. (Studien zum vergleichenden und internationalen Recht, Bd. 24 / Comparative and international law studies, Vol. 24). Thesis (doctoral) — University of Heidelberg, Germany, 1994. In German. Translation of title: Contract formation under the United Nations Sales Convention (1980) and the tension between common law and civil law, described on the basis of the laws of England and Germany. Includes table of cases and bibliography.
- Lüderitz, A. Pflichten der Parteien nach UN-Kaufrecht im Vergleich zu EKG und BGB. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 179-195. In German. Translation of title: The obligations of the parties under the United Nations Sales Convention (1980) in comparison to ULIS and the German Civil Code.
- Luntz, L.A. (Лунц Л.А.) Конвенция об исковой давности в международной купле-продаже товаров = Convention on the limitation period in the international sale of goods. In Советский ежегодник международного права 1976 = Soviet year-book of international law 1976. Москва, Наука, 1978. p.119-132. In Russian, with a summary in English, p. 131-132.
- Lurger, B. Die Anwendung des Wiener UNCITRAL-Kaufrechtsübereinkommens 1980 auf den internationalen Tauschvertrag und sonstige Gegengeschäfte. *Zeitschrift für Rechtsvergleichung, Internationales Privatrecht und Europarecht* (Wien) 32:6:415-431, 1991. In German. Translation of title: Application of the United Nations Sales Convention (1980) to international barter and countertrade transactions.

- _____. Überblick über die Judikaturentwicklung zu ausgewählten Fragen des CISG. *Internationales Handelsrecht* (München). Pt. 1 in 5:5:177-188, 2005; Pt. 2 in 5:6:221-232, 2005. In German. Translation of title: Overview of judicial decisions on selected issues relating to the United Nations Sales Convention (1980).
- Lutz, H. The CISG and common law courts: is there really a problem? *Victoria University of Wellington law review* (Wellington) 35:711-733, 2004.
- Luzzatto, R. Vendita: diritto internazionale privato: la Convenzione di Vienna del 1980. In *Enciclopedia del diritto*. F. Santoro-Passarelli, dir. Milano, Giuffrè, 1993. p. 507-514. In Italian. Translation of title: International private law: United Nations Sales Convention (1980).
- Ly, F. De. Commercial law as a refuge from contract law: a comparative and uniform law perspective. *Wayne law review* (Detroit, Mich.) 45:4:1825-1863, Winter 2000.
- _____. La pratique de l'arbitrage commercial international et la vente internationale. *Revue de droit des affaires internationales = International business law journal* (Paris) 3/4:465-477, 2001.
- _____. The relevance of the Vienna Convention for International Sales Contracts: should we stop contracting it out? *Business law international* (London) 3:241-249, 2003.
- MacLean, U.R. La compraventa internacional. In his *Derecho del comercio internacional*. Bogotá, Temis, 1982. p. 43-63. In Spanish. Translation of title: International sales.
- Mängelrügefrist nach UN-Kaufrecht: Zinsanspruch in einem deutsch-italienischen Warenkaufvertrag: Amtsgericht; AG Kehl, Urteil vom 6.10.1995 - 3 C 925/93. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 42:11:957-959, November 1996. These are excerpts of a court decision rendered by the Local Court of Kehl, Germany.
- Magaud, N. Die Vorteile der Anwendung schweizerischen Rechts bei verborgenen Mängeln im Recht der internationalen Warenkaufverträge. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 42:5:387-389, Mai 1996. In German. Translation of title: Advantages of applying Swiss law in the case of latent defects under the United Nations Sales Convention (1980).
- Magnus, U. Aktuelle Fragen des UN-Kaufrechts. *Zeitschrift für europäisches Privatrecht* (München) 1:79-99, 1993. In German. Translation of title: Current issues of United Nations Sales Convention (1980).
- _____. and J. Lüsing. CISG und INCOTERMS, Leistungsverzug und Fixgeschäft. *Internationales Handelsrecht* (München) 7:1:1-12, 2007. In German. Title in English: CISG and INCOTERMS, failure to perform and firm transactions.
- Magnus, U. Erste Entscheidungen zum Haager Einheitskaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 23:424-432, 1977. In German. Translation of title: First decisions on the uniform Hague sales law.
- _____. Europäische Kaufrechtsvereinheitlichung. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 45:144-168, 1981. In German. Translation of title: European unification of sales law.
- _____. Force majeure and the CISG. In *The international sale of goods revisited*. Šarcevic, P. and P. Volken, eds. The Hague, Kluwer, 2001. p. 1-33.

- _____. Remarks on good faith: the United Nations Convention on Contracts for the International Sale of Goods and the International Institute for the Unification of Private Law, Principles of International Commercial Contracts. *Pace international law review* (White Plains, N.Y.) 10:1:89-95, 1998.
- _____. Die Rügeobligie des Käufers im UN-Kaufrecht. *Transportrecht* (Hamburg) Beilage:3-99:29-34, 1999. In German. Translation of title: The buyer's obligation to give notice in the United Nations Sales Convention (1980).
- _____. Stand und Entwicklung des UN-Kaufrechts. *Zeitschrift für europäisches Privatrecht* (München) 2:202-215, 1995. In German. Translation of title: Current status and development of United Nations Sales Convention (1980). This is an update of the author's article titled: Aktuelle Fragen des UN-Kaufrechts. *Zeitschrift für europäisches Privatrecht* (München) 1:79-99, 1993.
- _____. Unbestimmter Preis und UN-Kaufrecht: (zu Oberster Gerichtshof, 10.11.1994 - 2 Ob 547/93). *IPRax* (Bielefeld, Germany) 16:2:145-148, März-April 1996. In German. Translation of title: Open-price contracts: comments on Austria Supreme Court decision 10 November 1994. Annex includes summary of court decision, p. 137, no. 19.
- _____. Die UNIDROIT-Prinzipien und die Wiener Kaufrechtskonvention. In The UNIDROIT contract principles 2004. Their impact on contractual practice and jurisprudence, as well as on national, regional and supranational codification. Cashin-Ritaine, E. and E. Lein, eds. Zürich, Schulthess, 2007. p. 57-64. In German. Title in English: The UNIDROIT Principles and the United Nations Sales Convention (1980).
- _____. Das UN-Kaufrecht: Fragen und Probleme seiner praktischen Bewährung. *Zeitschrift für europäisches Privatrecht* (München) 3:823-846, 1997. In German. Translation of title: United Nations Sales Convention (1980): questions and problems of its efficiency in practice.
- _____. Das UN-Kaufrecht tritt in Kraft! *Rabels Zeitschrift für ausländisches und Internationales Privatrecht* (Tübingen, Germany) 51:1/2:123-129, 1987. In German. Translation of title: United Nations Sales Convention (1980) comes into force! Text of United Nations Sales Convention (1980) and Protocol amending the Limitation Convention in English and German, p. 134-187 and 186-195 respectively.
- _____. UN-Kaufrecht und neues Verjährungsrecht des BGB: Wechselwirkungen und Praxisfolgen. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 8:577-584, 2002. In German. Translation of title: United Nations Sales Convention (1980) and the new Law on Limitation in the German Civil Code: interaction and effects on practice.
- _____. Währungsfragen im einheitlichen Kaufrecht: zugleich ein Beitrag zu seiner Lückenfüllung und Auslegung. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 53:116-143, 1989. In German. Translation of title: Currency issues in uniform sales law. Also a contribution to filling of its gaps and its interpretation.

Majumdar, I.B. and S. Jha. The law relating to damages under international sales: a comparative overview between the CISG and Indian contract law. *Vindobona journal of international commercial law and arbitration* (Vienna) 5:2:185-211, 2001.

Makovskiy, A.L. (Маковский А.Л.) О влиянии Венской конвенции 1980 г. на формирование российского права. *Международный коммерческий*

арбитраж (Москва) 1:9-15, январь-март 2007. In Russian, with summary in English. Translation of title: Influence of the United Nations Sales Convention (1980) on the formation of Russian Law.

Malan, A. L'extension du champ d'application d'une convention d'unification matérielle par la volonté des parties. *Journal du droit international* (Paris) 131:2:443-464, 2004.

Malik, S. Offer: revocable or irrevocable: will Art. 16 of the Convention on Contracts for the International Sale ensure uniformity? *Indian journal of international law* (New Delhi) 25:1:26-49, January-March 1985.

Mankowski, P. Überlegungen zur sach- und interessengerechten Rechtswahl für Verträge des internationalen Wirtschaftsverkehrs. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 49:2-15, 2003. In German. Translation of title: Considering factually justifiable choice of law adjusting to the parties' interests in international business relations.

Mann, F.A. Einheitliches Kaufgesetz und Internationales Privatrecht. *Juristenzeitung* (Tübingen, Germany) 1975. p. 14.

Manna, J.S., A.M. Sabino and L.A. Wander. Reliance on the Statute of Frauds can be costly: under international law, oral contracts for the sale of goods can be enforceable. *New Jersey law journal* (Newark, N.J.) 23 December 2002.

Mantilla-Molina, R.L. La formación de los contratos de compraventa internacional de mercaderías. *Anuario jurídico* (México, D.F.) 10:165-176, 1983. In Spanish. Translation of title: Formulation of contract for international sales of goods.

Manwaring, J.A. Reforming domestic sales law: lessons to be learned from the international convention on the sale of goods. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 137-170. With abstract in English and French. See below under Perret.

Manz, G. and S. Padmann-Reich. Introduction of the United Nations Convention on International Sale of Goods in Germany. *International business lawyer* (London) 19:6:300-305, June 1991.

Marchand, S. Les limites de l'uniformisation matérielle du droit de la vente internationale: mise en oeuvre de la Convention des Nations Unies du 11 avril 1980 sur la vente internationale de marchandises dans le contexte juridique Suisse. Bâle, Helbing & Lichtenhahn, 1994. 329 p. (Collection Genève). Thesis (doctoral), No. 696 — University of Geneva, Switzerland, [1994]. Includes bibliography and subject index.

Marín Fuentes, J.L. Compraventa internacional de mercaderías. Medellín, Señal editora, 2006. 566 p. In Spanish. Translation of title: International sale of goods.

Martínez Cañellas, A. La interpretación y la integración de la Convención de Viena sobre la compraventa internacional de mercaderías, de 11 de abril de 1980. Granada, Editorial Comares, 2004. xxii, 419 p. In Spanish. Translation of title: Interpretation and integration of the United Nations Sales Convention (1980).

Martins-Costa, J. Os princípios informadores do contrato de compra e venda internacional na Convenção de Viena de 1980. *Brasília* (Brazil) 32:126:115-128, 1995. Translation of title: The reporting principles in international sale under the CISG (1980).

- Martiny, D. Wiener Einkaufsrecht: Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf vom 11.4.1980. In Münchener Kommentar zum Bürgerlichen Gesetzbuch. Bd. 7, Einführungsgesetz zum BGB. Internationales Privatrecht, Anhang II zu Art. 28 EGBGB. 2nd ed. München, Beck, 1990. p. 1639-1665. In German. Translation of title: United Nations Sales Convention (1980), article by article commentary.
- Marzorati, O.J. Venta internacional de mercaderías: Convención de Viena de 1980. In his Derecho de los negocios internacionales. Buenos Aires, Astrea, 1993. p. 45-159. In Spanish. Translation of title: International sale of goods: United Nations Sales Convention (1980).
- Maskow, D. Einige Hauptzüge der UN-Konvention über Internationale Kaufverträge. *Staat und Recht* (Berlin) 30:542-554, 1981. In German. Translation of title: Some main features of the United Nations Sales Convention (1980).
- _____. On the interpretation of the uniform rules of the 1980 United Nations Convention on Contracts for the International Sale of Goods. In National reports for the XIIth International Congress of Comparative Law, Sydney and Melbourne, Australia, 18-27 August 1986. Potsdam-Babelsberg, Academy of Political and Legal Sciences, 1986. p. 5-22. Book also published in German.
- _____. Zur Auslegung des Einheitskaufrechts der UNO-Kaufrechtskonvention von 1980. In Nationales Komittee für Rechtswissenschaft der DDR. Nationalberichte zum XII. Internationalen Kongress für Rechtsvergleichung. Potsdam-Babelsberg, Akademie für Staats- und Rechtswissenschaft der DDR, 1986. p. 5-15. In German. Translation of title : On the interpretation of the uniform rules of the United Nations Sales Convention (1980).
- Mastellone, C.H. Sales-related issues not covered by the CISG: assignment, set-off, statute of limitations, etc., under Italian law. *Vindobona journal of international commercial law and arbitration* (Vienna) 5:2:143-184, 2001.
- Mather, H. Choice of law for international sales issues not resolved by the CISG. *Journal of law and commerce* (Pittsburgh, Pa.) 20:2:155-208, 2001.
- Maurer, V.G. The United Nations Convention on Contracts for the International Sale of Goods. *Syracuse journal of international law and commerce* (Syracuse, N.Y.) 15:3:361-389, spring 1989.
- Mazzoni, A. Cause di esonero nella Convenzione di Vienna sulla vendita internazionale di cose mobili e "force majeure" nei contratti internazionali. *Rivista del diritto commerciale e del diritto generale delle obbligazioni* (Roma) 89:539-573, settembre-ottobre 1991. In Italian. Translation of title: Reasons for exemption in the United Nations Sales Convention (1980) and force majeure in international contracts.
- Mazzotta, F.G. CISG Article 78: the endless disagreement among the commentators, much less among the courts. In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2003-2004. Munich, Sellier, 2005. p. 123-161.
- _____. The international character of the UN convention on contracts for the international sale of goods: an Italian case example. *Pace international law review* (White Plains, N.Y.) 15:437-452, 2003.
- _____. Why do some American courts fail to get it right? *Loyola university Chicago international law review* (Chicago, Ill.) 3:1:85-115, 2005.
- McLachlan, C. The new Hague Sales Convention and the limits of the choice of law process. *Law quarterly review* (London) 102:591-627, October 1986. Section

III of this paper discusses interaction between the United Nations Sales Convention (1980) and the new Hague Convention on the law applicable to Contracts for the International Sale of Goods (1985).

McMahon, A.J. Differentiating between internal and external gaps in the UN Convention on Contracts for the International Sale of Goods: a proposed method for determining "governed by" in the context of article 7(2). *Columbia journal of transnational law* (New York) 44:3:992-1031, 2006.

McMahon, J.P. Address: Pace University School of Law conference on the United Nations Convention on Contracts for the International Sale of Goods (CISG): primary differences between the UCC and the CISG. In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2003-2004. Munich, Sellier, 2005. p. 91-103.

_____. Documentary history of the Uniform Law of International Sales. *Journal of maritime law and commerce* (Cincinnati, Ohio) 21:2:305-312, April 1990. Book review of: Documentary history of the Uniform Law for International Sales / J.O. Honnold. Deventer, Kluwer, 1989. xii, 881 p.

_____. Guide to practical applications of the United Nations Convention on Contracts for the International Sale of Goods. *Journal of maritime law and commerce* (Cincinnati, Ohio) 21:2:305-312, April 1990. Book review of: Guide to practical applications of the United Nations Convention on Contracts for the International Sale of Goods / A.H. Kritzer. Deventer, Kluwer, 1989. 633 p.

McNamara, T. U.N. Sale of Goods Convention: finally coming of age? *Colorado lawyer* (Denver, Colo.) 32:2:11-22, 2003.

McQuillen, M. The development of a federal CISG common law in U.S. courts: patterns of interpretation and citation. *University of Miami law review* (Coral Gables, Fla.) 61:509-537, 2007.

Medvedev, Y. and M. Rozenberg. The United Nations Conference on contracts for the international sale of goods. *Foreign trade* (Moscow) 1:31-34, 1981.

Meijer, R.S. UNCITRAL en het nieuwe verdrag inzake de internationale handelskoop. *Nedherlands juristenblad* (Zwolle, The Netherlands) 55:39:1021-1033, 1980. In Dutch. Translation of title: UNCITRAL and the new United Nations Sales Convention (1980).

Memmo, D. Contratto di vendita internazionale nel diritto uniforme. *Rivista trimestrale di diritto e procedura civile* (Milano) 37:180-214, Marzo 1983. In Italian. Translation of title: The International Sales Contract in Uniform Law.

_____. La "sede di affari" secondo la disciplina uniforme sulla vendita internazionale nella più recente giurisprudenza della Corte federale tedesca. *Rivista trimestrale di diritto e procedura civile* (Milano) 37:2:755-761, 1983. In Italian. Translation of title: "Place of Business" according to the Uniform Law on International Sales, in the most recent rulings of the German Federal Courts.

Mendes, E.P. The United Nations Sales Convention and United States-Canada transactions: enticing the world's largest trading bloc to do business under a global sales law. *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:109-144, 1988. Paper delivered at a symposium organized by the University of Pittsburgh School of Law, 1988, see below under "Symposium...".

Mercier, V. Le point de vue du vendeur: propos d'un praticien. *Droit et pratique du commerce international* (Paris) 15:4:564-572, 1989. Parallel title: Viewpoint

of the seller: some practical remarks. Paper delivered at a symposium listed above under "La convention de Vienne...".

Merkrt, H. Internationaler Unternehmenskauf und Einheitskaufrecht. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 93:2:353-378, November 1994. In German. Translation of title: International business sale and unified sales law.

Mertens, H.-J. and E. Rehbinder. Internationales Kaufrecht: Kommentar zu den Einheitlichen Kaufgesetzen. Frankfurt am Main, Metzner, 1975. 407 p. In German. Translation of title: International Sales Law: commentary on ULIS/ULF article by article.

Meyer, J. UN-Kaufrecht in der deutschen Anwaltspraxis. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 69:3:457-486, 2005. In German. Title in English: The CISG in the practice of German lawyers.

Meyer, O. Die Anwendung des UN-Kaufrechts in der US-amerikanischen Gerichtspraxis. *IPRax* (Bielefeld, Germany) 25:5:462-467, 2005. In German. Title in English: The application of the United Nations Sales Convention in the US judicial practice.

Michida, S. Activities of the UNCITRAL Working Group on Prescription; preparation of a draft convention on prescription (limitation) in the field of international sale of goods—A comparative study. *Jurisuto* (Tokyo) Nos. 430, 432, 434, 1969. In Japanese.

_____. Efforts for the unification of the law on international sale of goods by the United Nations. *Hikakuho Kenkyu* (Tokyo) 30:123, March 1969. In Japanese.

_____. Kokusai Dosan Baibai Keiyaku ni kansuru Kokuren Joyaku - Joyaku no Tanjo *Kokusai Shoji Homu Kenkyu* (Tokyo) 8:384-385, 1980. In Japanese. Translation of title: The birth of a United Nations Sales Convention (1980).

Mikelenas, V. Unification and harmonisation of law at the turn of the millennium: the Lithuanian experience. *Uniform law review = Revue de droit uniforme* (Roma) 5:2:243-261, 2000.

Miller, L. The common frame of reference and the feasibility of a common contract law in Europe. *Journal of business law* (London) 378-411, 2007.

Minami, T. A brief survey of the UN Convention on Contracts for the International Sale of Goods. *NBL* 215:16, 1980. In Japanese.

Misita, N. O uslovima primjene Bechke Konvencije o Medjunarodnoj Prodaji Robe. *Godishnjak pravnog fakulteta u Sarajevu* (Sarajevo) 37:145-152, 1989 (1990 printing). Journal has parallel titles in English and French: *Yearbook of the Law Faculty of Sarajevo = Annuaire de la Faculté de droit de Sarajevo*. In Serbo-Croatian (Cyrillic). Romanization of title from cover. English summary with title: On conditions for applying Vienna [i.e. Vienna] Convention on the International Sale of Goods, p. 152.

Mistelis, L. CISG-AC publishes first opinion. *Internationales Handelsrecht* (München) 3:243-244, 2003.

_____. 2006 in retrospect. *Global arbitration review* (London) 2:1:23-26, 2007.

Mittmann, A. Einheitliches UN-Kaufrecht und europäische Verbrauchsgüterkauf-Richtlinie. Frankfurt am Main, Peter Lang, 2004. xvi, 195 p. In German. Translation of title: United Nations Sales Convention (1980) and the European directive on sales of goods to consumers.

- _____. Zur Einbeziehung von Allgemeinen Geschäftsbedingungen in einen dem CISG unterliegenden Vertrag. *Internationales Handelsrecht* (München) 6:3:103-106, 2006. In German. Translation of title: On the incorporation of general conditions in a contract falling under the United Nations Sales Convention (1980).
- Mo, J.S. The Code of contract law of the People's Republic of China and the Vienna Sales Convention. *American University international law review* (Washington, D.C.) 15:207-209, 1999.
- Moccia, C. The United Nations Convention on Contracts for the International Sale of Goods and the "battle of forms": note. *Fordham international law journal* (New York) 13:4:649-679, 1989-1990.
- Moecke, H.J. Gewährleistungsbedingungen und Allgemeine Lieferbedingungen nach dem UNCITRAL-Übereinkommen über den Warenkauf. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 29:12:885-895, 1983. In German. Translation of title: Warranty terms and general delivery conditions under the United Nations Sales Convention (1980).
- _____. Das UNCITRAL-Übereinkommen über Warenkauf und die Allgemeinen Geschäftsbedingungen: doch etwas mehr als nichts? *Recht der International Wirtschaft* (Heidelberg, Germany) 30:9:678-679, 1984. In German. Translation of title: The United Nations Sales Convention (1980) and general terms and conditions: a little more than nothing?
- _____. Zur Aufstellung von Exportbedingungen nach UNCITRAL-Kaufrecht: vergleichende Analyse international verwendeter Musterformulierungen. Köln, Bundesstelle für Aussenhandelsinformation (BfAI), 1991. xi, 162 p. (Schriftenreihe Ausländisches Wirtschafts- und Steuerrecht. Reihe B: Gesamtdarstellungen; AWSt Nr. B 2/91). In German. Translation of title: Establishing export conditions under the United Nations Sales Convention (1980): comparative analysis of internationally used model forms. Bibliography, p. 160.
- Mohs, F. and B. Zeller. Penalty and liquidated damages clauses in CISG contracts revisited. *Mealey's international arbitration report* (King of Prussia, Pa.) 21:6:46-50, 2006.
- Mohs, F. The restitution of goods on avoidance of the contract for lack of conformity within the scope of art. 82(2)(c) CISG: on the different treatment of defects in quality, third-party intellectual property rights, and defects in title as elements of the remedies for the buyer. *In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2003-2004*. Munich, Sellier, 2005. p. 53-73.
- Moisan, P. Technique contractuelle et gestion des risques dans les contrats internationaux: les cas de force majeure et d'imprévision. *Cahiers de droit* (Québec) 35:2:281-334, 1994.
- Monaco, R. Relationship between the two conventions on sale adopted at The Hague in 1964 (ULIS and ULFC) and the future conventions resulting from the work being done by UNCITRAL. *Italian Yearbook of International Law* (Napoli) 3:50-60, 1977.
- Montfort, C. A la recherche d'une notion de conformité contractuelle. Etude comparée de la Convention de Vienne, de la directive 1999/44 et de certains transpositions nationales. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (The Hague) 14:4:487-510, 2006.

- Moore, D.H. The Parol Evidence Rule and the United Nations Convention on Contracts for the International Sale of Goods: justifying Beijing Metals & Minerals Import/Export Corp. v. American Business Center, Inc. *Brigham Young University law review* (Provo, Utah) 1347-1376, 1995. Also published concurrently in the *International trade and business law annual* (Sydney) 3:57-80, 1997.
- Morscher, T. Staatliche Rechtssetzungskakte als Leistungshindernisse im internationalen Warenkauf: ihre kollisionsrechtliche Behandlung im schweizerischen IPR-Gesetz und im UN-Kaufrecht. Basel, Helbing & Lichtenhahn, 1992. xli, 190 p. (Schriftenreihe des Instituts für Internationales Recht und Internationale Beziehungen; Bd. 52). In German. Translation of title: Legislative action as an obstacle to performance in the international sale of goods: conflicts law situation under the Swiss Code of Private International Law and United Nations Sales Convention (1980). Thesis (doctoral) — University of Basel, 1991.
- Mouly, C. La conclusion du contrat selon la convention de Vienne sur la vente internationale de marchandises. *Droit et pratique du commerce international* (Paris) 15:3:400-421, 1989. Parallel titles: La conclusion et le contenu du contrat = Conclusion and substance of international sales. Paper delivered at a symposium listed above under "La convention de Vienne...".
- _____. La formation du contrat. In *La Convention de Vienne sur la vente internationale et les Incoterms*. Derains, Y. and J. Ghestin. Paris, LGDJ, 1990. p. 55-82. See above under Derains.
- _____. Présentation de la Convention de Vienne (11 avril 1980) sur la vente internationale de marchandises. *Cahiers de droit de l'entreprise* (Paris) 2:31-34, 1988. (Supplément de *La Semaine juridique, édition "Entreprise"* (Paris) 24, 16 juin 1988).
- _____. Le prix de vente et son paiement selon la Convention de Vienne de 1980. *Droit et CEE affaires internationales* (Paris) 494:61-72, avril 1990. Running title of journal: *Droit et affaires*.
- _____. Que change la Convention de Vienne sur la vente internationale par rapport au droit français interne? *Recueil Dalloz Sirey* (Paris) 77-79, 1991.
- Mourre, A. Application of the Vienna international sales convention in arbitration. *ICC International Court of Arbitration bulletin* (Paris) 17:1:43-50, 2006.
- Mowbray, J. The application of the United Nations Convention on Contracts for the International Sale of Goods to e-commerce transactions: the implications for Asia. *Vindobona journal of international commercial law and arbitration* (Vienna) 7:1:121-150, 2003.
- Müller, H. and H.-H. Otto. Das Übereinkommen der Vereinten Nationen über internationale Warenkaufverträge (UN-Kaufrecht/CISG). In *their Allgemeine Geschäftsbedingungen im internationalen Wirtschaftsverkehr*. Neuwied, Luchterhand, 1994. p. 27-43. In German. Translation of title: United Nations Sales Convention (1980).
- Müller, H.-F. Europäische Vertragsrechtkodifikation und UN-Kaufrecht. *GPR-Zeitschrift für Gemeinschaftsprivatrecht* (Frankfurt am Main – München) 3:4:168-174, 2006. In German. Summary in English and French, p. 174. Translation of title: The codification of European contract law and the United Nations Sales Convention (1980).
- Müller, T.M. and F. Togo. Die Berücksichtigung der Überzeugungskraft ausländischer Präzedenzfälle bei der Auslegung des CISG: die neuere

italienische Rechtsprechung als Vorreiter und Vorbild. *Internationales Handelsrecht* (München) 5:3:102-107, 2005. In German. Translation of title: The consideration of foreign persuasive authorities in the interpretation of the United Nations Sales Convention (1980): the new Italian case law as precursor and example.

Müller, T.M. Die Beweislastverteilung für die Bösgläubigkeit des Verkäufers im Rahmen des Art. 40 CISG. *Internationales Handelsrecht* (München) 5:1:16-20, 2005. In German. Translation of title: Allocation of burden of proof for the seller's bad faith under art. 40 of the United Nations Sales Convention (1980).

_____. Die Beweislastverteilung im UN-Kaufrecht im Spiegel der aktuellen weltweiten Rechtsprechnung. *Recht der internationalen Wirtschaft* (Frankfurt am Main) 53:9:673-681, 2007. In German. Translation of title: Allocation of burden of proof in the United Nations Sales Convention (1980) facing the present world-wide jurisdiction.

Münzel, F. Lexicographic musings: the variegated language of sales law: a modern Tower of Babel. *Uniform law review = Revue de droit uniforme* (Roma) 8:3:641-645, 2003.

Muguiro, R.A. Contrato de compraventa, contratos "a precio abierto" y "a fijar precio" en nuestro derecho y en la Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías (CCVIM) de Viena 1980. *Estudios de derecho comercial* (Buenos Aires) 7:93-109, 1991. In Spanish. Translation of title: Sales contract, "open price" and "fixed-price" contracts in our law and in the United Nations Sales Convention (1980).

Muir Watt, H. L'applicabilité de la Convention des Nations Unies sur les contrats de vente internationale de marchandises devant l'arbitrage international. *Revue de droit des affaires internationales = International business law journal* (Paris) 3:401-406, 1996.

_____. Chronique relative à l'application de la Convention de Vienne du 11 avril 1980 sur la vente internationale de marchandises. *Revue de droit des affaires internationales = International business law journal* (Paris) 8:1032-1037, 1996.

_____. Chronique sur l'application de la Convention de Vienne sur la vente internationale de marchandises du 11 avril 1980. *Revue de droit des affaires internationales = International business law journal* (Paris) 5:617-620, 1997. A continuation of a series of reports.

_____. Cour de cassation (1re Ch. civ.); 8 janvier 2002; Soc. Coq'in c. Soc. Polarcup Benelux SA. *Revue critique de droit international privé* (Paris) 2:343-345, 2002.

_____. Décisions rendues en application des textes de la CNUDCI: Convention de Vienne sur la vente internationale de marchandises: Loi-type sur l'arbitrage. *Revue de droit des affaires internationales = International business law journal* (Paris) 6:749-755, 1995; 8:1008-1015, 1995. Series of reports on court decisions touching the United Nations Sales Convention (1980) and the UNCITRAL Arbitration Model Law (1985). Reproduces the UNCITRAL documents A/CN.9/SER.C/ABSTRACTS/6 and 7, preceded by a short introduction.

Mullis, A. Twenty-five years on: the United Kingdom, damages and the Vienna Sales Convention. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 71:1:35-51, 2007.

- Muranov, A.I. History of the official publication of the UN Convention on Contracts for the International Sale of Goods (Vienna, 1980) in the Russian Federation in the context of application of international treaties in Russia. *Digest of the Moscow journal of international law* (Moscow) 166-203, 2000-2001. Available online at <http://www.mjil.ru/files/journal.pdf> and at <http://www.muranov.ru/research/pdf-picture/History.pdf>.
- Muriá, A. Primera sentencia mexicana sobre la Convención de Viena de 1980 sobre compraventa internacional de mercaderías: el caso Peterman c. Rossy (14/07/2000). *Revista mexicana de derecho internacional privado* (México, D.F.) 11:99-113, 2002. In Spanish. Translation of title: First Mexican decision on the United Nations Sales Convention (1980): case Peterman v. Rossy (14/07/2000).
- Murphrey, A.G., Jr. Consequential damages in contracts for the international sale of goods and the legacy of Hadley. *George Washington journal of international law and economics* (Washington, D.C.) 23:2:415-474, 1989. This article examines the landmark British case concerning the recovery of consequential damages — Hadley v. Baxendale, 156 Eng. Rep. 145 (Ex. 1854), p. 416, fn. 5.
- Murphy, M.T. The United Nations Convention on Contracts for the International Sale of Goods: creating uniformity in international sales law. *Fordham international law journal* (New York) 12:4:727-750, summer 1989.
- Murray, J.E., Jr. An essay on the formation of contracts and related matters under the United Nations Convention on Contracts for the International Sale of Goods. *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:11-51, 1988. Paper delivered at a symposium organized by the University of Pittsburgh School of Law, 1988, see below under "Symposium...".
- _____. The definitive “battle of the forms” chaos revisited? *Journal of law and commerce* (Pittsburgh, Pa.) 20:1:1-48, 2000.
- _____. International law trumps the UCC for deals in 61 nations. *Purchasing*. (Newton, Mass.) p. 20, 6 February 2003.
- _____. United Nations Convention on Contracts for the International Sale of Goods: a primer. In his Murray on contracts. 3rd ed. Charlottesville, Va., Michie Company, 1990. Ch. 14. p. 871-903.
- Musin, V.A. (Мусин В.А.) О некоторых основаниях освобождения от ответственности за неисполнение договора международной купли-продажи товаров. *Международный коммерческий арбитраж* (Москва) 3:21-28, июль-сентябрь 2006. In Russian, with summary in English. Translation of title: On certain grounds of exemption from liability for a failure to perform the party's contractual obligations under a contract of international sale of goods.
- _____. Порядок заключения договора международной купли-продажи. *Советское государство и право* (Москва) 12:44-49, декабрь 1985. In Russian. Translation of title: Rules on concluding a contract of international sale.
- Nabati, F.M. Les règles d'interprétation des contrats dans les Principes d'UNIDROIT et la CVIM: entre unité structurelle et diversité fonctionnelle. *Uniform law review = Revue de droit uniforme* (Roma) 12:2:247-263, 2007. (New series). In English and French on facing pages.
- Nachrichten aus dem Bundesministerium der Justiz: Nichtgeltung des UN-Verjährungsabkommens im Bundesgebiet. *Jahrbuch für italienisches Recht*

- (Heidelberg, Germany) 211, 1993. In German. Translation of title: The Limitation Convention (1974/1980) is not in force in Germany.
- Nahn, P. La vente internationale, les clauses contractuelles dans les échanges commerciaux, 4e séminaire des facultés de droit de Montpellier et de Heidelberg, 1972, p. 157. In French and German.
- Nakata, G.K. Filanto S.p.A. v. Chilewich Int'l Corp.: sounds of silence bellow forth under the CISG's international battle of forms. *Transnational lawyer* (Sacramento, Calif.) 7:141-163, 1994.
- Navarro, J.-L. and G. Lefebvre, eds. L'acculturation en droit des affaires. Montréal, Éditions Thémis, 2007. 650 p. Selected contents: L'acculturation en matière de vente: l'influence de la CVIM sur la vente interne / W. Dross, p. 143-182.
- Navas Navarro, S. UN-Kaufrecht: Anwendungsbereich und Vertragsschluss in der spanischen Rechtsprechung. *Internationales Handelsrecht* (München) 6:2:74-76, 2006. In German. Translation of title: United Nations Sales Convention (1980): field of application and formation of contract in Spanish case law.
- Ndulo, M. The United Nations Convention on Contracts for the International Sale of Goods (1980) and the Eastern and Southern African Preferential Trade Area. *Lesotho law journal* (Roma, Lesotho) 3:2:127-158, 1987.
-
- . The United Nations Convention on Contracts for the International Sale of Goods (Vienna, 1980): explanatory documentation prepared for Commonwealth jurisdictions. London, Commonwealth Secretariat, October 1991. vi, 60 p. Annex reproduces text of United Nations Sales Convention (1980), p. 39-59.
-
- . The Vienna Sales Convention 1980 and the Hague Uniform Laws on International Sale of Goods 1964: a comparative analysis. *International and comparative law quarterly* (London) 38:1:1-25, January 1989.
- Nebot Monne, G. L'adhésion de l'Espagne à la Convention de Vienne: le contrat de vente internationale de marchandises et les divers modes de paiement. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:1021-1027, 1994.
- Nelson, S.C. Convention on the Limitation Period in the International Sale of Goods. *International lawyer* (Chicago, Ill.) 24:2:583-599, summer 1990.
- Nestor, I.I. Commission des Nations Unies pour le Droit Commercial International: Projet de Convention sur la Prescription en Matière de Vente Internationale d'Objets mobiliers Corporels. In Law and International Trade, Festschrift in honour of Clive M. Schmitthoff. Frankfurt am Main, Athenäum Verlag, 1973. p. 291-309.
- Netherlands. Parlement. Verdrag der Verenigde Naties inzake internationale koopovereenkomsten betreffende roerende zaken: Wenens, 11 april 1980. *Tractatenblad van het Koninkrijk der Nederlanden* (Den Haag) 61:1-35, 1986. It reproduces the United Nations Sales Convention (1980) in its Dutch translation.
- Neumann, G.W. Zur Anpassung der Vertragsbedingungen an das neue Recht: Anwendung oder Abbedingung des UNCITRAL-Kaufrechts. *Rechtsinformation* (Köln) 38-53, Mai 1984. In German. Translation of title: On the adjustment of contractual clauses to the new law: application or exclusion of the United Nations Sales Convention (1980).
- Neumayer, K.H. and C. Ming. Convention de Vienne sur les contrats de vente internationale de marchandises: commentaire. F. Dessemontet, ed. Lausanne,

Centre du droit de l'entreprise (droit industriel, droit d'auteur, droit commercial) de l'Université de Lausanne, 1993. 763 p. (Publication CEDIDAC; 24). Includes bibliography and index. This is an article-by-article commentary on the United Nations Sales Convention (1980).

Neumayer, K.H. Offene Fragen zur Anwendung des Abkommens der Vereinten Nationen über den internationalen Warenkauf. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 40:2:99-109, Februar 1994. In German. Translation of title: Unresolved issues on the application of the United Nations Sales Convention (1980).

_____. Das Wiener Kaufrechtsübereinkommen und die sogenannte battle of forms. In Freiheit und Zwang: rechtliche, wirtschaftliche und gesellschaftliche Aspekte. Festschrift zum 60. Geburtstag von Hans Giger. W.J. Habscheid, and others, eds. Bern, Stämpfli, 1989. p. 501-526. In German. Translation of title: "Battle of the Forms" under the United Nations Sales Convention (1980).

Newmann, T. Features of article 35 CISG: equivalence, burden of proof and awareness. *Vindobona journal of international commercial law and arbitration* (Vienna) 11:1:81-97, 2007.

New Zealand. Law Commission. The United Nations Convention on Contracts for the International Sale of Goods: New Zealand's proposed acceptance. Wellington, N.Z., The Commission, June 1992. v, 107 p. (New Zealand Law Commission Report Series; Report No. 23). Contents: Letter of transmittal of its report by the Law Commission to the Ministry of Justice, p. v — I. Introduction, p. 1-11 — II. An overview of the Convention, p. 12-29 — III. The Convention in practice, p. 30-43 — IV. Accession by New Zealand, p. 44-51 — Appendices: A. English text of United Nations Sales Convention (1980), p. 53-81; B. Contracting states (as at 9 June 1992), p. 82-85; E. Select bibliography, p. 89-91; F. International commercial law reform agencies, p. 92-96.

Ng'ong'ola, C. The Vienna Sales Convention of 1980 and sales law of Southern Africa. *African journal of international and comparative law = Revue africaine de droit international et comparé* (London) 7:2:227-256, 1995.

_____. The Vienna Sales Convention of 1980 in the Southern African legal environment: formation of a contract of sale. *African journal of international and comparative law = Revue africaine de droit international et comparé* (London) 4:4:835-853, 1992. Paper presented at the Fourth Annual Conference of the African Society of International and Comparative Law, 10-13 April 1992, Dakar, Senegal.

Nicholas, B. Prerequisites and extent of liability for breach of contract under the UN-Convention (CISG). In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 283-288.

_____. The United Kingdom and the Vienna Sales Convention: another case of splendid isolation? Roma, Centro di studi e ricerche di diritto comparato e straniero, 1993. 9 p. (Saggi, conferenze e seminari = Centro di studi e ricerche di diritto comparato e straniero, No. 9).

_____. The Vienna Convention on international sales law. *Law quarterly review* (London) 105:201-243, April 1989. See below under United Kingdom.

Nicoll, C.C. and W. Mapp. The United Nations Convention on Contracts for the International Sale of Goods: the Vienna Sales Convention 1980. *New Zealand law journal* (Wellington). Pt. 1 in 8:305-308, August 1993; Pt. 2 in 9:316-320, September 1993. Subtitle of parts: The Vienna Sales Convention 1980 / C.C. Nicoll — Obligations under the contract and remedies for breach / Mapp, W. and C.C. Nicoll.

Niggemann, F. Die Bedeutung des Inkrafttretens des UN-Kaufrechts für den deutsch-französischen Wirtschaftsverkehr. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 37:5:372-378, Mai 1991. In German. Translation of title: Entry into force of the United Nations Sales Convention (1980): significance to German-French trade.

_____. Erreur sur une qualité substantielle de la chose et application de la Convention sur la vente internationale de marchandises (C.V.I.M.) = Error about a substantial quality of the goods and application of the Convention on the International Sale of Goods (CISG). *Revue de droit des affaires internationales* = *International business law journal* (Paris) 4:397-415, 1994. In English and French.

_____. Haftung und Haftungsbegrenzung bei Werk- und Anlagenverträgen nach französischem Recht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 44:3:192-199, März 1998.

_____. International sales contracts: a French dimension. *In-house counsel international* (London) 1:15-17, November 1996.

_____. Les obligations de l'acheteur sous la Convention des Nations Unies sur les contrats de vente internationale de marchandises. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 1:27-43, 1988. Text also in English.

Niibori, Satoshi. Gulobalu Shoutorihikihoukakuron: Wien baibaijyouyaku to boueki jitsumu. *JCA journal* (Tokyo). Pt. 1 in 54:3:44-48, March 2007; Pt. 2 in 54:4:35-39, April 2007; Pt. 3 in 54:5:36-41, May 2007; Pt. 4 in 54:6:52-57, June 2007; Pt. 5 in 54:7:54-58, July 2007; Pt. 6 in 54:8:44-49, August 2007; Pt. 7 in 54:9:44-48, September 2007; Pt. 8 in 54:10:37-41, October 2007; Pt. 9 in 54:11:22-25, November 2007; Pt. 10 in 54:12:28-33, December 2007. In Japanese. Translation of title: Global trade law overview: United Nations Sales Convention (1980) and trade practices.

_____. INCOTERMS 2000 to sono shuhuen. *JCA journal* (Tokyo). Pt. 1 in 52:3:54-58, March 2005; Pt. 2 in 52:4:29-35, April 2005; Pt. 3 in 52:5:40-44, May 2005; Pt. 4 in 52:6:41-45, June 2005; Pt. 5 in 52:7:28-32, July 2005; Pt. 6 in 52:8:42-47, August 2005; Pt. 7 in 52:9:38-41, September 2005. In Japanese. Translation of title: INCOTERMS 2000 and related topics.

_____. Uniform International Sales Law: Vienna Sales Convention and trade contract. Tokyo, Do Bun Kan, 1991. 243 p. In Japanese.

Nilsson, B. Le droit suédois et la Convention de Vienne. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:369-379, 1987. (Numéro spécial). See main entry under: Nouveau droit de la vente internationale.

Nitta, Koji. Die Konzentration der Gattungsschuld und der Gefahrübergang: die funktionelle Trennung des Zeitpunktes von Leistungsgefahr und Preisgefahr beim UN-Kaufrecht und das japanische Recht. *Hogaku Kenkyu: Keio Daigaku Hokagu Kenkyukai* (Tokyo) 60:573:75-118, 1996. In Japanese. Title of article translated into German provided by author. Other title of journal provided by author: *Meiji Gakuin review*. Includes English summary, p. 117-118.

Norway. Stortinget. [Kjoepsloven (1988)]. Lov av 13. mai 1988 nr. 27 om kjoep: (Kjoepsloven). Oslo, Groendahl & Soen, [1988]. 23 p. In Norwegian. Translation of this Act: The Sale of Goods Act, of 13 May 1988. — Oslo, Confederation of Norwegian Business and Industry, 1989. The United Nations Sales Convention (1980) is implemented into Norwegian law by this Act, according to Lov av 13. mai 1988 nr. 28, art. 1, para.2.

Norway. Stortinget. [Kjoepsloven (1988)]. English] The Sale of Goods Act, of 13 May 1988; published by the Confederation of Norwegian Business and Industry; translated by J. W. Sandberg. Oslo, The Confederation, 1989. 31 p. Contents: The Sale of Goods Act, of 13 May 1988 (Act No. 27), p. 3-15 — United Nations Convention on Contracts for the International Sale of Goods, 11th April 1980, p. 16-30 — Act of 3 April 1964 (No. 1) Concerning International Private Law Rules for Sales of Goods, p. 31. Translation of: Lov om Kjoep (Kjoepsloven). Oslo: Groendahl & Soen, [1988]. The United Nations Sales Convention (1980) is implemented into Norwegian law by this Act, according to Lov av 13. mai 1988 nr. 28, art. 1, para.2.

Nottage, L. Practical and theoretical implications of the Lex Mercatoria for Japan: CENTRAL's empirical study on the use of transnational law. *Vindobona journal of international commercial law and arbitration* (Vienna) 4:2:132-146, 2001.

_____. Who's afraid of the Vienna Sales Convention (CISG)?: a New Zealander's view from Australia and Japan. *Victoria University of Wellington law review* (Wellington) 36:4:815-845, 2005. Also available online at <http://www.austlii.edu.au/nz/journals/VUWLRev/2005/39.html>.

Noussias, K. Problems of unification of international sales law. Working papers submitted to the colloquium of the International Association of Legal Science, Potsdam, August 1979. *Digest of commercial laws of the world* (Dobbs Ferry, N.Y.) 7:1, March 1980.

_____. Die Zugangsbedürftigkeit von Mitteilungen nach den einheitlichen Haager Kaufgesetzen und nach dem UN-Kaufgesetz. Heidelberg, Carl Winter Universitätsverlag, 1982. 211 p. In German. Translation of title: The requirement of receipt of notices under ULIS and United Nations Sales Convention (1980).

Nouveau droit de la vente internationale: la Convention de Vienne du 11 avril 1980. Colloque du 21 octobre 1987, organisé par la Chambre de Commerce et d'Industrie de Paris et le cabinet Thieffry. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:243-457, 1987. (Numéro spécial). For a breakdown of different papers by author, see Bergsten, Chan, Hopt, Kahn, Nilsson, J. Thieffry and P. Thieffry. Summary of discussions, p. 381-409. Text of United Nations Sales Convention (1980) in French, p. 413-438.

Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf. For a breakdown of different papers, see Barrera-Graf, Beaudoin, Bergsten, Boutin, Gregory, Honnold, Lacasse, Manwaring, Paquette, Perugini, Samson, Sánchez-Domínguez, Thieffry and Trahan. Annex with text of United Nations Sales Convention (1980) in English and French.

Novoa, R. Culpa in contrahendo: a comparative law study: Chilean law and the United Nations Convention on Contracts for the International Sale of Goods

(CISG). *Arizona journal of international and comparative law* (Tucson, Ariz.) 22:3:583-612, 2005.

Nyer, D. Withholding performance for breach in international transactions: an exercise in equations, proportions or coercion? *Pace international law review* (White Plains, N.Y.) 18:29-81, 2006.

Nygh, P.E. UNCITRAL Draft Convention on Prescription (Limitation) in the International Sale of Goods. *Meeting on International Trade Law*, Australian Academy of Science, Australian Government Printer, 1975. p. 13.

Österreich. Nationalrat. Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf: Regierungsvorlage. In Beilagen zu den Stenographischen Protokollen des Nationalrates (XVII. Gesetzgebungsperiode) der Republik Österreich. Wien, Druck der Österreichischen Staatsdruckerei. 1987. 71 p. (Beilage 94, 12. Mai 1987). In German. Translation of title: United Nations Sales Convention (1980). This supplement contains the text of the United Nations Sales Convention (1980) in its official English and French versions as well as its translation into German (p. 1-43), followed by explanatory comments (p. 44-71). Revised version.

Offermanns, J. Damages arising out of a cover purchase within the framework of articles 74 to 77 CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 10:1:1-14, 2006.

O, H.-C. Haja dambochakim-ul dulruhsan kukjemoopoom maemaepubkwa woori gaejung minbuban-ui bigyo. *Bigyo bubhak yon'gu* (Seoul) 59-84, 2005. In Korean, with abstract in English. Translation of title: A comparative study between the CISG (1980) and the bill of Korean civil law on warranty.

O, S.-U. CISG-ae ituhsuh bonjiljuk gaeyakweebankwa maesooin-ui gaeyakhaejaekwon. *Bubhak yon'gu* (Dae-gu, Republic of Korea) 22:395-418, 2006. In Korean, with abstract in German. Translation of title: Fundamental breach of contract and the buyer's right to declare the contract avoided under the CISG (1980).

_____. Kukje moolpoom maemaegaeyak-ae kwanhan UN hyupyak-kwa UNIDROIT wonchik 2004ui bigyo yongu. *Bubhak yon'gu* (Dae-gu, Republic of Korea) 25:269-296, 2007. In Korean, with abstract in English. Translation of title: Comparative study on the CISG (1980) and UNIDROIT Principles 2004: in relation to formation of contract.

Oh, S.-C. United Nations Convention on the Limitation Period in the International Sale of Goods. *Journal of commercial arbitration*: Korean Commercial Arbitration Board (Seoul). Pt. 1 in 12:1:26-31, 1988; Pt. 2 in 12:2:10-21, 1988. In Korean.

Oh, S.-C. 국제물품매매에서의 소멸시효에 관한 UN협약. *Arbitration journal* (Seoul) 192:1:26-31; 193:2:10-21, 1988. Translation of title: Limitation Convention (1974/1980).

Olivencia Ruiz, M. La Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercancías [i.e. Mercaderías]: antecedentes históricos y estado actual. *Revista de derecho mercantil* (Madrid) 201:377-397, 1991. In Spanish. Translation of title: United Nations Sales Convention (1980): historical precedents and current status.

_____. Derechos y obligaciones del vendedor y transmisión de riesgos en la Convención. *Anuario jurídico* (México, D.F.) 10:73-95, 1983. In Spanish. Translation of title: Vendor's rights and obligations and passing of risk in the United Nations Sales Convention (1980).

- Ongley, C. Going international the good, the bad, and the ugly. *Texas lawyer* (Dallas, Tex.) 19:18:14, 2003.
- Orlandi, C.G. Procedural law issues and uniform law conventions. *Uniform law review = Revue de droit uniforme* (Roma) 5:1:23-41, 2000.
- Ostendorf, P. and P. Kluth. Probleme der Rügeobliegenheit bei vertragswidriger Ware im internationalen Streckengeschäft. *Internationales Handelsrecht* (Hamburg) 7:3:104-109, 2007. In German. Translation of title: Issues relating to the duty to inspect non-conformed goods in international multiparty transactions.
- Osuna, A. Dictamen relativo a la queja promovida por Dulces Luisi, S.A. de C.V., en contra de Seoul International Co. Ltd., y Seoula Confectionary Co. *Journal of law and commerce* (Pittsburgh, Pa.) 19:2:265-281, 2000. In Spanish. Translation of title: Opinion in the case Dulces Luisi S.A. v. Seoul International Co. Ltd. and Seoula Confectionary Co.
- _____. Los honorarios legales como “daños” en el ámbito de la Convención de Naciones Unidas sobre compraventa internacional de mercaderías. *Normas legales* (Trujillo, Perú) 328:3-11, 2003. In Spanish. Translation of title: Legal fees as “damages” in the United Nations Sales Convention (1980).
- Osuna González, A. La CISG y la carta de crédito como medio de pago: un recuento jurisprudencial. *abogadostijuana.net* (Tijuana, Mexico) [2007]. Available online at http://www.abogadostijuana.net/comentarios/cisg_y_la_carta_de_credito
- Oviedo Albán, J. Aplicación directa de la Convención de Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. *International law: revista colombiana de derecho internacional* (Bogotá) 4:73-94, 2004.
- _____. Aproximación al sistema de fuentes del contrato de compraventa internacional de mercaderías. *International law: revista colombiana de derecho internacional* (Bogotá) 1:103-156, 2002.
- _____. UNIDROIT y la unificación de derecho privado: referencia a los principios para los contratos comerciales internacionales. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 51-143. In Spanish. Translation of title: UNIDROIT and unification of private law: reference to the principles for international commercial contracts.
- _____. Un nuevo orden internacional de los contratos: antecedentes, instrumentos y perspectivas. In Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 153-219. In Spanish. Translation of title: A new international system of contracts: predecessors, instruments and perspectives.
- Padovini, F. Der internationale Kauf: von den Haager Konventionen zur Wiener Konvention: Erfahrungen und Aussichten. *Zeitschrift für Rechtsvergleichung* (Wien) 28:2:87-96, 1987. In German. Translation of title: The international sale: from the Hague Conventions to the United Nations Sales Convention (1980): experiences and prospects. See main entry under: Einheitliches Kaufrecht.
- _____. La vendita internazionale dalle convenzioni dell'Aja alla convenzione di Vienna. *Rivista di diritto internazionale privato e processuale* (Padova, Italy) 23:47-58, 1987. In Italian. Translation of title: International sales from The Hague conventions to the United Nations Sales Convention (1980).

- Pantaleón, F. Las nuevas bases de la responsabilidad contractual. *Anuario de derecho civil* (Madrid) 46:4:1719-1745, 1993.
- Paquette, M. Perspectives d'avenir de la Convention de Vienne de 1980 au Québec. 14 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.
- _____. Perspectives d'avenir de la Convention de Vienne de 1980 au Québec. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 189-197. With abstract in English and French. See below under Perret.
- Park, Sang Ki. On compatibility of article on contract formation under the "UNIDROIT Principles for International Commercial Contracts" in international transactions (compared with CISG). *Arbitration journal: Korean Commercial Arbitration Board* (Seoul) 289:86-93, autumn 1998. In Korean. Title as it appears in the English table of contents.
- Parra-Aranguren, G. Estudios de derecho mercantil internacional. Caracas, Universidad Central de Venezuela, Facultad de Ciencias Jurídicas y Políticas, 1998. 727 p. In Spanish. Translation of title: Studies on international trade law. See, in particular, ch.1 on uniform law on international sale of goods, p.5-87.
- _____. Legislación uniforme sobre la compraventa internacional de mercaderías. Caracas, Universidad Católica Andrés Bello, Facultad de Derecho, 1986. In Spanish. Translation of title: Uniform legislation on international sale of goods. Reprint of *Revista de la Facultad de Derecho de la Universidad Católica Andrés Bello* (Caracas) 35:9-89, 1986.
- Les parties écartent tacitement la Convention de Vienne en s'abstenant de l'invoquer devant le juge français. *Recueil le Dalloz* (Paris) 31:2591-2593, 2001.
- Patterson, E.H. United Nations Convention on Contracts for the International Sale of Goods: unification and the tension between compromise and domination. *Stanford journal of international law* (Stanford, Calif.) 22:263-303, fall 1986.
- Patti, S. Silenzio, inerzia e comportamento concludente nella Convenzione di Vienna sui contratti di vendita internazionale di beni mobili. *Rivista del diritto commerciale e del diritto generale delle obbligazioni* (Roma) 89:135-147, marzo-aprile, 1991. Later published in Il contratto: silloge in onore di Giorgio Oppo. Padova, Italy, CEDAM, 1992. p. 227-238. (Profili generali; vol. 1). In Italian. Translation of title: Silence, inactivity and performance of an act indicating assent in the United Nations Sales Convention (1980).
- Pauly, C. The concept of fundamental breach as an international principle to create uniformity of commercial law. *Journal of law and commerce* (Pittsburgh, Pa.) 19:2:221-243, 2000.
- Peacock, D. Avoidance and the notion of fundamental breach under the CISG: an English perspective. *International trade & business law annual* (Coogee, Australia) 8:95-133, 2006.
- Pelichet, M. La Convention de Vienne de 1980. In his *La vente internationale de marchandises et le conflit de lois*. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 201:1:32-48, 1987.

Perakis, E. The structures of Greek private law. *Revue hellénique de droit international = Hellenic review of international law* (Athènes) 60:237-250, 2007.

Perales Viscasillas, Ma. del P. La batalla de los formularios en la Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías: una comparación con la sección 2-207 UCC y los Principios de UNIDROIT. *Ley: revista jurídica española de doctrina, jurisprudencia y bibliografía* (Madrid) 17:4167:1-12, viernes, 15 de noviembre de 1996. In Spanish. Translation of title: The battle of forms in the United Nations Sales Convention (1980): a comparison with section 2-207 UCC and the UNIDROIT Principles.

_____. Battle of forms and burden of proof; an analysis of BGH 9 January 2002. *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:217-228, 2002.

_____. "Battle of the forms" under the 1980 United Nations Convention on Contracts for the International Sale of Goods: a comparison with section 2-207 UCC and the UNDROIT Principles. *Pace international law review* (White Plains, N.Y.), X:1:97-156, 1998.

_____. Los contratos "mixtos" del artículo 3.1 de la Convención de Viena de 1980 sobre compraventa internacional de mercancías. In *Estudios de contratación internacional (Régimen uniforme e internacional privado)*. Bogotá, Pontificia Universidad Javeriana, Facultad de Ciencias Jurídicas, 2004. p. 423-454. (Colección seminarios, 16). In Spanish. Translation of title: "Mixed" contracts under art. 3.1 of the United Nations Sales Convention (1980).

_____. La determinación del tipo de interés en la compraventa internacional. *Cuadernos jurídicos* (Barcelona) 43:5-12, julio-agosto 1996. In Spanish. Translation of title: Determination of type of interest in international sale.

_____. La formación del contrato de compraventa internacional de mercaderías. Valencia, Tirant lo blanch, 1996. 791 p. (Biblioteca jurídica Cuatrecasas). Thesis (doctoral) — University Carlos III, Madrid, 1996 (13 February). In Spanish. Translation of title: Formation of contract in international sale of goods. Includes bibliography, table of cases and list of UNCITRAL documents, as well as subject index.

_____. Formation of the contract under the CISG. In *Law and practice of export trade*. Münster, Center for transnational law, 2001.p. 97-113. (Central practice and study guides, No.3.)

_____. Hacía un nuevo concepto del contrato de compraventa: desde la Convención de Viena de 1980 sobre compraventa internacional de mercancías hasta y después de la directiva 1999/44/CE sobre garantías en la venta de bienes de consumo. *Actualidad civil* (Madrid) 47-48:1199-1224, 2003. In Spanish. Translation of title: Towards a new notion of sales contract: from the United Nations Sales Convention (1980) to and beyond the directive 1999/44/CE on guarantees in sale of consumer goods.

_____. La información sobre la Convención de Viena de 1980 (Compraventa Internacional de Mercaderías) aumenta: una llamada a los operadores jurídicos españoles. *Derecho de los negocios* (Madrid) 6:63:15-22, diciembre 1995. In Spanish. Translation of title: The information on the United Nations Sales Convention (1980) increases: a call for Spanish legal actors.

_____. La perfección por silencio de la compraventa internacional en la Convención de Viena de 1980. *Derecho de los negocios* (Madrid) 6:52:9-14, enero 1995. In Spanish. Translation of title: The conclusion by silence in

international sale under the United Nations Sales Convention (1980). This article focuses on the first United States case to pay significant attention to the United Nations Sales Convention (1980), *Filanto, S.p.A. v. Chilewich International Corp.*, 789 F. Supp. 1229 (S.D.N.Y. 1992), appeal dismissed, 984 F.2d 58 (2d Cir. 1993). See also above under Brand, R. A.

_____. Prólogo. In *Compraventa internacional de mercaderías: comentarios a la Convención de Viena de 1980*. Bogotá, Pontifica Universidad Javeriana Facultad de Ciencias Jurídicas, 2003. p. 15-20. In Spanish. Translation of title: Preamble.

_____. Tratamiento jurídico de las cartas de confirmación en la Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías. *Revista Jurídica del Perú* (Lima) 47:13:241-262, octubre-diciembre 1997. In Spanish. Translation of title: Legal qualification of confirmation letters under the United Nations Sales Convention (1980).

_____. Una aproximación al artículo 7 de la Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías: aplicaciones concretas en la parte II de la Convención. *Cuadernos de derecho y comercio* (Madrid) 16:55-88, abril de 1995. In Spanish. Translation of title: An approach to art. 7 of the United Nations Sales Convention (1980): practical application in pt. II of the Convention. Reprint. Awarded the first "Premio Cuadernos de Derecho y Comercio 1994 en su Categoría de Estudiantes" (p. 55, fn.).

Perović, J.S. Bitna povreda ugovora: medunarodna prodaja robe. Belgrade, Javno preduzece službeni list SCG, 2004. 402 p. In Serbian. Translation of title: Fundamental breach of contract: international sale of goods.

Perret, L. and N. Lacasse, eds. *Colloque sur la vente internationale* (1987). *Actes du Colloque sur la Vente Internationale*, Ottawa, 14 octobre 1987. Montréal, Wilson & Lafleur, 1989. viii, 321 p. (La Collection Bleue. Série ouvrages collectifs). Includes the text of the United Nations Sales Convention (1980) in English, p. 251-263, and French, p. 267-280. See individual contributions under Barrera Graf, Beaudoin, Bergsten, Boutin, Ciambella, Feltham, Gregory, Honnold, Kilpatrick, Lacasse, Manwaring, Paquette, Perugini de Paz y Geuse, Rompré, Samson, Sánchez Domínguez, Thieffry, Trahan, Ziegel.

Perrott, D.L. The Vienna Convention 1980 on Contracts for the International Sale of Goods. *International contract law and finance review* (Lausanne, Switzerland) 1:10:577, 1980.

Perugini de Paz y Geuse, J.A. Analyse de la Convention de Vienne de 1980. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 63-80. With abstract in English and French. See above under Perret.

_____. Convention aux Nations-Unies sur les contrats d'achats vente international de marchandises (Vienne 1980): code civil: projet d'unification des obligations civiles et commerciales. 53 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.

_____. Incidence de la Convention sur le droit argentin. In *Colloque sur la vente Internationale* (1987). Perret, L. and N. Lacasse, eds. p. 207-226. See above under Perret.

- Petrochilos, G.C. Arbitration conflict-of-laws rules and the 1980 International Sales Convention. *Revue hellénique de droit international* (Athènes) 52:1:191-218, 1999.
- Pfund, P.H. International unification of private law: a report on United States participation, 1985-86. *International lawyer* (Chicago, Ill.) 20:2:623-631, 1986.
- _____. United States participation in international unification of private law. *International lawyer* (Chicago, Ill.) 19:2:505-519, 1985.
- Philippe, D. Vienna Convention on the International Sale of Goods. *Comparative law yearbook of international business* (The Hague) 21:441-493, 1999.
- Piche, C. The Convention on Contracts for the International Sale of Goods and the Uniform Commercial Code remedies in light of remedial principles recognized under U.S. law: are the remedies of granting additional time to the defaulting parties and of reduction of price fair and efficient ones? *North Carolina journal of international law and commercial regulation* (Chapel Hill, N.C.) 28:519-566, 2003.
- Pietrobon, A. La Compravendita internazionale. Torino, G. Giappichelli Editore, 1995. vii, 215 p. (Diritto della civiltà internazionale. Serie 2, Il comercio internazionale/Dipartimento di studi internazionali dell'Università di Padova; 2). In Italian. Translation of title: The international sale. A collection of treaties in the field of international sales. Reproduces, *inter alia*, the French text and its translation into Italian (*Gazzetta ufficiale della Repubblica Italiana* (Roma) 27 dicembre 1985, n. 303 suppl.) of the United Nations Sales Convention (1980) on facing pages, p. 41-105.
- Pignarre, G. Retirement: la délivrance, fait générateur de l'obligation de retirement de l'acheteur. *Recueil le dalloz* (Paris) 12:997-998, 2002.
- Piliounis, P.A. The remedies of specific performance, price reduction and additional time (Nachfrist) under the CISG: are these worthwhile changes or additions to English Sales Law? *Pace international law review* (White Plains, N.Y.) 12:1-46, spring 2000.
- Piltz, B. AGB in UN-Kaufverträgen. *Internationales Handelsrecht* (München) 4:4:133-138, 2004. In German. Translation of title: General terms and conditions in UN sales contracts. Available online at <http://25.cisg.info/content/publikation.php?id=9>.
- _____. El ámbito de aplicación de la Convención de las Naciones Unidas sobre la Compraventa Internacional de Mercaderías. *Ley* (Madrid) 13:3063:1-4, 7 de agosto de 1992. In Spanish. Translation of title: Scope of application of the United Nations Sales Convention (1980).
- _____. Anwendbares Recht in grenzüberschreitenden Kaufverträgen: (zu OLG Köln, 16.10.1992 — 19 U 118/92, ... und OLG Köln, 2.10.1992 — 19 U 28/92,...). *IPRax* (Bielefeld, Germany) 14:3:191-193, Mai/Juni 1994. In German. Translation of title: Applicable law in transnational contracts. This is a commentary of two court decisions touching the United Nations Sales Convention (1980); summary of those decisions, p. 210-213 and 213-216.
- _____. Der Anwendungsbereich des UN-Kaufrechtes. *Anwaltsblatt* (Bonn) 41:57-62, Februar 1991. In German. Translation of title: The sphere of application of the United Nations Sales Convention (1980).
- _____. Compraventa internacional: Convención de Viena sobre Compraventa Internacional de Mercaderías de 1980. Buenos Aires, Editorial Astrea, 1998.

- xxiii, 194 p. In Spanish. Translation of title: International sales: United Nations Sales Convention (1980). Adaptación al derecho de los países hispanoamericanos de la obra alemana: UN-Kaufrecht: Gestaltung von Export- und Importverträgen: Wegweiser für die Praxis. 2. Aufl. Bonn, Economica Verlag, 1996. (Internationale Wirtschaftspraxis, Bd. 2)
- _____. Entscheidungen des BGH zum CISG. *Internationales Handelsrecht: Mitteilungen für die wirtschaftliche Praxis* (Hamburg) 2:13-28, 1999. (Beilage zu der Zeitschrift *Transportrecht* 22:5, Mai 1999). In German. Translation of title: BGH (German Supreme Court) decisions on the United Nations Sales Convention (1980).
- _____. Exportbedingungen und UN-Kaufrecht. *AW-Praxis: Aussenwirtschaftliche Praxis: Zeitschrift für Aussenwirtschaft in Recht und Praxis* (Köln) 214-217, Juni 1998. In German. Translation of title: Export conditions and the United Nations Sales Convention (1980).
- _____. Gerichtsstand des Erfüllungsortes in UN-Kaufverträgen. *Internationales Handelsrecht* (München) 6:2:53-59, 2006. In German. Translation of title: Jurisdiction of the place of performance in contracts under the United Nations Sales Convention (1980).
- _____. Gestaltung von Exportverträgen. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 897-902, 1999. In German. Translation of title: Formation of export contracts.
- _____. Internationales Kaufrecht: das UN-Kaufrecht (Wiener Übereinkommen von 1980) in praxisorientierter Darstellung. München, Beck, 1993. xxi, 381 p. (Aktuelles Recht für Praktiker). In German. Translation of title: United Nations Sales Convention (1980): a practice-oriented presentation. Includes bibliography. Annexes: 1,2,3. Text of United Nations Sales Convention (1980) in German, English and French, respectively, p. 297-357 — 4. Survey of warranty claims, p. [359].
- _____. Internationales Kaufrecht. *Neue juristische Wochenschrift* (München) 42:10:615-621, 1989. In German. Translation of title: International sales law.
- _____. Neue Entwicklungen im UN-Kaufrecht. *Neue Juristische Wochenschrift* (München) 35:17:1101-1106, 1994. In German. Translation of title: New developments in United Nations Sales Convention (1980) (analyzing 39 decisions).
- _____. New developments in the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 10:2:215-228, 2006.
- _____. New developments under the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 11:2:133-146, 2007.
- _____. New developments in UN sales law. *Vindobona journal of international commercial law and arbitration* (Vienna) 7:2:213-232, 2003.
- _____. Rights and obligations of the seller and of the buyer under the CISG. In Law and practice of export trade. Center for transnational law, Münster, 2001. p.115-130. (Central practice and study guides, No. 3.)
- _____. Standard terms in UN-contracts of sale. *Vindobona journal of international commercial law and arbitration* (Vienna) 8:2:233-244, 2004.
- _____. UN-Kaufrecht: Gestaltung von Export- und Importverträgen: Wegweiser für die Praxis. 2. neubearbeitete und erw. Aufl. Bonn, Economica Verlag, 1996. x, 148 p. (Internationale Wirtschaftspraxis; Bd. 2). In German with some English. Translation of title: United Nations Sales Convention (1980): a

- Practitioner's Guide. Includes bibliography. Annexes: 1. Reproduces text of the United Nations Sales Convention (1980) in English and German on facing columns, p. 89-140 — 2. German statute implementing the Convention (German only), p. 141-142 — 3. Excerpts from German Civil Code (German only), p. 143-145 — 4. Model contract of sale (English only), p. 146-148.
- _____. UN-Kaufrecht. In *Handbuch des Kauf-vertragsrechts in den EG-Staaten*, einschl. Österreich, Schweiz und UN-Kaufrecht. F. Graf von Westphalen, ed. Köln, Verlag Otto Schmidt, 1992. p. 1-64. In German. Translation of title: United Nations Sales Convention (1980). Reprint.
- _____. UN-Kaufrecht: Wegweiser für die Praxis. Bonn, Economica, 1991. x, 129 p. (Internationale Wirtschaftspraxis; Bd. 2). In German. Translation of title: United Nations Sales Convention (1980): A practitioner's guide. Bibliography, p. x. Annex reproduces text of the United Nations Sales Convention (1980) in English and German, as well as German statute of implementation of the Convention and excerpts from the German Civil Code, latter both in German only, p. 73-123.
- Plantard, J.-P. Disposiciones comunes a las obligaciones del vendedor y del comprador. *Anuario jurídico* (México, D.F.) 10:97-102, 1983. In Spanish. Translation of title: Provisions common to the obligations of the vendor and the buyer.
- _____. Droits et obligations de l'acheteur. In *Wiener Übereinkommen von 1980 über den internationalen Warenkauf*. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 111-117. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3)
- _____. Las obligaciones del comprador según la CVIM [Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías]. *Anuario jurídico* (México, D.F.) 10:181-187, 1983. In Spanish. Translation of title: Buyer's obligations under the United Nations Sales Convention (1980).
- _____. Un nouveau droit uniforme de la vente internationale: La Convention des Nations Unies du 11 avril 1980. *Journal du droit international* (Paris) 115:2:311-367, avril-mai-juin 1988. Also text of the United Nations Sales Convention (1980) in French, p. 557-585.
- Plate, P. Die Reichweite der Haftungsbefreiung nach Art. 79 UN-Kaufrecht. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 106:1-11, 2007. In German. Translation of title: The scope of the liability exemption under art. 79 of the United Nations Sales Convention (1980).
- Plate, T. The buyer's remedy of avoidance under the CISG: acceptance from a common law perspective? *Vindobona journal of international commercial law and arbitration* (Vienna) 6:1:57-82, 2002.
- Posch, W. and T. Petz. Austrian cases on the UN Convention on Contracts for the International Sale of Goods (CISG). *Vindobona journal of international commercial law and arbitration* (Vienna) 6:1:1-24, 2002.
- Posch, W. On the law of international sale of goods: an introduction. In Survey of the international sale of goods. Lafili, L., F. Gevurtz and D. Campbell, eds. Deventer, Kluwer, 1986. p. 3-23.
- Pribetic, A.I. The (CISG) road less travelled: GreCon Dimter Inc. v. J.R. Normand Inc. *Canadian business law journal = Revue canadienne du droit de commerce* (Aurora, Ont.) 44:1:92-114, 2006.

Primak, L.S. Computer software: should the United Nations Convention on Contracts for the International Sale of Goods apply? A contextual approach to the question. *Computer law journal* (Los Angeles, Calif.) 11:2:197-231, April 1991.

Principios del Derecho Contractual Europeo: de la mera referencia a la integración de lagunas. *Diario la ley* (Madrid) 28:6725:1-7, 31 de mayo de 2007. In Spanish. Translation of title: Principles of European contractual law: from mere reference to integration of gaps.

Proceedings of the seventh annual international business law symposium: civil law suits involving a United States corporation and corporations and individuals from various foreign nations: with an emphasis on Mexico. *Florida journal of international law* (Gainesville, Fla.) 12:359-429, Spring 2000.

Prujiner, A. Book review of: *Actes du colloque sur les nouvelles règles de la vente internationale de marchandises* = Proceedings of the conference on the new rules governing the international sale of goods / Perret, L. and N. Lacasse, eds.. *Revue générale de droit* (Montréal) 20:2:362-363, 1989.

Pündter, H. Das Einheitliche UN-Kaufrecht: Anwendung kraft kollisions-rechtlicher Verweisung nach Art.1 Abs.1 lit.b UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 36:11:869-873, November 1990. In German. Translation of title: Uniform UN-Sales Law: application by virtue of conflict law reference under United Nations Sales Convention (1980) Art. 1(1)(b).

_____. Das UN-Kaufrechtsübereinkommen: Chancen für ein einheitliches Weltkaufrecht. *Juristische Arbeitsblätter für Ausbildung und Examen* (Bielefeld, Germany) 23:8/9:270-273, 1991. In German. Translation of title: United Nations Sales Convention (1980): chances for a uniform world sales law.

Puget, F. Le navire et la Convention de Vienne du 11 avril 1980 sur la vente internationale de marchandises (C.V.I.M.): quelques reflexions. In *Etudes en hommage au professeur Mircea Mateesco-Matte. Annuaire de droit maritime et aéro-spatial* (Paris) 12:299-305, 1993.

Rabello, A.M. and P. Lerner. The UNIDROIT Principles of International Commercial Contracts and Israeli contract law. *Uniform law review = Revue de droit uniforme* (Roma) 7:3:601-629, 2003.

Raczynska, M. Recoverability of the buyer's lost resale profit under CISG. *Nordic journal of commercial law* (Turku, Finland) 2:2007. Electronic resource, available at http://www.njcl.fi/2_2007/article2.pdf

Railas, L. The rise of the lex electronica and the international sale of goods: facilitating electronic transactions involving documentary credit operations. Helsinki, Faculty of Law of the University of Helsinki, 2004. 587 p. Thesis (PhD) - University of Helsinki (2004). Available online at <https://helda.helsinki.fi/handle/10138/224327>

Rajska, J. Method of unification of law for the international sale of goods. In Rapports polonais. Douzième Congrès de l'Académie internationale de droit comparé, Sidney/Melbourne, Australia, 18-26 août 1986. Varsovie, Ossolineum, 1986. p. 45-54. (Section I.C.I.). Reprint.

Ramberg, C. Electronic communications under the United Nations Convention on Contracts for the International Sale of Goods, CISG. *Scandinavian studies in law* (Stockholm) 47:111-130, 2004.

- Ramberg, J. Address: Pace University School of Law conference on the United Nations Convention on Contracts for the International Sale of Goods (CISG): CISG-Advisory Council opinion no.1—electronic communications under the CISG. In *Review of the Convention on Contracts for the International Sale of Goods (CISG) 2003-2004*. Munich, Sellier, 2005. p. 105-112.
- _____. International commercial contracts. 2. ed. Paris, International Chamber of Commerce, 2000.
- _____. The new Swedish sales law. Roma, Centro di studi e ricerche di diritto comparato e straniero, 1997. 22 p. (Saggi, conferenze e seminari / Centro di studi e ricerche di diritto comparato e straniero; 28). A comparison between the Swedish Sale of Goods Act (1915) and the United Nations Sales Convention (1980).
- _____. Unification of sales law: a look at the Scandinavian States. *Uniform law review = Revue de droit uniforme* (Roma) 8:1/2:201-208, 2003.
- _____. The vanishing Scandinavian Sales Law. *Scandinavian studies in law* (Stockholm) 50:258-264, 2007.
- Rathjen, P. Haftungsentlastung des Verkäufers oder Käufers nach Art. 79, 80 CISG. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 45:8:561-565, August 1999. In German. Translation of title: Exemption from liability of the seller or buyer under Arts. 79, 80 United Nations Sales Convention (1980).
- Rauda, C. and G. Etier. Warranty for intellectual property rights in the international sale of goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 4:1:30-61, 2000.
- Rauf, N.H. المعيار المتبع في تحديد الأذى المطبق على عقد البيع الدولي. *Tikrit University College of Humanities* (Tikrit, Iraq) 16:1:345-372, 2007. Translation of title: The standard used in determining the applied receivables on an international sales contract.
- وقف التنفيذ في عقد البيع الدولي للبضائع وفقاً للاتفاقيات الدوليّة: است تحليلٍ في ضوء أحكام اتفاقية لاهاي 1964 واتفاقية الأهل المتّحدة بشأن عقود البيع الدولي للبضائع 1980. *Tikrit University College of Humanities* (Tikrit, Iraq) 14:11:446-476, December 2007. Translation of title: Suspension of execution in the contract for the international sale of goods in accordance with international agreements: analytical study in the light of the provisions of the Hague Convention 1964 and the CISG (1980).
- Rawach, E. La validité des clauses exonératoires de responsabilité et la Convention de Vienne sur la vente internationale de marchandises. *Revue internationale de droit comparé* (Paris) 53:1:141-157, 2001.
- Raymond, A.H. Manner, method, receipt or dispatch: the use of electronic media is nothing new to the law. *Loyola law review* (New Orleans, La.) 52:1-37, 2006.
- Raynard, J. Champ d'application de garantie du vendeur dans la vente internationale de marchandises [Conv. Vienne, 11 avr. 1980, art 42, §2a]. *Semaine juridique édition générale* (Paris) 5:193-197, 2003.
- Raynaud, M. Les règles juridiques applicables au commerce par voie électronique. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 4:895-907, 1997.
- Recent developments: CISG: Convention on the International Sale of Goods. *Journal of law and commerce* (Pittsburgh, Pa.) 13:2:371-379, spring 1994. This is a "CISG contracting States and declarations table", preceded by a preface announcing the intent to devote a portion of one issue each year to

translating and commenting on foreign court decisions that interpret the United Nations Sales Convention (1980).

Recent developments: CISG: Convention on the International Sale of Goods: United States decisions, German decisions, French decisions. *Journal of law and commerce* (Pittsburgh, Pa.) 14:2:153-200, spring 1995. Contains three commentaries: More United States decisions on the United Nations Sales Convention: scope, parol evidence, "validity" and reduction of price under article 50 / H.M. Fletcher, p. 153-176 — Commentary to *Journal of law and commerce* case 1: Oberlandesgericht, Frankfurt am Main, p. 177-181 — United Nations Convention on Contracts for the International Sale of Goods: examining the gap-filling role of the CISG in two French decisions, p. 183-200. Update of a series of reports published earlier in this journal on the United Nations Sales Convention (1980): Pt. 1 in 13:1:1-29, winter 1993; Pt. 2 in 13:2:371-379, spring 1994. See also: Interpretive decisions ..., above.

Rechtsprechung zu UNCITRAL-Texten: (Caselaw on UNCITRAL-texts: CLOUD, im Anschluss an ZEuP 1994, 694). *Zeitschrift für europäisches Privatrecht* (München) 2:298-301, 1995. In English with some German. Distinctive title of journal: ZEuP. This is an update of [ZEU P ; 4:585-602, 1994] a table of cases based on UNCITRAL CLOUD documents A/CN.9/SER.C/ABSTRACTS/3, 4 and 5. The table registers only those cases that touch UNCITRAL texts as adopted by Germany.

Rechtsprechung zum Wiener Kaufrecht: Bericht des national correspondent für die Schweiz (Bundesamt für Justiz). *Schweizerische Zeitschrift für internationales und europäisches Recht* (Zürich) 3:653-668, 1993. An instalment of a series of reports on case law dealing with the United Nations Sales Convention (1980). Parallel titles: *Revue Suisse de droit international et de droit européen* = *Swiss review of international and European law* = *Rivista svizzera di diritto internazionale e di diritto europeo*.

Rechtsprechung zum Wiener Kaufrecht: Bericht des national correspondent für die Schweiz (Bundesamt für Justiz). *Schweizerische Zeitschrift für internationales und europäisches Recht* (Zürich) 1:75-90, 1998. An instalment of a series of reports on case law dealing with the United Nations Sales Convention (1980). Parallel titles of journal: *Revue suisse de droit international et de droit européen* = *Swiss review of international and European law* = *Rivista svizzera di diritto internazionale e di diritto europeo*.

Recknagel, C. Die Trennung von Zivil- und Handelsrecht unter besonderer Berücksichtigung der Untersuchungs- und Rügepflicht nach Para. 377 HGB. Eine rechtsvergleichende Untersuchung unter Einbeziehung internationaler Einheitsrechte (EKG, UN-Kaufrecht) und des französischen, englischen, amerikanischen und schweizerischen Rechts. Frankfurt am Main, Lang, 1985. 221 p. (Europäische Hochschulschriften. Reihe 2, Rechtswissenschaft, Bd. 463). In German. Translation of title: The separation of civil and trade law under special consideration of the requirement to examine and to notify a defect under art. 377 of the German Code of Trade Law (HGB). A comparative law study under consideration of international uniform law (EKG, the United Nations Sales Convention (1980)) and French, English, American and Swiss law.

Réczei, L. The area of operation of International Sales Conventions. *American journal of comparative law* (Berkeley, Calif.) 29:513-522, 1981.

_____. The field of application and the rules of interpretation of ULIS and UNCITRAL conventions. *Acta juridica* (Budapest) 24:1/2:157-188, 1982.

_____. The rules of the convention relating to its field of application and to its interpretation. *Digest of commercial laws of the world* (Dobbs Ferry, N.Y.) 7:53, March 1980.

Redondo Melchor, N. La regulación internacional de las operaciones mercantiles enfrentada a un caso extremo: el tráfico transfronterizo de energía eléctrica. *Derecho de los negocios* (Madrid) 6:58/59:9-14, julio-agosto 1995. In Spanish. Translation of title: International trade regulation facing an extreme case: cross-border trade of electricity. A study of sales of electricity from the point of view of international conventions, including the United Nations Sales Convention (1980).

Regional Seminar on International Trade Law (1989: New Delhi, India). Report of the Seminar, working papers and legal texts. Organized by the Asian-African Legal Consultative Committee (AALCC) in collaboration with the United Nations Commission on International Trade Law (UNCITRAL) and hosted by the Indian Council of Arbitration (ICA). New Delhi, AALCC, 1990. 422 p. Contents: Chapters I-IV: see above bibliography, section I — Chapter V: Working papers: A. International Sale of Goods, p. 59-94; (i) UNCITRAL Secretariat note on the United Nations Convention on the Limitation Period in the International Sale of Goods (New York, 1974), p. 59-64; (ii) UNCITRAL Secretariat note on the United Nations Convention on Contracts for the International Sale of Goods 1980, p. 64-70; (iii) Vienna Convention on International Sales / P.M. Bakshi, p. 70-76; (iv) The Convention on Agency in the International Sale of Goods 1983 / M. Evans, p. 76-94 — Chapter VI: Legal texts on sales, p. 215-262.

Regula, S. and B. Kannowski. Nochmals: UN-Kaufrecht oder BGB? Erwägungen zur Rechtswahl aufgrund einer vergleichenden Betrachtung, *Internationales Handelsrecht* (München) 4:2:45-54, 2004. In German. Translation of title: Once again: CISG or BGB?: considerations on choice of law based on a comparative view.

Rehbinder, E. Vertragsschluss nach UN-Kaufrecht im Vergleich zu EKG und BGB. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 149-177. In German. Translation of title: Contract formation under the United Nations Sales Convention (1980) in comparison to the Hague Formation Convention (ULF) and German domestic law.

Reid, A. International sale of goods contracts in the 21st century. *Business law review* (The Hague) 25:5-6:120-126, 2004.

Reifegerste, S. and G. Weiszberg. Obligation de minimiser le dommage et « raisonnable » en droit du commerce international (Obligation to mitigate loss and the concept of “reasonableness” in international commercial law). *Revue de droit des affaires internationales = International business law journal* (Paris) 2:181-197, 2004. In English and French.

Reiley, E.H. and Run Fu Hu. Doing business in China after Tiananmen Square: the impact of Chinese contract law and the United Nations Convention on Sale of Goods on Sino-American business transactions. *University of San Francisco law review* (San Francisco, Calif.) 24:1:25-94, fall 1989. Appendices: 1. Summary table — 2. Law of the People's Republic of China on Economic Contracts Involving Foreign Interest.

- Reimann, M. The CISG in the United States: why it has been neglected and why Europeans should care. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 71:1:115-129, 2007.
- Reimers-Zocher, B. Beweislastfragen im Haager und Wiener Kaufrecht. Frankfurt am Main, Peter Lang, 1995. 397 p. (Internationalrechtliche Studien. Beiträge zum internationalen Privatrecht, zum Einheitsrecht und zur Rechtsvergleichung, Bd. 1). In German. Translation of title: Burden of proof under ULIS and United Nations Sales Convention (1980). Thesis (doctoral) — University of Hamburg, 1994. Includes bibliography and summary.
- Reinhart, G. Entspräche das Kaufrecht der Vereinten Nationen den Erwartungen Ernst Rabels? In *Festschrift für Hubert Niederländer zum siebzigsten Geburtstag am 10. Februar 1991*. Jayme, E. and others, eds. Heidelberg, Carl Winter, 1991. p. 353-362. In German. Translation of title: Would the United Nations Sales Convention (1980) meet the expectations of Ernst Rabel?
- _____. Fälligkeitszinsen und UN-Kaufrecht: zu Landgericht Hamburg, 26.9.1990—5 O 543/88. *IPRax* (Bielefeld, Germany) 11:6:376-379, November/Dezember 1991. In German. Translation of title: Interests payable after due date and the United Nations Sales Convention (1980). This is a commentary to a decision of LG Hamburg of 26 September 1990 on United Nations Sales Convention (1980); see above under Germany.
- _____. Italia e Repubblica federate tedesca nel passaggio dal vecchio al nuovo diritto uniforme della vendita. *Diritto del commercio internazionale* (Milano) 3:1:119-130, gennaio-giugno 1989. In Italian. Translation of title: Italy and the Federal Republic of Germany in the passage from the old to the new Uniform Sales Law.
- _____. UN-Kaufrecht: Kommentar zum Übereinkommen der Vereinten Nationen vom 11. April 1980 über Verträge über den internationalen Warenkauf. Heidelberg, C.F. Müller, 1991. xiv, 288 p. Book in German with some English. This is an article-by-article commentary of the United Nations Sales Convention (1980) as stated in its German version. Bibliography, p. ix-xiv. Contains also text of Convention in English, p. 229-266.
- _____. Vom Haager zum Wiener Einheitlichen Kaufrecht: Italien und die Bundesrepublik Deutschland auf gleichem Weg in unterschiedlichem Tempo. *Jahrbuch für italienisches Recht* (Heidelberg, Germany) 2:65-75, 1989. In German. Translation of title: From the Hague to the United Nations Sales Convention (1980): Italy and the Federal Republic of Germany on the same path in a different tempo.
- _____. Zum Inkrafttreten des UN-Kaufrechts für die Bundesrepublik Deutschland: erste Entscheidungen deutscher Gerichte. *IPRax* (Bielefeld, Germany) 10:5:289-292, September/ Oktober 1990. In German. Translation of title: On the entry into force of United Nations Sales Convention (1980) for the Federal Republic of Germany: first decisions of German courts. This is a commentary to a decision of LG München of 3 July 1989 and of LG Stuttgart of 31 August 1989 on United Nations Sales Convention (1980); see above under Germany.
- _____. Zurückbehaltungsrechte und Unsicherheitseinrede nach UN-Kaufrecht im Vergleich zu EKG und BGB. In *Einheitliches Kaufrecht und nationales Obligationenrecht*. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 361-383. In German. Translation of title: Right

to retain the goods and uncertainty defense under United Nations Sales Convention (1980) in comparison to ULIS and the German Civil Code.

Reinicke, D. and K. Tiedtke. Sonderformen des Kaufes: Internationales Kaufrecht. In their Kaufrecht. 5th ed. Neuwied, Luchterhand, 1992. p. 321-330. In German. Translation of title: International sales law.

Reithmann, C. and D. Martiny. Wiener Einheitskaufrecht vom 11. 4. 1980. In their Internationales Vertragsrecht: das internationale Privatrecht der Schuldverträge. Köln, Otto Schmidt, 1988. p. 390-403. In German. Translation of title: United Nations Sales Convention (1980). This is a brief introduction to the United Nations Sales Convention (1980), followed by excerpts of the Convention in German, p. 398-403 and preceded by a bibliography, p. 390-392.

Reitz, J.C. A history of cutoff rules as a form of "caveat emptor". Part I, The United Nations Convention on the International Sale of Goods. *American journal of comparative law* (Berkeley, Calif.) 36:437-472, 1988.

Remy-Corlay, P. Force majeure, imprévision et faute: la répartition des risques dans la Convention de Vienne. *Revue trimestrielle de droit civil* (Paris) 2:354-357, 2005.

Ren, Y. 浅评我国对《联合国国际货物销售合同公约》第11条的保留. *Science and law* (China) 7:191-192, 2007. Translation of title: China's Article 11 reservation to the CISG (1980).

Renck, A.W. Der Einfluss der INCOTERMS 1990 auf das UN-Kaufrecht: eine Untersuchung zu den rechtlichen Wirkungen der INCOTERMS 1990 im Recht des internationalen Warenkaufs. Münster Lit, 1995. xvi, 280 p. (Deutsches und internationales Wirtschaftsrecht; Bd. 1). In German. Translation of title: The influence of Incoterms 1990 on the United Nations Sales Convention (1980). Thesis (doctoral) — University of Hamburg, 1994 (October), law stated as at July 1995. Includes bibliography and subject index.

Rendell, R.S. International Sales Convention on the horizon. *International financial law review* (London) 7:2:27-30, February 1988.

_____. The new United Nations convention on international sales contracts: an overview. *Brooklyn journal of international law* (Brooklyn, N.Y.) 15:1:23-43, 1989.

Resch, R. Zur Rüge bei Sachmängeln nach UN-Kaufrecht. *Österreichische Juristen-Zeitung* (Wien) 470-479, 1992. In German. Translation of title: On notice of lack of conformity of the goods under United Nations Sales Convention (1980).

Retirement: la délivrance, fait générateur de l'obligation de retraitement de l'acheteur. *Recueil le dalloz* (Paris) 12:997-998, 2002.

Review of the Convention on Contracts for the International Sale of Goods (CISG), 1995. Cornell International Law Journal, ed. The Hague, Kluwer, 1996. 305 p. Contents: Uniform application and interest rates under the 1980 Vienna Sales Convention / F. Ferrari, p. 3-19 — Applying the United Nations Convention on ... Sale of Goods: the elusive goal of uniformity / R.A. Hillman, p. 21-49 — Judicial interpretation and application of the CISG in Germany 1988-1994 / M. Karollus, p. 51-94 — Effectiveness and binding nature of declarations (notices, requests or other communications) under part II and part III of the CISG / P. Schlechtriem, p. 95-114. Research articles: The United Nations Convention on ... Sale of Goods: guide to research and literature / C.M. Germain, p. 117-145 — The Convention on Contracts for the ... Sale of Goods:

- scope, interpretation and resources / A.H. Kritzer, p.147-211 — Bibliography: International sales law under the CISG: the first 222 or so decisions / M.R. Will, p. 211-287.
- Reynolds, F. Some reservations about CISG. In *New trends in international trade law*. Torino, Giappichelli, 2000. p. 287-297.
- Ribeiro, J. MERCOSUR: ámbito legislativo, el problema de la contratación mercantil internacional, un abordaje comparativo. La Plata, Argentina, Universidad Nacional de La Plata, 2002. 187 p. Thesis (Magister en Integración Latinoamericana) - Instituto de Integración Latinoamericana, Universidad Nacional de La Plata (2002).
- Richards, B.J. Contracts for the international sale of goods: applicability of the United Nations convention. *Iowa law review* (Iowa City, Iowa) 69:209-240, 1983.
- Rider, C.V. Who bears the cost of misunderstanding in a foreign sales transaction? *New York State Bar journal* (Albany, N.Y.) 61:56-58, 60-61, October 1989.
- Robin, G. Le principe de la bonne foi dans les contrats internationaux. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 6:695-727, 2005. In English and French.
- Robine, E. Difficultés d'application. In *La Convention de Vienne sur la vente internationale et les Incoterms*. Derains, Y. and J. Ghestin, eds. Paris, LGDJ, 1990. p. 117-126. See above under Derains.
- Rodríguez Fernández, M. El deber de mitigar el daño en la Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías: una breve aproximación al tema. *Revista e-mercatoria* (Bogotá) 6:2, 2007.
- Rösler, F. Hardship in German codified private law: in comparative perspective to English, French and international contract law. *European review of private law* = *Revue européenne de droit privé* = *Europäische Zeitschrift für Privatrecht* (The Hague) 15:4:483-513, 2007. In English with abstract in French, English and German.
- Rösler, V.H. Siebzig Jahre Recht des Warenkaufs von Ernst Rabel. Werk- und Wirkgeschichte. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 70:4:793-805, 2006. In German. Translation of title: Seventy years of law on the sales of goods by Ernst Rabel. History of the work and effectiveness.
- Rogers, V.M. Beware of faux amis: the importance of uniform terminology in international sales law. In *Law and practice of export trade*. Center for transnational law, Münster, 2001. p. 29-52. (Central practice and study guides, No. 3.)
- Rohwer, C.D. and J.J. Coe, Jr. The 1980 Vienna Convention on the International Sale of Goods and the UCC: peaceful coexistence? In *Legal aspects of international business transactions*. Amsterdam, North-Holland, 1984.
- Romein, A. International sale of goods and the transfer of risk. *Vindobona journal of international commercial law and arbitration* (Vienna) 4:1:62-79, 2000.
- Romero Jiménez, M. La compraventa internacional de mercaderías. *Revista mexicana de derecho internacional privado y comparado* (México D.F) 17:25-46, 2005. In Spanish. Translation of title: International sale of goods.
- Romito, Angela Maria, transl. Sant'Elia, Charles, ed. Case comment: CISG: Italian court and homeward trend: Corte d'Appello di Milano, 20 March 1998,

- Italdecor s.a.s. v. Yiu's Industries (H.K.) Ltd. *Pace international law review* (White Plains, N.Y.) 14:179-203, 2002.
- Rompré, F. La Convention des Nations Unies sur les contrats de vente internationale de marchandises. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 241-249. With abstract in English and French. See above under Perret.
- Rosch, W. and N. Spiegel. Consentement à la vente et interprétation de la volonté des parties tribunal fédéral suisse, 11 et 22 dec. 2000. *Recueil le dalloz* (Paris) 4:396-398, 2002.
- Rosenberg, M.N. The Vienna Convention: uniformity in interpretation for gap-filling: an analysis and application. *Australian business law review* (Sydney) 20:442-460, 1992, 1993.
- Rosett, A. Critical reflections on the United Nations Convention on Contracts for the International Sale of Goods. *Ohio State law journal* (Columbus, Ohio) 45:2:265-305, 1984.
- _____. Improving the Uniform Commercial Code. Roma, Centro di studi e ricerche di diritto comparato e straniero, 1997. 14 p. (Saggi, conferenze e seminari / Centro di studi e ricerche di diritto comparato e straniero; 29).
- _____. The International Sales Convention: a dissenting view. *International lawyer* (Chicago, Ill.) 18:2:445-449, 1984.
- _____. The many paths to harmony in international commercial law. In *New trends in international trade law*. Torino, Giappichelli, 2000. p. 319-324.
- Rossmeier, D. Schadenersatz und Zinsen nach UN-Kaufrecht: Art.74 bis 78 CISG. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 46:6:407-415, June 2000. In German. Translation of title: Damages and interest under the United Nations Sales Convention (1980): Arts. 74-78.
- Roth, M. and R. Happ. Interpretation of uniform law instruments according to principles of international law. *Uniform law review = Revue de droit uniform* (Roma) 2:4:700-711, 1997. English title taken from table of contents.
- Roth, M. and W. Zenker. UN-Kaufrecht und internationale Schiedsverfahren: the Third Annual Willem C. Vis International Commercial Arbitration Moot 1995/96. *Zeitschrift für europäisches Privatrecht* (München) 5:1:190-194, 1997. In German. Translation of title: United Nations Sales Convention (1980) and International Arbitration.
- Roth, W.-H. Zur Bestimmbarkeit des Preises im UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 43:1:17-21, Januar 1997. In German. Translation of title: On price determination under the United Nations Sales Convention (1980).
- Routamo, E. Kauppalain anti ostajapuolelle (Was gibt das neue Kaufgesetz der Käuferpartei?) *Lakimies* (Helsinki) 86:1:17-23, 1988. In Finnish. Translation of title: What does the new sales law offer to the buyer?
- Rovine, A.W. United Nations Convention on Contracts for the International Sale of Goods. In Statement ... before the Committee on Foreign Relations, United States Senate, favoring advice and consent to ratification Washington, American Bar Association, 11 June 1986. p. 18-22. Mimeographed.
- Rowe, M. The international sales contract: central to trade transactions. *International trade forum* (Geneva) 23:3:14-19 and 31, July-September 1987. French version: Le contrat de vente international: élément central des

transactions. *Forum du commerce international* (Genève) 23:3:14-19 et 31, juillet-septembre 1987.

_____. United Nations Convention on International Sales Law. The convention, signed in 1980, could come into force in 1984—if six more nations ratify it. *International financial law review* (London) 20-23, July 1983.

Rowley, K.A. and others. Alphabet soup: how the UCC, CISG, UNIDROIT Principles, INCOTERMS, UETA, E-Sign, and the U.N. Electronic Commerce Convention interact in international sales of goods. *ABA annual meeting* (San Francisco, Calif.) August 12, 2007.

Rozenberg, M. (Розенберг М.) Некоторые вопросы применения Венской конвенции о договорах международной купли-продажи товаров в практике Международного коммерческого арбитражного суда при ТПП РФ. In *Russland im Kontext der internationalen Entwicklung: internationales Privatrecht, Kulturgüterschutz, geistiges Eigentum, Rechtsvereinheitlichung = Russia in the international context: private international law, cultural heritage, intellectual property, harmonization of laws* = Россия в контексте международного развития: международное частное право, защита культурных ценностей, интеллектуальная собственность, унификация права. *Festschrift für Mark Moiseevic Boguslavskij*. Trunk, A., R. Knieper and A.G. Svetlanov, eds. Berlin, Berliner Wissenschafts-Verlag, 2004. p. 739-748. In Russian, with summary in English by Trunk-Fedorova M. Translation of title: Certain issues of application of the United Nations Sales Convention (1980) in the work of the International Commercial Arbitration Court under Chamber of Commerce and Industry of the Russian Federation.

_____. Претензии и исковая давность во внешнеторговых спорах. *Международный коммерческий арбитраж* (Москва) 3:53-72, июль-сентябрь 2007. In Russian, with a summary in English. Translation of title: Claims and status of limitations in foreign trade transactions.

_____. Практика МКАС при ТПП РФ по вопросам применения Венской конвенции. *Международный коммерческий арбитраж* (Москва) 3:15-20, июль-сентябрь 2006. In Russian, with a summary in English. Translation of title: Practice of the ICAC at the Chamber of Commerce and Industry of the Russian Federation in the issues of application of United Nations Sales Convention (1980).

_____. Венская Конвенция ООН 1980 г. о договорах международной купли-продажи товаров: к 10-летию её применения Россией. Москва, Статут, 2001. In Russian. Translation of title: United Nations Sales Convention (1980): 10th anniversary of its application in Russia.

_____. Заключение договора международной купли-продажи товаров. Москва, Внешнеэкономический Центр Соинтэрторг, 1991. 69 стр. In Russian. Translation of title: Conclusion of contract of international sale of goods. Reproduced in the annex is the Russian version of the United Nations Sales Convention (1980), p. 41-69.

Rubinstein, J.H. International law's new importance in the U.S.: the Supreme Court's latest term provides the most recent example. *National law journal* (New York) 26:3:16, 15 September 2003.

Rudanko, M. Ostajan velvollisuudet ja sopimusrikkomus kauppalain mukaan (Die vertraglichen Pflichten des Käufers und seine Haftung aus Vertragsverletzungen nach dem Kaufgesetz). *Lakimies* (Helsinki) 86:1:24-50, 1988. In Finnish. Translation of title: Contractual duties of the buyer and his liability for breach of contract under the sales law.

Rudolph, H. Kaufrecht der Export- und Importverträge: Kommentierung des UN-Übereinkommens über internationale Warenkaufverträge mit Hinweisen für die Vertragspraxis. Freiburg, Haufe, 1996. 567 p. plus disk. (Berliner Praxiskommentare). In German. Translation of title: Sales law of export and import contracts: commentary on United Nations Sales Convention (1980), article by article, with suggestions for contract practice. Includes: Bibliography, tables of cases and articles, as well as subject index. Text of the United Nations Sales Convention (1980) in English and German on facing columns. Annexes (seven) with source materials, of which annex two reproduces the German version of the Limitation Convention (1974). Accompanied by diskette (current as at 11 March 1996) with decisions of German courts: Entscheidungen deutscher Gerichte zum UN-Kaufrechtsübereinkommen im Volltext sowie eine Checkliste zur Vertragsgestaltung.

Rueda, I. Convention de Vienne du 11 avril 1980; Cass. 1re civ., 8 janv. 2002; Sté Coqin c/ Sté Polarcup Benelux SA. *Semaine juridique édition générale* (Paris) 5:180, 2003.

Ruhl, G. The battle of the forms: comparative and economic observations. *University of Pennsylvania journal of international economic law* (Philadelphia, Pa.) 24:189-224, 2003.

Ryan, L.M. The Convention on Contracts for the International Sale of Goods: divergent interpretations. *Tulane journal of international and comparative law* (New Orleans, La.) 4:99-118, winter 1995.

Sacerdoti, G. I criteri di applicazione della Convenzione di Vienna sulla vendita internazionale: diritto uniforme, diritto internazionale privato e autonomia dei contraenti. *Rivista trimestrale di diritto e procedura civile* (Milano) 44:733-748, 1990. In Italian. Translation of title: The criteria for application of the United Nations Sales Convention (1980): uniform law, international private law and party autonomy.

Saenger, I. and E. Sauthoff. Die Aufrechnung im Anwendungsbereich des CISG. *Internationales Handelsrecht* (München) 5:5:189-195, 2005. In German. Translation of title: Offset in the scope of application of the United Nations Sales Convention (1980).

Saidov, D. Anticipatory non-performance and underlying values of the UNIDROIT principles. *Uniform law review = Revue de droit uniforme* (Roma) 11:4:795-823, 2006. With abstract in French.

_____. Cases on CISG decided in the Russian Federation. *Vindobona journal of international commercial law and arbitration* (Vienna) 7:1:1-62, 2003.

Sajko, K. Determining substantive law in arbitral disputes: the application of the Rome and Vienna Conventions. *Croatian arbitration yearbook* (Zagreb) 4:123-134, 1997.

Salama, S. Pragmatic responses to interpretive impediments: article 7 of the CISG, an Inter-American application. *University of Miami Inter-American law review* (Miami, Fla.) 38:225-250, 2006.

Sale of Goods Acts in Denmark, Finland, Norway and Sweden: a summary of a report. In Report Nordiska koeplagar Foerslag av den nordiska arbetsgruppen foer koeplagstifting. *Nordic official reports series* (Oslo) 5:35-43, 1984. Reprint.

Sambugaro, G. Exclusion of the 1980 Vienna Convention: does recent US case law open the door to forum shopping? *Internationales Handelsrecht* (München) 7:6:231-237, 2007.

- Sampson, H.M., III. The title-passage rule: applicable law under the CISG. *International tax journal* (Greenvale, N.Y.) 16:137-152, 1990.
- Samson, C. La convention des Nations Unies sur les contrats de vente internationale de marchandises: étude comparative des dispositions de la convention et des règles de droit québécois en la matière. *Cahiers de droit* (Québec) 23:919, 1982.
- _____. Etude comparative de certaines dispositions de la Convention de Vienne et des règles du droit québécois en la matière. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 105-135. With abstract in English and French. See above under Perret.
- _____. L'harmonisation du droit de la vente: l'influence de la Convention de Vienne sur l'évolution et l'harmonisation du droit des provinces canadiennes. *Cahiers de droit* (Québec) 32:1001-1026, 1991. Includes also summaries in French, p. 1001 and English, p. 1002.
- _____. Impact sur les pratiques actuelles de la vente: étude comparative de certaines dispositions de la Convention et des règles de droit québécois en la matière. 54 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.
- _____. [International Congress of Comparative Law. Reports; 13th, 1990] L'harmonization du droit de la vente internationale de marchandises entre pays de droit civil et pays de common law. In *Contemporary law: Canadian reports to the 1990 International Congress of Comparative Law*, Montreal, 1990 = Droit contemporain: rapports canadiens au Congrès international de droit comparé, Montréal, 1990. Cowansville, Québec, Editions Yvon Blais, 1992. p. 100-125.
- _____. Méthodologie pour l'application uniforme des conventions internationales examinée dans le cadre de la Convention des Nations Unies sur les contrats de vente internationale de marchandises. Rapport canadien et québécois. Douzième Congrès de l'Académie internationale de droit comparé. Sidney, Melbourne, Australia, 18-26 août 1986. 51 p. (Sujet IC). Photocopy from manuscript.
- _____. The Vienna Convention from the point of view of the civil law of Quebec. In *Proceedings of the First International Trade Law Seminar*, 1983. Ottawa, Department of Justice, 1983. p. 32-44.
- Sánchez-Cordero, J. La responsabilidad contractual en el derecho positivo mexicano y en la Convención. *Anuario jurídico* (Méjico, D.F.) 10:177-180, 1983. In Spanish. Translation of title: Contractual liability in positive Mexican law and in the United Nations Sales Convention (1980).
- Sánchez-Domínguez, T.A.M. Le Pérou et la Convention de Vienne de 1980. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989. p. 237-240. With abstract in English and French. See above under Perret.
- _____. Le Pérou et la Convention de Vienne de 1980 sur l'achat-vente internationale de marchandises. 5 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*.

- Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.
- Sandberg, S.R. Globalized horse trade: a need for heightened sophistication in the equine industry. *University of Missouri at Kansas City law review* (Kansas City, Mo.) 69:613-642, 2001.
- Sanders, P. The harmonising influence of the work of UNCITRAL on arbitration and conciliation. In *Understanding transnational commercial arbitration*. Münster, Center for transnational law, 2001. p. 43-55 (Central practice and study guides, No. 2)
- Santos Belandro, R.B. La compra-venta internacional de mercaderías y la aplicación del Tratado de Viena en Ecuador y Uruguay. *Foro revista de derecho* (Quito) 5:5-47, 2006.
- Sarcevic, P. The Geneva Convention on Agency in the International Sale of Goods. In *International sale of goods: Dubrovnik lectures*. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 443-484.
- _____, and P. Volken, eds. *International sale of goods: Dubrovnik lectures*. New York, Oceana, 1986. 508 p. For a breakdown of different contributions by author see Conetti, Drobniq, Enderlein, Goldstajn, Hellner, Hoffmann, Houtte, Hoyer, Sarcevic, Sevón, Sono, Vilus and Volken.
- _____, and _____, eds. *The international sale of goods revisited*. The Hague, Kluwer, 2001. 288 pp.
- Saumier, G. International debt collection and the CISG. In *International commercial debt collection*. D. Franklin. Toronto, Thomson Carswell, 2007. p. 11-21.
- Sauthoff, E. Auslegung der Art. 75, 76 CISG nach Treu und Glauben? *Internationales Handelsrecht* (München) 5:4:151-154, 2005. In German. Translation of title: Interpretation of arts. 75, 76 of the United Nations Sales Convention (1980) according to the principles of utmost good faith?
- _____. Lieferverzug als wesentliche Vertragsverletzung bei Vereinbarung sofortiger Lieferung und wirksame Einbeziehung fremdsprachiger AGB. *Internationales Handelsrecht* (München) 5:1:21-24, 2005. In German. Translation of title: Delay in delivery as major breach of contract when immediate delivery was agreed upon and effective inclusion of general terms and conditions in foreign language.
- Scarrott, K.T. A boilerplate trap: the CISG and choice of law. *Boston bar journal* (Boston, Mass.) 47:31-32, 2003.
- Schäfer, F. Zur Anwendbarkeit des UN-Kaufrechts auf Werklieferungsverträge. *Internationales Handelsrecht* (München) 3:3:118-121, 2003. In German. Translation of title: On the applicability of the United Nations Sales Convention (1980) to construction contracts.
- Scheifele, B. Die Rechtsbehelfe des Verkäufers nach deutschem und UN-Kaufrecht. Rheinfelden, Schäuble, 1986. 222 p. (Recht, Wirtschaft, Gesellschaft, 3). In German. Translation of title: The seller's remedies under German law and United Nations Sales Convention (1980). Thesis (doctoral) – University of Freiburg, Germany, 1986.
- Scheven, M. von. Der Sukzessivlieferungsvertrag. Eine rechtsvergleichende Untersuchung zum deutschen Recht, zum Haager Einheitlichen Kaufrecht und zum UN-Kaufrecht. Frankfurt am Main, Lang, 1984. 311 p. (Europäische Hochschulschriften. Reihe 2: Rechtswissenschaft, Bd. 433). In German.

Translation of title: Installment contracts - a comparative analysis of German law, Hague Uniform Sales Law and United Nations Sales Convention (1980).

Schilf, S. Writing in confirmation: valid evidence of a sales contract?: reflections in a Danish case regarding usages, CISG and the UNIDROIT Principles. *Uniform law review = Revue de droit uniforme* (Roma) 4:4:1004-1009, 1999.

Schillo, F.J. UN-Kaufrecht oder BGB?: die Qual der Wahl beim internationalen Warenkaufvertrag: vergleichende Hinweise zur Rechtswahl beim Abschluss von Verträgen. *Internationales Handelsrecht* (München) 6:257-268, 2003. In German. Translation of title: UN Sales Law or BGB?: the agony of choice in international sales of goods: comparative guidelines for choosing law during contract formation.

Schlechtriem, P. Aufrechnung durch den Käufer wegen Nachbesserungsaufwand: deutsches Vertragsstatut und UN-Kaufrecht: (zu Oberlandesgericht; OLG Hamm, 9.6.1995 - 11 U 191/94 ...). *IPRax* (Bielefeld, Germany) 16:4:256-257, Juli/August 1996. In German. Translation of title: The buyer's setting-off costs of cure: German lex contractus and the United Nations Sales Convention (1980) (comment on OLG Hamm 9 June 1995, 11 U 191/94). A note on a court decision rendered by the Higher Regional Court of Hamm, Germany. Excerpts of decision, p. 269-270, no. 36.

_____. Basic structures and general concepts of the CISG as models for a harmonisation of the law of obligations. *Juridica international* (Tartu, Estonia) 10:27-34, 2005. Available online at http://www.juridica.ee/get_doc.php?id=880.

_____. Bemerkungen zur Geschichte des Einheitskaufrechts. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 27-36. In German. Translation of title: Remarks on the history of United Nations Sales Convention (1980).

Schlechtriem, P., ed. Commentary on the United Nations Convention on the International Sale of Goods (CISG). 2nd ed. Oxford, Clarendon Press, 1998. xlviii, 803 p. An article-by-article commentary translated from Kommentar zum Einheitlichen UN-Kaufrecht: das Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf: CISG-Kommentar / von Caemmerer/Schlechtriem; von H.H. Eberstein ... [and others]. P. Schlechtriem, ed. 2. völlig neuberarbeitete Aufl. München, Beck, 1995. [1xxx, 924]. Includes bibliography, text of the United Nations Sales Convention (1980), and subject index.

Schlechtriem, P. Convention de Vienne sur les contrats de vente internationale de marchandises. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 61:2:380-384, April 1997. A review of: Neumayer, K.H. and C. Ming. Convention de Vienne sur les contrats de vente internationale de marchandises: commentaire. F. Dessemontet, ed. Lausanne, Centre du droit de l'entreprise (droit industriel, droit d'auteur, droit commercial) de l'Université de Lausanne, 1993. 763 p. (Publication CEDIDAC; 24)

_____. Deutsche Grundsätze zum "Sprachrisiko" als "Datum" unter italienischem Vertragsstatut: (zu Oberlandesgericht; OLG Hamm, 8.2.1995 - 11 U 206/93 ..). *IPRax* (Bielefeld, Germany) 16:3:184 Mai/Juni 1996. In German. Translation of title: German principles on the "language risk" as "data" when Italian law is the lex contractus (commenting on OLG Hamm 8 February 1995, 11 U

206/93). A note on a court decision rendered by the Higher Regional Court of Hamm, Germany. Excerpts of decision / G. Sandkühler, p. 197-199, no. 26. Excerpts also in: *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 43:153-155, Februar 1997.

_____. Einheitliches Kaufrecht: Erfahrungen mit den Haager Kaufgesetzen: Folgerungen für das Wiener UN-Kaufrecht. *Österreichisches Recht der Wirtschaft* (Wien) 7:2A:41-51, 1989. In German. Translation of title: Uniform Sales Law: experiences with the Hague Sales Laws: conclusions for the United Nations Sales Convention (1980).

Schlechtriem, P., ed. Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. Baden-Baden, Nomos, 1987. 439 p. In German. Translation of title: Uniform sales law and national law of obligations. Contains individual papers dealing with the United Nations Sales Convention (1980) by: Hager, Herber, Hoffmann, Honnold, Huber, Hyland, Leser, Lüderitz, Nicholas, Rehbinder, Reinhart, Schlechtriem, Schubert, Sevón, Stolland and Volken.

Schlechtriem, P. Einheitliches UN-Kaufrecht. *Juristen Zeitung* (Tübingen, Germany) 43:22:1037-1048, 18. November 1988. In German. Translation of title: United Nations Sales Convention (1980).

_____. Einheitliches UN-Kaufrecht. Tübingen, Mohr Siebeck. 1981. 167 p. In German. Translation of title: United Nations Sales Convention (1980).

_____. From The Hague to Vienna: progress in unification of the Law of International Sales Contracts. In The transnational law of international commercial transactions. Horn, N. and C.M. Schmitthoff, eds. Deventer, Kluwer, 1982. Vol. 2. p. 125-135.

_____. Gemeinsame Bestimmungen über Verpflichtungen des Verkäufers und des Käufers. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 149-171. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3). In German. Translation of title: Common provisions on obligations of the seller and the buyer.

_____. Good faith in German law and in international uniform laws. Roma, Centro di studi e ricerche di diritto comparato e straniero, 1997. 21 p. (Saggi, conferenze e seminari/Centro di studi e ricerche di diritto comparato e straniero; 24).

_____. Internationales UN-Kaufrecht. 2. ed. Tübingen, Mohr Siebeck. 2003. In German. Translation of title: United Nations Sales Convention (1980).

_____. and P. Perales Viscasillas. Interpretación en clave nacional de la Convención de Viena de 1980 sobre compraventa internacional de mercancías: STPI de Tudela (España) de 29 marzo 2005. *Derecho de los negocios* (Madrid) 16:180:23-33, 2005. In Spanish. Translation of title: National interpretation of the United Nations Sales Convention (1980).

Schlechtriem, P. Keynote address: Pace University School of Law conference on the United Nations Convention on Contracts for the International Sale of Goods (CISG): Of words and issues: finding a common language for common issues. In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2003-2004. Munich, Sellier, 2005. p. 79-90.

- _____. and I. Schwenzer. Kommentar zum Einheitlichen UN-Kaufrecht. 4. ed. München, Beck, 2004. 1041 p. (v. LXXXII). In German. Translation of title: Comments on United Nations Sales Convention (1980).
- Schlechtriem, P., ed. Kommentar zum Einheitlichen UN-Kaufrecht: das Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf: CISG-Kommentar. 2nd ed. München, Beck, 1995. [lxxx, 924]. In German. Translation of title: Comments on the United Nations Sales Convention (1980). Includes bibliography, annexes (with international legal texts, several tables), and subject index. Annex IV: Table of concordances of the Hague Uniform Laws and the United Nations Sales Convention (1980), p. 821-822.
- Schlechtriem, P. Legal costs as damages in the application of UN Sales Law. *Journal of law and commerce* (Pittsburgh, Pa.) 26:1-2:71-80, 2006-2007.
- _____. Recent developments in international sales law. *Israel law review* (Jerusalem) 18:3-4:309-326, 1983.
- _____. Subsequent performance and delivery deadlines: avoidance of CISG sales contracts due to non-conformity of the goods. *Pace international law review* (White Plains, N.Y.) 18:83-98, 2006.
- _____. 10 Jahre CISG: der Einfluß des UN-Kaufrechts auf die Entwicklung des deutschen und des internationalen Schuldrechts. *Internationales Handelsrecht* (Neuwied, Germany) 1:12-18, February 2001. In German. Translation of title: Ten years of CISG: the influence of United Nations Sales Convention (1980) on the development of German and international law of obligation.
- _____. Unification of the law for the international sale of goods. In Deutsche Länderberichte (Zivilrecht und Zivilprozeßrecht) = German national reports (private law and civil procedure). XII. Internationaler Kongress für Rechtsvergleichung 1986, Sydney und Melbourne, Australien. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 121-149. Reprint.
- _____. Uniform sales law. The UN-Convention on Contracts for the International Sale of Goods. Wien, Manz, 1986. 120 p. (Law-Economics-International Trade = Recht-Wirtschaft-Aussenhandel, Volume/Band 9). English text of the United Nations Sales Convention (1980) in Annex thereto. 42 p. The book was first published in German. Einheitliches UN-Kaufrecht. Tübingen, Mohr Siebeck, 1981. 167 p.
- _____. Verfahrenskosten als Schaden in Anwendung des UN-Kaufrechts. *Internationales Handelsrecht* (München) 6:2:49-53, 2006. In German. Translation of title: Cost of the proceedings as damages in the application of the United Nations Sales Convention (1980).
- _____. Vertragsmäßigkeit der Ware als Frage der Beschaffenheitsvereinbarung: (zu Bundesgerichtshof; BGH, 8.3.1995 - VIII ZR 159/94 ...). *IPRax* (Bielefeld, Germany) 16:1:12-16, Januar/Februar 1996. In German. Translation of title: Conformity of the goods as a question of qualities which the parties bargained for (commenting on BGH 8 March 1995, VIII ZR 159/94). A note on a court decision rendered by the Federal Court of Justice of Germany. Excerpts of decision, p. 29-31, no. 2.
- _____. Das Wiener Kaufrechtsübereinkommen von 1980 = Convention on the International Sale of Goods. *IPRax* (Bielefeld, Germany) 10:5:277-283, September/Okttober 1990.
- Schlieffen, A. von. Besondere Fragen: Verspätungshaftung, Gefahrübergang, Vertragsstrafe, Höhere Gewalt. *Rechtsinformation* (Köln) 179:21-37, Mai

1984. In German. Translation of title: Special issues: liability for delay, passing of risk, stipulated damages, force majeure.

Schlosser, P. Rechtszersplitterung durch internationales Einheitsrecht?: eine Studie zu kaufmännischen Bestätigungsschreiben und Rechnungsaufdrucken nach deutschem materiellem Recht, nach Para. 1031 ZPO, nach Art. 17 EuGVÜ, nach Art. 9 Abs. 2 CISG und Nr. 2.12 UNIDROIT-Grundsätzen. *In Festschrift für Dieter Medicus zum 70. Geburtstag / herausgeg. von Volker Beuthien, ... [and others]*. Köln, Carl Heymanns Verlag, 1999. p. 543-554. In German. Translation of title: Legal fragmentation through international uniform law?

Schmidt-Ahrendts, N. Der Ersatz "frustrierter Aufwendungen" im Fall der Rückabwicklung gescheiterter Verträge im UN-Kaufrecht. *Internationales Handelsrecht* (München) 6:2:67-73, 2006. In German. Translation of title: The recovery of "frustrated expenses" in case of restitution under a terminated contract in the United Nations Sales Convention (1980).

Schmidt-Kessel, M. Auf dem Weg zu einem europäischen Vertragsrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 49:7:481-489, 2003. In German. Translation of title: On the way to a European Law Convention.

_____. Remedies for breach of contract in European private law: principles of European contract law. Acquis Communautaire and Common und Frame of Reference. *In New features in contract law*. Reiner Schulze ed. Munich, Sellier, 2007. p. 183-196.

Schneider, E.C. The seller's right to cure under the Uniform Commercial Code and the United Nations Convention on Contracts for the International Sale of Goods. *Arizona journal of international and comparative law* (Tucson, Ariz.) 7:1:69-103, 1989.

Schneider, M. UNCITRAL rejects confidentiality rule. *Global arbitration review* (London) 2:1:3, 2007.

Schön, E. Der Kaufvertrag im österreichischen Recht und im Recht der Vereinigten Staaten von Amerika: unter besonderer Berücksichtigung von Vertragschlussphase und Willensmängeln, sowie mit einem Exkurs zum UN-Kaufrecht. Salzburg, (s.n.), 1998. various pagings: illustrated. In German. Translation of title: The sales contract under Austrian and American law. Contents (excerpts): Exkurs: UN-Kaufrecht (Teil IV), p. 191-210. Thesis (master's) — University of Salzburg, status as at May 1998.

_____. Der Kaufvertrag im Recht Österreichs, der Vereinigten Staaten von Amerika und Spaniens. Unter besonderer Berücksichtigung von Vertragsschlussphase und Willensmängeln, sowie mit einem Exkurs zum UN-Kaufrecht. 402 p. In German. Translation of title: The sales contract in Austrian, American and Spanish law. Includes bibliography and glossary. Thesis (doctoral) – University of Salzburg, 2000

Schroeter, U. Freedom of contract: comparison between provisions of the CISG (article 6) and counterpart provisions of the PECL. *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:257-266, 2002.

_____. Interpretation of "writing" comparison between provisions of the CISG (article 13) and counterpart provisions of the PECL. *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:267-274, 2002.

_____. Oberlandesgericht München, 3 December 1999. Case note. *Vindobona journal of international commercial law and arbitration* (Vienna) 5:1:130-136, 2001.

- _____. UN-Kaufrecht (CISG) und Verbrauchsgüterkauf-Richtlinie—zugleich. GPR—*Zeitschrift für Gemeinschaftsprivatrecht* (Frankfurt am Main—München) 2:4:173-176, 2005. In German. Title in English: United Nations Sales Convention (1980) and EU directive on consumer protection together.
- _____. Die Vertragsstaateneigenschaft Hongkongs und Macaus unter dem UN-Kaufrecht. *Internationales Handelsrecht* (München) 4:1:7-17, 2004. In German. Translation of title: The Status of Hong Kong and Macao under the United Nations Sales Convention (1980).
- _____. Vienna Sales Convention: applicability to "mixed contracts" and interaction with the 1968 Brussels Convention. *Vindobona journal of international commercial law and arbitration* (Vienna) 5:1:74-83, 2001.
- Schroeter, U.G. Das einheitliche Kaufrecht der afrikanischen OHADA-Staaten im Vergleich zum UN-Kaufrecht. *Recht in Afrika* (Köln) 2001:163-176, 2001. Translation of title: The uniform sales law of the African OHADA States in comparison with the CISG (1980).
- _____. The status of Hong Kong and Macao under the United Nations Convention on Contracts for the International Sale of Goods. *Pace international law review* (White Plains, N.Y.) 16:2:307-332, 2004. Available online at <http://digitalcommons.pace.edu/pilr/vol16/iss2/3>
- _____. UN-Kaufrecht und Europäisches Gemeinschaftsrecht: Verhältnis und Wechselwirkungen. München, Sellier, 2005. 802 p. Translation of title: CISG (1980) and the European Community: relationship and interactions.
- Schultz, R. Rolling contract formation under the UN Convention on Contracts for the International Sale of Goods. *Cornell international law journal* (Ithaca, N.Y.) 35:263-289, 2001.
- Schumacher, F. Kaufoptionsvertrag und Verwendungsrisiko im UN-Kaufrecht. *Internationales Handelsrecht* (München) 5:4:147-151, 2005. In German. Translation of title: Optional sales contract and utility risk under United Nations Sales Convention (1980).
- Schütze, R.A. Die Bedeutung des Wiener Kaufrechtsübereinkommens für das internationale Zivilprozessrecht. In *Verfahrensgarantien im nationalen und internationalen Prozessrecht: Festschrift Franz Matscher zum 65. Geburtstag*. Ballon, O.J. and J.J. Hagen, eds. Wien, Manz, 1993. p. 423-433. In German. Translation of title: The significance of the United Nations Sales Convention (1980).
- Schwartz, D. The recovery of lost profits under article 74 of the U.N. Convention on the International Sale of Goods. *Nordic journal of commercial law* (Turku, Finland) 1:2006. Available online at http://www.njcl.fi/1_2006/article1.pdf.
- Schwenzer, I. and S. Manner. "The claim is time-barred": the proper limitation regime for international sales contracts in international commercial arbitration. *Arbitration international* (The Hague) 23:2:293-307, 2007.
- Schwenzer, I. and C. Fountoulakis, eds. International sales law. Abingdon, UK; New York, Routledge-Cavendish, 2006. xxxix, 617 p.
- Schwenzer, I. and G. Hager, eds. Festschrift für Peter Schlechtriem zum 70. Geburtstag. Tübingen, Germany, Mohr Siebeck, 2003. xi, 955 p. Selected contents: Landesspezifische Auslegung von Einheitsrecht? / K. Bacher, p. 155-163 -- Die Europäische Gemeinschaft als Partei von Übereinkommen des einheitlichen Privatrechts / J. Basedow, p. 165-187 -- Teilbeendigung von Verträgen wegen Leistungsstörungen im Einheitsrecht / C. Coen, p. 189-206 -- Zum Verhältnis von UN-Kaufrechtsübereinkommen und deliktischer Haftung /

- R. Herber, p. 207-222 -- A uniform international sales law terminology / V. M. Rogers and A. H. Kritzer, p. 233-253 -- CISG-Verträge in der Insolvenz / M. Schmidt-Kessel, p. 255-274 -- Zurückbehaltungsrechte im internationalen Kauf: Eine praxisorientierte Analyse zur Durchsetzung des Kaufpreisanspruchs im CISG / W. Witz, p. 291-307 -- 'Forum shopping' despite international uniform contract law conventions / F. Ferrari, p. 353-375 -- Aufhebungsrecht des Käufers und Nacherfüllungsrecht des Verkäufers im UN-Kaufrecht / U. Magnus, p. 599-612. In English, German and French. Translation of title: *Festschrift for Peter Schlechtriem on his 70th birthday*.
- Schwenzer, I. and F. Mohs. Old habits die hard: traditional contract formation in a modern world. *Internationales Handelsrecht* (München) 6:6:239-246, 2006.
- Schwenzer, I. Buyer's remedies in the case of non-conforming goods: some problems in a core area of the CISG. *Proceedings of the annual meeting (ASIL)* (Washington, D.C.) 101:416-422, 2007.
- _____. Das UN-Abkommen zum internationalen Warenkauf. *Neue Juristische Wochenschrift* (München) 43:10:602-607, 1990. In German. Translation of title: United Nations Sales Convention (1980).
- Schwerha, J.J. Warranties against infringement in the sale of goods: a comparison of Uniform Commercial Code Para. 2-312(3) and Article 42 of the United Nations Convention on Contracts for the International Sale of Goods. *Michigan journal of international law* (Ann Arbor, Mich.) 16:2:441-483, winter 1995.
- Scintillae iuris: studi in memoria di Gino Gorla. Tomo II, Dialogo tra ordinamenti, diritto dei commerci e diritto europeo, iura naturalia e diritti fondamentali. Milano, Giuffrè, 1994. 3 vols. In Italian. Translation of title: Studies in memory of Gino Gorla. Contributions dealing with United Nations Sales Convention (1980): Il diritto uniforme sulla vendita e lo Uniform Commercial Code nord-americano: due modelli a confronto / M.J. Bonell, p. 1189-1213 — Lettera di credito e compravendita internazionale / Carbone, S.M. and A. D'Angelo, p. 1215-1248 — Wiener Kaufrechtsübereinkommen und Anfechtung wegen Eigenschaftsirrtums / K.H. Neumayer, p. 1267-1277 — Vizi della cosa venduta, Convenzione di Vienna e comparazione giuridica / F. Ziccardi, p. 1373-1395.
- Seghers, N. and F. Walschot. Model contracts with respect to the CISG = Les contrats type en rapport avec la CVIM. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3/4:415-465, 2001.
- Sein, K. and I. Kull. Die Bedeutung des UN-Kaufrechts im estnischen Recht. *Internationales Handelsrecht* (München) 5:4:138-142, 2005. In German. Translation of title: On the relevance of the United Nations Sales Convention (1980) in Estonian law.
- Seliazniova, T. Prospective non-performance or anticipatory breach of contract (comparison of the Belarusian approach to CISG application and foreign legal experience). *Journal of law and commerce* (Pittsburgh, Pa.) 24:1:111-140, 2004.
- Senacq, S. International sales and electronic commerce = La vente internationale et le commerce électronique. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3/4:489-500, 2001.
- Sevón, L. Far vi enny köplag? *Tidskrift utgiven av juridiska foreningen i Finland* (Helsingfors) 121:6:508-521, 1985. In Finnish. Translation of title: Shall we get a new Sales Act?

- _____, T. Wilhelmsson and P. Koskelo. Huvudpunkter i köplagen. Helsingfors, Lakimiesliiton kustannus/Juristförbundets förlag, 1987. 199 p. In Swedish. Translation of title: The Basic Principles of the Sales Act.
- Sevón, L. Kauppalaki ja YK:n yleissopimus kansainvälistä tavarän kauppaan koskevista sopimuksista (Das neue finnische Kaufgesetz und die UN-Konvention über Verträge des internationalen Kaufs von Sachen). *Lakimies* (Helsinki) 86:1:1-16, 1988. In Finnish. Translation of title: The new Finnish Sales Law and the United Nations Sales Convention (1980).
- _____. Method of unification of law for the international sale of goods. In Finnish national reports to the Twelfth Congress of the International Academy of Comparative Law, Sydney and Melbourne, 18-26 August 1986. Buure-Häglund, K., ed. Helsinki, Institutum iurisprudentiae comparativae universitatis helsingiensis, 1986. p. 11-26.
- _____. The new Scandinavian codification on the sale of goods and the 1980 United Nations Convention on Contracts for the International Sale of Goods. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 343-357.
- _____. Obligations of the buyer under the UN Convention on Contracts for the International Sale of Goods. In International sale of goods: Dubrovnik lectures. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 203-238.
- _____. Obligations of the buyer under the Vienna Convention on the International Sale of Goods. *Tidskrift* (Helsingfors) 106:327-343, 1990. This article is based on a lecture delivered at a seminar arranged by Association Internationale des Jeunes Avocats in Rome, 27 April 1990.
- _____. Passing of risk. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 191-206. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3)
- _____. Reservationen om avtalsslut i FN-konventionen om internationella köp. *Tidskrift* (Helsingfors) 431-437, 2006. In Swedish. Title in English: The reservation regarding conclusion of contracts in the United Nations Sales Convention (1980).
- _____. Riskens övergång enligt FN-konventionen om internationella köp. (Gefahrübergang nach dem (sic) UN-Übereinkommen über internationale Warenkaufverträge). *Defensor legis* (Helsinki) 66:107-131, mars-april 1985. In Finnish. Translation of title: Passing of Risk under the United Nations Sales Convention (1980).
- Sha, Dong Cheon. A comparative study on buyer's obligation to the notice about the non-conformity with the contracts of goods: focusing on CISG. *Korean journal of international trade and business law. Special issue: international secured transaction law* (Seoul) 16:2:263-288, 2007. In Korean with a summary in English.
- Shafik, M. The United Nations Convention on Contracts for the International Sale of Goods: a study of international commercial law. Cairo, Al-Nahda, 1988. 315 p. In Arabic.
- Shaohui, Zhang. L'internationalisation du nouveau droit chinois des contrats: exemple de la résolution du contrat de vente internationale de marchandises. *Uniform law review = Revue de droit uniforme* (Roma) 8:1/2:219-230, 2003.

- Sheaffer, C. The failure of the United Nations Convention on Contracts for the International Sale of Goods and a proposal for a new uniform global code in international sales law. *Cardozo journal of international and comparative law* (New York) 15:2:461-495, 2007.
- Shen, J. The remedy of requiring performance under the CISG and the relevance of domestic rules. *Arizona journal of international and comparative law* (Tucson, Ariz.) 13:2:253-306, 1996.
- Shinn, A.M., Jr. Liabilities under article 42 of the United Nations Convention on the International Sale of Goods. *Minnesota journal of global trade* (Minneapolis, Minn.) 2:115-142, 1993.
- Shishkevish, H.L. Convention on Contracts for the International Sale of Goods and the general conditions for the sale of goods. *Georgia journal of international and comparative law* (Athens, Ga.) 12:451-458, 1982.
- Siehr, K. Convention on the International Sale of Goods: summary. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 68:4:528-532, 2004.
- _____. Der internationale Anwendungsbereich des UN-Kaufrechts. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 52:3-4:587-616, 1988. In German. Translation of title: The international sphere of application of United Nations Sales Convention (1980).
- Sierralta Ríos, A. La compraventa internacional de mercaderías y el derecho paraguayo. Asunción, Intercontinental Editora, 2000. In Spanish. Translation of title: International sale of goods and the law of Paraguay.
- _____. and L.O. Baptista. Compraventa internacional. *In their* Aspectos jurídicos del comercio internacional: prólogo de E. Jiménez de Arechaga. Lima, Fondo Editorial de la Fundación Academia Diplomática del Perú, 1992. xxv, 332 p. Ch. 3 deals with the United Nations Sales Convention (1980), with references to the sales law of Germany and of some Latin American countries, p. 73-144.
- Sierralta Ríos, A. La compraventa internacional y el derecho peruano / prefacio de G. Herrmann; prólogo de H. Medrano Cornejo. Lima, Pontificia Universidad Católica del Perú, Fondo Editorial, 1997. xx, 244 p. In Spanish. Translation of title: International sale and law of Peru. Includes bibliography. Annex reproduces Spanish version of the United Nations Sales Convention (1980). Chapter 6, p. 169-192, presents three moot cases based on Peruvian law.
- _____. Contratos de comercio internacional. 4 ed. Lima, Fondo editorial de la Pontificia Universidad Católica del Perú, 2004. xxv, 465 p. In Spanish. Translation of title: International trade contracts.
- _____. La Convención de Viena de 1980. *In his* Contratos de derecho internacional. Lima, Pontificia Universidad Católica del Perú, Fondo Editorial, 1990. p. 147-201. In Spanish. Translation of title: United Nations Sales Convention (1980).
- Silva-Ruiz, P.F. La buena fe en la Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. *In Libro centenario del código civil. Vol. 1.* Madrid, Universidad Popular Enrique Tierno Galván y Universidad Complutense de Madrid, 1989. p. 111-119. In Spanish. Translation of title: Good faith in the United Nations Sales Convention (1980). Annex contains English abstract, p. 119.
- _____. La Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. *Revista del Colegio de Abogados*

de Puerto Rico (San Juan, Puerto Rico) 50:1-2:89-129, enero-junio 1989. In Spanish. Translation of title: United Nations Sales Convention (1980). Annex contains Spanish text of the Convention, p. 99-129. Reprint.

_____. Some remarks about the 1980 Vienna Convention on Contracts for the Sale of Goods. *Arizona journal of international and comparative law* (Tucson, Ariz.) 4:137-146, 1987.

Simons, T. BGH(D) 3.11.1999 - VIII ZR 287/98 CISG Art. 39 Abs. 1. *European legal forum* (München) 1:12-15, 2001. Commentary on United Nations Sales Convention (1980).

Singapore. Attorney-General's Chambers. UN Convention on Contracts for the International Sale of Goods: review of article 95 reservation, consultation paper. Singapore, Attorney-General's Chambers, 2007. 46 p. Available online at http://www.agc.gov.sg/publications/docs/CISG_Article_95_Report.pdf

Singapore Conference on International Business Law (6th: 1992: Singapore) Current developments in international transfers of goods and services. Rao Penna, L. and others, eds. Singapore, Butterworths, 1994. liii, 621 p. (Singapore Conferences on International Business Law; 6). Contents dealing with UNCITRAL texts: Pt. 1. General issues and developments: Recent trends in international sales law / E.A. Farnsworth, p. 3-20 — Trends in the law relating to international service transactions / Marcuss, S.J. and L.A. Schapiro, p. 21-39 — Pt. 2. International sales transactions: unification and harmonization of the law of international sales: Vienna Sales Convention 1980: developing countries' perspectives / S.K. Date-Bah, p. 87-102 — Vienna Sales Convention 1980: developed countries' perspectives / P. Schlechtriem, p. 103-137. Includes bibliographical references, tables of cases, statutes and international legal texts and subject index. The law is stated as at September 1992. Some authors have revised their papers in November 1992. Editor's introduction, p. liii.

Siqueiros, J.L. Contrato de compraventa internacional de mercaderías. *Boletín mexicano de derecho comparado* (México, D.F.) 28:82:447-448, enero-abril 1995. (Nueva serie). In Spanish. Translation of title: International sales contract. Book review of: Contrato de compraventa internacional de mercaderías / Granillo Ocampo, R. y M. Carl Beverly.

Sleigh, R.H.P. La Convention de Vienne sur les contrats de vente internationale de marchandises. *Gazette du Palais* (Paris) 111:5:612-615, 24 août 1991.

Slipachuk, T.V. and P. Runeland. Kiev: from zero to 800 cases per year in less than 10 years. *American review of international arbitration* (New York) 11:4:585-606, 2000.

Smart, C.P. Formation of contracts in Louisiana under the United Nations Convention for the International Sale of Goods. *Louisiana law review* (Baton Rouge, La.) 53:1339-1355, 1993.

Smiley, M.S. "Where do we start, Professor?": an approach to starting and navigating article 2 of the Uniform Commercial Code. *Idaho law review* (Moscow, Idaho) 40:133-154, 2003.

Smit, H. The Convention on the Limitation Period in the International Sale of Goods: UNCITRAL's first born. *American journal of comparative law* (Berkeley, Calif.) 23:337-355, 1975.

Soares, M.A.C.B. and R.M.G. de M. Ramos. Convenção das Nações Unidas sobre os contratos de compra e venda internacional de mercadorias. *Revista de direito e economia* (Coimbra, Portugal) 6-7:349-379, 1980-1981. In

Portuguese. Translation of title: United Nations Sales Convention (1980). Text of the Convention translated into Portuguese.

_____ and _____. Do contrato de compra e venda internacional. Análise da Convenção de Viena de 1980 e das disposições pertinentes do direito português. *Documentação e direito comparado* (Coimbra, Portugal) 73-555, 1981. In Portuguese. Translation of title: on United Nations Sales Convention (1980). In annex I, this article contains the text of the United Nations Sales Convention (1980) in French, English and Portuguese.

Sohn, T. Kukje moolpoom maemaegaeyak-ae kwanhan UNhyubyak (CISG) ui jukyongsang-ui tongilsung-ae kwanhan choikeun meekuk panrae-ui taedo-wa geu gaesunchak-ae kwanhan gochal. *Bubhak yongu = Pusan National University law review* (Pusan, Republic of Korea) 47:1:399-423, 2006. In Korean, with abstract in English. Translation of title: Study on the recent cases of the United States about the uniformity in its application and suggestions about uniformity.

Sokolovski, I. Závaznost oferty: vhodný(é) model(y). *Právník* (Praha) 144:9:1040-1060, 2005. In Czech, with a summary in English, p. 1060. Title in English: Binding force of the offer: appropriate model(s).

Sol, V. La convention des Nations Unies sur les contrats de vente internationale de marchandises. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 1:107-116, 1988.

Sollund, M. The U.N. Convention on Contracts for the International Sale of Goods, article 7 (1): the interpretation of the Convention and the Norwegian approach. *Nordic journal of commercial law* (Turku, Finland) 1:2007. Available online at http://www.njcl.utu.fi/1_2007/article2.pdf.

Sondhal, E. Understanding the remedy of price reduction: a means to fostering a more uniform application of the United Nations Convention on Contracts for the International Sale of Goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 7:2:255-276, 2003.

Song, G.-E. A study on the formation of contracts for the international sale of goods. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul). Pt. 1 in 16:1:4-9, January 1992; Pt. 2 in 16:2:15-19, February 1992; Pt. 3 in 16:3:11-18, March 1992. In Korean. Title from English table of contents. Former title of journal: *Journal of commercial arbitration*.

Song, H. and J. Zhao. 《国际货物销售时效期限公约》评介: 兼论我国批准该公约的可行性. *国际贸易问题* = *Journal of international trade* (Beijing) 6:48-52, 1994. Translation of title: Comments on the Limitation Convention (1974/1980): on the possibility of ratifying the Convention.

Song, L. Award of interest in arbitration under article 78 CISG. *Uniform law review* = *Revue de droit uniforme* (Roma) 12:4:719-731, 2007.

Sonnenberger, H.J. L'harmonisation ou l'uniformisation européenne du droit des contrats sont-elles nécessaires?: quels problèmes suscitent-elles?: réflexions sur la Communication de la Commission de la CE du 11 juillet 2001 et la Résolution du Parlement européen du 15 novembre 2001. *Revue critique de droit international privé* (Paris) 91:3:405-434, 2002.

Sono, K. Delocalization of the law of international sales and the restoration of the rules of reason. In Asian Pacific Regional Trade Law Seminar incorporating the Eleventh International Trade Law Seminar, Canberra, 22-27 November

1984. Papers and summary of discussions. Canberra, Australian Government Publishing Service, 1985. p. 395-400.
- _____. Formation of international contracts under the Vienna convention: a shift above the comparative law. In *International sale of goods: Dubrovnik lectures*. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 111-131.
- _____. International sale of goods. In *The law of international transactions*. Sawada, T. and others, eds. Tokyo, Yuhikaku, 1982. This chapter provides a commentary on the United Nations Sales Convention (1980). In Japanese.
- _____. and M. Yamate. The law of international sales. Tokyo, Seirin-shoin, February 1993. 2 v. (Contemporary Jurisprudence Series; No. 60). Transliteration of title: Kokusai baibai ho. Contents include: Vol. 1. Monograph in Japanese — Vol. 2. Annexes with relevant legal texts in English: United Nations Sales Convention (1980), p. 2-59, and appended glossary, p. 60-62; both in English and Japanese on facing columns — Draft Sales Convention (1978), p. 62-82 — Limitation Period Convention (1974), p. 122-132, and its Amending Protocol (1980), p. 133-136.
- Sono, K. A preliminary translation of 1980 Vienna Sales Convention. *Jurist* (Tokyo) 783:22, 1983. In Japanese.
- _____. A promising trend to implement 1980 Vienna Sales Convention. *Jurist* (Tokyo) 781:97, 1983. In Japanese.
- _____. The rise of a national contract law in the age of globalization. *Tulane law review* (New Orleans, La.) 75:1185-1193, 2001.
- _____. UNCITRAL and the Vienna Sales Convention. Symposium on International Sale of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:7-15, 1984.
- _____. Unification of Limitation Period in the International Sale of Goods *Louisiana law review* (Baton Rouge, La.) 35:1127, 1975.
- _____. The Vienna sales convention: history and perspective. In *International sale of goods: Dubrovnik lectures*. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 1-17.
- Sorieul, R. Possible work to increase the enforceability of arbitral awards in the European Union: reflexions from a global perspective. In *Die Vollstreckung von Schiedssprüchen*. Köln, Carl Heymanns Verlag, 2007. p. 191-209.
- _____. The United Nations Convention on Contracts for the International Sales of Goods (CISG) as a set of uniform rules for electronic commerce. *Business law international* (London) 4:380-387, 2000.
- Southerington, T. Impossibility of performance and other excuses in international trade. Turku, Finland, s.n., 2001. 65 p. Thesis - University of Turku, 2001. Available online at <http://www.law.utu.fi/tiedostot/xcisg/southerington.pdf>
- Spagnolo, L. Opening Pandora's box: good faith and precontractual liability in the CISG. *Temple international and comparative law journal* (Philadelphia, Pa.) 21:261-310, 2007.
- Spaic, A. Approaching uniformity in international sales law through autonomous interpretation. *Vindobona journal of international commercial law and arbitration* (Vienna) 11:2:237-258, 2007.
- Spain. Cortes Generales. Ley 229. Convención de 11 de abril de 1980, a la que se adhirió España por instrumento de 17 de julio de 1990. *Repertorio de legislación* (Pamplona, Spain) 639-654, 1991. Reproduced from *Boletín oficial*

del Estado (Madrid) 26, 30 de enero de 1991. Contains the instrument of accession of Spain to the United Nations Sales Convention (1980) as well as the Spanish text of the Convention.

Spanogle, J.A. *and others*. Global issues in contract law. St. Paul, Minn., Thomson/West, 2007. xix, 208 p. (American casebook series). Introduces international, comparative and transnational legal issues into the basic contracts course, covers status and scope of the United Nations Sales Convention (1980). Includes bibliography, p. 182-201.

Speidel, R.E. Buyer's remedies of rejection and cancellation under the Uniform Commercial Code and the Convention. *Journal of contract law* (North Ryde, N.S.W.) 6:131-140, August 1993.

Spiegelberger, W.R. Report on the first annual Willem C. Vis International Arbitration Moot, held in Vienna, March 18-20, 1994. *American review of international arbitration* (New York) 4:3:333-334, 1993.

Spivack, C. Of shrinking sweatsuits and poison vine wax: a comparison of basis for excuse under U.C.C. §2-615 and CISG article 79. *University of Pennsylvania journal of international economic law* (Philadelphia, Pa.) 27:757-802, 2006.

Stahl, H. Standard business conditions in Germany under the Vienna Convention. *Comparative law yearbook of international business* (London) 15:381-389, 1993.

Staudinger, J. von. [Kommentar zum Bürgerlichen Gesetzbuch mit Einführungsgesetz und Nebengesetzen]. J. von Staudingers Kommentar zum Bürgerlichen Gesetzbuch mit Einführungsgesetz und Nebengesetzen. 2. Buch, Recht der Schuld-verhältnisse, Wiener UN-Kaufrecht (CISG). Magnus, U. *and* H. Honsell *eds.* 12. Aufl., 13. Bearbeitung. Berlin, Sellier, 1994. [xviii], 781 p. In German. Translation of title: J. von Staudinger's Commentary on the German Civil Code with all other relevant laws. Text of United Nations Sales Convention (1980) in German, and also in English and French on facing columns. Kept up to date by replacement volumes that carry successive revision (Bearbeitung) statements. Includes bibliography and subject index.

Steinmetzler, U. Recht und Ökonomie der Grundstrukturen des Leistungsstörungsrechts im UN-Kaufrecht. Hamburg, Verlag Dr. Kovač, 2004. xxxi, 279 p. In German. Title in English: Law and economics of the fundamental structure of the rules on failure to perform in the United Nations Sales Convention (1980).

Stephan, P.B. Does the CISG fill a much-needed gap? *Proceedings of the annual meeting (ASIL)* (Washington, D.C.) 101:414-416, 2007.

Stern, E. Erklärungen im UNCITRAL-Kaufrecht. Wien, Manz, 1990. xviii, 170 p. (Wiener rechtswissenschaftliche Studien, Bd. 20). In German. Translation of title: Declarations under the United Nations Sales Convention (1980). Bibliography: p. xiii-xviii.

Stern, J.G. A practitioner's guide to the United Nations Convention on Contracts for the International Sale of Goods. *New York university journal of international law and politics* (New York) 16:1:81-117, fall 1983.

Stiegele, A. *and* R. Halter. Nochmals: Einbeziehung von allgemeinen Geschäftsbedingungen im Rahmen des UN-Kaufrechts: Zugänglichmachung im Internet. *Internationales Handelsrecht* (München) 3:4:169, 2003. In German. Translation of title: Once again: inclusion of general terms and conditions in the framework of United Nations Sales Convention (1980): provide access in internet.

- Stocks, M. Risk of loss under the Uniform Commercial Code and the United Nations Convention on Contracts for the International Sale of Goods: a comparative analysis and proposed revision of Uniform Commercial Code Sections 2-509 and 2-510. *Northwestern University law review* (Chicago, Ill.) 87:4:1415-1457, summer 1993. Appendix I: A pictorial comparison of UCC and CISG risk of loss provisions.
- Stoffel, W.A. Ein neues Recht des internationalen Warenkaufs in der Schweiz. *Schweizerische Juristen-Zeitung = Revue Suisse de jurisprudence* (Zürich) 86:10:169-179, 15. Mai 1990. In German. Translation of title: A new law of the international sale of goods in Switzerland.
- _____. Formation du contrat. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 55-76. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3). In German. Translation of title: Formation of the contract.
- Stoffer, A. Gegenstand und Normzweck des Art. 50 CISG. *Internationales Handelsrecht* (München) 7:6:221-231, 2007. In German. Translation of title: Subject and purpose of art. 50 of the United Nations Sales Convention (1980).
- Stoll, H. Inhalt und Grenzen der Schadensersatzpflicht sowie Befreiung von der Haftung im UN-Kaufrecht, im Vergleich zu EKG und BGB. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987. Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 257-281. In German. Translation of title: Features and limits of the liability for damages and exclusion from liability under United Nations Sales Convention (1980), comparison to ULIS and the German Civil Code.
- Stonberg, M. Drafting contracts under the Convention on Contracts for the International Sale of Goods. *Florida international law journal* (Gainesville, Fla.) 3:2:245-264, spring 1988. A student's note.
- Stotter, V. Internationales Einheitskaufrecht. München, Goldmann, 1974. 452 p. In German. Translation of title: United Nations Sales Convention (1980).
- Stražnická, V. História unifikácie práva medzinárodnej kúpnej zmluvy. *Pravny obzor* (Bratislava) 73:2:137-149, 1990. In Czech, with summaries in English and Russian, p. 148-149. Translation of title: History of unification of the law of international sale of goods.
- Strub, M.G. The codification of the doctrine of anticipatory repudiation in the 1980 Convention on international sales of goods. *Droit et pratique du commerce international* (Paris) 15:4:581-609, 1989. Parallel title: La codification de la doctrine de la résiliation anticipée par la Convention de 1980 sur la vente internationale de marchandises. Paper delivered at a symposium listed above under "La convention de Vienne...".
- _____. The convention on the international sale of goods: anticipatory repudiation provisions and developing countries. *International and comparative law quarterly* (London) 38:3:475-501, July 1989.
- Stürner, M. Mängleinrede und Aufrechnung bei verjährtem Gewährleistungsanspruch nach italienischem Kaufrecht im Verhältnis zum UN-Kaufrecht. *Recht der internationalen Wirtschaft: Betriebsberater International* (Frankfurt am Main) 52:5:338-344, 2006. In German. Translation of title: Defense for defects and set-off in case of time-barred warranty action in Italian sales law in relation with the United Nations Sales Convention (1980).

- Stumpf, H. Das UNCITRAL Übereinkommen über den Warenkauf und Allgemeine Geschäftsbedingungen: viel Lärm um nichts? *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 30:5:352-353, 1984. In German. Translation of title: The United Nations Sales Convention (1980) and general terms and conditions: much ado about nothing?
- Su, Yingxia Xian. Die Rechtsmängelhaftung des Verkäufers nach UN-Kaufrecht im Vergleich mit dem chinesischen Vertragsgesetz. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 102:101-115, 2003. In German. Translation of title: Seller's legal responsibility for defects under the United Nations Sales Convention (1980) in comparison with Chinese contract law.
- _____. Die Rechtsmängelhaftung des Verkäufers nach UN-Kaufrecht und im chinesischen Recht. *IPRax* (Bielefeld, Germany) 17:4:284-290, Juli/August 1997. In German. Translation of title: Liability of the seller for non-conformity of the goods under the CISG and Chinese law.
- Suh, Jeong-II. CISG Hyopyaksang Gujejochiye Gwanhayo. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul) 311:6-12, 2004. In Korean. Translation of title: Damages decision for lack of conformity of goods in United Nations Sales Convention (1980).
- _____. The remedies under the United Nations Convention on Contracts for the International Sale of Goods. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul) 286:131-145, 1997.
- Suk-Chul, Kim. Gukjehyeopyakyne Daehan Alkisuiwoon Jeonmunhaesol. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul) 313:67-77, 2004. In Korean. Title in English: Easy to understand interpretations of United Nations Sales Convention (1980).
- Sukurs, C. Harmonizing the battle of forms: a comparison of the United States, Canada, and the United Nations Convention on Contracts for the International Sale of Goods. *Vanderbilt journal of transnational law* (Nashville, Tenn.) 34:1481-1515, 2001.
- Sumulong, V. International trade law and the United Nations Convention on the Limitation Period in the International Sale of Goods. *Philippine law journal* (Quezon City, Philippines) 50:318-371, 1975.
- Sutton, J.S. Measuring damages under the United Nations Convention on the International Sale of Goods. *Ohio state law journal* (Columbus, Ohio) 50:737-752, 1989.
- Sutton, K.C.T. The draft Convention on the international Sale of Goods. *Australian business law review* (Sydney). Pt. 1 in 4:269, 1976; Pt. 2 in 5:28, 1977; Pt. 3 in 5:92, 1977.
- _____. Formation of contract: unity in international sales of goods. *University of Western Ontario law review* (London, Canada) 16:113-162, 1977.
- _____. Hague Convention of 1964 and the Unification of the law of international sale of goods. *University of Queensland law journal* (Brisbane, Australia) 7:145, 1971.
- _____. Methodology in applying uniform law for international sales (under the United Nations convention) (Vienna 1980). In Law and Australian legal thinking in the 1980s: a collection of the Australian contributions to the 12th International Congress of Comparative Law, held at the Law Schools of the University of Sydney and Monash University, Melbourne 18-27 August 1986.

Prepared by A.E.S. Tay on behalf of the Organising Committee. [Melbourne], [s.n.], [1987]. p. 91-98. Reprint.

_____. The United Nations Convention on Contracts for the International Sale of Goods: should Australia accede?: workshop paper. Attorney-General's Department, 9th International Trade Law Seminar, Canberra, 1982.

_____. La vendita internazionale, la Convenzione di Vienna dell' 11 aprile 1980. Atti del convegno di studi di S. Margherita Ligure, 26-28 settembre 1980. Milano, Giuffrè, 1981. 507 p. (Quaderni di giurisprudenza commerciale, 39). In Italian. Translation of title: International sale, the United Nations Sales Convention (1980).

Sweet, J. La convenzione UNCITRAL (United Nations Commission on International Trade Law) per la vendita internazionale di beni: osservazioni di un docente americano. *Rivista del diritto commerciale e del diritto generale* (Milano) 82:299-307, 1984. In Italian. Translation of title: United Nations Sales Convention (1980): observations by an American professor.

Symposium: Convention on the International Sale of Goods (1988: Ithaca, N.Y.) Convention on the international sale of goods: symposium 1988. *Cornell international law journal* (Ithaca, N.Y.) 21:3:419-573, 1988. Articles based on the speakers' presentations at the symposium: Introduction to the symposium / J. Honnold, p. 419-422 — Risk of loss or damage in documentary transactions under the Convention on the International Sale of Goods / Berman, H.J. and M. Ladd, p. 423-437 — Review of standard forms or terms under the Vienna Convention / E.A. Farnsworth, p. 439-447 — Article 29(2) of the United Nations Convention on Contracts for the International Sale of Goods: a new effort at clarifying the legal effect of "no oral modification" clauses / R.A. Hillman, p. 449-466 — The borderland of tort and contract—opening a new frontier? / P. Schlechtriem, p. 467-476 — Restoration of the rule of reason in contract formation: has there been civil and common law disparity? / K. Sono, p. 477-486 — Private international law and the United Nations Sales Convention / P. Winship, p. 487-533 — Bibliography: Scholarly commentary on articles of the United Nations Convention on Contracts for die International Sale of Goods / G.R. Ackerman, p. 535-573. Book review of: CISG (United Nations Convention on Contracts for the International Sale of Goods) laid bare: a lucid guide to a muddy code / A. Rosett, p. 575-589; this is a book review of: Commentary on the international sales law: the 1980 Vienna Sales Convention / Bianca, C.M. and M.J. Bonell, eds.

Symposium on the Codification of International Commercial Law (1988: New York City, N.Y.). The codification of international commercial law: toward a new law merchant: symposium at Federal Hall in New York City, 7 December 1988, sponsored by the Brooklyn Law School and the Brooklyn Journal of International Law. *Brooklyn journal of international law* (Brooklyn, N.Y.) 15-1:1-58, 1989. Articles based on the speakers' presentations at the Symposium: The new United Nations Convention on International Sales Contracts: an overview by R.S. Rendell, p. 23-43 — See also bibliography sections I and V under "Symposium on the Codification...".

Symposium on International Sales of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:3-56, 1984.

Symposium (on the United Nations Convention on Contracts for the International Sale of Goods) organized by the University of Pittsburgh School of Law, 1988. *Journal of law and commerce* (Pittsburgh, Pa.) 8:1:1-243, 1988. For papers delivered see under Brand, Crawford, Flechtner, Honnold, Mendes and

Murray. Annex reproduces the text of the United Nations Sales Convention (1980), p. 213-243.

Symposium: Ten years of the United Nations Sales Convention. *Journal of law and commerce* (Pittsburgh, Pa.) 17:2:181-461, spring 1998. Contents: Introduction / H.M. Fletcher, [unpaged] — The sales convention: from idea to practice / J.O. Honnold, p. 181-186 — The several texts of the CISG in a decentralized system: observations on translations, reservations and other challenges to the uniformity principle in Article 7(1) / H.M. Fletcher, p. 187-217 — The United Nations Sales Convention in the Americas: recent developments / A.M. Garro, p. 219-244 — CISG case law: a new challenge for interpreters? / F. Ferrari, p. 245-261 — The sales convention in Europe: from problems in drafting to problems in practice / V. Behr, p. 263-299 — Professional responsibility in a transnational trans-actions practice / R.A. Brand, p. 301-342 — CISG: from the perspective of the practitioner / V.S. Cook, p. 343-353 — Building on the CISG: international commercial law developments and trends for the 2000's / H.S. Burman, p. 355-364 — The neglect of CISG: a workable solution / J.E. Murray, Jr., p. 365-379 — Force majeure clauses: drafting advice for the CISG practitioner / J.M. Bund, p. 381-413 — Blazing a trail in the "new frontier" of the CISG: ... (Helen Kaminski Pty. Ltd. v. Marketing Australian Products, Inc., WL 414137, S.D.N.Y. July 23, 1997) / V.M. Genys, p. 415-426 — CISG Project: dictamen emitido por la Comisión para la Protección del Comercio Exterior a Petición de Conservas la Costeña, S.A. de C.V. with commentary / A. Osuna González, p. 427-443 — Bibliography of CISG materials previously published in the *JLC*, p. 445-448 — CISG contracting states and declarations table, p. 449-461.

Szasz, J. A Uniform Law of International Sale of Goods. Leiden, Sythoff, 1975.

Takahashi, K. Right to terminate (avoid) international sales of commodities. *Journal of business law* (London) 102-130, March 2003.

Takki, T. Kauppalaki lainkäyttäjän näkökulmasta (Das Kaufgesetz unter dem Gesichtswinkel der richterlichen Anwendungstätigkeit). *Lakimies* (Helsinki) 86:1:66-71, 1988. In Finnish.

Tallon, D. La consécration de la notion de conformité après la Convention des Nations-Unies sur les contrats de vente internationale de marchandises. In *Rechtsvergleichung, Europarecht und Staatenintegration. Gedächtnisschrift für Leontin-Jean Constantinesco*. Köln, Heymanns, 1983. p. 753-764.

_____. Les obstacles à l'unification du droit: comment les surmonter? In *Festskrift til Ole Lando: den 2. september 1997*. København, Gad Jura, 1997. p. 317-323. Takes into account the United Nations Sales Convention (1980), the UNIDROIT Principles (1994), and the European Contract Principles. (Pt. 1, 1st version, 1995). Insider reflections on both sets of Principles.

Tan, Y. and J. Zhang. 论我国对《联合国货物销售合同公约》第11条保留的效力. *Modern finance & economics* (China) 9:26:200:69-72, 2006. Translation of title: The effect of China's Article 11 reservation to the CISG (1980).

Tanikawa, H. International carriage of goods by sea. *Jurist* (Tokyo) 781:106-111, 1983. In Japanese.

Tao, Jingzhou. Les relations entre la Convention de Vienne sur les contrats de vente internationale et le droit chinois: analyse préliminaire. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 12:6:1773-1787, 1991.

Teaching sales law in a global context: the reciprocal influence of domestic sales law (Article 2) on private international law (CISG & UNIDROIT) and private

international law on revised Article 2. *Tulane law review* (New Orleans, La.) 72:6:1925-2111, June 1998. A collection of papers delivered at a symposium. Contents: Foreword / S.H. Jenkins, p. 1925-1929 – Electronic commerce and the symbiotic relationship between international and domestic law reform / A.H. Boss, p. 1931-1984 – The American provenance of the UNIDROIT Principles / E.A. Farnsworth, p. 1985-1994 – The inapplicability of the United Nations Convention on the International Sale of Goods as a model for the revision of Article Two of the Uniform Commercial Code / H.D. Gabriel, p. 1995-2014 – Exemption for non-performance: UCC, CISG, UNIDROIT Principles - a comparative assessment / S.H. Jenkins, p. 2015-2030 – Non-[“UN-”]American law and the core curriculum / P. Linzer, p. 2031-2042 – The relevance of evolving domestic and international law on contracts in the classroom: assumptions about assent / L.J. Rusch, p. 2043-2087 – Freeing the tortious soul of express warranty law / J.J. White, p. 2089-2111.

Teichert, U. Lückenfüllung im CISG mittels UNIDROIT-Prinzipien: zugleich ein Beitrag zur Wählbarkeit nichtstaatlichen Rechts. Frankfurt am Main, New York; P. Lang, 2007. lxxiii, 300 p. (Studien zum vergleichenden und internationalen Recht, Comparative and international law studies; Bd. 129). In German. Translation of title: Filling gaps in the CISG using UNIDROIT Principles: also a contribution for eligibility to the non-State jurisdiction.

Tercier, P. Les contrats spéciaux. 2e ed., revue et complétée, de "La partie spéciale du Code des Obligations". Zürich, Schulthess, 1995. xxii, 807 p. Includes: Titre 1, chapitre 4. La vente internationale de marchandises: Convention de Vienne sur les contrats de vente internationale de marchandises, p. 139-163. Includes bibliography, tables of legislation and subject index. Book first published 1988 under the title: La partie spéciale du Code des Obligations.

_____. Droits et obligations de l'acheteur. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 119-142. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3)

Tetley, W. Good faith in contract: particularly in the contracts of arbitration and chartering. *Journal of maritime law and commerce* (Baltimore, Md.) 35:561-616, 2004.

Thieffry, J. L'arbitrage et les nouvelles règles applicables aux contrats de vente internationale après l'entrée en vigueur de la Convention des Nations Unies. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:311-327, 1987. (Numéro spécial). See main entry under: Nouveau droit de la vente internationale.

_____. L'arbitrage et les nouvelles règles conventionnelles. 14 p. In Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 / New rules governing the international sale of goods: Vienna Convention 1980. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.

_____. L'arbitrage, les usages et les nouvelles règles conventionnelles de la vente. In Actes du Colloque sur la vente internationale. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 91-104. With abstract in English and French. See above under Perret.

_____. La Convention de Vienne et les contrats de distribution. *Droit et pratique du commerce international* (Paris) 19:1:62-68, 1993. Parallel title of journal: *International trade law and practice*.

- _____. Les nouvelles règles de la vente internationale. *Droit et pratique du commerce international* (Paris) 15:3:369-384, 1989. Parallel title: The new rules of international sales. Paper delivered at a symposium listed above under "La convention de Vienne...".
- _____. and C. Granier. L'effet des conventions internationales: un nouveau droit pour la vente internationale. In their *La vente internationale*. Paris, Centre Français du Commerce Extérieur, 1985. p. 44-50.
- _____. and _____. La vente internationale. 2ème éd., mise à jour. Paris, Centre Français du Commerce Extérieur, 1992. 285 p.
- Thieffry, P. Choice of law in sales between the U.S. and France under the 1980 United Nations Convention on Contracts for the International Sale of Goods. New York, Thieffry et Associés, 1987. 27 p. Mimeographed.
- _____. Le choix préalable du droit applicable aux contrats de vente internationale de marchandises et la Convention de Vienne du 11 avril 1980 dans les rapports franco-américains. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 5:265-300, 1987. (Numéro spécial). See main entry under: Nouveau droit de la vente internationale.
- _____. Sale of goods between French and United States merchants: choice of law considerations under the United Nations Convention on Contracts for the International Sale of Goods. *International lawyer* (Chicago, Ill.) 22:4:1017-1035, 1988.
- Thiele, C. Interest on damages and rate of interest under article 78 of the U.N. Convention on Contracts for the International Sale of Goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 2:3-35, 1998. Parallel citation: Institute of International Commercial Law: Bibliography on the CISG and UNIDROIT Principles. Available online at <http://cisgw3.law.pace.edu/cisg/biblio/thiele.html>. Pace University School of Law essay submission.
- Thoma, I. Relations between conflict of laws rules and uniform law. *Revue hellénique de droit international* (Athènes) 53:1:169-188, 2000.
- Thomas, B. Le point de vue de l'acheteur: propos d'un praticien. *Droit et pratique du commerce international* (Paris) 15:4:573-580, 1989. Parallel title: Viewpoint of the purchaser: some practical remarks. Paper delivered at a symposium listed above under "La convention de Vienne...".
- Thompson, D.A. Translation of Oberlandesgericht Karlsruhe decision of 25-06-1997 including commentary: buyer beware: German interpretation of the CISG has lead to results unfavorable to buyers. *Journal of law and commerce* (Pittsburgh, Pa.) 19:2:245-264, 2000.
- Thorn, K. Die UN-Verjährungskonvention und ihre Geltung in Deutschland. *IPRax* (Bielefeld, Germany) 13:4:215-216, Juli/August 1993.
- Tichý, L. Book review of: Wiener UN-Kaufrecht in Kommentar zum bürgerlichen Gesetzbuch / Magnus, U., and J. von Staudingers. Berlin, Sallier-de Gruyter, 1999. 869 pp. *Právnik* (Praha) 139:11:1114--1119, 2000. Review in Czech. Title of the book reviewed: The United Nations Sales Convention (1980) in the commentary to the German Code of Civil Law (BGB).
- Timoteo, M. Overview of Chinese court decisions on CISG = Aperçu des décisions des tribunaux chinois sur la CVIM. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 4:471-479, 1999.

- Tomko, L.K. United Nations Convention on the International Sale of Goods: its effect on United States and Canadian sales law. *University of Detroit law review* (Detroit, Mich.) 66:1:73-96, fall 1988.
- Torsello, M. Remedies for breach of contract under the 1980 U.N. Convention on Contracts for the International Sale of Goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 9:2:253-290, 2005.
- _____. Reservations to international uniform commercial law conventions. *Uniform law review = Revue de droit uniforme* (Roma) 5:1:85-120, 2000.
- _____. Transfer of ownership and the 1980 Vienna Sales Convention: a regretful lack of uniform regulation? *Revue de droit des affaires internationales = International business law journal* (Paris) 7:939-951, 2000.
- Torzilli, P. The aftermath of MCC-Marble: is this the death knell for the parol evidence rule? *St. John's law review* (Jamaica, N.Y.) 74:843-873, 2000.
- Tournafond, O. Garantie des vices cachés: la distinction du vice caché et de l'erreur vice du consentement. *Recueil le dalloz* (Paris) 12:1002-1003, 2002.
- Trahan, A.-M. Convention de Vienne sur les contrats de vente internationale de marchandises (1980): la nécessité d'uniformiser le droit commercial international. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 3-10. With abstract in English and French. See above under Perret.
- _____. Convention de Vienne sur les contrats de vente internationale de marchandises (1980): la nécessité d'uniformiser le droit commercial international. 12 p. In *Nouvelles règles de la vente internationale de marchandises: Convention de Vienne 1980 = New rules governing the international sale of goods: Vienna Convention 1980*. Conference held at Ottawa, 14 October 1987. Ottawa, Université d'Ottawa, Facultés de droit et d'administration/Canadian Export Association, 1987. Loose-leaf.
- Transactions transfrontalières, les = Crossborder transactions. Cowansville, Les Editions Yvon Blais, Inc., 1994. ix, 317 p. In English and French. Includes bibliographical references.
- Treitel, G. Frustration and force majeure. London, Thomson, Sweet and Maxwell, 2005. lxxxii, 673 p. See, in particular, paras. 6-048 and 15-043, 15-044.
- Trousseau-Magny, I. L'application de la convention des Nations Unies sur les contrats de vente internationale de marchandises dans les relations franco-chinoises. *Cahiers juridiques et fiscaux de l'exportation* (Paris) 1:87-97, 1988.
- Tuggey, T.N. The 1980 United Nations Convention on Contracts for the International Sale of Goods: will a homeward trend emerge? *Texas international law journal* (Austin, Tex.) 21:3:540-557, summer 1986. A student note.
- Tunc, A. La notion de contravention essentielle dans la Convention des Nations Unies sur les contrats de vente internationale de marchandises. In *Collection of studies on foreign and comparative law on the occasion of the 25th anniversary of the institute and in honour of professor Borislav T. Blagojevic*. Beograd, Institut za Uporedno Pravo, 1981.
- United Nations. UNCITRAL Legal Guide on International Countertrade Transactions / prepared by the United Nations Commission on International Trade Law (UNCITRAL). New York, United Nations, 1993. ix, 192 p. (A/CN.9/SER.B/3). United Nations publication, sales no. E.93.V.7. Contents: Introduction – Ch. 1. Scope and terminology of the Legal Guide – Ch. 2.

Contracting approach – Ch. 3. Countertrade commitment – Ch. 4. General remarks on drafting – Ch. 5. Type, quality and quantity of goods – Ch. 6. Pricing of goods – Ch. 7. Participation of third parties – Ch. 8. Payment – Ch. 9. Restrictions on resale of countertrade goods – Ch. 10. Liquidated damages and penalty clauses – Ch. 11. Security for performance – Ch. 12. Failure to complete countertrade transaction – Ch. 13. Choice of law – Ch. 14. Settlement of disputes – Annex: Legal texts referred to in the Legal Guide – Index. Description based on English edition. Published in all official languages of the United Nations.

United Nations. United Nations Conference on Contracts for the International Sale of Goods: Vienna, 10 March – 11 April 1980: Official Records: documents of the Conference and summary records of the plenary meetings and of the meetings of the Main Committees. New York, United Nations, 1981. xxxiii, 487 p. (A/CONF.97/19). United Nations publication, sales no. E.81.IV.3. Contains the preliminary documents, the summary records of the plenary meetings and the meetings of the Main Committees, the Final Act and the Convention and the Protocol amending the Convention; it also contains a complete index of the documents relevant to the proceedings of the Conference. Description based on English edition. Published in all official languages of the United Nations.

United Nations. United Nations Conference on Prescription (Limitation) in the International Sale of Goods: New York, 20 May – 14 June 1974: Official Records: documents of the Conference and summary records of the plenary meetings and of the meetings of the Main Committees. New York, United Nations, 1995. xix, 259 p. (A/CONF.63/16). United Nations publication, sales no. E.74.V.8. Contains the preliminary documents, the summary records of the plenary meetings and the meetings of the Main Committees, the Final Act and the Convention; it also contains a complete index of the documents relevant to the proceedings of the Conference. Description based on English edition. Published in all official languages of the United Nations.

United Nations. United Nations Convention on Contracts for the International Sale of Goods. [Vienna], United Nations, 1989. vi, 28 p. United Nations publication, sales no. E.95.V.12. Accompanied by Explanatory note prepared by the UNCITRAL secretariat on the Convention, p. 23-28. Description based on English edition. Published in all official languages of the United Nations.

United Nations. [United Nations] Convention on the Limitation Period in the International Sale of Goods. [Vienna], United Nations, 1990. v, 17 p. Accompanied by Explanatory note prepared by the UNCITRAL secretariat on the Convention, p. 13-17. Description based on English edition. Published in all official languages of the United Nations.

United Nations. [United Nations] Convention on the Limitation Period in the International Sale of Goods. [New York], United Nations, 1974. 19 p. Certified true copy X.7, April 1976.

United Nations. 国际货物销售时效公约 = Convention on the Limitation Period in the International Sale of Goods as amended by the Protocol Amending the Convention on the Limitation Period in the International Sale of Goods = Convention sur la prescription en matière de vente internationale de marchandises, modifiée par le Protocole modifiant la Convention sur la prescription en matière de vente internationale de marchandises = Конвенция об исковой давности в международной купле-продаже товаров = Convención sobre la Prescripción en materia de Compraventa Internacional de Mercaderías enmendada por el Protocolo por el que se enmienda la

Convención sobre la Prescripción en Materia de Compraventa. [New York], United Nations, 1991. [18, 21, 15, 17, 17] p. Certified true copy X.7 (b), as amended, February 1992. Multilingual edition: Chinese, English, French, Spanish and Russian.

Unification and certainty: the United Nations Convention on Contracts for the International Sale of Goods. *Harvard law review* (Cambridge) 97:8:1984-2000, 1984.

United Kingdom. Department of Trade and Industry. United Nations Convention on Contracts for the International Sale of Goods: a consultative document. London, DTI, June 1989. 81 p. Part two of this document is based on an article written by B. Nicholas, see above. Annex reproduces the United Nations Sales Convention (1980), p. 56-81.

United Nations Convention on Contracts for the International Sale of Goods. In Proceedings from conference held by the Parker School of Foreign and Comparative Law, Columbia University, Oct. 1983. Hans Smit, ed. New York, Bender, 1984.

United Nations Convention on Contracts for the International sale of goods. *International arbitration report* (Wayne, Pa.) 2:1:74-82, January 1987. It reproduces the text of the United Nations Sales Convention (1980).

The United Nations Convention on Contracts for the International Sale of Goods (Vienna, 1980): should Singapore ratify?: report. Sub-Committee on Commercial Law; C.L.A. Cheng, Chairman. Singapore, Singapore Academy of Law, 1995. various pagings. At head of title: Singapore Academy of Law, Law Reform Committee. Report recommending the adoption of the United Nations Sales Convention (1980); draft implementing legislation is attached as appendix E. Includes appendices A-M with bibliography, tables and miscellaneous legal texts.

United Nations Sales Convention: notes and comments, recent developments, interpretive decisions. *Journal of law and commerce* (Pittsburgh, Pa.) 16:2:191-378, spring 1997. Contents related to the discussion of the United Nations Sales Convention (1980): I. Notes and comments: p. 191-255 – 2. Punitive damages in contract actions: the tension between the United Nations Convention ... and United States law / A.A. Kirby, p. 215-231 – II. Recent developments relating to CISG, p. 257-344 – 4. The United Nations Convention ...: a mandate to abandon legal ethnocentrism / V.S. Cook, p. 257-263 – 5. Validity and excuse in the United Nations Sales Convention / T. Weitzmann, p. 265-290 – 6. CISG, specific performance, and the civil law of Louisiana and Québec / J. Fitzgerald, p. 291-313 – 7. Contract conclusion under CISG / [M^a del] P. Perales Viscasillas, p. 315-344 – III. Interpretive decisions applying CISG: p. 345-356 – 8. The first decision of France's Court of Cassation applying the United Nations Convention ... / C. Witz, p. 345-356 – 9. Oberlandesgericht Düsseldorf (Higher Regional Court), July 2, 1993, 71 U 73/93, p. 357-362 – 10. Dictamen [advisory opinion] de la Comisión para la protección del Comercio Exterior de México: Morales y/o Son Export, S.A. Dec. versus Nez Marketing, p. 363-357 – IV. CLOUT abstracts [list of translated cases and abstracts that were published in previous issues of the *J. L. & Commerce*], p. 369-370. V. *J. L. & Commerce* CISG contracting States and declarations table, p. 371-378.

United States ratification of 1980 United Nations Convention on Contracts for the International Sale of Goods: official English text. *Federal register* (Washington, D.C.) 52:40:6262-6280, 2 March 1987.

Université de Lausanne. Faculté de droit. Journée d'étude (4 octobre 1990). Les contrats de vente internationale de marchandises. W. Stoffel, *et al.*; F. Dessemontet, *ed.* Lausanne, Centre du droit de l'entreprise de l'Université de Lausanne, 1991. 304 p. (Publication CEDIDAC; 20). Contents include: 1. Part (Ch. 1-5): Contributions to the workshop held at the University of Lausanne, Centre du droit de l'entreprise (CEDIDAC): Le droit applicable aux contrats de vente internationale de marchandises / par W. Stoffel, p. 15-45 — La Convention des Nations Unies du 11 avril 1980 sur les contrats de vente internationale de marchandises / par F. Dessemontet, p. 47-82 — La garantie des défauts de la chose vendue en droit Suisse et dans la Convention de Vienne sur les contrats de vente internationale de marchandises / par F. Chaudet, p. 83-130 — Les Incoterms 1990 / par C. Xueref, p. 131-155 — Assurances et vente / par J.L. Bilat, p. 157-180 — 2. Part (Ch. 6): Article-by-article commentary on the United Nations Sales Convention (1980): Convention des Nations Unies sur les contrats de vente internationale de marchandises: commentaire (présentation et comparaison avec le droit Suisse) / par R.A. Lichtsteiner, p. 181-294. The German original of this commentary was first published by Société Suisse des constructeurs de machines (V.S.M.).

UN-Kaufrecht (CISG): Entscheidungen. *Internationales Handelsrecht* (Neuwied, Germany) 1:18-46, February 2001. In German. Translation of title: United Nations Sales Convention (1980): decisions.

UN-Kaufrecht stellt strenge Anforderungen an Untersuchungspflicht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 5:381-382, 2001. In German. Translation of title: The United Nations Sales Convention (1980) poses strict requirements on the obligation to examine. Text of a decision of the Higher Regional Court of Oldenburg., on 5 December 2000 (12 U40/00 Art. 38 Abs.1, 39 Abs.1 CISG).

UN-Kaufrecht: Voraussetzungen für einen Vertragsschluss. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 5:383-384, 2001. In German. Translation of title: Requirements for contract conclusion. Text of a decision of the Higher Regional Court of Frankfurt am Main, on 30 August 2000 (9 U13/00 Art. 8, 14, 18 CISG).

UN-Kaufrechts-Übereinkommen: Weltweit einheitliche Regelungen für internationale Handelskäufe bringen der Wirtschaft erhebliche Erleichterungen. *Recht: Informationen des Bundesministers der Justiz* (Bonn) 4:68, Juli/August 1988. In German. Translation of title: United Nations Sales Convention (1980): worldwide unified law for international sale provides ease of commerce. Note reproduced in *IPRax* (Bielefeld, Germany) 9:1:59, Januar/Februar 1989.

U.S.A. Congress. Senate. Committee on Foreign Relations. United Nations Convention on Contracts for the International Sale of Goods: report to accompany treaty document 98-9, 18 September 1986. Washington, D.C., 1986. 19 p. (99th Congress, 2nd session, Senate, executive report 99-20)

_____. United Nations Convention for the International Sale of Goods: message from the President of the United States transmitting the United Nations Convention on Contracts for the International Sale of Goods. Washington, U.S. Government Printing Office, 1983. 50 p. (98th Congress, 1st session, treaty document 98-9, 21 September 1983). This message includes letters of transmittal and submittal, as well as a legal analysis of the Convention as related to the Uniform Commercial Code; furthermore, three appendices with a bibliography, a proposed declaration under art. 95, and text of Convention. These materials, except for the latter, are also reproduced in *International*

legal materials (Washington, D.C.) 22:6:1368-1380, November 1983; text of Convention in 19:3:671-695, May 1980.

U.S.A. Hearing before the Committee on Foreign Relations, United States Senate, ninety-eighth congress, second session on treaty document 98-9: Proposed United Nations Convention on Contracts for the International Sale of Goods. Washington, Government Printing Office, 1984. 82 p.

Uschakow, A. Vereinheitlichung des Kaufrechts im Ost-West Verhältnis. Köln, Carl Heymanns, 1978. 235 p. In German. Translation of title: Unifying sales law in the East-West relationship.

Vahle, O. Der Erfüllungsanspruch des Käufers nach UN-Kaufrecht im Vergleich mit dem deutschen Kaufrecht. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 98:1:54-73, Februar 1999. In German. Translation of title: Buyer's right to require performance under United Nations Sales Convention (1980) as compared with German sales law.

Van Dunné, J. The change of the guards: force majeure and frustration in construction contracts: the foreseeability requirement replaced by normative risk allocation. *International construction law review* (London) 20:2:162-186, 2002.

Vanto, J. Attorney's fees as damages in international commercial litigation. *Pace international law review* (White Plains, N.Y.) 15:203-222, 2003.

_____. Damages under CISG. S.l., s.n., 2002. 83 p. Available online at <http://www.law.utu.fi/tiedostot/xcisg/vanto.pdf>

Vanwijck-Alexandre, M. Anticipatory breach and instalment contracts in the CISG = Contravention anticipée et contrats à livraisons successives dans la CVIM. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3/4:353-378, 2001.

_____. Les clauses mettant fin au contrat et les clauses survivant au contrat = Clauses which put an end to the contract and clauses which survive the contract. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3-4:407-442, 2002.

Varul, P. CISG: a source of inspiration for the Estonian law of obligations. *Uniform law review* = *Revue de droit uniforme* (Roma) 8:1/2:209-210, 2003.

Vázquez Lepinette, T. Análisis crítico de las disposiciones generales de la Convención de Viena sobre compraventa internacional de mercaderías. *Revista de derecho mercantil* (Madrid) 217:1049-1111, julio-septiembre 1995. In Spanish. Translation of title: Critical analysis of the general provisions of the United Nations Sales Convention (1980).

_____. The interpretation of the 1980 Vienna Convention on International Sales. *Diritto del commercio internazionale* (Milano) 9:2:377-399, aprile-giugno 1995. (Giurisprudenza commerciale)

_____. La obligación de conservación en la Convención de Viena de 11 de abril de 1980 sobre compraventa internacional de mercaderías: (un estudio transversal de la Convención de Viena). Valencia, Tirant lo Blanch, 1995. 551 p. With English abstract. Title of English abstract: The obligation to preserve the goods in the United Nations Sales Convention (1980) (articles 85-88). Includes bibliography, table of cases by subject, and text of Convention in English, French and Spanish.

Vázquez-Pando, F.A. Comentarios a la Convención sobre los contratos de compraventa internacional de mercaderías a la luz del derecho mexicano.

Anuario jurídico (México, D.F.) 10:31-57, 1983. In Spanish. Translation of title: Comments on United Nations Sales Convention (1980).

Vékás, L. UN-Kaufrechtsübereinkommen und Vertragsgerichtsstand des EuGVÜ. In Ein internationales Zivilverfahrensrecht für Gesamteuropa: EuGVÜ, Lugano-Übereinkommen und die Rechtsentwicklungen in Mittel- und Osteuropa: Länderberichte, Modellvergleich, Erfahrungen: Beiträge und Diskussionen des Symposiums 1991 in Heidelberg mit einschlägigen Materialien im Anhang. E. Jayme, ed. Heidelberg, Müller, 1992. p. 221-232. In German. Translation of title: United Nations Sales Convention (1980) and contractual forum under the Brussels Convention 1968.

_____. Zum persönlichen und räumlichen Anwendungsbereich des UN-Einheitskaufrechts. *IPRax* (Bielefeld, Germany) 7:6:342-346, November-December 1987. In German. Translation of title: On the personal and territorial sphere of application of United Nations Sales Convention (1980).

Velden, F.J.A. van der. Das einheitliche internationale Kaufrecht = Unifikacia prava medzinárodnej kupnej zmluvy. *Evropske a mezinárodní právo* (Brno, Czechoslovakia) 1:3-12, kveten 1992. In Czech and German on facing columns. Translation of title: United Nations Sales Convention (1980).

_____. Het weense koopverdrag 1980 en zijn rechtsmiddelen: enige opmerkingen over interpretatie en toepassing van de Convention on the International Sale of Goods 1980 en over zijn systeem van rechtsmiddelen, in het licht van het eenvormige kooprecht van ULIS, UCC en GCDG. Deventer, Kluwer, 1988. 608 p. (Dissertation, Rijksuniversiteit Utrecht, 1988). In Dutch. Translation of title: United Nations Sales Convention (1980) and its remedies. With English summary, p. 457-462.

_____. Het Weens Kooperverdrag: van Haagse eenvormige Koopverdragen naar Weens Eenvormig Koopverdrag. *Nederlands juristenblad* (Zwolle, The Netherlands) 1663-1669, 1990. In Dutch. Translation of title: United Nations Sales Convention (1980): from The Hague's Uniform Sales Conventions to the United Nations Sales Convention (1980). Other subtitle: Nieuwe regels voor internationale koopovereenkomsten en de problemen van overgangsrecht daarbij.

_____. Indications of the interpretation by Dutch courts of the United Nations Convention on Contracts for the International Sale of Goods 1980. In Netherlands reports to the twelfth International Congress of Comparative Law, Sydney-Melbourne, 1986. The Hague, T.M.C. Asser Institute, 1986. p. 21-45.

_____. The law of international sales: the Hague Conventions 1964 and the UNCITRAL Uniform Sales Code 1980: some main items compared. In Hague-Zagreb essays 4 on the law of international trade. Voskuil, C.C.A. and J.A. Wade, eds. The Hague, Nijhoff, 1983. p. 46-106.

_____. Ratifikation des Wiener Kaufrechtsübereinkommens durch die Niederlande. *IPRax* (Bielefeld, Germany) 12:1:58-59, Januar-Februar 1992. In German. Translation of title: Ratification of the United Nations Sales Convention (1980) by The Netherlands.

_____. Uniform international sales law and the battle of forms. In Unification and comparative law in theory and practice. Contributions in honour of J.G. Sauveplane. Deventer, Kluwer, 1984, p. 233-249.

Vendre en Europe: aspects juridiques et pratiques. 1re. éd. Paris, Éditions Francis Léfèvre, 1995. 417 p. (Dossiers européens Francis Léfèvre). Includes bibliographical references and subject index. Also text of international treaties.

Veneziano, A. The application of UNIDROIT principles in international sales = L'application des principes d'UNIDROIT dans la vente internationale. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3/4:477-488, 2001.

_____. La Convenzione di Vienna vista attraverso le opere di commento a carattere generale e le prime applicazioni giurisprudenziali. *Rivista del diritto commerciale e del diritto generale delle obbligazioni* (Roma) 90:925-946, settembre-ottobre 1992. In Italian. Translation of title: The United Nations Sales Convention (1980) as seen through general comments and the first jurisprudential applications.

_____. Interpretazione ed applicazione del diritto uniforme del commercio internazionale la "banca dati UNILEX". In Io comparo, tu compari, egli compara: che cosa, come, perché? V. Bertorello, ed. Milano, Giuffrè, 2003. p. 301-311. In Italian. Translation of title: Construction and enforcement of the uniform law of international commerce: the "UNILEX database".

_____. Nonconformity of goods in international sales: a survey of current caselaw on CISG = Non-conformité des marchandises dans les ventes internationales: étude de la jurisprudence actuelle sur la CVIM. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 1:39-65, 1997.

Vente internationale: application de la garantie contre les réclamations fondées sur les droits de propriété intellectuelle. *Recueil le dalloz* (Paris) 16:1348, 2002.

Ventsch, V. and P. Kluth. Die Einbeziehung von allgemeinen Geschäftsbedingungen im Rahmen des UN-Kaufrechts. *Internationales Handelsrecht* (München) 3:2: 61-66, 2003. In German. Translation of title: Inclusion of general conditions of sale under the framework of the United Nations Sales Convention (1980).

_____. UN-Kaufrecht: keine Einbeziehung von AGB durch Abrufmöglichkeit im Internet. *Internationales Handelsrecht* (München) 3:5:224-225, 2003. In German. Translation of title: United Nations Sales Convention (1980): no inclusion of standard general contract terms and conditions by means of the retrieval of data from the Internet.

Venturini, S. La réduction du prix de vente en cas de défaut ou de non-conformité de la chose: le Code Suisse des obligations et la Convention des Nations Unies sur les contrats de vente internationale de marchandises. Fribourg, Editions universitaires, 1994. li, 393 p. (Travaux de la Faculté de droit de l'Université de Fribourg, Suisse; 131). Thesis (doctoral) — University of Fribourg, Switzerland, 1993 (26 October). Includes bibliography, p. xxxvii-li, and English summary, p. 391-393.

Vergne, F. The "battle of the forms" under the 1980 United Nations Convention on Contracts for the International Sale of Goods. *American journal of comparative law* (Berkeley, Calif.) 33:2:233-258, 1985.

Vertragshändlervertrag mit Auslandsberührung (deutsch/italienisch): internationale Zuständigkeit, UN-Kaufrecht: Oberlandesgericht; OLG Düsseldorf, Urteil vom 11.7.1996, 6 U 152/95. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 42:11:958-960, November 1996. In German. Translation of title: Authorized dealer contract with international contacts (German/Italian): international jurisdiction, the United Nations Sales Convention (1980): Regional Appeal Court; Regional Appeal Court Düsseldorf, judgment of 11 July 1996, case No. 6 U 152/95. Excerpts of a court decision rendered by the Higher Regional Court of Düsseldorf, Germany.

Verwegen, U., V. Foerster and O. Toufar. Handbuch des Internationales Warenkaufs UN-Kaufrecht (CISG). Stuttgart, Richard Boorberg Verlag, 2007. 312 p. In German. Title in English: Handbook of the United Nations Sales Convention (1980).

Vida, A. Differenzierte Rechtsanwendung beim internationalen Kaufvertrag (zu Hauptstadtgericht Budapest, AZ 12 G 75 546/1998). *IPRax* (Bielefeld, Germany) 2:146-147, 2002. In German. Translation of title: Diversified application under United Nations Sales Convention (1980).

_____. Garantie du vendeur et propriété industrielle: les "vices juridiques" dans la vente internationale de marchandises (Convention de Vienne). *Revue trimestrielle de droit commercial et de droit économique* (Paris) 47:1:21-36, janvier-mars 1994.

Vidal Olivares, Á.R. La responsabilidad del deudor por el incumplimiento de su tercero encargado en la compraventa internacional de mercaderías. *Cuadernos de análisis jurídicos: colección derecho privado III* (Santiago de Chile) 259-295, 2006.

Viejobueno, S. Progress through compromise: the 1980 United Nations Convention on Contracts for the International Sale of Goods. *Comparative and international law journal of Southern Africa* (Pretoria) 28:2:200-227, July 1995. Parallel titles of journal: *Tydskrif vir regsvergelyking en internasionale reg van Suidelike Afrika = Jurnal de direito comparativo e internacional para os países do Sul da África = Journal de droit comparé et international des pays de l'Afrique Australe = Zeitschrift für Rechtsvergleichung und internationales Recht des südlichen Afrika*.

Viguri, A. Algunas consideraciones en torno al Convenio de Viena sobre Contratos de Compraventa Internacional de Mercaderías: la uniformidad del derecho: análisis del Derecho norteamericano. *Actualidad y derecho: revista semanal de actualidad jurídica* (Madrid) 4:1:3-11, semana 23 al 29 de enero de 1995. In Spanish. Translation of title: Some considerations on the United Nations Sales Convention (1980): uniformity of law: analysis of North-American law.

Viktorova, N.N. (Викторова, Н.Н.) Особенности установления дополнительного срока для исполнения обязательств по договору международной купли-продажи товаров. *Журнал международного частного права* (Москва) 55:1, 2007. In Russian. Translation of title: Peculiarities of fixing of the additional period of time for the performance of obligations under a contract for the international sale of goods.

Vilar Barona, S., C. Mota Esplugues and Martí J. Hernández. Contratación internacional. 2a ed. Valéncia, Tirant lo Blanch, 1999. 1094 p. (Tirant lo Blanch tratados). In Spanish. Translation of title: International contracts. Other title information from cover: Doctrina, jurisprudencia, formularios y legislación. Contents dealing with the work of UNCITRAL: 1. La Convención de Viena de 1980 sobre compraventa internacional de mercaderías, p. 269-352 — 2. Convenio de las Naciones Unidas de 31 de marzo de 1978 (Reglas de Hamburgo), p. 673-681. Includes bibliography and various annexes with international legal texts and contract forms. Text of the United Nations Sales Convention (1980) in Spanish, p. 370-391.

Vilkova, N.G. (Вилкова Н.Г.) Конвенция ООН о договорах международной купли-продажи товаров в арбитражной практике МТП. *Международный коммерческий арбитраж* (Москва) 4:23-32, октябрь-декабрь 2006. In Russian, with summary in English. Translation of title: United Nations Sales Convention (1980) in arbitration practice of the ICC.

- _____. The unification of conflict of law rules in the CIS countries. *Review of Central and East European law* (Leiden, The Netherlands) 26:1:75-83, 2000.
- Vilus, J. Becka konvencija o medjunarodnoj prodaji robe i kompromisi na kojima pociva. *Anali Pravnog Fakulteta v Beogradu* (Beograd) 33:351-358, 1985. In Serbian. Translation of title: The United Nations Sales Convention (1980) and relevant compromises. With summary in English and French.
- _____. Common law institutions in the United Nations Sales Convention. In *Estudios en homenaje a Jorge Barrera Graf*. México, D.F., Universidad Nacional Autónoma de México, 1989. p. 1431-1457.
- _____. Electronic commerce: an incentive for the modernisation and harmonisation of contract law. *Uniform law review = Revue de droit uniforme* (Roma) 8:1/2:163-170, 2003.
- _____. Komentar Konvencije Ujedinjenih nacija o mezhunarodnoj prodaji robe, 1980; uvod i redakcija A. Goldstajn. Zagreb, Informator, 1981. xx, 246 p. (Obvezno pravo, druga knjiga). In Serbo-Croatian. Translation of title: Commentary on the United Nations Sales Convention (1980). With English summary, p. 193-199. Article-by-article commentary of the United Nations Sales Convention (1980). Annexes: 1. English text of the Convention, p. 201-220 — 2. Text of the Limitation Convention (1974/1980) in English and Serbo-Croatian on facing columns, p. 221-239. Includes bibliography and subject index.
- _____. Konvencija o zastarelosti u oblasti medunarodne prodaje robe od 1974 godine. *Jugoslovenska revija za medunarodno pravo* (Beograd) 1-3:21:141-156, 1974. With summary in English: Convention on the limitation period in the international sale of goods of 1974.
- _____. Konvencija Ujedinjenih nacija o ugovorima o medjunarodnoj prodaji robe—Becka konvencija: Sta jugoslovenski izvoznik i uvoznik mora da zna u vezi sa Beckom konvencijom. Beograd, Jugoslavijapublik, 1985. 97 p. In Serbo-Croatian with some English. Translation of title: United Nations Sales Convention (1980): Vienna Convention: what Yugoslav exporter and importer must know about the Vienna Convention. Contains also texts of promulgation act on ratification of United Nations Sales Convention (1980) (1984), p. 29, as well as the text of the Convention in English and Serbo-Croatian, on facing pages, p. 30-97.
- _____. Provisions common to the obligations of the seller and the buyer. In International sale of goods: Dubrovnik lectures. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 239-264.
- _____. Quality and quantity control of goods: inspection contracts in the international sale of goods = Contrôle quantitatif et qualitatif des marchandises: les contrats d'inspection dans la vente internationale de marchandises. *Uniform law review = Revue de droit uniforme* (Roma) 1:70-183, 1992, 1994 printing.
- Vis, W.C. Aspectos de los contratos de compraventa internacional de mercaderías no comprendidos por la Convención de Viena de 1980. *Anuario jurídico* (México, D.F.) 10:11-17, 1983. In Spanish. Translation of title: Aspects of international sales contracts not included in the United Nations Sales Convention (1980).
- Vischer, F. Gemeinsame Bestimmungen über Verpflichtungen des Verkäufers und des Käufers. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 173-184. (Veröffentlichungen des Schweizerischen

- Instituts für Rechtsvergleichung, Bd. 3). In German. Translation of title: Common provisions on obligations of the seller and the buyer.
- Volken, P. Champ d'application, interprétation, lacunes, usages. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. p. 21-33. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3)
- _____. The Vienna convention: scope, interpretation and gap-filling. In International sale of goods: Dubrovnik lectures. Sarcevic, P. and P. Volken, eds. New York, Oceana, 1986. p. 19-53.
- _____. Das Wiener Übereinkommen über den internationalen Warenkauf: Anwendungsvoraussetzungen und Anwendungsbereich. In Einheitliches Kaufrecht und nationales Obligationenrecht. Referate und Diskussionen der Fachtagung Einheitliches Kaufrecht am 16./17. Februar 1987, Freiburg im Breisgau. P. Schlechtriem, ed. Baden-Baden, Nomos, 1987. p. 81-96. In German. Translation of title: United Nations Sales Convention (1980): conditions and sphere of application.
- Völter, J. and H. Wagner. Einheitliches Recht für internationale Kaufverträge. *Wirtschaftsrecht* (Berlin) 3:141-144, 1980. In German. Translation of title: Uniform law for international sales contracts.
- _____. *and _____*. UN-Konvention über internationale Kaufverträge. *Recht im Aussenhandel* (Berlin) 47:1-5, 1980. (DDR Aussenwirtschaft 24:8, 1980). In German. Translation of title: United Nations Sales Convention (1980).
- Vries, H. de. The passing of risk in international sales under the Vienna convention 1980 as compared with traditional trade terms. *European transport law* (Antwerpen, Belgium) 17:5:495-528, 1982.
- Walker, G.C. Trade usages and the CISG: defending the appropriateness of incorporating custom into international commercial contracts. *Journal of law and commerce* (Pittsburgh, Pa.) 24:2:263-280, 2005.
- Wallace, D., Jr. Book review of: Documentary history of the uniform law for international sales: the studies, deliberations and decisions that led to the 1980 United Nations Convention with introductions and explanations / J.O. Honnold. *Law and policy in international business* (Washington, D.C.) 21:1:141-143, 1989. See above under Honnold.
- Walt, S. For specific performance under the United Nations Sales Convention. *Texas international law journal* (Austin, Tex.) 26:2:211-251, spring 1991.
- Walter, G. Die Reform des einheitlichen Kaufrechts: das Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf vom 11. April 1980. In his Kaufrecht. Para. 14, II, 3. Tübingen, Mohr Siebeck. 1987. p. 653-667, 697-713. (Handbuch des Schuldrechts; Bd. 6). In German. Translation of title: Reform of uniform sales law: United Nations Sales Convention (1980). Annex reproduces German version of the Convention, p. 697-713.
- Walter, G. Das UN-Kaufrechtsübereinkommen und seine prozessualen Folgen für die Schweiz. In Beiträge zum schweizerischen und internationalen Zivilprozessrecht: Festschrift für Oscar Vogel. Schwander, I. and W.A. Stoffel, eds. Freiburg, Universitätsverlag, 1992. p. 317-335. In German. Translation of title: The United Nations Sales Convention (1980) and its procedural issues for Switzerland.

- Walther, L. and M. Morawietz. Declaration according to article 96 CISG – senseless? *Internationales Handelsrecht* (München) 6:6:252-254, 2006.
- Wand, J. China's reservation under the CISG (1980). *Journal of Jiangxi University of Finance and Economics* (China) 32:2:79-82, 2004. Translation of title. In Chinese.
- Wang, J. 我国对《联合国国际货物销售合同公约》的保留问题. *Journal of Jiangxi University of Finance and Economics* (China) 2:32:79-82, 2004. Translation of title: Issues of China's two reservations to the CISG (1980).
- Wang, Peter Jen-Huong. Das Wiener Übereinkommen über internationale Warenkaufverträge vom 11. April 1980 unter besonderer Berücksichtigung des Außenhandels. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 87:2:184-203, 1988. In German. Translation of title: United Nations Sales Convention (1980) with special consideration of foreign trade.
- Wang, X. 论我国对《联合国国际货物销售合同公约》的两项保留. *Journal of Fujian College of Administration* (China) 1:25-28, 2005. Translation of title: On China's two reservations to the CISG (1980).
- Wang, Xiaolin and C.B. Andersen. The Chinese declaration against oral contracts under the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 8:1:145-164, 2004.
- _____ and _____. The Chinese declaration as to form of contracts under CISG: time to withdraw? *Uniform law review = Revue de droit uniforme* (Roma) 8:870-873, 2003-2004.
- Wasmer, W. Vertragsfreiheit im UN-Kaufrecht. Hamburg, Verlag Dr. Kovač, 2004. 142 p. In German. Translation of title: Freedom of contract in the United Nations Sales Convention (1980).
- Watanabe, T. Attainment of contract objectives and discharge from contract under "Vienna Sales Convention" (CISG). *Economic review* (Otaru, Japan) 42:1:177-199, July 1991. In Japanese.
- _____. The structure of the breach of contract under "Vienna Sales Convention" (CISG). *Economic review* (Otaru, Japan) 41:4:109-155, March 1991. In Japanese.
- Watté, N. and A. Nuyts. Le champ d'application de la Convention de Vienne sur la vente internationale : la théorie à l'épreuve de la pratique. *Journal du droit international* (Paris) 130:365-424, 2003.
- Webb, L. International BBB ratings a la eBay: a proposal for an improved online better business bureau to facilitate international business transactions. *California Western international law journal* (San Diego, Calif.) 35:127-152, 2004.
- Weber, M. Das Wiener UN-Abkommen über internationale Warenkaufverträge. *Deutsch-Deutsche Rechts-Zeitschrift: Informationen* (München) 12:194-199, 1991. In German. Translation of title: United Nations Sales Convention (1980).
- Weiszberg, G. Les premières années de jurisprudence sur la «contravention non essentielle» dans la Convention de Vienne du 11 avril 1980 sur la vente internationale de marchandises. *Revue de droit des affaires internationales = International business law journal* (Paris) 1:106-116, 2006.
- Weizhong, Yu. and F.N. Fisanich. Translation arbitration award of the China International Economic and Trade Arbitration Commission for dispute

concerning delivery and quality of roll aluminium and aluminium parts for the manufacture of cans, October 30, 1991, Beijing, People's Republic of China. *Journal of law and commerce* (Pittsburgh, Pa.) 19:2:283-293, 2000. Originally published in Mandarin Chinese in Compilation of selected awards of the China International Economic and Trade Arbitration Commission, 1989-1995, at 429 (1997), by China Foreign Economic and Trade Publisher, Beijing, P.R.C.

Weltkaufrechtsübereinkommen: das vereinigte Deutschland wurde Vertragspartei des Weltkaufrechtsübereinkommens der Vereinten Nationen. *Recht: Informationen des Bundesministers der Justiz* (Bonn) 1:9, Januar/Februar 1991. In German. Translation of title: United Nations Sales Convention (1980): the united Germany becomes contract partner to the Convention.

Wesentliche Vertragsverletzung nach CISG: Bundesgerichtshof: BGH, Urteil vom 3.4.1996 - VIII ZR 51/95 [Oberlandesgericht; OLG Hamburg]. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 42:7:594-597, Juli 1996. In German. Translation of title: Essential breach of contract in the United Nations Sales Convention (1980). Excerpts of a court decision rendered by the Federal Court of Justice of Germany. Excerpts also in: *Zeitschrift für Wirtschaftsrecht* (Köln) 17:24:1041-1046, 14. Juni 1996.

Westphalen, F. Graf von. Grenzüberschreitendes Finanzierungsleasing: einige Anmerkungen zu Schnittstellen zwischen Unidroit-Convention on International Financial-Leasing (1988), UN-Kaufrecht, EG-Schuldvertragsübereinkommen und dem deutschen Recht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 38:4:257-264, April 1992. In German. Translation of title: Transnational financial leasing: some remarks on the interface between the Unidroit-Convention on International Financial Leasing (1988), United Nations Sales Convention (1980), EU-Convention on the Law of Obligations and German law.

Wey, M. Der Vertragsschluss beim internationalen Warenkauf nach UNCITRAL- und schweizerischem Recht. Mit Einschluss der Anwendungs- und allgemeinen Bestimmungen des Übereinkommens der Vereinten Nationen über Verträge über den internationalen Warenkauf. 562 p. 2v. Inaugural dissertation. Hohe Juristische Fakultät der Universität Basel, 1984. In German. Translation of title: Contract formation in international sale of goods under the United Nations Sales Convention (1980) and Swiss law.

Wheatley, D. A time to draw back. *Practical law for companies* (London) 1:2:22-24, August 1990. Title from table of contents: The United Nations Convention on the International Sale of Goods: a time to draw back.

Whittington, N. Reconsidering domestic sale of goods remedies in light of the CISG. *Victoria University of Wellington law review* (Wellington) 37:421-449, 2006.

Widmer, P. Droits et obligations du vendeur. In Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20.November 1984. Zürich, Schulthess, 1985. p. 91-104. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Bd. 3)

Wiener Katz, A. The empirical and theoretical underpinnings of the law merchant: the relative costs of incorporating trade usage into domestic versus international sales contracts; comments on Clayton Gillette, institutional design and international usages under the CISG. *Chicago journal of international law* (Chicago, Ill.) 5:181-190, 2004.

Wiener Übereinkommen von 1980 über den internationalen Warenkauf. Lausanner Kolloquium vom 19. und 20. November 1984. Zürich, Schulthess, 1985. 240

p. (Veröffentlichungen des Schweizerischen Instituts für Rechtsvergleichung, Band 3). Title and text in German, French and English with trilingual text of the United Nations Sales Convention (1980). Title in English: Colloquium in the Swiss Institute for Comparative Law. For a breakdown of different contributions by author see Bucher, Eörsi, Farnsworth, Plantard, Schlechtriem, Sevón, Stoffel, Terrier, Vischer, Volken and Widmer.

Wiesbauer, B. La Convention de Vienne sur le droit de la vente dans l'optique du droit de transport. *Bulletin des transports internationaux ferroviaires* = *Zeitschrift für den internationalen Eisenbahnverkehr* (Berne) 95:9/10:93-100, Septembre-Octobre 1987. Article also in German.

Wilhelm, G. UN-Kaufrecht: Einführung und Gesetzestext. Wien, Manz, 1993. viii, 67 p. In German. Translation of title: United Nations Sales Convention (1980): introduction and statutory text. Annexes: Text of United Nations Sales Convention (1980), German version, p. 41-59 — Sample contract based on the Convention, p. 61-64.

Will. M.R. CISG, the United Nations Convention on Contracts for the International Sale of Goods: international bibliography, 1980-1995: the first 150 or so decisions. Geneva, Unité de droit allemand, Faculté de droit, 1995. 299 p. (Schriftenreihe deutscher Jura-Studenten in Genf, 13 = Cahiers des étudiants allemands en droit à Genève, 13 = Quaderni degli studenti tedeschi di giurisprudenza a Ginevra; 13). Bibliography of scholarly writings and of court decisions from different jurisdictions relevant to the United Nations Sales Convention (1980). Includes table of cases and subject index.

_____. International sales law under CISG: the United Nations Convention on Contracts for the International Sale of Goods (1980): the first hundred decisions. Genève, Université de droit allemand, Faculté de droit, 1994. 44 p. (Schriftenreihe deutscher Jura-Studenten in Genf; 10 = Cahiers des étudiants allemands en droit à Genève; 10 = Quaderni degli studenti tedeschi di giurisprudenza a Ginevra; 10). This is an annotated bibliography of court decisions from different jurisdictions touching the United Nations Sales Convention (1980).

_____. International sales law under CISG: the United Nations Convention on Contracts for the International Sale of Goods (1980): the first 222 or so decisions. 3rd ed. Geneva, Université de Genève, Faculté de droit, 1995. 76 p. (Schriftenreihe deutscher Jura-Studenten in Genf; 10 = Cahiers des étudiants allemands en droit à Genève; 10 = Quaderni degli studenti tedeschi di giurisprudenza a Ginevra; 10). An annotated bibliography of court decisions from different jurisdictions relevant to the United Nations Sales Convention (1980), largely based on the UNCITRAL CLOUT series (A/CN.9/SER.C/ABSTRACTS/1-.(1993-)).

_____. International sales law under CISG: the United Nations Convention on Contracts for the International Sale of Goods (1980): the first 464 or so decisions. 7th ed. Geneva, Université de Genève, Faculté de Droit, 1998.

_____. Internationale Bibliographie zum UN-Kaufrecht. 2. erweiterte Auflage. Saarbrücken, Europa-Institut der Universität des Saarlandes, 1989. 84 p. (Vorträge, Reden und Berichte aus dem Europa-Institut, No. 100). In German. Translation of title: International bibliography on the United Nations Sales Convention (1980).

_____. Internationale Bibliographie zum UN-Kaufrecht. 3. erweiterte Auflage. Köln, Bundesstelle für Außenhandelsinformation, 1990. 104 p. (Ausländisches Wirtschafts- und Steuerrecht. Reihe A: Gesetzestexte und

- Erläuterungen; AWSt Nr.A-13/90). In German. Translation of title: International bibliography on the United Nations Sales Convention (1980).
- _____. Twenty years of international sales law under the CISG: international bibliography and case law digest (1980-2000). The Hague, Kluwer, 2000.
- Williams, A.E. Forecasting the potential impact of the Vienna Sales Convention on international sales law in the United Kingdom. In Review of the Convention on Contracts for the International Sale of Goods (CISG) 2000-2001. The Hague, Kluwer, 2002. p. 9-57.
- _____. Limitations on uniformity in international sales law: a reasoned argument for the application of a standard limitation period under the provisions of the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 10:2:229-262, 2006.
- Winer, A.S. The CISG Convention and Thomas Franck's theory of legitimacy. *Northwestern journal of international law & business* (Chicago, Ill.) 19:1:1-57, 1998.
- Winship, P. Aircraft and international sales conventions. *Journal of air law and commerce* (Dallas, Tex.) 50:3-4:1053-1066 1985.
- _____. A bibliography of commentaries on the United Nations international sales convention. *International lawyer* (Chicago, Ill.) 21:2:585-601, 1987.
- _____. A bibliography on commentaries on the United Nations International Sales Convention: an update. *International lawyer* (Chicago, Ill.) 24:1:307-312, 1990. This listing brings up-to-date the English-language materials cited in Winship's previous listings published in same journal (21:2:585-601, spring 1987; 22:2:605-607, summer 1988). The listing is current as of 15 July 1989.
- _____. Bibliography: international sale of goods. Symposium on International Sale of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:53-56, 1984.
- _____. Changing contract practices in the light of the United Nations Sales Convention: a guide for practitioners. *International lawyer* (Chicago, Ill.) 29:3:525-554, 1995.
- _____. Commentary on professor Kastely's rhetorical analysis. *Northwestern journal of international law and business* (Chicago, Ill.) 8:3:623-639, winter 1988. See Kastely above.
- _____. Congress and the 1980 International Sales Convention. *Georgia journal of international and comparative law* (Athens, Ga.) 16:707-729, Supplement 1986.
- _____. The Convention on the Limitation Period in the International Sale of Goods: the United States adopts UNCITRAL's firstborn. *International lawyer* (Chicago, Ill.) 28:4:1071-1081, 1994.
- _____. Documentary history of the Uniform Law for International Sales. *International lawyer* (Chicago, Ill.) 24:2:569-574, 1990. Book review of: Documentary history of the Uniform Law for International Sales / J.O. Honnold. Deventer, Kluwer, 1989. xii, 881 p.
- _____. Domesticating international commercial law: revising Uniform Commercial Code Article 2 in light of the United Nations Sales Convention. *Loyola law review* (New Orleans, La.) 37:43-92, spring 1991.
- _____. Energy contracts and the United Nations Sales Convention. *Texas international law journal* (Austin, Tex.) 25:365-379, 1990.

- _____. Exemptions under article 79 of the Vienna Sales Convention. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 68:4:495-510, 2004.
- _____. Export-import sales under the 1980 United Nations sales convention. *Hastings international and comparative law review* (San Francisco, Calif.) 8:2:197-211, winter 1985.
- _____. Formation of international sales contracts under the 1980 Vienna Convention. *International lawyer* (Chicago, Ill.) 17:1:1-18, 1983.
- _____. International sales contracts under the 1980 Vienna Convention. *Uniform commercial code law journal* (Boston, Mass.) 17:1:55-71, 1984.
- _____. Introduction: Symposium on International Sales of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:3-5, 1984.
- _____. An introduction to the United Nations Sales Convention. *Consumer finance law quarterly report* (Peapack, N.J.) 43:1:23-33, winter 1989.
- _____. New rules for international sales. *American Bar Association journal* (Chicago, Ill.) 68:1231-1234, 1982.
- _____. A note on the commentary of the 1980 Vienna Convention. Symposium on International Sale of Goods Convention. *International lawyer* (Chicago, Ill.) 18:1:37-38, 1984.
- _____. The present status of the 1980 United Nations Sales Convention. In World trade and trade finance. J.J. Norton, ed. New York, Bender, 1985. Chapter X.
- _____. The United Nations Sales Convention: a bibliography of English-language publications. *International lawyer* (Chicago, Ill.) 28:2:401-423, 1994.
- Wittmann, F.J. "Bedingungs-Ping-Pong" nach einheitlichem Kaufrecht. *Computer und Recht* (Köln) 5:12:1078-1084, Dezember 1989. In German. Translation of title: "Ping-Pong" over standard conditions under United Nations Sales Convention (1980).
- Witz, C. L'adhésion de la République fédérale d'Allemagne à la Convention des Nations Unies sur les contrats de vente internationale de marchandises (Convention de Vienne du 11 avril 1980). = The accession of the Federal Republic of Germany to the United Nations Convention on Contracts for the International Sale of Goods (Vienna Convention of April 11th, 1980). *Revue de droit des affaires internationales* = *International business law journal* (Paris) 1:57-63, 1990.
- _____. CISG: Interpretation and Non Covered Issues: CVIM: Interprétation et questions non couvertes. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 3/4:253 - 277, 2001.
- _____. Conflit de juridictions dans le cadre d'une vente internationale de marchandises. *Recueil le dalloz* (Paris) 44:3607, 2001.
- _____. Le contentieux des ventes de marchandises intra-communautaires et le jeu combiné des Conventions de Bruxelles et de Vienne: note sous Cassation 1re. civil, 16 juillet 1998. *Recueil Dalloz Sirey* (Paris) 8:117-120, 25 février 1999. A note to a court decision rendered by the Court of Cassation of France.
- _____. Cour d'appel de Paris; 14 juin 2001; Sté Aluminum and Light Co-Alico LTD c/ Sarl Saint Bernard Miroiterie Vitrerie. *Journal du droit international* (Paris) 129:2:483-497, 2002.

- _____. La Cour de cassation veille à l'application de la Convention des Nations unies sur les contrats de vente internationale de marchandises: note sous Cassation 1re. civil, 23 janvier 1996. *Recueil Dalloz Sirey* (Paris) 24:334-338, 20 juin 1996. A note on a court decision rendered by the Court of Cassation of France. See also note on the same decision entitled: Wesentlicher Vertragsbruch durch Lieferung gezuckerten Weins: zu Cour de Cassation, 1re chambre civile, 23.1.1996 / P. Schlechtriem. Accompanied by excerpts of decision in French, p. 126, no. 13. *IPRax* (Bielefeld, Germany) 17:2:132, März-April 1997.
- _____. Droit uniforme de la vente internationale de marchandises: janvier 2004 – juin 2006. *Recueil dalloz* (Paris) 183:8:530-540, 2007.
- _____. Droit uniforme de la vente internationale de marchandises: panorama 2004. *Recueil Dalloz* (Paris) 181:33:2281-2292, 2005.
- _____. Droit uniforme de la vente internationale de marchandises. *Recueil Dalloz* (Paris) 179:34:2361-2373, 2003.
- _____. and G. Wolter. Die ersten Entscheidungen französischer Gerichte zum Einheitlichen UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 41:10:810-813, Oktober 1995. In German. Translation of title: The first decisions of French courts under United Nations Sales Convention (1980).
- _____. and E.N. Kapnopoulou. E Súmbase tes Viéneses perí diethnous poleseos emporeumáton kai e prospheate schetike nomologia. *Ellenike epitheorese europaikou dikaiou = Revue hellénique de droit européen* (Thessaloniki, Greece) 3:561-576, 1995. In Greek. Translation of title: United Nations Sales Convention (1980) and recent relevant case law.
- Witz, C. L'exclusion de la Convention des Nations unies sur les contrats de vente internationale de marchandises par la volonté des parties (Convention de Vienne du 11 avril 1980). *Recueil Dalloz Sirey* (Paris) 107-112, 1990.
- _____. L'interprétation de la CVIM: divergences dans l'interprétation de la Convention de Vienne. In The 1980 Uniform Sales Law; old issues revisited in the light of recent experiences. Franco Ferrari, ed. Munich, Sellier, 2003. p. 279-304.
- _____. and G. Wolter. Die neuere Rechtsprechung französischer Gerichte zum Einheitlichen UN-Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 44:4:278-285, April 1998. In German. Translation of title: Recent French case law on United Nations Sales Convention (1980).
- Witz, C. Les nouveaux délais de prescription du droit allemand applicables aux ventes internationales de marchandises régies par la Convention de Vienne. *Recueil Dalloz* (Paris) 37:2860-2862, 2002.
- _____. and G. Wolter. Les premières applications jurisprudentielles du droit uniforme de la vente internationale (Convention des Nations Unies du 11 avril 1980). Paris, L.G.D.J., 1995. 175 p. (Collection Droit des affaires). In French with some English and German. Includes bibliographical references and subject index. Also annexes: 1. Etat des ratifications — 2. Decisions jurisprudentielles [reproduces summary of four cases] — 3. Repertoire de jurisprudence — 4. Table des articles de la Convention.
- Witz, C. Trois questions récurrentes de la vente internationale de marchandises au sein du même arrêt. *Recueil Dalloz* (Paris) 36:2795-2799, 2002.

- _____. Les vingt-cinq ans de la Convention des Nations Unies sur les contrats de vente internationale de marchandises. Bilans et perspectives. *Journal du droit international* (Paris) 133:1:5-25, 2006.
- Witz, W. Das Wiener Kaufrecht. In his Der unbestimmte Kaufpreis: ein rechtsvergleichender Beitrag zur Bedeutung des pretium certum. Neuwied/Frankfurt am Main, Metzner, 1989. p. 221-230. (Arbeiten zur Rechts-vergleichung; 131). In German. Translation of title: United Nations Sales Convention (1980).
- Wolf, E. Die Rechtsmängelhaftung nach dem Uniform Commercial Code und dem UN-Kaufrecht. Bonn, Rheinische Friedrich-Wilhelms-Universität, 1990. 194 p. In German. Translation of title: Liability for legal deficiencies according to the Uniform Commercial Code and United Nations Sales Convention (1980). Thesis (doctoral) — University of Bonn, December 1989.
- _____. Die Rechtsprechung des Bundesgerichtshofs zum Kaufrecht. VIII, UN-Kaufrecht. *Wertpapier Mitteilungen (Teil 4): Zeitschrift für Wirtschafts- und Bankrecht* (Frankfurt am Main) Sonderbeilage 2:41-44 zu Nr. 47, 21. November 1998. In German. Translation of title: Survey of decisions on the law of sales handed down by the VIII Civil Chamber of the German Federal Supreme Court in the years 1994 to 1997.
- Woorinara Gukjemulpum Maemaegyeakyne Gwanhan UN Hyopyak Gaip. *Arbitration journal: Korean Commercial Arbitration Board* (Seoul) 311:4-5, 2004. In Korean. Title in English: The Republic of Korea's ratification of the Vienna (CISG) Convention.
- Wu, Dong. CIETAC's practice on the CISG. *Nordic journal of commercial law* (Turku, Finland) 2:2005. Available online at http://www.njcl.fi/2_2005/article2.pdf.
- _____. The effect of fundamental breach on passage of risk in the international sale of goods under the United Nations Convention on Contracts for the International Sale of Goods; comparative analysis with the contract law of the People's Republic of China. *Vindobona journal of international commercial law and arbitration* (Vienna) 7:2:233-254, 2003.
- Wurmnest, W. UN-Kaufrecht und Gerichtsstand des Erfüllungsorts bei Nichterfüllung einer Alleinvertriebsvereinbarung durch den Lieferanten: zugleich eine Anmerkung zu Corte di Cassazione, Beschl. v. 1.7.2004. *Internationales Handelsrecht* (München) 5:3:107-114, 2005. In German. Title in English: United Nations Sales Convention (1980) and jurisdiction of the place of performance in cases of breach of an exclusive distribution agreement by the supplier: together with a comment on Corte di Cassazione, 1 July 2004.
- Xiao, Y. and Y. Ding. 论合同上各种声明的生效与不可撤销:《联合国国际货物销售合同公约》的有关规定研究. *Law and social development* (China) 6:50, 2000. Translation of title: Research on relevant provisions in the CISG (1980): validity and irrevocability of statement in contracts.
- Xinchao, T. Le droit chinois des contrats: sa codification, ses sources, ses champs d'application et ses caractéristiques. *Cahiers de droit* (Québec) 37:3:715-738, 1996.
- Yamaguchi, M. The problem of delay in the contract formation process: a comparative study of contract law. *Cornell international law journal* (Ithaca, N.Y.) 37:357-388, 2004.

- Yang, M. 《联合国国际货物销售合同公约》若干问题研究. *International economy* (China) 23:74-75, 2005. Translation of title: Study on several questions relating to the CISG (1980).
- Yang, Fan. The application of the CISG in the current PRC law and CIETAC arbitration practice. *Nordic journal of commercial law* (Turku, Finland) 2:2006. Available online at http://www.njcl.fi/2_2006/article4.pdf.
- Yingxia, Su Xian. Die Rechtsmängelhaftung des Verkäufers nach UN-Kaufrecht im Vergleich mit dem chinesischen Vertragsgesetz. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 102:101-115, 2003. In German. Translation of title: Seller's liability for defects under United Nations Sales Convention (1980) in comparison with the Chinese Code of Obligations.
- Yovel, J. The seller's right to cure a failure to perform: an analytic comparison of the respective provisions of the CISG and the PECL. *Nordic journal of commercial law* (Turku, Finland) 1:2005. Available online at http://www.njcl.fi/1_2005/commentary1.pdf.
- Zachariasiewicz, M. Konwencja wiedeńska o międzynarodowej sprzedaży towarów a inne akty ujednoliconego prawa umów ze szczególnym uwzględnieniem odpowiedzialności kontraktowej dłużnika. *Problemy prawa prywatnego międzynarodowego* (Katowice, Poland) 2:29-53, 2007. In Polish. Translation of title: The CISG (1980) and other acts unifying contract law: with the special feature on the liability of the debtor.
- Zahraa, M. and A.A. Gith. Specific performance in the light of the CISG, the UNIDROIT Principles and Libyan law. *Uniform law review = Revue de droit uniforme* (Roma) 7:3:751-774, 2002.
_____. Specific performance under the Vienna Sales Convention, English law and Libyan law. *Arab law quarterly* (Dordrecht, The Netherlands) 153:304-332, 2000.
- Zanobetti, A. Contract law in international electronic commerce = Le droit des contrats dans le commerce électronique international. *Revue de droit des affaires internationales = International business law journal* (Paris) 5:533-562, 2000.
- Zaremba, J. International electronic transaction contracts between U.S. and EU companies and customers. *Connecticut journal of international law* (Hartford, Conn.) 18:479-521, 2003.
- Zeller, B. The challenge of a uniform application of the CISG: common problems and their solutions. *Macquarie journal of business law* (Sydney) 3:309-321, 2006. Available online at <http://worldlii.austlii.edu.au/journals/MqJIBLaw/2006/14.html>
- _____. The CISG and the opting out clause pursuant to article 6: a corrective reply. *Mealey's international arbitration report* (King of Prussia, Pa.) 20:8:51-56, 2005.
- _____. CISG and the unification of international trade law. Abingdon, England, Routledge-Cavendish, 2007. xi, 116 p.
- _____. Damages under the Convention on Contracts for the International Sale of Goods. Dobbs Ferry, N.Y., Oceana, 2005. xiii, 247 p.
- _____. The development of uniform laws: a historical perspective. *Pace international law review* (White Plains, N.Y.) 14:163-177, 2002.

- _____. Downs investment Pty Ltd v Perwaja Steel SDN BHD [2000] QSC 421 (17 November 2000). *Vindobona journal of international commercial law and arbitration* (Vienna) 5:1:124-129, 2001.
- _____. Fundamental breach and the CISG: a unique treatment or failed experiment? *Vindobona journal of international commercial law and arbitration* (Vienna) 8:1:81-94, 2004.
- _____. International trade law: problems of language and concepts? *Journal of law and commerce* (Pittsburgh, Pa.) 23:1:39-51, 2003.
- _____. Jurisdiction in cyberspace: does the CISG “manage” the global communications medium? *Vindobona journal of international commercial law and arbitration* (Vienna) 6:2:305-320, 2002.
- _____. The remedy of fundamental breach and the United Nations Convention on the International Sale of Goods (CISG): a principle lacking certainty? *Vindobona journal of international commercial law and arbitration* (Vienna) 11:2:219-236, 2007.
- _____. The UN Convention on Contracts for the International Sale of Goods (CISG): a leap forward towards unified international sales laws. *Pace international law review* (White Plains, N.Y.) 12:79-106, spring 2000.

Zeng, J.

论我国撤销对《联合国国际货物销售合同公约》第1条第1款B项保留的必要性. Paper prepared for the symposium ‘The Application and Interpretation of the CISG in its Member States.’ Translation of title: China’s reservation to Article 11 of the CISG (1980).

Zerbini, E.C. de J. A Convenção de Viena de 1980 sobre a venda internacional de mercadorias. In *Contratos internacionais*. J.G. Rodas, coord. São Paulo, Ed. Revista dos Tribunais, 1985. p. 76-93. In Portuguese. Translation of title: United Nations Sales Convention (1980).

Zerres, T. Recht auf Nacherfüllung im deutschen und englischen Kaufrecht. *Recht der internationalen Wirtschaft* (Heidelberg, Germany) 49:10:746-757, 2003. In German. Translation of title: The right to supplementary performance under German and English sales law.

Zhang, Mo. Choice of law in contracts: a Chinese approach. *Northwestern journal of international law & business* (Chicago, Ill.) 26:289-333, 2006.

Zhang, Xi. Die Rechtsmängelhaftung des Verkäufers nach UN-Kaufrecht im Vergleich mit deutschem, englischem, US-amerikanischem und Haager Einheitlichem Kaufrecht. Starnberg, Druckerei U. Novotny, 1994. xxvi, 235 p. In German. Translation of title: Seller's liability for title defects under the United Nations Sales Convention (1980) in comparison to German, English, US and Hague Uniform Sales Law. Thesis (doctoral) — University of Tübingen, Germany, 1994. Includes bibliography and table of cases.

Zhang, Yuqing. gen. ed. International economic and trade treaties. 1st ed. Beijing, China Foreign Economic Relations and Trade Printing House, 1993. Vol. 1. 907 p. In Chinese and English. Transliteration of title: Guoji Jingmao Tiaoyue Ji. Contents: 1. Trade terms — 2. Commercial contracts; sale of goods (including, among others, the bilingual texts of the United Nations Sales Convention (1980) and the UNIDROIT Principles for International Commercial Contracts (1992)) — 3. Commercial agency — 4. Application of law.

- Zhang, Yuqing. Lianheguo Guoji Huowu Xiaoshou Hetong Gongyue Shiyi. Shenyang, Liaoning Peoples Publishing House, 1988. 387 p. In Chinese. Translation of title: An introduction and comments on United Nations Sales Convention (1980). Annex contains background information on UNCITRAL, p. 339-347, as well as the Chinese text of the United Nations Sales Convention (1980), p. 348-384.
- Zheng, Yan Biao, ed. Zhong wei touzi fa bijiao. Shanghai, Tongji daxue chubanshe, 1993. 613 p. In Chinese. Translation of title: Foreign investment laws of China: a comparison with the laws of other countries. Ch. 8. Foreign trade management / S.Q. Fu, p. 269-272 (Section 5. Applicable laws on international economic contracts; among others: United Nations Sales Convention (1980)). Appendix includes surveys of foreign investment laws of 81 countries and territories.
- Ziegel, J.S. A Canadian viewpoint on the Vienna International Sales Convention. In Proceedings of the First International Trade Law Seminar, 1983. Ottawa, Department of Justice, 1983. p. 26-32.
- _____. Canada and the Vienna Sales Convention. *Canadian business law journal* = *Revue canadienne du droit de commerce* (Aurora, Ont.) 12:3:366-375, February 1987.
- _____. Canada prepares to adopt the International Sales Convention. *Canadian business law journal* = *Revue canadienne du droit de commerce* (Agincourt, Ont.) 18:1:1-16, May 1991.
- _____. Canada's first decision on the International Sales Convention. *Canadian business law journal* = *Revue canadienne du droit de commerce* (Aurora, Ont.) 32:2:313-325, 1999.
- _____. The international sales convention: some general considerations. In *Actes du Colloque sur la vente internationale*. Perret, L. and N. Lacasse, eds. Montréal, Wilson & Lafleur, 1989, p. 53-61. With abstract in English and French. See above under Perret.
- _____. and C. Samson. Report to the Uniform Law Conference of Canada on Convention on Contracts for the International Sale of Goods. Toronto, Uniform Law Conference of Canada, July 1981. 305 p. Contains a general overview of the United Nations Sales Convention (1980) and recommendations by both authors (p. 1-31) as well as analyses of the Convention (arts. 1-88) (a) from a provincial common law perspective (p. 33-167) by Ziegel in English; (b) from a civil law perspective of the Province of Quebec (p. 168-305) by Samson in French. Appendices reproduce Final Act of Sales Conference as well as the text of the Convention.
- Ziegel, J.S. Should Canada adopt the International Sales Convention?: new developments in the law of export sales = Les tendances actuelles dans le droit des ventes à l'exportation. Don Mills, Ont., R. De Boo, 1983. p. 67-85. (Meredith memorial lectures, Faculty of Law, McGill University, 1982)
- _____. The Vienna International Sales Convention. In New dimensions in international trade law. A Canadian perspective. Toronto, Butterworths, 1982. p. 38-57.
- Ziegler, U. Leistungsstörungsrecht nach dem UN-Kaufrecht. 1. Aufl. Baden-Baden, Nomos, 1995. 283 p. (Studien zum Handels-, Arbeits- und Wirtschaftsrecht; Bd. 37). In German. Translation of title: Interference with the performance of an obligation under United Nations Sales Convention (1980).

- Zilai, J. A Bécsi Vételi Egyezmény szerződéskötésre vonatkozó szabályai. *Külgazdaság* (Budapest) 32:9:97-108, 1988. In Hungarian. Translation of title: The Rules of the United Nations Sales Convention (1980).
- Zimenkova, O.N. (Зименкова О.Н.) Применение положений Венской конвенции об освобождении от ответственности за неисполнение обязательств сторонами договора в практике МКАС при ТПП РФ. *Международный коммерческий арбитраж* (Москва) 3:29-38, июль-сентябрь 2006. In Russian, with abstract in English. Translation of title: Exemption from liability under United Nations Sales Convention (1980) in the practice of the ICAC at the Chamber of Commerce and Industry of the Russian Federation.
- Zimmermann, R. Comparative foundations of a European law of set-off and prescription. Cambridge, Cambridge university press, 2002. xi, 182 p.
- _____. Restitutio in integrum: the unwinding of failed contracts under the Principles of European Contract Law, the UNIDROIT Principles and the Avant-projet d'un Code Européen des Contrats. *Uniform law review = Revue de droit uniforme* (Roma) 10:4:719-735, 2005.
- _____. Symposium: CISG: the 25th anniversary: its impact in the past and its role in the future. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 71:1:9-12, 2007.
- _____. Symposium: the Convention on the International Sale of Goods and its application in comparative perspective. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 68:4:427-429, 2004.
- Ziontz, M. The new uniform law for the international sale of goods: is it compatible with American interests? *Northwestern journal of international law and business* (Chicago, Ill.) 2:1:129-178, spring 1980.
- Zoll, F. The impact of the Vienna Convention on the International Sale of Goods on Polish law, with some references to other Central and Eastern European countries. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 71:1:81-98, 2007.
- Zuffranieri, B.M., Jr. and J.I. Feinstein. UN sale of goods convention may be trap for the unwary. *Lawyer's weekly* (Markham, Canada) 23:31, 12 December 2003.
- Zur Frage der Einbeziehung von allgemeinen Geschäftsbedingungen in dem UN-Kaufrecht unterliegende Verträge. *Wertpapiermitteilungen* (Frankfurt am Main) 9:442-444, 2002. In German. Translation of title: On the question of including general terms and conditions in contracts under United Nations Sales Convention (1980). Rechtsprechung Bürgerliches Recht und Handelsrecht, Bundesgerichtshof, am 31.10.2001. Nr. VIII ZR 60/01.
- Zur Vertragsgestaltung im Auslandsgeschäft nach UNCITRAL-Kaufrecht. *Rechtsinformation* (Köln) 179:1-53, Mai 1984. In German. Translation of title: Formation of contracts in foreign business under United Nations Sales Convention (1980).
- Zwart, S.G. The new international law of sales: a marriage between socialist, Third World, common and civil law principles. *North Carolina journal of international law and commercial regulation* (Chapel Hill, N.C.) 13:1:109-128, winter 1988.
- Zykin, I.S. (Зыкин И.С.) Практика применения средств защиты прав продавца и покупателя по Венской конвенции 1980 г. *Международный коммерческий арбитраж* (Москва) 1:16-24, январь-март 2007. In Russian, with abstract in

English. Translation of title: Protection of sellers' and buyers' rights under the United Nations Sales Convention (1980).

2007 International seminar: the application and interpretation of the CISG in Member States: seminar papers. Wuhan, China, Wuhan University Institute of International Law, 2007. 379 p. In Chinese and English. Title in Chinese as appears on cover page:
1980年《联合国国际货物销售合同公约》(CISG)在成员国的活用与解释
国际研讨会论文集.