BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (February 2025)

I. GENERAL

[No publications recorded under this heading.]

II. INTERNATIONAL SALE OF GOODS

- Byrnes, L. Blockchain technology as an alternative to paper and electronic bills of lading. *The Journal of international maritime law* (Witney, U.K.) 30:13-41, 2024.
- Dawwas, A. CISG-applicability before national judiciary in Egypt, Bahrain, Qatar and Jordan. *Access to justice in Eastern Europe* (Kyiv) 8:1:1-35, 2025.
- Pötschke, J.-E. The UN Convention on the International Effects of Judicial Sale of Ships (Beijing Convention). *The Journal of international maritime law* (Witney, U.K.) 30:42-53, 2024.
- Rohmah, U.A. and R.M.K. Harsya. Hukum perikatan dalam kontrak internasional dan implikasinya. *Jurnal syntax admiration* (Cirebon, Indonesia) 6:1:864-883, 2024. Translation of title: The law of obligations in international contracts and its implications.
- Salameh, M.A.Q. and S.A.-B. Hamad. Role of option of sight (khayar al-ro'ya) in protecting the buyer in international sale contract. *International journal for scientific research* (London) 3:6:228-246, 2024.
- Sarfraz, M.A. Legal appraisal of electronic bill of lading in Pakistan: challenges and opportunities. *Journal of law and social policy* (Islāmābād) 6:1:20-44, 2024.
- United Nations and UN Commission on International Trade Law, eds. UNCITRAL, HCCH, Unidroit Guida giuridica agli strumenti uniformi in materia di contratti commerciali internazionali, con particolare attenzione alle vendite. Milano, Italy, Giuffre Francis Lefebvre, 2024. 1 online resource (143 pages). Translation of title: UNCITRAL, HCCH and UNIDROIT Legal Guide to Uniform Instruments in the Area of International Commercial Contracts, with a Focus on Sales.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND MEDIATION

- Abou El Farag, M.S. The arbitration agreement from the perspective of Qatari law. *Global journal of comparative law* (Leiden, Netherlands (Kingdom of the)) 13:325-350, 2024.
- Ali, S. Conciliation beyond the courts aspirations and limits of mandated and voluntary court mediation programmes from a multi-jurisdictional perspective. *Comparative procedural law and justice (Part XV Chapter 2)*.
- Domocos, G. Corruption and Its effects in international arbitration, with focus on Romania. *Romanian arbitration journal* (București) 18:3:77-110, 2024.
- Piers, M. and S. McCarthy. Transforming arbitration: exploring the impact of AI, blockchain, metaverse and Web3. Nijmegen, Netherlands (Kingdom of the), Radboud University Press, 2024.
- Xiong, H. The legislative adjustment of Chinese enforcement regulation of the international commercial settlement agreement in the context of the Singapore mediation convention. *Journal of international dispute settlement* (Oxford, U.K.) 16:1:1-24, 2025.

IV. INTERNATIONAL TRANSPORT

- Alam, M.S. and S. Mukhtar. Legal appraisal of electronic bill of lading in Pakistan: challenges and opportunities. *Journal of law and social policy* (Islāmābād, Pakistan) 6:1:20-44, 2024.
- DeSalins, C. Decarbonation: vers une evolution des pratiques du commerce international et de l'industrie maritime? *Le droit maritime français* (Paris) 875:3-18, 2025. Translation of title: Decarbonization: towards an evolution of practices of international commerce and maritime industry.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

- Committee on Trade and Investment (CTI), ed. A path to paperless trade: analysing the legal gaps and economic benefit of adopting or maintaining a legal framework that takes into account the UNCITRAL Model Law on Electronic Transferable Records (MLETR): APEC Committee on Trade and Investment, February 2025. Singapore, Asia-Pacific Economic Cooperation, 2025.
- Luu, V. Electronic arbitration awards and electronic signatures in arbitration awards international practices and lessons learned for Vietnam. *Romanian arbitration journal / Revista romana de arbitraj* (Bukarest) 18:4:78-88, 2024.
- Sun, S. and R. He. How to possess an electronic bill of lading as information? A comparative perspective of the legislation on the "possession problem" of electronic bills of lading. *Front. mar. sci* (Lausanne, Switzerland) 10.3389/fmars.2024.1493647, 2024.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Mabrouk, E.A.H.M. The international factoring agreement (a comparative study) between Egyptian law and the rules of the United Nations Convention on the Assignment of Receivables in International Trade, and the UNIDROIT Model Law on Factoring issued in 2023 (Arabic). Al-Kharṭūm, Al-majallah al-qānūnīyah, 2024.

VIII. PROCUREMENT

Herisset, B. and C. Nicholas. Harmonization of approaches between public-private partnerships and public procurement: the new UNCITRAL texts on public-private partnerships. *Public procurement law review* (London) 1:NA5-NA10, 2021.

IX. INSOLVENCY

Biresaw, S. and M. Rahim. Theories and goals of insolvency in common law - a critical review. *The Journal of business law* (London) 1:24-48, 2024.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PUBLIC-PRIVATE PARTNERSHIPS

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

Ballesteros, M.C.R. and J.L.G. Ávila. Online dispute resolution platforms (ODR): a legal and technical perspective. *Law and Business* (Warsaw) 10.2478/law-2024-0006:28-38, 2024.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

- Hioureas, C.G. Thawing the "regulatory chill" effects of ISDS claims. *International arbitration review* (London) 9:2:361-384.
- Paine, J. Control mechanisms in multilateral investment tribunals: navigating procedural multilateralism and substantive bilateralism. *International and comparative law quarterly* (Dorchester, U.K.) 73:4:819-851, 2024.
- Rajkovic, N. The gem hidden predictability: discussing efficiency in and of investment arbitration. *Union university law school review (Pravni zapisi)* (Beograd) 15:2:524-556, 2024.
- Tabiri, P.K. and G.S. Owusu. The ideal member to host the proposed UNCITRAL advisory centre on international investment dispute settlement (Investor-State Dispute Settlement). *Disco Digital Media, Inc* (Washington, D.C.) 1-4, 2025.
- Wong, J. and J. Yackee. Transparency, accountability, and influence in the international investment law system. *Michigan journal of international law* (Ann Arbor, Mich.) 46:1:121-171, 2025.