

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (January 2022)

I. GENERAL

- Halliday, T.C. Time and temporality in global governance. In *Regulatory theory: foundations and applications*. P. Drahos, ed. Acton, Australia, Australian National University Press, 2017, Ch. 18.
- Mostad-Jensen, A. News from the United Nations Commission on International Trade Law (UNCITRAL): the work of the fifty-fourth Commission session. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 27:1:1-14, 2022.

II. INTERNATIONAL SALE OF GOODS

- Glavanits, J., ed. A nemzetközi adásvételi szerződések joggyakorlatának aktuális kérdései. Győr, Hungary, Széchenyi István Egyetem, 2017. 126 p. Translation of title: Current issues in the law practice of international sales contracts.
- Guerriaud, M. and C. Jourdain-Fortier. L'accès au vaccin contre la Covid-19: le contrat international peut-il suffire? *Journal du droit international* (Paris) 148:2:463-498, 2021.
- Holtzer, I.G. A Bécsi Vételi Egyezmény 74. cikke, mint általános kártérítési szabály alapján megtéríthető károk kapcsolata az előreláthatósági klauzulával. *Iustum aequum salutare* (Budapest) 16:4:223-244, 2020. Translation of title: Connection between damages under Art. 74, CISG as the general rule for measuring damages and the foreseeability clause.
- Király, M. A Bécsi Vételi Egyezmény és a Bitcoin. In *Studia in honorem Lajos Vékás*. V. Lamm, A. Sajó, eds. Budapest, HVG-ORAC Lap- és Könyvkiadó, 2019, p. 154-161. Translation of title: The CISG and bitcoin.
- Kochanowski, M. Foreseeability of harm according to art. 7.4.4 UNIDROIT Principles in the scope of the worldwide COVID-19 pandemic. *Internationales Handelsrecht* (Köln, Germany) 21:6:238-244, 2021.
- Lo, C. The interpretation of CISG as an example. In *Treaty interpretation under the Vienna Convention on the Law of Treaties: a new round of codification*. Chang-fa Lo. Singapore, Springer, 2017, Ch. 9.3.
- Pinheiro, L. de L. A adesão de Portugal à Convenção de Viena sobre a Venda Internacional de Mercadorias. *Revista da ordem dos advogados* (Lisboa) 81:III/IV:733-753, 2021. Translation of title: The accession of Portugal to the CISG.
- Víg, Z. A Bécsi Vételi Egyezmény Tanácsadó Testületének a vevő megvizsgálási és értesítési kötelezettségének határidejével, az általános szerződési feltételekkel, valamint a kamattal kapcsolatos véleményei és a nemzeti bíróságok gyakorlata. *Pro futuro* (Debrecen, Hungary) 4:67-77, 2018. Translation of title: The opinions of the CISG Advisory Council related to the issues of the deadline for the examination of the goods and notice of non-conformity by the buyer, inclusion of standard terms and interest and the practice of national courts.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

- Akkaşoğlu, Ş. Uluslararası tahkimde şeffaflık. *Türkiye Barolar Birliği Dergisi* (Ankara) 152:367-413, 2021. Translation of title: Transparency in international arbitration.
- Amsler, L.B. and others. *Dispute system design: preventing, managing, and resolving conflict*. Stanford, Calif., Stanford University Press, 2020. 517 p. Selected contents: Part III. International and comparative systems. Ch. 16. International dispute resolution.

- Aydemir, D. Arabuluculuk Hakkında Model Kanun 2018 ve Singapur Konvansiyonu'ndan Sonra Çok Aşamalı Uyuşmazlık Çözüm Sözleşmeleri. *Public and private international law bulletin* (Istanbul) 41:1:191–229, 2021. Translation of title: Multi-Tiered Dispute Resolution Clauses after UML on Mediation 2018 and the Singapore Convention.
- Croft, C. and others. International and Australian commercial arbitration. Chatswood, N.S.W., LexisNexis, 2022. 735 p.
- Gaidenko Schaer, N. Сингапурская конвенция о медиации: постатейный комментарий. Moscow, Infotropic Media, 2022. 291 p. Translation of title: Singapore Convention on Mediation: article-by-article commentary.
- Guerra Romero, D.M. La posibilidad de renunciar a la acción de nulidad del laudo arbitral en el ordenamiento jurídico ecuatoriano. *USFQ law review* (Quito) 8:2:77-104, 2021.
- Henry, M. Exécution des sentences étrangères et ordre public international dans l'espace OHADA. *Cahiers de l'arbitrage* (Paris) 4:737-755, 2020.
- Labanieh, M.F. and others. The legal capacity of international conventions and laws to legalise e-arbitration. *Journal of international studies* (Malaysia) 17:211-237, 2021.
- Marsoof, S. Recognition and enforcement of arbitral awards. *Bar Association law journal* (Colombo) 29:1-10, 2013.
- Mišović, A. Binding non-signatories to arbitrate: the United States approach. *Arbitration international* (Oxford, U.K.) 37:3:749-768, 2021.
- Munkhtuvshin, M. Empowering arbitration in Mongolia: a study on the introduction of interim measures in arbitration. Nagoya, Japan, Nagoya University, 2020. 43 p. Thesis (Master's) - Nagoya University Graduate School of Law, 2020.
- _____. Transplantation issues of UNCITRAL Model Law on International Commercial Arbitration in developing countries. *Legaldata* (Ulaanbaatar) 1 January 2022.
- Najjar, N. Arbitration and international trade in the Arab countries. Leiden, The Netherlands; Boston, Brill Nijhoff, 2018.
- Ochulor, L. Multi-jurisdictional perspectives to public policy defence in recognition and enforcement of foreign arbitral awards: have the UNCITRAL, ECOSOC and ICC lived up to their traditional role of fostering international trade? *Transnational dispute management* (Voorburg, The Netherlands) forthcoming, January 2022.
- Park, N. 국제상사조정체제: 싱가포르조정협약을 중심으로. Seoul, Publications Park Youngsa, 2021. 197 p. Translation of title: The international commercial mediation system: focusing on the Singapore Mediation Convention.
- Raess, L. Court assistance in the taking of evidence in international arbitration. Zürich, Sui Generis, 2020. 374 p. Thesis (PhD) - Rechtswissenschaftlichen Fakultät Universität Freiburg (2020).
- Shehab, M.A.A. An analysis of the enforcement of foreign arbitration awards in Palestine: realities, drawbacks, and prospects. *Arab law quarterly* (Leiden, The Netherlands) 36:1-2:158-191, 2022.
- Tomić, K. Settlement of disputes in the banking and financial sector. *Strani pravni zivot* (Belgrade) 59:4:205-220, 2015.
- Xavier, M.P. and others. Acordos de mediação e perspectivas de aplicação da recente Convenção de Singapura no Brasil. *Constituição, economia e desenvolvimento* (Curitiba, Brazil) 13:25:135-157, 2021. Translation of title: Mediation agreements and prospects for the application of the recent Singapore Convention in Brazil.
- Yaacoub, S. Towards international mechanisms for resolving investment disputes in Qatar. *Arab law quarterly* (Leiden, The Netherlands) 35:1-25, 2021.

IV. INTERNATIONAL TRANSPORT

- Bazghadze, T. Himalaya Clause: exclusion and limitation of third parties' liability in international contract of carriage and bill of lading. *Journal of Polish-Georgian law* (Słupsk, Poland) 1:111-128, 2021.
- Girvin, S. and V. Ulfbeck. Maritime organisation, management and liability: a legal analysis of new challenges in the maritime industry. Oxford, U.K.; New York, N.Y., Hart Publishing, 2021.
- Jafarova, A. International norms and legislation of the Azerbaijan Republic for exclusion of carrier's liability in maritime freight. *Kent akademisi* (Turkey) 14:4:1191-1202, 2021.
- Khayoon Al-Naseri, A.A. The legal recognition of electronic bills of lading. Malmö, Sweden, World Maritime University, 2020. 277 p. Thesis (Ph.D) - World Maritime University (2020).
- Pejovés Macedo, J.A. La denuncia de las Reglas de la Haya por parte del estado peruano: la responsabilidad civil en el transporte marítimo internacional de mercancías y su regulación en el derecho marítimo convencional. *Ius et praxis* (Lima) 53:211-247, 2021.
- Pejović, Č. Transport documents in carriage of goods by sea: international law and practice. Abingdon, U.K.; New York, N.Y., Informa Law from Routledge, 2020.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

- Castellani, L. Обзор Типового закона ЮНСИТРАЛ об электронных передаваемых записях. *ЦЮЛЛЕТЕНЬ – бюллетень Правового департамента ОАО «РЖД»* (Moscow) 37:12-14, 2022. Translation of title: Overview of the UNCITRAL Model Law on Electronic Transferable Records.
- Geva, B. and others. The e-banknote as a "banknote": a monetary law interpreted. *Oxford journal of legal studies* (Oxford, U.K.) 41:4:1119-1148, 2021.
- Girvin, S. and V. Ulfbeck. Maritime organisation, management and liability: a legal analysis of new challenges in the maritime industry. Oxford, U.K.; New York, N.Y., Hart Publishing, 2021.
- Khayoon Al-Naseri, A.A. The legal recognition of electronic bills of lading. Malmö, Sweden, World Maritime University, 2020. 277 p. Thesis (Ph.D) - World Maritime University (2020).
- Kostenko, O. Правове регулювання управління ідентифікаційними даними: UNCITRAL, транскордонний простір довіри. *Law. State. Technology* (Dnipro, Ukraine) 4:51-55, 2021. Translation of title: Legal regulation of identification data management: UNCITRAL, transboundary trust space.
- Labanieh, M.F. and others. The legal capacity of international conventions and laws to legalise e-arbitration. *Journal of international studies* (Malaysia) 17:211-237, 2021.
- Pejović, Č. Transport documents in carriage of goods by sea: international law and practice. Abingdon, U.K.; New York, N.Y., Informa Law from Routledge, 2020.
- Varma, N. Critical analysis on the legality of the electronic bills of lading across common law nations. *Legal vidya* (Ahmedabad, India) 2:1:115-121, 2021.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

Dubovec, M. and L. Gullifer. Secured transactions law reform in Africa. Oxford ; New York, Hart, 2019.

Koekemoer, M.M. and R. Brits. Lessons from UNCITRAL for reforming the South African legal framework concerning security rights in movable property. *Potchefstroom electronic law journal* (Potchefstroom, South Africa) 25:1-32, 2022.

Kono, T. Security interests in intellectual property. Singapore, Springer, 2017.

UN Commission on International Trade Law, ed. UNCITRAL Practice Guide to the Model Law on Secured Transactions. New York, UN, 2020. 129 p.

VIII. PROCUREMENT

Arrowsmith, S. and others, eds. Public procurement in (a) crisis?: global lessons from the COVID-19 pandemic. Oxford, U.K. ; New York, N.Y., Hart Publishing, 2021.

Rensmann, T. Small and medium-sized enterprises in international economic law. Oxford, U.K., Oxford University Press, 2017.

IX. INSOLVENCY

Dalli, R. A comparative analysis of cross-border insolvency: the UNCITRAL Model Law and Regulation 2015/848. Msida, Malta, University of Malta, 2021. 74 p. Thesis (LL.M) - University of Malta, Faculty of Laws (2021).

Girvin, S. and V. Ulfbeck. Maritime organisation, management and liability: a legal analysis of new challenges in the maritime industry. Oxford, U.K. ; New York, N.Y., Hart Publishing, 2021.

Gong, X. China's insolvency law and interregional cooperation: comparative perspectives from China and the EU. London, Taylor and Francis, 2018.

Kapur, S. and A. Khandelwal. MSME as engines of growth: exploring the framework for rehabilitation and resolution. *Corporate and business law journal* (Phoenix, Ariz.) 2:2:353-370, 2021.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

Koulu, R. Law, technology and dispute resolution: privatisation of coercion. Abingdon, U.K., Routledge, 2019. 226 p.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

Bierce, W.B. Multiparty contractual networks: new tool for global entrepreneurship and supply chains. *Business law international* (London) 20:3:249-268, 2021.

Kapur, S. and A. Khandelwal. MSME as engines of growth: exploring the framework for rehabilitation and resolution. *Corporate and business law journal* (Phoenix, Ariz.) 2:2:353-370, 2021.

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Cleis, M.N. The independence and impartiality of ICSID arbitrators: current case law, alternative approaches, and improvement suggestions. Leiden, The Netherlands, Brill, 2017. 305 p.

Fach Gómez, K. Key duties of international investment arbitrators: a transnational study of legal and ethical dilemmas. Cham, Switzerland, Springer Nature, 2019.

Kjos, H.E. Applicable law in investor-State arbitration: the interplay between national and international law. Oxford, U.K., Oxford University Press, 2013. 343 p.

Li, Y. and others, eds. China, the EU and international investment law: reforming investor-state dispute settlement. London, Routledge, 2019.

Wiik, A. Amicus curiae before international courts and tribunals. Baden-Baden, Germany, Nomos, 2018. 734 p.

Wöss, H. and others. UNCITRAL Working Group III: possible reform of the investor-State dispute settlement (ISDS): assessment of damages and compensation: note by the Secretariat of September 2021: expert comments. *Transnational dispute management* (Voorburg, The Netherlands) forthcoming, November 2021.