BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (January 2024)

I. GENERAL

[No publications recorded under this heading.]

II. INTERNATIONAL SALE OF GOODS

Schmidt, M. Kulturalität der Rechtsanwendung und internationale Rechtsvereinheitlichung: Überlegungen am Beispiel des UN-Kaufrechts. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 87:4:643-671, 2023. Translation of title: The cultural dimensions in the application of law and international unification of law: the example of the CISG.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND MEDIATION

- Accaoui Lorfing, P. L'adoption du code de conduite pour les arbitres dans les différends internationaux en matière d'investissement = Adoption of the Code of Conduct for Arbitrators in International Investment Disputes. Revue de droit des affaires internationales = International business law journal (Paris) 6:753-757, 2023.
- Chung, K. Emergency arbitrator procedure in investment treaty disputes: to be or not to be. *Journal of world investment and trade* (Leiden, Netherlands (Kingdom of the)) 20:98-145, 2019.
- Davies, E. and S. Noury. Reform of the Arbitration Act 1996: a missed opportunity to entrench diversity? *Arbitration international* (Oxford, U.K.) aiad052:1-22, 2024.
- Ferrante, A. Breach of the arbitration agreement, defaulting defendant in litigation and New York Convention's model fluctuations: the Italian and Brazilian examples. *Revija Kopaoničke škole prirodnog prava* (Beograd) 2:35-63, 2023. Available online at https://kopaonikschool.org/wp-content/uploads/2023/11/KOP Revija 02 2023 WEB.pdf.
- Kalantzi, A. Parallel arbitral proceedings: an analysis of the issue of parallel arbitrations in international commercial arbitration within the European Legal Space. *The Italian review of international and comparative law* (Leiden, The Netherlands) 3:1-145, 2023. Available online at https://brill.com/view/journals/iric/3/1/article-p1 001.xml?language=en&ebody=full%20html-copy1.
- Lazić, M. and S. Dragićević. Cryptoassets and arbitration in Serbia. *Revija Kopaoničke škole prirodnog prava* (Beograd) 2:65-81, 2023. Available online at https://kopaonikschool.org/wp-content/uploads/2023/11/KOP Revija 02 2023 WEB.pdf.
- Lowther, J. International arbitration: navigating a class of cultures and conflicts of interests. *SchiedsVZ* (Munich, Germany) 22:1:26-28, 2024.
- Scherpf, G. and others. Are we turning French?: a comparative perspective on the BGH Decision of 9.2.2023. *SchiedsVZ* (Munich, Germany) 22:1:17-26, 2024.
- Sheng, Z. The Singapore Convention on Mediation and China's commercial mediation: toward a full-fledged regime. *China legal science* (Beijing) 11:1:82-109, 2021.
- Shikhelman, V. Enforcement of foreign judgments: Israel as a case study. *Journal of private international law* (Abingdon, U.K.) 19:2:238-276, 2023.
- Stitt, J. and J. Matthews. Revision of the Arbitration Act 1996: the case for arbitral independence. *Hibernian law journal* (Dublin) 3:1-145, 2023.

IV. INTERNATIONAL TRANSPORT

Berlingieri, G. La Convention de Pékin: comparaison avec le droit italien (suite en fin). *Droit maritime français* (Paris) 864:16-23, 2024.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

- Geva, B. The digitalization of money: stablecoins and CBDC. *Banking and finance law review* (Toronto) 40:115-141, 2023.
- Krebs, T. Electronic bills of lading, transnational and English law: blocking the blockchain. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) unad022:1-16, 2024.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

- Jing, Z. Chinese factoring law: from an international and comparative perspective. *China legal science* (Beijing) 11:4:26-52, 2023.
- Johnson, T. Credit instruments to alleviate global food insecurity: focus on crop receipts. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 28:2:178-196, 2023.

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

- Kokorin, I. Who's your debtor?: group insolvency and the curious case of Celsius. *Banking and finance law review* (Toronto) 40:143-160, 2023.
- McCormack, G. Conflicts in insolvency jurisdiction: the case for its retention. *Journal of private international law* (Abingdon, U.K.) 19:2:186-207, 2023.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PUBLIC-PRIVATE PARTNERSHIPS

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

[No publications recorded under this heading.]

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

- Baltag, C. and others. Recent trends in investment arbitration on the right to regulate, environment, health and corporate social responsibility: too much or too little. *ICSID review* (Oxford, U.K.) 38:2:381-421, 2023.
- Batifort, S. and A. Larkin. The meaning of silence in investment treaties. *ICSID review* (Oxford, U.K.) 38:2:322-346, 2023.
- Bjorklund, A.K. The road(s) not taken: the past, present, and future of international investment law reform. *Arbitration international* (Oxford, U.K.) aiad049:1-14, 2023.
- Ivanova, E. Independence and impartiality through the lens of incompatible activities, disqualification and challenge: the ICJ, ITLOS, and inter-State arbitration. *Journal of international dispute settlement* (Oxford, U.K.) idad030:1-46, 2024.
- Lévesque, C. and C. Schmid. The 2021 Canadian Model FIPA: more than meets the eye. *ICSID review* (Oxford, U.K.) siad032:1-23, 2024.
- Linares-Cantillo, A. The intervention of constitutional courts in international investment law: the case of Columbia. *Journal of international dispute settlement* Cornell international law journal (Ithaca, N.Y.) 54:1:47-96, 2021.
- Lo Giacco, L. Private entities shaping community interests: (re)imagining the "publicness" of public international law as an epistemic tool. *Transnational legal theory* (London) 14:3:270-306, 2023. Available online at https://www.tandfonline.com/doi/full/10.1080/20414005.2023.2232599.
- Roberts, A. and T. St. John. The originality of outsiders: innovation in the investment treaty system. *European journal of international law* (Oxford, U.K.) 33:4:1153-1181, 2023.
- Sarvarian, A. Invoking the Paris Agreement in investor-State arbitration. *ICSID review* (Oxford, U.K.) 38:2:422-440, 2023.
- Zhang, Y. Equitable representation on international benches and the appointment of tribunal members in investor-State dispute settlement: a historical perspective. *Journal of international dispute settlement* (Oxford, U.K.) 14:4:428-450, 2023.
- Zwolankiewicz, A. Multilateral investment court: a cure for investor-State disputes under extra-EU international investment agreements. *Groningen journal of international law* (Groningen, The Netherlands) 9:1:195-211, 2021.