

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (January 2025)

I. GENERAL

[No publications recorded under this heading.]

II. INTERNATIONAL SALE OF GOODS

- Drpljanin, V. and I. Mašović-Muratović. Koncept suštinske povrede ugovora – pristup ugovornom pravu u kontekstu zemalja jugoistočne Evrope. *Univerzitetska misao - časopis za nauku, kulturu i umjetnost* (Novi Pazar, Serbia) 23:55-70, 2024. Translation of title: The essence of fundamental breach of contract – exploring sales legislation in the southeast European context.
- European Transport Law and CMI, Comite Maritime International, eds. Beijing Convention on the International Effects of Judicial Sales of Ships. Antwerpen, Belgium, R.H. Wijffels, 2023.
- Fenech, A. Brèves observations sur le processus de négociation de la convention sur la vente judiciaire de navires. *Le droit maritime français* (Paris) 874:963-965, 2024. Translation of title: Brief observations on the negotiation process of the convention on the judicial sale of ships.
- Filipovic, M.B. Valjanost ugovora o kupoprodaji robe - karakteristike kineskog prava. *Pravni Vjesnik (Journal of law, social sciences and humanities)* (Osijek, Croatia) 40:3:55-74, 2024. Translation of title: Validity of the sale of good contract - characteristics of Chinese law.
- Hayward, B. 'Text, context, and purpose': Australian lawmakers' adoption of the CISG, and the use of legislative histories as aids in statutory interpretation. *Melbourne University law review* (Melbourne, Australia) 47:2:303-385, 2024.
- He, Q. Chronology of practice: Chinese practice in private international law in 2023. *Chinese Journal of International Law* (Oxford) jmae037:1-54, 2024.
- Jovičić, K. The concept of the fundamental breach of contract in the CISG. *Strani pravni život* (Beograd) spz0-20337:39-50, 2018.
- Maier-Lohmann, T. Property in goods and the CISG. Frankfurt am Main (Germany), Fachmedien Recht und Wirtschaft, dfv Mediengruppe, 2024. 1 online resource (xxi, 317 pages).
- Smart legal contracts: advice to Government. London, Her Majesty's Stationery Office, 2021.
- Sturley, M.F. Conférence Berlingieri 2024: les règles de La Haye ont 100 ans. *Le droit maritime français* (Paris) 874:966-975, 2024. Translation of title: The 2024 Berlingieri lecture: the Hague Rules at 100.
- Tescaro, M. La previsibilidad de los daños en la Convención de Viena (¿y no solo?). *TR LALEY AR* (Buenos Aires) Abril:2-4, 2024. Translation of title: The foreseeability of damages in the Vienna Convention (and not only?).
- Zhu, Y. Analysis of the determination of fundamental breach of article 25 of the United Nations Convention on Contracts for the International Sale of Goods: analysis of "Sinochem International (Singapore) Ltd. v. ThyssenKrupp Metallurgical Products Ltd. international contract for sale and purchase of goods. In Proceedings of the 2022 5th International Conference on Humanities Education and Social Sciences (ICHESS 2022). Zhengzhou, China, Atlantis Press, 2022.
- Ziegler, A. von. L'unification du droit du transport de marchandises - aujourd'hui et demain: de La Haye a Rotterdam via Hambourg ou Visby. *Le droit maritime français* (Paris)

874:976-991, 2024. Translation of title: The unification of the law of transport of goods - today and domain: from The Hague to Rotterdam via Hamburg or Visby.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND MEDIATION

Baig, K. Arbitration reimagined: analyzing Pakistan's new draft Bill on Arbitration Act 2024. *Journal of law and social studies* (Punjab, Pakistan) 6:4:347-358, 2024.

Beijing Arbitration Commission, ed. Rules for international investment arbitration: adopted at the Fourth Meeting of the Seventh Session of the Beijing Arbitration Commission on July 4, 2019 and effective as of October 1, 2019. Beijing, BAC, 2019.

Blanco, S.M. and others. The rise and fall of parochialism: Colombia and the New York Convention. *Arbitration International* (Oxford) aiae046:1-39, 2025.

Ho, K. 싱가포르조정협약 비준을 위한 중국법상 대응방안에 관한 연구. *Inha law review* (Incheon) 27:4:235-262, 2024. Translation of title: A study on China's legal options for ratification of the Singapore Convention on Mediation.

Lagones, D. de A. La mediación y la cultura del acuerdo. *Deconstruyendo la justicia* (Lima) 1:194-206, 2024. Translation of title: Mediation and the culture of agreement.

Leung, T. and C.K. To. Jurisdiction and admissibility in international commercial arbitration: back to basics. *Arbitration International* (Oxford) aiae045:1-6, 2025.

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Okoli, P.N. and E.O. Wingate. Arbitrators' fees: securing payment through a navigation between statutory provisions and the common law in Nigeria. *African Journal of International and comparative Law = Revue Africaine de Droit International et Compare* (Edinburgh) 32:4:503-522, 2024.

Scherer, M. and others. Regulating the use of artificial intelligence in international arbitration: the EU AI act and beyond. *Cahiers de l'arbitrage* (Paris) 3:653-689, 2024.

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IV. INTERNATIONAL TRANSPORT

[No publications recorded under this heading.]

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Dowuona-Hammond, C. and others. Product liability and e-commerce in Ghana: focusing Ghana's regulatory framework on consumer protection. *Business law review* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 45:6:154-167, 2024.

Rodriguez, T. de L.H.B. Digital vulnerability and the formulation of harmonised rules for algorithmic contracts: a two-sided interplay. In *The new shapes of digital vulnerability in European private law* / Camilla Crea, Alberto De Franceschi (eds.). Baden-Baden (Germany), Nomos, 2024, p. 259-292.

Vorobey, D. Applying technology neutrality o AI: a brief review of an approach to governing new technology. *Uniform commercial code law journal* (New York) 51:3:175-207, 2024.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

DeFranceschi, A. I limiti negoziali alla cessione del credito: una rilettura critica della disciplina italiana nel contesto europeo e internazionale. Napoli, Italy, Edizioni scientifiche italiane, 2014. xi, 220 pages. Translation of title: Negotiatory limits to the assignment of credit: a critical rereading of the Italian legislation in the European and international context.

VIII. PROCUREMENT

Nwal, S.M. Measures to curb corruption in public procurement of Myanmar and Thailand. *Pañña panithan journal* (Nongkhai,Thailand) 9:2:403-414, 2024.

IX. INSOLVENCY

Alaani, T.O. Critical analysis of commencement requirements of Bahraini reorganisation law: a comparative perspective. *Al Qanoniya* (Bahrain)15:133-184, 2024.

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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

Calamita, N.J. and A. Berman. Investment treaties and the rule of law promise: the internalisation of international commitments in Asia. Cambridge, U.K.; New York, Cambridge University Press, 2022.

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Levashova, Y. The right of states to regulate in international investment law: the search for balance between public interest and fair and equitable treatment. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, B.V, 2019.

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