

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (September 2018)

I. GENERAL

- Castle, T.D. United Nations Day lecture 2017: 50 years of UNCITRAL: what's next? *Bar news* (Sydney) 88-95, spring 2018.
- Thailand. ASEAN Law Association (ALA). One step closer: promoting ASEAN integration through the harmonization of commercial law, 4-5 September 2017, Bangkok - conference summary report.

II. INTERNATIONAL SALE OF GOODS

- Ostendorf, P. International sales terms. 3rd ed. München, Verlag C.H. Beck, 2018. 186 p.
- Shreedhar, A. Feasibility of "covering values" in transnational commercial law: Article 79 of the CISG and the "impediment." *Global journal of comparative law* (Leiden, The Netherlands) 5:2:183-207, 2016.
- Svěráková Čechová, J. Význam výhrady podle článku 95 pro aplikaci Úmluvy OSN o smlouvách o mezinárodní koupi zboží. *Časopis pro právní vědu a praxi* (Brno, Czech Republic) 20:2:169-175, 2012. Translation of title: The meaning of the reservation under Article 95 of the CISG (1980).
- Wade, G. A matter of interpretation: constructing and interpreting commercial contracts under the common law and the Convention on the International Sale of Goods. *Global journal of comparative law* (Leiden, The Netherlands) 4:1:1-42, 2015.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

- Blair, C. and others. The medium is the message: establishing a system of business and human rights through contract law and arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 35:4:379-412, 2018.
- Browne, O. and R. Price. Saving time and money by sanctioning bad behaviour. *Transnational dispute management* (Voorburg, The Netherlands) 15:4, September 2018.
- Bühler, M.W. Out of Africa: the 2018 OHADA arbitration and mediation law reform. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 35:5:517-540, 2018.
- Bühler, M.W. and A.-S. Gidoin. Le défi de la complémentarité entre le juge et l'arbitre dans l'espace OHADA. *Penant: revue trimestrielle de droit africain* (Paris) 904:273-293, 2018.
- Calavros, C. The application of substantive mandatory rules in international commercial arbitration from the perspective of an EU UNCITRAL Model Law jurisdiction. *Arbitration international* (Oxford, U.K.) 34:2:219-240, 2018.
- Dyson, J.A. The proper limits of arbitrators' immunity: the Master's Lecture, the Worshipful Company of Arbitrators, 13 March 2018. *Arbitration* (London) 84:3:196-204, 2018.
- García Cueto, J.I. and others. Reconocimiento y ejecución de laudos arbitrales anulados en la sede del arbitraje = recognition and enforcement of arbitral awards cancelled at the place of arbitration. *Cuadernos de derecho transnacional* (Madrid) 8:1:101-110, 2016.
- Jaime, M.-L. The law governing counsel's ethical obligations in international arbitration. *European international arbitration review* (Huntington, N.Y.) 7:1:23-42, 2018.
- Kasolowsky, B. and C. Kittelmann. The UNCITRAL Transparency Rules: some thoughts on timing and costs implications in investment treaty arbitration. *Transnational dispute management* (Voorburg, The Netherlands) 15:4, September 2018.

- Lefebvre, P. and D. De Meulemeester. The New York Convention: an autopsy of its structure and modus operandi. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 35:4:413-438, 2018.
- Markert, L. Efficiency and investment arbitration: new developments and the need for a multi-dimensional approach. *Transnational dispute management* (Voorburg, The Netherlands) 15:4, September 2018.
- Maynard, S. Laying the fourth arbitrator to rest: re-evaluating the regulation of arbitral secretaries. *Arbitration international* (Oxford, U.K.) 34:2:173-183, 2018.
- Mohebbi, M. and M. Asgharian. The role of arbitrators in effective time and cost reduction. *Transnational dispute management* (Voorburg, The Netherlands) 15:4, September 2018.
- Osman, F. and N. Brahmi Zaouaoui. L'arbitrage institutionnel: regards croisés Europe, Afrique, MENA. Colloque de Tunis du 27 avril 2018. Etat des lieux et recommandations légistiques = The institutional arbitration: a comparative look at Europe, Africa, MENA. Tunisia Conference 27 April 2018. Legislative drafting: state of affairs and recommendations. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:409-420, 2018.
- Pislevik, S. Precedent and development of law: is it time for greater transparency in international commercial arbitration? *Arbitration international* (Oxford, U.K.) 34:2:241-260, 2018.
- Subramanian, S.R. Anti-arbitration injunctions and their compatibility with the New York Convention and the Indian law or arbitration: future directions for Indian law and policy. *Arbitration international* (Oxford, U.K.) 34:2:185-217, 2018.

IV. INTERNATIONAL TRANSPORT

[No publications recorded under this heading.]

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

- Abdolahi, M. تحلیل مسئولیت حقوقی بانک انتقال‌دهنده در انتقال الکترونیکی وجوه. *Journal encyclopedia of economic law* (Iran) 24:12:43-66, 2017. Translation of title: The explanation of the legal liability of the transferring bank in the electronic funds transfer.

VI. ELECTRONIC COMMERCE

- Bagheri Asl, S. and others. ماهیّت حق انصراف در قرارداد های الکترونیکی. *Journal of studies in Islamic law & jurisprudence* (Semnan, Iran) 9:17:7-32, 2017. Translation of title: The nature of withdrawal right in electronic contracts.
- Chong, K.W. Implementation of United Nations Convention on the Use of Electronic Communications in International Contracts: Singapore's experience. *HUFS global law review* (Seoul) 5:2:47-76, 2018.
- Madrid Parra, A. Contribución de la CNUDMI/UNCITRAL a la regulación del comercio electrónico. *Revista Aranzadi de derecho y nuevas tecnologías* (Spain) 46, 2018.
- _____. La Convención de Naciones Unidas sobre Comunicaciones Electrónicas (2005). *Revista de derecho mercantil* (Spain) 306:135-176, 2017.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

De Cazalet, B. and J.-Y. Gacon. Appui à la mise en place d'un cadre juridique et institutionnel unifié pour la gestion de l'investissement public: vers plus de cohérence dans la gestion des projets d'investissement public en France et à l'international, ainsi que dans les procédures de la commande publique auxquelles il est fait appel: PIM contre PPP = How to support the implementation of a unified legal and institutional framework in order to manage public investment: towards more coherence in the management of public investment projects in France and internationally, as well as in public procurement procedures used: PIM versus PPP. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:347-361, 2018.

Pangia, M.D. Developing an organizational conflicts of interest framework: the U.S. system as a starting point. *Public contract law journal* (Chicago, Ill.) 47:4:539-560, 2018.

IX. INSOLVENCY

Goicoechea, I. Nuevos desarrollos en la cooperación jurídica internacional en materia civil y comercial. *Revista de la Secretaría del Tribunal Permanente de Revisión* (Asunción) 4:7:127-151, 2016.

Kim, Y.S. Cross-border insolvency in the Republic of Korea: focus on selected maritime issues. *Korean yearbook of international law* (Seoul) 4:1-19, 2016.

_____. Study on the cross-border insolvency of shipping companies: focusing on maritime issues. *Supreme Court law journal* (Seoul) 8:1:23-86, 2018.

Madaus, S. and B. Wessels. Best practice der Unternehmenssanierung in Europa: der "Business Rescue Report" des European Law Institute. *KTS Zeitschrift für Insolvenzrecht* (Köln) 79:3:247-276, 2018. Translation of title: Best practice of corporate restructuring in Europe: the "Business Rescue Report" of the European Law Institute.

Pugh, T. and D. Shah. Universally territorial: recognisable? *International corporate rescue* (Hertfordshire, U.K.) 15:5:285-290, 2018.

Wang, B. Cross-border insolvency law in China and Hong Kong: a critical analysis based on the UNCITRAL Model Law on Cross-Border Insolvency. Leeds, U.K., University of Leeds, 2018. 275 p. Thesis (PhD) - University of Leeds, School of Law (2018).

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS

De Cazalet, B. and J.-Y. Gacon. Appui à la mise en place d'un cadre juridique et institutionnel unifié pour la gestion de l'investissement public: vers plus de cohérence dans la gestion des projets d'investissement public en France et à l'international, ainsi que dans les procédures de la commande publique auxquelles il est fait appel: PIM contre PPP =

BIBLIOGRAPHY – September 2018

How to support the implementation of a unified legal and institutional framework in order to manage public investment: towards more coherence in the management of public investment projects in France and internationally, as well as in public procurement procedures used: PIM versus PPP. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:347-361, 2018.

XIII. ONLINE DISPUTE RESOLUTION

Racine, J.-B. La résolution amiable des différends en ligne ou la figure de l'algorithme médiateur. *Recueil Dalloz* (Paris) 194:31:1700-1705, 2018.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

[No publications recorded under this heading.]