

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (October 2018)

I. GENERAL

Şandru, D.M. Dreptul comerțului internațional. 3rd ed. București, Editura Universitară, 2012. 31 p. Translation of title: International trade law.

II. INTERNATIONAL SALE OF GOODS

Durovic, M. Harmonization of contract law in Eastern and South-Eastern Asia: what can be learned from the CISG and the ECL experience? *Global journal of comparative law* (Leiden, The Netherlands) 7:207-231, 2018.

Ferrari, F. What is wrong with the "Transmar" decisions. *New York law journal* (New York) 260:48, p. 4 and 8, September 7, 2018.

Iftime, E. Buna-credință în vânzarea internațională. *Acta Universitatis George Bacovia. Juridica* (Bacau, Romania) 3:2:527, 2014. Translation of title: Good faith in international sales law.

Machnikowski, P. CISG in Polish case law. *Internationales Handelsrecht* (Köln, Germany) 18:5:181-185, 2018.

Mohs, F. Enforcing compliance with ethical standards in the supply chain: contractual remedies under the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 22:1:58-66, 2018.

Pirozzi, R. and A. Praticò. Intellectual property rights infringements in the international sale of goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 22:1:37-57, 2018.

Schmidt, M. Ambiguous expectations in intercultural commerce: seven propositions for dealing with the challenges of intercultural communication in the realm of the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 22:1:67-79, 2018.

Schroeter, U.G. Applicability of UNCITRAL's Sales Convention of 1980 and its Limitation Convention of 1974/1980 via "Rules of Private International Law": remarks on occasion of Czechia's declaration withdrawals. *Vindobona journal of international commercial law and arbitration* (Vienna) 22:1:14-36, 2018.

Schwenzer, I. The CISG Advisory Council. *Vindobona journal of international commercial law and arbitration* (Vienna) 22:1:1-13, 2018.

Selanik, A.A. and others. Viyana Satım Antlaşması'nın (CISG) tarihsel gelişimi ve uygulama alanı. *Gaziantep University journal of social sciences* (Gaziantep, Turkey) 17:4:1353-1367, 2018. Translation of title: Historical development and implementation area of the CISG (1980).

Sengthongkham, K. ความเหมาะสมของ สปป. ลาวในการเข้าเป็นภาคี อนสัญญา
สหประชาชาติว่าด้วยสัญญาซื้อขายสินค้า ระหว่างประเทศ ค.ศ. 1980. *Graduate law journal* (Bangkok) 11:3:708-720, 2018. Translation of title: Appropriateness for Lao PDR to accede to the CISG (1980).

Witz, C. and B. Köhler. Droit uniforme de la vente internationale de marchandises: janvier 2017 - juin 2018. *Recueil Dalloz* (Paris) 194:36:1986-1999, 2018.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

- Al-Hawamdeh, A.M. and others. The effects of arbitrator's lack of impartiality and independence on the arbitration proceedings and the task of arbitrators under the UNCITRAL Model Law. *Journal of politics and law* (Toronto) 11:3:64-73, 2018.
- Arroyo, M., ed. Arbitration in Switzerland: the practitioner's guide. 2nd ed. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2018. 2 vols.
- Bell, G.F., ed. The UNCITRAL Model Law and Asian arbitration laws: implementation and comparisons. Cambridge, U.K., Cambridge University Press, 2018. 442 p.
- Caprasse, O. and M. Piers. Recognition and enforcement of foreign arbitral awards: the application of the New York Convention by national courts: Belgium. In Rapports belges au congrès de l'Académie Internationale de Droit Comparé à Vienne = The Belgian reports at the Congress of Vienna of the International academy of comparative law. E. Dirix, Y-H. Leleu, eds. Bruxelles, Editions Bruylant, 2018, p. 47-74.
- Duarte, M. Could blockchain become the new standard for transparency in investment arbitration? *Kluwer arbitration blog* October 15, 2018.
- Hérisset, B. La Convention de New York dans la modernité. *Bulletin ERSUMA de pratique professionnelle* (Yaoundé) 12:4-5, 2018.
- Hučková, R. Nútený výkon rozhodcovských rozsudkov v teórií a praxi: cez prizmu historického vývoja (najmä rímsko-právnych súvislostí) a potreby aktuálnej praxe. In Pavol Jozef Šafárik University in Košice, Faculty of Law. Reviewed proceedings of scientific papers. T. Hisemová, D. Kmecová, eds. Kosice, 2018, p. 60-67. Translation of title: Enforcement of arbitral awards in theory and practice.
- Menon, S., ed. Arbitration in Singapore: a practical guide. 2nd ed. Singapore, Sweet & Maxwell Asia, 2018. 1086 p.
- Parlett, K. Parties' engagement with experts in international litigation. *Journal of international dispute settlement* (Oxford, U.K.) 9:3:440-452, 2018.
- Paulsson, M.R.P. The blockchain ADR: bringing international arbitration to the new age. *Kluwer arbitration blog* October 9, 2018.
- Schmidt-Ahrendts, N. and A. De Jong. The "right" place of arbitration: how Germany might profit from Brexit. *SchiedsVZ* (München) 16:5:281-288, 2018.
- Schnabel, T. The Singapore Convention on Mediation: a framework for the cross-border recognition and enforcement of mediated settlements. *Social science research network* September 18, 2018.
- Wang, H. Multidimensional thinking about the "soft laws" phenomena in international commercial arbitration: a Chinese perspective. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 36:3:615-626, 2018.
- Webster, T.H. and M.W. Bühler. Handbook of ICC arbitration: commentary and materials. 4th ed. London, Sweet & Maxwell, 2018. 879 p.
- Yu, H.-L. Three may not be a crowd: who is in the driver's seat under s.9 of the Contract (Third Party Rights) Act 2017. *Journal of business law* (London) 7:539-558, 2018.

IV. INTERNATIONAL TRANSPORT

- Hu, X. Equality of bargaining power in contracts for international liner shipping. *WMU journal of maritime affairs* (Heidelberg, Germany) 17:3:347-375, 2018.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Al Azzam, F.A.F. The authentic of the electronic signature in Jordanian law (comparative study). *Journal of law, policy and globalization* (United States) 75:70-78, 2018.

Center for International Private Enterprise (CIPE) and others, eds. Digital economy: enabling environment guide - key areas of dialogue for business and policymakers. Washington, D.C., CIPE, 2018. 103 p.

Flórez Acero, G.D. Algunas nociones básicas sobre la evidencia digital en el contexto del comercio electrónico, desde la perspectiva anglosajona y su visión en Colombia. In Evidencia digital, distribución musical y derecho de consumo: discusiones desde el derecho privado. Flores Acero, G. D., D. Montenegro Reyes, D. Bernal Sánchez, Universidad Católica de Colombia, 2016, Ch. 1.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

Dawson, A.B. Modularity in cross-border insolvency. *Chicago-Kent law review* (Chicago, Ill.) 93:3:677-710, 2018.

Draper, C.E. Brexit's impact on cross-border insolvencies. *Eurofenix* (Clifton, U.K.) 73:28-29, 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

[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

Kahale, G. Rethinking ISDS. *Transnational dispute management* (Voorburg, The Netherlands) 15:5, October 2018.

Puig, S. and G. Shaffer. Imperfect alternatives: institutional choice and the reform of investment law. *American journal of international law* (Washington, D.C.) 112:3:361-409, 2018.