

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (October 2020)

I. GENERAL

[No publications recorded under this heading.]

II. INTERNATIONAL SALE OF GOODS

Dawwas, A. Applicability of CISG to Kuwaiti businesses. *Kuwait International Law School journal* (Kuwait) 2:7:27-98, 2014.

Norros, O. Comparative aspects of the Norwegian and Finnish Limitation Acts. *Tidsskrift for rettsvitenskap* (Oslo) 133:4:393-422, 2020.

Numngern, P. The preemptive effect of the CISG on tort claims under US law. Bloomington, Ind., Indiana University Maurer School of Law, 2020. 249 p. Thesis (PhD) - Indiana University Maurer School of Law (2020).

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Canelas Schütt, J.M. El derecho aplicable al fondo de la controversia: perspectivas para su reforma. *CAINCO (Cámara de Industria, Comercio, Servicios y Turismo de Santa Cruz, Bolivia) blog* 1 septiembre, 2020. Available online at <https://www.cainco.org.bo/empresaydesarrollo/2020/09/01/el-derecho-aplicable-al-fondo-de-la-controversia-perspectivas-para-su-reforma>

Cardoso, M.C.E. Impecunious parties in international commercial arbitration. *Arbitration international* (Oxford, U.K.) 36:1:123-146, 2020.

Cheng, T. Interim measures in arbitration: surprise attack or offensive defence? *Asian dispute review* (Hong Kong) 22:2:52-58, 2020.

Claxton, J.M. The Singapore Convention for Mediation: from promotion to workable standards by way of New York. *Social science research network* June 3, 2020. Available online at <https://ssrn.com/abstract=3612380>

Gaidenko Schaer, N. Конвенция о приведении в исполнение мировых соглашений, достигнутых в результате международной коммерческой согласительной процедуры: в начале пути. *Journal of Russian law* (Moscow) 243:3:157-168, 2017. Translation of title: Convention on the Enforcement of Settlement Agreements reached as a result of international commercial mediation procedure: beginning.

Garnett, R. Anti-arbitration injunctions: walking the tightrope. *Arbitration international* (Oxford, U.K.) 36:3:347-372, 2020.

Guo, Y. From conventions to protocols: conceptualizing changes to the international dispute resolution landscape. *Journal of international dispute settlement* (Oxford, U.K.) 11:2:217-241, 2020.

Manukyan, M. Hidden in the curtain of Article 44: formation rules of arbitration agreements and ICSID Arbitration Rules. *Arbitration international* (Oxford, U.K.) 36:1:67-85, 2020.

Montineri, C. The United Nations Commission on International Trade Law (UNCITRAL) and the significance of the Singapore Convention on Mediation. *Cardozo journal of conflict resolution* (New York) 20:1023-1036, 2019.

Scheu, J. and P. Nikolov. The setting aside and enforcement of intra-EU investment arbitration awards after Achmea. *Arbitration international* (Oxford, U.K.) 36:2:253-274, 2020.

Special issue on international commercial mediation. *Singapore Academy of law journal* (Singapore) 31:373-746, 2019.

Uilenbroek, L. The power of investment tribunals to enjoin domestic criminal proceedings. *Arbitration international* (Oxford, U.K.) 36:3:323-345, 2020.

Waincymer, J. The Vis Moot 2020: an educational post mortem. *Vindobona journal of international commercial law and arbitration* (Vienna) 24:1:54-113, 2020.

Zhang, S. The public policy exception in the judicial review of international commercial arbitral awards: an empirical study of cases reported by the Supreme People's Court of China. *Vindobona journal of international commercial law and arbitration* (Vienna) 24:1:16-53, 2020.

IV. INTERNATIONAL TRANSPORT

Inetimi, M.-B. The inclusion of arbitration clauses in carriage of goods contracts a choice or a necessity. *International journal of law* (New Delhi) 6:5:181-187, 2020.

Reina-Vanegas, G. Cargo claims and burden of proof after *Volcafe v CSAV*. *Journal of international maritime law* (Witney, U.K.) 26:3:156-180, 2020.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Chayko, A.V. Порядок заключения договора в электронной форме. *Bulletin of the St. Petersburg Military Institute of the National Guard* (Saint Petersburg) 11:2:111-114, 2020.
Translation of title: Procedure for entering into an agreement in electronic form.

Dadriwal, Y. and V. Kulkarni. E-commerce industry: the sad reality. *International journal of law* (New Delhi) 6:5:123-128, 2020.

Deturbide, M. and T. Scassa. Digital commerce in Canada. Toronto, LexisNexis Canada Inc., 2020. 368 p.

Sawyers, D. Towards the effective protection of consumers in e-commerce transactions in Nigeria. *International journal of law* (New Delhi) 6:5:298-305, 2020.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

Girish, R. Law and development: public procurement law to ensure transparency and fairness in the procurement by Government. *GNLU journal of law, development and politics* (Gandhinagar, India) 5:2:59-71, 2015.

IX. INSOLVENCY

Conaway, D.H. and R.D.P. Bruckmann. Chapter 15: US Bankruptcy Court bars class action lawsuit. *Eurofenix* (Clifton, U.K.) 81:34-35, 2020.

Lee, E. and E.C. Ip. Judicial diplomacy in the Asia-Pacific: theory and evidence from the Singapore-initiated transnational judicial insolvency network. *Journal of corporate law studies* (London) 20:2:389-420, 2020.

McCormack, G. Permanent changes to the UK's corporate restructuring and insolvency laws in the wake of Covid-19. London, Insol International, 2020. 42 p.

Rodríguez-Nepote, F.J. Cross-border insolvency: recognition of foreign proceeding under the Mexican Bankruptcy Law. *Social science research network* June 2020. Available online at <https://ssrn.com/abstract=3638706>

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

Chua, E. and A.A. Hemrajani. Effectively leveraging technology in mediation: suggestions for a way forward in Asia. *Singapore law review* (Singapore) 36:208-223, 2018-2019.

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

Cotula, L. and T. Neal. UNCITRAL Working Group III: can reforming procedures rebalance investor rights and obligations? *South Centre investment policy brief* (Geneva) No. 15, March 2019.

Cotula, L. and N.M. Perrone. Reforming investor-State dispute settlement: what about third-party rights? *IIED briefing* (London) February 2019.

Devaney, J. An independent panel for the scrutiny of investment arbitrators: an idea whose time has come? *Law and practice of international courts and tribunals* (Leiden, The Netherlands) 18:369-388, 2019.

Roberts, A. and T. St. John. UNCITRAL and ISDS reform (online): can you hear me now? *Blog of the European journal of international law* 13 October 2020. Available online at <https://www.ejiltalk.org/uncitral-and-isds-reform-online-can-you-hear-me-now>

Schill, S.W. and G. Vidigal. Designing investment dispute settlement à la carte: insights from comparative institutional design analysis. *Law and practice of international courts and tribunals* (Leiden, The Netherlands) 18:314-344, 2019.

Stranded but costly: how some international treaties threaten the environment. *Economist* October 5, 2020. Available online at <https://www.economist.com/finance-and-economics/2020/10/05/how-some-international-treaties-threaten-the-environment>

Tienhaara, K. and L. Cotula. Raising the cost of climate action?: investor-State dispute settlement and compensation for stranded fossil fuel assets. London, International Institute for Environment and Development (IIED), 2020. 59 p.