



# Asamblea General

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### Bibliografía de obras recientemente publicadas relativas a la labor de la CNUDMI\*

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## I. Cuestiones generales

Asian Academy of International Law (AAIL), ed. 2021, Colloquium on international law: development of international trade law in the [post]-pandemic era, 19 de noviembre de 2021, Hong Kong (Región Administrativa Especial de China). Hong Kong, AAIL, 2021. 188 págs.

Bazinas, S.V. Σχέσεις Ελλάδας-Επιτροπής του Ο.Η.Ε. για το Δίκαιο του Διεθνούς Εμπορίου: απολογισμός και προτάσεις. *Law of enterprises and companies* (Atenas) 28:3:281-286, 2022. Traducción del título al inglés: Greece-UN relations on international trade law: report and suggestions.

Janssen, A. Comparative law in Germany: yesterday's hobby or tomorrow's science? *Opinio juris in comparatione* (Pisa, Italia) 1:1:157-182, 2021.

Lifshits, I.M. y A.V. Shatalova. Эпоха COVID-19: ограничительные меры государств и требования иностранных инвесторов. *Moscow journal of international law* (Moscú) 3:114–127, 2019.

Low, G., ed. Convergence and divergence of private law in Asia. Cambridge, Reino Unido, Cambridge University Press, 2022. 258 págs.

Michaels, R. et al., eds. The private side of transforming our world: UN Sustainable Development Goals 2030 and the role of private international law. Cambridge, Reino Unido, Intersentia Ltd., 2021. 571 págs.

Moreno Rodríguez, J.A. y L.E. Cazal Zaldivar. The Paraguayan experience in modernizing its secured transactions legal framework. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:2:226-240, 2022.

Mostad-Jensen, A. News from the United Nations Commission on International Trade Law (UNCITRAL): the work of the fifty-fifth Commission session. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) unad004:1-12, 2023.

Neels, J.L. International commercial law emerging in Africa. *Potchefstroom electronic law journal* (Johannesburgo, Sudáfrica) 25:1:1-28, 27 de octubre de 2022.

Organización para la Seguridad y la Cooperación en Europa (OSCE), ed. Developing a positive climate for business and investment: a best practice guide. Viena, OSCE, 2022. 190 págs.

Perales Viscasillas, M. del P. et al. El Moot Madrid como herramienta de aprendizaje. En Innovación docente y renovación pedagógica en derecho internacional y relaciones internacionales: el impacto de la investigación en la docencia. V.L. Gutiérrez Castillo, ed. Madrid, Dykinson S.L., 2021, cap. 11.

Praštalo, B. Genericism in the uniformity endeavour: a plea against the one-size-fits-all approach. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:1:1-20, 2022.

Torsello, M. International emergencies in transnational commercial law: synchronicities and mismatches between domestic courts and international arbitral tribunals. En Comparative Law in times of emergencies. G. Giannone Codiglione, L. Pierdominici, eds. Roma, Roma Tre Press, 2022, págs. 289 a 312.

Walt, S.D. y B. Zeller. How transnational law complicates treaty interpretation. *North Carolina journal of international law* (Chapel Hill, Carolina del Norte) 47:3:281-286, 2022.

## II. Compraventa internacional de mercaderías

Adisornmongkon, R. Passing the risk in international sale contracts under the CISG. *MFU connexion: journal of humanities and social sciences* (Tailandia) 6:1:97-120, 2017.

- Ahn, H.-K. y B.M. Lee. 국제상거래에서 금전채무 불이행에 따른 이자율 계산에 관한 연구. *Journal of international trade and insurance* (Seúl) 22:6:21-39, 2021. Traducción del título al inglés: A study on the calculation of interest rate for non-performance of monetary debt in international commerce transactions.
- Ay, Y.E. The fundamental breach of contract of sale under the CISG. *Facta Universitatis: law and politics* (Niš, Serbia) 20:1:25-32, 2022.
- Badawe Kalniga, D. Le risque dans le contrat de vente internationale de marchandises. *Penant: revue trimestrielle de droit africain* (París) 918:31-67, 2022.
- Balmaceda Hoyos, J.F. The harmonisation of the international sale of goods through principles of law and uniform rules. Newcastle-upon-Tyne, Reino Unido, Cambridge Scholars Publisher, 2020.
- Bazghadze, T. Relationship between contract of carriage of goods and bill of lading. *Journal of law* (Tiflis) 1:93-110, 2022.
- Bix, B.H. COVID concerns: some realism about equitable relief. *Law and contemporary problems* (Durham, Carolina del Norte) 85:2:37-49, 2022.
- Bouabbas, A.J. تبعه هلاك البضائع في عقد البيع سيف والبيع فوب في القانون الكويتي والقانون الإماراتي دراسة مقارنة مع اتفاقية الأمم المتحدة بشأن البيع الدولي للبضائع *Journal sharia and law* (Sharjah, Emiratos Árabes Unidos) 36:92:363-426, 2022.
- Butler, P. Damages principles under the Convention on Contracts for the International Sale of Goods. *Global arbitration review* (Londres), 19 de diciembre de 2022.
- Cafaggi, F. Custom and law in transnational commercial contracts: a co-evolutionary perspective. *Transnational commercial law review* (Londres) 2:2:1-33, 2022.
- Carter, J.W. et al. Agreed writing requirements for contract variation. *Journal of contract law* (Sydney, Australia) 36:107-127, 2020.
- Chomsky, C.L. et al. Learning sales law. 2<sup>a</sup> ed. St. Paul, Minnesota, West Academic, 2022. 776 págs.
- CISG Advisory Council, ed. CISG Advisory Council opinion no. 22: the seller's liability for goods infringing intellectual property rights under Article 42 CISG.
- CISG and Hong Kong: its implications on Hong Kong arbitration. *Hong Kong lawyer* (Hong Kong), febrero de 2022.
- Conrads, M. AGB-Vertragsaufhebungsklauseln in CISG-Kaufverträgen. *Internationales Handelsrecht* (Colonia, Alemania) 22:4:134-140, 2022. Traducción del título al inglés: General terms and conditions contract cancellation clauses in CISG sales contracts.
- DiMatteo, L.A. et al. Once more unto the breach: a comparative analysis of the meaning of breach in contract law. *Transnational law and contemporary problems* (Iowa City, Iowa) 31:1:37-49, 2022.
- Domocoş, G. y A. Köber. To incorporate or not to incorporate?: that is the issue. *Revista română de arbitraj* (Bucarest) 16:2:120-138, 2022.
- Farizal, M. y M.P. Iqbal. United Nations Convention on Contracts for the International Sale of Goods (CISG) dan praktik perdagangan barang internasional antara Indonesia dan Republik Rakyat Tiongkok (suatu penelitian di Provinsi Aceh). *Jurnal ilmiah mahasiswa bidang hukum kenegaraan* (Darussalam, Aceh) 4:2:101-107, 2020. Traducción del título al inglés: CISG (1980) and practice of international goods between Indonesia and China (a research in Province of Aceh).
- Ghaziani, V.A. et al. A comparative analysis of the concept of goods in Iranian Civil Law and the CISG: is it really an obstacle to ratification? Documento de conferencia. First International Conference on Governance and Statecraft in Iran, (Islamic Republic of), Kharazmi University, Teherán, febrero de 2022.

- Giaoui, F.S. Predicting damages awards: a comparative law and economics analysis on contract breach litigations in American common law, French civil law, and international commercial law. *St. Thomas journal of complex litigation* (Miami Gardens, Florida) 9:1:1-56, 2023.
- Guo, P. y S. Zhang. China's approach to the principle of change of circumstances under the new Chinese Civil Code: from the CISG model to the PICC model. *Journal of contract law* (Sydney, Australia) 37:86-102, 2021.
- Hayward, B. To boldly go, part I: developing a specific legal framework for assessing the regulation of international data trade under the CISG. *University of New South Wales law journal* (Sydney, Australia) 44:3:878-918, 2021.
- \_\_\_\_\_. To boldly go, part II: data as the CISG's next (but probably not final) frontier. *University of New South Wales law journal* (Sydney, Australia) 44:4:1482-1523, 2021.
- Heo, K.-U. CISG 제 35 조(1).(2)항의 실무적 적용상의 유의점에 관한 소고. *International commerce & law review* (Seúl) 43:75-97, 2009. Traducción del título al inglés: A study on some issue of application of Art. 35(1)(2) CISG (1980).
- Herrada Bazán, V. Operaciones comerciales de la ley española de lucha contra la morosidad que configuran compraventas internacionales de mercaderías en la Convención de Viena: ¿quid iuris? *Actualidad jurídica iberoamericana* (Valencia, España) 16:1670-1693, febrero de 2022.
- Hunter, H. Is the CISG slowly becoming part of the common law? *Journal of contract law* (Sydney, Australia) 35:1-11, 2018.
- Jabr, A.K. آثار فسخ العقد لعدم تنفيذ الالتزامات العقدية في القانون العراقي والإيراني واتفاقية فيينا لبيع البضائع عام 1980: دراسة مقارنة *Journal of educational and human sciences* (Dubai, Emiratos Árabes Unidos) 19:134-150, 2023.
- Jevremovic, N. Article 79 CISG: testing the effectiveness of the CISG in international trade through the lens of the COVID-19 outbreak. En *Blurry boundaries of public and private international law: towards convergence or divergent still?* P. Sooksripaisarnkit y D. Prasad, eds. Singapur, Springer Nature Singapore, 2022, cap. 8.
- Johnson-Ansah, A. Droit commun et droit spécial de la vente commerciale OHADA. *Penant: revue trimestrielle de droit africain* (París) 914:109-142, 2021.
- Kalaitsoglou, K. Art 7 CISG: an interpretation challenge or a pretext for non-adoption? The CISG through UK lenses. *Legal compass blog*, 25 de febrero de 2022.
- Karibi-Botoye, I. et al. The interplay between the INCOTERMS & CISG on the international sale of goods. *Journal of law and policy* (Port Harcourt, Nigeria) 2:2:95-106, 2022.
- Kim, J.-K. y Y. Lee. CISG 상 국제물품거래의 계약위반과 결과적 손해배상 제한에 관한 연구. *International commerce and information review* (Seúl) 24:1:117-136, 2022. Traducción del título al inglés: A study on the limitations of consequential damages resulting from breach of contract under the CISG (1980).
- Köhler, B. Die Vorteils- und Gewinnherausgabe im CISG: zugleich ein Beitrag zu Zulässigkeit und Grenzen der eigenständigen Weiterentwicklung des Übereinkommens. Tübingen, Alemania, Mohr Siebeck, 2021. 411 págs. Traducción del título al inglés: The surrender of benefits and profits in the CISG: at the same time a contribution to the admissibility and limits of the independent development of the CISG (1980).

- Lau, S. y T. Liao. Force majeure: a new analysis post local enactment of the United Nations Convention on Contracts for the International Sale of Goods (“CISG”). *Hong Kong lawyer* (Hong Kong), julio de 2022.
- Lee, Y. Comparative study of the requirements for the buyer’s right to require delivery of substitute goods under the CISG and the Korean Civil Act. *Journal of Korea trade* (Seúl) 26:1:81-98 2022.
- Les 40 ans de la Convention de Vienne sur la vente internationale de marchandises. *Actualité juridique contrat (AJ contrat)* (París) 12:507-539, 2020.
- Lian, J. 《联合国国际货物销售合同公约》在中国的司法适用困境及应对:以当事人协议选择中国法为视角. *Chinese review of international law* (Beijing) 1:129-144, 2023.
- Lookofsky, J.M. Understanding the CISG. 6<sup>a</sup> ed. (a nivel mundial). Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2022. 280 págs.
- López Guzmán, F. et al. Compraventa internacional de mercaderías: investigación y enseñanza del Convenio de Viena de 1980. *Studiositas* (Bogotá) 4:2:23-37, 2009.
- Maratovna, M.B. Халықаралық сатып алу-сату шарттарын жасау және орындау ережелерінің біркелкілігі. En el material de la conferencia científica y práctica internacional denominada “New horizons for the development of legal science and improvement of national legislation”, dedicada al 30º aniversario de la independencia de la República de Kazajstán, Nur-Sultan, Astana International University, 2022, págs. 323 a 329. Traducción del título al inglés: Creation of contracts of international purchase and sale and uniformity of enforcement rules.
- Marinov, N. L’applicabilité de la Convention de Vienne sur la vente internationale de marchandises en cas d’arbitrage commercial international. *Revue de droit commercial belge* (Bruselas) 4:339-348, abril de 2015.
- Muñoz, E. Covid-19 and related public and private measures as an impediment to performing CISG contracts. *Texas international law journal* (Austin, Texas) 57:1:61-83, 2021.
- Nie, Y. A comparison of the CISG, Chinese Sales Law, and U.S. Sales Law. St. Louis, Misuri, Washington University, 2022. 150 págs. Tesis doctoral (Doctor en Ciencias Jurídicas).
- Osmanović, K. Specifičan način tumačenja i popunjavanja pravnih praznina u funkciji uspjeha Konvencije UN-a o Međunarodnoj Prodaji Robe. *Zbornik pravnog fakulteta u Zagrebu* (Zagreb) 72:3:917-945, 2022. Traducción del título al inglés: A specific method of interpreting and filling legal gaps in the function of the success of the CISG (1980).
- Ostendorf, P. International sales terms. 4<sup>a</sup> ed. Munich, Alemania, Verlag C.H. Beck, 2022. 196 págs.
- Parsapour, M.B. et al. The Convention on International Sale of Goods, the Principles of European Contract Law. *Comparative study on Islamic & Western law* (Qom, Irán (República Islámica del)) 2:1:1-28 2015. En persa (farsi).
- Perales Viscasillas, M.P. CISG e Incoterms® 2020. En CISG, Brasil e Portugal: Convenção das Nações Unidas para os Contratos de Compra e Venda Internacional. C. Pereira, I. Schwenzer, P. Costa e Silva (eds.). San Pablo, Brasil, Almedina, 2022, págs. 865-917.
- Pérez Hermida, D.A. El perfeccionamiento del contrato de compraventa internacional en el marco de lo dispuesto en la Convención de Viena de 1980. *Revista de derecho* (Managua) 33:107-130, 2022.
- Perović Vujačić, J.S. Contracts for the international sale of goods: a comparative review of the solutions of the UN Convention on the International Sale of Goods and the

- Serbian Law of Obligations. *Revija Kopaoničke Skole prirodnog prava* (Belgrado) 1:133-307, 2022.
- Rothstein, K. How parties can use COVID-19 to excuse performance of contracts. *U.C. Davis business law journal* (Davis, California) 22:2:297-335, 2022.
- Savanets, L. y H. Stakhyra. A comparative study on the conformity of goods under the UN Convention on Contracts for the International Sale of Goods (CISG) and Ukrainian sales law. *Krytyka prawa* (Varsovia) 14:2:143-162, 2022.
- Schwenzer, I. y P. Wittum. The CISG and European private law: when in Rome, do as the Romans do. *European review of private law* (Alphen aan den Rijn, Países Bajos (Reino de los)) 5:835-870, 2022.
- Schwenzer, I.H. y U.G. Schroeter, eds. Commentary on the UN Convention on the International Sale of Goods (CISG). 5<sup>a</sup> ed. Oxford, Reino Unido, Oxford University Press, 2022. 2015 págs.
- Segunda edición especial: Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. *Revista venezolana de derecho mercantil* (Venezuela) 2, 2022.
- Trifković, M. UN Konvencija o Ugovorima o Međunarodnoj Prodaji Robe (CISG): akt globalizacije međunarodnog poslovnog prava? *Zbornik radova pravnog fakulteta* (Novi Sad, Serbia) 3:203-232, 2012. Traducción del título al inglés: The CISG (1980): act of globalization of the international business law?
- Varsi Rospigliosi, E. y S.A. García Long. Falso consenso: el fantasma de la buena fe en el artículo 7(1) de la CISG. *Prudentia iuris* (Buenos Aires) 93:139-178, 2022.
- Vaughn, G.F. y K. Duggal. On international arbitration, choice of substantive law, and the CISG: a case law study. *Arbitration international* (Oxford, Reino Unido) 38:3:187–202 2022.
- Winkler, M.M. y R. Kohli. The two faces of severability: a study in international contracting. *Business law review* (Alphen aan den Rijn, Países Bajos (Reino de los)) 43:4:138-148, 2022.
- Witz, C. y B. Köhler. Droit uniforme de la vente internationale de marchandises: juillet 2021 - juillet 2022. *Recueil Dalloz* (París) 198:42:2193-2202, 2022.
- \_\_\_\_\_. Le Covid-19 et les ventes internationales régies par la Convention de Vienne. *Recueil Dalloz* (París) 198:15:754-763, 2022.
- Wöss, H. et al. Damages in international arbitration under complex long-term contracts. Oxford, Reino Unido, Oxford University Press, 2014. 357 págs.
- Zdravković, U. Правна средства продавца за случај купчеве повреде уговора о међународној продаји робе. *Zbornik radova Pravnog fakulteta u Nišu* (Niš, Serbia) 61:96:179-199, 2022. Traducción del título al inglés: Remedies available to the seller in case of the buyer's breach of contract on international sale of goods.
- Zeller, B. Damages under the Convention on Contracts for the International Sale of Goods. 3<sup>a</sup> ed. Oxford, Reino Unido, Oxford University Press, 2018. 355 págs.

### III. Arbitraje y mediación comercial internacional

- Abdallah, A.K. Islamic sharia and arbitration in GCC states: the way ahead. *International review of law* (Doha) 9:2:318-336, 2020.
- Abou El Farag, M. اتفاقية سنغافورة للوساطة ومنازعات الاستثمار الدولي دراسة تحليلية لاتفاقية: وتحديات الوساطة في منازعات الاستثمار *Legal journal* (El Cairo) 8:1:171-292, 2021.

Abrishami, A.M. Singapore Convention on Mediation: should Iran follow the position of Qatar? *Arab law quarterly* (Leiden, Países Bajos (Reino de los)) 36:1-2:86-121, 2022.

\_\_\_\_\_. Challenges facing the Singapore Convention on Mediation and the possible accession of Iran. *International law review* (Teherán) 65:263-280, 2021. En persa (farsi).

Ajayi, O.O. Recognition of foreign arbitral awards: the success of the New York Convention in U.S. courts and its signal contribution to international arbitration. *Transnational dispute management* (Voorburg, Países Bajos (Reino de los)) 19:2:1-44, marzo de 2022.

Alexander, N. et al. The Singapore Convention on Mediation: a commentary. 2<sup>a</sup> ed. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2022. 406 págs.

Alhashemi, A.A. Importance of qualitative addition to the new Arbitration Rules in settling international disputes: experience of the Kingdom of Bahrain international. *Journal of politics and law* (Ontario) 16:1:1-10, 2022.

Ali, S.F., ed. Comparative and transnational dispute resolution. Abingdon, Reino Unido; Nueva York, N.Y., Routledge, 2023. 257 págs.

Allison, S. y K. Dharmananda. Party crashers: issues in identifying parties and others bound by arbitration agreements. *Arbitration international* (Oxford, Reino Unido) 38:3:151-167, 2022.

Alqhaiwi, J.

التحكيم المعجل: اتجاه جديد في قواعد الأونسيتار لعام 2021: دراسة مقارنة  
*Jordanian journal of law and political science* (Karak, Jordania) 14:4:1-29, 2022.

Alqudah, M.A. The impact of sharia on the acceptance of international commercial arbitration in the countries of the Gulf Cooperation Council. *Journal of legal, ethical and regulatory issues* (Londres) 20:1:1-17, 2017.

Austermiller, S. Rescuing arbitration in the developing world: the extraordinary case of Georgia. *Alternative dispute resolution yearbook* (Tiflis) 38-72, 2016.

Baltag, C. Article V(1)(e) of the New York Convention: to enforce or not to enforce set aside arbitral awards? *Journal of international arbitration* (Alphen aan den Rijn, Países Bajos (Reino de los)) 39:3:397-410, 2022.

Bantekas, I. Transnational arbitration agreements as contracts: in search of the parties' common intention. *Arbitration international* (Oxford, Reino Unido) 38:3:169-185, 2022.

Bazhanov, P.V. Признание и исполнение иностранных арбитражных решений в КНР. *Commercial arbitration* (Moscú) 2:107-136, 2021.

Berkoff, L.A. Mediation in international cases to advance cross-border disputes: the Singapore Convention and its impact on the process. *American Bankruptcy Institute journal* (Alexandria, Virginia) 41:12:22, diciembre de 2022.

Bermann, G.A. Recognition and enforcement of foreign arbitral awards: the interpretation and application of the New York Convention by national courts. Cham, Suiza, Springer, 2017.

Besson, S. Le contrôle des sentences arbitrales par le juge suisse: aperçu de quelques traits caractéristiques et confrontation avec le droit français. *Revue de l'arbitrage* (París) 3:867-897, 2022.

Biresaw, S.M. Appraisal of the success of the instruments of international commercial arbitration vis-a-vis international commercial litigation and mediation in the harmonization of the rules of transnational commercial dispute resolution. *Journal of dispute resolution* (Columbia, Misuri) 2:1-26, 2022.

- Brueggemann, R. y N. Smahi. New claims and amended claims in international arbitration: finding landmarks in navigating the tribunal's discretion. *SchiedsVZ* (Munich, Alemania) 20:2:49-56, 2022.
- Calo, Z. Mediation ethics after the Singapore Convention. *American journal of mediation* (Buffalo, Nueva York) 14, 2021.
- Cardona, H. O direito aplicável ao mérito da causa na arbitragem de investimento: considerações sobre a lex causae. *Revista brasileira de arbitragem* (San Pablo, Brasil) 73:74-108, 2022. Traducción del título al inglés: The applicable law to the merits in investor-State arbitration: lex causae considerations.
- Chakroborty, K. Recourse of an arbitral award in Bangladesh: dissection under the UNCITRAL, foreign laws and precedents. *Asian law & public policy review* (Gujarat, India) 7:139-148, 2022.
- Chan, D. y Z.J. Koh. A requirement, a factor, or a figure of speech?: role of prejudice when challenging awards under the Model Law. *Journal of international arbitration* (Alphen aan den Rijn, Países Bajos (Reino de los)) 39:2:185-212, 2022.
- Chan, E. y E. Hay. Something borrowed, something blue: the best of both worlds in metaverse-related disputes. *Contemporary Asia arbitration journal* (Taipei) 15:2:205-253, 2022.
- Chevalier, M. From smart contract litigation to blockchain arbitration, a new decentralized approach leading towards the blockchain arbitral order. *Journal of international dispute settlement* (Oxford, Reino Unido) 12:4:558-584, 2021.
- Cho, S.-H. 싱가포르협약 이후 일본의 국제분쟁해결절차 활성화 동향: JCAA 중재규칙과 일본 중재법 개정안을 중심으로. *Arbitration investigation* (Seúl) 32:2:55-83, 2022. Traducción del título al inglés: Efforts to promote international dispute resolution under the regime of Singapore Mediation Convention in Japan: from the perspective of amendments to JCAA Arbitration Rules and Arbitration Act of Japan.
- Clifford, P. y S. Wade. A commentary on the LCIA Arbitration Rules 2020. 2<sup>a</sup> ed. Londres, Thomson Reuters, 2022. 873 págs.
- Cox Alomar, R. El reconocimiento y la ejecución de laudos arbitrales foráneos en Puerto Rico. *Spain arbitration review* (Madrid) 43:65-91, 2022.
- Cuniberti, G. The UNCITRAL Model Law on International Commercial Arbitration: a commentary. Cheltenham, Reino Unido; Northampton, Massachusetts, Edward Elgar Publishing, 2022. 533 págs.
- Dalhuisen, J.H. Dalhuisen on transnational and comparative commercial, financial and trade law: Volume 2: international arbitration: the transnationalisation of dispute resolution. 8<sup>a</sup> ed. Oxford, Reino Unido; Nueva York, N.Y., Hart Publishing, 2022.
- De Torres Alogoc, I. Philippine alternative dispute resolution. 2021 ed. Quezon City, Filipinas, Central Book Supply, 2021. 1205 págs.
- Domocoş, G. y A. Köber. To incorporate or not to incorporate?: that is the issue. *Revista română de arbitraj* (Bucarest) 16:2:120-138, 2022.
- Emre, Y. A refusal reason of recognition and enforcement of foreign arbitral awards: public policy. *Zbornik radova Pravnog fakulteta u Splitu* (Split, Croacia) 56:2:503-522, 2019.
- Esplugues Mota, C. ¿Adiós justicia arbitral, adiós?: el fomento de la figura de la desestimación temprana de la demanda ("early dismissal") como síntoma. *Cuadernos de derecho transnacional* (Madrid) 14:1:196-238, 2022.
- European international arbitration review (special issue). *European international arbitration review* (Huntington, Nueva York) 9:1:1-239, 2020.

- Farzaliyeva, U. Law governing arbitration agreement: excerpts from the Azerbaijani legislation. *Baku State University law review* (Bakú) 8:2:232-256, 2022.
- Fazilatfar, H. Public policy norms and choice-of-law methodology adjustments in international arbitration. *South Carolina journal of international law and business* (Columbia, Carolina del Sur) 18:2:88-110, 2022.
- Feehily, R. International commercial mediation: law and regulation in comparative context. Cambridge, Reino Unido, Cambridge University Press, 2022. 339 págs.
- Fernández Arroyo, D.P. Arbitrator's procedural powers: the last frontier of party autonomy? *European international arbitration review* (Huntington, Nueva York) 9:2:139-166, 2020.
- Fernández-Samaniego, J. The effects on cross-border disputes one year after the entry into force of the Singapore Mediation Convention. *Alternatives to the high cost of litigation* (Nueva York, N.Y.) 40:1:3-5, 2022.
- Ferrari, F. y F.J. Rosenfeld, eds. Handbook of evidence in international commercial arbitration: key concepts and issues. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2022. 438 págs.
- Figuerola, D. y V.S. Fritz. Impact of Roman arbitration on the UNCITRAL Model Law on International Commercial Arbitration and its reception in Austria: (nihil sub sole novum: nothing new under the sun, Ecc. 1:9). *Transnational dispute management* (Voorburg, Países Bajos (Reino de los)) 19:5:1-27, septiembre de 2022.
- Frischknecht, A. et al. Who decides?: judicial review of arbitral jurisdiction in the U.S. and Germany - particularly under Article V(1)(c) of the New York Convention. *ICC dispute resolution bulletin* (París) 2:40-50, 2022.
- Gabriel, S. y J. Landbrecht. Swiss international arbitration law: the 2021 reform in context. *ICC dispute resolution bulletin* (París) 1:49-60, 2022.
- Gadkari, A.M. Harmonizing international commercial arbitration: a special focus on time limit to setting aside an award. *Indonesian journal of law and society* (Java Oriental, Indonesia) 3:1:81-122, 2022.
- Gaidaenko Schaer, N.I. Тенденции унификации правового регулирования примирительных процедур в зеркале работы ЮНСИТРАЛ: не только арбитраж для инвестиционных споров. *Commercial arbitration* (Moscú) 2:303-312, 2021.
- Ghaffari, S. et al. Mediation in Iran: current status and future challenges. *International journal of Arab arbitration* (Beirut) 14:1:19-31, 2022.
- Herliana, H. Harmonization of UNCITRAL Model Law on International Commercial Arbitration as a legal protection towards tourism industry. En las actas de la conferencia denominada “3<sup>rd</sup> International Conference on Business Law and Local Wisdom in Tourism” (ICBLT 2022), vol. 721. I. N. P. Budiartha et al., eds. París, Atlantis Press, 2023, págs. 265 a 270.
- Hijri, A. La médiation, un mécanisme alternatif pour le règlement des différends investisseurs-Etats en Afrique? = mediation, an alternative mechanism for the settlement of investor-State disputes in Africa? *Revue de droit des affaires internationales = International business law journal* (París) 3-4:363-373, 2022.
- Hobér, K. International commercial arbitration in Sweden. 2<sup>a</sup> ed. Oxford, Reino Unido, Oxford University Press, 2021. 498 págs.
- Hughes, V. y M. Jewett. International commercial arbitration in Canada: from hostility to world leadership to playing catch-up. *Canadian journal of commercial arbitration* (Kingston, Ontario) 2:2:14-70, 2022.

- Kelly, R. Will your State law be preempted?: why two sections of the Singapore Mediation Convention are problematic. *Alternatives to the high cost of litigation* (Nueva York, N.Y.) 40:2:19-21, 2022.
- Kerur, S. et al. The future of mediation in the UAE. *International journal of Arab arbitration* (Beirut) 13:2:53-72, 2021.
- Keutgen, G. y G.-A. Dal. L'arbitrage en droit belge et international: tome I - le droit belge. 3<sup>a</sup> edición revisada y ampliada. Bruselas, Bruylant, 2015. 784 págs.
- Kim, U.N. Legal requirements for the enforcement of foreign arbitration awards in DPRK. *Kim Il Sung University* (Pyongyang), 4 de noviembre de 2022.
- Kim, Y.-K. 국제분쟁 해결수단으로서 싱가포르 조정협약의 주요 쟁점. *Journal of arbitration studies* (Daejeon, República de Corea) 32:1:3-24, 2022. Traducción del título al inglés: Major issues of the Singapore Convention on Mediation as a tool for resolving international disputes.
- Knieper, J. Comprehensive international mediation framework with three newly adopted texts by UNCITRAL. *Austrian yearbook on international arbitration* (Viena) 387-397, 2022.
- Krnjaić, M. y U. Zdravković. The Singapore Convention: a new mechanism for resolving international trade disputes. *Proceedings of the International Scientific Conference "Social Changes in the Global World"* (Shtip, República de Macedonia del Norte) 1:9:249-263, 2022.
- Kumar Mishra, A. Procedural powers of arbitrators in international arbitration: real or perfunctory? *International journal of law* (Nueva Delhi) 9:1:81-84, 2023.
- Lalani, S. y S.G. Shapiro, eds. The impact of Covid on international disputes. Leiden, Países Bajos (Reino de los), Brill, 2023. 293 págs.
- Lee, C. UNCITRAL 신속 중재의 도입과 전망. *Journal of arbitration studies* (Daejeon, República de Corea) 32:1:25-42, 2022. Traducción del título al inglés: Introduction and prospects of UNCITRAL expedited arbitration.
- Lee, J.S. A prelude to the UNCITRAL Expedited Arbitration Rules. *Korean arbitration review* (Seúl) 13:70-76, 2022.
- Lee, J.W. 국제투자중재에서 임시적 처분과 국내절차와의 관계. *International economic law studies* (Seúl) 20:1:95-120, 2022. Traducción del título al inglés: A study on the interim measures in international investment arbitration involving domestic proceedings.
- Lee, M.K. Arbitrators unbound: contesting arbitral awards based on an error of law in Korea. *Asian-Pacific law and policy journal* (Honolulu, Hawaii) 24:36-72, 2022.
- Lee, N.Y. et al. Enforcement of arbitral awards in South Korea. *Asian international arbitration journal* (Alphen aan den Rijn, Países Bajos (Reino de los)) 18:2:89-112, 2022.
- Lekhi, A. y P. Lekhi. The objective non-arbitrability of insolvency related disputes: an argument in international public policy. *Austrian yearbook on international arbitration* (Viena) 3-23, 2022.
- Leung, R.H.M. y J.S.Y. Wong. Opportunities and challenges created by the United Nations Convention on International Mediation Settlement Agreements. *Journal of legal affairs and dispute resolution in engineering and construction* (Reston, Virginia) 14:4:1-5, 2022.
- Linh, T.H.T. Should countries sign the Singapore Convention on Mediation?: the Vietnamese perspective. *Contemporary Asia arbitration journal* (Taipei) 15:1:121-142, 2022.

- Litina, E. Maritime arbitration: dilemmas, prospects, and challenges: lessons from contracts for the carriage of goods by sea. *Tulane maritime law journal* (Nueva Orleans, Luisiana) 46:3:513-529, 2022.
- Low, G., ed. Convergence and divergence of private law in Asia. Cambridge, Reino Unido, Cambridge University Press, 2022. 258 págs.
- Lu, Y.-C. et al. 외국중재판정의 승인 및 집행거부와 관련한 중국법원 의 사례. *Arbitration studies* (Seúl) 30:2:69-90, 2020. Traducción del título al inglés: A case study on the denial of recognition and the enforcement of foreign arbitration awards in China.
- Maboudi, N.R. y S. Alireza Rezaee. A comparative study of compromise in family disputes in the Singapore Convention 2019, Iranian law and Imami jurisprudence. *Journal of women and families cultural-educational* (Teherán) 16:55:31-48, 2021. En persa (farsi).
- \_\_\_\_\_. Challenges of executive support for settlement agreements reflected in arbitration award with a comparative study in the Singapore Convention 2019. *Contemporary comparative legal studies* (Tabriz, Irán (República Islámica del)) 12:23:155-184, 2021. En persa (farsi).
- \_\_\_\_\_. The analytical study of the recognition's requirement for settlement agreement with a comparative study in the Singapore Convention and Iranian law. *Journal of comparative law* (Qom, Irán (República Islámica del)) 9:2:18, 2022. En persa (farsi).
- \_\_\_\_\_. Challenges of executive support for settlement agreements reflected in arbitration award with a comparative study in the New York Convention 1958. *Legal research quarterly* (Teherán) 25:98:321-345, 2022. En persa (farsi).
- \_\_\_\_\_. Comparative study of arbitral awards and settlement agreements refusal grounds of relief in Iranian law and international provisions. *Comparative law semiannual* (Babolsar, Irán (República Islámica del)) 5:1:7:173-192, 2021. En persa (farsi).
- \_\_\_\_\_. Cross-border executive support of judicial settlements: a comparative study of the Singapore Convention 2019, the Hague Conventions 2005, 2019 and Iranian law. *Private law studies quarterly* (Teherán) 52:1:149-169, 2022. En persa (farsi).
- \_\_\_\_\_. The analysis of excluded disputes from the scope of Singapore Convention 2019 with comparative study of Iranian law and Imamiyah jurisprudence. *Contemporary comparative legal studies* (Tabriz, Irán (República Islámica del)) 11:20:169-194, 2020. En persa (farsi).
- \_\_\_\_\_. The approach of Singapore Convention 2019 and Iranian legal system toward challenges of international commercial mediation. *Comparative law research quarterly* (Teherán) 24:2:113-138, 2020. En persa (farsi).
- Machaidze, O. Types of provisional measures in arbitration under the Georgian legislation. *Alternative dispute resolution yearbook* (Tiflis) 105-116, 2015.
- Madaus, S. The (underdeveloped) use of arbitration in international insolvency proceedings. *Journal of international arbitration* (Alphen aan den Rijn, Países Bajos (Reino de los)) 37:4:449-478, 2020.
- Mafi, H. y M. Eshaghi. Obstacles to recognition and enforcement of the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards (1958) and International Commercial Arbitration Act of Iran (1997). *Comparative law semiannual* (Mazandaran, Irán (República Islámica del)) 7:1:11:1-18, 2023. En persa (farsi).
- Majid, I. Mediation: theory to practice. Gurgaon, India, Thomson Reuters, 2022. 1145 págs.

- Masoudi, R. Public policy as a reason of annulment of arbitral awards and its effect on the recognition and enforcement of annulled arbitral awards. *Comparative law review* (Teherán) 13:2:839-865, 2022. En persa (farsi).
- Massosso Benga, C.H. La déjudiciarisation de l'arbitrage OHADA. Perpiñán, Francia, Université de Perpignan, 2019. 366 págs. Tesis doctoral.
- Mimoso, M.J. The Singapore Convention and the European reality. Documento de conferencia. 15<sup>a</sup> conferencia internacional organizada por Scientific Cooperation for the Future (SCF), denominada “Economic, Social and Environmental Sustainability in the Post Covid-19 World”, Estambul, 2 y 3 de diciembre de 2022.
- Moghaddam Fard, M. y Z. Ahmadi. Evaluation of the law governing UNCITRAL arbitration agreements with emphasis on French law. *Legal civilization* (Irán (República Islámica del)) 3:7:186-196, 2020. En persa (farsi).
- Monla, M. Testing the reliability of expert evidence in international arbitration. *Dispute resolution international* (Londres) 16:2:169, 2022.
- Moreira, J.I. y R.V. Segate. The “it” arbitrator: why do corporations not act as arbitrators? *Journal of international dispute settlement* (Oxford, Reino Unido) 12:4:525-557, 2021.
- Morwale, H. Appealing the SIAC Court’s decisions on arbitrator challenges: a case for reassessing Rule 16.4. *ASA bulletin* (Alphen aan den Rijn, Países Bajos (Reino de los)) 40:1:61-74, 2022.
- Munkhtuvshin, M. Empowering domestic commercial arbitration in ASEAN: an analysis of the benefits of domestic commercial arbitration and obstacles to its promotion in Southeast Asia. *ASEAN ideas in progress series* (Singapur) 1, 2022.
- Nadim, M.A.M.
- وتنفيذها تنفيذ حكم التحكيم الأجنبي في العراق وفقاً لاتفاقية الاعتراف بقرارات التحكيم  
نيويورك 1958 (اتفاقية الأجنبي)  
*Supreme Judicial Council blog* (Bagdad), 29 de marzo de 2022.
- Nahnybida, V. Receipt of electronic communications in the practice of international commercial arbitration. *European political and law discourse* (Praga) 9:4:13-24, 2022.
- Nam, T.V. et al. The development of new technology integration in e-commerce dispute resolution in Vietnam. *Revista brasileira de alternativa dispute resolution* (Belo Horizonte, Brasil) 4:7:215-229, 2022.
- Ng, C. The Arb-Med-Arb Protocol: promising in concept, problematic in design. *Singapore Academy of Law journal* (Singapur) 32:124-166, 2020.
- Nordlund, F. Determining the applicable law to the arbitration agreement in the absence of a choice of law clause under Hong Kong law: a call for renewed internationalism. *Arbitration international* (Oxford, Reino Unido) 38:1-2:43-57, 2022.
- Nuannavong, V. The impact of the adoption of the UNCITRAL Model Law on International Commercial Arbitration in Laos by focusing on its interpretation. Nagoya, Japón, Nagoya University, 2021. 177 págs. Tesis doctoral.
- O’Malley, P. A new “UNCITRAL Model Law on International Commercial Adjudication”: how beneficial could it really be? *Arbitration* (Londres) 88:1:34-60, 2022.
- Ortolani, P. The 2005 Hague Convention on Choice of Court Agreements and the New York Convention: hostile takeover, or harmony in diversity? *Tijdschrift voor arbitrage* (Alphen aan den Rijn, Países Bajos (Reino de los)) 2:43-50, 2022.
- Ortolani, P. et al., eds. International arbitration and technology. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2022. 252 págs.

- Palao, G., ed. *The Singapore Convention on Mediation: a commentary on the United Nations Convention on International Settlement Agreements Resulting from Mediation*. Cheltenham, Reino Unido; Northampton, Massachusetts, Edward Elgar Publishing, 2022. 320 págs.
- Perales Viscasillas, M. del P. *El arbitraje internacional durante la pandemia y más allá: soft law, audiencias virtuales y sostenibilidad*. En *Anuario de arbitraje 2022*. M. J. Menéndez Arias, ed. Pamplona, Editorial Civitas, 2022, págs.43-78.
- Pic, P. y S. Nadeau-Seguin. *Judicial review of investment arbitration awards: a comparative perspective of French and Canadian courts*. *ICC dispute resolution bulletin* (París) 1:61-78, 2022.
- Poorooye, A. y R. Feehily. Confidentiality and transparency in international commercial arbitration: finding the right balance. *Harvard negotiation law review* (Cambridge, Massachusetts) 22:2:275-323, 2017.
- Premelč, D. y S. Ermenc. Recognition and enforcement of foreign arbitral awards in Slovenia. *Revista română de arbitraj* (Bucarest) 16:1:70-88, 2022.
- Quirk Anderson, D. A matter of interpretation?: understanding and applying mediation standards for the cross-border enforcement of mediated settlement agreements. *Conflict resolution quarterly* (Hoboken, Nueva Jersey) 38:1-2:27-45, 2020.
- Razi, A.M. y S.M. Hosseini. Application of compatibility provision and more favourable right provisions in New York Convention: a modern view. *Judicial law views quarterly* (Teherán) 24:88:125-140, 2020. En persa (farsi).
- Informe titulado “Roundtable on the position of the European Union on the Singapore Convention on Mediation”, sobre una mesa redonda organizada el 18 de junio de 2021 por el “hub” esloveno del European Law Institute (ELI) y el Forum for International Conciliation and Arbitration (FICA). *European Law Institute* (Viena), 6 de marzo de 2022.
- Saidov, D. An international convention on expert determination and dispute boards? *International and comparative law quarterly* (Londres) 71:3:697-726, 2022.
- Sánchez García, A., ed. *Los principios de mediación y conciliación en América Latina y el Caribe: análisis comparado a partir de la Ley Modelo de la CNUDMI sobre Mediación Comercial Internacional y acuerdos de transacción internacionales resultantes de la mediación*. Barranquilla, Colombia, Ediciones Universidad Simón Bolívar, 2021. 750 págs.
- Savola, M. et al. *Digital hearings: civil procedure and arbitration*. Estocolmo, Norstedts Juridik, 2022. 287 págs.
- Seo, K. ICSID 중재와 UNCITRAL 중재의 중재절차에 관한 비교연구. *International commerce & law review* (Seúl) 43:481-507, 2009. Traducción del título al inglés: A comparative study on certain procedural issues of ICSID and UNCITRAL arbitrations.
- Shehab, M.A.A. An analysis of the enforcement of foreign arbitration awards in Palestine: realities, drawbacks, and prospects. *Arab law quarterly* (Leiden, Países Bajos (Reino de los)) 36:1-2:158-191, 2022.
- Simowitz, A.D. *Jura novit arbiter in the United States*. *European international arbitration review* (Huntington, Nueva York) 9:2:195-212, 2020.
- Smigelski, K. “Zooming” into the future: virtual international arbitration in the post-COVID world. *Wayne law review* (Detroit, Michigan) 67:2:429-456, 2022.
- Special issue: jurisdiction of arbitral tribunals. *Czech (& Central European) yearbook of arbitration* (La Haya, Países Bajos (Reino de los)) 12, 2022.
- Stipanowich, T.J. Arbitration, mediation, and mixed modes: seeking workable solutions and common ground on Med-Arb, Arb-Med, and settlement-oriented activities by

- arbitrators. *Harvard negotiation law review* (Cambridge, Massachussets) 26:2:265-369, 2021.
- Stouten, T. et al. Pragmatism above all: the New York Convention translation requirement from the Dutch perspective. *Journal of international arbitration* (Alphen aan den Rijn, Países Bajos (Reino de los)) 39:4:611-630, 2022.
- Strong, S.I. et al. Developments in Australian private international law 2020-2021. *Australian yearbook of international law* (Leiden, Países Bajos (Reino de los)) 40:508-531, 2022.
- Struzhko, A.O. Обзор законодательства и практики признания и приведения в исполнение иностранных арбитражных решений в Республике Беларусь. *Commercial arbitration* (Moscú) 2:96-106, 2021.
- Sweify, M. Third party arbitration funding and Islamic Shari'a: friends not foes. *Journal of dispute resolution* (Columbia, Misuri) 93:115, 2022.
- Tabbara, A. Preserving the local culture while modernising arbitration in Saudi Arabia: a blessing or a curse? *Journal of law in the Middle East* (Londres) 2:5-30, 2022.
- Takahashi, K. Exclusion of arbitral procedure from the scope of public policy scrutiny as a measure to curb due process paranoia: a proposal under the UNCITRAL Model Law. *Michigan State international law review* (East Lansing, Michigan) 29:3:539-552, 2021.
- Tan, D. Prolegomena to the UN Convention on International Mediated Settlement Agreements Resulting from Mediation. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:1:37-63, 2022.
- Tan, Y. An analysis of mediators' misconduct relating to Articles 5(1)(E) and 5(1)(F) of the Singapore Convention on Mediation. *Bristol law review* (Bristol, Reino Unido) 8:115-142, 2022.
- Tesfay, S.Y. International commercial arbitration: legal and institutional infrastructure in Ethiopia. Cham, Suiza, Springer, 2021. 255 págs.
- Timothy, G. y J. Rodrigues. Cross-border enforcement of international mediated settlement agreements and the Singapore Convention. En *Conciliation and mediation in India*. G. Timothy, ed. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2021, cap. 14.
- Tlemsani, M. اتفاقية سنغافورة للوساطة و المنازعات المصرفية دراسة تحليلية *Revue droit de l'homme et libertés publiques* (Mostaganem, Argelia) 7:2:378-415, 2022.
- Tontipromya, C. United Nations Convention on International Settlement Agreements Resulting from Mediation. *Public health policy & laws journal* (Bangkok) 8:2:329-347, 2022. En tailandés con un resumen en inglés.
- Trân, Q.A. Electronic evidence in civil and commercial dispute resolution: a comparative perspective of UNCITRAL, the European Union, Germany and Vietnam. Cham, Suiza, Springer Nature, 2022.
- Tsvivina, T. y S. Ferz. The recognition and enforcement of agreements resulting from mediation: Austrian and Ukrainian perspectives. *Access to justice in Eastern Europe* (Kyiv) 4(16):32-54, 2022.
- Ubilava, A. Mediation as a mandatory pre-condition to arbitration: alternative dispute resolution in investor-State dispute settlement. Leiden (Países Bajos), Brill/Nijhoff, 2023.
- \_\_\_\_\_. Underutilisation of ADR in ISDS: resolving treaty interpretation issues. *UCLA journal of international law & foreign affairs* (Los Ángeles, California) 26:131-168, 2022.

- Comisión de las Naciones Unidas para el Derecho Mercantil Internacional, ed. Reglamento de Arbitraje de la CNUDMI, Reglamento de Arbitraje Acelerado de la CNUDMI, Reglamento de la CNUDMI sobre la Transparencia en los Arbitrajes entre Inversionistas y Estados en el Marco de un Tratado. Nueva York, Naciones Unidas, 2021. 76 págs.
- \_\_\_\_\_, ed. Reglamento de Mediación de la CNUDMI (2021). Nueva York, Naciones Unidas, 2022. 10 págs.
- \_\_\_\_\_, ed. Ley Modelo de la CNUDMI sobre Mediación Comercial Internacional y Acuerdos de Transacción Internacionales Resultantes de la Mediación con la Guía para su incorporación al derecho interno y utilización (2018). Nueva York, Naciones Unidas, 2022. 94 págs.
- Verdias, M.M. Arbitration and the fight against corruption in contracts: a proposal to reform the UNCITRAL Model Law. *ITA in review: the journal of the Institute for Transnational Arbitration* (Plano, Texas) 4:2:1-29, 2022.
- Vicente Mazzuz, S. y R. Partido Figueroa. Reconocimiento de laudos arbitrales extranjeros en España: motivos de oposición a la luz de más de diez años de jurisprudencia de los tribunales superiores de justicia. *Spain arbitration review* (Madrid) 44:87-109, 2022.
- Wilske, S. et al. Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2021 und Ausblick auf 2022. *SchiedsVZ* (Munich, Alemania) 20:3:111-139, 2022. Traducción del título al inglés: Developments in international arbitration during 2021 and outlook on 2022.
- Winstanley, A. Who should rule on challenges of arbitrators? *BCDR international arbitration review* (Alphen aan den Rijn, Países Bajos (Reino de los)) 7:2:263-284, 2020.
- Wisławska, A. Zakres zdatności arbitrażowej w prawie polskim. *Zeszyt prawniczy UAM* (Poznań, Polonia) 11:279-292, 2021. Traducción del título al inglés: Arbitrability of disputes in Polish law.
- Yağcı, M.O. Arabuluculuk Sonucunda Yapılan Milletlerarası Sulh Anlaşmaları Hakkında Birleşmiş Milletler Konvensiyonu'nun Medeni Usul ve İcra-Iflas Hukuku Açısından Değerlendirilmesi. *Public and private international law bulletin* (Estambul) 42:2:529-559, 2022. Traducción del título al inglés: Legal assessment of the UN Convention on International Settlement Agreements Resulting from Mediation regarding Civil Procedure and Enforcement-Bankruptcy Law.
- Yang, C. 快速仲裁规则研究 ——UNCITRAL 通过《快速仲裁规则》. *Dispute settlement* (China) 7:4:279-287, 2021.
- Zabloudilová, K. Uznání a výkon cizích rozhodčích nálezů v českém právním prostředí ve světle novelizované právní úpravy a recentní rozhodovací praxe. *Právnik* (Praga) 161:3:275-283, 2022. Traducción del título al inglés: Recognition and enforcement of foreign arbitral awards under amended Czech law and recent case law.
- Zhao, Y. Enforcement of foreign settlement agreements and the Singapore Mediation Convention with reference to Hong Kong practice. En *Mediation and alternative dispute resolution in modern China*. Y. Zhao. Cham, Suiza, Springer, 2022, cap. 7.
- \_\_\_\_\_. The enforceability of mediation agreements. En *Mediation and alternative dispute resolution in modern China*. Y. Zhao. Cham, Suiza, Springer, 2022, cap. 5.
- Zhou, J. 商事调解立法体系的递进式构建研究. *Journal of Beijing Institute of Technology (social science edition)* (Beijing) 24:5:161-168, 2022.

## IV. Transporte internacional

Al Shehhi, A. bin A. bin A.M. y A.A. Al-Maamari.  
الإطار القانوني لمسؤولية الناقل البحري في القانون الأردني والقانون العماني

*JIL Center journal* (Argel) 15:109-127, 2022.

Al-Azzam, A. Electronic bill of lading in the Jordanian legislation: a comparative study with Hamburg and Rotterdam Rules. *InterEULawEast: journal for the international and European law, economics and market integrations* (Croacia) 9:1:229-254, 2022.

Baughen, S. Unmanned vessels and international conventions for the carriage of goods by sea. En Artificial intelligence and autonomous shipping: developing the international legal framework. B. Soyer, A. Tettenborn, eds. Oxford, Reino Unido; Nueva York, N.Y., Hart Publishing, 2021, cap. 4.

Bazghadze, T. Relationship between contract of carriage of goods and bill of lading. *Journal of law* (Tiflis) 1:93-110, 2022.

Corcione, C. y E. El Murr. International carriage of livestock by sea: a call for a novel approach. *Journal of international maritime law* (Witney, Reino Unido) 27:4:228-240, 2021.

De Wit, R. Deck cargo in the new Belgian Shipping Code (BSC). *European transport law* (Amberes, Bélgica) 57:5:463-471, 2022.

\_\_\_\_\_. Recent amendments to the private international law rules on carriage of goods by sea in the Belgian Shipping Code: an uncalled-for exercise with unfortunate results. *European journal of commercial contract law* (Zutphen, Países Bajos (Reino de los)) 14:2:44-52, 2022.

Geva, B. The negotiable transport document. *Lloyd's maritime and commercial law quarterly* (Londres) 4:572-596, 2022.

Hernández Pérez, E. La venta forzosa de buques y los avances en el proyecto de convenio sobre reconocimiento de efectos de la venta judicial de buques. *Revista de derecho del transporte* (Madrid) 28:301-327, 2021.

Jasutienė, L. Roterdamo Taisyklės: Teisinės inovacijos reglamentuojant krovinių vežimo jūrų transportu vežėjo pareigas. *Societal studies* (Vilna) 5:3:927-943, 2013. Traducción del título al inglés: Rotterdam Rules: legal innovations of sea carrier's obligations.

Magashi, A.I. y A.L. Haruna. Revisiting freedom of contract in the contract of carriage of goods by sea under the Rotterdam Rules: service contracts in disguise? *IJUM law journal* (Kuala Lumpur) 24:1:233-256, 2016.

Malukov, K. Мультимодальные аспекты Конвенции ООН о договорах полностью или частично морской международной перевозки грузов. *Russian foreign economic journal* (Moscú) 9:111-122, 2016.

Rodriguez Delgado, J.P. The scope of application of the UNCITRAL instrument on the judicial sale of ships. *Poredbeno pomorsko pravo = Comparative maritime law journal* (Zagreb) 61:176:705-744, 2022.

Shao, Y. et al. Recognition of foreign judicial sales of ships and private international law. *Journal of international maritime law* (Witney, Reino Unido) 28:3:166-185, 2022.

Spanjaart, M. The straight bill of lading in a paperless future. *National University of Singapore (NUS) law working paper 2022/013 NUS Centre for maritime law working paper 22/04* (Singapur), septiembre de 2022.

Stanković, G. et al. Judicial sale of ships: a rocky road to unification. *Poredbeno pomorsko pravo = Comparative maritime law* (Zagreb) 60:175:11-35, 2021.

Zair, I. y M. Zeroual.

النظام القانوني للحاويات وفق قواعد روتردام  
*Journal of research in contracts and business law* (Argel) 6:4:500-515, 2021.

Zhang, H. The export of the Chinese railway “Bill of Lading” system: a milestone in China’s global rule-making? *Peking University School of Transnational Law review blog* (Beijing), agosto de 2022.

## V. Pagos internacionales (incluidas las garantías independientes y las cartas de crédito contingente)

Geva, B. y S. Peari. International negotiable instruments. Nueva York, N.Y., Oxford University Press, 2020. 266 págs.

Nikfarjam, K. The distinction between commercial endorsement deadline with civil trade documents in Iranian law and Geneva and UNCITRAL conventions. *Judicial law views quarterly* (Teherán) 25:91:215-231, 2020. En persa (farsi).

Sarbazian, M. y S.R. Hashemi. Fraudulent demand for payment of bank guarantee with an emphasis on the UNCITRAL Convention on Independent Guarantees and Letter of Credit Guarantee. *Journal of private law research* (Teherán) 5:18:75-101, 2017. En persa (farsi).

## VI. Comercio electrónico

Bloch, D.S. Non-fungible tokens: a solution to the challenges of using blockchain bills of lading in the international sales of goods. *Journal of law, market & innovation* (Turín, Italia) 1:1:44-65, 2022.

Bouhentala, A. y B. Foughali.

مدى حجية التوقيع الإلكتروني في عقود التجارة الإلكترونية  
*Journal of research in contracts and business law* (Argel) 5:2:67-87, 2020.

Burri, M. y R. Polanco. Digital trade provisions in preferential trade agreements: introducing a new dataset. *Journal of international economic law* (Oxford, Reino Unido) 23:1:187-220, 2020.

Chaves Corrales, P.B. Contratación electrónica: hacia el futuro de los contratos comerciales. *Revista judicial* (San José) 131:47-68, 2021.

Dubovec, M. Toward decentralized commercial law for digital assets. *Northwestern journal of technology and intellectual property* (Chicago, Illinois) 19:3:239-287, 2022.

Fairfield, J. y N. Selvadurai. Governing the digital space: governing the interface between natural and formal language in smart contracts. *Journal of law & technology, special issue* (Los Ángeles, California) 79-118, primavera de 2022.

Finocchiaro, G. et al., eds. Major legal trends in the digital economy: the approach of the EU, the US and China. Bologna, Italia, Società editrice il Mulino, 2022. 290 págs.

Finocchiaro, G. y G. Hu. Norme sulle firme elettroniche a confronto: UE, Italia e Cina. *Media laws: rivista di diritto dei media* (Italia) 2:18-43, 2021. Traducción del título al inglés: Comparison of rules on electronic signatures: EU, Italy and China.

Foroughi, M. y M.J. Mohammadi. Legislation policies on error of electronic contract. *Social sciences* (Faisalabad, Pakistán) 11:9:2168-2175, 2016.

Fuchikawa, K. 貿易取引におけるブロックチェーンの利用とその法的課題. Documento de investigación, 1 de septiembre de 2022. Traducción del título al inglés: Use of blockchain in trade transactions and its legal issues.

- Ganne, E. Blockchain's practical and legal implications for global trade and global trade law. En Big data and global trade law. M. Burri, ed. Cambridge, Reino Unido, Cambridge University Press, 2021, cap. 6, págs. 128 a 159.
- Geva, B. y S. Peari. International negotiable instruments. Nueva York, N.Y., Oxford University Press, 2020. 266 págs.
- Hare, C. y D.S.S. Neo, eds. Trade Finance: technology, innovation and documentary credits. Oxford, Reino Unido, Oxford University Press, 2021.
- Huang, J. (Jeanne). Digitalization of Special Economic Zones in China. *China studies working papers* (Sydney, Australia), enero de 2022.
- Hwaidi, M. y G. Ferris. Switching from paper to electronic bills of lading: fundamental sociological structure, distributed ledger technology and legal difficulties. *Journal of international maritime law* (Witney, Reino Unido) 25:4:297-315 (parte 1), 25:5:371-385 (parte 2), 2019.
- Jabir, H. y A. Ou-Yacoub. La valeur juridique de l'écrit électronique en droit marocain et comparé. *Revue internationale du chercheur* (Marsella, Francia) 3:2:828-844, 2022.
- Kadly, E.I. et al. Keabsahan blockchain-smart contract dalam transaksi elektronik: Indonesia, Amerika dan Singapura. *Jurnal sains sosio humaniora* (Indonesia) 5:1:199-212, 2021. Traducción del título al inglés: The validity of blockchain-smart contracts in electronic transactions: Indonesia, America and Singapore.
- Kostenko, O.V. y V.V. Kostenko. Шляхи розвитку правового регулювання електронних довірчих послуг у міжнародних актах UNCITRAL. *Journal of civilization* (Odesa, Ucrania) 31:36-44, 2018. Traducción del título al inglés: Ways of development of legal regulation of electronic contracting services in UNCITRAL international acts.
- Lee Pérez, O.I. et al. Perfección del consentimiento electrónico en los contratos e-commerce B2C en Colombia. *Revista misión jurídica* (Bogotá) 15:23:201-220, 2022.
- Lee, U. 전자선하증권에 관한 국제적 법제 동향과 시사점. *Journal of the Korean Maritime Law Society* (Seúl) 44:3:145-195, 2022. Traducción del título al inglés: International law and practice of electronic bills of lading : focusing on the latest trends and implications.
- Madrid Parra, A. Identidad y autenticación electrónicas: la atalaya de UNCITRAL. En Estudios sobre derecho digital. R. Perea Ortega, ed. Cizur Menor, España, Editorial Aranzadi, 2021, parte 2, cap. 1, págs. 199 a 250.
- Mik, E. From automation to autonomy: some non-existent problems in contract law. *Journal of contract law* (Sydney, Australia) 36:205-226, 2020.
- Min, C.H. UNCITRAL MLETR 분석과 전자무역 서비스 적용 방안에 관한 연구 - 해외 주요 사례를 중심으로. *Korean Academy for Trade Credit Insurance* (Seúl) 23:4:15-37, 2022. Traducción del título al inglés: A study on UNCITRAL MLETR analysis and application of e-trade service - focused on major overseas cases.
- Nahnybida, V. Receipt of electronic communications in the practice of international commercial arbitration. *European political and law discourse* (Praga) 9:4:13-24, 2022.
- Ooi, V. Contracts formed by software: an approach from the law of mistake. *Journal of business law* (Londres) 2:97-117, 2022.
- Ortolani, P. et al., eds. International arbitration and technology. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2022. 252 págs.
- Pejović, Č. UNCITRAL Model Law on Electronic Transferable Records as a potential legal regime for the use of electronic bills of lading. *European transport law* (Amberes, Bélgica) 57:1:13-32, 2022.

- Peña, D. Conflicto de leyes y blockchain. En La blockchain saisie par le droit : vol.1 actes des journées du 16, 17 et 18 octobre 2018, IRJS (Université Paris 1) - Externado (Bogotá), sous la direction scientifique de Martine Behar-Touchais. París, IRJS Editions, 2019, págs. 295 a 317.
- Perales Viscasillas, M. del P. La formación del contrato en el siglo XXI: ¿una nueva era en la revolución digital? En Retos de la contratación mercantil moderna. Directores: F. González Castilla y U. Nieto Carol. Coordinador: J. Martí Miravalls. Valencia, España, Colegio Notarial Valencia, Tirant lo Blanch, Universitat de Valencia, 2022, págs.139-212.
- Public Interest Incorporated Association, ed. 商事法の電子化に関する研究会報告書 - 船荷証券の電子化について. Tokio, Public Interest Incorporated Association, 2022. 241 págs. Traducción del título al inglés: Study group report on computerization of commercial law – computerization of bills of lading.
- Randjelovic, D. y F. Shabani. Electronic signature: legal and practice review of the Republic of Serbia. *Justicia - International journal of legal sciences* (Fráncfort del Meno, Alemania) 9:15-16:19-29, 2021.
- Renard, R. et al. Digitalizing trade in Asia needs legislative reform. *International journal of blockchain law* (Ginebra, Suiza) 2:43-47, 2022.
- Ríos Torres, S.D. El título valor electrónico y las firmas electrónicas como herramientas del derecho moderno. *Revista de derecho* (Managua) 33:131-150, 2022.
- Shrivastava, S.A. The enforceability of electronic click wrap and browse wrap agreements. *NLIU law review* (Bhopal, India) 6:1:98-119, 2017.
- Singh, S. UNCITRAL Model Law on E-Commerce: bringing uniformity and harmony to e-commerce in the contemporary world. *International journal of law management & humanities* (Madhya Pradesh, India) 5:1:1035-1039, 2022.
- Soyer, B. y A. Tettenborn. Disruptive technologies, climate change and shipping. Abingdon, Reino Unido; Nueva York, N.Y., Routledge, 2022.
- Spanjaart, M. The straight bill of lading in a paperless future. *National University of Singapore (NUS) law working paper 2022/013 NUS Centre for maritime law working paper 22/04* (Singapur), septiembre de 2022.
- Thirawat, J. E-commerce in ASEAN: an emerging economic superpower and the case for harmonizing consumer protection laws. *South Carolina journal of international law & business* (Columbia, Carolina del Sur) 18:2:39-85, 2022.
- Tian, J.Y.Y. Kesahan identiti dalam perdagangan elektronik. *Current legal issues* (Malasia) 4:54-68, 2022. Traducción del título al inglés: Authentication of identity in electronic commerce.
- Trân, Q.A. Electronic evidence in civil and commercial dispute resolution: a comparative perspective of UNCITRAL, the European Union, Germany and Vietnam. Cham, Suiza, Springer Nature, 2022.
- Naciones Unidas. Comisión Económica y Social para Asia y el Pacífico, ed. Readiness assessment for cross-border paperless trade: Philippines. Bangkok, Naciones Unidas, CESPAP, 2022. 237 págs.
- Foro Económico Mundial y Organización Mundial del Comercio, eds. The promise of tradetech: policy approaches to harness trade digitalization. Ginebra, Suiza, OMC, 2022. 68 págs.
- Organización Mundial del Comercio (OMC) et al, eds. Cross-border paperless trade toolkit. Ginebra, Suiza, OMC, 2022. 48 págs.
- Yıldırım, M. Application areas of e-signature technology in supply chain and its effects on supply chain management. *Academic elegance* (Estambul) 9:20:245-266, 2022.

Zamani, A. *et al.* Ethical analysis of a comparative study of the rulings of traditional and electronic contracts in Iran and antitrust. *Ethical research* (Shiraz, Irán (República Islámica del)) 10:38:173-194, 2020. En persa (farsi).

## VII. Garantías mobiliarias (incluidos los créditos por cobrar)

Secretaría del Foro de Cooperación Económica de Asia y el Pacífico (APEC), ed. Study on the effect of the Covid-19 pandemic on secured lending reform and access to credit in APEC economies. Singapur, Secretaría del APEC, 2022. 37 págs.

\_\_\_\_\_, ed. Workshop on modernizing secured transactions legal regimes in APEC economies through international instruments and effective dispute resolution mechanisms. Singapur, Secretaría del APEC, 2022. 48 págs.

Bazinas, S.V. Secured finance law reform: the joint coordination network. *Butterworths journal of international banking and financial law* (Londres) 195-197, marzo de 2022.

\_\_\_\_\_. Uniform secured transactions law: the Model Inter-American Law and the UNCITRAL Model Law on Secured Transactions compared. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:2:193-225, 2022.

Cortés Beltrán, S. OAS Model Law and UNCITRAL Model Law: a Chilean view. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:2:241-260, 2022.

Dalhuisen, J.H. Dalhuisen on transnational and comparative commercial, financial and trade law: volume 5: financial products and services. 8<sup>a</sup> ed. Oxford, Reino Unido; Nueva York, N.Y., Hart Publishing, 2022.

Dubovec, M. y M. Hara. Effects of credit guarantee schemes on secured transactions frameworks. *Butterworths journal of international banking and financial law* (Londres) 287-290, abril de 2021.

Gárdos, P. Non-assignment clauses as obstacles to true sale securitisations. *Hungarian journal of legal studies* (Budapest) 62:2:143-161, 2021.

Griffiths, D., ed. Secured finance transactions: taking security, deal structures and emerging markets. 2<sup>a</sup> ed. Woking, Reino Unido, Globe Law and Business Ltd., 2022.

Keijser, T. y F. Van der Linden van Sprankhuizen. Enforcement of security rights over seagoing ships, aircraft, and trains in international treaties. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:2:131-162, 2022.

Lozada, N. y D. Talero. ODR arbitration for secured transactions in Colombia. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:2:174-192, 2022.

Smith, I.O. The United Nations Sustainable Development Goals, financial inclusion agenda and the efficacy of security interest over movable assets: the case of micro, small and medium enterprises in Nigeria. *African journal of international and comparative law* (Edimburgo, Reino Unido) 30:2:211-228, 2022.

Sorrentino, G. *et al.* Die Zukunft der Markenrechte als Sicherheit im Kreditgeschäft: eine Alternative mit Potenzial? *BankArchiv* (Viena) 70:187-197, marzo de 2022. Traducción del título al inglés: The future of trademark rights as security in the credit business: an alternative with potential?

## VIII. Contratación pública

Arabi, D.H.Z. *et al.* Comparative study of tendering procedures in Iran's Tender Law and the UNCITRAL Model Law on Public Procurement 2011. *Journal of science* (Teherán) 7:11-38, 2021. En persa (farsi).

Rawat, M. y K.D. Raju. Accession to the WTO's Government Procurement Agreement: opportunities and challenges for India. *European procurement & public private partnership law review* (Berlín) 16:2:158-171, 2021.

Zverev, A. y E. Niewiadomska. How can eprocurement serve Public-Private Partnership projects, including concessions? *Law in transition* (Londres) 26-35, 2022.

## IX. Insolvencia

Akintola, K. y F. Adeyemo, eds. Bank insolvency law in developing economies. Abingdon, Reino Unido; Nueva York, N.Y., Routledge, 2023. 196 págs.

Application of the public policy exception in the UNCITRAL Model Law on Cross-Border Insolvency: issues and challenges. Londres, INSOL International, 2022. 22 págs.

Bhatt, S. y D.D. Gupta. Decoding the UNCITRAL Legislative Guide on Cross-Border Insolvency laws. *Supremo amicus* (Koderma, India) 24:191-200, 2021.

Crossroads of insolvency and arbitration. *Comparative law yearbook of international business* (Alphen aan den Rijn, Países Bajos (Reino de los)), edición especial, 2022.

Delgado, J.C. Jurisdiction and recognition of insolvency-related judgments: a comparison between the European Insolvency Regulation and the UNCITRAL Model Law. Londres, INSOL International, 2022. 22 págs.

Dewi, P.E.T. The execution of bankrupt assets in the case of cross-border insolvency: a comparative study between Indonesia, Malaysia, Singapore, and the Philippines. *Indonesian journal of Southeast Asian studies* (Yogyakarta, Indonesia) 5:1:47-59, 2021.

Feetham, D.A. UK recognition of insolvency proceedings of Gibraltar insurers. *International corporate rescue* (Londres) 19:4:194-198, 2022.

Godwin, A. y C.Z. Qu. Cross-border insolvency law in Hong Kong: recognition of foreign schemes of arrangement. *International insolvency review* (Chichester, Reino Unido) 30:S1:22-45, 2021.

Gropper, A.L. The arbitration of cross-border insolvencies. *American bankruptcy law journal* (Laguna Beach, California) 86:2:201-242, 2012.

Guo, S. et al. Innovation in winding up proceedings of SMEs. *Norton journal of bankruptcy law and practice* (Rochester, Nueva York) 30:5:5, 2021.

Gurrea-Martínez, A. Implementing an insolvency framework for micro and small firms. *International insolvency review* (Chichester, Reino Unido) 30:S1:46-66, 2021.

Hawthorn, D. y M. Young. Remodelling the Model Law: the Model Law on Recognition and Enforcement of Insolvency-related Judgments. *Insight* (Londres) 195-197, 2018.

Idigbe, A.I. The norm life cycle theory and the role of INSOL International in shaping the UNCITRAL Model Law on Cross-Border Insolvency. Toronto, Ontario, York University, 2021. 337 págs. Tesis doctoral.

INSOL International, ed. Protocol for international recognition of insolvency proceedings affecting natural persons. Londres, INSOL International, 2017. 14 págs.

INSOL International, ed. The restructuring of corporate groups: a global analysis of substantive, procedural and synthetic group procedures. Londres, INSOL International, 2022. 326 págs.

Janger, E.J. Aggregation and abuse: mass torts in bankruptcy. *Fordham law review* (Nueva York, N.Y.) 91:2:361-383, 2022.

- Kilborn, J.J. Small business bankruptcy reform in the Arab world: two steps forward, one step back. *Arab law quarterly* (Leiden, Países Bajos (Reino de los)) 36:1-2:122-157, 2022.
- Kokorin, I. The future of harmonisation of directors' duties in the European Union: the Preventive Restructuring Directive and group insolvencies. *International insolvency review* (Chichester, Reino Unido) 30:3:361-382, 2021.
- Lekhi, A. y P. Lekhi. The objective non-arbitrability of insolvency related disputes: an argument in international public policy. *Austrian yearbook on international arbitration* (Viena) 3-23, 2022.
- Low, G., ed. Convergence and divergence of private law in Asia. Cambridge, Reino Unido, Cambridge University Press, 2022. 258 págs.
- Malekmohammadi, S. y R. Eskini. Effects of bankruptcy of main companies on the legal status of subsidiaries and how to treat it (comparative study with UNCITRAL Model Law). *Journal of comparative law* (Qom, Irán (República Islámica del)) 9:1:17:169-192, 2022. En persa (farsi).
- McCormack, G. EU insolvency law: cross-border insolvency law in comparative focus. Cheltenham, Reino Unido, Edward Elgar Publishing, 2022. 322 págs.
- \_\_\_\_\_. The European Restructuring Directive. Cheltenham, Reino Unido; Northampton, Massachusetts, Edward Elgar Publishing, 2021.
- \_\_\_\_\_. The European Restructuring Directive and stays on creditor enforcement actions. *International insolvency review* (Chichester, Reino Unido) 30:S1:67-88, 2021.
- Méjan, L.M.C. Insolvency law after the Covid-19 pandemic. *European journal of commercial contract law* (Zutphen, Países Bajos (Reino de los)) 14:1:25-29, 2022.
- Mevorach, I. Modified universalism as customary international law. *Texas law review* (Austin, Texas) 96:1403-1436, 2018.
- Mohan, M.P.R. y A. Gupta. Intellectual property licenses in cross-border insolvency: lessons from *in re Qimonda*. *Hastings business law journal* (San Francisco, California) 18:2:181-211, 2022.
- Neder Cerezetti, S.C. Reorganization of corporate groups in Brazil: substantive consolidation and the limited liability tale. *International insolvency review* (Chichester, Reino Unido) 30:2:169-190, 2021.
- Odetola, D. Contesting the trend towards the globalisation of laws in corporate bankruptcy: the experience in Africa. Documento de investigación, ganador de la medalla de plata 2018 en el concurso de estudios sobre insolvencia internacional organizado por el International Insolvency Institute.
- Paul, L., ed. International insolvency & restructuring report 2022/23. Colchester, Reino Unido, Capital Markets Intelligence, 2022. 92 págs.
- Pepels, S. Defining groups of companies under the European Insolvency Regulation (recast): on the scope of EU group insolvency law. *International insolvency review* (Chichester, Reino Unido) 30:1:96-123, 2021.
- \_\_\_\_\_. Group coordination proceedings under the recast EIR in practice. *European insolvency and restructuring journal* (Países Bajos (Reino de los)) 2:1-35, 2022.
- Russell, D. y D. Holloway. Cross-border insolvencies within one nation: the UAE experience. *MENA business law review* (París) 1:10-17, primer trimestre de 2022.
- Spuling, N. Cross-border insolvencies in Southeast Asia: regional insolvency framework for ASEAN. Tilburg, Países Bajos (Reino de los), Tilburg University, 2021. 214 págs. Tesis doctoral.

- Stephenson, K. UK consultation on new UNCITRAL model laws: Gibbs survives (for now). *International corporate rescue* (Hertfordshire, Reino Unido) 19:5:243-246, 2022.
- Stolowy, N. Insolvency and Brexit: an example of forum shopping in business law. *Journal of business law* (Londres) 2:99-119, 2023.
- Stones, K. Impact of Brexit on jurisdiction to commence insolvency/restructuring proceedings and obtain recognition in other EU member states. *Lexis PSL* (Londres) 215-222, diciembre de 2020.
- \_\_\_\_\_. UNCITRAL Model Law on Enterprise Group Insolvency and UNCITRAL text on obligations of directors of enterprise group companies in the period approaching insolvency. *Lexis PSL* (Londres) 224-227, diciembre de 2019.
- Trakman, L. y R. Walters. Contemporary issues in finance and insolvency law. Londres; Nueva York, N.Y., Routledge, 2023. 2 volúmenes.
- Comisión de las Naciones Unidas para el Derecho Mercantil Internacional, ed. Ley Modelo de la CNUDMI sobre la Insolvencia de Grupos de Empresas con la Guía para su incorporación al derecho interno. Nueva York, Naciones Unidas, 2020. 118 págs.
- Vallens, J.-L. Un code français de droit international privé pour les procédures collectives. *Revue trimestrielle de droit commercial et de droit économique* (París) 2:225-231, 2022.
- Walters, R. Cross-border insolvency and the 2022 Australia-India Comprehensive Economic Cooperation Agreement. *Business law review* (Alphen aan den Rijn, Países Bajos (Reino de los)) 43:5:194-205, 2022.
- \_\_\_\_\_. The digital economy and international trade: transnational data flows regulation. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2022. 419 págs.
- Warner, G.R. y M. Veder. Enterprise group restructuring: Dutch options and United States enforcement. *European insolvency and restructuring journal* (Países Bajos (Reino de los)) 7, 2021.
- Watters, C. SPV as a barrier to cross-border insolvency proceedings: lessons from Indonesia. *Australian journal of corporate law* (Melbourne, Australia) 32:241, 2017.
- Xu, J. Maritime cross-border insolvency under the UNCITRAL Model Law regime: Commonwealth and US perspectives. Oxford, Reino Unido; Nueva York, N.Y., Hart Publishing, Bloomsbury Publishing, 2020.
- Yaro, E. A national international affair: the long jurisdictional reach of *in re Irving H. Picard*, Tr. for liquidation of Bernard L. Madoff Investment Securities. *Minnesota journal of international law* (Minneapolis, Minnesota) 42:2:187-214, 2022.
- Zhang, D. Insolvency law and multinational groups: theories, solutions and recommendations for business failure. Abingdon, Reino Unido; Nueva York, N.Y., Routledge, 2020. 234 págs.

## X. Contratos de construcción internacionales

[No hay publicaciones registradas en relación con este tema.]

## XI. Comercio compensatorio internacional

[No hay publicaciones registradas en relación con este tema.]

## XII. Alianzas público-privadas

Arméstar Alzamora, C. ¿Las asociaciones público-privadas en el Perú se alinean a los estándares internacionales?: reflexiones a propósito de las Disposiciones Legales Modelo de la CNUDMI sobre las Alianzas Público-Privadas. *Advocatus* (Lima) 41:209-221, 2021.

Fetais, A. Partenariats public-privé: la loi qatarie n° 12/2020, un alignement sur les standards internationaux? *Revue internationale de droit comparé* (París) 74:2:423-435, 2022.

Comisión de las Naciones Unidas para el Derecho Mercantil Internacional, ed. Guía legislativa de la CNUDMI sobre las alianzas público-privadas (2019). Viena, Naciones Unidas, 2020. 338 págs.

\_\_\_\_\_, ed. Disposiciones Legales Modelo de la CNUDMI sobre las Alianzas Público-Privadas (2019). Viena, Naciones Unidas, 2020. 52 págs.

Zverev, A. y E. Niewiadomska. How can eprocurement serve Public-Private Partnership projects, including concessions? *Law in transition* (Londres) 26-35, 2022.

## XIII. Solución de controversias en línea

Abbasli, T. Can online dispute resolution prevail over the traditional methods of resolution? *Baku State University law review* (Bakú) 8:1:21-43, 2022.

Secretaría del Foro de Cooperación Económica de Asia y el Pacífico, ed. Study on best practices in using ODR: including how to develop a user-centric ODR design for use in private and public fora. Singapur, Secretaría del APEC, 2023. 38 págs.

Bae, S. A study on ODR enforcement for disputes arising from cross-border e-commerce: focusing on the UNCITRAL and EU. *E-business studies* (Gyeongju, República de Corea) 17:5:167-181, 2016.

Budhijanto, D. et al. UNCITRAL Technical Notes on Online Dispute Resolution as soft law instrument for online dispute resolution: an Indonesia perspective. *Indonesia arbitration quarterly newsletter* (Yakarta) 13:1:1-12, 2021.

Colombo, I. China's impact on international trade law order: towards incoherent fragmentation. Milán, Italia, Università Cattolica del Sacro Cuore, 2021. 179 págs. Tesis (Maestría).

India. NITI Aayog, ed. Designing the future of dispute resolution: the ODR policy plan for India. India, NITI Aayog, 2021. 162 págs.

Lee, H.-J. Examining on international approaches for online dispute resolution (ODR): focusing on the EU, the USA, China, the OECD and the UNCITRAL. *Journal of internet electronic commerce research* (República de Corea) 14:2:97-114, 2014.

Lozada, N. y D. Talero. ODR arbitration for secured transactions in Colombia. *Uniform law review = Revue de droit uniforme* (Oxford, Reino Unido) 27:2:174-192, 2022.

Moura Vicente, D. et al., eds. Online dispute resolution: new challenges. Baden-Baden, Alemania, Nomos, 2022. 241 págs.

Philippe, M. ODR redress system for consumer disputes: clarifications, UNCITRAL works and EU Regulation on ODR. *International journal of online dispute resolution* (La Haya, Países Bajos (Reino de los)) 1:1:57-69, 2014.

Ta, P.-K.E. y R. So. Online dispute resolution: the next guardian of access to justice in Asia. *Asian dispute review* (Hong Kong) 24:4:173-180, 2022.

## XIV. Microempresas y pequeñas y medianas empresas

Comisión de las Naciones Unidas para el Derecho Mercantil Internacional, ed. Guía legislativa de la CNUDMI sobre las empresas de responsabilidad limitada (2021). Nueva York, Naciones Unidas, 2022. 80 págs.

## XV. Solución de controversias entre inversionistas y Estados

Aderibigbe, T.O. y F.O. Oleghe. Damages awards in international investment arbitration and the question of fair compensation. *Journal of law, policy and globalization* 126:9–19, 2022.

Aluko, A. Towards a more effective legal framework for investor-State arbitration in Nigeria. Ciudad del Cabo, Sudáfrica, University of Cape Town, 2021. 124 págs. Tesis (Maestría en Derecho).

Alvik, I. The justification of privilege in international investment law: preferential treatment of foreign investors as a problem of legitimacy. *European journal of international law* (Oxford, Reino Unido) 31:1:289-312, 2020.

Amado, J.D. et al. Arbitrating the conduct of international investors. Cambridge, Reino Unido, Cambridge University Press, 2018. 198 págs.

Angelet, N. et al. Note on the costs and financing of an Advisory Centre on International Investment Law. *Transnational dispute management* (Voorburg, Países Bajos (Reino de los)) 19:5, septiembre de 2022.

Asian Academy of International Law Limited (AAIL), ed. Proceedings of 2021 UNCITRAL Working Group III inter-sessional meeting: the use of mediation in ISDS, 28 y 29 de octubre de 2021, Hong Kong. Hong Kong, Asian Academy of International Law Limited, 2021. 232 págs.

Baltag, C. y M.J. Alarcon. 2022 ICSID Regulations and Rules: towards efficiency and consistency in investment arbitration proceedings. *Revista brasileira de arbitragem* (San Pablo, Brasil) 19:75:163-186, 2022.

Bansal, R. Need for implied transparency in investment arbitration. *New York University journal of international law and politics* (Nueva York, N.Y.) 54:1:221-234, 2021.

Barrocas, M.P. Taking the “MIC”: questioning the European Union rationale for establishing an investment treaties court. *Alternatives to the high cost of litigation* (Nueva York, N.Y.) 40:5:75-78, 2022.

Berramdale, A. Les états africains et la réforme du règlement des différends entre investisseurs et Etats au sein de la Commission des Nations Unies pour le Droit Commercial International (CNUDCI) = African States and the reform of investor-State dispute settlement (ISDS) at the United Nations Commission on International Trade Law (UNCITRAL). *Revue de droit des affaires internationales* = *International business law journal* (París) 3-4:411-421, 2022.

Bohmer, L. ICSID and UNCITRAL publish fifth version of joint code of conduct: draft proposes separate codes for judges and ad hoc arbitrators, and adds a standalone provision for arbitrator assistants. *Investment arbitration reporter* (Nueva York), 29 de noviembre de 2022.

\_\_\_\_\_. UNCITRAL Secretariat publishes new note on investor-State appellate mechanism. *Investment arbitration reporter* (Nueva York), 24 de noviembre de 2022.

Bonnitcha, J. et al. Damages and ISDS reform: between procedure and substance. *Journal of international dispute settlement* (Oxford, Reino Unido), 2 de diciembre de 2021.

- Bosman, L. y E. De Haas. Dispute avoidance and UNCITRAL Working Group III: how could a proposed advisory centre best serve African States? *Transnational dispute management* (Voorburg, Países Bajos (Reino de los)) 19:3:1-13, 2022.
- Brown, C.M. y N. Koumadoraki. Ethical concerns in investor-State dispute settlement: seeking a permanent solution. *BCDR international arbitration review* (Alphen aan den Rijn, Países Bajos (Reino de los)) 7:2:429-452, 2020.
- Calamita, N.J. y C. Giannakopoulos. ASEAN and the reform of investor-State dispute settlement: global challenges and regional options. Cheltenham, Reino Unido, Edward Elgar Publishing, 2022. 283 págs.
- Cámará Chumbes, A. y N.D. Yano Tsuha. ¿Uno o dos sombreros?: lineamientos para una regulación del double-hatting en arbitrajes de inversión. *Forseti: revista de derecho* (Lima) 9:13:63-92, 2021.
- Chaisse, J. y R. Donde. The state of investor-State arbitration: a reality check of the issues, trends, and directions in Asia-Pacific. *International lawyer* (Chicago, Illinois) 51:1:47-68, 2018.
- Chaisse, J. y C. Eken. The monetization of investment claims promises and pitfalls of third-party funding in investor-State arbitration. *Delaware journal of corporate law* (Wilmington, Delaware) 44:2-3:113-166, 2020.
- Charlotin, D. After meeting in Vienna, members of UNCITRAL Working Group on ISDS are still unsure about scope of double-hatting prohibition in code of conduct for arbitrators. *Investment arbitration reporter* (Nueva York), 22 de febrero de 2023.
- \_\_\_\_\_. ICSID and UNCITRAL release fourth version of draft code of conduct for international investment adjudicators. *Investment arbitration reporter* (Nueva York), 26 de julio de 2022.
- \_\_\_\_\_. ICSID and UNCITRAL secretariats release draft commentary to joint code of conduct. *Investment arbitration reporter* (Nueva York), 25 de agosto de 2022.
- Chen, T. Development in responses of arbitral tribunals to third-party funding in international investment arbitration. *Contemporary Asia arbitration journal* (Taipei) 15:1:1-24, 2022.
- De Brabandere, E. The 2019 Dutch Model Bilateral Investment Treaty: navigating the turbulent ocean of investment treaty reform. *ICSID review* (Oxford, Reino Unido) 36:2:319-338, 2021.
- De la Rasilla, I. “The greatest victory”?: challenges and opportunities for mediation in investor-State dispute settlement. *ICSID review* (Oxford, Reino Unido) 1-32, 26 de abril de 2022.
- Dolzer, R. et al. Principles of international investment law. 3<sup>a</sup> ed. Oxford, Reino Unido, Oxford University Press, 2022. 484 págs.
- Gaidaenko Schaer, N.I. Тенденции унификации правового регулирования примирительных процедур в зеркале работы ЮНСИТРАЛ: не только арбитраж для инвестиционных споров. *Commercial arbitration* (Moscú) 2:303-312, 2021.
- Garimella, S.R. Third party funding of arbitral claims: a narrative for access to justice. En *Adjudicating global business in and with India: international commercial and investment disputes settlement*. L. Choukroune y R. Donde, eds. Londres; Nueva York, N.Y., Routledge, 2022. Cap. 11.
- Gleason, T. Examining host-State counterclaims for environmental damage in investor-State dispute settlement from human rights and transnational public policy perspectives. *International environmental agreements: politics, law and economics* (Cham, Suiza) 21:427-444, 2021.

- Gore, K.N. *et al.*, eds. International investment law and investor-State disputes in Central Asia: emerging issues. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2023. 488 págs.
- Grant, T.D. y F.S. Kieff. Appointing arbitrators: tenure, public confidence, and a middle road for ISDS reform. *Michigan journal of international law* (Ann Arbor, Michigan) 43:1:171-239, 2022.
- Huang, J. (Jeanne). Conflicts and tentative solutions to protecting personal data in investment arbitration. *European journal of international law* (Oxford, Reino Unido) 32:4:1191-1220, 2021.
- Johnson, L. *et al.* Investor-State dispute prevention: a critical reflection. *Dispute resolution journal* (Nueva York) 75:4:107-126, 2021.
- Kamrad, C.M. The influence of the 2014 UNCITRAL Transparency Rules on treaty-based investor-State arbitration. Baden-Baden, Alemania, Nomos, 2022. 194 págs.
- Keller, M., ed. EU investment protection law: Chapter eight of CETA, the Vietnam and Singapore Free Trade Agreements and EU Regulations 1219/2012, 912/2014 and 2019/452 - article-by-article commentary. Munich, Alemania, Verlag C.H. Beck, 2023. 1015 págs.
- Kinnear, M. The growth, challenges and future prospects for investment dispute settlement. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, Países Bajos (Reino de los)) 423:9-36, 2022.
- Kong, Q. y K. Chen. ISDS reform in the context of China's IIAs. *ICSID review* (Oxford, Reino Unido) 36:3:617-635, 2021.
- Laryea, E.T. y O.O. Fabusuyi. Africanisation of international investment law for sustainable development: challenges. *Journal of international trade law and policy* (Bradford, Reino Unido) 20:1:42-64, 2021.
- Lim, C.L. *et al.* International investment law and arbitration: commentary, awards and other materials. 2<sup>a</sup> ed. Cambridge, Reino Unido; Nueva York, N.Y., Cambridge University Press, 2021. 625 págs.
- McLachlan, C. The Institute of International Law's Resolution on the Equality of Parties before International Investment Tribunals: introduction, text and commentaries. Cambridge, Reino Unido, Cambridge University Press, 2022. 125 págs.
- Menkes, M.J. ISDS reform: financing of the Permanent Investment (Appeals) Body. *Journal of international dispute settlement* (Oxford, Reino Unido) 12:3:462-476, 2021.
- Menon, S. A tale of two systems: the public and private faces of investor-State dispute settlement. *ICSID review* (Oxford, Reino Unido) 37:3:619-637, 2022.
- Moreira, R.M. A permanent body of adjudicators as ISDS reform: can we still call it arbitration? *Arbitration* (Londres) 88:2:249-262, 2022.
- Polonskaya, K. Metanarratives as a trap: critique of investor-State arbitration reform. *Journal of international economic law* (Oxford, Reino Unido) 23:4:949-971, 2020.
- Qumba, M.F. Assessing African regional investment instruments and investor-State dispute settlement. *International and comparative law quarterly* (Londres) 70:197-232, 2021.
- Reform of investor-State dispute settlement: current state of play at UNCITRAL. *ZEuS Zeitschrift für europarechtliche Studien* (Baden-Baden, Alemania) 25:1:15-74, 2022.
- Roberts, A. y T.S. John. Complex designers and emergent design: reforming the investment treaty system. *American journal of international law* (Cambridge, Reino Unido) 116:1:96-149, 2022.

- Shao, X. Disrupt the gambler's Nirvana: security for costs in investment arbitration supported by third-party funding. *Journal of international dispute settlement* (Oxford, Reino Unido) 12:3:427-447, 2021.
- Shirlow, E. y K.N. Gore, eds. The Vienna Convention on the Law of the Treaties in investor-State disputes: history, evolution and future. Alphen aan den Rijn, Países Bajos (Reino de los), Kluwer Law International, 2022. 700 págs.
- Sinha, A.K. y P. Anand. Feminist overview of international investment law: a preliminary inquiry. *Journal of international economic law* (Oxford, Reino Unido) 24:1:99-125, 2021.
- Subramanian, S.R. Disclosure, and challenge of arbitrators under the Indian Model BIT: a step towards enhancing the legitimacy of investment arbitration? *Asian international arbitration journal* (Alphen aan den Rijn, Países Bajos (Reino de los)) 18:2:113-141, 2022.
- Tang, Y. Investment facilitation for development and the reform of international investment dispute settlement mechanism: the choice of developing countries. *Journal of international dispute settlement* (Oxford, Reino Unido) 13:4:643-664, 2022.
- Thieffry, P. L'arbitrage au XXIe siècle face aux enjeux du changement climatique. *Revue de l'arbitrage* (París) 3:899-944, 2022.
- Titi, C. *et al.* Comparative costs and financing of permanent dispute settlements mechanisms. *Academic Forum on ISDS concept paper* 2022/1, 7 de junio de 2022.
- Trinel, P.E. Counterclaims and legitimacy in investment treaty arbitration. *Arbitration international* (Oxford, Reino Unido) 38:1-2:59-81, 2022.
- Ubilava, A. Mediation as a mandatory pre-condition to arbitration: alternative dispute resolution in investor-State dispute settlement. Leiden, Países Bajos (Reino de los), Brill/Nijhoff, 2023.
- Weeramantry, R. *et al.* Conciliation and mediation in investor-State dispute settlement provisions: a quantitative and qualitative analysis. *ICSID review* (Oxford, Reino Unido) 1-37, 4 de abril de 2022.
- Wendt, M.H. The evolution of investor-State dispute settlements in a global economy. *South Carolina journal of international law & business* (Columbia, Carolina del Sur) 19:1:1-24, 2022.
- Wilske, S. *et al.* Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2021 und Ausblick auf 2022. *SchiedsVZ* (Munich, Alemania) 20:3:111-139, 2022. Traducción del título al inglés: Developments in international arbitration during 2021 and outlook on 2022.
- Yu, C. Advancing predictability via a judicialized investment court?: a fresh look through the lens of constructivism. *Journal of international dispute settlement* (Oxford, Reino Unido) 13:3:370-392, 2022.
- Zhang, Y. The judicial function of investment tribunals: taking foundational assumptions seriously. *Journal of international economic law* (Oxford, Reino Unido) 25:1:129-147, 2022.
- Zhao, C. International investment and dispute settlement: understanding the China-European Union Comprehensive Agreement on Investment. Abingdon, Reino Unido; Nueva York, N.Y., Routledge, 2022.