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**Комиссия Организации Объединенных Наций
по праву международной торговли****Пятьдесят седьмая сессия**

Нью-Йорк, 24 июня — 12 июля 2024 года

**Библиография последних работ, касающихся
деятельности ЮНСИТРАЛ*****Записка Секретариата****Содержание**

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I. Работы общего характера

- Bamodu, 'Gbenga. Progressive harmonisation of international trade law in Africa: the role of UNCITRAL. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 81-98.
- Bridge, M.G. International trade and transnational law. *Revija Kopaoničke škole prirodnog prava* (Beograd) 2:9-34, 2020.
- Burman, H. Commercial law harmonization: the role of the United States. *Brooklyn journal of corporate, financial & commercial law* (Brooklyn, N.Y.) 17:2:3-18, 2023.
- Castellani, L. and A. Veneziano. UNIDROIT and UNCITRAL. In *Elgar encyclopedia of comparative law*. T. Matin Johansson, J. Smits, J Husa, A. Pastra, C. Valcke, M. Narciso eds. Cheltenham, U.K., Edward Elgar, 2023, p. 549-555.
- Cui, K. Research on the application of non-State law in the field of international commerce. *Beijing law review* (Beijing) 14:739-763, 2023.
- Estrella Faria, J.A. UNCITRAL: the organization. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 11-35.
- Ferrari, F. UNCITRAL conventions and private international law: from antagonism to symbiosis. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 36-52.
- Gleeson, J. and D. Forrester. Harmonising the local and global: non-unitary States and UNCITRAL's work of legal convergence. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 53-80.
- Gulati, R. and others, eds. *The Elgar companion to UNCITRAL*. Cheltenham, U.K., Edward Elgar, 2023. 577 p.
- Joubin-Bret, A. Foreword. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. xxiv-xxv.
- Organisation for Economic Co-operation and Development (OECD), ed. *Compendium of International Organisations' practices: working towards more effective international instruments*. Paris, OECD Publishing, 2021. 127 p.
- Policy developments in private international law. *Australian year book of international law* (Leiden, Netherlands (Kingdom of the)) 1-6, 19 June 2023.
- Schnabel, T. Reforming the law reform ecosystem. *Brooklyn journal of corporate, financial & commercial law* (Brooklyn, N.Y.) 17:2:31-56, 2023.
- Vieillard, G. La réception des droits de l'homme dans les travaux de la Commission des Nations Unies pour le droit commercial international (CNUDCI) = the reception of human rights in the work of the United Nations Commission on International Trade Law (UNCITRAL). *Revue de droit des affaires internationales = International business law journal* (Paris) 3-4:375-383, 2023.

II. Международная купля-продажа товаров

- Abhinav. Extent of third-party claims materializing in non-conformity: analysis in light of the favor contractus principle. *Vindobona journal of international commercial law and arbitration* (Vienna) 25:1:66-82, 2021.
- Albalawee, N. Rules governing anticipatory breach of contract under the Vienna Convention on International Sales. *Journal of Namibian studies* (Hong Kong) 33:2023-2032, 2023.

- Bridge, M.G. International trade and transnational law. *Revija Kopaoničke škole prirodnog prava* (Beograd) 2:9-34, 2020.
- Burgsdorff, C. von and R. Burkert. Revival des CISG: Dem “digitalen Kaufrecht” sei Dank. *Internationales Handelsrecht* (Köln, Germany) 23:5:185-193, 2023. Translation of title: Revival of the CISG: Thanks to the “Digital Sales Law.”
- Conde, I.C. “Regard is to be had”: the legislative intent of Article 7(1) of the CISG (part 1). *European journal of commercial contract law* (Zutphen, Netherlands (Kingdom of the)) 15:1:1-17, 2023.
- _____. “Regard is to be had”: the legislative intent of Article 7(1) of the CISG (part 2). *European journal of commercial contract law* (Zutphen, Netherlands (Kingdom of the)) 15:2:35-56, 2023.
- Conrads, M. Vertragsstrafen und Schadenspauschalen wegen verspäteter Lieferung in CISG-Einkaufsbedingungen. *Internationales Handelsrecht* (Köln, Germany) 23:3:104-110, 2023. Translation of title: Contractual penalties and flat-rate compensation for late delivery in CISG sales terms.
- Dostal, B. Die action directe im Rahmen einer Lieferkette: die jüngste Rechtsprechung der Cour de Cassation und der französischen Obergerichte. *Internationales Handelsrecht* (Köln, Germany) 23:4:141-151, 2023. Translation of title: The action directe within a supply chain: the recent decision of the Cour de Cassation and the French Supreme Courts.
- Elkhammar, J. مصير العقود الدولية الخاصة في ظل فرض حالة الطوارئ الصحية بسبب انتشار فيروس كورونا المستجد (كوفيد-19)- قراءة في القانون المغربي والمقارن. *Journal of international review of law* (Doha) 9:4:165-236, 2023. Translation of title: The fate of private international contracts under the imposition of a health emergency due to the spread of the emerging Corona virus (Covid-19): a reading of Moroccan and comparative law.
- Farsani, F. and R. Eskini. بررسی اقسام حق حبس در کنوانسیون بیع بینالمللی کال و امکان پذیرش و اعمال آنها در حقوق ایران. *Mofid University journal of comparative law* (Ghom, Iran (Islamic Republic of)) 10:1:19:145-172, 2023. Translation of title: Examining the types of the right of lien in the Convention of the International Sale of Goods and possibility of accepting and applying them in Iranian law.
- Ferrante, A. Burden of proof and lack of conformity under the CISG from the Italian law perspective. *Revija Kopaoničke škole prirodnog prava* (Beograd) 1:9-32, 2021.
- Flechtner, H.M. Honnold’s uniform law for international sales under the 1980 United Nations Convention. 5th ed. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, 2021. 932 p.
- Fontes da Costa, M. O papel da harmonização jurídica no combate às desigualdades: o exemplo da CISG. In Congresso Luso-Brasileiro de direito e desenvolvimento sustentável. M. C. Calheiros, et al., eds. Braga, Portugal, Escola de Direito da Universidade do Minho, 2023, p. 113-118. Translation of title: The role of legal harmonization in combating inequalities: the example of the CISG (1980).
- Franciosi, L.M. Le criptovalute nel contesto della compravendita internazionale di beni mobili: una prospettiva comparatistica. *Archivio giuridico* (Modena, Italy) 2:1:212-234, 2023. Translation of title: The cryptocurrencies within the context of the international sale of goods: a comparative perspective.
- Ha, K.H. 국제물품매매에서 매도인의 손해경감의무에 관한 고찰. *Journal of Korean trade and commerce* (Seoul) 62:5:3-32, 2014. Translation of title: A study on the seller’s duty to mitigate buyer’s damages in international sale of goods.

- Hartono, E. and others. Pentingnya ratifikasi CISG untuk ekspore dan impor Indonesia. *NUSANTARA: Jurnal Ilmu Pengetahuan Sosial* (Kota Padang Sidempuan, Indonesia) 10:6:2838-2842, 2023. Translation of title: The importance of CISG ratification for Indonesian exports and imports.
- Herrmann, H. When is a (suspected) damage a damage?: a comparative approach to the notion of damage in international sales and transport law. *European journal of commercial contract law* (Zutphen, Netherlands (Kingdom of the)) 15:1:18-33, 2023.
- Ipek, E. and A. Akgül. Birleşmiş Milletler Mal Satım Sözleşmesinin yeknesak yorumu. *Journal of Necmettin Erbakan University Faculty of Law* (Meram, Türkiye) 6:1:397-418, 2023. Translation of title: Uniform interpretation of the CISG (1980).
- Ishida, Y. What does “foreseeable” mean?: the scope of damages under CISG Articles 74-77: reasonability principle of foreseeability - we don’t need a crystal ball. *Journal of law and commerce* (Pittsburgh, Pa.) 40:2:235-280, 2022.
- Janssen, A. The United Nations Convention on Contracts for the International Sale of Goods (CISG) and the emergence of smart contracts and cryptocurrencies: should we try to teach an old dog some new tricks? *Tsinghua China law review* (Beijing) 14:S:1-18, 2022.
- Király, M. Specific performance - and the international unification of sales law. *Acta Universitatis Carolinae Iuridica* (Praha) 69:2:127-137, 2023.
- Kiraz, Ü.Ş.E. Türk mahkemelerinde CISG’nin uygulanma(ma)sı: madde 2(e) bağlamında bir değerlendirme. *Yıldırım Beyazıt hukuk dergisi* (Ankara) 2:565-585, 2023. Translation of title: (In)applicability of the CISG (1980) under Turkish courts: a review in the light of Article 2(e).
- Köhler, B. Applicational ambiguity?: Taiwan’s status in international sales law. *International and comparative law quarterly* (London) 72:2:545-563, 2023.
- Köhler, B. The CISG in the age of sustainable supply chains. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 339-355.
- Koller, T. Aspekte des Schadenrechts im UN-Kaufrecht (CISG). *Internationales Handelsrecht* (Köln, Germany) 23:2:53-60, 2023. Translation of title: Some aspects of the law of damages under the CISG (1980).
- Kruisinga, S.A. Wat iedere in de commerciële praktijk werkzame jurist moet weten van het Weens Koopverdrag. *SDU tijdschrift overeenkomst in de Rechtspraak* (The Hague, Netherlands (Kingdom of the)) 1:4-8, 2023. Translation of title: What every commercial practicing lawyer must know about the Vienna Sales Convention.
- Lee, D.W. 정부 외자조달계약의 국제물품매매협약의 적용과 매수인의 구제에 관한 연구. *Journal of Korean trade and commerce* (Seoul) 62:5:55-86, 2014. Translation of title: A study of the application and the buyer’s remedy for the CISG (1980) to the Government Foreign Procurement Contract.
- Liu, Q. The CISG and its extension to a territorial unit of a contracting state: the case of Hong Kong. *Hong Kong law journal* (Hong Kong) 52:1:67-86, 2022.
- Lozano Hernández, J. Lecciones del Covid-19: el incumplimiento previsible como una alternativa viable frente a la fuerza mayor y hardship del Art. 79 CISG = Lessons from Covid-19: anticipatory breach as a feasible alternative to force majeure and hardship under Art. 79 CISG. *Cuadernos de derecho transnacional* (Madrid) 15:1:470-490, 2023.
- Martínez Cañellas, A. Hermenéutica del derecho mercantil uniforme internacional. *Revista práctica de derecho CEFlegal* (Madrid) 163-164:45-90, 2014.

- Mendoza Montano, P. and F.A. Gramajo Lucas. The United Nations Convention on Contracts for the International Sale of Goods as reference to interpret or supplement Guatemalan Law. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 328-338.
- Moreno Morejón, F. *El Perfeccionamiento de los Contratos*. 2nd ed. Cuenca, Ecuador, Editorial Universitaria Católica (Edúnica), 2019. 158.
- Onyema, E. Sub-Saharan African courts decisions on the challenge of arbitrators. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:389-407, 2023.
- Osmanović, K. Analiza razloga za isključenje brodova, glisera na zračni jastuk i zrakoplova iz obima primjene konvencije UN-a o Ugovorima o Međunarodnoj Prodaji Robe. *Pravna misao* (Sarajevo) 5-6:7-19, 2023. Translation of title: Analysis of the grounds for the exclusion of ships, hovercrafts, and aircrafts from the purview of the CISG (1980).
- 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 škole prirodnog prava* (Beograd) 1:133-307, 2022.
- Pohl-Michalek, M. CISG exclusion during legal proceedings. *Chinese journal of comparative law* (Oxford, U.K.) 11:1:1-18, 2023.
- Ramezani Mahoonaki, M.S. and others. استرداد منافعاتشایز نقض قرارداد در کامنال، کنوانسیون 1980 و حقوق ایران. *Mofid University journal of comparative law* (Ghom, Iran (Islamic Republic of)) 10:1:19:73-98, 2023. Translation of title: Restitution of benefits for breach of contract in common law, Vienna Convention 1980 and Iranian law.
- Rossi, R. Article 42 of the United Nations Convention on Contracts for the International Sale of Goods: the equilibrium lying under a cryptic provision. *Vindobona journal of international commercial law and arbitration* (Vienna) 25:1:25-38, 2021.
- Rosta, H. and others. واکاوی قواعد حقوقی حاکم بر جبران خسارت ناشی از فسخ قرارداد و پیش بینی نقض آن با تأکید بر اسناد بین الملل. *International legal research* (Tehran) 15:56:173-196, 2022. Translation of title: Analyzing the legal rules governing the remedy caused by the termination of the contract and predicting its breach with emphasis on international documents.
- Schroeter, U.G. The 1980 Vienna Sales Convention (CISG) as standard setter for or obstacle to international commercial unification. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 296-327.
- Senlle Caride, M. La batalla de los formularios en la contratación internacional = the battle of the forms in international contracts. *Cuadernos de derecho transnacional* (Madrid) 14:2:804-824, 2022.
- Spagnolo, L. Thinking, small and large: can the CISG help SMEs and if so, how? In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 356-375.
- Spagnolo, L. and M. Bhatti. Conflicts of interest between sharia and international sale of goods: does CISG interest fit with Islamic law? *Monash University law review* (Clayton, Vic.) 49:1:1-48, 2023.
- Stucki, L. Specific performance and Article 28 CISG: the “domestic law defence” in the age of digital sales. *Vindobona journal of international commercial law and arbitration* (Vienna) 25:1:39-65, 2021.

- Talero Rueda, S. Some obstacles regarding the application of the CISG in Latin American countries. *ASIL Private international law interest group newsletter* (Washington, D.C.) 6:1:3-7, summer 2023.
- Tú, Đ.T. Vi phạm hợp đồng trước thời hạn thực hiện nghĩa vụ trong Công ước Viên năm 1980 và khuyến nghị cho Việt Nam. *Legal research journal* (Hà Nội) 19 July 2023. Translation of title: Breach of contract before the time limit for performance of obligations under the CISG (1980) and recommendations for Viet Nam.
- UN-Kaufrecht (CISG): Art. 78 CISG erlaubt auch zinseszins. *Internationales Handelsrecht* (Köln, Germany) 23:6:255-258, 2023. Translation of title: UN Sales Convention (CISG): Art. 78 of the CISG also allows compound interest.
- Walters, R. and B. Zeller. Transnational contract law: artificial intelligence, data, cybersecurity and the legal landscape. *Business law review* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 44:2:75-84, 2023.
- Wethmar-Lemmer, M.M. International commercial arbitration in South Africa and the CISG. *Uniform commercial code law journal* (St. Paul, Minn.) 50:4:311-329, 2022.
- Witz, C. Vente internationale de marchandises: conventions de Vienne et de New York: contrat - prescription. 2nd ed. Paris, Dalloz, 2023. 802 p.
- Witz, C. and others. Droit uniforme de la vente internationale de marchandises: août 2022 - août 2023. *Recueil Dalloz* (Paris) 199:42:2160-2168, 2023.

III. Международный коммерческий арбитраж и медиация

- Ababneh, H. Spotlights on the amended Jordanian Arbitration Law of 2018: is there room for further amendments? *Arab law quarterly* (Leiden, Netherlands (Kingdom of the)) 37:4:489-504, 2023.
- Abraham, S. Introduction to mediation in Malaysia. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:103-119, 2023.
- Alexander, N. and others. The Singapore Convention on Mediation: a commentary. Second edition. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International BV, 2023. 412 p.
- Alexander, N. and C. Chen. The Singapore Convention. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 242-266.
- Arp, B. and R. Polanco, eds. International arbitration in times of economic nationalism. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, 2022. 227 p.
- Aślanowicz, M. Do the rules of Europe's leading institutional arbitration courts and the UNCITRAL Arbitration Rules need to be revised?: assessment from the perspective of 2023. *Review of European and comparative law* (Lublin, Poland) 53:2:169-188, 2023.
- Bantekas, I. Disability and transnational arbitration: human rights linkages and reasonable accommodations. *William and Mary business law review* (Williamsburg, Va.) 14:3:551-582, 2023.
- Bantekas, I. and I. Ullah. Court-ordered interim measures in international arbitration: a comparative approach. *The journal of law and commerce* (Pittsburgh, Pa.) 41:2:251-283, 2023.
- Basirat, A.N. and M.A. Haqmal. Public policy as a ground for refusing recognition and enforcement of foreign arbitral awards: New York Convention, UNCITRAL

- Model Law and Afghanistan Arbitration Law perspectives. *American journal of law and political science* (Greeley, Colo.) 2:3:17-23, 2023.
- Bassuday, K.C. Mediated settlement agreements in South Africa: a judicial review. Durham, U.K, Durham University, 2023. 212 p. Thesis (Ph.D.) - Durham Law School, Durham University, 2023.
- Bédard, J. and P.W. Pearsall, eds. Reflections on international arbitration: essays in honour of Professor George Bermann. Huntington, N.Y., Juris, 2022. 1030 p.
- Benlala, M.A. Exploring Algeria's international commercial arbitration legislation in light of the UNCITRAL Model Law on International Commercial Arbitration: a national view on international investments. *International investment law journal* (Bucharest) 3:1:60-71, 2023.
- Bermann, G.A. The UNCITRAL Model Law at the US state level. *Arbitration international* (Oxford, U.K.) 39:2:172-190, 2023.
- Bosman, L. ICCA international handbook on commercial arbitration. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, 2020.
- Blake, C. Sovereign immunity and international arbitration: whither the rule of law. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 193-215.
- Brito Nieto, L.M. La improcedencia de cuestionar el laudo por vicios de fondo en Colombia. *Ius et praxis* (Lima) 56:217-237, 2023.
- Cai, W. Diversity of mediation and its impact on the Singapore Mediation Convention. *Hong Kong law journal* (Hong Kong) 52:1:235-255, 2022.
- Chaisse, J. and X. Ji. Shaping the future of transnational tax dispute settlement: the path to mediation. *Columbia journal of tax law* (New York, N.Y.) 14:1:30-61, 2023.
- Chakraborty, A. and S. Prosun Sarker. Resolving disputes with an healing effect: the practice of mediation in India. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 4:8:61-84, 2023.
- Chen, M. Commercial mediation in Mainland China: pitfalls & opportunities. *Pepperdine dispute resolution law journal* (Malibu, Calif.) 23:2:167-201, 2023.
- Chitoroaga, A. Dispute resolution mechanism in the Belt and Road Initiative. Padova, Italy, Università degli Studi di Padova, 2022. 108 p. Thesis (PhD).
- Escudero Muñoz, A. Alternative dispute resolution mechanisms for construction projects in Spain: guidelines for local and international practitioners. Stuttgart, Germany, University of Stuttgart, 2023. 152 p. Thesis (master's).
- Estrella Faria, J.A. International commercial arbitration and judicial cooperation in civil matters: towards an integrated approach". In *The HCCH 2019 Judgments Convention: cornerstones, prospects, outlook*. M. Weller, J. Ribeiro-Bidaoui, M. Brinkmann, N. Dethloff eds. Oxford; Hart, 2023, p. 337-354.
- Fernández Arroyo, D.P. El rol de la sede en el arbitraje comercial internacional: una perspectiva. *Iurgium : Revista del club español e iberoamericano del arbitraje* (Madrid) 48:11-18, 2023.
- Fonseca Cometti, A.K. and V. Raizer Borges Moschen. The Singapore Convention in the framework of the investor-State dispute settlement system. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 4:7:37-57, 2023.
- Gaillard, E. Seven dirty tricks to disrupt an arbitration and the responses of international arbitration law. *Arbitration international* (Oxford, U.K.) 39:3:361-378, 2023.

- Gautam, A.U.S. and T. Gupta. Anti-arbitration injunctions on foreign arbitrations and the New York Convention. *Indian journal of arbitration law* (Jodhpur, India) 11:1:126-144, 2023.
- Gerungan, A. and others. Mediation ecosystem in Indonesia. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:73-92, 2023.
- Ghose, A. and others. Scope of counterbalancing public policy and execution of foreign arbitral awards in India. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 4:8:105-121, 2023.
- Goldie-Scot, M. and A. Tigan. *The Commonwealth guide to mediation: a resource for practitioners and policy-makers*. London, Commonwealth Secretariat, 2023. 139 p.
- Grosbusch, M. and S. Lange. Arbitration in Luxembourg after the reform of the arbitration law. *Schieds VZ = Zeitschrift für Schiedsverfahren* (München) 21:6:317-324, 2023.
- Grosu, M. The effect of economic sanctions on enforcement in the context of international commercial arbitration. *Czech (& Central European) yearbook of arbitration* (The Hague, Netherlands (Kingdom of the)) 13:37-61, 2023.
- Gupta, N. Making the impossible possible: UNCITRAL's impact on the harmonisation and modernisation of India's legal framework for dispute resolution. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 267-276.
- Herinckx, Y. Enforcement of awards v. enforcement of judgments in the EU: arbitration must catch up. *Journal of international arbitration* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 40:2:155-178, 2023.
- Hao, X. The challenges of the Singapore Convention to the Chinese mediation system. *Hong Kong law journal* (Hong Kong) 52:3:1057-1081, 2022.
- Holtzmann, H.M. and others. *A guide to the 2006 amendments to the UNCITRAL Model Law on International Commercial Arbitration: legislative history and commentary*. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, 2015. 814 p.
- Huang, T. The two voices of federal law on "arbitrability": substantive common law, federalism, and choice of law for international commercial arbitration agreements. *Journal of law and commerce* (Pittsburgh, Pa.) 40:1:61-126, 2021.
- Hunter, R. and others. Arbitration in Germany: an international perspective. *SchiedsVZ* (München, Germany) 21:5:254-262, 2023.
- Ilhao Moreira, J. and M. Zhe. The arbitrability of corporate disputes in Macau: searching for answers under a new law. *Contemporary Asia arbitration journal* (Taipei) 16:1:69-96, 2023.
- International Bar Association Arbitration Committee, ed. *Arbitrating small value claims in investment arbitration*. London, IBA, 2022. 65 p.
- Jha, S. and C. Lim. Evolution of mediation in Singapore. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:121-143, 2023.
- Joubin-Bret, A. Foreword. In *Handbook of UNCITRAL Arbitration*. 4th ed. T. Webster. London, Sweet & Maxwell, 2023, p. vii-viii.
- Kalisz, A. and A. Serhieieva. The development of mediation in Poland and Ukraine: a comparison and prospects for experience exchange. *Studia iuridica lublinsia* (Lublin, Poland) 32:3:89-109, 2023.
- Kim, S.Y. and J. Choi. Mediation in South Korea. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:145-152, 2023.

- Knieper, J. and J. Haddad. Judicial support of international commercial arbitration under the Model Law: a précis of available options for judges. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 216-241.
- Kröll, S. Die schiedsrechtliche Rechtsprechung 2022. *SchiedsVZ* (München, Germany) 21:4:183-191, 2023. Translation of title: Jurisprudence in arbitration 2022.
- Lagiewska, M. Arbitration with Chinese characteristics and its long pathway towards international standards. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:191-204, 2023.
- Lankarani, L. De la protection arbitrale des droits de l'homme et des traits dits inhérents à l'arbitrage = On the arbitral protection of human rights and the so-called inherent features of arbitration. *Revue de droit des affaires internationales = International business law journal* (Paris) 3-4:455-469, 2023.
- Lewis, A. The Balder effect: conditional arbitrability's threat to the New York Convention. *Arbitration international* (Oxford, U.K.) 39:1:39-62, 2023.
- Ling, A. Neither express nor implied: rethinking governing law of the arbitration agreement. *Arbitration international* (Oxford, U.K.) 39:3:401-424, 2023.
- Loayza Orellana, S.J. and C.G. Angles Salazar. Arbitraje acelerado de la CNUDMI: ¿Cuáles son las ventajas y desventajas de su aplicación en el arbitraje comercial internacional? *Revista arbitraje alumni* (Buenos Aires) 3:91-121, 2022.
- Loquin, E. Droits de l'homme et ordre public transnational =: Human rights and transnational public order. *Revue de droit des affaires internationales = International business law journal* (Paris) 3-4:455-469, 2023.
- Ma, W.J.-M. Harmonising judicial approaches to determining the law of the arbitration agreement. *ICC dispute resolution bulletin* (Paris) 1:26-35, 2023.
- Malatesta, A. Interim measures and international commercial arbitration: some thoughts on the concurrent jurisdiction. *Rivista dell'arbitrato* (Milano, Italy) 33:2:449-468, 2023.
- Mavrantoukakis, E. Am Erlassort wegen sachlicher Unrichtigkeit aufgehobene ausländische Schiedssprüche: Gedanken zur Anerkennung und Vollstreckbarerklärung. *SchiedsVZ* (München, Germany) 21:4:203-208, 2023. Translation of title: Foreign arbitral awards set aside in the State of origin due to their substantive incorrectness: thoughts on recognition and declaration of enforceability.
- Mourre, A. and A. Vagenheim. Again on the case for the publication of arbitral awards. *Arbitration international* (Oxford, U.K.) 39:2:259-267, 2023.
- Nueber, M. ZPO - Schiedsverfahren: Taschenkommentar. Wien, LexisNexis, 2019. 204 p. Translation of title: Code of Civil Procedure - arbitration: commentary.
- Onyefulu, A.O. Artificial intelligence in international arbitration: a step too far? *Arbitration* (London) 89:1:56-77, 2023.
- Onyema, E. Sub-Saharan African courts decisions on the challenge of arbitrators. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:389-407, 2023.
- Pathak, H. The Devas-Antrix saga and the enforceability of annulled awards. *ASA bulletin* (Alphen aan den Rijn, Netherlands (the Kingdom of)) 41:3:529-547, 2023.
- Parise Kuhnle, F. and M. Magnarelli. The Italian arbitration reform: the dawn of a new era? *SchiedsVZ* (München, Germany) 21:5:275-280, 2023.

- Petsche, A. and others. The Singapore Convention: quo vadis of the sleeping beauty? *Austrian yearbook on international arbitration* (Vienna) 85-95, 2023.
- Phillips, A.M. Interim reliefs in arbitration in Nigeria. *Journal of arbitration* (Lagos, Nigeria) 12:1:310-325, 2017.
- Porter-Wright, M. Confidentiality of arbitrations in South Africa: towards (or away from) implied confidentiality? *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:423-444, 2023.
- Quang, C.H. and C.D. Duy. An assessment of commercial mediation activities in Vietnam: Advantages and challenges. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:179-190, 2023.
- Rajput, A. Investment Arbitration as a Forum for Enforcement of Commercial Arbitration Awards. *Hague yearbook of international law = Annuaire de La Haye de droit international* (Leiden, Netherlands (Kingdom of the)) 34:33-74, 2021.
- Reyes, A. Judicial support of international commercial arbitration under the Model Law: a précis of available options for judges. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 99-115.
- República de Colombia. Corte Suprema de Justicia. Relatoría Sala de Casación Civil, ed. Arbitraje internacional: algunos estudios contemporáneos de la Sala de Casación Civil de la Corte Suprema de Justicia de Colombia. Bogotá, s.n., 2022. 36 p.
- Resende, C.V. La ejecución de laudos arbitrales extranjeros: estudio comparado. *Anuario de la Maestría en Derecho Internacional Privado y Comparado* (Caracas) 3:15-100, 2021.
- Saadani, O. La nouvelle loi marocaine sur l'arbitrage et la médiation de 2022 (Loi 95-17). *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:389-421, 2023.
- Schmidt, R. 60 ans de la Convention de New York en Hongrie: une approche formaliste, mais favorable à l'arbitrage. *Revue internationale de droit comparé* (Paris) 75:3:689-712, 2023.
- Sharma, C. Blockchain arbitral award: potential challenges in recognition and enforcement under the New York Convention. *Revista română de arbitraj* (Bucharest) 16:4:85-107, 2022.
- Shaw, G.J. The 2022 ICSID Rules: a leap toward greater transparency in ICSID arbitration. *ICSID review* (Oxford, U.K.) 38:1:54-71, 2023.
- Special issue: Recognition and enforcement of arbitral awards. *Czech (& Central European) yearbook of arbitration* (The Hague, Netherlands (Kingdom of the)) 9, 2019.
- Studer, T. Environmental accountability: a case for international conciliation? *Journal of international dispute settlement* (Oxford, U.K.) idad008:1-25, 2023.
- Suraweera, A. Shareholder claims for reflective loss in investor-State dispute settlement: proposing reform options for States? *ICSID review* (Oxford, U.K.) 1-30, 2023.
- Takatori, Y. and J. Claxton. Mediation in Japan. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:93-101, 2023.
- Tan, D. The Singapore Convention on Mediation to reinforce the status of international mediated settlement agreements: breakthrough or redundancy? *Conflict resolution quarterly* (Hoboken, N.J.) 1-16, 2023.

- Tan, J.H. Blockchain “arbitration” for NFT-related disputes. *Contemporary Asia arbitration journal* (Taipei) 16:1:145-186, 2023.
- Tavana, M.H. and Z. Hosseinpour. The current legal framework for commercial mediation in Iran: need for a mediation act? *AIADR journal of international ADR forum* (Kuala Lumpur) 3:11:4-11, 2023.
- Tho, N.T.A. Amicable settlements of investor-State disputes in Vietnam’s investment treaties and practice. *Contemporary Asia arbitration journal* (Taipei) 16:1:31-68, 2023.
- Trari Tani, M. Droit de l’homme et amicus curiae dans l’arbitrage international = human rights and amicus curiae in international arbitration. *Revue de droit des affaires internationales = International business law journal* (Paris) 3-4:441-454, 2023.
- Tsafack Djoumessi, C.C. Revers et envers de l’office du tribunal arbitral dans l’espace ohada. *Penant: revue trimestrielle de droit africain* (Paris) 923:309-336, 2023.
- Verbist, H. Mediation as an alternative method to settle investor-state disputes. In *Handbook of international investment law and policy*. J. Chaisse, L. Choukroune, S. Jusoh, eds. Singapore, Springer, 2020.
- _____. UNCITRAL Expedited Arbitration Rules 2021. b-arbitra (Brussels) 2:424-434, 2022.
- Vidyarthi, A. and S. Hyaat Khan. India: a late opening to the notion of international public policy? *Arbitration international* (Oxford, U.K.) 38:4:249-261, 2022.
- Warikandwa, T.V. and L. Usebiu. A proposal for international arbitration law in Namibia based on the UNCITRAL Model Law on International Commercial Arbitration. *De jure law journal* (Pretoria) 56:259-279, 2023.
- Webster, T. Proposed basic timetables for expedited arbitration. *Arbitration international* (Oxford, U.K.) 38:4:262-277, 2022.
- Webster, T.H. *Handbook of UNCITRAL arbitration*. 4th ed. London, Sweet & Maxwell, 2023. 806 p.
- Wei, S. Mediation in China: past, present and future. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:53-71, 2023.
- Wethmar-Lemmer, M.M. International commercial arbitration in South Africa and the CISG. *Uniform commercial code law journal* (St. Paul, Minn.) 50:4:311-329, 2022.
- Wijayatilake, D. Mediation in Sri Lanka. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:153-165, 2023.
- Wilinski, P. Excess of powers in international commercial arbitration: compliance with the arbitral tribunal’s mandate in a comparative perspective. The Hague, Netherlands (Kingdom of the), Eleven International Publishing, 2021. 533 p.
- Wongsawangsiiri, W. Mediation in Thailand. *Revista brasileira de alternative dispute resolution* (Belo Horizonte, Brazil) 5:9:167-178, 2023.
- Zahdeh, J.Y. تنفيذ حكم التحكيم وفقا لقانون التحكيم الأردني. *Studies, sciences of Sharia and law* (Amman) 44:3:187-199, 2017. Translation of title: Execution of arbitration award according to Jordanian arbitration law.
- Zeller, B. and R. Walters. Transnational law in light of international arbitration. *Comparative law yearbook of international business* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 44:1-19, 2023.

IV. Международные перевозки

- Bath, V. UNCITRAL and international carriage of goods by sea. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 541-561.
- Beijing Convention on the International Effects of Judicial Sales of Ships. *European transport law* (Antwerp, Belgium) 58:2:135-346, 2023.
- Berlingieri, G. La Convention de Pékin: comparaison avec le droit italien. *Droit maritime français* (Paris) 863:971-974, 2023.
- Berlingieri, G. and S. Hetherington, eds. *Comité Maritime International 1972–2022*. Avegno, Genova, Italy, Microart, 2022. 574 p.
- Cao, X. and others. Securing the clean title of ships: the prospects and achievements of the Convention on the International Effects of Judicial Sales of Ships. *Marine policy* (Amsterdam) 154:1-7, 2023.
- Czerwenka, B. Übereinkommen über die internationalen Wirkungen von Zwangsversteigerungen von Schiffen. *Transportrecht* (Köln, Germany) 46:7/8:307-312, 2023. Translation of title: Convention on the International Effects of Judicial Sales of Ships.
- Davies, M. Recognition of foreign judicial ship sales in the United States. *Journal of international maritime law* (Witney, U.K.) 28:6:425-433, 2022.
- Estrella Faria, J.A. Vers Pékin via Vienne et New York: le voyage commun CNUDCI/CMI vers la toute nouvelle convention de droit maritime sur les effets internationaux des ventes judiciaires de navires. *Droit maritime français* (Paris) 857:391-404, 2023.
- Hyun, N.H. 선박경매의 국제적 효력에 관한 소고: 각국의 사례 및 선박경매에 관한 배이징협약의 메커니즘을 중심으로. *Comparative private law* (Seoul) 30:2:223-249, 2023. Translation of title: A study on the international effects of judicial sale of ships: focusing on various cases and the mechanism of the Beijing Convention on the Judicial Sale of Ships.
- Nassar, M.I.M. and D.H.A. Al-Daboubi. مدى إمكانية تنظيم أحكام سند الشحن البحري الإلكتروني في القانون الأردني: دراسة مقارنة. *Dirasat: Shari'a and law sciences* (Amman) 50:2:118-132, 2023. Translation of title: Regulating the Electronic Sea Bill of Lading in Jordanian law: a comparative study of its feasibility.
- Novák, R. Přepravní smlouvy v mezinárodní multimodální přepravě a Rotterdamská Pravidla. *Perner's contacts: journal of engineering, technology and management in transport* (Pardubice, Czech Republic) 16:1:1-8, 2021. Translation of title: Contracts for international multimodal carriage and the Rotterdam Rules (2008).
- Pezoa Huerta, R. On the validity of the new Jason clause in charterparties and bills of lading under Chilean law. *Journal of international maritime law* (Witney, U.K.) 29:2:119-126, 2023.
- Schmidt, R. 60 ans de la Convention de New York en Hongrie: une approche formaliste, mais favorable à l'arbitrage. *Revue internationale de droit comparé* (Paris) 75:3:689-712, 2023.
- Shao, Y.-F. and others. Paving the way to recognising foreign judicial sale of ships: a comparative analysis of judicial sale proceedings in selected jurisdictions. *Cuadernos de derecho transnacional* (Madrid) 15:1:136-160, 2023.
- Yang, H. and L. Zhu. Defining the maritime transport document and its dematerialisation under Chinese law. *Journal of international maritime law* (Witney, U.K.) 28:5:337-355, 2022.

V. Международные платежи (включая независимые гарантии и резервные аккредитивы)

Kleiner, C. The law(s) applicable to central bank digital currencies. In *Blockchain and private international law*. Leiden, Netherlands (Kingdom of the), Brill/Nijhoff, 2023, p. 351-371.

Yüksel Ripley, B. When is a cryptocurrency transfer international in distributed ledger technology-based systems? *EU and comparative law issues and challenge series* (Osijek, Croatia) 7:2:181-201, 2023.

VI. Электронная торговля

Aksoy, P.Ç. and others. Tedarik zincirlerinde kağıtsız ticaret dönemine doğru: dijital dünyadaki gelişmeler ve blokzincir: teknolojisi elektronik ticaret dokümanları bakımından neler getirecek? *Banka ve Ticaret Hukuku Dergisi* (Ankara, Türkiye) 39:1:67-128, 2023. Translation of title: Towards a paperless trade era in supply chains: what will developments in the digital world and blockchain technology bring in regard of electronic trade documents?

Asian Development Bank, ed. *E-commerce in CAREC countries: infrastructure development*. Mandaluyong City, Philippines, Asian Development Bank, 2022. 109 p.

Bassiouni, O.M.A. مفهوم السجلات الإلكترونية القابلة للتحويل في ضوء قانون الأونسيترال النموذجي للسجلات الإلكترونية القابلة للتحويل. *Middle East research journal* (Cairo) 601:2:1-59, 2023. Translation of title: The concept of electronic transferable records in the light of the UNCITRAL Model Law on Electronic Transferable Records.

Calderón-Ortega, M.A.N. and C.A. Cueto-Calderón. Cinco críticas a la configuración jurídica y probatoria del documento por mensaje de datos dentro del ordenamiento jurídico colombiano. *Revista saber, ciencia y libertad* (Bogotá) 18:1:100-125, 2023.

Caprioli, E.A. La loi-type de la CNUDCI sur les documents transférables électroniques: analyse et perspectives. *Journal du droit international* (Paris) 150:2:465-503, 2023.

Castellani, L. The legal status of electronic bills of lading: a panorama. *Logistik & Recht* (Frankfurt am Main, Germany) 2:3:141-143, 2023.

Castellani, L. and B. Hérisset. CNUDCI, cinquante ans de travaux pour un commerce électronique normalisé et sécurisé. *Échanges internationaux* (Paris) 124:14-15, 2023.

Castellani, L.G. UNCITRAL texts on electronic commerce. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 512-524.

Christou, T.A. and J.L. Taylor. Blueprint paper on digital trade and the UNCITRAL Model Law on Electronic Transferable Records. S.I., Centre for Applied Sustainable Transition Law, 2023. 71 p.

Collot, B. and P. Henry. Accélérer la digitalisation des activités de financement du commerce international. Paris, s.n, 2023. 113 p.

Finocchiaro, G. and L. Castellani. The UNCITRAL Model Law on Electronic Transferable Records: introduction and overview. *European review of private law* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 31:5:955-978, 2023.

- Fosgaard, L.B. The transfer of rights in a digitalised age. Aalborg, Denmark, Aalborg Universitetsforlag, 2023. 284 p. Thesis (PhD).
- Hounkpe, J.C. La signature électronique en droit béninois. *Penant : revue trimestrielle de droit africain* (Paris) 923 :383-406, 2023.
- Jiang, T. Regulating electronic bills of lading on a national level. *Journal of business law* (Singapore) 604-626, 2023.
- Joubin-Bret, A. and A. Kunzelmann. UNCITRAL texts on electronic commerce. In *The Elgar companion to the World Trade Organization*. J. Chaisse, C. Rodríguez-Chiffelle, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 257-269.
- Kharitonova, E. Развитие научной мысли в сфере унификации правил электронной коммерции в рамках ЮНСИТРАЛ. *Economy and society* (Saratov, Russia) 9:52:423-431, 2018. Translation of title: The development of scientific thought in the field of harmonization of the rules of e-commerce within UNCITRAL.
- Ren, J. Stumbling Into the digital era: how can electronic bills of lading achieve functional and legal equivalence to paper bills of lading? Southampton, U.K., University of Southampton, 2023. 251 p. Thesis (PhD).
- Shah, S.S., ed. Resilience and economic growth in times of high uncertainty. Xinjiang, China, CAREC Institute, 2022. 438 p.
- Sidorov, V.N. and E.V. Sidorova. El derecho internacional económico en la nueva era digital. *Revista CES derecho* (Medellín, Colombia) 13:2:89-110, 2022.
- Sooksripaisarnkit, P. Blockchain-based bills of lading and the UNCITRAL Model Law on Electronic Transferable Records: questions of compatibility. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 525-540.
- Yılmaz, M. Elektronik imzalı belgelerin karşılaştırmalı hukukta ve idarî yargılama hukukunda delil niteliği. *Marmara University Faculty of Law journal of legal studies* (Istanbul, Türkiye) 22:3:3435-3486, 2016. Translation of title: Evidentiary value of electronically signed documents in comparative law and administrative procedural law.

VII. Обеспечительные интересы (включая финансирование под дебиторскую задолженность)

- Bazinas, S.V. Neil Cohen's contribution to uniform secured finance law. *Brooklyn journal of corporate, financial & commercial law* (Brooklyn, N.Y.) 17:2:19-29, 2023.
- Bazinas, S.V. Security interests in intellectual property under the UNCITRAL Model Law on Secured Transactions. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 442-461.
- Brydie-Watson, W. The missing piece of the puzzle: the adoption of the UNIDROIT Model Law on Factoring. *Journal of International Banking & Financial Law* (London, U.K.) 38:8:556-563, 2023.
- Gotua, L. საქართველოში უზრუნველყოფილი გარიგებების მარეგულირებელი ერთიანი საკანონმდებლო ჩარჩოს შექმნისა და საუკეთესო საერთაშორისო გამოცდილები: იმპლემენტაციასთან დაკავშირებული სამართლებრივი პრობლემები. *German-Georgian Journal of Comparative Law* (Tbilisi) 17:1:120-143, 2023. Translation of title: Legal Problems Related to the Creation of a Unified Legal Framework

Regulating Secured Transactions in Georgia and the Implementation of the Best International Experience.

Gullifer, L. The UNCITRAL Model Law and secured transactions law reform. *Brooklyn journal of corporate, financial & commercial law* (Brooklyn, N.Y.) 17:1:97-119, 2022.

Haentjens, M. and M. Lehmann. The law governing secured transactions in digital assets. In *Blockchain and private international law*. Leiden, Netherlands (Kingdom of the), Brill/Nijhoff, 2023, p. 456-478.

Jafari, D. and M. Amini. تأمین مالی از طریق واگذاری مطالبات (فاکتورینگ) در نظام حقوقی ایران. *Journal of Islamic economics and banking* (Tehran) 11:41:361-390, 2023. Translation of title: Financing through the assignment of receivables (factoring) in the Iranian legal system.

Lehmann, M. and H. Meyle. The law applicable to stablecoins. In *Blockchain and private international law*. Leiden, Netherlands (Kingdom of the), Brill/Nijhoff, 2023, p. 372-398.

VIII. Закупки

Ait Youcef, S. La loi type de la CNUDCI sur la passation des marchés publics et la réglementation algérienne des marchés publics. Paris, France, Université Paris-Panthéon-Assas, 2022. 622 p. Thesis (PhD). Translation of title: The UNCITRAL Model Law on Public Procurement and Algerian Public Procurement Regulation.

Rawat, M. and K. Damodaran Raju. The role of UNCITRAL Model Law in reforming procurement mechanisms: a case study of India. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 497-511.

Yukins, C. and C. Nicholas. The UNCITRAL Model Law on Public Procurement: potential next steps. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 480-496.

IX. Несостоятельность

Adams Kirshner, J. and Y. Chatard. Cross-border insolvency under the UNCITRAL Model Laws and the European Insolvency Regulation. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 428-441.

Akintola, K. and F. Adeyemo, eds. Bank insolvency law in developing economies. Abingdon, U.K.; New York, N.Y., Routledge, 2023. 196 p.

Antle, O. and others. UNCITRAL Judgments Model Law: five years on. *International corporate rescue* (London) 20:4:211-213, 2023.

Atkins, S. Enhancing efficiency and rescue outcomes in cross-border insolvency matters: the role of multilateral cooperation protocols and judicial diplomacy. *International corporate rescue* (London) 20:3:145-149, 2023.

Berg, S. van den and others, eds. Cross border restructuring & insolvency 2012-2022: Cases and developments. Deventer, Netherlands (Kingdom of the), Wolters Kluwer, 2023. 355 p.

Botina Bolaños, C.H. La insolvencia transfronteriza en la globalización, su aplicación en Colombia y regulaciones de la insolvencia transfronteriza en otras partes del globo. *Revista e-mercatoria* (Bogotá) 21:2:95-112, 2022.

- Briceño Pérez, L.D. Algunas notas sobre el derecho concursal internacional. *Anuario de la Maestría en Derecho Internacional Privado y Comparado* (Caracas) 3:259-273, 2021.
- Bridge Zoller, C. Corporate restructuring laws under stress: policy-making in uncertain times. *European Business Organization Law Review* (The Hague, Netherlands, (Kingdom of the)) 24:387-407, 2023.
- Carpenter, M.L. and L.T. Alves de Andrade. Overview of the latest amendments to the Brazilian judicial reorganisation and bankruptcy law. London, INSOL International, 2023. 15 p.
- Castle, T. Enforcement risk: solving the restructuring challenge for extra-territorial plans. London, INSOL International, 2023. 15 p.
- Clarke, J. and K. Crinson. The UK's adoption of the UNCITRAL model laws on the recognition of foreign judgments and enterprise group insolvencies. *International corporate rescue* (London, U.K.) 20:5:296-298, 2023.
- Cohen, A.L. Modified universalism and comity among nations. *American Bankruptcy Institute journal* (Alexandria, Va.) 42:7:36-39, 2023.
- Didia, I. Noul cadru de restructurare reglementat prin Legea nr. 216 din 14 iulie 2022 pentru modificarea și completarea Legii nr. 85/2014 privind procedurile de prevenire a insolvenței și de insolvență și a altor acte normative: o aliniere importantă pentru România la cerințele Uniunii Europene Partea a II-a. *Buletinul Notarilor Publici* (Bucharest) 27:1:8-21, 2023. Translation of title: The new restructuring framework regulated by Law No. 216 of July 14, 2022 for the Amendment and Completion of Law No. 85/2014 regarding the Procedures for the Prevention of Insolvency and Insolvency and Other Normative Acts: An important alignment for Romania with the requirements of the European Union (Part II).
- Eidenmüller, H. What can restructuring laws do? Geopolitical shocks, the new German restructuring regime, and the limits of restructuring laws. *European Business Organization Law Review* (The Hague, Netherlands (Kingdom of the)) 24:231-249, 2023.
- Foo, H. and B. Wee. Annotated guide to the Singapore insolvency legislation: corporate insolvency. Singapore, Academy Publishing, 2023. 822 p.
- Freitas Gouvêa, M. and R. Diogo Luz. Competência do juiz para análise do plano de recuperação judicial: importância, possibilidade, limites e critérios. *Revista Jurídica da Presidência* (Brasília) 25:136:473-503, 2023. Translation of title: Court's competence to analyze the judicial reorganization plan: importance.
- Gheorghe, G. The impact of insolvency proceedings on the jurisdiction of arbitral tribunals. *Czech (& Central European) yearbook of arbitration* (The Hague, Netherlands (Kingdom of the)) 13:21-35, 2023.
- Godwin, A. and others. Cross-border insolvency law in India: are the principles of comity of courts and inherent common law jurisdiction relevant? *International insolvency review* (London) 32:2:228-252, 2023.
- Guo, S. and J. Su. Chinese cross-border insolvency laws: recent developments and international implications. *International insolvency review* (London) 32:1:41-59, 2023.
- Gurrea-Martinez, A. Guide on the treatment of insolvent micro and small enterprises in Asia. Singapore, ABLI, 2022. 65 p. A joint project by the International Insolvency Institute and the Asian Business Law Institute.
- Hallworth, M., ed. International insolvency & restructuring report 2023/24. Colchester, U.K., Capital Markets Intelligence, 2023. 72 p.

- Haşhaş, A. Abd hukuku örneğinde küçük ve orta ölçekli işletmeler (KOBİ) için özel yeniden yapılandırma. *Dokuz Eylül Üniversitesi Hukuk Fakültesi Dergisi* (Izmir) 25:1:267-320, 2023. Translation of title: Special Reorganization for Small and Medium Size Enterprises (SMEs).
- Mann, I. Guide on conducting an out-of-court workout in Asia. Singapore, ABLI, 2023. 80 p.
- McCormack, G. UK contracts and modification under foreign law: time to consign the Gibbs rule to legal history? *Journal of business law* (London) 4:289-308, 2023.
- Mevorach, I. Insolvency standards, model laws, and cooperation in cross-border insolvency: the role and impact of UNCITRAL's instruments. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 410-427.
- Mosleh Hamdan Masahla, T. إعادة التنظيم: إحدى إجراءات مراحل الإعسار للوقاية من الإفلاس الأردني-دراسة مقارنة التصفية؛ وفقا أحكام قانون الإعسار الأردني-دراسة مقارنة. *Journal of international review of law* (Doha) 9:2:118-163 2023. Translation of title: Reorganization: an insolvency procedure preventing liquidation in accordance with the provisions of the Jordanian Insolvency Law: a comparative study.
- Murray-Jones, J. et al. How are the English courts adapting to post-Brexit challenges? *International corporate rescue* (London) 20:2:79-84, 2023.
- Plas, C.G. van der. Informatievergaring door buitenlandse curatoren in Nederland: heden en toekomst. *Nederlands Internationaal Privaatrecht* (The Hague, Netherlands (Kingdom of the)) 2:288-302, 2022. Translation of title: Information gathering by foreign trustees in the Netherlands : present and future.
- Poliakov, R. РОДІОН ПОЛЯКОВ Порівняльно-правовий аналіз Типового закону Юнітрал про транскордонну неспроможність 1997 р. із регламентами ЄС 2000 та 2015 рр. про процедури неспроможності як основоположних міжнародних джерел регулювання процедури транскордонної неспроможності. *Law of Ukraine: Legal journal* (Kyiv) 2023:5:143-164, 2023. Translation of title: A comparative legal analysis of the UNCITRAL Model Law 1997 on cross-border insolvency with the EEIU Regulations of 2000 and 2015 on insolvency proceedings as the essential international legal sources for the regulation of cross-border insolvency proceedings.
- Qu, C.Z. Cross border assistance as a restructuring device for Hong Kong: the case for its retention. *Journal of private international law* (Abingdon, U.K.) 18:3:468-492, 2022.
- Sarra, J. and others. Chasing assets abroad: ideas for more effective asset tracing and recovery in cross-border insolvency. *International insolvency review* (London) 32:2:253-288, 2023.
- Tan, K.W. A golden thread on the red dot: modified universalism and the law on cross-border insolvency in Singapore. *Singapore Academy of Law journal* (Singapore) 35:2:364-394, 2023.
- Taylor, L. A comparative analysis of the Australian and New Zealand liquidation schemes. *International Insolvency Review* (Chichester, U.K.) 32:60-92, 2023.
- Warner, G.R. Comparative collectivity: European Union and United States approaches. *International insolvency review* (London) 32:1:156-175, 2023.
- Weldon, C.J. Bridging the gap: a discussion of cross-border insolvency theories and why universal proceduralism could reconcile cross-border insolvency and admiralty. *Tulane maritime law journal* (New Orleans, La.) 47:287-307, 2023.
- Wessels, B. and S. Guo. Cross border insolvency between Mainland China and Hong Kong: new proposals from a global perspective. *International corporate rescue* (London) 20:1:11-17, 2023.

Wilson, C. et al. Cross-border investigations and comity: a toolkit for insolvency practitioners and restructuring advisors. London, INSOL International, 2023. 45 p.

Wörle, K. Angloamerikanische Restrukturierungskultur in Österreich und Deutschland: Zugleich ein Beitrag zur Kosteneffizienz von Sanierungsregimen. *KTS Zeitschrift für Insolvenzrecht* (Köln, Germany) 84:3:365-384, 2023. Translation of title: Anglo-American restructuring culture in Austria and Germany: At the same time a contribution to the cost efficiency of renovation regimes.

Zhang, H. and Y. Huang. Construction and improvement of Chinese bankruptcy legal framework for micro and small enterprises in China: problems and proposals. *International corporate rescue* (London) 20:5:311-319, 2023.

Zhang, H. and Y. Huang. Cross-border insolvency law in China: an empirical analysis and proposal based on the insolvency cooperation mechanism between the Chinese mainland and Hong Kong. *International insolvency review* (London) 32:2:336-357, 2023.

X. Международные контракты на строительство

[По этой теме не зарегистрировано никаких публикаций.]

XI. Международная встречная торговля

Costa, P.H.B.R. da. Da necessidade de uma maior regulamentação dos contratos de countertrade por organismos internacionais. Recife, Italy, Universidade Federal de Pernambuco, 2022. 53 p. Thesis (PhD).

XII. Публично-частное партнерство

Chuah, J. Concession-based project finance for smart ports with a special focus on emerging economies. In *Smart ports and robotic systems: navigating the waves of techno-regulation and governance*. T. Matin Johansson, D. Dalaklis, J Echebarria Fernández, A. Pastra, M. Lennan, eds. Cham, Switzerland, Palgrave Macmillan, 2023, p. 189-205.

Mattar, M.Y. and others. Public-private partnerships: a legislative model from the State of Qatar. *Global journal of comparative law* (Leiden, Netherlands (Kingdom of the)) 11:77-130, 2022.

XIII. Урегулирование споров в режиме онлайн

Brand, R.A. Online dispute resolution. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 277-294.

Neik Chaudhary, S. International inclination towards online dispute resolution: trends and issues in virtual commerce in Pakistan. *Global legal studies review* (Mardan, Pakistan) 8:2:94-103, 2023.

XIV. Микро-, малые и средние предприятия

Butler, P. UNCITRAL and MSMEs: an enduring and successful marriage. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 377-391.

Fenwick, M. and others. ESG as a business model for small and medium-sized enterprises. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 392-409.

Petrović, S. Djelatnost UNCITRAL-a na novom pravnom obliku trgovačkog društva (kao odgovor na anakronost prava društava). *Zbornik Pravnog fakulteta u Zagrebu* (Zagreb, Croatia) 72:1-2:355-378, 2022. Translation of title: The work of UNCITRAL on a new company form (as a response to the anachronism of company law).

XV. Урегулирование споров между инвесторами и государствами

Al-Enizi, Z.Kh. The role of the UNCITRAL Rules on Transparency in enforcing societal control over investment treaties. *Journal of governance and regulation* (Sumy, Ukraine) 12:1(special issue):260-271, 2023.

Arp, B. and R. Polanco, eds. *International arbitration in times of economic nationalism*. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, 2022. 227 p.

Brower, C.H. Against imperial arbitrators: the brilliance of Canada's new model investment treaty. *FIU law review* (Miami, Fla.) 17:1:1-117, 2023.

Bruno Pollero, M. and D. Probst. UNCITRAL transparency standards and public participation in investor-State dispute settlement (ISDS). *Czech (& Central European) yearbook of arbitration* (The Hague, Netherlands (Kingdom of the)) 13:63-88, 2023.

Carbajal Valenzuela, C. and A. Techetto dal Piva. Latin America's perspective on the reform of the Investor-State Dispute Settlement Mechanism. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 116-138.

Cardona, H. La noción de «inversión» en el arbitraje internacional. *Spain arbitration review* (Madrid) 47:21-49, 2023.

Charlotin, D. UNCITRAL Working Group III adopts final versions of codes of conduct: ban on double-hatting is maintained, and cooling-off periods are clarified. *Investment arbitration reporter* (New York, N.Y.) 26 April 2023.

Davitti, D. and P. Vargiu. Litigation finance and the assetization of international investment arbitration. *Journal of world investment and trade* (Leiden, Netherlands (Kingdom of the)) 24:487-500, 2023.

Deva, S. and T. Van Ho. Addressing (In)Equality in redress: rights-led reform of the investor-State dispute settlement mechanism. *Journal of world investment and trade* (Leiden, Netherlands (Kingdom of the)) 24:398-436, 2023.

Dine, C.L. Protectionism or promotion: an analysis of Seychelles' approach to the law on foreign-direct investments. *International trade law and regulation* (London) 1:27-43, 2023.

Fach Gómez, K. and C. Titi. Facilitating access to investor-State dispute settlement for small and medium-sized enterprises: tracing the path forward. *European business law review* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 34:7:1039-1068, 2023.

Franck, S. Reforming World Bank dispute resolution: ICSID in context. *Michigan journal of international law* (Ann Arbor, Mich.) 44:3:349-403, 2023.

Garcia, F. and B. Guven. Designing a Multilateral Investment Court for procedural justice. *Journal of world investment and trade* (Leiden, Netherlands (Kingdom of the)) 24:461-486, 2023.

- Giorgetti, C. The transformation of international organizations: specialization, new initiatives, and working methods - some observations on the work of UNCITRAL Working Group III. *Journal of international economic law* (Oxford, U.K.) 26:40-50, 2023.
- Gulati, R. and P. Schoeffmann. UNCITRAL's work in investor-state dispute settlement: promoting the rule of law internationally? In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 140-160.
- Jarrett, M. The international validity of domestic law in investment-treaty arbitration. *Arbitration international* (Oxford, U.K.) 39:1:1-17, 2023.
- Joubin-Bret. Foreword. In *Investment arbitration and climate change*, Alphen aan den Rijn. A. Magnusson, A. Ipsps, eds. Netherlands (Kingdom of the), Kluwer Law International, 2024, p. xxi-xxii.
- Joubin-Bret, A. and D.N. Probst. The UNCITRAL ISDS reform: mandate, working methods and the way forward. In *Reflections on International arbitration: essays in honour of Professor George Bermann*. J. Bédard, P.W. Pearsall, eds. Huntington, N.Y., Juris, 2022, Ch. 72.
- Kaufmann-Kohler, G. Indépendance et impartialité du juge et de l'arbitre dans le règlement des différends entre investisseurs et états: leçon inaugurale. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, Netherlands (Kingdom of the)) 427:9-50, 2023.
- Kayalı, D. Third-party funding in investment arbitration: how to define and disclose it. *ICSID review* (Oxford, U.K.) 38:1:113-139, 2023.
- Kinnear, M. Current developments in investor-State dispute settlement: an overview of substantive and procedural change in the past fifty years. *University of St. Thomas law journal* (Saint Paul, Minn.) 17:2:209-218, 2021.
- Korzun, V. Enforcing soft law in international investment arbitration. *Vanderbilt journal of transnational law* (Nashville, Tenn.) 56:1:1-65, 2023.
- Kryvoi, Y. Three dimensions of inequality in international investment law. *Comparative law yearbook of international business* (Alphen aan den Rijn, Netherlands (Kingdom of the)) 44:225-240, 2023.
- Lifshits, I.M. and A.V. Shatalova. Обновление системы урегулирования споров между инвесторами и государствами: реформа или революция? *Moscow journal of international law* (Moscow) 1:29-46, 2023. Translation of title: Modernization of the investor-State dispute settlement system: reform or revolution?
- Lo Giacco, L. Private entities shaping community interests: (re)imagining the 'publicness' of public international law as an epistemic tool. *Transnational legal theory* (Oxford, U.K.) 1-37, 2023.
- Ma, W. and M. Faure. Is investment arbitration an effective alternative to court litigation?: towards a smart mix of litigation and arbitration in resolving investment disputes. *Brooklyn journal of international law* (Brooklyn, N.Y.) 48:1:1-87, 2022.
- Nováčková, D. and A. Holíková. The application of transparency rules in investment arbitration as a requirement of sovereignty. *Czech yearbook of international law* (The Hague, Netherlands (Kingdom of the)) 10:185-202, 2019.
- Nunn, A.F. Rule of law issues in international investment disputes and proposals for multilateral appellate review: challenges and opportunities for UNCITRAL. Bristol, U.K., University of Bristol, 2022. 363 p. Thesis (PhD).

- Perrone, N. Investment treaty law and matters of recognition: locating the concerns of local communities. *Journal of world investment and trade* (Leiden, Netherlands (Kingdom of the)) 24:437-460, 2023.
- Ren, R. Shareholder reflective loss: a bogeyman in investment treaty arbitration. *Arbitration international* (Oxford, U.K.) 39:3:425-444, 2023.
- Rogers, C.A. Reconceptualizing the party-appointed arbitrator and the meaning of impartiality. *Harvard international law journal* (Cambridge, Mass.) 64:1:137-202, 2023.
- Sauvant, K.P. An Advisory Centre on International Investment Law: key features. *University of St. Thomas law journal* (Saint Paul, Minn.) 17:2:354-372, 2021.
- Scharaw, B. and J. Lui. Third-party funding in investment arbitration: emerging regulatory framework and tribunal approaches to disclosure and requests for security for costs. *SchiedsVZ* (München, Germany) 21:2:65-73, 2023.
- Sharma, M. Lawyers and law-makers in investor-State arbitration: implications for its legitimacy and current reforms. *Transnational dispute management* (Voorburg, Netherlands (Kingdom of the)) 20:4:1-17, 2023.
- Shelley, J. The Mauritius Convention and UNCITRAL Rules on Transparency in Treaty-based Investor-State Arbitration. In *The Elgar companion to UNCITRAL*. R. Gulati, T. John, B. Köhler, eds. Cheltenham, U.K., Edward Elgar, 2023, p. 161-176.
- Singh, J. Draft code of conduct for arbitrators in international treaty arbitration cases: will the final outcome meet its ultimate objective? *Bar and Bench* (Delhi, India) 3 July 2023.
- Special issue: “The brass tacks of ISDS reform.” *Journal of international dispute settlement* (Oxford, U.K.) 14:2:127-280, 2023.
- Tho, N.T.A. Amicable settlements of investor-State disputes in Vietnam’s investment treaties and practice. *Contemporary Asia arbitration journal* (Taipei) 16:1:31-68, 2023.
- Todorovic, H. UNCITRAL Secretariat publishes updated draft provisions on procedural and cross-cutting issues for consideration by Working Group III: draft provisions include denial of benefits for abuse of process, rules on transparency and third-party funding, and limitations to the total damages that may be awarded. *Investment arbitration reporter* (New York, N.Y.) 9 August, 2023.
- _____. UNCITRAL Working Group III to consider updated draft provisions on advisory centre on international investment law. *Investment arbitration reporter* (New York, N.Y.) 1 August, 2023.
- Tringas, G. The applicability of New York Convention in investment courts. Bedfordshire, U.K., University of Bedfordshire, 2016. 112 p. Thesis (LLM).
- Ungboriboonpisal, T. The Advisory Centre on International Investment Law (ACIIL) and the potential conflict of interest situations it could encounter. *American review of international arbitration* (Huntington, N.Y.) 33:2:129-152, 2022.
- Verbist, H. Mediation as an alternative method to settle investor-state disputes. In *Handbook of international investment law and policy*. J. Chaisse, L. Choukroune, S. Jusoh, eds. Singapore, Springer, 2020.
- Witt, A.A. Practical considerations arising from the consolidation and transparency provisions of the 2022 ICSID Arbitration Rules. *Cahiers de l’arbitrage* (Paris) 1:11-28, 2023.

Yaw Nyinevi, C. Corporate accountability to local communities for investment-related harms: the elusive promise of balanced investment treaties. *African journal of international and comparative law = Revue africaine de droit international et comparé* (Edinburgh) 31:3:333-355, 2023.
