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لجنة الأمم المتحدة للقانون التجاري الدولي  
الدورة الثامنة والأربعون  
فيينا، ٢٩ حزيران/يونيه - ١٦ تموز/يوليه ٢٠١٥

ثبت مرجعي بالمؤلفات الحديثة ذات الصلة بأعمال الأونسيترال\*  
مذكّرة من الأمانة

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\* يمكن الاطلاع على قوائم المراجع الراهنة والمجمّعة مع شروحها المفصّلة في الموقع التالي:

<http://www.uncitral.org/uncitral/publications/bibliography.html>



## أولاً - مراجع عامة

- Asia Pacific Economic Cooperation (Organization). 2014 APEC ministerial meeting: joint ministerial statement. Beijing, APEC, 2014. [12] p.
- Audit, M. and others. Droit du commerce international et des investissements étrangers. Issy-les-Moulineaux, France, LGDJ, 2014. 764 p.
- Block-Lieb, S. and T.C. Halliday. Contracts and private law in the emerging ecology of international lawmaking. Conference paper. International Academy of Commercial and Consumer Law, Istanbul, Turkey, 16 July 2014, and Society for the Advancement of Socio-Economics, Chicago, Illinois, 11 July 2014.
- Dimande, A.C. and others. Regional integration, rule of law and development: lessons from SADC experiences, volume one. Maputo, CEDIR, 2012. 557 p.
- Fernández-Arroyo, D.P. Private international law and comparative law: a relationship challenged by international and supranational law. *Yearbook of private international law* (München, Germany) 11:31-71, 2009.
- Fernández-Vitores, D. Spanish in the United Nations system. *Informes del observatorio = Observatorio reports* (Cambridge, Mass.) 004010/2014EN, 2014.
- Fogt, M.M. Unification and harmonization of international commercial law: interaction or deharmonization? Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2012. 282 p.
- Fombad, C.M. Some reflections on the prospects for the harmonization of international business laws in Africa: OHADA and beyond. *Africa today* (Bloomington, Ind.) 59:3:50-80, 2013.
- Hahn, C. and others. Briefing on 'Means of implementation: harmonizing and modernizing the law of international trade', [New York], 5 February 2015. Consolidated statements.
- Knieper, J. UNCITRAL: Probleme grenzüberschreitend lösen. *Rechtshandel Wirtschaftsblatt* (Wien) 4564:15-16, 20 March 2014. Translation of title: UNCITRAL: solving problems across borders.
- Kono, T. Efficiency in private international law. *Recueil des cours = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 369:361-512, 2013.
- Kono, T. and K. Kagami. Is a uniform law always preferable to private international law? *Japanese yearbook of international law* (Tokyo) 56:314-337, 2013.
- Lech, M. An academic perspective of international law and international relations as a new interdisciplinary scholarship: selected issues. Wien, Landesverteidigungsakademie, 2013. 199 p.
- Quintana Adriano, E.A., ed. The evolution of the global trade over the last thirty years: international academy of commercial and consumer law. Mexico, D.F., Universidad Nacional Autónoma de México, 2014. 403 p.
- Ribeiro, J. UNCITRAL, narrowing the gap of international trade law. *Recent trends of law & regulation in Korea* (Republic of Korea) 16:26-29, 2014.

Vieillard, G. La contribution de la Commission des Nations Unies pour le droit commercial international (CNUDCI) à l'harmonisation et l'uniformisation du droit commercial international. Dijon, France, Université de Bourgogne, 2014. 615 p. Thesis (Doctoral) - Université de Bourgogne, 2014.

\_\_\_\_\_. News from the United Nations Commission on International Trade Law (UNCITRAL): UNCITRAL at the end of 2014. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 19:4:723-727, 2014.

Wallace, M.J. Instruments of international commercial harmonisation in England and Wales: how 'international' is international commercial law? Norwich, United Kingdom, University of East Anglia, 2013. 310 p. Thesis (Doctoral) - University of East Anglia, 2013.

## ثانياً - البيع الدولي للبضائع

20 years of Unidroit Principles of International Commercial Contracts: experiences and prospects (Rome, 9-10 May 2014). *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 19:4:481-668, 2014.

Ahadi, M. The United Nations Convention on Contracts for the International Sale of Goods: should developing nations such as Iran adopt the CISG? Durham, U.K., Durham University, 2013. 231 p. Thesis (Doctor of Philosophy) - School of Law, University of Durham, 2013.

Ahmad Tajudin, A. Article 55 on open-price contract: a wider interpretation necessary? *Journal of arts and humanities* (Rockville, Md.) 3:3:38-49, March 2014.

Ajibo, K.I. Facing the truth: an appraisal of the potential contributions, paradoxes and challenges of implementing the United Nations Convention on Contracts for the International Sale of Goods (CISG) in Nigeria. *Afe Babalola University: Journal of sustainable development law and policy* (Nigeria) 2:1:175-189, 2013.

Akrami, F. and others. 'Open price' term under the United Kingdom Sale of Goods Act 1979 and the United Nations Convention on Contracts for International Sale of Goods (CISG): a comparative analysis. *Asian social science* (Toronto) 10:15:97-105, 2014.

Aksenov, A.A. Правовое регулирование договора международной купли-продажи товаров между субъектами предпринимательской деятельности стран СНГ. *Журнал российского права* 5, 2013.

\_\_\_\_\_. Регулирование договора международной купли-продажи товаров между субъектами предпринимательской деятельности стран СНГ в рамках Конвенции ООН «О договорах международной купли-продажи товаров» 1980 г. *Вестник Нижегородского университета им. Н.И. Лобачевского* (Nizhny Novgorod, Russian Federation) 3:2:21-27, 2013.

Almanza Torres, D.J. and M.C. Pereira Ribeiro. La Convención de Viena sobre Compraventa Internacional de Mercaderías y la función social del contrato en el derecho brasileiro. *Revista de derecho privado* (Bogotá) 26:267-293, 2014.

Alonso-Pérez, M.-T. Contre-offre versus acceptance modifiée. *Revue internationale de droit comparé* (Paris) 66:1:53-66, 2014.

- Arabyan, M.S. and E.V. Popova. Договор международной купли-продажи и особенности использования его условий при определении таможенной стоимости товаров. *Таможенное дело* 1:3-6, 2014.
- Bagdasarova, A.S. Взыскание процентов как последствие нарушения договора международной купли-продажи товаров (по Венской конвенции 1980 г.). *Журнал международного права и международных отношений* 2:15-25, 2013.
- Beheshti, R. A comparative analysis of damages along with set-off under the SGA versus price reduction under the CISG and the CESL. *European journal of commercial contract law* (Zutphen, The Netherlands) 5:4:81-94, 2013.
- Bernasconi-Osterwalder, N. and D. Rosert. Investment treaty arbitration: opportunities to reform arbitral rules and processes. *IISD report* (Winnipeg, Man.) January 2014.
- Bitas, B.C. Australia's proposed exercise in contract law reform: international convergence and regional implications. *Singapore Academy of Law journal* (Singapore) 25:374-389, 2013.
- Bogdanov, D.E. Справедливость как основное начало виновной и безвиновной договорной ответственности в российском и зарубежном праве. *Адвокат* 1:11-28, 2014.
- Buschtöns, C. Damages under the CISG: selected problems. Cape Town, South Africa, University of Cape Town, 2005. 71 p. Thesis (Masters) - School of Advanced Law, University of Cape Town (2005).
- Cadena Afanador, W.R. and G.A. Cubillos Guzmán. La compraventa internacional de mercaderías. Bogotá, Universidad Libre, 2013. 360 p.
- Carvalho, M.A.E. de and L. Mandelbaum Bianchini. The CISG in Brazil: consequences and challenges in Brazilian international trade. *International sales* (London) 32:20-23, February 2014.
- Castellanos Ruiz, E. La Convención de Viena de 1980 sobre compraventa internacional de mercaderías: Ámbito de aplicación, carácter dispositivo y disposiciones generales. *Cuadernos de la maestría en derecho* (Bogotá) 1:77-161, 2011.
- CISG Advisory Council. CISG Advisory Council declaration no. 2: use of reservations under the CISG. *Internationales Handelsrecht* (München) 14:3:131-132, 2014.
- \_\_\_\_\_. CISG Advisory Council opinion no. 12: liability of the seller for damages arising out of personal injuries and property damage caused by goods and services under the CISG. *Internationales Handelsrecht* (München, Germany) 14:2:82-88, 2014.
- \_\_\_\_\_. CISG Advisory Council opinion no. 14: interest under Article 78 CISG. *Internationales Handelsrecht* (München) 14:5:204-216, 2014.
- \_\_\_\_\_. CISG Advisory Council opinion no. 15: reservations under Articles 95 and 96 CISG. *Internationales Handelsrecht* (München) 14:3:116-130, 2014.
- CISG legal design jam group. Visual CISG: a prototype of legal information design. Syros, Greece, CISG legal design jam group @ Syros 2013, 2013. 9 p.
- Coetzee, J. The interplay between INCOTERMS® and the CISG. *Journal of law and commerce* (Pittsburgh, Pa.) 32:1:1-21, 2013.

- Contributions to the study of international trade law and alternative dispute resolution in the South Pacific = Contribution à l'étude du droit du commerce international et des modes alternatifs de résolution des conflits dans le Pacifique sud. *Comparative law journal of the Pacific = Revue juridique polynésienne* (Faa'a, French Polynesia, France) 17:1-371, 2014.
- Cross, K.H. Parol evidence under the CISG: the 'homeward trend' reconsidered. *Ohio State law journal* (Columbus, Ohio) 68:133-160, 2007.
- Cuniberti, G. Three theories of *lex mercatoria*. *Columbia journal of transnational law* (New York) 52:369-434, 2014.
- Davies, M. and D.V. Snyder, eds. *International transactions in goods: global sales in comparative context*. New York, Oxford University Press, 2014. 478 p.
- Dawud, N. Interest under CISG and al Shari'a: problems with the enforceability of Article 78 of the CISG in Arab [countries]. Berlin, Epubli, 2013. 32 p.
- Delgrange, O. and A. Visentin. Contratto di vendita internazionale tra una società italiana e una società francese e vizi del bene venduto: qual è la normativa più favorevole per il venditore italiano? Quale per il compratore italiano? *Contratto e impresa / Europa* (Milano) 1:218-237, 2013. Translation of title: International sales contract between an Italian company and a French company where the goods are defective. What is the law most favourable to an Italian seller? As for an Italian buyer?
- De Luca, V. The conformity of the goods to the contract in international sales. *Maastricht European Private Law Institute working paper* (Maastricht, The Netherlands) 2014:5.
- Dennis, M.J. Modernizing and harmonizing international contract law: the CISG and the Unidroit Principles continue to provide the best way forward. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 19:1:114-151, 2014.
- Deshayes, O., ed. *Le droit commun européen de la vente: examen de la proposition de règlement du 11 octobre 2011*. Paris, Société de législation comparée, 2012. 449 p.
- Diesse, F. La bonne foi, la coopération et le raisonnable dans la Convention des Nations Unies relative à la vente internationale de marchandises (CVIM). *Journal du droit international* (Paris) 129:1:55-112, 2002.
- DiMatteo, L.A., ed. *International sales law: a global challenge*. New York, Cambridge University Press, 2014. 747 p.
- Dolganova, I. and M. Boff Lorenzen. O Brasil e a Adesão à Convenção de Viena de 1980 sobre Compra e Venda Internacional de Mercadorias. *Revista Fórum CESA* (São Paulo, Brazil) 4:10:46-61, 2009. Translation of title: Brazil and accession to the United Nations Convention on Contracts for the International Sale of Goods ("CISG (1980)").
- Drličková, K. Aplikace Úmluvy OSN o smlouvách o mezinárodní koupi zboží před rozhodci. *Časopis pro právní vědu a praxi* (Brno, Czech Republic) 21:3:327-337, 2013. Translation of title: Application of the CISG (1980) in arbitration.
- Eberl-Borges, C. and Y. Su. Freedom of contract in modern Chinese legal practice. *George Washington international law review* (Washington, D.C.) 46:2:341-371, 2014.

- El Saadani, S.E.F.O. Das islamische Zinsverbot und CISG-Kaufverträge. *Freilaw - Freiburg law students journal* (Freiburg, Germany) 3, 10/2006. Translation of title: Islamic interest ban and CISG (1980) sales contracts.
- Febles Pozo, N. La compraventa internacional: estudio necesario en el marco actual de las relaciones comerciales internacionales en Cuba. *Ámbito jurídico* (Rio Grande, Brazil) 16:119, December 2013.
- Ferrante, A. ¿Es correcta la elección del método de cálculo de la reducción del precio en los principios latinoamericanos de contratos? *Revista Chilena de derecho privado* (Santiago) 22:9-49, 2014.
- Ferrari, F. Forum shopping et droit matériel uniforme. *Journal du droit international* (Paris) 129:2:383-408, 2002.
- Fillers, A. Concepts of the reasonable person under Article 8 of the United Nations Convention on Contracts for the International Sale of Goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:2:171-190, 2013.
- Fogt, M.M. Unification and harmonization of international commercial law: interaction or deharmonization? Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2012. 282 p.
- Forester, J. Who pays the bill?: recoverability of attorneys' fees under the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:2:191-208, 2013.
- Fox, W.F. International commercial agreements and electronic commerce. 5th ed., revised. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2013. 411 p.
- France. Parlement. Assemblée nationale and R. Ferrand. Question N°: 26750 de M. Richard Ferrand. Question publiée au JO le : 21/05/2013 page : 5201. Réponse publiée au JO le : 29/10/2013 page : 11326.
- Frignani, A. and M. Torsello. Gli usi nella Convenzione di Vienna sulla vendita internazionale di beni mobili. *Contratto e impresa / Europa* (Milano) 1:407-417, 2013. Translation of title: The uses of the CISG (1980).
- Fuglinszky, Á. The reform of contractual liability in the new Hungarian Civil Code: strict liability and foreseeability clause as legal transplants. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 79:1:72-116, 2015.
- Galligan, M.W. Choosing New York law as governing law for international commercial transactions. *International law practicum* (Albany, N.Y.) 26:2:79-108, 2013.
- Gazzaneo, N. Accession of Brazil to the CISG: a first analysis on the application of the Convention by the Brazilian judge. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:2:209-232, 2013.
- Glavanits, J. Changing rules of sales: international and Hungarian regulation of export contracts. Conference paper presented on the 1st Inaugural Conference of Society International Public Law, Florence, Italy, 27 June 2014.

- Glitz, F.E.Z. La globalización del derecho contractual = Contrato, globalização e lex mercatória. Trans by. Maria Noel. São Paulo, Brazil, Clássica Editora. 589 p.
- González Painemal, N.A. Interpretación e integración de la convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías. Santiago, Universidad de Chile, 2013. 268 p. Thesis (licenciado en ciencias jurídicas y sociales) - Universidad de Chile, Facultad de Derecho (2013).
- Grasmann de Carvalho, D.H. Aspectos principais da CISG (United Nations Convention on Contracts for the International Sale of Goods). *Revista jus navigandi* (Teresina, Brazil) 11/2014. Translation of title: Principle aspects of the CISG (1980).
- Gridneva, M.V. Форма международного договора купли-продажи. *Международное публичное и частное право* 3:3-8, 2011.
- Gromov, A.A. Акцепт на иных условиях: российский подход в контексте зарубежного опыта. *Вестник Высшего Арбитражного Суда РФ* 10:70-95, 2012.
- Iftime, E. Good faith in international sales law. *Acta Universitatis George Bacovia. Juridica* (Bacau, Romania) 3:2:527, 2014.
- Islam, Z.M. Applicability of the Convention on Contracts for International Sale [of] Goods (CISG). *IOSR journal of humanities and social science* 14:3:78-81, 2013.
- Ivanova, N. Legal regulation of the buyer's obligation for price payment according to the Vienna Convention on Contracts for the International Sale of Goods with emphasis to its orderliness in Republic of Macedonia. *Journal of process management - new technologies, international* (Vranje, Serbia) 2:4:127-133, 2014.
- Jansen, S. Price reduction under the CISG: a 21st century perspective. *Journal of law and commerce* (Pittsburgh, Pa.) 32:2:325-379, 2014.
- Jaya, A. Convención de Viena: contrato de compra: venta internacional de mercaderías. *Revista judicial* (Quito) 21 de octubre del 2014.
- Jayme, E. Der internationale Rechtsverkehr mit den lusophonen Ländern: Jahrestagung der Deutsch-Lusitanischen Juristenvereinigung in Hamburg. *IPRax* (Bielefeld, Germany) 34:2:211-212, 2014. Translation of title: International legal transactions with lusophone countries.
- Jovićić, K. The seller's liability for material defects of the goods and the buyer's legal remedies in that case. *Megatrend revija = Megatrend review* (Belgrade) 11:2:37-54, 2014.
- Juwana, H. Ratifikasi Konvensi PBB mengenai kontrak jual beli barang internasional = [Academic report on the ratification of the CISG (1980)]. Jakarta, Badan Pembinaan Hukum Nasional, 2013. 97 p.
- Kahindo, N.A. International sales contracts in Congolese law: a comparative analysis. Pretoria, University of South Africa, 2014. 603 p. Thesis (Doctor of Laws) - University of South Africa (2014).
- Karton, J. The culture of international arbitration and the evolution of contract law. Oxford, U.K., Oxford University Press, 2013. 275 p.
- Keglević, A. Neispunjenje ugovora u europskom privatnom pravu: perspektive harmonizacije i razvoja zajedničkog pravnog okvira. *Zbornik pravnog fakulteta sveučilišta u Rijeci* (Rijeka, Croatia) 34:2:671-700, 2013. In Croatian. Translation

- of title: Legal remedies for non-performance of contract in European private law: perspectives for harmonization and the creation of the common legal frame.
- Li-Kotovtchikhine, X.-Y. Le nouveau droit chinois des contrats internationaux. *Journal du droit international* (Paris) 129:1:113-163, 2002.
- Lauzon, E.D. Construction and application of United Nations Convention on Contracts for the International Sale of Goods (CISG). *American law reports: ALR federal* 200:541, 2014.
- Lundgren, L. The United Nation's Convention of Sale of Goods: why is it being excluded from international sales contracts? Jönköping, Sweden, Jönköping University, 2014. 54 p. Thesis (Master's) - Jönköping International Business School, Jönköping University (2014).
- MacQueen, H.L. Change of circumstances: CISG, CESL and a case from Scotland. *Journal of international trade law and policy* (Bingley, U.K.) 11:3:300-305, 2012.
- Mahasneh, N. Subject matter and consideration of the contract: the approaches of the 2010 UNIDROIT PICC, the 1980 CISG, and the 1976 Civil Code of Jordan. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 19:3:390-410, 2014.
- Mak, V. According to custom ...?: the role of 'trade usage' in the proposed Common European Sales Law (CESL). *European review of contract law* (Berlin) 10:1:64-84, 2014.
- Malahlela, C. Should South Africa ratify the United Nations convention on contracts for the international sale of goods? Pretoria, University of Pretoria, 2013. 60 p. Thesis (Master Legum) - University of Pretoria (2013).
- Mandala, S. Examining modalities for harmonisation of contract law in ASEAN. *Indonesian law journal* (Indonesia) 6:39-54, 2013.
- Manh, V.S. In the formation of contracts under the CISG, how does Article 19 solve the battle of forms issue? *External economics review* (Hà Nội) 62:17-25, 2014.
- Mankowski, P. and W. Wurmnest, eds. Festschrift für Ulrich Magnus: zum 70. Geburtstag. München, Germany, Sellier European Law Publishers, 2014. 734 p.
- Marxen, K. Commercial letters of confirmation and the CISG. *European journal of commercial contract law* (Zutphen, The Netherlands) 6:2:17-32, 2014.
- Matinyenya, P. South Africa's non-ratification of the United Nations Convention on Contracts for the International Sale of Goods (CISG), wisdom or folly, considering the effect of the status quo on international trade. Cape Town, South Africa, University of the Western Cape, 2011. 86 p. Thesis (LL.M) - Faculty of Law, University of the Western Cape, 2011.
- Mazhorina, M.V. Современные тенденции развития права международной торговли. *Журнал российского права* 4:119-128, 2014.
- Mazzacano, P.J. Exemptions for the non-performance of contractual obligations in CISG Article 79: the quest for uniformity in international sales law. Cambridge, U.K., Intersentia, 2014. 260 p.
- Mikhajlov, N.N. Принципы в правовом регулировании международной купли-продажи товаров. *Арбитражный и гражданский процесс* 12:44-47, 2011.



- \_\_\_\_\_. Проблемы возмещения убытков в сфере международной купли-продажи товаров. *Международное публичное и частное право* 5:18-19, 2011.
- Moens, G.A. and others, eds. Festschrift for Bruno Zeller. Australia, LexisNexis, 2014. 562 p.
- Momberg, R. Harmonization of contract law in Latin America: past and present initiatives. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 19:3:411-428, 2014.
- Neumann, T. International commercial law from a Nordic and Baltic perspective: status and current challenges. *Nordic journal of commercial law* (Turku) 2:2014.
- \_\_\_\_\_, ed. The Nordic article 92 reservations and their withdrawal: implications and problems: audiovisual conference book. Video conference proceedings from International Commercial Law from a Nordic and Baltic Perspective: Current Status and Challenges, conference held at Aarhus University in collaboration with the Secretariat of UNCITRAL on 18 September 2014.
- Nicholas, C.E. Comparing the UN Convention on Contracts for the International Sale of Goods to UCC Article 2. Conference paper. ILSA, University of Idaho College of Law, April 3 2014.
- Nikolyukin, S.V. Систематизация и стандартизация международных торговых обычаев (на примере ИНКОТЕРМС 2010). *Юрист* 6:12-17, 2013.
- \_\_\_\_\_. Унификация правил международной купли-продажи (на примере Принципов УНИДРУА). *Юрист* 4:36-41, 2014.
- Oliva Blázquez, F. El anteproyecto de código mercantil en el contexto del proceso internacional de unificación del derecho privado de los contratos. *Revista de derecho civil* (España) 1:3:37-66, 2014.
- Pavelts, A. and K. Sein. The buyer's right to require reimbursement for repair costs of defective goods under the CISG, the CESL, and Estonian law. *Juridica international* (Tartu, Estonia) 21:147-158, 2014.
- Pédamon, C. and J. Chuah. Hardship in transnational commercial contracts: a critique of legal, judicial and contractual remedies. Zutphen, The Netherlands, Paris Legal Publishers, 2013. 109 p.
- Peluso, M.A. CISG: international trade in plain 'English'. *Commerce* (Paramus, N.J.) 44-45 and 64, summer 2005.
- Pérez Vargas, V. La Convención de Naciones Unidas para la Compraventa Internacional de Mercaderías: necesidad de su ratificación en Costa Rica. *Revista judicial* (Heredia, Costa Rica) 111:279-292, 2014.
- Pertegás, M. and B.A. Marshall. Party autonomy and its limits: convergence through the new Hague Principles on Choice of Law in International Commercial Contracts. *Brooklyn journal of international law* (Brooklyn, N.Y.) 39:975-1003, 2014.
- Peterkova Mitkidis, K. Sustainability clauses in international supply chain contracts: regulation, enforceability and effects of ethical requirements. *Nordic journal of commercial law* (Turku) 1:2014.

- Pitton, M.-C. Le rôle du jugement étranger dans l'interprétation du droit conventionnel uniforme. The Hague, Eleven International Publishing, 2014. 592 p.
- Posch, W. Fünfundzwanzig Jahre einheitliches internationales Warenkaufrecht in Österreich. *Zeitschrift für Europarecht, internationales Privatrecht und Rechtsvergleichung* (Wien) 76-84, 2014. Translation of title: Twenty-five years of uniform sales law in Austria.
- Pusztahelyi, R. The new Hungarian civil code and the international law regulation in the viewpoint of the suspension of prescription. *European integration studies* (Miskolc, Hungary) 10:1:71-81, 2013.
- Quagliato, P.B. The duty to negotiate in good faith. *International journal of law and management* (Bingley, U.K.) 50:5:213-225, 2008.
- Radosavac, M. and B. Zeller. The buyer's burden of proof under articles 38-39 CISG: is it reasonable? *Vindobona journal of international commercial law and arbitration* (Vienna) 17:1:63-82, 2013.
- Rozehnalová, N. and others. Úmluva OSN o smlouvách o mezinárodní koupi zboží - ano či ne? Brno, Czech Republic, Masarykova univerzita, 2012. 268 p. Translation of title: CISG (1980) - yes or no?
- Rozenberg, M.G. Из практики Международного коммерческого арбитражного суда при Торгово-промышленной палате РФ за 2009 - 2011 годы. *Хозяйство и право* 11, 2012.
- \_\_\_\_\_. Некоторые актуальные вопросы практики разрешения споров в МКАС при ТПП РФ. *Хозяйство и право* 4, 2011.
- Ryan, D.P. Essential principles of contract and sales law in the Northern Pacific: Federated States of Micronesia, the Republics of Palau and the Marshall Islands, and United States territories and political entities. Reno, Nev, University of Nevada, Reno, 2009. 558 p. Thesis (PhD) - University of Nevada, Reno (2009).
- Schroeter, U.G. Rückkaufverpflichtungen und 'contra proferentem'-Regel unter dem UN-Kaufrecht. *Internationales Handelsrecht* (München) 14:5:173-179, 2014. Translation of title: Buy back obligations and 'contra proferentem' rules under the CISG (1980).
- Schwenzer, I.H. and others, eds. A CISG e o Brasil: Convenção das Nações Unidas para os Contratos de Compra e Venda Internacional de Mercadorias. São Paulo, Brazil, Marcial Pons, 2015. 675 p. Translation of title: The CISG (1980) and Brazil.
- \_\_\_\_\_, eds. Current issues in the CISG and arbitration. The Hague, Eleven International Publishing, 2014. 299 p.
- Schwenzer, I.H. and L. Ali. The emergence of global standards in private law. *Vindobona journal of international commercial law and arbitration* (Vienna) 18:1:93-110, 2014.
- Schwenzer, I.H. and D. Tebel. Suspicion, mere suspicion: non-conformity of the goods? *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 19:1:152-168, 2014.
- Scottish Law Commission. Review of contract law: discussion paper on formation of contract. *Scottish Law Commission discussion paper* (Edinburgh, U.K.) 154, 2012.

- Serakov, V.V. Исторические аспекты предвидимости убытков. Соотношение предвидимости убытков в ст. 74 Венской конвенции 1980 г. и решении по делу *Hadley v. Baxendale*. *Вестник гражданского права* 6, 2012.
- Shestakova, M.P. Тенденции развития правового регулирования международной купли-продажи. *Журнал российского права* 4, 2013.
- Shima, Y. 比較法を参酌したウィーン売買条約の自律的解釈-緒論. *Kokusai shōji hōmu* (Tokyo) 43:1:74-77, 2015. Translation of title: Autonomous interpretation of the CISG (1980). In Japanese.
- Shoarian, E. and F. Rahimi. Sanctions and their effects on contractual obligations: from the perspective of international instruments and Iranian law. *Nordic journal of commercial law* (Turku) 1:2014.
- Shumba, T. Harmonising the law of sale in the Southern African Development Community (SADC): an analysis of selected models. Stellenbosch, South Africa, Stellenbosch University, 2013. 336 p. Thesis (Doctor of Laws) - Faculty of Law, Stellenbosch University, 2013.
- Sobel-Read, K.B. Global value chains: a framework for analysis. *Transnational legal theory* (Basingstoke, U.K.) 5:3:364-407, 2014.
- Sossa, D.C. L'adaptation dirigée du contrat de commerce international aux circonstances. *Penant: revue trimestrielle de droit africain* (Paris) 124:886:5-57, 2014.
- Spagnolo, L. CISG exclusion and legal efficiency. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2014. 360 p.
- Steensgaard, K. Standardbetingelser i internationale kontrakter: særligt om vedtagelse under CISG og andre internationale regelsæt. København, Thomson Reuters, 2010. 640 p. Translation of title: Standard conditions in international contracts: under the CISG (1980) and other international rules.
- Stepanishева, A.M. Принцип добросовестного ведения переговоров о заключении международных коммерческих сделок: проблемы правового регулирования. *Законодательство и экономика* 10, 2013.
- Swain, W. Contract codification in Australia: is it necessary, desirable and possible? *Sydney law review* (Sydney) 36:131-149, 2014.
- Thuy, P.T.T. So sánh các quy định về trách nhiệm do vi phạm hợp đồng trong Luật Thương mại Việt Nam 2005 và Công ước Viên 1980. *Journal of VNU: jurisprudence* (Hanoi) 30:3:50-60, 2014. Translation of title: Comparing the provisions of responsibilities due to breach of contract in the 2005 Vietnam Commercial Law and the CISG (1980).
- Troyanovskij, A.V. Понятие 'существенное нарушение договора' в Конвенции ООН о договорах международной купли-продажи товаров 1980 г. *Юрист* 4:42-46, 2014.
- Uçaryılmaz, T. Equitable estoppel and CISG. *Hacettepe Hukuk Fakültesi Dergisi* (Ankara) 3:2:161-178, 2013.
- Usachev, I.V. Пределы принципа автономии воли и право, применимое сторонами при выборе условий внешнеэкономической сделки. *Евразийский юридический журнал* 49:93-96, 2012.

- \_\_\_\_\_. Статут внешнеэкономической сделки. *Право и экономика* 6:74-79, 2012.
- Vavilin, E.V. and I.V. Shugarova. Принцип добросовестности в гражданском и международном частном праве: новеллы Проекта изменений и дополнений Гражданского кодекса Российской Федерации. *Гражданское право* 4:41-45, 2012.
- Vural, B. Formation of contract according to the CISG. *Ankara Bar review* (Ankara) 1:127-151, 2013.
- Walt, S.D. The modest role of good faith in uniform sales law. *Virginia public law and legal theory research paper* (Charlottesville, Va.) 2014-08. Also published in *Boston University international law journal* (Boston, Mass.) 33:37-71, 2015.
- Wang, Y. 《聯合國國際貨物銷售合同公約》對於香港的適用. *武大国际法评论* = *International law review of Wuhan University* (Wuhan, China) 16:1:127-147:2012-2013. Translation of title: The application of CISG (1980) to Hong Kong, China: practice divergence, legal analysis and policy option.
- Wethmar-Lemmer, M. Regional harmonisation of international sales law via accession to the CISG and the importance of uniform interpretation of the CISG. *De jure* (Pretoria) 47:2:298-309, 2014.
- \_\_\_\_\_. Specific performance as a remedy in international sales contracts. *Tydskrif vir die Suid-Afrikaanse reg* = *Journal of South African law* (Johannesburg) 4:700-713, 2012.
- \_\_\_\_\_. The important role of private international law in harmonising international sales law. *SA mercantile law journal* (Lansdowne) 26:1:93-109, 2014.
- \_\_\_\_\_. The Vienna Sales Convention and gap-filling. *Tydskrif vir die Suid-Afrikaanse reg* = *Journal of South African law* (Johannesburg) 2:274-300, 2012.
- Winnick, K. International commercial arbitration, anticipatory repudiation, and the *lex mercatoria*. *Cardozo journal of conflict resolution* (New York) 15:3:847-887, 2014.
- Witz, C. Der neueste Beitrag der französischen Gerichte zur Auslegung des CISG (2012 - Juli 2013). *Internationales Handelsrecht* (München) 14:3:89-98, 2014. Translation of title: The most recent post of the French courts on the interpretation of the CISG (1980) (2012 - July 2013).
- Yessekeyeva, A. and others. Compare the rules as to passage of risk in international sales transactions under the Vienna Convention and the English common law. *Life science journal* (Zhengzhou, China) 10:4:2924-2929, 2013.
- Yi, X. and Yan-yan. 我国法院对《联合国国际货物销售合同公约》的适用. *法学杂志* (China) 2012: 5. Translation of title: Application of CISG (1980) by Chinese courts.
- Zeller, B. Good faith: is it a contractual obligation? *Bond law review* (Robina, Qld.) 15:2:215-239, 2003.
- \_\_\_\_\_. Recent developments of the CISG: are regional developments the answer to harmonisation? *Vindobona journal of international commercial law and arbitration* (Vienna) 18:1:111-128, 2014.

Zillur Rahman, M. Accord on 'fire and building safety in Bangladesh': a breakthrough agreement? *Nordic journal of working life studies* (Denmark) 4:1:69-74, 2014.

### ثالثاً - التحكيم والتوفيق في التجارة الدولية

20 years of Unidroit Principles of International Commercial Contracts: experiences and prospects (Rome, 9-10 May 2014). *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 19:4:481-668, 2014.

Abdul Manaf, U. and R. Markom. The development of Islamic finance alternative dispute resolution framework in Malaysia. *International business management* 8:1:1-6, 2014.

Abid, C. Thoughts and lights on some recent developments in international arbitration law in Tunisia. *Revue libanaise de l'arbitrage arabe et international = Lebanese review of Arab and international arbitration* (Beirut) 66:14-19, 2013.

Aduaka, C.E. Contemporary problems in international commercial arbitration practice in Nigeria. *Indian journal of international law* (New Delhi) 53:2:265-276, 2013.

Affaki, G. and A. Koenig. Nouvelles tendances de l'arbitrage international en Afrique: le cas des litiges financiers. *Revue de l'arbitrage* (Paris) 3:545-592, 2014.

Alam, S. Commercial arbitration: factors making it lose out against other processes. *Middle East journal of business* (Sherbrooke, Australia) 9:2:51-59, 2014.

Allison, S. and K. Dharmananda. Incorporating arbitration clauses: the sacrifice of consistency at the altar of experience. *Arbitration international* (London) 30:2:265-282, 2014.

Allsop, J. The authority of the arbitrator. *Arbitration international* (London) 30:4:639-659, 2014.

Al-Ammari, S. and T. Martin. Arbitration in the Kingdom of Saudi Arabia. *Arbitration international* (London) 30:2:387-408, 2014.

Al-Gozaaly, M.N. The judicial expansive attitude towards public policy in enforcement of foreign arbitral awards in Indonesia. *Jurnal opinio juris* (Jakarta) 15:127-170, 2014.

Andaluz Vegacenteno, H. Algunas consideraciones generales sobre la aplicación de la Convención de Nueva York en Bolivia. *Revista internacional de estudios de derecho procesal y arbitraje* 1, 2013.

Arab case law: Egypt (New York Convention). *Revue libanaise de l'arbitrage arabe et international = Lebanese review of Arab and international arbitration* (Beirut) 65:1:23-75, 2013. In Arabic. Title translation from journal.

Arbitration & ADR in Asia. *Asian dispute review* (Hong Kong) 60-97, April 2014.

Arbitration reform in the Asia Pacific Region: opportunities and challenges, Korea Chamber of Commerce & Industry, Seoul, November 11-12, 2013 [conference materials]. Seoul, Ministry of Justice, Republic of Korea, 2013. 289 p. UNCITRAL - MOJ - KCAB, 2013, 2nd Annual Conference.

- Arrue Montenegro, C.A. Le nouveau droit panaméen de l'arbitrage. *Revue de l'arbitrage* (Paris) 3:617-640, 2014.
- Aschauer, C. A landmark decision of the Austrian Supreme Court clarifying when parties to arbitration agreements should be treated as consumers or entrepreneurs: observations on Austrian Supreme Court judgement of 16 December 2013, 6 Ob 43/13m. *Slovenska arbitražna praksa* (Ljubljana) 3:1:4-12, 2014.
- Asociación Argentina de Derecho Comparado, ed. Informes: de la Asociación Argentina de Derecho Comparado al XIX Congreso de la Academia Internacional de Derecho Comparado, 2014 = Rapports de l'Association argentine de droit comparé au XIX congrès de la Académie internationale de droit comparé 2014 = Reports of the Argentine Association of Comparative Law to the XIX Congress of the International Academy of Comparative Law 2014. Caba, Argentina, Asociación Argentina de Derecho Comparado, 2014. 414 p.
- Atanasova, D. and others. The legal framework for counterclaims in investment treaty arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 31:3:357-391, 2014.
- Avendaño Solano, T. Panorama actual del arbitraje comercial internacional en Costa Rica y la Ley 8937. *Revista judicial* (Heredia, Costa Rica) 111:263-277, 2014.
- Avout, L. d' and others, eds. Mélanges en l'honneur du Professeur Bernard Audit: les relations privées internationales. Issy-les-Moulineaux Cedex, France, LGDJ, 2014. 735 p.
- Ayad, M. Whither harmonisation?: to a uniform Arab arbitration law! *Vindobona journal of international commercial law and arbitration* (Vienna) 17:1:1-14, 2013.
- Babiy, L. and G. Palermo. L'autonomia delle parti e l'impugnazione del lodo: analisi di diritto svizzero e comparato. *Rivista dell'arbitrato* (Milano) 23:4:989-1006, 2013. Translation of title: Autonomy of the parties and appeal of the award: analysis of Swiss and comparative law.
- Badah, S. The enforcement of foreign arbitral awards in the GCC countries: focus on Kuwait. *International law research* (Toronto, Ont.) 3:1:24-37, 2014.
- Bao, C. International arbitration in Asia on the rise: cause & effect. *Arbitration brief* (Washington, D.C.) 4:1:31-51, 2014.
- Basiang, M. Enforceability of awards. *Indonesia arbitration quarterly newsletter* (Jakarta) 6:1:37-43, 2014.
- Bastin, L. Amici curiae in investor-State arbitration: eight recent trends. *Arbitration international* (London) 30:1:125-143, 2014.
- Belohlávek, A.J. Recognition and enforcement of foreign arbitral awards: the application of the New York Convention by national courts - Czech Republic. *Lawyer quarterly* (Prague) 2:91-107, 2014.
- \_\_\_\_\_. Substantive law applicable to the merits in arbitration. *Revista română de arbitraj* (București) 30:2:1-16, 2014.
- Benedettelli, M.V. Le anti-suit injunctions nell'arbitrato internazionale: questioni di legittimità e opportunità. *Rivista dell'arbitrato* (Milano) 24:4:701-740, 2014.

Translation of title: Anti-suit injunctions in international arbitration: questions of legitimacy and opportunity.

- Bernasconi-Osterwalder, N. and D. Rosert. Investment treaty arbitration: opportunities to reform arbitral rules and processes. *IISD report* (Winnipeg, Man.) January 2014.
- Bianchi, C.J. Enforcement of foreign arbitral awards in Latin America: an update. *Mealey's international arbitration report* (King of Prussia, Pa.) 29:9:18-24, 2014.
- Bin Zaid, A.M.A. The recognition and enforcement of foreign commercial arbitral awards in Saudi Arabia: comparative study with Australia. Wollongong, N.S.W., University of Wollongong, 2014. 418 p. Thesis (Doctor of Philosophy) - University of Wollongong, School of Law, 2014.
- Brawn, D. Commercial arbitration in Dubai. *Arbitration* (London) 80:2:156-171, 2014.
- Briguglio, A. Riflessioni sulla prova nell'arbitrato, fra individuazione delle regole applicabili e flessibilità arbitrale (con una esercitazione conclusiva sulla «non contestazione»). *Rivista dell'arbitrato* (Milano) 23:4:859-882, 2013. Translation of title: Reflections on evidence in arbitration: between identification of the applicable rules and the flexibility of arbitration.
- Canfield, J. Growing pains and coming-of-age: the state of international arbitration in India. *Pepperdine dispute resolution law journal* (Malibu, Calif.) 14:335-353, 2014.
- Carbonneau, T.E. and W.E. Butler. International litigation and arbitration: cases and materials. 2nd ed. St. Paul, Minn., West, 2013. 1054 p.
- Cazala, J. Le Règlement de la CNUDCI sur la transparence de l'arbitrage entre investisseurs et États fondé sur des traités. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 4:755-764, 2014.
- Cazenave, C.A. and M. Fernet. Emergence d'un droit international/régional des affaires: le droit uniforme de l'arbitrage commercial international = Emergence of an international/regional business law: the uniform law on international commercial arbitration. *Revue de droit des affaires internationales = International business law journal* (Paris) 3:219-260, 2014.
- Chamber of Commerce and Industry of Serbia. Arbitražna pravila: Komisije Ujedinjenih Nacija za Medunarodno Trgovinsko Pravo (UNCITRAL) pred Spoljnotrgovinskom Arbitražom = Arbitration Rules of the United Nations Commission for International Trade Law (UNCITRAL) before the Foreign Trade Court of Arbitration. Beograd, Privredna komora Srbije, 2014. 55 p.
- Cheng S.C., T. and J. Liu. Enforcement of foreign awards in mainland China: current practices and future trends. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 31:5:651-673, 2014.
- Cho, H.C. and M. Minkinen. The enforcement of foreign arbitral awards in South Korea = L'exécution des sentences étrangères en Corée du Sud. *Revue de droit des affaires internationales = International business law journal* (Paris) 5:373-387, 2014.
- Cole, R.J.V. Botswana's arbitration legislation: the path for future reform. *University of Botswana law journal* (Gaborone) 77-101, June 2007.

- Cole, T. and others. Legal instruments and practice of arbitration in the EU: study for the JURI Committee. Brussels, European Union, 2014. 2 v. PE 509.988.
- Contributions to the study of international trade law and alternative dispute resolution in the South Pacific = Contribution à l'étude du droit du commerce international et des modes alternatifs de résolution des conflits dans le Pacifique sud. *Comparative law journal of the Pacific = Revue juridique polynésienne* (Faa'a, French Polynesia, France) 17:1-371, 2014.
- Damjanovic, G. and M. Grosu. Protecting national assets à la Hungary: unexpected restriction to arbitration. *Mealey's international arbitration report* (Philadelphia, Pa.) 29:10:23-30, 2014.
- Davidson, A. The New York Convention 1958 half a century on: is it still effective? *International arbitration quarterly* (London) 8-10, December 2014.
- DeOrchis, V.M. and M. Bonuzzi. Validation principle may increase number of future arbitrations. *Mealey's international arbitration report* (King of Prussia, Pa.) 29:5:27-30, 2014.
- Dias Simões, F. Commercial arbitration between China and the Portuguese-speaking world. Alphen aan den Rijn, The Netherlands, Wolters Kluwer Law & Business, 2014. 232 p.
- Diz, J.B.M. and C.C.N. Ribeiro. Impacto e influência dos tratados e convenções internacionais sobre a lei brasileira de arbitragem. *Revista de direito internacional* (Brasília) 10:1:219-230, 2013. Translation of title: Impact and influence of international treaties and conventions on the Brazilian arbitral law.
- Dorda, C. and V. Öhlberger. Vienna perspective: 2014. *Mealey's international arbitration report* (Philadelphia, Pa.) 29:12:21-37, 2014.
- Dunne, D. Arbitration and professional negligence disputes. *Arbitration* (London) 80:3:256-261, 2014.
- Ebere, S. and B. Xheraj. Nine years later: investment treaty arbitration's contribution to international commercial arbitration. *American review of international arbitration* (Huntington, N.Y.) 25:85-103, 2014.
- El Mernissi, M. Les apports de la réforme du droit marocain de l'arbitrage de 2007. *Semaine juridique* (Paris) 13:626-629, 2014.
- Fakin, M. Eskalacijska arbitražna klavzula. *Slovenska arbitražna praksa* (Ljubljana) 3:2:12-19, 2014. Translation of title: Escalation of an arbitration clause.
- Fauvarque-Cosson, B. and others, eds. Codification du droit privé et évolution du droit de l'arbitrage: journées franco sudaméricaines de droit comparé, 3-4 octobre 2013. Paris, Société de législation comparée, 2014. 230 p.
- Fortier, L.Y. and A. Lespérance. La contribution des Nations Unies à l'arbitrage international. *McGill journal of dispute resolution = Revue de règlement des différends de McGill* (Montréal) 1:1:56-65, 2014.
- Fox, W.F. International commercial agreements and electronic commerce. 5th ed., revised. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2013. 411 p.



- Frignani, A. Recognition and enforcement of foreign arbitral awards: the application of the New York Convention by Italian courts. *Revista română de arbitraj* (București) 32:4:9-28, 2014.
- Fry, J.D. and J.I. Stampalija. Forged independence and impartiality: conflicts of interest of international arbitrators in investment disputes. *Arbitration international* (London) 30:2:189-263, 2014.
- García-Bolívar, O. and H. Otero, eds. Recognition and enforcement of international commercial arbitral awards in Latin America: law, practice and leading cases. Leiden, The Netherlands, Brill, 2015. 284 p.
- Ghodoosi, F. Combatting economic sanctions: investment disputes in times of political hostility, a case study of Iran. *Fordham international law journal* (New York) 37:1732-1785, 2014.
- Giovannini, T. L'ausilio istruttorio: l'assunzione della prova. *Rivista dell'arbitrato* (Milano) 23:2:347-361, 2013. Translation of title: Assistance in judicial discovery: the taking of evidence.
- Goldstein, M.J. Annulled awards in the U.S. courts: how primary is 'primary jurisdiction'? *American review of international arbitration* (Huntington, N.Y.) 25:19-45, 2014.
- Håkansson, E. The challenge of arbitral awards: arbitrators' application of the 'wrong' substantive law: a ground for challenge! Uppsala, Sweden, Uppsala Universitet, 2013. 67 p. Thesis (Master's) - Uppsala Universitet, 2013.
- Hale, T. The rule of law in the global economy: explaining intergovernmental backing for private commercial tribunals, American Political Science Association Annual Meeting, Chicago, August 28-September 1, 2013. Conference paper.
- Hamamoto, S.  
条約に基づく投資家対国家仲裁の透明性に関する UNCITRAL 規則および同規則の実施に関する条約 コメントリー（その1）. *JCA ジャーナル = JCA journal* (Tokyo) Part 1-2 in vol. 61, 2014, Part 3-4 in vol. 62, 2015. In Japanese. Translation of title: UNCITRAL Rules on Transparency in Treaty-based Investor-State Arbitration and the Mauritius Convention on Transparency in Treaty-based Investor-State Arbitration: a commentary.
- Hanson, J. Setting aside public policy: the PEMEX decision and the case for enforcing international arbitral awards set aside as contrary to public policy. *Georgetown journal of international law* (Washington D.C.) 45:825-860, 2014.
- Hartley, T.C. The Brussels I Regulation and arbitration. *International and comparative law quarterly* (London) 63:4:843-866, 2014.
- Hauger Wilhelmsen, L. European perspectives on international commercial arbitration. *Journal of private international law* (Oxford, U.K.) 10:1:113-128, 2014.
- Hayakawa, Y. ニューヨーク条約における「商事性」留保と投資仲裁. *JCA ジャーナル = JCA journal* (Tokyo) 61:12:34-39, 2014. Translation of title: 'Commercial' relationships under the Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York, 1958) and investment arbitration.

- Hayward, B. Pro-arbitration policy in the Australian courts: the end of Eisenwerk? *Federal law review* (Canberra) 41:2:299-331, 2013.
- Heckendorn Urscheler, L., ed. Rapports suisses présentés au XIXème Congrès international de droit comparé = Swiss reports presented at the XIXth International Congress of Comparative Law: Vienne, du 20 juillet au 26 juillet 2014. Zürich, Schulthess, 2014. 402 p.
- Henriques, D.G. The New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards of 1958 in the Portuguese case law. *Revista română de arbitraj* (București) 32:4:29-51, 2014.
- Herinckx, Y. Liability for inappropriate interim measures in commercial arbitration. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:243-279, 2014.
- Hill, J. Determining the seat of an international arbitration: party autonomy and the interpretation of arbitration agreements. *International and comparative law quarterly* (London) 63:3:517-534, 2014.
- Hobér, K. Res judicata and lis pendens in international arbitration. *Recueil des cours = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 366:99-405, 2013.
- Hof, J.J. van. Revision of the Dutch Arbitration Act: making the Netherlands an even better place for arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 31:3:425-437, 2014.
- Hu, Y. and X. Xiao. Incorporation of UNCITRAL Model Law on International Commercial Arbitration: in perspective of China. *Frontiers of law in China* (Beijing) 9:1:82-104, 2014.
- Independence and impartiality of arbitrators. *Czech (& central european) yearbook of arbitration* (Huntington, N.Y.) 4:3-286, 2014.
- International Bar Association. Sub-committee on the UNCITRAL Model Law on International Commercial Conciliation ('MLICC'). Singapore, IBA, 2007. [45] p. Includes committee report, questionnaire, and table of responses.
- Jaiswal, A. Municipal law of country of enforcement as an exception to choice of law: an Indian review. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:2:265-292, 2013.
- Jiménez Vallejo, V. Introducing transparency in investor-State dispute settlement under Article 26 of the Energy Charter Treaty (ECT). *Knowledge centre review* (Brussels) 3:8-11, 2014.
- Johari, H.C. Commentary on Arbitration and Conciliation Act, 1996. 4th ed. Kolkata, India, Kamal Law House, 2014. 2 vols.
- Johnson, L. The Transparency Rules and Transparency Convention: a good start and model for broader reform in investor-state arbitration. *Columbia FDI perspectives* (New York) No. 126, July 21, 2014.
- Jones, D. What now for Article 16(3)? *European international arbitration review* (Huntington, N.Y.) 2:2:243-253, 2013.
- Juratowitch, B. Fora non conveniens for enforcement of arbitral awards against states. *International and comparative law quarterly* (London) 63:2:477-490, 2014.

- Kadhim, N. 'Between Iraq and a hard place': the problem of non-ratification of the New York Convention in Baghdad. *Kluwer arbitration blog* 18 March 2014.
- Kakooza, A.C. Arbitration, conciliation and mediation in Uganda: a focus on the practical aspects. *Social science research network* June 18, 2010. Available online at <http://ssrn.com/abstract=1715664>
- Karton, J. The culture of international arbitration and the evolution of contract law. Oxford, U.K., Oxford University Press, 2013. 275 p.
- Keutgen, G. La réforme 2013 du droit belge de l'arbitrage. *Revue de droit international et de droit comparé* (Bruxelles) 91:1:65-112, 2014.
- Khatchadourian, M. The application of the 1958 New York Convention in Qatar. *Bahrain Chamber for Dispute Resolution international arbitration review* (Alphen aan den Rijn, The Netherlands) 1:1:49-60, 2014.
- Kim, J. International arbitration in East Asia: from emulation to innovation. *Arbitration brief* (Washington, D.C.) 4:1:1-30, 2014.
- Kirby, J. What is an award, anyway? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 31:4:475-484, 2014.
- Klausegger, C. and others, eds. Austrian yearbook on international arbitration, 2014. Wien, Manzsche, 2013. 436 p.
- Knieper, J. Mehr Öffentlichkeit: Transparenzregeln in der Schiedsgerichtsbarkeit bei Investitionsverträgen zwischen Investor und Staat. *Dispute resolution* 1, 4 Dezember 2013. Translation of title: More openness: Rules on transparency in treaty-based Investor-State arbitration.
- Korea Legislation Research Institute. Global legal issues 2013. Seoul, Korea Legislation Research Institute, 2013. 2 vol.
- La Mattina, A. L'arbitrato marittimo internazionale. *Rivista dell'arbitrato* (Milano) 24:1:19-52, 2014. Translation of title: International maritime arbitration.
- La riforma dell'arbitrato in Puerto Rico. *Rivista dell'arbitrato* (Milano) 23:3:819-834, 2013. Translation of title: Reform of arbitration in Puerto Rico.
- Lee, J. Harmonizing forum non conveniens and foreign money judgment recognition through international arbitration. *Emory international law review* (Atlanta, Ga.) 29:451-498, 2014.
- Le nuove Arbitration Rules UNCITRAL in traduzione italiana. *Rivista dell'arbitrato* (Milano) 23:3:835-858, 2013. Translation of title: The new UNCITRAL Arbitration Rules in Italian translation.
- León Feoli, A. El arbitraje internacional desde la perspectiva de la Sala Primera de la Corte Supremade Justicia. *Revista judicial* (Heredia, Costa Rica) 111:7-13, 2014.
- Levander, S. Resolving 'dynamic interpretation': an empirical analysis of the UNCITRAL Rules on Transparency. *Columbia journal of transnational law* (New York) 52:506-541, 2014.
- Levi, M. Inconsistent application: enforcing international arbitral awards in national courts. *New York international law review* (New York) 27:1:47-63, 2014.
- Lucas, B. Alternative dispute resolution for business in developing countries. *GSDRC helpdesk research report* (Birmingham, U.K.) 1148, 2014.

- Makridou, K. Recognition and enforcement of foreign arbitral awards: the application of the New York Convention by national courts. *Revue hellénique de droit international = Hellenic review of international law* (Athènes) 67:1:121-174, 2014.
- Marchisio, G. Jurisdictional matters in international arbitration: why arbitrators stand on an equal footing with State courts. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 31:4:455-474, 2014.
- Markert, L. The JCAA Arbitration Rules 2014: one step forward in the modernization of Japanese arbitration. *JCAA newsletter* (Tokyo) 32:1-5, 2014.
- Maurer, A.G. The public policy exception under the New York Convention. revised edition. Huntington, N.Y., Juris, 2013. 384 p.
- Maxson, J. Binding non-signatories to arbitration agreements: the issue of consent in international commercial arbitration. Göteborg, Sweden, Göteborgs Universitet, 2013. 59 p. Thesis (Master's) - Göteborgs Universitet, Department of Law, 2013.
- Mboce, H.N. Enforcement of international arbitral awards: public policy limitation in Kenya. Nairobi, University of Nairobi, 2014. 95 p. Thesis (Master of Laws) - University of Nairobi, College of Humanities and Social Sciences, School of Law (2014).
- McInerney, C.P. Parallel entitlements and the interplay in U.S. law between confirmation of a nondomestic arbitral award and recognition of a foreign court judgment: *Commissions Import Export S.A. v. Republic of Congo*, 2014 WL 3377337 (D.C. Cir.). *Mealey's international arbitration report* (King of Prussia, Pa.) 29:9:37-61, 2014.
- McKendrick, E. and I. Maxwellly. Specific performance in international arbitration. *Chinese journal of comparative law* (Oxford, U.K.) 1:2:195-220, 2013.
- Mediation of investor-state conflicts. *Harvard law review* (Cambridge, Mass.) 127:2543-2564, 2014.
- Menon, S. Arbitration in Singapore: a practical guide. Singapore, Sweet & Maxwell Asia, 2014. 886 p.
- Merkin, R. and L. Flannery. Arbitration Act 1996. 5th ed. Abingdon, U.K., Informa, 2014. 565 p.
- Metello de Nápoles, P. An analysis of Angola's arbitration law: is Angola an arbitration-friendly jurisdiction? = Une analyse de la loi angolaise d'arbitrage: est-ce que l'Angola est une juridiction amie de l'arbitrage? *Revue de droit des affaires internationales = International business law journal* (Paris) 3:187-195, 2014.
- Miles, W.J. Costs allocation in investor-state arbitration. *Arbitration* (London) 80:4:413-431, 2014.
- Moens, G.A. and others, eds. Festschrift for Bruno Zeller. Australia, LexisNexis, 2014. 562 p.
- Mohmeded, S. A critical analysis of arbitral provisional measures in England and Wales. London, Brunel University, 2014. 269 p. Thesis (Doctor of Philosophy) - Brunel University, Dept. of Politics, History and Law (2014).
- Muçaj, R. Overview and challenges of Albanian legislation under the New York Convention (for Recognition and Enforcement of Foreign Arbitral Awards). *Mediterranean journal of social sciences* (Rome) 5:27:259-263, 2014.

- Najjar, N. The difficult accession to the harmonization of arbitration laws in the Mediterranean countries. *Revue libanaise de l'arbitrage arabe et international = Lebanese review of Arab and international arbitration* (Beirut) 66:7-13, 2013.
- Nappert, S. The other side of transparency. *Columbia FDI perspectives* (New York) No. 141, February 16, 2015.
- Naqib Ishan Jan, M. and A.L. Haruna. The role of arbitration in the resolution of international commercial disputes. *IIUM law journal* (Kuala Lumpur) 22:2:128-157, 2014.
- Nazzini, R. Consistency and divergence in international arbitration: evolutionary reflections on res judicata and abuse of process under the New York Convention. *Arbitration* (London) 80:3:273-281, 2014.
- Newman, L.W. and M.J. Radine. *Soft law in international arbitration*. Huntington, N.Y., Juris, 2014. 458 p.
- Ng, T. Choice of procedural law in international commercial arbitration: providing 'proper notice' to a foreign party to ensure that the arbitral award can be enforced. *Hastings business law journal* (San Francisco, Calif.) 10:491-512, 2014.
- Nichols, R. Read between the lines: considering the party agreement when determining arbitrability in bilateral investment treaties. *Journal of dispute resolution* (Columbia, Mo.) 1:233-250, 2013.
- Nițu, F. and C. Alexe. De la autonomia clauzei arbitrale la doctrina delocalizării în arbitrajul comercial internațional: experiența franceză și efectele ei în spațiul românesc. *Revista română de arbitraj* (București) 31:3:13-35, 2014. Translation of title: From autonomy to delocalisation in international commercial arbitration: the French experience and the Romanian echo.
- Ortolani, P. L'individuazione e l'applicazione delle norme di merito nell'arbitrato internazionale. *Rivista dell'arbitrato* (Milano) 23:3:763-786, 2013. Translation of title: Identification and application of substantive rules in international arbitration.
- Osman, F., ed. *La médiation en matière civile et commerciale: un nouveau champ d'exploration pour les modes alternatifs de règlement des différends en Méditerranée*. Bruxelles, Bruylant, 2012. 397 p.
- Özsunay, E. Some remarks on the Turkish 'Law on mediation' in light of recent developments. In *Essays in honour of Spyridon V. Vrellis*. Athens, Nomiki Bibliothiki, 2014. p. 639-658.
- Paulenoff, A.R. Exempt from execution: using sovereign immunity to defend against the enforcement of international arbitration awards. *Vindobona journal of international commercial law and arbitration* (Vienna) 18:1:73-92, 2014.
- Paulsson, J. *The idea of arbitration*. Oxford, U.K., Oxford University Press, 2013. 309 p.
- Peligrad, V. and Y. Ghiță-Blujdescu. Ghid practic privind redactarea clauzelor compromisorii. *Revista română de arbitraj* (București) 31:3:46-68, 2014. Translation of title: A practical guide on drafting arbitration clauses.
- Perales Viscasillas, M. del P. El Seguro de responsabilidad civil en el arbitraje: el seguro de responsabilidad civil de los árbitros y de las instituciones arbitrales. Madrid, Fundación MAPFRE, 2013. 349 p.

- \_\_\_\_\_. The role of arbitral institutions under the 2010 UNCITRAL Arbitration Rules. *Lima arbitration* (Lima) 6:26-76, 2014.
- Permanent Court of Arbitration. International Bureau, ed. An African seat for the 21st century: papers from the joint conference of the Government of Mauritius, LCIA-MIAC Arbitration Centre, ICC, ICCA, ICSID, LCIA, PCA and UNCITRAL held in Mauritius on 10 and 11 December 2012 [MIAC 2012]. Mauritius, Regent Printing Company Limited, 2012. 376 p.
- \_\_\_\_\_, ed. Flaws and presumptions: rethinking arbitration law and practice in a new arbitral seat, papers from the joint conference of the Government of Mauritius, UNCITRAL, PCA, ICSID, ICC, ICCA and LCIA held in Mauritius on 13 and 14 December 2010 [MIAC 2010]. Mauritius, Mauritius Government Printing Department, 2010. 394 p.
- Peterson, L.E. As transparency rules take effect, and UN launches case registry, how much of ISDS universe will be laid open through this new portal? *Investment arbitration reporter* (New York) 2 April 2014.
- Pettibone, P.J. The scope of the public policy exception to the recognition and enforcement of foreign arbitral awards in Russia. *American review of international arbitration* (Huntington, N.Y.) 25:105-116, 2014.
- Pfeiffer, T. The contribution of arbitration to the harmonization of procedural laws in Europe. *Uniform law review - Revue de droit uniforme* (Oxford, U.K.) 19:2:199-217, 2014.
- Picozza, E. Il terzo rispetto al procedimento per il riconoscimento e l'esecuzione dei lodi esteri: spunti di riflessione. *Rivista dell'arbitrato* (Milano) 23:3:673-697, 2013. Translation of title: Third parties in proceedings for recognition and enforcement of foreign awards: food for thought.
- Piers, M. and D. De Meulemeester. A new arbitration law for Belgium: UNCITRAL enters the scene. *American review of international arbitration* (Huntington, N.Y.) 25:63-83, 2014.
- \_\_\_\_\_. The adoption of the UNCITRAL Model Law encourages arbitration in Belgium. *b-Arbitra* (Brussels) 2:367-404, 2013.
- Pilkov, K. Evidence in international arbitration: criteria for admission and evaluation. *Arbitration* (London) 80:2:147-155, 2014.
- Priliyasi, E. Harmonization of ASEAN trade law: international commercial arbitration. *Indonesian law journal* (Indonesia) 6:55-66, 2013.
- Primec, A. Arbitrabilnost korporacijskih sporov. *Slovenska arbitražna praksa* (Ljubljana) 3:1:32-40, 2014. Translation of title: Arbitrability of corporate disputes.
- Prujiner, A. L'arbitre et le droit. *McGill journal of dispute resolution = Revue de règlement des différends de McGill* (Montréal) 1:1:83-94, 2014.
- Quan, M.J. Untangling the collision between the McCarran-Ferguson Act and the recognition of international arbitral awards: reconciling the second, fourth, and fifth circuits' approaches. *Temple law review* (Philadelphia, Pa.) 86:3:663-689, 2014.

- Radicati Di Brozolo, L.G. The enforcement of annulled awards: further reflections in light of Thai-Lao Lignite. *American review of international arbitration* (Huntington, N.Y.) 25:47-61, 2014.
- Reymond-Eniaeva, E. Sources of confidentiality obligations in international commercial arbitration. *Kutafin University law review* (Moscow) 1:2:208-234, 2014.
- Ribeiro, J. Trends of international arbitration: the role and future work of UNCITRAL and of its Regional Centre for Asia and the Pacific. *Korean Commercial Arbitration Board* (Seoul) 342:2-7, 2014.
- Riccomagno, M. L'arbitrato marittimo nel contesto dell'arbitrato commerciale internazionale. *Rivista dell'arbitrato* (Milano) 24:3:495-504, 2014. Translation of title: Maritime arbitration in the context of international commercial arbitration.
- Rivera, J.C. La aplicación de la Convención de Nueva York sobre reconocimiento y ejecución de sentencias arbitrales extranjeras por parte de los tribunales de América Latina. *Revista del Colegio de Abogados de la Ciudad de Buenos Aires* (Buenos Aires) 41-59, 2013.
- Robin, G. Les avantages et inconvénients de l'arbitrage commercial international = The advantages and disadvantages of international commercial arbitration. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:131-156, 2014.
- Rubino-Sammartano, M. International arbitration: law and practice. 3rd ed. Huntington, N.Y., Juris, 2014. 2025 p.
- Ruhlmann, F. Les listes d'arbitres: perspectives. *Revue trimestrielle de droit commercial et de droit économique* (Paris) 4:729-760, 2014.
- Salasky, J. Transparency in investment treaty arbitration and the UNGPs: the new UNCITRAL Rules and Convention on Transparency. *LSE - investment & human rights project* (London) 6 August 2014.
- Salasky, J. and C. Montineri. Transparency in investor-state arbitration: the new UNCITRAL Rules on Transparency. *UNCTAD-IPFSD-forum* (Geneva) 26 March 2014.
- Salter, A.W. and P.T. Leeson. Celestial anarchy: a threat to outer space commerce? *Cato journal* (Washington, D.C.) 34:3:581-596, 2014.
- Schwenzer, I.H. and others, eds. Current issues in the CISG and arbitration. The Hague, Eleven International Publishing, 2014. 299 p.
- Sekolec, J. UNCITRAL and its work in the area of arbitration and conciliation. Conference paper. Second Ibero-American Seminar on Commercial Arbitration, Guatemala City, 17-19 November 1987.
- Sher, J. and N. Kazaz. When even fraud is not nearly enough.: recourse against arbitral awards and public policy considerations: an Anglo-Australian perspective. *Arbitration* (London) 80:2:124-135, 2014.
- Shin, H. [Herald interview]: U.N. body calls for transparency standards in investment arbitration. *Korea Herald* (Seoul) 18 November, 2014.
- Shi, X. Amlon dilemma: another Hilmarton nightmare in international commercial arbitration. *Canadian social science* (Laval, Quebec) 10:3:29-36, 2014.

- Società Italiana per la Ricerca nel Diritto Comparato (S.I.R.D.), ed. Rapports nationaux italiens: au XIXe Congrès international de droit comparé - Vienne 2014 = Italian national reports: to the XIXth International congress of comparative law - Vienna 2014. Milano, Italy, Giuffrè, 2014. 886 p.
- Steinbrück, B. Jurisdiction to set aside foreign arbitral awards in India: some remarks on an erroneous rule of law. *Yearbook of private international law* (München, Germany) 11:481-495, 2009.
- Stipanowich, T.J. Soft law in the organization and general conduct of commercial arbitration proceedings. *Pepperdine University legal studies research paper series* (Malibu, Calif.) 2014/4.
- Stotter, H.J., ed. The new Liechtenstein Arbitration Act (SchVR). Triesen, Liechtenstein, Ritter Verlagsanstalt, 2012. 227 p.
- Strong, S.I. Limits of procedural choice of law. *Brooklyn journal of international law* (Brooklyn, N.Y.) 39:1027-1121, 2014.
- Stürner, M. and C. Wendelstein. Das Schiedsvereinbarungsstatut bei vertraglichen Streitigkeiten. *IPRax* (Bielefeld, Germany) 34:6:473-480, 2014. Translation of title: Law governing arbitral agreements in contractual disputes.
- Susler, O. Arbitral jurisdiction in France. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:1:87-116, 2013.
- Suy, E. UNCITRAL Conciliation Rules and other recent achievements of UNCITRAL. Conference paper. Luncheon meeting of the American Arbitration Association, New York, 21 October 1980.
- Tajti, T. Systemic and topical mapping of the relationship of the draft common frame of reference and arbitration. Vilnius, Kazimieras Simonavičius University, 2013. 135 p.
- Tan, P. and J. Ahmad. The UNCITRAL Model Law and awards infra petita. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 31:3:413-423, 2014.
- Thadikaran, M. Enforcement of annulled arbitral awards: what is and what ought to be? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 31:5:575-608, 2014.
- Thapliyal, T. Living with the ghosts of Bhatia International and Venture: the effect of Bharat Aluminium on the role of Indian courts in international arbitration. *Indian journal of international law* (New Delhi) 53:2:277-296, 2013.
- The recognition and enforcement of foreign arbitral awards in the Arab States of the Gulf. *BCDR international arbitration review* 1:1:a1-124, 2014.
- Thomas, K. On drafting an 'ideal' arbitration statute. *American review of international arbitration* (Huntington, N.Y.) 25:117-165, 2014.
- Timár, K. The legal relationship between the parties and the arbitral institution. *ELTE law journal* (Budapest) 1:103-122, 2013.
- Timbane, T. and F.C. Carvalho. An insight into arbitration in Mozambique = Panorama de l'arbitrage au Mozambique. *Revue de droit des affaires internationales = International business law journal* (Paris) 3:197-202, 2014.



- Train, F.-X. Reconnaissance et exécution des sentences arbitrales étrangères: le droit français au prisme de la Convention de New York. *Revue internationale de droit comparé* (Paris) 66:2:249-282, 2014.
- United Nations. UNCITRAL Arbitration Rules (with new article 1, paragraph 4, as adopted in 2013): UNCITRAL Rules on Transparency in Treaty-based Investor-State Arbitration. New York, United Nations, 2014. v, 40 p. Published in all official languages of the United Nations.
- Vareilles-Sommières, P. de. La sentence arbitrale étrangère contraire à une loi d'ordre public du for. *Journal du droit international* (Paris) 141:3:813-829, 2014.
- Vigoriti, V. Arbitrato internazionale: problemi pratici. *Rivista dell'arbitrato* (Milano) 23:4:901-912, 2013. Translation of title: International arbitration: practical problems.
- Villalobos López, A. and M. París Cruz. La cláusula arbitral a partes no signatarias. *Revista de ciencias jurídicas* (San José) 131:13-42, 2013.
- Vincent, J. Oh, what a tangled web we weave: the implications of conflicting domestic on arbitrability and award enforcement. *Hastings International and comparative law review* (San Francisco, Calif.) 38:141-167, 2015.
- Voon, T. and A. Mitchell. Time to quit?: assessing international investment claims against plain tobacco packaging in Australia. *Journal of international economic law* (Oxford, U.K.) 14:3:515, 2011.
- Wei, S. Rethinking the New York Convention: a law and economics approach. Cambridge, U.K., Intersentia, 2013. 357 p.
- Wilske, S. and C. Scheidle. Seals, stamps, and signatures in international arbitration agreements. *Contemporary Asia arbitration journal* (Taipei) 4:1:37-55, 2011.
- Wilson, T. Australian courts taking arbitration seriously: recognising the limitations on the review of arbitral awards. *Arbitration* (London) 80:4:353-361, 2014.
- Yang, F. Applicable laws to arbitration agreements under current arbitration law and practice in Mainland China. *International and comparative law quarterly* (London) 63:3:741-754, 2014.
- Zhao, Y. The Chinese model in integrating mediation into arbitration: ideology and practice. *Slovenska arbitražna praksa* (Ljubljana) 3:3:13-18, 2014.
- Zillur Rahman, M. Accord on 'fire and building safety in Bangladesh': a breakthrough agreement? *Nordic journal of working life studies* (Denmark) 4:1:69-74, 2014.
- Zoroska-Kamilovska, T. and T. Shterjova. The features and tendencies in conducting arbitration proceedings: the challenges of taking evidence in international commercial arbitration. *Revista română de arbitraj* (București) 33:1:15-27, 2015.
- Zuleta, E. and R. Rincón. Colombia enacts a new arbitration statute. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 32:1:8-17, 2014.

## رابعاً - النقل الدولي

- Alvarez Rubio, J.J. Contracts for the international carriage of goods: jurisdiction and arbitration under the new UNCITRAL Convention 2008. *Yearbook of private international law* (München, Germany) 11:171-191, 2009.
- Basu Bal, A. Electronic transport records: an opportunity for the maritime and the logistics industries. *Journal of transportation law, logistics & policy* (Annapolis, Md.) 80:18-43, 2013.
- Berlingieri, F. International maritime conventions: volume I: the carriage of goods and passengers by sea. Abingdon, U.K, Informa Law, 2014. 440 p.
- Blaskovic, I. Certain legal aspects of the Himalaya clause in the contract of international carriage of goods by sea: a critical perspective on legal challenges raised by the clause under international uniform law and general contract law principles. Oslo, University of Oslo, 2013. 55 p. Thesis (Master) - University of Oslo, Faculty of Law, 2013.
- Bulut, B. Being an f.o.b. seller under the Rotterdam Rules: better or worse? *European transport law* (Antwerpen, Belgium) 49:3:291-299, 2014.
- \_\_\_\_\_. Identification of the carrier in cases of inconsistencies: the Starsin and Article 37(1) of the Rotterdam Rules. *European transport law* (Antwerpen, Belgium) 49:4:381-391, 2014.
- Chhina, R. Uniform international legal regime for multimodal transport: unarguable need but no general acceptance. *Journal of international maritime law* (Witney, U.K.) 19:6:516-524, 2013.
- Corcione, C. The evolution of third parties protection in carriage of goods by sea: from the Himalaya clause to the Himalaya protection. *European transport law* (Antwerpen, Belgium) 49:3:271-278, 2014.
- Dinglian, Z. 《鹿特丹规则》之单位责任限制问题评述——兼论对我国相关规定的潜在影响. *武大国际法评论 = Wuhan University international law review* (Wuhan, China) 17:1:237-259:2014-2015. Translation of title: Review of package limitation of liability under the United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea (“Rotterdam Rules (2008)”): potential impact on Chinese rules.
- Eftestøl-Wilhelmsson, E. and others. Intermodal transport research: a law and logistics literature review with EU focus. *European transport law* (Antwerpen, Belgium) 49:6:609-674, 2014.
- Fujita, T., ed. The Rotterdam Rules in the Asia-Pacific Region. Tokyo, Shojihomu, 2014. 354 p.
- \_\_\_\_\_. The Rotterdam Rules in the Asia-Pacific Region = アジア太平洋地域におけるロッテルダム・ルールズ. Tokyo, Shojihomu, 2014. 439 p. Includes side-by-side translation of the Rotterdam Rules (2008) in English and Japanese. In Japanese.
- Gymnopoulou, A. Misdirection in bills of lading and the use of the letter of indemnity: a comparative study of English, Greek and Norwegian law. Oslo, University of Oslo, 2014. 56 p. Thesis (Master) - University of Oslo, Faculty of Law, 2014.

- Van Hooydonk, E. Towards a worldwide restatement of the general principles of maritime law. *Journal of international maritime law* (Witney, U.K.) 20:3:170-182, 2014.
- Illescas Ortiz, R. and M. Alba Fernández, eds. Las reglas de Rotterdam y la práctica comercial internacional. Pamplona, España, Civitas, 2012. 449 p.
- Karan, H. Any need for a new international instrument on the carriage of goods by sea: The Rotterdam Rules? *Journal of maritime law and commerce* (Baltimore, Md.) 42:3:441-451, 2011.
- Khalil Diallo, I. and others, eds. La Convention des Nations Unies sur le contrat de transport international des marchandises effectué entièrement ou partiellement par mer dite « Règles de Rotterdam »: Séminaire de vulgarisation du 20 au 22 mars 2013, Pointe-Noire, République du Congo. Paris, L'Harmattan, 2013. 217 p.
- Lopez de Gonzalo, M. La clausola compromissoria nei charterparties. *Rivista dell'arbitrato* (Milano) 24:3:521-531, 2014. Translation of title: Arbitration clauses in charter parties.
- Ndendé, M. L'activité normative des Nations-Unies dans le domaine des transports maritimes internationaux. *Revue africaine des affaires maritimes et des transports = African review of maritime affairs and transportation* (Paris) 1:8-18, 2009.
- Ngamkan, G. Les « Règles de Rotterdam » 2008: le point de vue d'un avocat maritimiste africain (2nde partie). *Droit maritime français* (Paris) 756:261-273, 2014.
- Nguene Nteppe, J. La nouvelle convention des Nations Unies dite « Règles de Rotterdam » et le défi de la construction d'un nouvel ordre maritime international. *Revue africaine des affaires maritimes et des transports = African review of maritime affairs and transportation* (Paris) 3:33-47, 2011.
- Niessen, S. A new era for terminal operators: the terminal operator as a maritime performing party under the Rotterdam Rules when concluding mixed contracts for sea port and Hinterland activities. *European transport law* (Antwerpen, Belgium) 49:1:25-30, 2014.
- Quintana Adriano, E.A., ed. The evolution of the global trade over the last thirty years: international academy of commercial and consumer law. Mexico, D.F., Universidad Nacional Autónoma de México, 2014. 403 p.
- Rajasekar, D. Study on the Rotterdam Rules and their implications for international shipping: an analysis. *International journal of applied engineering research* (New Delhi) 9:12:1857-1866, 2014.
- Righetti, E. La validità della clausola arbitrale nelle polizze di carico. *Rivista dell'arbitrato* (Milano) 24:3:505-519, 2014. Translation of title: Validity of arbitration clauses in bills of lading.
- Sales Pallarés, L. A brief approach to The Rotterdam Rules: between hope and disappointment. *Journal of maritime law and commerce* (Baltimore, Md.) 42:3:453-463, 2011.
- Sturley, M.F. and others. 鹿特丹规则: the Rotterdam Rules. Beijing, Law Press, 2014. 444 p. In Chinese.

- Svensson, G. Forum shopping in the carriage of goods by sea. Göteborg, Sweden, University of Gothenburg, 2014. 53 p. Thesis (Master) - University of Gothenburg, Department of Law, 2014.
- Taylor, J. International maritime arbitration and the Rotterdam Rules: a new perspective on party autonomy. *Australian & New Zealand maritime law journal* (Murdoch, Australia) 28:1:25-43, 2014.
- Yang, S.-W. 불감항 과실에 관한 비교법적 연구: 로테르담 규칙과 헤이그 비스비 규칙과의 비교를 중심으로. *國際去來法研究 = Korean journal of international trade and business law* (Seoul) 22:2:73-97, 2013. Includes abstract in English. Translation of title: Study on the responsibility of the carrier for the unseaworthiness caused by the negligence of his own or agents: comparison of the Rotterdam Rules (2008) with the Hague-Visby Rules.
- Zhang, L. The Rotterdam Rules effect on Chinese cargo owners. *Asia Pacific law review* (Hong Kong) 21:1:27-53, 2013.

### خامساً – المدفوعات الدولية (بما في ذلك الكفالات المستقلة وخطابات الاعتماد الضامنة)

- Bergami, R. and P. Jaraswit. Letter of credit automation in Thailand: a commentary. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:1:15-28, 2013.
- Finocchiaro, G. and F. Delfini, eds. *Diritto dell'informatica*. Torino, Italy, UTET Giuridica, 2014. 1243 p. Translation of title: Information technology law.
- Zhang, Y. Exploration of alternatives for litigating international documentary letter of credit fraud disputes. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:1:133-156, 2013.

### سادساً – التجارة الإلكترونية

- Abhilash, C.M. E-commerce law in developing countries: an Indian perspective. *Information & communications technology law* (Abingdon, U.K.) 11:3:269-281, 2002.
- Aguilar, G.C. and J.L. Barba Ortega. United Nations Convention on the Use of Electronic Communications in International Contracts (E-CC). *Vindobona journal of international commercial law and arbitration* (Vienna) 18:1:41-50, 2014.
- Alba, M. Order out of chaos: technology, intermediation, trust, and reliability as the basis for the recognition of legal effects in electronic transactions. *Creighton law review* (Omaha, Neb.) 47:387-422, 2014.
- Al-Qassaymeh, M.M.A.S. The evidential weight of the electronic document under Jordanian law: an overall comment. *IJUM law journal* (Kuala Lumpur) 19:2:269-290, 2011.

- Arslanov, K.M. Conclusions of private contracts: some legal questions of e-commerce and Russian international private law. *International journal of scientific research* (Zhengzhou, China) 12:531-534, 2014.
- Basu Bal, A. Electronic transport records: an opportunity for the maritime and the logistics industries. *Journal of transportation law, logistics & policy* (Annapolis, Md.) 80:18-43, 2013.
- Bergami, R. and P. Jaraswit. Letter of credit automation in Thailand: a commentary. *Vindobona journal of international commercial law and arbitration* (Vienna) 17:1:15-28, 2013.
- Berman, K.J. Spotlight on electronic commerce law and secured transactions in Colombo. *Daily FT* (Colombo) 4, September 19, 2014.
- Blythe, S.E. Fine-tuning Vietnam's Electronic Transactions Law to promote growth in e-commerce. *Journal of international commercial law and technology* 9:4:214-228, 2014.
- Caprioli, E.A. Signature électronique et dématérialisation: droit et pratiques. Paris, LexisNexis, 2014. 387 p.
- Contributions to the study of international trade law and alternative dispute resolution in the South Pacific = Contribution à l'étude du droit du commerce international et des modes alternatifs de résolution des conflits dans le Pacifique sud. *Comparative law journal of the Pacific = Revue juridique polynésienne* (Faa'a, French Polynesia, France) 17:1-371, 2014.
- Coronado Aguilar, G. and J.L. Barba Ortega. United Nations Convention on the Use of Electronic Communications in International Contracts (E-CC). *Vindobona journal of international commercial law and arbitration* (Vienna) 18:1:41-50, 2014.
- Daghighian, S. Electronic contract documents in law and regulations in Iran. *International journal of scientific research* (Al Ain, United Arab Emirates) 7:2:1-8, 2014.
- Demoulin, M. Droit du commerce électronique et équivalents fonctionnels: théorie critique. Bruxelles, Larcier, 2014. 644 p.
- Estrella Faria, J.A. Online contracting: legal certainty for global business - the new U.N. Convention on the Use of Electronic Communications in International Contracts. *Uniform commercial code law journal* (New York) 39:1:2, 2006.
- Filippova, S.Y. Исполнение обязательств из электронных договоров в торговом обороте. *Коммерческое право: научно-практический журнал* (Moscow) 13:2:13-27, 2013. Translation of title: Performance of the e-commerce contract.
- Finocchiaro, G. and F. Delfini, eds. Diritto dell'informatica. Torino, Italy, UTET Giuridica, 2014. 1243 p. Translation of title: Information technology law.
- Formentín Zayas, Y.M. La firma electrónica, su recepción legal: especial referencia a la ausencia legislativa en Cuba. *IUS Revista del Instituto de Ciencias Jurídicas de Puebla* (México) 7:31:104-120, 2013.
- Fox, W.F. International commercial agreements and electronic commerce. 5th ed., revised. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2013. 411 p.

- Froomkin, A.M. Article 2B as legal software for electronic contracting: operating system or Trojan horse. *Berkeley technology law journal* (Berkeley, Calif.) 13:3:1023-1062, 1998.
- Gümüşlü, G. Milletlerarası akitlerde elektronik iletişimin kullanılmasına dair Birleşmiş Milletler Sözleşmesi. *Ankara Üniversitesi Hukuk Fakültesi Dergisi* (Ankara) 63:2:329-364, 2014. Includes abstract in English. Translation of title: United Nations Convention on the Use of Electronic Communications in International Contracts (“United Nations Convention on Electronic Contracting (2005)”).
- Hekwe, D. An appraisal of the legal basis for electronic signatures in Tanzania. Mwanza, United Republic of Tanzania, St. Augustine University of Tanzania, 2013. 45 p. Thesis (LLB) - St. Augustine University of Tanzania, 2013.
- Hibner, J. The development of an information society and electronic commerce in the European Union in the context of selected documents of the EU and international organisations. *Comparative economic research* (Łódź, Poland) 15:1:103-118, 2012.
- Illescas Ortiz, R. Derecho del comercio internacional y de la contratación electrónica. San José, IJSA, 2013. 368 p.
- ITU and others. Electronic transactions: assessment report, HIPCAR, harmonization of ICT policies, legislation and regulatory procedures in the Caribbean. Geneva, ITU, 2013. 140 p.
- \_\_\_\_\_. Electronic transactions: model policy guidelines & legislative texts, HIPCAR, harmonization of ICT policies, legislation and regulatory procedures in the Caribbean. Geneva, ITU, 2013. 50 p.
- Korea Legislation Research Institute, ed. Global legal issues 2013. Seoul, Korea Legislation Research Institute, 2013. 2 vol.
- Laborde, C.M. Electronic signatures in international contracts. Frankfurt am Main, Germany, Peter Lang, 2010. 247 p.
- Laidey, N.M. Adequacy of Contracts Act 1950 in governing the formation of e-contracts in Malaysia: UNCITRAL Model Law in E-Commerce as benchmark. *Social science research network* July 14, 2014. Available online at <http://ssrn.com/abstract=2465843>
- Lawn, G. Achieving technological neutrality in drafting legislation. *Loophole: Journal of the Commonwealth Association of Legislative Council* (New South Wales, Australia) 1:29-65, 2014.
- Lee, Y.-M. and S.-B. Choi. UN 국제전자계약협약(UN CUECIC)의 비준제고에 관한 연구. *전자무역연구 = E-trade review* (Seoul) 11:1:73-93, 2013. Includes abstract in English. Translation of title: Study on the enhancement of the United Nations Convention on Electronic Contracting (2005).
- Messinger, M. Rechtsunsicherheiten bei internationalen elektronischen Handelsgeschäften: ihre Reduktion unter Berücksichtigung des deutschen, US-amerikanischen und internationalen Vertragsrechts. Tübingen, Germany, Mohr Siebeck, 2014. 541 p. Translation of title: Legal uncertainty in international electronic commerce transactions.
- Mik, E. Certainty at last?: a ‘new’ framework for electronic contracting in Singapore. *Revista de Faculdade de Direito Milton Campos* (Nova Lima, Brazil) 26:118-151, 2013.

- Moens, G.A. and others, eds. Festschrift for Bruno Zeller. Australia, LexisNexis, 2014. 562 p.
- Mohammadi, M.
- انعتاد قراردادهای الکترونیکی: مطالعه تطبیقی در فقه اسلامی، حقوق ایران و کنوانسیون ۲۰۰۵ ژنو  
Qom, Iran, Mofid University, 2014. 326 p. Translation of title: Formation of electronic contracts: a comparative study of Islamic jurisprudence, Iranian law and the United Nations Convention on Electronic Contracting (2005). In Persian (Farsi).
- Mollel, A.L. and Z.N. Lukumay. Electronic transactions and the law of evidence in Tanzania. Iringa, Tanzania, Iringa University College, 2007. 157 p.
- O'Rourke, M.A. Progressing towards a uniform commercial code for electronic commerce or racing towards nonuniformity? *Berkeley technology law journal* (Berkeley, Calif.) 14:2:635-658, 1999.
- Quintana Adriano, E.A., ed. The evolution of the global trade over the last thirty years: international academy of commercial and consumer law. Mexico, D.F, Universidad Nacional Autónoma de México, 2014. 403 p.
- Rassolov, I. Правовое регулирование электронной торговли. In Коммерческое (торговое) право / профессора Ю.Е. Булатецкого. Норма, 2011. Ch. 15.
- Sahaydachny, S.A. and others. Report: key issues in e-commerce legislation. Hanoi, MUTRAP, 2014. 50 p.
- Sánchez del Castillo, V. La sociedad de la información y sus servicios. San José, IJSA, 2014. 178 p.
- Schöll, M. Facilitating trade in the digital economy: enhancing interaction between business and government (Geneva, 8-9 April 2014). Conference paper.
- Schwenzer, I.H. and others, eds. Current issues in the CISG and arbitration. The Hague, Eleven International Publishing, 2014. 299 p.
- Shah, H. and A. Srivastava. Signature provisions in the Amended Indian Information Technology Act 2000: legislative chaos. *Common law world review* (Isle of Man, U.K.) 43:3:208, 2014.
- Sorge, C. The legal classification of identity-based signatures. *Cryptology ePrint Archive* 2013/271.
- Tasneem, F. Electronic contracts and cloud computing. *Journal of international commercial law and technology* 9:2:105-116, 2014.
- Thangavel, J. Digital signature: comparative study of its usage in developed and developing countries. Uppsala, Sweden, Uppsala University, 2014. 68 p. Thesis (Master) - Uppsala University, Department of Information Systems, 2014.
- United Nations. Enhancing regional connectivity: towards a regional arrangement for the facilitation of cross-border paperless trade. Bangkok, UN. ESCAP, 2014. 118 p.
- United Nations Convention on the Use of Electronic Communications in International Contracts, 2005, enters into force. *AALCO journal of international law* (New Delhi) 2:2:231-234, 2013.

- United Nations. Economic Commission for Europe, ed. Connecting international trade: single windows and supply chains in the next decade. New York, United Nations, 2013. 195 p.
- Wang, F.F. Law of electronic commercial transactions: contemporary issues in the EU, US, and China. 2nd ed. London, Routledge, 2014. 356 p.
- \_\_\_\_\_. The incorporation of terms into commercial contracts: a reassessment in the digital age. *Journal of business law* (London) 2:87-119, 2015.
- Wazan, A.S. and others. The X.509 trust model needs a technical and legal expert. Conference paper. 2012 IEEE International Conference on Communications (ICC), 10-15 June 2012, Ottawa, Ont.

## سابعاً - المصالح الضمانية (بما في ذلك التمويل بالمستحقات)

- American Bar Association. [Resolution on the United Nations Convention on the Assignment of Receivables in International Trade]. 2002. Endorses United States of America ratification of the convention.
- Bazinas, S.V. The UNCITRAL Guide on the Implementation of a Security Rights Registry: part IV in a great UNCITRAL saga. *Uniform commercial code law journal* (St. Paul, Minn.) 46:1:51-70, 2014.
- Bridge, M.G. Secured credit legislation: functionalism or transactional co-existence, EBRD: Secured Lending in Commercial Transactions: Trends and Perspectives, London, 4-5 November 2013. Conference paper.
- Crocq, P. Les grandes orientations de l'Acte uniforme portant du projet de réforme organisation des sûretés. *Droit & patrimoine* 197:52-59, 2010.
- Dirix, E. The new Belgian Act on security interests in movable property. *International insolvency review* (London) 23:3:171-180, 2014.
- Dubovec, M. The law of securities, commodities and bank accounts: the rights of account holders. Cheltenham, U.K., Edward Elgar Publishing Limited, 2014. 236 p.
- Holzer, J. Die Arbeiten der UNCITRAL zur Insolvenzfähigkeit von Lizenzverträgen. *Neue Zeitschrift für das Recht der Insolvenz und Sanierung* (München) 17:9:337-345, 2014. Translation of title: The work of UNCITRAL on the insolvency priority of licence agreements.
- International Chamber of Commerce. ICC endorses UNCITRAL Convention on the Assignment of Receivables in International Trade. 2014.
- International Factors Group. IFG endorsement for the UN Convention on the Assignment of Receivables in International Trade. 2014.
- Keijser, T., ed. Transnational securities law. Oxford, U.K., Oxford University Press, 2014. 334 p.
- Kim, M.J. and others. Introduction of the Act on the Security of Movable and Claims. *Asian business lawyer* (Seoul) 12:65-78, 2013.
- Loof, W. and A. Berlee. Case study: harmonizing security rights. *Maastricht European Private Law Institute working paper* (Maastricht, The Netherlands) 2014:15.



- McMillen, M.J.T. The UNCITRAL Model Secured Transactions Law: a Shari'ah perspective. *Social science research network* November 16, 2014. Available online at <http://ssrn.com/abstract=2526079>
- Mitsdörffer, S. Sicherungsrechte an Schutzrechten: ein Vergleich zwischen dem deutschen Recht und dem UNCITRAL Legislative Guide on Secured Transactions. Tübingen, Germany, Mohr Siebeck, 2014. 278 p. Translation of title: Security interests in intellectual property rights.
- Mooney, C.W. The Cape Town Convention's improbable-but-possible progeny part one: an international secured transactions registry of general application. *Virginia journal of international law* (Charlottesville, Va.) 55:1:1-23, 2014.
- Ocejo, M. The TSL interview: Richard Kohn: on the cutting edge of cross-border lending. *Secured lender* (New York) 70:8:30-34, 2014.
- Piette, G. and G. Georgijevic. La réforme du droit mauricien des sûretés. *Revue internationale de droit comparé* (Paris) 66:4:1071-1091, 2014.
- Qin, J.A.Y. Rationalizing the Cape Town Convention and Aircraft Protocol's first-to-register rule and its exceptions in the context of aviation finance. *Journal of air law and commerce* (Dallas, Tex.) 79:747-778, 2014.
- Radić, Z. and D. Šago. Postupak upisa u upisnik sudskih i javnobilježničkih osiguranja tražbina vjerovnika na pokretnim stvarima i pravima. *Zbornik radova Pravnog fakulteta u Splitu* (Split, Croatia) 51:4:895-921, 2014. Translation of title: Procedure for entry in the register of court and notary public security of claims on movable property and rights. In Croatian.
- Riffard, J.-F. La loi type de la CNUDCI sur les opérations garanties. *Revue Lamy droit civil* (Rueil-Malmaison, France) 118:32-36, 2014.
- Rosenberg, A.S. Reform of secured transactions laws: global and regional trends and recent developments. *Uniform commercial code law journal* (St. Paul, Minn.) 46:2:109-145, 2015.
- Stacy, S.P. Follow the leader?: the utility of UNCITRAL's Legislative Guide on Secured Transactions for developing countries (and its call for harmonization). *Texas international law journal* (Austin, Tex.) 49:1:35-81, 2014.
- Tajti, T. Could continental Europe adopt a Uniform Commercial Code Article 9-type secured transactions system?: the effects of the differing legal platforms. *Adelaide law review* (Adelaide) 35:1:149-178, 2014.
- United Nations. UNCITRAL guide on the implementation of a security rights registry. New York, United Nations, 2014. viii, 160 p. United Nations publication, sales no. E.14.V.6. Published in all official languages of the United Nations.
- Vogt, N. and F. Kremslehner. Die UNCITRAL-Konvention über internationale Forderungsabtretungen und Bemerkungen aus österreichischer Sicht. *Ecolex* (Wien) 190-193, 2000. Translation of title: The United Nations Convention on the Assignment of Receivables in International Trade (New York, 2001) from the Austrian perspective.

## ثامناً – الإشتراء

- Arney, L. and others. Strategic contracting practices to improve procurement of health commodities. *Global health: science and practice* 2:3:295-306, 2014.
- Bolton, P. Disqualification for non-compliance with public tender conditions. *Potchefstroom electronic law journal = Potchefstroomse elektroniese regsblad* (Potchefstroom, South Africa) 17:6:2314-2353, 2014.
- Dagbanja, D.N. Promoting a competitive local business community in Ghana: the role of the legal framework for public procurement. *Journal of African law* (Cambridge, U.K.) 58:2:350-375, 2014.
- Lusby, K.M. Improving the effectiveness of state bid protest forums: going above and beyond the agreement on government procurement and adopting the ABA's Model Procurement Code. *Public contract law journal* (Washington, D.C.) 43:57-85, 2014.
- Pereira, D.A. Princípios gerais da contratação pública electrónica. *Revista electrónica de direito* (Porto, Portugal) 2, October 2013. Translation of title: General principles of electronic public procurement.
- Publishing Government contracts: addressing concerns and easing implementation: a report of the Center for Global Development Working Group on Contract Publication. Washington D.C, Center for Global Development, 2014. 26 p.
- Rahman, A.A. Enhancing the effectiveness of the public procurement system of Iraq through reforming the bid protest processes. Bloomington, Ind., Indiana University Maurer School of Law, 2014. 304 p. Thesis (Doctor of Juridical Science) - Indiana University Maurer School of Law (2014).
- Reich, A. The new text of the Agreement on Government Procurement: an analysis and assessment. *Journal of international economic law* (Oxford, U.K.) 12:4:989, 2009.
- United Nations. Guide to enactment of the UNCITRAL Model Law on Public Procurement. New York, United Nations, 2014. xviii, 395 p. Published in all official languages of the United Nations.
- United Nations. UNCITRAL model law on public procurement. New York, United Nations, 2014. vi, 73 p. United Nations publication, sales no. E.14.V.1. Published in all official languages of the United Nations.

## تاسعاً – الإعسار

- Abe, S. COMI の認定の近時の傾向について. *Kokusai shōji hōmu* (Tokyo) 42:2:216-224, 2014. Translation of title: Recent trend on deciding COMI (center of main interest): overview of EU regulation, Chapter 15 of the United States Bankruptcy Code, and Act on Recognition of and Assistance for Foreign Insolvency Proceedings in Japan.
- Atkins, S. and N. McCoy. First appellate decision in Australia on UNCITRAL Model Law on Cross-Border Insolvency: a warning to foreign investors and liquidators. *International corporate rescue* (Hertfordshire, U.K.) 11:5:304-307, 2014.

- Benning, O. Internationale Prinzipien für grenzüberschreitende Insolvenzverfahren. Frankfurt am Main, Peter Lang, 2013. 475 p. Translation of title: International principles for cross-border insolvency proceedings.
- Bufford, S.L. Coordination of insolvency cases for international enterprise groups: a proposal. *American bankruptcy law journal* (Laguna Beach, Calif.) 86:4:685-747, 2012.
- Clift, J. News from UNCITRAL: international insolvency law: the UNCITRAL experience with harmonization and modernization techniques. *Yearbook of private international law* (München, Germany) 11:405-426, 2009.
- Evans, R.J. and others. Recognition and assistance for foreign office holders in Bermuda, BVI and Cayman. *International corporate rescue* (Hertfordshire, U.K.) 11:2:106-112, 2014.
- Falzone III, A.J. 'Two households, both alike in dignity': the international feud between admiralty and bankruptcy. *Brooklyn journal of international law* (Brooklyn, N.Y.) 39:1175-1206, 2014.
- First Caribbean Region Judicial Colloquium on Insolvency. *INSOL world* (London) 40, first quarter 2014.
- Fisher, R. and M. Zerjal. Comity, COMI and anti-suit injunctions: Kemsley before the English and US courts. *International corporate rescue* (Hertfordshire, U.K.) 11:3:187-192, 2014.
- Fletcher, I. Spreading the gospel: the mission of insolvency law, and insolvency practitioners, in the early 21st century. *Journal of business Law* (London) 7:523-540, 2014.
- Franken, S.M. Cross-border insolvency law: a comparative institutional analysis. *Oxford journal of legal studies* (Oxford, U.K.) 34:1:97-131, 2013.
- González Pascual, J. and A.K. Pessoa de Oliveira. El papel de la UNCITRAL (CNUDMI) en las insolvencias transfronterizas. *Panorama socioeconómico* (Talca, Chile) 31:46:41-57, 2013.
- Good, M.D. Jaffé v Samsung Electronics Co., Ltd.: exploring the limits of 'additional relief' and 'additional assistance' under Chapter 15 of the US Bankruptcy Code. *International corporate rescue* (Hertfordshire, U.K.) 11:2:119-123, 2014.
- Harmer, R. Assessing the assessments. *International insolvency review* (London) 23:1:3-19, 2014.
- Holzer, J. Die Arbeiten der UNCITRAL zur Insolvenzfestigkeit von Lizenzverträgen. *Neue Zeitschrift für das Recht der Insolvenz und Sanierung* (München) 17:9:337-345, 2014. Translation of title: The work of UNCITRAL on the insolvency priority of licence agreements.
- Insol International. *INSOL International and UNCITRAL: celebrating 20 years of collaboration*. London, INSOL International, 2014. 15 p.
- Jackson, S. and R. Mason. Developments in court to court communications in international insolvency cases. *UNSW law journal* (Sydney) 37:2:507-543, 2014.

- Kargman, S.T. Emerging economies and cross-border insolvency regimes: missing BRICs in the international insolvency architecture. *Insolvency and restructuring international* (London) part I, 6:2:8-15, 2012; part II, 7:1:6-12, 2013.
- Lienau, O. Legitimacy and impartiality in a sovereign debt workout mechanism. *Cornell Law Faculty publications, paper 1110* (Ithaca, N.Y.) 7, 2014.
- Lubben, S.J. and S.P. Woo. Reconceptualizing Lehman. *Texas international law journal* (Austin, Tex.) 49:2:297-327, 2014.
- Masoud, B.S. The context for cross-border insolvency law reform in Sub-Saharan Africa. *International insolvency review* (London) 23:3:181-200, 2014.
- McCormack, G. Universalism in insolvency proceedings and the common law. *Oxford journal of legal studies* (Oxford, U.K.) 32:2:325, 2012.
- Mevorach, I. The role of enterprise principles in shaping management duties at times of crisis. *European business organization law review* (The Hague) 14:471-496, 2013.
- Moens, G.A. and others, eds. Festschrift for Bruno Zeller. Australia, LexisNexis, 2014. 562 p.
- Nunner-Krautgasser, B. and others, eds. Insolvenz- und Sanierungsrecht: Jahrbuch 2014. Wien, NWV Verlag GmbH, 2014. 276 p.
- Omar, P., ed. International insolvency law: reforms and challenges. Surrey, U.K., Ashgate, 2013. 432 p.
- Ouatu, M. Modified universalism for cross-border insolvencies: does it work in practice? Vancouver, B.C, University of British Columbia, 2014. 173 p. Thesis (Master of Laws) - University of British Columbia, Faculty of Graduate and Postdoctoral Studies, 2014.
- Rosenthal, J.M. and R.J. Palmersheim. What avoidance powers are available under Chapter 15 of the Bankruptcy Code? *National Law Review* (Western Springs, Il.) October 21, 2014.
- Sotomonte Mujica, D.R. Insolvencia transfronteriza: evolución y estado de la materia. Bogotá, Universidad Externado de Colombia, 2009. 242 p.
- Thomas, R., ed. Global insolvency & restructuring review 2014/15. Colchester, Essex, U.K., Euromoney Trading Ltd, 2014. 114 p.
- United Nations. UNCITRAL model law on cross-border insolvency: the judicial perspective (updated 2013). New York, United Nations, 2014. 106 p. Published in all official languages of the United Nations.
- Westbrook, J.L. Breaking away: local priorities and global assets. *Texas international law journal* (Austin, Tex.) 46:3:601-622, 2011.
- \_\_\_\_\_. National regulation of multinational default. In Economic law and justice in times of globalisation: Festschrift for Carl Baudenbacher. Baden-Baden, Nomos, 2007. p. 777-791.

## عاشراً - عقود التشييد الدولية

Hernández Rodríguez, A. Los contratos internacionales de construcción «llave en mano». *Cuadernos de derecho transnacional* (Madrid) 6:1:161-235, 2014.

## حادي عشر - التجارة المكافئة الدولية

Joachim, J. and others. La pratique des firmes américaines en matière d'offsets. S.I., AEGE: le réseau d'experts en intelligence économique, 2011. 80 p.

## ثاني عشر - مشاريع البنية التحتية الممولة من القطاع الخاص

Benavides, J.-L. Colloque international sur les partenariats public-privé: CNUDCI - Vienne, 3 et 4 mars 2014. *Semaine juridique* (Paris) 24:1204, 2014.

Estrella Faria, J.A. The UNCITRAL Legislative Guide on Privately Financed Infrastructure Projects. *Journal of world investment* (Geneva) 3:2:211-229, 2002.

Son, S.W. Legal analysis on public-private partnerships regarding model PPP rules. *國際去來法研究 = Korean journal of international trade and business law* (Seoul) 22:2:121-149, 2013.

## ثالث عشر - تسوية المنازعات بالاتصال الحاسوبي المباشر

Benyekhlef, K. and N. Vermeys. UNCITRAL's WGIII on online dispute resolution: a seemingly perpetual tug of war. *Slaw* 5 December 2014.

Ding, Y. 网上消费者争议的在线解决——以淘宝平台模式为例. *武大国际法评论 = Wuhan University international law review* (Wuhan, China) 17:1:208-236:2014-2015. Translation of title: Online dispute resolution for consumers in e-commerce: an example from the Taobao platform.

Kacker, U. and T. Saluja. Online arbitration for resolving e-commerce disputes: gateway to the future. *Indian journal of arbitration law* (Jodhpur, India) 3:1:31-44, 2014.

Koulu, R. Three quests for justification in the ODR era: sovereignty, contract and quality standards. *Lex electronica* (Montréal) 19:1:43-71, 2014.

Martic, D. Redress for free internet services under the scope of the EU and UNCITRAL's ODR regulations. *Democracia digital e governo eletrônico* (Florianópolis, Brazil) 10:360-376, 2014.