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## Библиография последних работ, касающихся деятельности ЮНСИТРАЛ\*

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## I. Работы общего характера

- Anjam, S.N. United Nations and the Commission on International Trade Law (UNCITRAL). *Journal of foreign policy* (Tehran) 12:4:747–765, 1998. In Farsi.
- Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Giesecking Verlag, 2020. 1873 p.
- Block-Lieb, S. A sociology of international commercial law. *Transnational commercial law review* (London) 1:49–75, 2020.
- Commercial and company law and sustainable development. *Commonwealth law bulletin: Commonwealth Secretariat* (London, U.K.) 43:3–4:362–402, 2017.
- Fuglinszky, Á. and R. Somssich. Language-bound terms – term-bound languages: the difficulties of translating a national civil code into a lingua franca. *International journal for the semiotics of law = Revue internationale de sémiotique juridique* 22 May 2020.
- Goode, R. Creativity and transnational commercial law: from Carchemish to Cape Town. *International and comparative law quarterly* (London) 70:1:1–28, 2020.
- Joubin-Bret, A. COVID-19 response and recovery: some views from UNCITRAL. *International trade law* (Seoul) 148:3:3–15, 2020. In English and Korean.
- Legros, C. Improving international uniform transport law by creating interpretative committees. In *Research handbook on maritime law and regulation*. J. Chuah, ed. Cheltenham, U.K., Edward Elgar Publishing, 2019, Part I, Ch. 1.
- Mostad-Jensen, A. News from the United Nations Commission on International Trade Law: the work of the fifty-second Commission session. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 24:4:817, 2019.
- Peh, P.B.X. and G. Ang. In conversation with Mr. Jeffrey Chan Wah Teck, SC. *Singapore law review* (Singapore) 36:40–57, 2018–2019.
- Ribeiro-Bidaoui, J. The international obligation of the uniform and autonomous interpretation of private law conventions: consequences for domestic courts and international organisations. *Netherlands international law review* (Cambridge, U.K.) 8 May, 2020.
- Serpa Soares, M. de. 75 years of international law-making at the United Nations. *Max Planck yearbook of United Nations law* (Leiden, The Netherlands) 23:3–38, 2019.
- Srivastava, A. Modern law of international trade: comparative export trade and international harmonization. Singapore, Springer, 2020. 334 p.
- Stewart, D.P. Keynote: what does international law have to do with international development? *Denver journal of international law & policy* (Denver, Colo.) 42:3:321–344, 2014.
- Thomas, D.R. Recognition of judicial sales of ships. *Journal of international maritime law* (Witney, U.K.) 25:5:355–358, 2019.
- Tosato, A. Intellectual property license contracts: reflections on a prospective UNCITRAL project. *University of Cincinnati law review* (Cincinnati, Ohio) 86:4:1251–1297, 2018.

## II. Международная купля-продажа товаров

- Aghmashhadi, F.A. and R. Ahmadi Far.  
 حق فروشنده در مطابق کردن کالا با قرارداد (مطالعه تطبیقی در کنوانسیون بیع بین المللی کالا  
 وین 1980، حقوق انگلیس و حقوق ایران)  
*Comparative law* (Qom, Iran) 8:1:111–126, 2012. Translation of title: The right  
 to cure (a comparative study in the CISG (1980), English law and Iranian law).
- Aghmashhadi, F.A. and M.T.D. Naghibi.  
 مطالعه تطبیقی تأثیر عرف و عادت در تفسیر قرارداد در کنوانسیون بیع بینالمللی کالا و حقوق  
 ایران  
*Comparative law review* (Tehran) 8:2:413–442, 2017–2018. Translation of title:  
 Battle of forms in the sales contract; examining the existing theories in legal  
 systems and comparison with the CISG (1980).
- Aguilar Vieira, I. de and G. Cerqueira, eds. *La Convention de Vienne en Amérique:  
 40e anniversaire de la Convention des Nations Unies sur les contrats de vente  
 internationale de marchandises = The Vienna Convention in America: 40th  
 anniversary of the United Nations Convention on Contracts for the International  
 Sale of Goods*. Paris, Société de législation comparée, 2020. 408 p.
- Arunpraditkun, S. The legal appropriation of the Kingdom of Thailand on the United  
 Nations Convention on Contracts for the International Sale of Goods 1980, 1989  
 (CISG). *Intellectual property and international trade law journal* (Bangkok)  
 2013, 12 p.
- Barrios Amaya, A.M. and others. Los tres regímenes de compraventa en Colombia.  
*Universitas estudiantes* (Bogotá) 21:233–250, 2020.
- Baş-Süzel, E. and G. Kurtulan-Güner. Availability of the disgorgement of profits  
 under the CISG. *Nordic journal of commercial law* (Turku, Finland) 2:20–38,  
 2020.
- Beale, H. RCCL Online Symposium on the Application of the CISG to the HKSAR,  
 28 August 2020. *Hong Kong Lawyer* (Hong Kong) October 2020.
- \_\_\_\_\_. Transnational contract law: Lando's contribution and the way forward.  
*European review of private law* (Alphen aan den Rijn, The Netherlands)  
 28:3:465–486, 2020.
- Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer  
 Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am  
 24. Juli 2020. Bielefeld, Germany, Giesecking Verlag, 2020. 1873 p.
- Berger, K.P. and D. Behn. Force majeure and hardship in the age of Corona: a  
 historical and comparative study. *McGill journal of dispute resolution*  
 (Montréal) 6:4:79–130, 2019–2020.
- Bridge, M.G. Force majeure and international supply contracts. *Transnational  
 commercial law review* (London) 1:76–99, 2020.
- Bříza, P. The CISG and the law applicable to international factoring, assignment,  
 set-off and late payment interests. *European legal forum* (München) 1:13–17,  
 2020.
- Brnabić, R. Dužnost pregleda robe prema Konvenciji Ujedinjeni Naroda o Ugovorima  
 o Međunarodnoj Prodaji Robe (Bečka Konvencija). *Zbornik radova Pravnog  
 fakulteta u Splitu* (Split, Croatia) 45:3:537–549, 2008. Translation of title: Duty  
 to inspect goods according to the CISG (Vienna Convention).
- Cerqueira, G. CISG's impact in Latin America: a conference paper. *Revista de  
 arbitragem e mediação* (São Paulo) 67:301–308, 2020.
- Chappuis, C. Is there a life after the end of the contract? *Transnational commercial  
 law review* (London) 1:100–115, 2020.

- Chen, L. and L.A. DiMatteo. Inefficiency of specific performance as a contractual remedy in Chinese courts: an empirical and normative analysis. *Northwestern journal of international law and business* (Chicago, Ill.) 40:275–332, 2020.
- Choi, S.-H. 예술품의 국제거래와 국제물품매매계약에 관한 UN협약. *Kyungpook National University law journal* (Daegu, Republic of Korea) 68:1:331–356, 2020. Translation of title: International artworks trading and CISG (1980).
- CISG Advisory Council opinion No. 20: hardship under the CISG. *Nordic journal of commercial law* (Aalborg, Denmark) 1:5–44, 2021.
- Coetzee, J. Private regulation in the context of international sales contracts. *Law, democracy & development* (Bellville, South Africa) 24:27–53, 2020.
- Cordero-Moss, G. COVID-19 and force majeure under the Vienna Convention on Sales and in civil law. *New York dispute resolution lawyer* (New York) 13:2:50–52, 2020.
- Dawwas, A. Applicability of CISG to Kuwaiti businesses. *Kuwait International Law School journal* (Kuwait) 2:7:27–98, 2014.
- Díaz Cuevas, M. ICC Guatemala y el fomento de la certeza del comercio internacional: la formalización de los contratos y acuerdos previos de la compraventa internacional de bienes y servicios como aspectos esenciales. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:105–117, 2019.
- Donini, V.M. Il diritto del commercio internazionale nel Mediterraneo tra diritto islamico e lex mercatoria. Roma, Edizioni Scientifiche Italiane, 2007. 493 p. Translation of title: International trade law in the Mediterranean between Islamic law and the lex mercatoria.
- Dubinchin, A.A. Почему Великобритания не присоединяется к Венской конвенции о договорах международной купли-продажи товаров 1980 г.? In Арбитраж и регулирование международного коммерческого оборота: российские, иностранные и трансграничные подходы. Liber Amicorum в честь 70-летия А. С. Комарова. N. G. Markalova, A. I. Muranov, eds. Moscow, Statut, 2019, p. 213–237.
- Echebarría Fernández, J. Jurisdiction and applicable law to contracts for the sale of goods and the provision of services including the carriage of goods by sea and other means of transport in the European Union. *Cuadernos de derecho transnacional* (Madrid) 11:2:58–84, 2019.
- Eckardt, T. and others. Art. 79 CISG in der internationalen Rechtsprechung. *Internationales Handelsrecht* (Köln, Germany) 4:140–149, 2020. Translation of title: Art. 79 CISG in international jurisdiction.
- Favacho, F. O Agronegócio brasileiro e a Convenção de Viena. *Direitoagrário.com* (Brazil) 31 August, 2020. Translation of title: Brazilian agribusiness and the CISG (1980).
- Ferrante, E. Thirty years of CISG: international sales, “Italian style.” *Italian law journal* (Napoli, Italy) 5:1:87–130, 2019.
- Franciosi, L.M. The effects of COVID-19 on international contracts: a comparative overview. *Victoria University of Wellington law review* (Wellington) 52:413–438, 2020.
- Fuglinszky, Á. Legal transplants: snapshots of the state of the art and a case study from Central Europe – post transplantation-adjustment of contractual liability in the new Hungarian Civil Code. *European review of contract law* (Berlin) 16:2:267–299, 2020.
- \_\_\_\_\_. Some structural questions on the relationship between contractual and extracontractual liability in the new Hungarian Civil Code. In *New civil codes*

- in Hungary and Romania. A. Menyhárd, E. Veress, eds. Cham, Switzerland, Springer, 2017, Ch. 9, p. 107–129.
- Fuglinszky, Á. and R. Somssich. Language-bound terms – term-bound languages: the difficulties of translating a national civil code into a lingua franca. *International journal for the semiotics of law = Revue internationale de sémiotique juridique* 22 May 2020.
- Galneder, B. Vertragsumsteuerung wegen antizipierten Vertragsbruchs im Vorfeld der Insolvenz: eine rechtsvergleichende Untersuchung des § 323 IV BGB und Art. 72 CISG unter besonderer Berücksichtigung der §§ 103 ff. InsO. Tübingen, Germany, Mohr Siebeck, 2020. 510 p. Translation of title: Contract changeover due to anticipated breach of contract prior to bankruptcy.
- Gama, L. Les Principes d’UNIDROIT et la loi régissant les contrats de commerce. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 406:27–343, 2019.
- Gillette, C.P. and S.D. Walt. Autonomous interpretation and its limits: the incorporation of the CISG into domestic sales law. *Social science research network* December 2020. University of Virginia School of Law, public law and legal theory paper series 2020–78.
- Grodl, L. Should the discussion on whether non-state law might be elected as the governing law of contract be silenced forever? In *Universal, regional, national: ways of the development of private international law in 21st Century*. N. Rozehnalová, ed. Brno, Czech Republic, Masaryk University Press, 2019, p. 81–99.
- Ha, K.-H. 국제물품매매에서 매수인의 대금감액권에. *Trade business studies* (Seoul) 71:8:37–58, 2016. Translation of title: A study on the buyer’s right of reducing the price in international sale of goods.
- \_\_\_\_\_. 국제물품매매에서 물품검사시기에 관한 고찰. *Trade business studies* (Seoul) 74:5:1–234, 2017. Translation of title: A Study on the buyer’s timely inspection of the goods in international sale of goods.
- Han, N.-H. and others. A study on application of CISG in the commercial arbitration of China: focus on CIETAC arbitration cases. *Journal of arbitration studies* (Seoul) 29:1:53–70, 2019.
- Hätönen, H. Certain legal problems and risks in frame agreements. *International in-house counsel journal* (Cambridge, U.K.) 10:37:1–13, 2016.
- Heo, H.-K. 국제물품매매협약상 매도인의 물품인도의무. *Trade business studies* (Seoul) 77:2:1–22, 2018. Translation of title: The seller’s obligation to deliver goods under the CISG (1980).
- Heo, H.-K. and T.-H. Oh. 국제물품매매협약상 위험이전. *Trade business studies* (Seoul) 75:8:1–28, 2017. Translation of title: Passing of risk of loss of the goods under the CISG (1980).
- Hernández, J.P. Arbitration agreements under the CISG. *Treaty examiner* 1:24–30, April 2020.
- \_\_\_\_\_. CISG hardship exemption in the time of COVID-19. *Treaty examiner* 2:71–79, May 2020.
- Hillman, R.A. Some realism about the admission of parol evidence in sales cases under the Convention on Contracts for the International Sale of Goods and the Uniform Commercial Code. *Social science research network* November 19, 2020.

- Huber, P. Für Glücksklee keine Haftung?: die Tücken der Garantiehaftung im CISG. *Internationales Handelsrecht* (Köln, Germany) 4:137–140, 2020. Translation of title: No liability for fortune clover? Pitfalls of guarantee liability under the CISG.
- Iftime, E. Buyer's right to specific performance under the United Nations Convention on Contracts for the International Sale of Goods. Conference paper. International Conference, Faculty of Law and Administrative Sciences, Valahia University of Targoviste, Romania, 12–13 June 2015.
- Kaarisma, S.E. The passing of risk under English law, INCOTERMS and UN Convention on Contracts for the International Sale of Goods: a critical discussion. *Electronic research journal of social sciences and humanities* (Karachi) 2:4:25–36, 2020.
- Kampf, A. and D. Marenkov. Ausschluss und Einbeziehung des UN-Kaufrechts: Analyse einer Kurzumfrage zur Verwendung von UN-Kaufrecht in der internationalen Vertragspraxis. *Internationales Handelsrecht* (Köln, Germany) 21:1:2–8, 2021. Translation of title: Exclusion and inclusion of the CISG: analysis of a survey on the use of the CISG (1980) in international contracts.
- Kashanizadeh, H. and A. Shiravi Qoozani.  
حقوق حاکم بر قراردادهای بینالمللی فروش نفت خام و جایگاه کنوانسیون بیع بینالمللی کالا در این قراردادها  
*Quarterly energy economics review* (Iran) 13:54:95–133, 2017. Translation of title: Rules governing international oil sale contracts and the role of the CISG (1980) in these contracts.
- Kemp, P.C.M. Enforced performance of commercial sales contracts in the Netherlands, Singapore and China. The Hague, Eleven International Publishing, 2020. 455 p. Thesis (PhD) – University of Leiden (2020).
- Kim, Y.-J. 국제물품매매계약상 특정이행에 관한 법적 쟁점: CISG 제28조의 해석과 적용을 중심으로. *Trade business studies* (Seoul) 71:8:1–36, 2016. Translation of title: Legal issues in specific performance under international business transactions: the scope and application of Article 28 of the CISG (1980).
- Kröll, S.M. and others, eds. UN Convention on Contracts for the International Sale of Goods (CISG): a commentary. 2nd ed. München, Beck, 2018. 1254 p.
- Kryla-Kudna, K. Sales contracts and the circular economy. *European review of private law* (Alphen aan den Rijn, The Netherlands) 28:6:1207–1230, 2020.
- Kuzmenko, Y.V. Общие принципы трансграничной торговли: механизм применения через призму Венской конвенции о международной купле-продаже товаров 1980 г. *Courier of Kutafin Moscow State Law University* (Moscow) 10:179–186, 2019.
- La prescription et la dénonciation dans une chaîne internationale de contrats. *Actualités du droit* (Paris) 17 February 2021.
- Lazerow, H. Uniform interpretation of CISG. *International lawyer* (Chicago, Ill.) 52:3:369–391, 2019.
- Liakopoulos, D. Application and integration of principles and uses of international trade in regulatory systems. *Revista CES derecho* (Medellín, Colombia) 11:1:55–88, 2020.
- Marzorati, O. COVID-19 y los efectos en el incumplimiento de los contratos privados de compraventa internacional en Argentina. *Revista foro derecho mercantil* 69:37–82, 2020.
- Maulana Haeruddin, I. and others. Keeping up with the CISG: a case of Indonesia. *Iranian economic review* (Tehran) 24:4:923–933, 2020.

- Mazzotta, F. Autonomous interpretation of CISG cases in the United States: the ultimate chimera. *Uniform commercial code law journal* (New York) 49:3:439–448, 2020.
- Mendoza, P. Contractual remedies for breach of contract under the CISG and a comparison to Guatemalan law. *Treaty examiner* 3:107–128, June 2020.
- Messelu, M.E. A critical analysis of Ethiopian Civil Code governing sale of goods in the light of international convention and principles. *Beijing law review* (Beijing) 7:2:133–146, 2016.
- Mohaghegh Damad, S.M. and R. Ahmadi Far.  
 اثر تسلیم در انتقال مالکیت مبیع کلی فی الذمه (مطالعه تطبیقی حقوق ایران، فقه اسلامی، حقوق مصر، حقوق انگلستان و کنوانسیون بیع بین المللی کالا)  
*Comparative law* (Qom, Iran) 9:1:89–104, 2013. Translation of title: A comparative study on the effect of delivery on the generic goods ownership transfer in Islamic jurisprudence, Iranian, Egyptian, and English law and the CISG (1980).
- Monavar, H.H. and S. Mehrdoust.  
 انتقال ضمان معاوضی در قرارداد حمل کالای فروخته شده  
*Interdisciplinary legal research* (Tehran) 1:2:51–65, 2020. Translation of title: Passing of risk in the contract of carriage of goods sold.
- Nain, Y. and S. Manish. Why India should opt for CISG. *India law journal* (India) 4:3, 2011.
- Nematollahi, E. and S.M.J. Fatemioon.  
 تبیین مفهوم نقض اساسی و عدم اجرای اساسی قرارداد  
*Comparative studies on Islamic and Western Law* (Qom) 6:4:159–190, 2020. Translation of title: Explaining the concept of fundamental breach and fundamental non-performance of contract.
- Nikbakht, H.R. and S.J. Nadoushan.  
 تقابل فرمها در قرارداد بیع؛ بررسی نظریات موجود در نظامهای حقوقی و بحث تطبیقی با عهدنامه بیع بینالمللی کالا  
*Journal of private law research* (Tehran) 3:10:141–161, 2015. Translation of title: Battle of forms in the sales contract; examining the existing theories in legal systems and comparison with the CISG (1980).
- Norros, O. Comparative aspects of the Norwegian and Finnish Limitation Acts. *Tidsskrift for rettsvitenskap* (Oslo) 133:4:393–422, 2020.
- Norton, J.J. Apologia: a non-retirement tribute to Professor Peter Winship, my SMU Law colleague of over four decades. *SMU law review* (Dallas, Texas) 73:3:395–402, 2020.
- Numngern, P. The preemptive effect of the CISG on tort claims under US law. Bloomington, Ind., Indiana University Maurer School of Law, 2020. 249 p. Thesis (PhD).
- Nwafor, N. and others. Reimagining transnational validity under the CISG: a gateway to “homeward trend” interpretations. *Journal of international trade law and policy* (Bradford, U.K.) 17:3:156–168, 2018.
- Oh, H.-S. 국제물품매매에서 손해배상청구권에 관한 비교법적 고찰. *Trade business studies* (Seoul) 77:2:23–42, 2018. Translation of title: A comparative legal study on the damages in the international sale laws.
- Oviedo Albán, J. Cláusulas de integración y restrictivas de modificación en los contratos de compraventa internacional de mercaderías. *Revista foro de derecho mercantil* (Bogotá) 61:45–64, 2018.

- Park, Y.-B. 책임제한사유로서의 불가항력과 사정변경. *Foreign law journal* (Seoul) 35:4:105–129, 2011. Translation of title: Force majeure and hardship as limits of contract liability.
- Perović, J. and L. Tomić. Implementation of international standards in Serbian contract law: an overview of solutions offered by the future civil code of Serbia. *Ekonomika preduzeća* (Belgrade) 63:7–8:413–423, 2015.
- Piltz, B. Covid-19 bedingte Lieferstörungen. *Internationales Handelsrecht* (Köln, Germany) 4:133–137, 2020. Translation of title: Delivery disruption due to Covid-19.
- Polo Martínez, C.A. Incumplimiento esencial del contrato en la Legislación Civil y Comercial colombianas a partir del moderno derecho de contratos. *Revista vis juris* (Santa Marta, Colombia) 6:11:9–69, 2019.
- Praštalo, B. Uniformity in the application of the CISG: analysis of the problem and recommendations for the future. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020. 234 p.
- Praštalo, T. and D. Đurđev. Compensation for damages due to a failure to perform a contractual obligation in a purchase and sales contract in foreign trade operations. *Law – theory and practice* (Novi Sad, Serbia) 37:3:27–43, 2020.
- Radu, G. Droit du commerce international: les fondamentaux. Paris, Éditions Glyphe, 2020. 123 p.
- Ramos, D. Convención de las Naciones Unidas de Viena de 11 de abril de 1980, sobre Contratos de Compraventa Internacional de Mercaderías (Convención de Viena, Cnuccim, o en inglés, CISG). In *Enciclopedia del arbitraje: primera parte*. J. L. Collantes González, ed. Lima, Estudio Mario Castillo Freyre, 2018, p. 289–302.
- Rossen, A. and others. How far does the dynamic doctrine go?: looking for the basis of precontractual liability in the CISG. *Nordic journal of commercial law* (Aalborg, Denmark) 1:1–31, 2020.
- Rothermel, M. Ereignisse (Coronavirus, Brexit, Embargos, Zölle, u.a.) und höhere Gewalt, Unmöglichkeit, Wegfall der Geschäftsgrundlage, Hardship, Frustration im BGB und in anderen Rechtsordnungen: braucht es eine Klausel? *Internationales Handelsrecht* (Köln, Germany) 20:3:89–97, 2020. Translation of title: Impediments (corona virus, Brexit, embargoes, customs duties, etc.) and force majeure, impossibility to perform, elimination of the basis of a transaction, hardship, frustration of contract under the BGB and other legal systems: is there need for a clause?
- Ruangvichathorn, J. The harmonization of ASEAN sales law: a comparative study with Thai sales law and CISG. *Thammasat law journal* (Bangkok) 49:1:131–147, 2020.
- Saive, D. and J. Stabel. Paperless trade: electronic bills of lading under the CISG and eUCP v. 2.0. *Internationales Handelsrecht* (Köln, Germany) 20:5:185–194, 2020.
- Sandvik, B. Biförpliktelser vid köp: dolda vänner i nordisk och internationell köprätt. *Tidskrift utgiven av Juridiska föreningen i Finland* (Helsingfors) 3:285–312, 2020. Translation of title: Additional duties in sales contracts: hidden friends in Nordic and international sales law.
- Scherbacheva, L.V. Исковая давность по требованиям из недостатков товара. *Elibrary.ru* (Moscow) 5–7, 2019.
- Schwenzer, I. and others. *International sales law: a guide to the CISG*. 3rd ed. Oxford, U.K., Hart Publishing, 2019. 862 p.



- Schwenzer, I.H., ed. *Commentary on the UN Convention on the International Sale of Goods (CISG)*. 4th ed. Oxford, U.K., Oxford University Press, 2016. 1602 p.
- Silveira, M.H. and F.E. Zenedin Glitz. *Direito contratual do MERCOSUL: o papel da harmonização jurídica na construção de um direito comunitário*. Curitiba, Brazil, Editora CRV, 2020. 130 p. Translation of title: MERCOSUR contract law: the role of legal harmonization in the construction of community law.
- Sisula-Tulokas, L. Kan en varas klimatbelastning vara ett köprättsligt fel? *Tidskrift utgiven av Juridiska föreningen i Finland (Helsingfors)* 3:313–329, 2020. Translation of title: Climate impact and conformity of the goods.
- Slakoper, Z. and J. Dešić. Jednostrani raskid kupoprodajnog ugovora poslije dospijeća obveza strana prema Konvenciji UN o Međunarodnoj Prodaji Robe. *Zbornik Pravnog fakulteta Sveučilišta u Rijeci (Zagreb)* 59:2–3:225–268, 2009. Translation of title: Avoidance of contract of sale after maturity of the obligations of the parties under the CISG (1980).
- Special issue “Les 40 ans de la Convention de Vienne sur la vente internationale de marchandises”, *Actualité juridique contrat*, décembre 2020. *Actualité juridique contrat* (Paris) 12:501–584, 2020.
- Tessema, Y.H. Force majeure and the doctrine of frustration under the UNIDROIT Principle, CISG, PECL and the Ethiopian Law of Sales: comparative analysis. *Journal of law, policy and globalization* 58:33–40, 2017.
- The Institute of Comparative Law in Japan 70th Anniversary Symposium: beyond globalization: future of comparative law in Asia/Pacific. Tokyo, Chuo University, 2020. 480 p.
- Vogt, J. and others. Farce majeure: how global apparel brands are using the COVID-19 pandemic to stiff suppliers and abandon workers. Policy paper prepared by European Center for Constitutional and Human Rights (ECCHR), ILAW and Worker Rights Consortium (WRC).
- Winkelmann, H. and others. Contractual interpretation. *Victoria University of Wellington law review* (Wellington) 52:463–517, 2020.
- Witz, C. and B. Köhler. Droit uniforme de la vente internationale de marchandises: juillet 2018 – décembre 2019. *Recueil Dalloz* (Paris) 196:19:1074–1085, 2020.
- Zeller, B. and R. Walters. Precontractual damages as a result of an irrevocable offer: a resolution within the CISG. *Social science research network* July 19, 2020.
- Zuppi, A.L. Exclusión implícita de la Convención de Viena de 1980 sobre los contratos de compraventa internacional de mercaderías. *Ley* (Buenos Aires) 81:126:1–3, 6 July 2017.

### III. Международный коммерческий арбитраж и согласительная процедура

- Abdallah, A.K. Reconciling Islamic sharia and arbitration. *MENA business law review* 3:31–40, third quarter 2020.
- Aitkalieva, A.M. Сингапурская конвенция о медиации как новый механизм регулирования коммерческих споров. *Bulletin of the Ministry of Justice, Republic of Kazakhstan* (Nur-Sultan) 4:35:8–11, 2020.
- Ak, A. Interview: Singapore’s Second Minister for Law Edwin Tong on the Singapore Convention on Mediation coming into force. *Bar and bench* (New Delhi) 2 November 2020.
- Al Enizi, Z.K. and W.F. Mahameed. International experience of applying transparency rules in arbitration processes between investors and states. *Accounting, economics, and law: a convivium* (Berlin) 17 August 2020.

- Al Hyari, O.H. and A.R. Al Ani. Annulment of arbitral awards: a new adoption of the UNCITRAL Model Law's legal framework. *Journal of legal affairs and dispute resolution in engineering and construction* (Reston, Va.) 12:3, 2020.
- Aladwan, Z.M. and M.M. Aladwan. An analysis of Jordanian jurisdiction as a seat for international arbitration. *Revue libanaise de l'arbitrage arabe et international = Lebanese review of Arab and international arbitration* (Beirut) 83:60–69, 2020.
- Alcolea, L.C. The 2005 Hague Choice of Court and the 2019 Hague Judgments Conventions versus the New York Convention: rivals, alternatives or something else? *McGill journal of dispute resolution* (Montréal) 6:6:187–215, 2019–2020.
- Alexander, N. UN-Übereinkommen zur internationalen Durchsetzung von Mediationsvergleichen. *Zeitschrift für Konflikt-Management* (Köln, Germany) 22:5:160–164, 2019. Translation of title: UN Convention on International Settlement Agreements Resulting from Mediation (the “Singapore Convention on Mediation”).
- Altawyan, A.A. International commercial arbitration in Saudi Arabia. Indianapolis, Ind., Council on International Law and Politics, 2018. 322 p.
- Arab, H. and others. A guide to arbitration in the UAE. Paris, International Chamber of Commerce, 2020. 96 p.
- Aschauer, C. and M. Neumayr. Austrian arbitration law in motion: the working of Austrian arbitration law in the context of international institutional arbitration. Wien, Verlag Österreich, 2020. 269 p.
- Bagherzade, H. and A. Mansouri Razi.  
تفسیر مضیق اختیار دادگاه در اجرای آرای داوری خارجی؛ هماهنگی با مشی حمایتی کنوانسیون شناسایی و اجرای داوری خارجی نیویورک  
*Journal of private law research* (Tehran) 8:30:39–67, 2020. Translation of title: Narrow interpretation of the courts' authority to enforce foreign arbitral awards: the compliance with pro-enforcement policy of the New York Convention (1958).
- Baltag, C. Expedited arbitration rules for investment disputes: ICSID amendment process and UNCITRAL Working Group II. In *Stockholm Arbitration Yearbook 2020*. A. Calissendorff and P. Schöldström, eds. Alphen aan den Rijn, The Netherlands, Kluwer Law International, Ch. 6, 2020.
- Bantekas, I. Equal treatment of parties in international commercial arbitration. *International and comparative law quarterly* (London) 69:4:991–1011, 2020.
- Bantekas, I. and others. UNCITRAL Model Law on International Commercial Arbitration: a commentary. Cambridge, U.K., Cambridge University Press, 2020. 1013 p.
- Bao, C. Return to reason: reigning in runaway due process claims. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 38:1:59–70, 2021.
- Beechey, J. Seoul Arbitration Lecture 2019: an “international arbitral legal order”: unicorn, global reality or an aspiration that has had its day? *Korean arbitration review* (Seoul) 11:48–69, 2020.
- Bělohávek, A.J. Independence and impartiality in light of international standards and disclosure duty of the arbitrator. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 10:19–50, 2020.
- Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Giesecking Verlag, 2020. 1873 p.

- Berkoff, L.A. The Singapore Convention: a viable method to enforce settlement agreements? *New York law journal* (New York) 20 May, 2020.
- Bertrand, J. and E. Taylor. Evolution, not revolution: a step towards ex parte emergency arbitrator relief in Hong Kong. *Asian dispute review* (Hong Kong) 22:4:148–154, 2020.
- Bikić, A. Arbitraža u Bosni i Hercegovini. *Godišnjak pravnog fakulteta u Sarajevu* (Sarajevo) 62:299–322, 2019. Translation of title: Arbitration in Bosnia and Herzegovina.
- Born, G. International commercial arbitration. 3rd ed. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020. 3 v.
- \_\_\_\_\_. Международный арбитраж: право и практика. Moscow, Russian Institute of Modern Arbitration, 2020. 869 p. Russian translation of “International arbitration: law and practice”, 2nd ed., Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2015.
- Born, G. and S. Forrest. Amicus curiae participation in investment arbitration. *ICSID review* (Oxford, U.K.) 34:3:626–665, 2019.
- Braz Teixeira, D. Recognition and enforcement of annulled arbitral awards under the New York Convention. *Indian journal of arbitration law* (Jodhpur, India) 8:1:1–48, 2019.
- Brillat-Capello, W. The Hague Rules on Business and Human Rights Arbitration: l’arbitrage comme outil de respect des droits humains. *Revue de l’arbitrage* (Paris) 2:377–402, 2020.
- Briz, B.A. and C. Mejía-Dueñas. Which law is supreme?: the interplay between the New York Convention and the McCarran-Ferguson Act. *University of Miami law review* (Coral Gables, Fla.) 74:4:1114–1134, 2020.
- Bříza, P. Czech perspective on validity of international arbitration clauses contained in an exchange of emails under the New York Convention. *Acta Universitatis Carolinae iuridica* (Bangkok) 66:4:143–155, 2020.
- Burke, T. and K. Dharmananda. Hard questions in uneasy times: the prospects of enforcing foreign awards applying Shari’a law in Australia. *Indian journal of arbitration law* (Jodhpur, India) 8:2:67–82, 2019.
- Butler, P. International commercial arbitration put to the test in the Commonwealth. *Victoria University of Wellington law review* (Wellington) 52:357–378, 2020.
- Caínzos, J.A. Cien años sin soledad, las relaciones entre la CCI la Convención de Nueva York y la Ley Modelo UNCITRAL. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:72–103, 2019.
- Canelas Schütt, J.M. El derecho aplicable al fondo de la controversia: perspectivas para su reforma. *CAINCO (Cámara de Industria, Comercio, Servicios y Turismo de Santa Cruz, Bolivia) blog* 1 septiembre, 2020.
- Cardoso, M.C.E. Impecunious parties in international commercial arbitration. *Arbitration international* (Oxford, U.K.) 36:1:123–146, 2020.
- Casey, J.B. Arbitration law of Canada: practice and procedure. 3rd ed. Huntington, N.Y., Juris, 2017. 578 p.
- Casoria, M., ed. Proceedings of 1st Annual Research Symposium on International Commercial Arbitration, 7 March 2019, RUW Campus, Riffa, Kingdom of Bahrain. 3rd ed. West Riffa, Bahrain, Royal University for Women, 2019. 59 p.
- Chan, D. and C. Neoh. To boycott proceedings or not?: recourse against arbitral awards on jurisdictional grounds by different categories of respondents under the Model Law. *Arbitration international* (Oxford, U.K.) 36:4:529–556, 2020.

- Chatterjee, C. and A. Lefcovitch. Recognition and enforcement of arbitral awards: how effective is Article V of the New York Convention of 1958? *International in-house counsel journal* (Cambridge, U.K.) 9:36:1–11, 2016.
- Chauhan, A.S. and M. Tandon. Time-bound arbitrations: a word of caution. *Spain arbitration review* (Madrid) 39:173–194, 2020.
- Chen, L. and A. Janssen, eds. Dispute resolution in China, Europe and world. Cham, Switzerland, Springer Nature, 2020. 292 p.
- Cheng, T. Interim measures in arbitration: surprise attack or offensive defence? *Asian dispute review* (Hong Kong) 22:2:52–58, 2020.
- Chua, E. The Singapore Convention on Mediation and the New York Convention on Arbitration: comparing enforcement mechanisms and drawing lessons for Asia. *Asian international arbitration journal* (Singapore) 16:2:113–138, 2020.
- Claxton, J.M. The Singapore Convention for Mediation: from promotion to workable standards by way of New York. *Comparative law yearbook of international business* (Alphen aan den Rijn, The Netherlands) 42:29–65, 2020.
- Collantes González, J.L., ed. Enciclopedia del arbitraje: primera parte. Lima, Estudio Mario Castillo Freyre S.C.R.L, 2018. 428 p.
- \_\_\_\_\_, ed. Enciclopedia del arbitraje: segunda parte. Lima, Estudio Mario Castillo Freyre S.C.R.L, 2018. 480 p.
- Dagbanja, D.N. The public interest safeguards in arbitration in Ghana. *African journal of international and comparative law* (Edinburgh) 28:4:677–696, 2020.
- Dasser, F. “Soft law” in international commercial arbitration. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 402:385–596, 2019.
- Dawwas, A. Law applicable to the merits of international commercial arbitration: MAL, PAL and KCCCP compared. *Kuwait International Law School journal* (Kuwait) 2:6:25–76, 2014.
- Debuchy, P. and A. Kamath. Public Private Partnerships dispute resolution in Latin America: the balance between attracting foreign investment and pursuing public policy. *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.
- Dermawan, F. Macau adopts a new arbitration framework. *Asian dispute review* (Hong Kong) 22:1:36–40, 2020.
- Dobiáš, P. The recognition and enforcement of arbitral awards set aside in the country of origin. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 9:3–26, 2019.
- Duarte García, M.V. Aplicación de la Convención de Singapur a las controversias entre inversionistas y estados. *CIAR global* 29 July, 2020.
- Dunna, G.T. Keeping with the times, revisiting the UNCITRAL Model Law on International Commercial Arbitration. *Journal of international dispute settlement* (Oxford, U.K.) 11:459–484, 2020.
- Eidenmüller, H. and F. Varesis. What is an arbitration?: artificial intelligence and the vanishing human arbitrator. *New York University journal of law & business* (New York, N.Y.) 17:1:49–93, 2020.
- Ellis, A.M.T. Motivos que impiden el reconocimiento y ejecución de laudos arbitrales extranjeros. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:119–134, 2019.
- Fénéon, A. Convention de Singapour: une ambition forte, mais une portée limitée. *Cahiers de l'arbitrage* (Paris) 1:105–118, 2020.

- Ferrari, F., ed. *The impact of EU law on international commercial arbitration*. Huntington, N.Y., JurisNet, LLC, 2017. 679 p.
- Ferrari, F. and G. Cordero–Moss, eds. *Iura novit curia in international arbitration*. Huntington, N.Y., JurisNet, LLC, 2018. 501 p.
- Ferrari, F. and S. Kröll, eds. *Conflict of laws in international commercial arbitration*. Huntington, N.Y., JurisNet LLC, 2019. 800 p.
- Ferrero, J. *La Convención de Singapur sobre Mediación: una herramienta indispensable para promover la mediación como mecanismo alternativo de solución de controversias internacionales*. *Forseti revista de derecho* (Lima) 29 July 2020.
- Flecke-Giammarco, G., ed. *The DIS Arbitration Rules: an article-by-article commentary*. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020. 993 p.
- Foskett, D. *Foskett on compromise*. 9th ed. London, Sweet & Maxwell, 2020. 712 p.
- Gaidenko Schaer, N. Конвенция о приведении в исполнение мировых соглашений, достигнутых в результате международной коммерческой согласительной процедуры: в начале пути. *Journal of Russian law* (Moscow) 243:3:157–168, 2017.
- Gaillard, E. *Les manœuvres dilatoires des parties et des arbitres dans l'arbitrage commercial international*. *Revista brasileira de arbitragem* (São Paulo) 17:67:219–247, 2020.
- Garaud, J.-Y. and E. Iung. *L'obtention ex parte d'un document en matière d'arbitrage*. *Revue de l'arbitrage* (Paris) 1:15–52, 2020.
- Garnett, R. *Anti-arbitration injunctions: walking the tightrope*. *Arbitration international* (Oxford, U.K.) 36:3:347–372, 2020.
- Giorgetti, C. *The selection and removal of arbitrators in investor-State dispute settlement*. Leiden, The Netherlands, Brill, 2019. 93 p.
- Girard-Foley, P. *Convention de Singapour*. *Girard-Foley & Associates Newsletter* (Kuala Lumpur) 18 November 2019.
- Gläßer, U. and C. Kück. *The Hague Rules on Business and Human Rights Arbitration: a balancing act*. *SchiedsVZ = Zeitschrift für Schiedsverfahren* (München) 18:3:124–133, 2020.
- Gökyayla, C.D. *The Turkish Supreme Court's approach to recognition and enforcement of foreign arbitral awards under the New York Convention*. *SchiedsVZ = Zeitschrift für Schiedsverfahren* (München) 18:6:265–278, 2020.
- Gül, Y.E. *Singapore Convention and mediation at the transnational level*. *Social science research network* 2020.
- Gunnoo, D. *Analyse comparative entre Maurice et Madagascar sur les spécificités liées à l'arbitrage international et à l'arbitrage institutionnel*. *Revue juridique de l'Océan Indien* (Sainte-Clotilde, France) 24:19–37, 2017.
- Guo, Y. *From conventions to protocols: conceptualizing changes to the international dispute resolution landscape*. *Journal of international dispute settlement* (Oxford, U.K.) 11:2:217–241, 2020.
- Hage Chahine, J. and others. *The impact of the Singapore Convention on the international business mediation*. *Wolters Kluwer France Blog: actualités du droit* (Paris) 10 April 2020.
- Hansen, O. and others. *Private governance and the potential of private law*. *European review of private law* (Alphen aan den Rijn, The Netherlands) 28:2:333–373, 2020.

- Hend, N. Cyber arbitration and the future: the ideal state. *International journal of law* (New Delhi) 7:1:7–12, 2021.
- Herisi, A.A. Aftermath of the Singapore Convention: a comparative analysis between the Singapore Convention and the New York Convention. *American journal of mediation* (Orlando, Fla.) 12, 19 p., 2019.
- Hernández, J.P. Changed circumstances affecting the arbitral seat. *Treaty examiner* 2:49–55, May 2020.
- \_\_\_\_\_. The seat of mediation under the Singapore Convention. *Treaty examiner* 1:1–3, April 2020.
- Howard, A. EU cross-border commercial mediation: listening to disputants – changing the frame; framing the changes. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2021. 255 p.
- Ipek, M. Interpretation of Article II(3) of the New York Convention. *Marmara University Faculty of Law journal of legal studies* (Istanbul) 23:3:683–724, 2017.
- Jaime, M.-L. Enforceability of arbitration clauses against third-party holders of bills of lading: a comparative perspective. *Transnational dispute management* (Voorburg, The Netherlands) 18:1, 2021, 20 p.
- \_\_\_\_\_. Relying upon parties' interpretation in treaty-based investor-State dispute settlement: filling the gaps in international investment agreements. *Georgetown journal of international law* (Washington, D.C.) 46:261–313, 2014.
- \_\_\_\_\_. Shifting sands: new trends on ethics regulation of arbitrators in investor-State dispute settlement. *World arbitration and mediation review* (Huntington, N.Y.) 10:3:383–405, 2016.
- Jovičić, K.A. Pravna priroda odnosa između arbitara i stranaka: receptum arbitri. *Strani pravni život* (Belgrade) 64:1:17–28, 2020. Translation of title: Legal nature of relationship between arbitrator and parties: receptum arbitri.
- Kaprolli, F. Zgjidhja alternative e kontestive juridike dhe metodat e ADR. *Knowledge: international journal* (Skopje) 35:5:1449–1454, 2019. Translation of title: Alternative dispute resolution of legal disputes and ADR methods.
- Karaşahim, Y.A. Contractual time limits to commence arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 37:2:209–256, 2020.
- Kessedjian, C. Le tiers impartial et indépendant en droit international: juge, arbitre, médiateur, conciliateur – cours général de droit international. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 403:48–645, 2019.
- Kim, R. and H. Jung. Authority of the arbitral tribunal to rule on the validity of the arbitral agreement and to grant interim measures. *Korean arbitration review* (Seoul) 11:34–38, 2020.
- Kim, Y.-J. 2019 reform of Japan Commercial Arbitration Association (JCAA) Arbitration Rules. *Journal of arbitration studies* (Seoul) 29:2:133–160, 2019.
- Koch, O. Non-arbitrability: national, international and transnational approaches to define the matters. *European political and law discourse* (Prague) 7:6:7–23, 2020.
- Koïta, Y.-S. La médiation ou le blivet du droit OHADA. *Penant: revue trimestrielle de droit africain* (Paris) 910:28–48, 2020.
- Komindr, A. UNCITRAL and legal innovations in international commercial mediation. *Korean arbitration review* (Seoul) 11:26–33, 2020.

- Kulkarni, R.M. Quelling the quagmire: a neutral's facilitation of settlement negotiations and effect of the Singapore Convention on Mediated Settlements. *Dispute resolution international* (London) 14:1:57, 2020.
- Kushwaha, A. Parallel litigation and arbitration. *International journal of law* (New Delhi) 6:2:57–61, 2020.
- Labanieh, M.F. and others. E-arbitration: a way forward to improve quality and service delivery in Malaysian dispute resolution industry. *International journal of supply chain management* (London) 9:3:136–141, 2020.
- Labatut, T. L'arbitrage accéléré: faut-il aller plus loin? *Base Lextenso: issu de petites affiches* (Paris) 128, 26 juin, 2020.
- Landbrecht, J. and A.R. Wehowsky. A new treaty and approach to reconciling the choice of remedies concept, the judgment route, and the approaches to enforcing awards set aside? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 37:6:679–720, 2020.
- Laute, A. and A.R. Ziegler. Vereinbarkeit des Merkmals der hinreichenden Binnenbeziehung mit dem UNÜ in der Schweiz: zugleich Besprechung BGer Urt. v. 7.9.2018 – 5A\_942/2017. *Schieds VZ = Zeitschrift für Schiedsverfahren* (München) 18:6:286–293, 2020. Translation of title: Compatibility of the feature of sufficient internal link with the New York Convention in Switzerland.
- Layton, A. Arbitration and anti-suit injunctions under EU law. *European international arbitration review* (Huntington, N.Y.) 8:2:27–44, 2019.
- Lee, G. An overview of the United Nations Convention on International Settlement Agreements Resulting from Mediation. *Korean yearbook of international law* (Seoul) 7:275–281, 2019.
- Lee, H.W. 2016년 개정 중재법의 주요내용. *Arbitration research* (Seoul) 30:1:3–37, 2020. Translation of title: Important issues of the 2016 revision of the Korean Arbitration Act.
- Lee, J. Dispute settlement mechanisms in U.S. FTAs with Korea, Panama, Peru and Colombia: basic designs, key characteristics and implications. *British journal of American legal studies* (Birmingham, U.K.) 5:2:487–504, 2016. Special journal issue: United States' Free Trade Agreements: a silent (r)evolution?
- Liao, M. Singapore Convention series: refusal grounds in the UN Convention on International Settlement Agreements Resulting from Mediation. *Kluwer mediation blog* 12 April 2020.
- Litina, E. Theory, law and practice of maritime arbitration: the case of international contracts for the carriage of goods by sea. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020. 220 p.
- Liu, G. Limitation period for the recognition and enforcement of foreign arbitral awards. *Indian journal of arbitration law* (Jodhpur, India) 9:1:95–120, 2020.
- Liu, Y. Selecting an investor-state arbitration mechanism for disputes arising under China's belt and road initiative projects. *Emory international law review* (Atlanta, Ga.) 34:639–672, 2020.
- Lutran, D. and J. Hage Chahine. Mediation: a cultural well-established dispute resolution mechanism in the MENA (Middle East and North Africa) region gaining in momentum. *International journal of Arab arbitration* (Beirut) 12:1:23–40, 2020.
- Manetska, K. and O. Levchyshyna. Enforceability of mediation settlement agreements: Ukrainian perspective in the light of current trends. *International comparative jurisprudence* (Vilnius) 6:1:84–94, 2020.

- Maniruzzaman, A.F.M. Investor-State dispute settlement by ADR: an appraisal of the recent trends. *Transnational dispute management* (Voorburg, The Netherlands) 17:2, February 2020.
- Manukyan, M. Hidden in the curtain of Article 44: formation rules of arbitration agreements and ICSID Arbitration Rules. *Arbitration international* (Oxford, U.K.) 36:1:67–85, 2020.
- Mariottini, C.M. and B. Hess. The notion of “arbitral award.” *Social science research network* May 2020.
- Markalova, N.G. and A.I. Muranov, eds. Арбитраж и регулирование международного коммерческого оборота. Moscow, Statut, 2019. 738 p.
- Masengo, F. The separability principle under Rwandan arbitration law. *ULK scientific journal* (Kigali) 37:69–100, 2018.
- Mbaluto, J. and D. Okoth. The beat goes on: the right of appeal from High Court decisions on arbitral awards. *Oraro & Company Advocates newsletter* (Nairobi) 12:10–11, 2020.
- Meidanis, H. Enforcement of mediation settlement agreements in the EU and the need for reform. *Journal of private international law* (Abingdon, U.K.) 16:2:275–299, 2020.
- \_\_\_\_\_. International mediation and private international law. *ICC dispute resolution bulletin* (Paris) 1:41–52, 2020.
- Mekonnen, S.D. A comparative analysis of the Ethiopian legal framework for challenging arbitral awards through appeal. *Bahir Dar University journal of law* (Bahir Dar, Ethiopia) 5:1:94–126, 2014.
- Meškić, Z. Applicable law to the arbitration agreement in general conditions of sale available on seller’s website: a pro-arbitration approach in the jurisprudence of the Supreme Court of the Federation of Bosnia and Herzegovina. *Revija Kopaoničke škole prirodnog prava* (Belgrade) 2:1:29–46, 2020.
- Ming, C. and C. Iovene. Advantages and benefits of the revised Swiss Rules of Mediation 2019: in light and in line with the Singapore Convention. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 38:2:282–295, 2020.
- Mishra, I. Foreign exchange laws and their impact on the enforcement of foreign arbitral awards in India under the New York Convention. *Asian dispute review* (Hong Kong) 22:4:161–166, 2020.
- Mogavero, S. La partita internazionale tra investimenti e mediazione: arbitro, fuorigioco? *Ius in itinere* (Napoli) 6 November, 2020. Translation of title: The international match between investments and mediation: referee, offside?
- Montineri, C. The United Nations Commission on International Trade Law (UNCITRAL) and the significance of the Singapore Convention on Mediation. *Cardozo journal of conflict resolution* (New York) 20:1023–1036, 2019.
- Muftić, N. Dostupnost privremenih mjera u međunarodnoj trgovačkoj arbitraži. *Godišnjak pravnog fakulteta u Sarajevu* (Sarajevo) 62:391–416, 2019. Translation of title: The availability of interim measures in international commercial arbitration.
- Muranov, A.I. Место международного коммерческого арбитража: особенности этой категории в российском праве. *International commercial arbitration review* (Moscow) 15:2:67–96, 2017.
- Nahnybida, V. Встановлення підстав арбітражного ровадження як елемента правоохоронного механізму при вирішенні міжнародних комерційних спорів. *European political and law discourse* (Warsaw) 7:2:46–53, 2020.



- Ndayisaba, D. The problem of determination of arbitrability under Rwandan law. *Rwanda law journal* (Kigali) 1:94–125, 2020.
- Ng, I. and others. Five recurring problems in international arbitration: the relationship between courts and arbitral tribunals. *Indian journal of arbitration law* (Jodhpur, India) 8:2:19–47, 2019.
- Nikolić, D. Agreements limiting or expanding grounds for annulling international arbitral awards. *Annals Faculty of Law Belgrade – Belgrade law review* (Belgrade) 68:4:130–157, 2020.
- Nottage, L. Confidentiality v. transparency in international arbitration: Asia-Pacific tensions and expectations. *Asian international arbitration journal* (Singapore) 16:1:1–24, 2020.
- Onyema, E. Reimagining the framework for resolving intra-African commercial disputes in the context of the African Continental Free Trade Area Agreement. *World trade review* (Cambridge, U.K.) 19:3:446–468, 2020.
- Prida, A.M. Ley Modelo de la ONU sobre Mediación Comercial Internacional. *Semanario sin limites* (Mexico) 14 August, 2020.
- Quek Anderson, D. The Singapore Convention on Mediation: supplying the missing piece of the puzzle for dispute resolution. *Social science research network* 2020.
- Radicati di Brozolo, L.G. Party autonomy and the rules governing the merits of the dispute in commercial arbitration. *European international arbitration review* (Huntington, N.Y.) 8:1:67–93, 2019.
- Rajagopal, S.B. Rethinking PT First Media v Astro: Art 16(3), a sui generis remedy? *Law gazette* (Singapore) October 2020.
- Ramírez, I.I.R. and J.C.L. Ríos. La Convención de Nueva York de 1958: ¿momento para una reforma? *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:304–314, 2019.
- Rasmussen, J.S. and A. Poole. Nordic arbitration: how does it stand out? *Transnational dispute management* (Voorburg, The Netherlands) 18:1, 2021, 11 p.
- Rivas Caso, G. And what now?: las consecuencias de la anulación del laudo. *Spain arbitration review* (Madrid) 39:125–153, 2020.
- Rodríguez-Bravo, D. Algunas notas en materia de arbitraje internacional. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:316–340, 2019.
- Saha, S. and S. Shukla. Resurrecting the debate on “due process paranoia” in Centrotrade: paranoia or judiciousness? *Arbitration international* (Oxford, U.K.) 36:4:521–528, 2020.
- Sanchez, J.F. Applying the Model Law’s standards for interim measures in international arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 37:1:49–86, 2020.
- Sánchez López, B. La eficacia transfronteriza de los acuerdos de mediación y la Convención de Singapur: ¿grandes esperanzas? *Cuadernos de derecho transnacional* (Madrid) 12:2:1406–1445, 2020.
- Sánchez Lorenzo, S.A. Aspectos clave del arbitraje comercial internacional. *Curso de derecho internacional* (Rio de Janeiro) 46:531–587, 2019.
- Sánchez Pos, V. La entrada e intervención de terceros en el arbitraje comercial internacional. *Cuadernos de derecho transnacional* (Madrid) 12:1:365–385, 2020.
- Saudi Centre to make mediated settlements enforceable. *Global arbitration review* (London) 21 May 2020.

- Scherer, M. Remote hearings in international arbitration: an analytical framework. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 37:4, 2020.
- Scheu, J. and P. Nikolov. The setting aside and enforcement of intra-EU investment arbitration awards after Achmea. *Arbitration international* (Oxford, U.K.) 36:2:253–274, 2020.
- Seif, K. and D. Aranki. International arbitration in Dubai courts: let the data speak for itself. *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.
- Seyadi, R.M. The effect of the 1958 New York Convention on Foreign Arbitral Awards in the Arab Gulf States. Newcastle upon Tyne, U.K., Cambridge Scholars Publishing, 2017. 243 p.
- Shekhar, A. Determining the applicable law of limitation in international arbitration. *Investment and commercial arbitration review* (New York) 6 November, 2020.
- Sinha, R. and V. Krishnani. Exposing asymmetry to new challenges: status of UDCs under Art. 18 of the Model Law. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 38:3:602–618, 2020.
- Sinmi-Adetona, T. The Singapore Convention: mediation's next best thing or a development facade. *Lawyard quarterly journal* (Nigeria) 2:1:2–9, 2020.
- Song, Y. 《新加坡调解公约》下中国国际商事和解协议的执行. *Open journal of legal science* (China) 9:1:121–128, 2021.
- Soto Pineda, J.A. and M. Prada Salmoral. ¿Está desfasada la Convención de Nueva York sobre el Reconocimiento y la Ejecución de las Sentencias Arbitrales Extranjeras? *Spain arbitration review* (Madrid) 38:89–109, 2020.
- Special issue on international commercial mediation. *Singapore Academy of law journal* (Singapore) 31:373–746, 2019.
- Stewart, A. The role of courts in supporting arbitration: a review of recent developments in the Asia-Pacific. Conference paper presented by video to the International Congress of Maritime Arbitration ICMA XXI in Rio de Janeiro, Brazil, 9 March 2020.
- Suvanpanich, T. The Central Intellectual Property and International Trade Court's judgements on setting aside of the foreign awards. *Assumption University law journal* (Bangkok) 6:2:23–33, 2015.
- Tan, W. Allowing the exclusion of set-aside proceedings: an innovative means of enhancing Singapore's position as an arbitration hub. *Asian international arbitration journal* (Singapore) 15:2:87–118, 2019.
- Tang, Z. International judicial cooperation in game theory. *Journal of international dispute settlement* (Oxford, U.K.) ideaa017:1–28, 2020.
- Tasende Iturvide, I.J. Reflexiones sobre la nueva Convención de las Naciones Unidas sobre los Acuerdos de Transacción Internacionales Resultantes de la Mediación. *Revista de derecho de la Universidad de Montevideo* (Montevideo) 37:71–91, 2020.
- Teramura, N. The strengths and weaknesses of arguments pertaining to ex aequo et bono. *Asian international arbitration journal* (Singapore) 15:2:63–86, 2019.
- Tercier, P. Le grand succès de l'arbitrage commercial international et de la Convention de New York. *Cahiers de l'arbitrage* (Paris) 4:653–658, 2019.
- Tezuka, H. Rise of hybrid arbitration: mediation in the era of the Singapore Mediation Convention. In *International arbitration: when East meets West – Liber Amicorum Michael Moser*. N. Kaplan, et al., eds. Alphen aan den Rijn, The Netherlands, Kluwer Law International, Ch. 23, 2020.

- Tizazu, N. Ethiopian law on arbitral interim measures: towards dispelling the ambivalence. *Bahir Dar University journal of law* (Bahir Dar, Ethiopia) 10:2:265–293, 2020.
- Treichl, C. The Singapore Convention: towards a universal standard for the recognition and enforcement of international settlement agreements? *Journal of international dispute settlement* (Oxford, U.K.) 11:409–429, 2020.
- Uilenbroek, L. The power of investment tribunals to enjoin domestic criminal proceedings. *Arbitration international* (Oxford, U.K.) 36:3:323–345, 2020.
- Usluel, A.E.G. Mandatory or voluntary mediation?: recent Turkish mediation legislation and a comparative analysis with the EU’s mediation framework. *Journal of dispute resolution* (Columbia, Mo.) 2:445–466, 2020.
- Velasco, M.L. and C.O. Garrido. Convención de Singapur: no sólo el clima está cambiando. *Revista de la Comisión de Arbitraje: conmemorativa a los 100 años de Fundación de la ICC* (Panama) 1:1:210–221, 2019.
- Vidyarthi, A. and S. Hyaat. Moving towards to a common definition of “public policy.” *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.
- Waincymer, J. Online arbitration. *Indian journal of arbitration law* (Jodhpur, India) 9:1:1–23, 2020.
- \_\_\_\_\_. The Vis Moot 2020: an educational post mortem. *Vindobona journal of international commercial law and arbitration* (Vienna) 24:1:54–113, 2020.
- Weigand, F.-B. and A. Baumann, eds. Practitioner’s handbook on international commercial arbitration. 3rd ed. Oxford, Oxford University Press, 2019. 1910 p.
- Weiller, L. La notion de sentence dans la Convention de New York à l’épreuve des évolutions de l’arbitrage commercial international. *Cahiers de l’arbitrage* (Paris) 4:677–684, 2019.
- Wilske, S. and others. Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2019 und Ausblick auf 2020. *SchiedsVZ = Zeitschrift für Schiedsverfahren* (München) 18:3:97–120, 2020. Translation of title: Developments in international arbitration during 2019 and outlook on 2020.
- Wingate, E.O. Qualifications for party representatives and arbitrators in Nigerian arbitration: Shell v Federal Inland Revenue Service. *Journal of African Law* (Cambridge, U.K.) 64:3:451–461, 2020.
- Wójtowicz, P. and F. Gevaerd. The framework: the U.N.’s Working Group II debates new expedited arbitration rules. *Alternatives* (New York, N.Y.) 37:7:99–102, 2019.
- Xie, D. and C. Wang. Do international commercial courts compete with international arbitration?: the experience of China International Commercial Court. *Transnational dispute management* (Voorburg, The Netherlands) 17:4, May 2020.
- Yamada, A. An overview of the UN Convention on International Settlement Agreements Resulting from Mediation (Singapore Convention on Mediation) (2). *JCA journal* (Tokyo) 67:3:31–37, 2020.
- Yao, R.N. L’exécution d’une sentence arbitrale nationale ou internationale en Côte d’Ivoire, cadre légal: enjeux et obstacles. *KAS African Law Study Library = Librairie Africaine d’Etudes Juridiques* (Baden Baden, Germany) 4:382–393, 2017.
- Yıldız, H.S. Arabuluculuk sonucunda yapılan uluslararası sulh anlaşmaları hakkında birleşmiş milletler sözleşmesi (Singapur Arabuluculuk Sözleşmesi). *International law bulletin* (Ankara) 20:13–17, 2020. Translation of title: The

UN Convention on International Settlement Agreements Resulting from Mediation (2018) (Singapore Convention on Mediation).

- Yu, B.-U. 국제상사중재에서 중재판정부에 의한 임시적 처분에 관한 고찰: 우리나라개정 중재법과UNCITRAL 모델중재법을 중심으로. *Trade business studies* (Seoul) 76:12:21–47, 2017. Translation of title: A study on the interim measures by arbitral tribunal in international commercial arbitration: focus on the Korean revised Arbitration Law and UNCITRAL Model Law.
- Zhang, S. The public policy exception in the judicial review of international commercial arbitral awards: an empirical study of cases reported by the Supreme People's Court of China. *Vindobona journal of international commercial law and arbitration* (Vienna) 24:1:16–53, 2020.

#### IV. Международные перевозки

- Alawsi, H. The carrier's liability exemption in the contract for the carriage of goods by sea in accordance with the Rotterdam Convention 2009 and the Bahraini Maritime Code. *International journal of innovations in engineering and technology (IJJET)* 13:3:17–22, 2019.
- Alrasheed, A.A.  
أسباب إعفاء الناقل البحري للبضائع من المسؤولية في القانون الإماراتي وقواعد روتردام  
*University of Sharjah journal of legal sciences* (United Arab Emirates) 16:2:1–38, 2019.
- Anike, N.B. and others. Concurrent application of the Hague and Hamburg rules: ascertaining the applicable law to contracts for the carriage of goods by sea in Nigeria. *Commonwealth law bulletin* (London) 27 March 2020.
- Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Giesecking Verlag, 2020. 1873 p.
- Bodleau, S.  
بروكسل اتفاقية مع بالمقارنة للبضائع البحري للنقل المتحدة الأمم اتفاقية  
*Revue des sciences humaines* (Alger) 25:3:515–529, 2014.
- Bokareva, O. Uniformity of transport law through international regimes. Cheltenham, U.K., Edward Elgar Publishing, 2019. 333 p.
- Chekap, G.N.F. and M.H. Mardani.  
تحول مسؤولية متصدى حمل تركيبي، از قواعد حمل مركب 1980 ژنو تا روتردام 2008  
*Journal of private law research* (Tehran) 8:31:141–170, 2020.
- Durán Sanhueza, R. El fundamento o bases de la responsabilidad del porteador dentro de las Reglas de Rotterdam. *Anuario de derecho comercial y marítimo* (Valparaíso, Chile) 2:268–328, 2010.
- \_\_\_\_\_. La jurisdicción dentro del contrato de transporte de mercancías por mar y en particular en las Reglas de Rotterdam. In *Estudios de derecho comercial. Primeras jornadas chilenas de derecho comercial*. V. Palma, M. Fernanda, eds. Santiago, Abeledo Perrot Legal Publishing, 2011.
- \_\_\_\_\_. La responsabilidad del porteador por retraso en el transporte internacional de mercancías y especialmente en las Reglas de Hamburgo. *Anuario de derecho comercial y marítimo* (Valparaíso, Chile) 1:57–116, 2009.
- Eftestøl-Wilhelmsson, E. Yes, Jan: the law is lagging behind! In *Skrifter till Jan Rambergs minne*. M. Karlsson-Tuula, A.H. Persson, eds. Stockholm, Jure Förlag AB, 2019, p. 67–80.
- Furrer, A., ed. Transportation law on the move: challenges in the modern logistics world. Berne, Switzerland, Stämpfli Publishers, 2020. 343 p.

- Inetimi, M.-B. The inclusion of arbitration clauses in carriage of goods contracts a choice or a necessity. *International journal of law* (New Delhi) 6:5:181–187, 2020.
- Jaime, M.-L. Enforceability of arbitration clauses against third-party holders of bills of lading: a comparative perspective. *Transnational dispute management* (Voorburg, The Netherlands) 18:1, 2021, 20 p.
- Kerashvili, S. Peculiarities of the carrier’s responsibility for transfer of cargo without production of bill of lading. *TSU Journal of law* (Tbilisi) 1:201–219, 2015.
- Lee, U.-H. Assessment of legal instruments and applicability to the use of electronic bills of lading. *Journal of Korea trade* (Melbourne) 24:2:31–52, 2020.
- Litina, E. Theory, law and practice of maritime arbitration: the case of international contracts for the carriage of goods by sea. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020. 220 p.
- Lubis, A.T. Towards a reformed carriage of goods by sea law: Indonesia and global practice. *Mulawarman law review* (Indonesia) 5:1:61–79, 2020.
- Mammadli, G. Liability issue of the sub-carrier in the carriage of goods by sea. *Baku State University law review* (Baku) 6:1:20–31, 2020.
- Meral, Y. Uluslararası ticaret ve Elektronik Konşimentonun (BOLERO) rolü. *Journal of social sciences of Mus Alparslan University* (Muş, Turkey) 8:1:171–178, 2020. Translation of title: International trade and role of Electronic Bill of Lading (BOLERO).
- Naboush, E. The carrier’s liability for delay under UAE maritime law: a comparative study. *Arab law quarterly* (Leiden, The Netherlands) 34:3:290–311, 2020.
- Quiroga Suito, M. Las convenciones internacionales que regulan el transporte de mercancías por mar, en el contexto de la reciente adopción por las Naciones Unidas de las reglas de Rotterdam. *Advocatus* (Lima) 27:345–355, 2012.
- Reina-Vanegas, G. Cargo claims and burden of proof after *Volcafe v CSAV*. *Journal of international maritime law* (Witney, U.K.) 26:3:156–180, 2020.
- Sandoval López, R. Análisis comparativo de las Reglas de Hamburgo y las Reglas de Róterdam. *Revista ius et praxis* (Talca, Chile) 19:2:371–384, 2013.
- Stevens, F. Cargo claims: calculation of damages. *Journal of international maritime law* (Witney, U.K.) 25:6:478–486, 2019.
- Sturley, M.F. The Rotterdam Rules and vessel safety. *Journal of international maritime law* (Witney, U.K.) 25:6:429–431, 2019.
- Suh, P.-H. 로테르담 규칙의 운송서류 전자화에 대한 영향 평가. *Trade business studies* (Seoul) 75:8:71–94, 2017. Translation of title: Evaluation of the impact of the Rotterdam Rules on facilitating the use of electronic transport records.
- Thomas, D.R. Recognition of judicial sales of ships. *Journal of international maritime law* (Witney, U.K.) 25:5:355–358, 2019.
- \_\_\_\_\_. The perspective of English law on limitation of time periods relating to cargo claims pursuant to the Hague Rules and the Visby Protocol. *Journal of international maritime law* (Witney, U.K.) 25:6:497–514, 2019.
- Yang, J.-H. 로테르담규칙상 운송물 인도와 실무상 유의점. *Trade business studies* (Seoul) 74:5:55–70, 2017. Translation of title: Practical implications on delivery of goods under the Rotterdam Rules.

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

[По этой теме не зарегистрировано никаких публикаций.]

## VI. Электронная торговля

- Abdellatif, N.-P. An Ethereum bill of lading under the UNCITRAL MLETR. *Maastricht Journal of European and comparative law* (Maastricht, The Netherlands) 27:2:250–274, 2020.
- Atim, Z.A.H. Evidence in the Saudi electronic transaction system, a comparative study with the UNCITRAL model laws. *Journal of legal, ethical and regulatory issues* (London) 23:2:1–6, 2020.
- Bayón, P.S. Key legal issues surrounding smart contract applications. *KLRI journal of law and legislation* (Sejong-si, Republic of Korea) 9:1:63–91, 2019.
- Besharat, S. E-commerce law, and WTO with reference to Iran. *International review* (Belgrade) 1–2:138–145, 2018.
- Cárdenas Caycedo, O.A. Aplicación de los principios de contratación electrónica en las transacciones con bitcoins en Colombia. *Revista academia & derecho* (Cúcuta, Colombia) 7:13:265–308, 2016.
- Castellani, L.G. The UNCITRAL Model Law on Electronic Transferable Records: origin, development, perspectives. *Japanese Association of International Business Law journal* (Okayama, Japan) 5:4–23, 2020.
- Chaiko, A.V. Порядок заключения договора в электронной форме. *Bulletin of the St. Petersburg Military Institute of the National Guard* (Saint Petersburg) 11:2:111–114, 2020.
- Dadriwal, Y. and V. Kulkarni. E-commerce industry: the sad reality. *International journal of law* (New Delhi) 6:5:123–128, 2020.
- Daza Jaller, L. and M. Molinuevo. Digital trade in MENA: regulatory readiness assessment. Washington, D.C., World Bank Group, 2020. 45 p.
- Deturbide, M. and T. Scassa. Digital commerce in Canada. Toronto, LexisNexis Canada Inc., 2020. 368 p.
- Dragun-Gertner, M. Ustawa Wzorcowa UNCITRAL o Zbywalnych Zapisach Elektronicznych i jej znaczenie w przewozie ładunku morzem. *Prawo morskie* (Warsaw) 37:17–31, 2019. Translation of title: UNCITRAL Model Law on Electronic Transferable Records and its importance in the carriage of goods by sea.
- Elbert, T. Kryptoaktiva jako cenné papíry? Olomouc, Czechia, Palacky University in Olomouc Law School, 2020. 118 p. Thesis (Master). Translation of title: Cryptoactive assets as securities?
- Filatova, N. Smart contracts from the contract law perspective: outlining new regulative strategies. *International journal of law and information technology* (Oxford, U.K.) 28:3:217–242, 2020.
- Finocchiaro, G. and C. Bomprezzi. A legal analysis of the use of blockchain technology for the formation of smart legal contracts. *Diritto mercato tecnologia (dimt) blog* 15 June 2020.
- Geva, B. and others. The ECB and € e-banknotes. *Osgoode digital commons. Articles & book chapters* 2805, August 2020.

- Haileyesus, I.W. Appraisal of the Ethiopia legal environment in light of its compatibility for introduction of electronic bill of lading. *Journal of international trade, logistics and law* (Istanbul) 6:1:75–89, 2020.
- Held, A. The proposal for a regulation on markets in crypto-assets: disjuncts between regulatory and private law. *Journal of international banking and financial law* (London) 38:1–9, 2021.
- Hudaldaa, T. and O. Ulsiin. Цахим худалдааны зохицуулалтын тухай олон улсын эрх зүй судалгааны ажлын тайлан. Study report for the Mongolian Government prepared in 2012.
- Ikuo. 電子署名Q&Aを比較法（UNCITRAL電子署名モデル法）のなかで位置づけてみる. *IT research art* 23 July 2020. Translation of title: Q&A on electronic signatures and where it (UNCITRAL Model Law on Electronic Signatures) stands in comparative law.
- Hobinsio, I.K. Formation of electronic contracts: melding the traditional contract law with contemporary electronic commerce. *Commercial and industrial law review* (Lagos) 2:50–69, 2016.
- Interview with Luca Castellani, Secretary of the United Nations Commission on International Trade Law (UNCITRAL) Working Group IV (Electronic Commerce). Interview by Amelia Chew and Ng Sock Cheng, edited by Irene Ng, during 2018 UNCITRAL Emergence Conference, 1 September 2018.
- Kang, W.-J. and D.-Y. Kim. 국제계약에서 전자통신의 사용에 관한 유엔협약의 적용범위에 관한 고찰. *Trade business studies* (Seoul) 22:3:255–275, 2007. Translation of title: The scope of application of the UN Convention on the Use of Electronic Communications in International Contracts (2005).
- Kapnissis, G. and others. Blockchain challenges in maritime industry: an empirical investigation of the willingness and the main drivers of adoption from the Hellenic shipping industry. *Open journal of applied sciences* 10:12:779–790, 2020.
- Kubota, T. Discussion summary of the International Symposium on Crypto Assets, Blockchain and UNCITRAL Model Law on Electronic Transferable Records (MLETR). *Japanese Association of International Business Law journal* (Okayama, Japan) 5:57–60, 2020.
- Kustov, V.N. and E.S. Silanteva. Mutual recognition mechanism of legally significant e-documents and data in cross-border document flow. *Journal of physics: conference series* 1703 012011, 2020.
- Kustov, V.N. and T.L. Stankevich. Transboundary trust space as a component of an international e-commerce soft-infrastructure. *Intellectual technologies on transport* (Russian Federation) 4:53–57, 2019.
- Lee, U.H. Assessment of legal instruments and applicability to the use of electronic bills of lading. *Journal of Korea trade* (Melbourne) 24:2:31–52, 2020.
- Liu, E. and F. Cheung. A tale of four jurisdictions: delivery of cargo without production of original bill of lading. *Journal of international maritime law* (Witney, U.K.) 25:6:432–442, 2019.
- Lovtsov, D.A. and L.V. Terenteva. Правовое регулирование международных коммерческих электронных контрактов: технологические и правовые аспекты электронной подписи. *Lex Russica* (Moscow) 164:7:115–126, 2020.
- Mason, S. Electronic signatures in law. 4th ed. London, University of London, 2016. 481 p.

- McKendrick, J. and T. Greene. The (not-so-new) electronic world: perspectives from the legislative drafter and the courtroom advocate. *Law Association of Trinidad and Tobago paper* (Port of Spain) July 20, 2020.
- Nwabueze, C.J. Reflections on legal uncertainties for e-commerce transactions in Cameroon. *African journal of information and communication* (Johannesburg) 9:1:63–91, 2019.
- Omlor, S. Digitales Eigentum an Blockchain-Token: rechtsvergleichende Entwicklungslinien. *Zeitschrift für vergleichende Rechtswissenschaft* (Frankfurt am Main, Germany) 119:1:41–58, 2020.
- Ong, E. Blockchain bills of lading and the UNCITRAL Model Law on Electronic Transferable Records. *Journal of business law* (Singapore) 202–218, 2020.
- Rahman, M.M. A legal parlance between electronic commerce and the ICT Act 2006: Bangladesh perspective. *International journal of law* (New Delhi) 7:1:93–100, 2021.
- Ramayani, R. Tanda tangan digital pangkas birokrasi. *Artikel Warta Pengawasan* (Jakarta) 2:14–19, 2020. Translation of title: Cutting through the red tape using digital signatures.
- Sawyer, D. Towards the effective protection of consumers in e-commerce transactions in Nigeria. *International journal of law* (New Delhi) 6:5:298–305, 2020.
- Shakhnazarov, V.A. Комплексная взаимосвязь блокчейн-технологии и объектов интеллектуальной собственности в трансграничных частноправовых отношениях. *Pravo. Zhurnal Vysshey shkoly ekonomiki* (Moscow) 5:121–147, 2019.
- Takahashi, K. Legal issues arising from the use of blockchains for the dematerialization of negotiable instruments: with a particular focus on bills of lading and the UNCITRAL Model Law. *Japanese Association of International Business Law journal* (Okayama, Japan) 5:24–39, 2020.
- Titova, G. Юридична сила електронного договору: до постановки питання. *Legal sciences: bulletin of the National Academy of the State Border Guard Service of Ukraine* (Khmelnitskyi, Ukraine) 4, 2019. Translation of title: Legal power of electronic contract: before posing the question.
- UN. ECE. White paper on blockchain in trade facilitation. New York, United Nations, 2020. 157 p.
- Veerpalu, A. Functional equivalence: an exploration through shortcomings to solutions. *Baltic journal of law & politics* (Warsaw) 12:2:134–162, 2019.
- Veerpalu, A. and others. The hybrid smart contract agreement challenge to European electronic signature regulation. *International journal of law and information technology* (Oxford, U.K.) 28:1:39–84, 2020.
- Vega Clemente, V. Principios jurídicos que inspiran el comercio electrónico. *Anuario de la Facultad de Derecho Universidad de Extremadura* (Cáceres, Spain) 32:1–28, 2015–2016.
- Vlačič, P. and B. Šekrič. The time is now: widespread adoption of the electronic bill of lading. *Diritto marittimo* (Genova, Italy) 122:3:701–715, 2020.
- Volodimirovna, L.O. Особливості укладення договорів з використанням електронної форми представлення інформації. International and national security: theoretical and applied aspects. Proceedings of the IV International Scientific and Practical Conference (Dnipro, March 13, 2020), p. 379–381. Translation of title: Peculiarities of concluding contracts using electronic form of information presentation.



Yakoenko, A.A. Civil law specifics of transactions in e-commerce. *Review of law sciences* (Tashkent) 3:1:84–88, 2019.

싱가포르 개정전자거래법 개괄: 전자통신협약 수용 부분을 중심으로. *Latest information on foreign legislation* (Seoul) 6:60–65, 2010. Translation of title: Singapore revised electronic transactions law overview: focusing on the part of accepting the electronic communication agreement.

## VII. Обеспечительные интересы (включая финансирование под дебиторскую задолженность)

Bazinas, S.V. International trade receivables finance at a crossroads: the UN Convention and the EU Draft Regulation. *Butterworths journal of international banking and financial law* (London) 4:241–244, 2020.

\_\_\_\_\_. The desirability and feasibility of another uniform law on factoring. *Butterworths journal of international banking and financial law* (London) 467–472, 2020.

Bazinas, S.V. and E.E. Smith. UNCITRAL Model Law and UCC Article 9 conflict-of-law rules compared. *Uniform commercial code law journal* (New York) 49:3:387–428, 2020.

Benicke, C. and S. Huber, eds. National, international, transnational: harmonischer Dreiklang im Recht. Festschrift für Herbert Kronke zum 70. Geburtstag am 24. Juli 2020. Bielefeld, Germany, Giesecking Verlag, 2020. 1873 p.

Garajová, M. Development of rules for determining applicable law for the third-party effects of assignment of claims. In *Universal, regional, national: ways of the development of private international law in 21st Century*. N. Rozehnalová, ed. Brno, Czech Republic, Masaryk University Press, 2019, p. 138–159.

Heinze, C. The law applicable to third-party effects of assignment and the conflict rules for insolvency according to EU law. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 24:4:664, 2019.

Jon, W. Cross-border transfer and collateralisation of receivables: a comparative analysis of multiple legal systems. Oxford, U.K., Hart Publishing, 2018. 288 p.

Kaya, T. Yabancı unsurlu alacağın devri işlemine uygulanacak hukuk. *Public and private international law bulletin* (Istanbul) 39:2: 447–477, 2019. Translation of title: Law applicable to the assignment of receivables involving foreign element.

Lee, J.S. and I. Park. Legal framework for secured transactions in Korea. *Korean yearbook of international law* (Seoul) 7:225–243, 2019.

Mooney, C.W.J. Lost in transplantation: modern principles of secured transactions law as legal transplants. *Faculty scholarship at Penn Law*, 2174 22 April, 2020.

Morán Bovio, D., ed. Ley Modelo Interamericana sobre Garantías Mobiliarias: su implementación. Madrid, Marcial Pons, 2020. 414 p.

Mulroy, P. Factoring laws and their impact on factoring and receivables finance industry. *FCI news blog* 31 May 2019.

Narizhniy, A.S. Договор залога будущей движимой вещи. *Vestnik of Saint-Petersburg University law* (Saint-Petersburg) 2:59–72, 2016.

Oowada, S. 流動資産担保と自己資本比率規制. *IMES discussion paper series* (Tokyo) No. 2020-J-13, 2020. Translation of title: Liquid asset collateral and capital adequacy regulation.

Ryu, C.-W. 국제무역상 채권양도의 대항력에 관한 일고찰. *Trade business studies* (Seoul) 74:5:25–54, 2017. Translation of title: A study on opposing rights against assignment of receivables in international trade.

\_\_\_\_\_. 금전채권의 국제적 양도에 관한 연구: 채권양도금지특약을 중심으로. *Trade business studies* (Seoul) 8:59–84, 2016. Translation of title: A study on the international assignment of monetary rights: focused on special contractual limitations on assignment of receivables.

## VIII. Закупки

Aidarbayev, S. and A. Begzhan. The UNCITRAL Model Law: a guide for reforming the legal regulation of public procurement. *International relations and international law series* (Almaty) 89:1:42–48, 2020.

Albano, J.L. and C. Nicholas. Право и экономика рамочных соглашений: разработка гибких решений для государственных закупок. London, EBRD, 2020. 360 p.

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

International Bank for Reconstruction and Development/The World Bank, ed. Benchmarking 2020 infrastructure development: assessing regulatory quality to prepare, procure and manage PPPs and traditional public investment in infrastructure projects. Washington, D.C, The World Bank, 2020. 184 p.

Npoanlari Dagbanja, D. The intersection of public procurement law and policy, and international investment law. *Transnational corporations* (Geneva, Switzerland) 27:2:65–92, 2020.

## IX. Несостоятельность

Atkins, S. and K. Luck. Cross-border insolvency in Hong Kong: common law limitations and how the Model Law could drive foreign investment and economic growth. *International corporate rescue* (London) 17:6:456–459, 2020.

Atkins, S. and J. Martin. Modernising insolvency in Myanmar: opportunities and challenges. *INSOL world* (London) first quarter, 2020, pp. 23–25.

Bělochlávek, A.J. EU and international insolvency proceedings: Regulation (EU) 2015/848 on Insolvency Proceedings commentary. The Hague, Lex Lata B.V., 2020. 2 vols.

Bowen, M. The nation state strikes back: cross-border insolvency in England in the wake of Singularis, Brexit and COVID-19. *Journal of international banking and financial law* (London) 9:602, 2020.

Bridge Zoller, C. The COVID-19 pandemic: a nucleus for significant reform. *Eurofenix* (Clifton, U.K.) 82:20-21, 2020/21.

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

Fernandes, D.L. and D. Pathak. Harmonizing UNCITRAL Model Law: a twail analysis of cross border insolvency law. *Asian yearbook of international law* (Leiden, The Netherlands) 24:80-105, 2018.

Goldthorp, A. and others. The changing nature of insolvency disputes. *INSOL world* (London) first quarter, 2020, pp. 19–20.

- Gurrea-Martinez, A. Implementing an insolvency framework for micro and small firms. *Singapore Management University School of Law research paper* (Singapore) 21/2020.
- Handa, A. An analysis of the corporate insolvency resolution process as a route for acquisitions in India. *International insolvency review* (Chichester, U.K.) 29:2:234-253, 2020.
- Inacio, E. A closer look at: recognition of French preventive confidential procedures in the UK. *Eurofenix* (Clifton, U.K.) 82:12-13, 2020/21.
- Klose, B.H., ed. *Asset tracing & recovery: the FraudNet world compendium*. Berlin, Erich Schmidt Verlag, 2009. 1145 p.
- Kokorin, I. Conflicts of interest, intra-group financing and procedural coordination of group insolvencies. *International insolvency review* (Chichester, U.K.) 29:1:32–60, 2020.
- Leandro, A. Brexit and cross-border insolvency: looking beyond the withdrawal agreement. *Diritto del commercio internazionale* (Padova) 34:1:153–182, 2020.
- Lee, E. and E.C. Ip. Judicial diplomacy in the Asia-Pacific: theory and evidence from the Singapore-initiated transnational judicial insolvency network. *Journal of corporate law studies* (London) 20:2:389–420, 2020.
- Madaus, S. and others. Erreichen die Anerkennungsmechanismen des deutschen internationalen Insolvenzrechts den internationalen Standard?: eine vergleichende Analyse mit dem UNCITRAL Model Law on Cross-Border Insolvency. *KTS Zeitschrift für Insolvenzrecht* (Köln) 81:1:37–54, 2020. Translation of title: Are the recognition mechanisms of German international insolvency law up to international standards? a comparative analysis with the UNCITRAL Model Law on Cross-Border Insolvency.
- Malkawi, B. A force for development: the potential of the insolvency regime in UAE. *INSOL world* (London) third quarter, 2020, pp. 10–11.
- McCormack, G. Permanent changes to the UK’s corporate restructuring and insolvency laws in the wake of Covid-19. London, Insol International, 2020. 42 p.
- Mokal, R. The difficulties with “financial difficulties”: the threshold conditions for the new Pt 26A process. *Journal of International banking and financial law* (London) 10:662–667, 2020.
- Olivares-Caminal, R. and others. Corporate restructuring in times of COVID-19: a new insolvency law assessment to facilitate corporate rescue. *International corporate rescue* (London) 17:6:460–464, 2020.
- Osborne, D. and others. *The law of ship mortgages*. 2nd ed. Abingdon, U.K., Informa Law from Routledge, 2017. 596 p.
- Park, M. 도산법제와 해사법제가 충돌하는 경우에 법원 간의 공조를 통한 해결방안에 관한 검토. *Juris* (Seoul) 1:51:143–198, 2020. Translation of title: Review on the solutions for collision between insolvency law and maritime law through inter-court cooperation.
- Paul, L., ed. *International insolvency & restructuring report 2020/21*. Colchester, U.K., Capital Markets Intelligence, 2020. 79 p.
- Rodríguez-Nepote, F.J. Cross-border insolvency: recognition of foreign proceeding under the Mexican Bankruptcy Law. *Social science research network* June 2020.
- Sbert, H. Asset tracing and recovery in insolvency contexts: an UNCITRAL approach? *Eurofenix* (Clifton, U.K.) 79:20–21, 2020.

- \_\_\_\_\_. UNCITRAL hints at possible work on asset tracing and recovery in the area of insolvency law. *INSOL world* (London) second quarter, 2020, pp. 24–26.
- Sokol, E. The fate of universalism in global insolvency: neoconservatism and new horizons. *Hastings international and comparative law review* (San Francisco, Calif.) 44:39–62, 2021.
- Stephenson, K. Addressing post-Brexit limitations of cross-border recognition of restructuring and insolvency proceedings in Europe. *International corporate rescue* (London) 18:1:1–6, 2021.
- Tan, K.-W. All that glitters is not gold?: deconstructing *Rubin v Eurofinance SA* and its impact on the recognition and enforcement of foreign insolvency judgments at common law. *Journal of private international law* (Abingdon, U.K.) 16:3:465–492, 2021.
- Vallens, J.-L. Droit européen de l’insolvabilité: le centre des intérêts principaux d’un débiteur est indépendant de la localisation de son patrimoine immobilier. *Recueil Dalloz* (Paris) 196:37:2104–2107, 2020.
- Viswanathan, L. and D. Kumar. Cross-border insolvency protocols: a new beginning in India. *International corporate rescue* (London) 17:2:95–100, 2020.
- Wan, W.Y. and others. Schemes of arrangement in Singapore: empirical and comparative analyses. *American bankruptcy law journal* (Denver, Colo.) 94:463–505, 2020.
- Wan, W.Y. and G. McCormack. Implementing strategies for the Model Law on Cross-Border Insolvency: the divergence in Asia-Pacific and lessons for UNCITRAL. *Emory bankruptcy developments journal* (Atlanta, Ga.) 36:1:59–96, 2020.
- Willson, W. and P. Fradley. Ipso facto clauses: the international dimension. *Journal of international banking and financial law* (London) 2:103, 2021.
- Xu, J. Maritime cross-border insolvency in China. *International insolvency review* (Chichester, U.K.) 29:1:118–137, 2020.

## **X. Международные контракты на строительство**

[По этой теме не зарегистрировано никаких публикаций.]

## **XI. Международная встречная торговля**

[По этой теме не зарегистрировано никаких публикаций.]

## **XII. Проекты в области инфраструктуры, финансируемые из частных источников**

- Al-Khulaifi, H.M. Exploring Law No. 12/2020 on Regulating Public-Private Partnerships. *Qatar business law review* (Paris) 1:35–42, 2020.
- Kilinkarova, E.V. Модельный закон для государств — участников СНГ «О публично-частном партнерстве»: проблемы правового регулирования отбора частного партнера. *Vestnik of Saint-Petersburg University law* (Saint-Petersburg) 2:66–73, 2015.
- Maslova, S.V. Тенденции правового регулирования государственно-частного партнерства на международном и национальном уровнях. *Moscow journal of international law* (Moscow) 3:114–127, 2019.

Zhmulina, D.A. Принципы правового регулирования публично-частного партнерства. *Vestnik of Saint-Petersburg University law* (Saint-Petersburg) 1:61–70, 2015.

### **XIII. Урегулирование споров в режиме онлайн**

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

Nava González, W. Los mecanismos extrajudiciales de resolución de conflictos en línea: su problemática en el derecho internacional privado. *Anuario Colombiano de derecho internacional* (Bogotá) 13:1–22, 2020.

Takahashi, K. Blockchain and online dispute resolution. Paper presented at Workshop on the Use of Modern Technology for Dispute Resolution and Electronic Agreement Management Particularly Online Dispute Resolution, Port Moresby, Papua New Guinea, 3–4 March 2018.

Voß, W. Gerichtsverbundene Online-Streitbeilegung: ein Zukunftsmodell? Die online multi-door courthouses des englischen und kanadischen Rechts. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 84:1:62–96, 2020. Translation of title: Court-connected ODR: a model for the future? Online multi-door courthouses under English and Canadian law.

### **XIV. Микро-, малые и средние предприятия**

[По этой теме не зарегистрировано никаких публикаций.]

### **XV. Урегулирование споров между инвесторами и государствами**

Abdollahi, M. Arbitrator's appointment in EU's proposal for ISDS reform and the experience of Court of Arbitration for Sport. *MIS law journal* (Tehran) 5:16–22, 2020.

African States and investment law and arbitration: challenges and opportunities. *African yearbook of international law = Annuaire africain de droit international* (Leiden, The Netherlands) 23:3–13, 2017–2018.

Al Enizi, Z.K. and W.F. Mahameed. International experience of applying transparency rules in arbitration processes between investors and states. *Accounting, economics, and law: a convivium* (Berlin) 17 August 2020.

Anderson, A.M. and B. Beaumont, eds. The investor-State dispute settlement system: reform, replace or status quo? Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2020. 472 p.

Arafa, A. and G. Dexiang. Evaluating an international investment court for international investment disputes under European Union's proposal. *Journal of politics and law* (Toronto) 14:2:74–83, 2021.

Asia-Pacific Economic Cooperation (APEC). APEC Committee on Trade and Investment, ed. Handbook on obligations in international investment treaties. Singapore, APEC Secretariat, 2020. 31 p.

Brown, C. The path to a Multilateral Investment Court: keynote to the 4th EFILA Annual Conference 2019. *European investment law and arbitration review* (Leiden, The Netherlands) 4:1:287–296, 2019.

- Bungenberg, M. and A. Reinisch. Draft Statute of the Multilateral Investment Court. Baden-Baden, Germany, Nomos, 2021. 80 p.
- Charlotin, D. and L. Bohmer. UNCITRAL working papers on appeal mechanism and selection and appointment of ISDS adjudicators reveal rift between parties as to desirability of standing investor-state dispute settlement body. *Investment arbitration reporter* (New York) 14 January 2021.
- Choudhury, B. International investment law and noneconomic issues. *Vanderbilt journal of transnational law* (Nashville, Tenn.) 53:1:1–77, 2020.
- Costa Júnior, O.J.G. Publicidade, transparência e participação em arbitragens de investimentos: credibilidade do regime de proteção a investimentos em debate. In *Governança global*. M.R. Ribeiro, ed. Belo Horizonte, Arraes Editores, 2016, Vol. I., p. 29–55. Translation of title: Advertising, transparency and participation in investment arbitrations: credibility of the investment protection regime under debate.
- Cotula, L. and T. Neal. UNCITRAL Working Group III: can reforming procedures rebalance investor rights and obligations? *South Centre investment policy brief* (Geneva) No. 15, March 2019.
- Cotula, L. and N.M. Perrone. Reforming investor-State dispute settlement: what about third-party rights? *IIED briefing* (London) February 2019.
- Daly, B.W. and F. Poon. Technical and legal experts in international investment disputes. In *Litigating international investment disputes: a practitioner's guide*. C. Giorgetti, Leiden, The Netherlands, Brill, 2014, Ch. 11.
- De Luca, A. UNCITRAL Working Group III: counterclaims in ISDS – challenges and prospects in light of the UNCITRAL reform process. *Kluwer arbitration blog* 28 March 2020.
- Devaney, J. An independent panel for the scrutiny of investment arbitrators: an idea whose time has come? *Law and practice of international courts and tribunals* (Leiden, The Netherlands) 18:369–388, 2019.
- Dung, M.N. A comparative study of investor-State dispute settlement mechanism in comprehensive and progressive agreement for Trans-Pacific partnership and investment protection agreement between the European Union and the Socialist Republic of Vietnam: suggestions for Vietnam. Ho Chi Minh City, Ho Chi Minh City University of Law, 2019. 90 p. BA Dissertation.
- Fach Gómez, K. Drafting a twenty-first century code of conduct for international investment adjudicators. In *Handbook of international investment law and policy*. J. Chaisse, L. Choukroune, S. Jusoh, eds. Springer, 2020, in press.
- Fernández Masiá, E. and M. Salvadori. Lo que se está discutiendo en la CNUDMI: evolución o revolución en el sistema de solución de controversias inversor-estado. *Cuadernos de derecho transnacional* (Madrid) 12:1:203–218, 2020.
- Gáspár-Szilágyi, S. Quo vadis EU investment law and policy?: the shaky path towards the international promotion of EU rules. *European foreign affairs review* (Alphen aan den Rijn, The Netherlands) 23:2:167–186, 2018.
- Giorgetti, C. The selection and removal of arbitrators in investor-State dispute settlement. Leiden, The Netherlands, Brill, 2019. 93 p.
- Hepburn, J. ICSID and UNCITRAL release comments from stakeholders on draft code of conduct for ISDS adjudicators: frequently-appointed arbitrators raise concerns about the project. *Investment arbitration reporter* (New York) 30 December 2020.

- Jaime, M.-L. Relying upon parties' interpretation in treaty-based investor-State dispute settlement: filling the gaps in international investment agreements. *Georgetown journal of international law* (Washington, D.C.) 46:261–313, 2014.
- \_\_\_\_\_. Shifting sands: new trends on ethics regulation of arbitrators in investor-State dispute settlement. *World arbitration and mediation review* (Huntington, N.Y.) 10:3:383–405, 2016.
- Jones, D. A new path forward: efficiency through transparency. *Korean arbitration review* (Seoul) 11:4–18, 2020.
- Kairouani, A. Les contrats d'Etat dans les industries extractives africaines au regard de la jurisprudence du CIRDI. *Penant: revue trimestrielle de droit africain* (Paris) 130:913:413–433, 2020.
- Kaufmann-Kohler, G. and M. Potestà. European yearbook of international economic law: special issue: investor-State dispute settlement and national courts: current framework and reform options. Cham, Switzerland, Springer Open, 2020. 125 p.
- Knieper, R. Investitionsschiedsgerichtsbarkeit: warum reparieren was nicht kaputt ist? *SchiedsVZ = Zeitschrift für Schiedsverfahren* (München) 18:2:60–64, 2020. Translation of title: Investment arbitration: why repair what is not broken?
- Labin, D.K. and A.V. Soloveva. The elephant in a dark room?: Russia and the ISDS reform. *China and WTO review* (Seoul) 2:241–268, 2020.
- Lee, J. Dispute settlement mechanisms in U.S. FTAs with Korea, Panama, Peru and Colombia: basic designs, key characteristics and implications. *British journal of American legal studies* (Birmingham, U.K.) 5:2:487–504, 2016. Special journal issue: United States' Free Trade Agreements: a silent (r)evolution?
- Marceddu, M.L. and P. Ortolani. What is wrong with investment arbitration?: evidence from a set of behavioural experiments. *European journal of international law* (Oxford, U.K.) 31:2:405–428, 2020.
- Mogavero, S. La partita internazionale tra investimenti e mediazione: arbitro, fuorigioco? *Ius in itinere* (Napoli) 6 November, 2020. Translation of title: The international match between investments and mediation: referee, offside?
- Moneke, E.U. The quest for transparency in investor-State arbitration: are the Transparency Rules and the Mauritius Convention effective instruments of reform? *Arbitration* (London) 86:2:157–186, 2020.
- Montineri, C. UNCITRAL reform process on ISDS. Conference paper presented at 10 Year Anniversary of the International Investment Law Centre Cologne, 16 May 2019.
- Oliveira de Souza, M.R. Changing institutional arrangements of international investment dispute: three different approaches. *Revista estudos institucionais* (Rio de Janeiro) 3:2:1245–1279, 2017.
- Olmedo, J.G. Recalibrating the international investment regime through narrowed jurisdiction. *International and comparative law quarterly* (London) 69:301–334, 2020.
- Roberts, A. and T. St. John. UNCITRAL and ISDS reform (online): can you hear me now? *Blog of the European journal of international law* 13 October 2020.
- Saha, H. A critical analysis of the commonly recommended reforms of investor-State dispute settlement (ISDS). *Legal issues journal* (London) 4:1:39–54, 2016.
- Schill, S.W. and G. Vidigal. Designing investment dispute settlement à la carte: insights from comparative institutional design analysis. *Law and practice of international courts and tribunals* (Leiden, The Netherlands) 18:314–344, 2019.
- Schlee, P. Transparência em arbitragens internacionais investidor-estado. *Revista de la Secretaría del Tribunal Permanente de Revisión* (Asunción) 3:5:95–113,

2015. Translation of title: Transparency in international investor-State arbitration.
- Special issue: UNCITRAL and investment arbitration reform: matching concerns and solutions. *Journal of world investment & trade* (Leiden, The Netherlands) 21:2–3:167–474, 2020.
- Stranded but costly: how some international treaties threaten the environment. *Economist* October 5, 2020.
- Sucharitkul, V. ICSID and UNCITRAL draft code of conduct: potential ban on multiple roles could negatively impact gender and regional diversity, as well as generational renewal. *Kluwer arbitration blog* 20 June 2020.
- Thanvi, A. The investment court system under the EU-Canada Comprehensive Economic and Trade Agreement: proposal and some unaddressed issues. *Indian journal of arbitration law* (Jodhpur, India) 8:2:97–117, 2019.
- Tienhaara, K. and L. Cotula. Raising the cost of climate action?: investor-State dispute settlement and compensation for stranded fossil fuel assets. London, International Institute for Environment and Development (IIED), 2020. 59 p.
- Titi, C. Institutional developments in investor-State dispute settlement and arbitration under the auspices of the International Centre for Settlement of Investment Disputes. *European yearbook of international economic law* (Berlin) 6:317–335, 2015.
- Ubilava, A. and L. Nottage. Novel and noteworthy aspects of Australia’s recent investment agreements and ISDS policy: the CPTPP, Hong Kong, Indonesia and Mauritius Transparency treaties. In *New frontiers in Asia-Pacific international arbitration and dispute resolution*. A. Shahla, et al., eds. International Arbitration Law Library, Volume 59. Alphen aan den Rijn, The Netherlands, Kluwer Law International, Ch. 5, 2020.
- United Nations Conference on Trade and Development (UNCTAD). Phase 2 of IIA reform: modernizing the existing stock of old-generation treaties. *IIA issues note* (Geneva) 2, June 2017.
- Venzke, I. On the functions, authority and legitimacy of investor-state arbitration: the case of the Transatlantic Trade and Investment Partnership (TTIP). *Centre for the law of EU external relations (CLEER) papers* (The Hague) 1:59–75, 2016.
- Yang, X. Amicus intervention in investor-State dispute settlement system: Chinese reform and future considerations. *Indian journal of arbitration law* (Jodhpur, India) 8:2:118–140, 2019.
- Zamir, N. The issue of costs: how much does ISDS cost and who bears the cost? In *Handbook of international investment law and policy*. J. Chaisse et al., eds. Singapore, Springer Nature Singapore Pte Ltd., 2020, p. 1–20.
-