

UNITED NATIONS
GENERAL
ASSEMBLY



Distr.
GENERAL

A/CN.9/382
13 May 1993

ORIGINAL: ENGLISH

UNITED NATIONS COMMISSION
ON INTERNATIONAL TRADE LAW
Twenty-sixth session
Vienna, 5-23 July 1993

BIBLIOGRAPHY
OF RECENT WRITINGS RELATED TO THE WORK OF UNCITRAL

Note by the Secretariat

CONTENTS

	<u>Page</u>
I. GENERAL	2
II. INTERNATIONAL SALE OF GOODS	3
III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION	9
IV. INTERNATIONAL TRANSPORT	13
V. INTERNATIONAL PAYMENTS	15
VI. CONSTRUCTION CONTRACTS	19
VII. PROCUREMENT	19

I. GENERAL

AALCC's participation at the twenty-fifth session of UNCITRAL, held at New York, 4-22 May 1992. Asian-African Legal Consultative Committee quarterly bulletin (New Delhi, India) 16:2/3:18-20, April and July 1992.

Addor, F. UNCITRAL - eine Organisation im Dienste der Vereinheitlichung des Handelsrechts. Recht : Zeitschrift für juristische Ausbildung und Praxis (Bern, Switzerland) 10:3:91-99, 1992.

Diedrich, F. Chancen und Ziele von Einheitsrecht für den internationalen Handelsverkehr : Bericht über den UNCITRAL-Kongress "Einheitliches Handelsrecht im 21. Jahrhundert". IPRax : Praxis des internationalen Privat- und Verfahrensrechts (Bielefeld, Germany) 12:6:408-411, November/Dezember 1992.

Ferreri, S. Il diritto commerciale uniforme nel XXI secolo : il Congresso UNCITRAL a New York (18-22 Maggio 1992). Diritto del commercio internazionale : pratica internazionale e diritto interno (Milano, Italy) 6:2:675-702, luglio-dicembre 1992.

Fujishita, K. A report on the 24th session of the United Nations Commission on International Trade Law (UNCITRAL). Kokusai shoji homu : Kokusai Syoji Ho Kenkyusho (Tokyo, Japan).
In two instalments:
I in 19:10:1247-1267, October 1991;
II in 19:11:1409-1425, November 1991.
In Japanese.

Gal, I. The function of UNCITRAL in the progressive development of the law of international trade : "A dissertation ...". Ann Arbor, Mich. : University Microfilms International, 1972 (1979 printing) iv, 299 p.
Thesis (doctoral) -- New York University, 1972.
Bibliography, p. 254-299.
This is an authorized facsimile and was produced by microfilm-xerography in 1979.

Gayk, A. Einheitliches Wirtschaftsrecht im 21. Jahrhundert : Tagungsbericht. Zeitschrift für vergleichende Rechtswissenschaft : Archiv für internationales Wirtschaftsrecht (Heidelberg, Germany) 91:7:342-349, August 1992.

Goldstajn, A. Osnivanje Komisije Ujedinjenih naroda za medjunarodno trgovacko pravo - UNCITRAL - : kamen medjas na putu unifikacije medjunarodnog trgovackog prava. Informator : instruktivno-informativni list za ekonomska i pravna pitanja (Zagreb, Croatia) 40:3977/3978:1-3, 18. i 22.4.1992.
In Croatian.
Translation of title: The United Nations Commission on International Trade Law - UNCITRAL - : milestone on the way towards unification of international trade law.

Käde, A. UNCITRAL - Kommission der Vereinten Nationen für internationales Handelsrecht. In R. Wolfrum, ed. Handbuch Vereinte Nationen. 2., völlig neu bearbeitete Aufl. München : C.H. Beck, 1991. p. 881-887.

Njenga, F. X. Uniform Commercial Law in the 21st Century : Congress organized by UNCITRAL, 18-22 May, 1992 / summary of statement on behalf of F. X. Njenga. Asian-African Legal Consultative Committee quarterly bulletin (New Delhi, India) 16:2/3:61-64, April and July 1992.

Shapira, G. UNCITRAL and its work - harmonisation and unification of international trade law. New Zealand law journal (Wellington, New Zealand) 8:309-315, September 1992.

This is a paper presented at a seminar on 'UNCITRAL and other International Trade Law Developments', organized by the New Zealand's Law Commission, 18 September 1992, "to provide an overview of the proceedings of the UNCITRAL Congress held in New York in May 1992". (Law Commission seminar report, p.1).

Struyven, D. Les activités de la CNUDCI. Revue de droit international et de droit comparé : Institut belge de droit comparé (Bruxelles, Belgium) 69:3:283-287, 1992.

Volken, P. Fünfundzwanzig Jahre UNCITRAL. Schweizerische Zeitschrift für internationales und europäisches Recht : Schweizerische Vereinigung für internationales Recht (Zürich, Switzerland) 2:2:135-167, 1992.

II. INTERNATIONAL SALE OF GOODS

Audit, B. The Vienna Sales Convention and the lex mercatoria. In T. E. Carbonneau, ed. [and contributor]. Lex mercatoria and arbitration : a discussion of the new law merchant. Dobbs Ferry, N.Y. : Transnational Juris Publications, c1990. p.139-160.

Barraine, R. La Convention de Vienne. Convention des Nations Unies sur les contrats de vente internationale de marchandises : extrait de la conférence prononcée le 23 janvier 1991 au Tribunal de commerce de Paris dans le cadre des petits-déjeuners de l'A.F.F.I.C. Gazette du Palais (Paris, France) 111:418-421, 10 août 1991.

Bernardini, P. La compravendita internazionale. In Rapporti contrattuali nel diritto internazionale. Milano : Giuffrè, 1991. (Collana di studi giuridici ; 18) p. 77-94.

Bonell, M. J. Rassegna giurisprudenziale in tema di vendita internazionale. Diritto del commercio internazionale : pratica internazionale e diritto interno (Milano, Italy) 6:2:631-637, luglio-dicembre 1992.

Choi, J.-S. Seller's right to cure defects under the United Nations International Sales Convention. Arbitration journal : Korean Commercial Arbitration Board (Seoul, Republic of Korea).

In three instalments:

I in 16:8:13-18, August 1992;

II in 16:9:6-13, September 1992;

III in 16:10:6-10, October 1992.

In Korean.

English parallel title from journal table of contents.

German parallel title from article heading: Zum Recht des Verkäufers zur Nachbesserung im UN-Kaufrecht.

Convenzione di Vienna sui contratti di vendita internazionale di beni mobili :
commentario / coordinato da C. M. Bianca ; e a cura di G. Alpa [et al.] ;
con la collaborazione di A. Bellelli [et al.]. Padova : CEDAM, 1992.
xxiii, 366 p.

Detzer, K. and M. Thamm. Ueberblick über das neue UN-Kaufrecht. Betriebs-
Berater : Zeitschrift für Recht und Wirtschaft (Heidelberg, Germany)
34:2369-2381, 10. Dezember 1992.

Enrich, E. and J. Malet. La Convención de las Naciones Unidas sobre los
Contratos de Compraventa Internacional de Mercaderías. Revista jurídica de
Catalunya : Col·legi d'Advocats de Barcelona (Barcelona, Spain)
90:2:133-150, 1991.

Esplugues Mota, C. A. La Convención de las Naciones Unidas sobre los
contratos de compraventa internacional de mercaderías, hecha en Viena el 11
de abril de 1980. Revista general de derecho (Valencia, Spain)
47:556/557:59-114, 1991.

Reproduces also Spanish text of United Nations Sales Convention (1980),
p. 82-114.

Frense, A. Grenzen der formularmässigen Freizeichnung im Einheitlichen
Kaufrecht. Heidelberg : Verlag Recht und Wirtschaft, 1993. 176 p.
(Abhandlungen zum Arbeits- und Wirtschaftsrecht ; Bd. 69)
Thesis (doctoral) -- University of Bonn, 1992.

Fujishita, K. Examining Vienna Sales Convention. New business law :
Shoji Homu Kenkyukai (Tokyo, Japan) 465:16-17, January 1991.
In Japanese.

Germany. Oberlandesgericht Düsseldorf.

[Court decision on United Nations Sales Convention, 8 January 1993.
Turkey.]

UN-Kaufrechtsübereinkommen. Minderlieferung : OLG Düsseldorf, Urteil vom
8.1.1993 - 17 U 82/92; rechtskräftig. Recht der internationalen Wirtschaft:
Betriebs-Berater international (Heidelberg, Germany) 39:4:325, April 1993.

Goto, K. Warranties: United Nations Convention on Contracts for the
International Sale of Goods compared to United States Uniform Commercial
Code on Sales. Studies of Law and Economics : Kyushu International
University Association of Law and Economics (Kitakyushu, Japan) 3:1:40-53,
August 1991.

In Japanese.

Grebler, E. O contrato de venda internacional de mercadorias. Revista
forense : publicação nacional de doutrina, jurisprudencia e legislação (Rio
de Janeiro, Brazil) 319:310-317, 1993.

Annex contains translation of United Nations Sales Convention (1980)
into Portuguese with title: Convenção das Nações Unidas sobre Contratos
de Compra e Venda Internacional de Mercadorias.

Hellner, J. Köp och avtal, uppsatser 1980-1992 = Sales and contracts,
[articles 1980-1992]. Stockholm : Juristförlaget, c1992. 281 p.
(Skriftserien ; 40).

Contents dealing with United Nations Sales Convention (1980): 2. The
United Nations Convention on International Sale of Goods - an outsider's

view, 1983, p. 27-63. -- 3. The Vienna Convention and standard form contracts, 1986, p. 65-84. -- 5. Das internationale Kaufrecht aus dem Blickwinkel der Gesetzgebungstechnik, 1988, p. 103-124. --
7. Gap-filling by analogy : Art. 7 of the United Nations Convention in its historical context, 1990, p. 155-168. -- 10. CISG (United Nations Convention on Contracts for the International Sale of Goods) och de nya kontraktsraetten, 1992, p. 253-270.

Herber, R. UN-Kaufrechtsübereinkommen : Produkthaftung - Verjährung. Monatsschrift für deutsches Recht (Köln, Germany) 2:105-107, 1993.

Heuze, V. La vente internationale de marchandises : droit uniforme. Paris : GLN Joly, c1992. 521 p.

Honsell, H. Die Vertragsverletzung des Verkäufers nach dem Wiener Kaufrecht. Schweizerische Juristen-Zeitung : Schweizerischer Anwaltsverband (Zürich, Switzerland).

In two instalments:

I in 88:20:345-354, 15. Oktober 1992;

II in 88:21:361-365, 1. November 1992.

Hoyer, H. and W. Posch, eds. Das Einheitliche Wiener Kaufrecht : neues Recht für den internationalen Warenkauf. Wien : Orac, 1992. xxxii, 234 p.
Bibliography, p. xvii-xxxi.

Illescas Ortiz, R. La Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías : ámbito de aplicación y perfección del contrato. Derecho de los negocios (Madrid, Spain) 3:16:1-7, enero 1992.

Inter-American Bar Association Conference (29th : 1992).

Resolution 5: Ratification of the 1980 Vienna Convention on Contracts of International Buying and Selling of Merchandise [i.e. United Nations Convention on Contracts for the International Sale of Goods] = Resolución 5. Ratificación de la Convención de Viena de 1980 sobre Contratos de Compraventa Internacional de Mercaderías / Committee V. Commercial Law and Procedure = Comité V. Derecho Comercial y Procedimiento. In Inter-American Bar Association. XXIX Conference (1992) : Resolutions. -- [Washington, D.C.] : The Association, 1992. p. 4-5.

International Chamber of Commerce. Court of Arbitration.

[Arbitral Award on United Nations Sales Convention, 1992. Austria : Yugoslavia (Croatia)]

Convention de Vienne sur les contrats de vente internationale de marchandises. Article 1 (droit applicable; condition d'application) -- article 53 (obligation de l'acheteur, paiement du prix) -- article 78 (intérêts moratoires, fixation du taux, démarche conflictualiste) : sentence rendue dans l'affaire no. 7153 en 1992 / D. Hascher. Journal du droit international ; Clunet (Paris, France) 119:4:1005-1010, octobre-novembre-décembre 1992.

This is a summary of a court decision and commentary thereon dealing with the application of articles 1, 53, 78 of United Nations Sales Convention (1980).

Jadaud, B. and R. Plaisant. Droit du commerce international. 4th ed. Paris : Dalloz, c1991. 200 p.

Bibliography on United Nations Sales Convention (1980), p. 87-115.

- Jan, S.-L. Die Erfüllungsverweigerung im deutschen und im UN-Kaufrecht. Frankfurt am Main : Lang, c1992. xxxv, 388 p. (Europäische Hochschulschriften. Reihe II, Rechtswissenschaft ; Bd. 1259 = Publications universitaires européennes. Serie II, Droit ; vol. 1259 = European university studies. Series II, Law ; vol. 1259)
Thesis (doctoral) -- University of Frankfurt (Main), 1992.
- Jones, G. W. Impact of the Vienna Convention in drafting international sales contracts. International business lawyer : Journal of the Section on Business Law of the International Bar Association (London, United Kingdom) 20:8:421-426, September 1992.
In annex: Random drafting suggestions for international sales contracts, p. 425-426.
- Kaczorowska, A. Règles uniformes d'interprétation d'un contrat international. Revue de droit international et de droit comparé : Institut belge de droit comparé (Bruxelles, Belgium) 68:4:294-313, 1991.
It focuses on United Nations Sales Convention (1980), Art. 8 [interpretation of contract].
- Kanda, A. Obecné principy právní úpravy mezinárodní kupní smlouvy ; (k nabytí platnosti úmluvy osn o smlouvách o mezinárodní koupi zboží v. CSFR). Právník : teoretický časopis pro otázky státu a práva : Československá akademie věd, Ekonomisko-právní sekce (Praha, Czechoslovakia) 130:5:378-391, 1991.
In Czech.
Translation of title from table of contents: Universal principles of legal regulation of the international sales contract : (validity of the United Nations Convention on International Sales Contracts in the Czech and Slovak Federal Republic).
Parallel title of journal: The lawyer : scientific review for problems of state and law : Czechoslovak Academy of Sciences, Section of Economic Law.
- Kappus, A. Rechtsvergleichende Aspekte zur Vertragsaufhebung wegen Sachmangels nach UN-Kaufrecht. Recht der internationalen Wirtschaft : Betriebs-Berater international (Heidelberg, Germany) 38:7:528-533, Juli 1992.
- Karollus, M. UN-Kaufrecht : Hinweis für die Vertragspraxis. Juristische Blätter (Wien, Austria) 115:1:23-33, 1993.
____ UN-Kaufrecht : Vertragsaufhebung und Nacherfüllungsrecht bei Lieferung mangelhafter Ware. Zeitschrift für Wirtschaftsrecht (Köln, Germany) 14:7:490-497, 8. April 1993.
- Kindler, P. Einige Hauptfragen des CISG im Spiegel der neueren deutschen Kommentarliteratur. Jahrbuch für italienisches Recht (Heidelberg, Germany) 5:201-224, 1992.
Title of issue: Bankrecht, UN-Kaufrecht, Kartellrecht.
CISG is an abbreviation for: United Nations Convention on Contracts for the International Sale of Goods (1980).
- Lee, R. G. The United Nations Convention on Contracts for the International Sale of Goods : OK for the UK? Journal of business law (London, United Kingdom) 131-148, March 1993.

Lichtsteiner, R. A. Uebereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf : Einführung und Vergleich mit dem schweizerischen Recht. Baden : Asea Brown Boveri AG, c1989. 99 p.

Title from cover.

Paper also published in French with title: Convention des Nations Unies sur les contrats de vente internationale de marchandises : commentaire (présentation et comparaison avec le droit suisse), 1991; see A/CN.9/369, Section II., under Université de Lausanne.

Lockhart, T. L. and R. J. McKenna. Software license agreements in light of the Uniform Commercial Code and the Convention on the International Sale of Goods. Michigan bar journal : State Bar of Michigan (Lansing, Mich.) 70:646-655, July 1991.

Morscher, T. Staatliche Rechtssetzungsakte als Leistungshindernisse im internationalen Warenkauf : ihre kollisionsrechtliche Behandlung im schweizerischen IPR-Gesetz und im UN-Kaufrecht. Basel : Helbing & Lichtenhahn, 1992. xli, 190 p. (Schriftenreihe des Instituts für Internationales Recht und Internationale Beziehungen ; Bd. 52)

Thesis (doctoral) -- University of Basel, 1991.

New Zealand. Law Commission.

The United Nations Convention on Contracts for the International Sale of Goods : New Zealand's proposed acceptance. Wellington, New Zealand : The Commission, June 1992. v, 107 p. (New Zealand Law Commission Report Series ; Report No. 23)

Contents: Letter of transmittal of its report by the Law Commission to the Ministry of Justice, p. v. -- I. Introduction, p. 1-11. -- II. An overview of the Convention, p. 12-29. -- III. The Convention in practice, p. 30-43. -- IV. Accession by New Zealand, p. 44-51.

Appendices: A. English text of United Nations Sales Convention (1980), p. 53-81. -- B. Contracting states (as at 9 June 1992), p. 82-85. -- E. Select bibliography, p. 89-91. -- F. International commercial law reform agencies, p. 92-96.

Niibori, S. Uniform International Sales Law - Vienna Sales Convention and trade contract. Tokyo : Do Bun Kan, 1991. 243 p.
In Japanese.

Olivencia Ruíz, M. La Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías [i.e. Mercaderías] : antecedentes históricos y estado actual. Revista de derecho mercantil (Madrid, Spain) 201:377-397, 1991.

Piltz, B. El ámbito de aplicación de la Convención de las Naciones Unidas sobre la Compraventa Internacional de Mercaderías. Ley : revista jurídica española de doctrina, jurisprudencia y bibliografía (Madrid, Spain) 13:3063:1-4, 7 de agosto de 1992.

UN-Kaufrecht. In F. Graf von Westphalen, ed. Handbuch des Kaufvertragsrechts in den EG-Staaten, einschl. Oesterreich, Schweiz und UN-Kaufrecht. Köln : Verlag Otto Schmidt, c1992. p. 1-64.
Reprint.

Reinicke, D. and K. Tiedtke. Sonderformen des Kaufes : internationales Kaufrecht. In their Kaufrecht. Neuwied, Germany : Luchterhand, c1992. p. 321-330.

Resch, R. Zur Rüge bei Sachmängeln nach UN-Kaufrecht. Oesterreichische Juristen-Zeitung (Wien, Austria) 470-479, 1992.

Samson, C. L'harmonisation du droit de la vente : l'influence de la Convention de Vienne sur l'évolution et l'harmonisation du droit des provinces canadiennes. Cahiers de droit : revue des étudiants en droit de l'Université Laval (Québec, Canada) 32:1001-1026, 1991.

Includes also summaries in French, p. 1001 and English, p. 1002.

____ [International Congress of Comparative Law. Reports; 13th, 1990]

L'harmonization du droit de la vente internationale de marchandises entre pays de droit civil et pays de common law. In Contemporary law : Canadian reports to the 1990 International Congress of Comparative Law, Montreal, 1990 = Droit contemporain : rapports canadiens au Congrès international de droit comparé, Montréal, 1990. Cowansville, Québec : Editions Yvon Blais, c1992. p. 100-125.

Schneider, E. C. The seller's right to cure under the Uniform Commercial Code and the United Nations Convention on Contracts for the International Sale of Goods. Arizona journal of international and comparative law : University of Arizona, College of Law (Tucson, Ariz.) 7:1:69-103, 1989.

Schütze, R. A. Die Bedeutung des Wiener Kaufrechtsübereinkommens für das internationale Zivilprozessrecht. In O. J. Ballon and J. J. Hagen, eds. Verfahrensgarantien im nationalen und internationalen Prozessrecht : Festschrift Franz Matscher zum 65. Geburtstag. Wien : Manz, 1993. p. 423-433.

Sevón, L. Obligations of the buyer under the Vienna Convention on the International Sale of Goods. Tidskrift : Juridiska Föreningen i Finland (Helsingfors, Finland) 106:327-343, 1990.

This article is based on a lecture delivered at a seminar arranged by Association Internationale des Jeunes Avocats in Rome, 27 April 1990.

Sleigh, R. H. P. La Convention de Vienne sur les contrats de vente internationale de marchandises. Gazette du Palais (Paris, France) 111:5:612-615, 24 août 1991.

[United Nations] Limitation Convention (1974/1980)

Convention on the Limitation Period in the International Sale of Goods as amended by the Protocol Amending the Convention on the Limitation Period in the International Sale of Goods = Convention sur la prescription en matière de vente internationale de marchandises, modifiée par le protocole modifiant la Convention sur la prescription en matière de vente internationale de marchandises = Convención sobre la Prescripción en materia de Compraventa Internacional de Mercaderías enmendada por el Protocolo por el que se enmienda la Convención sobre la Prescripción en Materia de Compraventa Internacional de Mercaderías. [New York : United Nations, 1992]. [18, 21, 15, 17, 17] p.

Certified true copy X.7 (b), as amended, February 1992.

Chinese, English, French, Russian, Spanish. Arabic text not included.

Velden, F.J.A. van der. Das einheitliche internationale Kaufrecht = Unifikacia prava medzinarodnej kupnej zmluvy. Evropske a mezinarodni pravo (Brno, Czechoslovakia) 1:3-12, kveten 1992.

In Czech and German on facing columns.

Walter, G. Das UN-Kaufrechtsübereinkommen und seine prozessualen Folgen für die Schweiz. In I. Schwander and W. A. Stoffel, eds. Beiträge zum schweizerischen und internationalen Zivilprozessrecht : Festschrift für Oscar Vogel. Freiburg, Schweiz : Universitätsverlag, 1992. p. 317-335.

Watanabe, T. Attainment of contract objectives and discharge from contract under "Vienna Sales Convention" (CISG). Economic review : Otaru University of Commerce (Otaru, Japan) 42:1:177-199, July 1991.
In Japanese.

_____. The structure of the breach of contract under "Vienna Sales Convention" (CISG). Economic review : Otaru University of Commerce (Otaru, Japan) 41:4:109-155, March 1991.
In Japanese.

Weber, M. Das Wiener UN-Abkommen über internationale Warenkaufverträge. Deutsch-Deutsche Rechts-Zeitschrift : Informationen (München, Germany) 12:194-199, 1991.

Westphalen, F. Graf von. Grenzüberschreitendes Finanzierungsleasing : einige Anmerkungen zu Schnittstellen zwischen Unidroit-Convention on International Financial-Leasing (1988), UN-Kaufrecht, EG-Schuldvertragsübereinkommen und dem deutschen Recht. Recht der internationalen Wirtschaft : Betriebs-Berater international (Heidelberg, Germany) 38:4:257-264, April 1992.

Wilhelm, G. UN-Kaufrecht : Einführung und Gesetzestext. Wien : Manz, 1993. viii, 67 p.
Annexes: Text of United Nations Sales Convention (1980), German version, p. 41-59 -- Sample contract based on the Convention, p. 61-64.

Wolff, K. Die Rechtsmängelhaftung nach dem Uniform Commercial Code und dem UN-Kaufrecht : Inaugural-Dissertation. Bonn : Rheinische Friedrich-Wilhelms-Universität, 1990. 194 p.
Thesis (doctoral) -- University of Bonn, December 1989.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Aboul-Enein, M. Tunisia to pass new arbitration act. World arbitration & mediation report : covering dispute resolution in the United States and around the world (Irvington-on-Hudson, N.Y.) 3:11:275-276, November 1992.
From table of contents: Tunisia is considering a new arbitration law based on the UNCITRAL Model [Arbitration] Law, but with important variations.

Baker, S. A. and M. D. Davis. The UNCITRAL Arbitration Rules in practice : the experience of the Iran-United States Claims Tribunal. Deventer : Kluwer Law and Taxation Publishers, c1992. xvi, 314 p.
Includes short note on the drafting process of the UNCITRAL Arbitration Rules (1976), p. xv.
Appendices: 1. Text of UNCITRAL Arbitration Rules (1976), p. 221-237 -- 2. Final Rules of Procedure of the Iran-United States Claims Tribunal (1983), p. 239-273 -- 3. Algiers accords (1981), p. 275-286.
Bibliography, p. 287-308.

Becker, J. D. For an autochthonous federal arbitration act. Arbitration & the law : AAA General Counsel's annual report (Irvington-on-Hudson, N.Y.) 240-249, 1991-92.

The author asks the question whether the UNCITRAL Model Arbitration Law (1985) should replace the Federal Arbitration Act.

Berger, K. P. International economic arbitration in Germany : a new era. Arbitration international : London Court of International Arbitration (London, United Kingdom) 8:2:101-120, 1992.

Burnard, R. The New Zealand Law Commission's Report on the UNCITRAL Model Law. Arbitration international : London Court of International Arbitration (London, United Kingdom) 8:3:281-285, 1992.

Chowdhury, M. S. UNCITRAL, international commercial arbitration and the Model Law. Cambridge : Harvard Law School, 1986. 77 p.
Thesis (Master of Laws degree) -- Harvard University Law School, 1986.

Coulson, R. A critique of the UNCITRAL [Arbitration] Rules. Arbitration times : American Arbitration Association dispute resolution news (New York, N.Y.) 4:8, winter 1992/93.

See below under Herrmann for rebuttal I -- See also below under Warren for rebuttal II.

_____ The practical advantages of administered arbitration : institutional vs ad hoc arbitration. World arbitration & mediation report : covering dispute resolution in the United States and around the world (Irvington-on-Hudson, N.Y.) 4:1:19-20, January 1993.

See below under Herrmann for rebuttal I -- See also below under Warren for rebuttal II.

Dervaird, J. M. The UNCITRAL Model Law and judicial control of arbitration in Scotland. Arbitration international : London Court of International Arbitration (London, United Kingdom) 9:1:97-102, 1993.

Grundfragen des Zivilprozessrechts : die internationale Dimension = Themelióde zetémata tes politikés dikonomías - e diethnés diástase. Berichte von P. Gottwald, [et al.] ; mit der anschliessenden Diskussion anlässlich der Tagung der Wissenschaftlichen Vereinigung für internationales Verfahrensrecht in Nauplia (5.-10. Oktober 1987). Bielefeld : Giesecking, c1991. xxiii, 743 p. (Veröffentlichungen der Wissenschaftlichen Vereinigung für internationales Verfahrensrecht e. V. ; Bd. 4)

In German and Greek, mostly on facing columns.

Contributions dealing with UNCITRAL Model Arbitration Law (1985) : Das UNCITRAL Modellgesetz über internationale Handelsschiedsgerichtsbarkeit und das nationale Recht / G. Herrmann, p. 235-308 -- Das UNCITRAL Modellgesetz über internationale Handelsschiedsgerichtsbarkeit / C. Calavros, p. 309-491 -- Dialog über das UNCITRAL-Modellgesetz, p. 493-537.

Hattori, H. Japan Commercial Arbitration Association. Administrative and Procedural Rules for Arbitration under the UNCITRAL Arbitration Rules : effective 1 June 1991. Yearbook commercial arbitration : International Council for Commercial Arbitration (Deventer, Netherlands) 17:352-358, 1992.

Herrmann, G. and J. Sekolec. UNCITRAL Arbitration Rules under sniper fire prove to be fire-proof : rebuttal to R. Coulson. World arbitration & mediation report : covering dispute resolution in the United States and around the world (Irvington-on-Hudson, N.Y.) 4:4:93-96, April 1993.

See above under Coulson's articles: A critique ... and The practical ... -- See also below under Warren for rebuttal II.

Hof, J. J. van. Commentary on the UNCITRAL Arbitration Rules : the application by the Iran-United States Claims Tribunal. Deventer : Kluwer Law and Taxation Publishers, c1991. xiv, 361 p.

Includes also table of awards.

At the head of title: T. M. C. Asser Instituut, The Hague.

Hong Kong. Supreme Court.

[Court decision on UNCITRAL Model Arbitration Law, 1992]

UNCITRAL Law allows broad interim protection, Hong Kong Court Rules. World arbitration & mediation report : covering dispute resolution in the United States and around the world (Irvington-on-Hudson, N.Y.) 3:11:278, November 1992.

From table of contents: The Hong Kong Supreme Court ruled that the UNCITRAL Model Arbitration Law grants courts broad powers of interim relief, including the authority to issue a Mareva Injunction. This is a short note; neither the text of the court decision, nor summary of it are included.

Kallel, S. The Tunisian Draft Law on International Arbitration. Arab law quarterly (London, United Kingdom) 7:3:175-196, 1992.

The Draft Law embodies the UNCITRAL Model Arbitration Law (1985) with some changes.

Kaplan, N. The Model Law in Hong Kong - two years on. Arbitration international : London Court of International Arbitration (London, United Kingdom) 8:3:223-236, 1992.

Kolkey, D. M. Reflections on the United States statutory framework for international commercial arbitrations : its scope, its shortcomings, and the advantages of United States adoption of the UNCITRAL Model [Arbitration] Law. American review of international arbitration : Parker School of Foreign and Comparative Law (New York, N.Y.) 1:4:491-534, 1990.
See below under D. W. Rivkin.

Mora Rojas, F. La Ley Modelo de UNCITRAL sobre Arbitraje Comercial Internacional. Memorias FELABAN : Federación Latinoamericana de Bancos (Bogotá, Colombia) 7:391-407, septiembre de 1991.

Paper delivered to the X Encuentro Latinoamericano de Abogados Expertos en Derecho Bancario, 3-5 junio de 1991, Caracas, Venezuela.

Morgan, R. An introduction to the law and practice of arbitration in Scotland. Arbitration : Journal of the Chartered Institute of Arbitrators (London, United Kingdom) 59:1:24-28, February 1993.

From headnote: "This is an updated version of an article which was published in the Scottish Law Gazette, the quarterly journal of the Scottish Law Agents Society, in September 1992".

New York. Ad Hoc - Arbitral Tribunal.

Ad Hoc - UNCITRAL Award of 27 May 1991. Yearbook commercial arbitration : International Council for Commercial Arbitration (Deventer, Netherlands) 17:11-41, 1992.

Redfern, A. and M. Hunter. The UNCITRAL Rules and the Model Law. In their Law and practice of international commercial arbitration. 2nd. ed. London: Sweet & Maxwell, 1991. Ch. 9. p. 476-527.

Excerpts from contents: Ch. 9. - Uncitral Arbitration Rules (1976), p. 479-501; text appended, p. 688-703 -- UNCITRAL Conciliation Rules (1980), p. 501-508; no text appended -- UNCITRAL Model Arbitration Law (1985), p. 508-524; text appended, p. 791-810.

Rivkin, D. W. and F. L. Kellner. In support of the Federal Arbitration Act : an argument against United States adoption of the UNCITRAL Model [Arbitration] Law. American review of international arbitration : Parker School of Foreign and Comparative Law (New York, N.Y.) 1:4:535-561, 1990. This is apparently a reply to D. M. Kolkey's article, see above.

Schmid, H.-R. Choice of law by the arbitrator : the arbitrator's discretion in the absence of a party stipulation as to the law applicable to the substance of the dispute. An evaluation on the occasion of the adoption of article 28(2) of the UNCITRAL Model Law on International Commercial Arbitration. Cambridge : Harvard Law School, May 1986. iii, 82 p. Authorized photocopy.

Thesis (Master of Laws degree) -- Harvard University Law School, 1986.

Steiner, V. O Vzorovém zákonu pro mezinárodní obchodní arbitráž. Právník : teoreticky casopis pro otázky státu a práva : Ceskoslovenska akademie ved, Ekonomisko-pravni sekce (Praha, Czechoslovakia) 131:8:730-750, 1992.

In Czech.

Translation of title from table of contents: A Model law for international commercial arbitration.

Parallel title of journal: The lawyer : scientific review for problems of state and law : Czechoslovak Academy of Sciences, Section of Economic Law.

Annex contains translation of UNCITRAL Model Arbitration Law (1985) with title: UNCITRAL Vzorovy zakon o mezinarodni obchodni arbitrazi, p. 739-750.

Veeder, V. V. Laws and court decisions in common law countries and the UNCITRAL Model Law. In International Arbitration Congress (10th : 1990 : Stockholm, Sweden). Working Group I. Preventing delay and disruption of arbitration. General editor, A. J. van den Berg ; with the cooperation of the T.M.C. Asser Instituut, Institute for Private and Public International Law, International Commercial Arbitration and European Law. Deventer : Kluwer Law and Taxation Publishers, c1991. (ICCA congress series ; no.5) Contents dealing with UNCITRAL Model Arbitration Law (1985): p. 35-38, 73-86, 108-114, 140-146, 169-178, 206-214, 232-233, 249-254, 277-281, 298-305, 321-324.

Walker, G. K. Trends in state legislation governing international arbitrations. North Carolina journal of international law and commercial regulation : University of North Carolina School of Law (Chapel Hill, N.C.) 17:3:419-460, summer 1992.

This article emphasizes the influence that the UNCITRAL Model Arbitration Law (1985) has reached on new state international arbitration statutes in the United States.

Warren, D. T. A response to R. Coulson : rebuttal II. World arbitration & mediation report : covering dispute resolution in the United States and around the world (Irvington-on-Hudson, N.Y.) 4:4:96, April 1993.

See above under Coulson's articles: A critique ... and The practical ... -- See also above under Herrmann for rebuttal I.

IV. INTERNATIONAL TRANSPORT

Alcántara, J. M. Las Reglas de Hamburgo ante su inminente entrada en vigor : una valoración actualizada. Derecho de los negocios (Madrid, Spain) 2:15:1-6, diciembre 1992.

Falvey, P. J. Liability of terminal operators and insurance cover. Diritto marittimo : Rivista trimestrale di dottrina, giurisprudenza, legislazione italiana e straniera (Genova, Italy) 94:1063-1068, 1992 (Special issue).
This is a paper delivered at the International Conference on Current Issues in Maritime Transportation, Genova, Italy, 22-26 June 1992; Panel No. 2: New Trends and Developments in the Field of International Transport Law.

Fujishita, K. A report on the United Nations Conference on the Liability of Operators of Transport Terminals in International Trade. Kokusai shoji homu : Kokusai Syoji Ho Kenkyusho (Tokyo, Japan) 19:8:995-1006, August 1991. In Japanese.

Hamburg Rules : November 1, 1992 = Règles de Hambourg, Novembre 1, 1992. European transport law ; journal of law and economics (Antwerpen, Belgium). Title from cover.
Special issue in English and French devoted wholly to Hamburg Rules. Contents: Texts of Hamburg Rules, p. 561-582; 645-669 -- List of conventions cited in the text, p. 583-584; 671-672 -- Article-by-article commentaries on the Hamburg Rules / [by] UNCITRAL, p. 585-632; 673-727 -- Remarks for United Nations Conference, May 21, 1992 [sic; English only] / G. C. Jones -- Status of United Nations Conventions [English only; this is a reproduction of UNCITRAL document A/CN.9/368 of 23 April 1992], p. 635-643.
Parallel titles of journal in five languages: Dutch, French, German, Italian, Spanish.

Harris, R. Liability equals responsibility : Canadian marine transport terminal operators in the 1990s. Canadian business law journal (Aurora, Ont.) 21:2:229-253, January 1993.
The purpose of this article is to outline Canadian law along the United Nations Terminal Operators Convention (1991), for answering the question: why Canada should support the Convention.
Parallel title of journal: Revue canadienne du droit de commerce.

Herber, R. Gedanken zum Inkrafttreten der Hamburg-Regeln. Transportrecht : Zeitschrift für das gesamte Recht der Güterbeförderung, der Spedition, der Versicherungen des Transports, der Personenbeförderung, der Reiseveranstaltung (Hamburg, Germany) 15:11/12:381-390, November/Dezember 1992.
Includes also text of Hamburg Rules (1978) in English and German, p. 430-432.

Honnold, J. O. Ocean carriers and cargo; clarity and fairness - Hague or Hamburg? Journal of maritime law and commerce (Cincinnati, Ohio) 24:1:75-109, January 1993.
Photocopy from final page-proofs.

International Bar Association Biennial Conference (23rd : 1990 : New York, N.Y.)

Liability of terminal operators : papers presented at Section on Business Law, Subcommittee A 1, at the International Bar Association 23rd Biennial Conference, New York, September 1990 / J. F. Bartels, programme chairman. London : International Bar Association, 1991. vi, 50 p.

Papers presented:

Introduction / J. F. Bartels, p. v -- The liability of terminal operators in the sea ports in Portugal / M. P. Barrocas, p. 1-6 -- The present and actual liability situation of terminal operators in Canada / V. A. Prager, p. 7-12 -- Overview of liability issues for multimodal marine terminal operators in the United States / K. Hoffman, p. 13-24 -- Draft Convention on the Liability of Operators of Transport Terminals in International Trade / L. de San Simón, p. 25-37.

Includes also text of Terminal Operators Draft Convention, as adopted by the Commission at its twenty-second session, on 2 June 1989.

Mankowski, P. Jurisdiction clauses und paramount clauses nach dem Inkrafttreten der Hamburg Rules - zugleich eine Darstellung des Anwendungssystems der Hamburg Rules. Transportrecht : Zeitschrift für das gesamte Recht der Güterbeförderung, der Spedition, der Versicherungen des Transports, der Personenbeförderung, der Reiseveranstaltung (Hamburg, Germany) 15:9:301-313, September 1992.

Masud, R. The emerging legal regime for multimodal transport = Le transport multimodal : émergence d'un régime juridique. Revue de droit des affaires international : Forum Européen de la communication (Paris, France) 7:825-834, 1992.

In English and French on facing columns.

This article deals mainly with the Hamburg Rules (1978).

Parallel title of journal: International business law journal.

Morán Bovio, D. Notas para la historia del Convenio sobre la responsabilidad de los ETT : (Empresarios de terminales de transporte). Anuario de derecho marítimo : Instituto Vasco de Administración Pública, Escuela de Administración Marítima (Barcelona, Spain) 9:89-190, 4, 1991.

Contents: I. Introducción -- II. Génesis del Convenio --

III. Conferencia Diplomática -- IV. Conclusiones -- Anexos: A. Convenio de Naciones Unidas sobre la Responsabilidad de los Empresarios de Terminales de Transporte en el Comercio Internacional (text of United Nations Terminal Operators Convention (1991) in Spanish and English on facing columns), p. 161-190 - Apéndice B. Relación de documentos (UNIDROIT, CNUDCED, CNUDMI), 4 p.

Reprint.

Ochiai, S. Completion of the Convention on the Liability of Operators of Transport Terminals in International Trade. Jurist : Yu Hi Kaku (Tokyo, Japan) 985:104-115, September 1991.

In Japanese.

Sekolec, J. Comments on the United Nations Convention on the Liability of Operators of Transport Terminals in International Trade, 1991. Diritto marittimo : Rivista trimestrale di dottrina, giurisprudenza, legislazione italiana e straniera (Genova, Italy) 94:1051-1062, 1992 (Special issue).

This is a paper delivered at the International Conference on Current Issues in Maritime Transportation, Genova, Italy, 22-26 June 1992; Panel No. 2: New Trends and Developments in the Field of International Transport Law.

Thommen, T. K. Carriage of goods by sea : the Hague Rules and Hamburg Rules. Journal of the Indian Law Institute (New Delhi, India) 32:3:285-293, July-September 1990.

United Nations Terminal Operators Convention (1991)

United Nations Convention on the Liability of Operators of Transport Terminals in International Trade = Convention des Nations Unies sur la responsabilité des exploitants de terminaux de transport dans le commerce international = Konventsiia Organisations Ob'edinennikh Natsy po Voprosu ob Otvetstvennosti Operatorov Transportnikh Terminalov v Mezhdunarodnoy Torgovle = Convención de las Naciones Unidas sobre la Responsabilidad de los Empresarios de Terminales de Transporte en el Comercio Internacional. [New York : United Nations, 1991] [14, 15, 19, 19, 19, 19] p.

Certified true copy (X.13) June 1991.

Arabic, Chinese, English, French, Russian, Spanish.

V. INTERNATIONAL PAYMENTS

Ademuni-Odeke, Dr. The United Nations Convention on International Bills of Exchange and [International] Promissory Notes. Journal of business law (London, United Kingdom) 281-290, May 1992.

Bentley, D. Model contracts : a model way of saving time. International corporate law (London, United Kingdom) 14:13-15, April 1992.

Summary from headnote: "Several international bodies [i.e. International Chamber of Commerce, Economic Commission for Europe, UNCITRAL] offer recommended forms of agreement or guides to drafting for cross-border transactions. Diana Bentley assessed them."

Under its subtitle UNCITRAL, the article mentions: UNCITRAL Legal Guide on Industrial Works (1987) and UNCITRAL Legal Guide on Electronic Funds Transfers (1986)

CNUDCI : échanges de données informatisées : questions qui pourraient figurer dans le programme des activités futures sur les aspects juridiques de l'EDI, Vienne, 27 janvier-7 février 1992. Revue de droit de l'informatique et des telecoms (Paris, France).

This is a reproduction in two instalments of UNCITRAL document A/CN.9/WG.IV/WP.53 of 16 December 1991:

I in 1:71-78, 1992;

II in 3:70-81, 1992.

Parallel title of journal: Computer & telecoms law review.

Electronic data interchange : report of the Secretary-General / United Nations Commission on International Trade Law. Letter of credit update : Government Information Services (Arlington, Va.).

This is a reproduction in two instalments of UNCITRAL document A/CN.9/350 of 15 May 1991, as submitted to the Commission at its twenty-fourth session, Vienna, 10-28 June 1991:

I in 8:2:21-34, February 1992;

II in 8:3:29-42, March 1992.

Fujishita, K. An introduction to Draft Model Law on International Credit Transfers. Kinyu homu jijo : Kinyu Zaisei Jijo Kenkyukai (Tokyo, Japan) 1278:4-17, February 1991.

In Japanese.

- _____ Deliberations on the Draft Model Law on International Credit Transfers. Kinyu homu jijo : Kinyu Zaisei Jijo Kenkyukai (Tokyo, Japan).
In two instalments:
I in 1301:9-25, October 1991;
II in 1302:26-32, October 1991.
In Japanese.
- Geva, B. UNCITRAL Model Law on International Credit Transfers. In his The law of electronic funds transfers. New York : Matthew Bender, 1992.
Loose-leaf release, ch. 4, p. 133-148.
Appendix reproduces text of UNCITRAL Credit Transfer Law (1992), 13 p.
- Goto, K. United Nations Negotiable Instruments [i.e. Bills and Notes] Convention and Japanese Negotiable Instruments Law. Tegata kenkyu : Keizai Horei Kenkyukai (Tokyo, Japan).
In two instalments:
I in 35:8:12-20, July 1991;
II in 35:9:32-42, August 1991.
In Japanese.
- Hadding, W. and U. H. Schneider. Die einheitliche Regelung des internationalen Ueberweisungsverkehrs durch das UNCITRAL-Modellgesetz. Wertpapier Mitteilungen (Teil 4) : Zeitschrift für Wirtschafts- und Bankrecht (Frankfurt, M., Germany) 47:15:629-638, 17. April 1993.
Annex reproduces text of UNCITRAL Credit Transfer Law (1992), in English, p. 664-668; and German translation by the Commission of the European Communities for its internal use, p. 668-673.
- Heini, D. Rechtsprobleme der bargeldlosen Zahlung : insbesondere zur Frage der Rechtzeitigkeit und der Möglichkeit des Widerrufs. Zürich : Schulthess, c1991. xxiv, 135 p. (Schweizer Schriften zum Bankrecht ; Bd. 7)
Thesis (doctoral) -- University of Zürich.
Bibliography, p. xxx-xxxiv.
- Heinrich, G. UNCITRAL : international credit transfers. International banking and financial law (London, United Kingdom) 11:7:78-79, December 1992.
- Herre, J. Den nya vaexelkonventionen : FN:s internationella vaexel. Tidsskrift for rettsvitenskap (Oslo, Norway) 103:390-423 (1990).
- Herrmann, G. La Convención de las Naciones Unidas sobre Letras de Cambio Internacionales y Pagares Internacionales : innovaciones con respecto a la Ley Uniforme de Ginebra. Foro : Organo de la Barra Mexicana Colegio de Abogados (México, D.F.) 3:1:115-136, 1990 (8a. época)
This is a reprint of seminar paper published in: Revista de la Federación Latinoamericana de Bancos : FELABAN (Bogotá, Colombia) 75:17-40, 1989 (see A/CN.9/339, p. 21)
- Iida, K. A personal view on article 13 of the Draft Model Law on International Credit Transfers. Kinyu homu jijo : Kinyu Zaisei Jijo Kenkyukai (Tokyo, Japan) 1308:18-25, December 1991.
In Japanese.

- Klapper, W. Die Rechtsstellung des Wechselinhabers nach dem UN-Wechselrechtsabkommen vom 9. Dezember 1988 : eine vergleichende Untersuchung des Wechselrechts der Vereinten Nationen und der Bundesrepublik Deutschland. Köln : Wienand, c1992. vii, 194 p. (Bankrechtliche Sonderveröffentlichungen des Instituts für Bankwirtschaft und Bankrecht an der Universität zu Köln ; Bd. 46)
Thesis (doctoral) -- University of Bonn, 1991.
Bibliography, p. 129-140.
Annexes: 1. List of United Nations and UNCITRAL documents, p. 149-153 --
2. Table of cases, p. 155 -- 3. Text of UNCITRAL Bills and Notes Convention (1988) in English, p. 157-194.
- Madrid Parra, A. Sobre los trabajos de UNCITRAL en materia de intercambio electrónico de datos : EDI (Electronic Data Interchange). Revista de derecho bancario y bursátil : Centro de Documentación Bancaria y Bursátil (Madrid, Spain) 45:12:284-288, enero-marzo 1992.
This is a summary of UNCITRAL document A/CN.9/360 of 17 February 1992 with title: Report of the Working Group on International Payments on the work of its twenty-fourth session, Vienna, 27 January-7 February 1992.
- Morawitz, G. Das UN-Uebereinkommen über internationale Wechsel vom 9. Dezember 1988. Der Anwendungsbereich des internationalen Wechsels im Falle der Ratifizierung ... [durch die Bundesrepublik Deutschland]. In Das internationale Wechselrecht : eine systematische Untersuchung der auf dem Gebiet des Wechselrechts auftretenden kollisionsrechtlichen Fragen. Tübingen : Mohr, c1991. (Studien zum ausländischen und internationalen Privatrecht ; 27) p. 27-30, 40-44.
- Rules and commentary on standby letters of credit / Select Advisory Group [of experts appointed by the Office of the Legal Advisor on Private International Law, United States Department of State]. Arizona journal of international and comparative law : University of Arizona College of Law (Tucson, Ariz.) 9:2:361-485, 1992.
Summary from table of contents: The Select Advisory Group, in conjunction with the National Law Centre for Inter-American Free Trade, met in Tucson from May 28th to 30th, 1992 "... to propose a set of uniform draft rules on standby letters of credit. This selection includes the Group's debate over how to draft rules reflecting international standby letter of credit practice. This discussion generated a final set of draft rules for consideration by the international community."
Contents: Presentation on the section devoted to the work of the National Center of Inter-American Free Trade / B. Kozolchyk, p. 361-365 -- Standby letter of credit rules : an exercise in drafting a commercial statute / J. E. Byrne, p. 366-371 -- Select Advisory Group proposed draft standby letter of credit rules, p. 372-378 -- Select Advisory Group commentary, p. 379-485. This commentary refers to several UNCITRAL Working Group papers: A/CN.9/WG.II/WP.73 of 17 September 1991, and Add. 1 of 14 October 1991; A/CN.9/358 of 12 February 1992; A/CN.9/361 of 27 April 1992.
Text of the draft rules and commentaries thereto are reproduced in UNCITRAL document A/CN.9/WG.II/WP.77 of 6 October 1992.
- Schneider, U. H. Die einheitliche Regelung des internationalen Ueberweisungsverkehrs durch das UNCITRAL-Modellgesetz. In W. Hadding and U. H. Schneider, eds. Rechtsprobleme der Auslandsüberweisung. Berlin : Duncker & Humblot, 1992. (Untersuchungen über das Spar-, Giro- und Kreditwesen. Abteilung B, Rechtswissenschaft ; Bd. 82/1) p. 492-516.

Schütz, C. Die UNCITRAL-Konvention über Internationale Gezogene Wechsel und Internationale Eigen-Wechsel vom 9. Dezember 1988. Berlin : Walter de Gruyter, 1992. xxv, 308 p. (Recht des internationalen Wirtschaftsverkehrs ; Bd. 8)

Bibliography, p. xix-xxv.

Text of UNCITRAL Bills and Notes Convention (1988) in English, p. 277-290.

Comparative survey of parallel articles of final text and draft texts, p. 291-294.

List of UNCITRAL documents (1968-1988) dealing with Convention and its drafting process, p. 295-298.

Sorieul, R. Le droit face à la révolution de l'échange de données informatisé (EDI) : [electronic data interchange]. Actualité bancaire : Association française des banques (Paris, France) 192:4-5, du 26 avril au 3 mai 1993. Summary notes from a lecture on EDI given by R. Sorieul in Paris, 26 April 1993.

Spanogle, J. A. The United Nations Convention on International Bills and Notes (CIBN) : a primer for attorneys and international bankers. Uniform commercial code law journal (New York, N.Y.) 25:2:99-132, fall 1992.

UNCITRAL : Model Law on International Credit Transfers. Commonwealth law bulletin : Commonwealth Secretariat (London, United Kingdom) 18:3:1094-1101, July 1992.

This is a reproduction of the UNCITRAL Credit Transfer Law (1992).

UNCITRAL Bills and Notes Convention (1988)

United Nations Convention on International Bills of Exchange and International Promissory Notes = Convention des Nations Unies sur les lettres de change internationales et les billets à ordre internationaux = Konventsiiia Organizatsii Obedinennyikh Natsii o Mezhdunarodnyikh Perevodnyikh Vekseliakh i Mezhdunarodnyikh Prostyikh Vekseliakh = Convención de las Naciones Unidas sobre Letras de Cambio Internacionales y Pagarés Internacionales. [New York : United Nations, 1988] [45, 42, 38, 39, 39, 43] p.

Certified true copy (X.12), March 1989.

Arabic, Chinese, English, French, Russian, Spanish.

United Nations Working Group on International Contract Purposes [i.e. Practices] has been meeting to draft Uniform Convention or Uniform Law for guarantees and standby letters of credit. Letter of credit update : Government Information Services (Arlington, Va.).

Title from table of contents.

This is a reproduction in two instalments of UNCITRAL document A/CN.9/358 of 12 February 1992, with original title: Report of the Working Group on International Contract Practices on the work of its sixteenth session (Vienna, 4-15 November 1991):

I in 8:5:22-36, May 1992;

II in 8:6:24-45, June 1992.

Vasseur, M. La loi-type de la CNUDCI sur les virements internationaux : [text et] brèves observations. Banque & droit ; la pratique du droit bancaire (Paris, France) 26:191-198, novembre-décembre 1992.

This note starts with French version of UNCITRAL Credit Transfer Law (1992), p. 191-196.

Les principaux articles de la loi-type de la CNUDCI sur les virements internationaux et leur influence sur les travaux de la Commission de Bruxelles concernant les paiements transfrontaliers = The main articles of UNCITRAL's Model Law governing international credit transfers and their influence on the Economic Community Commission's work concerning transfrontier payments. Revue de droit des affaires internationales : Forum Européen de la communication (Paris, France) 2:155-210, 1993.
In English and French on facing columns.
Includes French text of UNCITRAL Credit Transfer Law (1992), p. 207-210.
Parallel title of journal: International business law journal.

Voit, K. Das gefälschte und das nicht autorisierte Indossament nach der Konvention der Vereinten Nationen zum internationalen Wechsel. Frankfurt am Main : Peter Lang, c1992. ix, 150 p. (Europäische Hochschulschriften. Reihe II, Rechtswissenschaft : Bd. 1240 = Publications universitaires européennes. Serie II, Droit ; vol. 1240 = European university studies. Series II, Law ; vol. 1240)
Thesis (doctoral) -- University of Regensburg, 1991.
Bibliography, p. 105-110.

VI. CONSTRUCTION CONTRACTS

Bentley, D. Model contracts : a model way of saving time. International corporate law (London, United Kingdom) 14:13-15, April 1992.
Summary from headnote: "Several international bodies [i.e. International Chamber of Commerce, Economic Commission for Europe, UNCITRAL] offer recommended forms of agreement or guides to drafting for cross-border transactions. Diana Bentley assessed them." Under its subtitle UNCITRAL, the article mentions: UNCITRAL Legal Guide on Industrial Works (1987) and UNCITRAL Legal Guide on Electronic Funds Transfers (1986).

VII. PROCUREMENT

Myers, J. J. UNCITRAL Model Law on Procurement. International business lawyer : Journal of the Section on Business Law of the International Bar Association (London, United Kingdom) 21:4:179-182, April 1993.
The draft Model Law on Procurement, as approved 1992 by UNCITRAL Working Group, will be submitted for final adoption to the 26th annual session of the Commission, in July 1993.

Wallace, D. The United Nations Model Law on Procurement. Public procurement law review (London, United Kingdom) 1:6:406-407, 1992.

Wey, M. UNCITRAL-Working Group "New International Economic Order" : öffentliches Beschaffungswesen = procurement = passation des marchés. Schweizerische Zeitschrift für internationales und europäisches Recht : Schweizerische Vereinigung für internationales Recht (Zürich, Switzerland) 1:4:501-512 (1991).
In German with multilingual title.