



Assemblée générale

Distr. générale
20 mars 2020
Français
Original : anglais

**Commission des Nations Unies
pour le droit commercial international**
Cinquante-troisième session
New York, 6-17 juillet 2020

Bibliographie des écrits récents ayant trait aux travaux de la CNUDCI*

Note du Secrétariat

Table des matières

I. Références générales	2
II. Vente internationale de marchandises	2
III. Arbitrage commercial international et conciliation commerciale internationale	8
IV. Transport international	17
V. Paiements internationaux (y compris garanties indépendantes et lettres de crédit stand-by)	18
VI. Commerce électronique	18
VII. Sûretés (y compris financement par cession de créances)	21
VIII. Passation des marchés	22
IX. Insolvabilité	23
X. Contrats internationaux de construction	25
XI. Échanges internationaux compensés	25
XII. Projets d'infrastructure à financement privé	26
XIII. Règlement des litiges en ligne	26
XIV. Micro-, petites et moyennes entreprises	26
XV. Règlement des différends entre investisseurs et États	27

* La présente bibliographie et la bibliographie consolidée sont disponibles en ligne avec des annotations détaillées à l'adresse : <https://uncitral.un.org/fr/library/bibliography>.



I. Références générales

- Harrington, R. News from the United Nations Commission on International Trade Law (UNCITRAL): the work of the fifty-first Commission session. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 23:3-4:772-782, 2018.
- Herber, R. Symposium über praktische Erfahrungen mit der internationalen Rechtsvereinheitlichung: Zusammenfassung und Schlussbemerkungen. *Transportrecht* (Cologne, Allemagne) 42:11/12:495-498, 2019. Traduction du titre : Colloque sur l'expérience pratique de la normalisation juridique internationale : résumé et observations finales.
- Joubin-Bret, A. Verbatim record of the public lecture by H.E. Ms. Anna Joubin-Bret, Secretary, UNCITRAL. Conférence prononcée au Siège de l'Organisation juridique consultative pour les pays d'Asie et d'Afrique (AALCO), New Delhi, 20 mars 2019.
- Liang, S. The notion of legal cooperation under the BRI and the spirit of upholding international law by the United Nations: taking the PPP projects as an example. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 10, 2019.
- Mankowski, P. Rechtszersplitterung durch Rechtsvereinheitlichung. *Transportrecht* (Cologne, Allemagne) 42:11/12:475-483, 2019. Traduction du titre : Fragmentation juridique du fait de l'harmonisation du droit.
- Racine, J.-B. Brefs propos sur la notion de besoins du commerce international = brief reflections on the needs of international trade. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:375-388, 2019.
- Wisitsora-At, W. Déclaration faite par M. Wisit Wisitsora-At (Thaïlande), Président de la cinquante-deuxième session de la Commission des Nations Unies pour le droit commercial international, à la Sixième Commission de l'Assemblée générale (21 octobre 2019).
- Zeller, B. et C.B. Andersen. The transnational dimension of statutory interpretation: tragically overlooked in a global commercial environment. *Nordic journal of commercial law* (Aalborg, Danemark) 1:6-19, 2019.
- Zharikov, A. Cooperation of UNCITRAL and the International Chamber of Commerce: new possibilities for companies from the Belt and Road initiative for dispute resolution in trade finance. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 2, 2019.

II. Vente internationale de marchandises

- Abdelraheem, H.S. Limits of unification principle under CISG: the direct referral to the national law. *International Journal of law* (New Delhi) 5:6:69-75, 2019.
- Alimova, Y.O. Возможность унификации в сфере трансграничных договорных отношений в странах БРИКС. *Lex russica* (Moscou) 156:11:9-17, 2019.
- Anyamele, U. An empirical study of the non-adoption of the United Nations Convention on Contracts for the International Sale of Goods (CISG) in Nigeria. *Vindobona journal of international commercial law and arbitration* (Vienne) 23:2:113-153, 2019.
- Araneda Condeza, C.D. Cláusula de integración y el principio de buena fe. *Revista justicia y derecho* (Santiago) 2:2:15-32, 2019.
- Aubrecht, P. et M. Kovac. "Brexit" and the boilerplate clauses in commercial contracts. *Business law review* (Alphen-sur-le-Rhin, Pays-Bas) 40:6:249-257, 2019.

- Bacher, K. et I.H. Schwenzer, éd. Kommentar zum UN-Kaufrecht (CISG): Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf, 7^e éd. (Munich), C. H. Beck, 2019. 1704 p.
- Bath, V. et G. Moens. Law of international business in Australasia, 2^e éd. (Sydney), The Federation Press, 2019. 563 p.
- Beale, H. *et al.* Cases, materials and text on contract law, 3^e éd. (Oxford, Royaume-Uni), Hart Publishing, 2019. 1448 p.
- Beheshti, R. The absence of choice of law in commercial contracts: problems and solutions. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:3:497-519, 2019.
- Belyaeva, A. Сборник юсцитрал по прецедентному праву, касающемуся Конвенции оон о международной купле-продаже товаров 2008 г.: обзор и комментарии. *Russian juridical journal electronic supplement* 3:32-40, 2016.
- Benson, G.J. Implications of adopting blockchain technology on international sales transactions. *Northern Illinois University law review* (DeKalb, Illinois) 39:486-511, 2019.
- Bessarabenko, A.A. Особенности правового регулирования купли-продажи космического корабля. *Bulletin of International Law Institute* (Moscou) 67:4:55-59, 2018.
- Biswal, M. “CISG: a windfall for the unification of international sales law” – present day need for wide-reaching solidarity. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 8, 2019.
- Bousofara, A. Le principe d’interprétation autonome dans la Convention de Vienne sur les contrats de vente internationale de marchandises (Nice, France), Université Côte d’Azur, 2019. 329 p. Thèse de doctorat (PhD).
- Brunner, C. et B. Gottlieb, éd. Commentary on the UN Sales Law (CISG) (Alphen-sur-le-Rhin, Pays-Bas), Wolters Kluwer, 2019. 727 p.
- Buglea, C.-P. Corelația dintre Convenția de la New York privind prescripția extinctivă în materia vânzării internaționale de mărfuri și dreptul comun, intern, privind prescripția. *Curierul judiciar* (Bucarest) 9:458-460, 2016. Traduction du titre : Corrélation entre la Convention de New York sur la prescription en matière de vente internationale de marchandises et le droit national roumain concernant le délai de prescription.
- Butler, P. 40 years Convention on the International Sale of Goods (CISG): even more important today than 40 years ago to encourage trade? *Zeitschrift für vergleichende Rechtswissenschaft* (Francfort-sur-le-Main, Allemagne) 118:3: 231-257, 2019.
- Byun, W. 국제물품매매계약에 있어서 법률의 변경과 위험부담. *Dong-A journal of international business transactions law* (Busan, République de Corée) 24:163-181, 2019. Traduction du titre : Évolution des lois et des risques dans le domaine des contrats internationaux de vente de marchandises.
- Calderón Marengo, E.A. Los Incoterms a través de la autonomía conflictual = Incoterms through conflictual autonomy. *Derecho global. Estudios sobre derecho y justicia* (Guadalajara, Mexique) 5:13:87-114, 2019.
- Centre du commerce international (ITC), éd. Cross-border contracting: how to draft and negotiate international commercial contracts. Genève, ITC, 2018. 224 p.
- Chansawang, A. Formal requirements for international commercial contracts: comparative study between Thai and foreign laws. *Thammasat business law journal* (Bangkok) 6, 2016.

- Cisár, I. The application of CISG in international arbitration. Conference paper. First Brno Arbitration Conference 2017: current issues of international commercial arbitration, p. 33 à 46, 2017.
- CISG Advisory Council opinion n° 18: set-off under the CISG. *Nordic journal of commercial law* (Aalborg, Danemark) 2:1-35, 2019.
- CISG Advisory Council opinion n° 19: standards and conformity of the goods under Article 35 CISG. *Nordic journal of commercial law* (Aalborg, Danemark) 2:36-63, 2019.
- Coetzee, J. Trade usage: still law made by merchants for merchants? *SA mercantile law journal* (Lansdowne) 28:1:85-111, 2016.
- Cole, G.M. The long convergence: “smart contracts” and the “customization” of commercial law. *Southern California law review* (Los Angeles, Californie) 92:4:851-896, 2019.
- Coyle, J.F. The role of the CISG in Canadian contract practice: an empirical study. *Social science research network*, 15 avril 2019.
- Deumier, P. Les Principes UNIDROIT comme cadre de référence pour l’interprétation uniforme des droit nationaux. *Revue internationale de droit comparé* (Paris) 71:2:413-430, 2019.
- Duke, A. What does the CISG have to say about smart contracts?: a legal analysis. *Chicago journal of international law* (Chicago, Illinois) 20:141-176, 2019.
- Eckardt, T. Das UN-Kaufrecht und die zur Verfügung über die Ware berechtigenden Beförderungsdokumente. *Transportrecht* (Cologne, Allemagne) 42:11/12:491-495, 2019. Traduction du titre : La CVIM (1980) et les documents de transport autorisant la disposition des marchandises.
- Fan, J. et K. Chen. CISG 在澳門適用的假設以及適用順序研究. *Research on “One country, two systems”* (Macao) 1:19, 2014.
- Fayyad, M. Fundamental breach of contract in terms of the UN Sales Convention and Emirates law: a comparative legal study. *Arab law quarterly* (Leyde, Pays-Bas) 33:2:109-151, 2019.
- Fillers, A. Application of the CISG to arbitration agreements. *European business law review* (Alphen-sur-le-Rhin, Pays-bas) 30:4:663-694, 2019.
- Georgiadi, K. Euclidian parallelism, legal pluralism and legal transplants vis-à-vis transposing the CISG into the UK legal order. *George Mason journal of international commercial law* (Arlington, Virginie) 10:1:29-51, 2018.
- Gildeggen, R. et A. Willburger. Was tun mit Art. 39 Abs. 2 CVIM?: Überlegungen zur Neuinterpretation einer problematischen Regelung. *Internationales Handelsrecht* (Cologne, Allemagne) 19:2:45-52, 2019. Traduction du titre : Que faire du paragraphe 2 de l’article 39 de la CVIM ? Réflexions sur une nouvelle interprétation d’une règle problématique.
- Glavanits, J. CISG and arbitration in the Hungarian legal practice. Conference paper. First Brno Arbitration Conference 2017: current issues of international commercial arbitration, p. 48 à 62, 2017.
- Guo, P. et S. Zhang. Is the CISG an appropriate option for Australian and Chinese businesses?: a good faith perspective. *Vindobona journal of international commercial law and arbitration* (Vienne) 23:1:81-104, 2019.
- Hadi, A.T.
 فاعلية مبدأ حسن النية في اتفاقية فيينا عام 1980: (دراسة تحليلية)
Journal of University of Babylon for Humanities (Bagdad) 26:7:580-597, 2018.

Hajipour, M.

بررسی تطبیقی حق‌ترمیم فروشنده در کنوانسیون وین، اصول یونیدروا و ایران

Journal of private law (Téhéran) 7:27:201-228, 2019. Traduction du titre : Étude comparative du droit de réparation du vendeur prévu par la CVIM (1980), UNIDROIT et Iran.

Hernández Ramos, E.M. Plazos de reclamación por daños en la mercancía: análisis del Convenio de Viena. *Informativo juridico*, 17 janvier 2020.

Ibraheem Muhammed, K.

القانون الواجب التطبيق على عقد البيع الدولي وفقاً لاتفاقية فيينا لعام ١٩٨٠

Rafidain Of law journal (Bagdad) 10:35:85-125, 2008.

Imamova, D.I. Правовое регулирование предложения и акцепта в Республике Узбекистан и США при заключении внешнеэкономических сделок. *Review of law sciences* (Tachkent) 2:19, 2018.

Ishida, Y. CISG Article 79: exemption of performance, and adaptation of contract through interpretation of reasonableness – full of sound and fury, but signifying something. *Pace international law review* (White Plains, New York) 30:2:331-382, 2018.

_____. Identifying fundamental breach of articles 25 and 49 of the CISG: the good faith duty of collaborative efforts to cure defects – make the parties draw a line in the sand of substantiality. *Michigan journal of international law* (Ann Arbor, Michigan) 41:1:63-108, 2020.

Janssen, A. et N.G. Ahuja. The imperfect international sales law: revamp, supplement or leave it alone? *Internationales Handelsrecht* (Cologne, Allemagne) 20:1:1-9, 2020.

_____. The imperfect international sales law: time for a new go or better keeping the status quo? *Maandblad voor Vermogensrecht* (La Haye) 9:318-326, 2019.

Khalitovna, S.A. Объективная исковая давность в актах международной унификации. *Экономика, политика, право: актуальные вопросы, тенденции и перспективы развития* (Moscou) 191-193, 2019. Document de conférence. Traduction du titre : Économie, politique, droit : enjeux actuels, tendances et perspectives de développement. In Recueil des articles de la III^e Conférence scientifique et pratique internationale (Penza), 2019.

Kim, K.Y. 私法の統一과 國際物品賣買契約에 관한 유엔협약(CISG). *Human rights course* (Gwangju, République de Corée) 407, juillet 2010. Traduction du titre : Le droit privé uniforme et la CVIM (1980).

Kim, S.M. Can a change of circumstances qualify as an impediment under Article 79 of the CISG? *Chinese journal of international law* (Oxford, Royaume-Uni) 18:1:129-163, 2019.

Kiraz, E. Uluslararası ticari faaliyetler dolayısıyla fikri mülkiyet hakkının ihlali: Viyana mal satım sözleşmesi (CISG). *Galatasaray Üniversitesi Hukuk Fakültesi Dergisi* (Istanbul) 2:675-715, 2019. Traduction du titre : Violation de droits de propriété intellectuelle causée par des activités commerciales internationales : la CVIM (1980).

Kiraz, S.E. Third party's intellectual property rights and the seller's liability under the United Nations Convention on International Sale of Goods (CISG) and the Sale of Goods Act (SGA). Leicester, Université de Leicester, 2019. 273 p. Thèse de doctorat (PhD).

- Kochanowski, M. Foreseeability of damage under CISG applied in international arbitration: new solutions to old problems? *Austrian yearbook on international arbitration* (Vienne), p. 233 à 263, 2020.
- Kryla-Cudna, K. Damages for the cost of repair and the seller's right to cure in international sales contracts. *Social science research network*, 17 janvier 2020.
- López Rodríguez, E. et C. López-Quiroga Teijeiro. La transmisión del riesgo en la venta CIF. *Actualidad jurídica* (Madrid) 49:263-278, 2018.
- Loschi, R. Opportunistic exercise of termination rights: the commodity trade case – an analysis of English contract law and the CISG. *Bocconi legal papers* (Milan) 9:39-72, 2017.
- Lousin, A.M. VLM Food Trading International, Inc. c. Illinois Trading Company, an exercise on the battle of the forms under the CISG and the UCC. *Uniform commercial code law journal* (Saint Paul, Minnesota) 48:4:419-433, 2019.
- Mahasneh, N.
 أثر حصار قطر على الالتزامات التعاقدية من منظور قوانين التجارة الدولية اتفاقية الأمم
 العقود المتحدة في للبيع الدولي للبضائع 1980 ومبادئ اليانيدروا 2016 نموذجًا
Journal of international review of law (Doha) 4, 2018.
- Maier-Lohmann, T. Buyer's self-repair of non-conforming goods versus seller's right to cure under Article 48 of the CISG. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:1:58-72, 2019.
- Martin, J.S. Private law remedies, human rights, and supply contracts. *American University law review* (Washington) 68:5:1781-1819, 2019.
- Menezes, W. et D.F. Ribeiro de Carvalho. The opting-out and opting-in systems of the 1980 Vienna Convention on the International Sale of Goods (CISG) and its application in Brazil. *Revista jurídica* (Curitiba, Brésil) 50:1:122-146, 2018.
- Muñoz, E. Software technology in CISG contracts. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:2:281-301, 2019.
- Neumann, T. The roots and fruits of good faith in domestic court practice. *Pace international law review* (White Plains, New York) 31:1:59-144, 2019.
- Nikčević, J. Razgraničenje ugovora o delu i ugovora o prodaji. *Revija Kopaoničke škole prirodnog prava* (Belgrade) 1:1:95-113, 2019. Traduction du titre : Différence entre contrats de vente et contrats de services.
- Nwafor, M.-G. et N. Nwafor. Conceptualizing the relationship between doctrine of mistake and exemption (force majeure) under the CISG and the UPICC. *Business law review* (Alphen-sur-le-Rhin, Pays-Bas) 40:3:111-115, 2019.
- Nwafor, N. et al. Frustration and remedies under the CISG, UNIDROIT Principles and English law: a comparative review. *Business law review* (Alphen-sur-le-Rhin, Pays-Bas) 40:5:194-202, 2019.
- Nwafor, N. et C. Lloyd. Re-imagining the doctrines of hardship and exemption/force majeure under the CISG and UNIDROIT Principles of International Commercial Contracts. *Global journal of comparative law* (Leyde, Pays-Bas) 8:52-79, 2019.
- Olguín Torres, A. La compraventa internacional en tiempos de incertidumbre en la globalización económica. *Ciencia jurídica* (Guanajuato, Mexique) 8:16:155-170, 2019.
- Omlor, S. The CISG and Libra: a monetary revolution for international commercial transactions? *Stanford Journal of blockchain law & policy* (Cambridge, Massachusetts) 3:1, 2020.

- Organisation des États américains (OEA). Comité juridique interaméricain, éd. Guide on the law applicable to international commercial contracts in the Americas. (Washington), OEA, 2019. 277 p.
- Organisation des États américains (OEA). Comité juridique interaméricain et Centro de Estudios de Derecho, Economía y Política (CEDEP), éd. Guide on the law applicable to international commercial contracts in the Americas. (Asuncion), CEDEP, 2019. 217 p.
- Parvin, R. Promotion of international trade through the UN Convention on Contracts for International Sale of Goods 1980 (CISG-1980): an evaluation. *Green University review of social sciences* (Dhaka) 4:2:144-160, 2018.
- Perović, M. Key distinctions between commercial and civil law contracts in Serbian legislation. *Review paper – tax and law* (Belgrade), p. 248 à 260, 20 janvier 2019.
- Phimmany, S. The remedies available to seller in regard to buyer's breach of contract under CISG and Lao contract law (Debrecen, Hongrie), Université de Debrecen, 2019. 45 p. Mémoire de master (LL.M.).
- Priliasari, E. The future prospect of Indonesia's accession to the CISG in order to harmonize international commercial law in the ASEAN. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 5, 2019.
- Rigó, E. Interpretation hardships regarding the CISG, in particular Article 7. Conference paper. First Brno Arbitration Conference 2017: current issues of international commercial arbitration, p. 80 à 94, 2017.
- Saidov, D., éd. Research handbook on international and comparative sale of goods law. Cheltenham (Royaume-Uni), Edward Elgar Publishing Limited, 2019. 434 p.
- Scheuch, A. Daten als Gegenstand von Leistung und Gegenleistung im UN-Kaufrecht. *Zeitschrift für vergleichende Rechtswissenschaft* (Francfort) 118:375-421, 2019. Traduction du titre : Les données comme objet d'échange dans le cadre de la CVIM (1980).
- Schroeter, U.G. Grenzfragen des Anwendungsbereichs und international einheitliche Auslegung des UN-Kaufrechts (CISG). *Internationales Handelsrecht* (Cologne, Allemagne) 19:4:133-136, 2019. Traduction du titre : Questions frontalières concernant le champ d'application et l'interprétation internationale uniforme de la CVIM (1980).
- _____. Irrtumsanfechtung nach nationalem Recht und Anforderungen an Ausschlussvereinbarungen bei Anwendbarkeit des UN-Kaufrechts (CISG): zugleich Anmerkung zu Schweizerisches Bundesgericht, 28.5.2019 – 4A_543/2018. *Internationales Handelsrecht* (Cologne, Allemagne) 19:6:231-235, 2019. Traduction du titre : Contestation de l'erreur conformément au droit interne et exigences relatives aux clauses d'exclusion en cas d'applicabilité de la CVIM. Commentaire connexe sur l'arrêt 4A 543/2018 du Tribunal fédéral suisse (28 mai 2019).
- Schwenzer, I. *et al.* Service contracts and the CISG. *Indian journal of international economic law* (Bangalore, Inde) 10:172-196, 2019.
- Schwenzer, I. et E. Muñoz. Duty to renegotiate and contract adaptation in case of hardship. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:1:149-174, 2019.
- Shabani, F. Non-conformity of goods in light of the United Nations Convention on Contracts for the International Sale of Goods and the Law on Obligations of the Republic of Macedonia as part of South-Eastern European law. *Academic journal of interdisciplinary studies* (Rome) 4:2:85-88, 2015.

- Shteyn, O. Особенности международного договора купли-продажи. *Elibrary.ru* (Moscou), p. 170 à 172, 2019.
- Shubina, O.V. Особенности заключения договора международной купли-продажи. Document de conférence. Problèmes actuels de droit international dans les conditions géopolitiques modernes. Documents de conférences scientifiques (Saint-Pétersbourg), 2019, p. 155 à 162.
- Slakoper, Z. The CISG and Croatian courts. *Business law review* (Alphen-sur-le-Rhin, Pays-Bas) 40:4:170-172, 2019.
- Sooksripaisarnkit, P. et S.R. Garimella, éd. Contracts for the international sale of goods: a multidisciplinary perspective (Hong Kong), Thomson Reuters Hong Kong Limited, 2019. 288 p.
- Teixeira, M.M. et H. Rotava. Os códigos de conduta como ferramenta de compliance na aplicação do art. 35 da CISG. *Brazilian journal of development* (Curitiba, Brésil) 5:10:21164-21179, 2019. Traduction du titre : Les codes de conduite comme outil de conformité pour l'application de l'article 35 de la CVIM (1980).
- Thi Tinh, N. Overview of modifying Vietnamese commercial law under United Nations Convention on Contracts for the International Sale of Goods (Vienne, 1980) (CISG) taken effect in Vietnam. *European Journal of law and political sciences* (Vienne) 1-2:16-21, 2019.
- Wittayarat, P. Problems concerning advantage of seller under sale of goods contract. In Problem concerning the advantages of the seller in sale of goods contract. Thèse de doctorat (LL.D.) – Université Ramkhamhaeng, Bangkok (2019), p. 259 à 299.
- Yildirim, A.C. Interpretation of contracts in comparative and uniform law (Alphen-sur-le-Rhin, Pays-Bas), Wolters Kluwer, 2019. 224 p.
- Yöney, C. Viyana satım sözleşmesi'nin tahkim anlaşmasına uygulanacak hukuk olarak uygulanabilirliği. *Galatasaray Üniversitesi Hukuk Fakültesi Dergisi* (Istanbul) 2:745-781, 2019. Traduction du titre : Applicabilité de la CVIM (1980) en tant que loi applicable aux conventions d'arbitrage.
- Zahid, A. *et al.* Good faith in international commercial contracts under UN Sale Convention and Islamic law: a brief comparison. *International journal of applied business and economic research* (New Delhi) 14:13:9075-9183, 2016.
- Zeller, B. et S. Ali. Should Pakistan adopt the Convention on Contracts for the International Sale of Goods? *Victoria University law and justice journal* (Melbourne) 7:1:66-75, 2017.
- Zeller, B. et R. Walters. Is the United Nations Convention on the International Sale of Goods adequate to assist SMEs and start-ups? *Victoria University of Wellington hors serie* (Wellington) 25, chap. 4, 2019.
- Zhu, L. Treaties in the Chinese legal order: discourses, developments and debates. *China: an international journal* (Baltimore, Maryland) 17:4:135-154, 2019.

III. Arbitrage commercial international et conciliation commerciale internationale

- Abugu, U. et A. Oduwale. An overview of the principle of competence-competence in international commercial arbitration. *Chukwuemeka Odumegwu Ojukwu University journal of private and public law* (Igbariam, Nigéria) 2:1:1-7, 2019.
- Adolf, H. Mengapa UU Arbitrase Internasional Fiji 2017 dipuji? *Indonesia arbitration quarterly newsletter* (Jakarta) 10:2:1-10, 2018. Traduction du titre : Pourquoi la loi fidjienne de 2017 relative à l'arbitrage commercial international attire-t-elle les éloges ?

- Ahmed, M. Reflections on the UNCITRAL Convention on the Enforcement of Mediation Settlement Agreements and Model Law. *Lloyd's maritime and commercial law quarterly* (Londres) 2:259-269, 2019.
- Al-Abdulla, S. et Y. Elshazlyz. The new Qatari arbitration law in light of the modern principles of commercial arbitration. *International journal of Arab arbitration* (Beyrouth) 9:1:43-69, 2017.
- Alberti, C.P. Practical considerations when navigating maritime disputes: pre-award security through emergency arbitration. *Journal of maritime law and commerce* (Baltimore, Maryland) 50:1:91-121, 2019.
- Alexander, N. *et al.* Singapore mediation handbook (Singapour), LexisNexis, 2019. 814 p.
- Alexander, N. et S. Chong. The Singapore Convention on Mediation: a commentary (Alphen-sur-le-Rhin, Pays-Bas), Kluwer Law International, 2019. 235 p.
- Al-Hawamdeh, A.M. et A.A.A. Alhusban. Undue intrusion on parties' autonomy finally amended: an observation of Article 51 of the Jordanian Arbitration Law. *Arab law quarterly* (Leyde, Pays-Bas) 33:2:198-208, 2019.
- Ali, A.H. *et al.* The international arbitration rulebook: a guide to arbitral regimes (Alphen-sur-le-Rhin, Pays-Bas), Kluwer Law International, 2019. 713 p.
- Alimova, Y.O. Возможность унификации в сфере трансграничных договорных отношений в странах БРИКС. *Lex russica* (Moscou) 156:11:9-17, 2019.
- Aliyev, A. et T. Ismayilzada. Recognition and enforcement of foreign arbitral awards in the Republic of Azerbaijan. *Transnational dispute management* (Voorburg, Pays-Bas) 17:1, janvier 2020.
- Al-Khasawneh, G.M. The requirement for the enforcement of foreign arbitral award according to Bahrain and Jordan laws. *European journal of scientific research* (Mahé, Seychelles) 155:1:78-93, 2019.
- Alnaber, R. Emergency arbitration: mere innovation or vast improvement. *Arbitration international* (Oxford, Royaume-Uni) 35:4:441-472, 2019.
- Altenkirch, M. et J. Frohloff. The advance on costs in investment arbitration. *ICSID review* (Oxford, Royaume-Uni) 33:3:723-735, 2018.
- Angoura, S. Arbitrator's impartiality under Article V(1)(d) of the New York Convention. *Asian international arbitration journal* (Alphen-sur-le-Rhin, Pays-Bas) 15:1:29-42, 2019.
- Angoura, S. et A. Kastanidis. Les limites de l'autonomie de la volonté en droit de l'arbitrage commercial international dans les pays incorporant la loi-type de la CNUDCI: l'exemple de la Grèce. *Revue de l'arbitrage* (Paris) 2:431-454, 2019.
- Apostolopoulos, V. A critical analysis of the "writing" requirement in relation to the formal validity of international commercial agreements to arbitrate (9 janvier 2020).
- Appel, M.E. A "done deal" for states and investors?: the new United Nations Convention on International Settlement Agreements resulting from Mediation. *Journal of enforcement of arbitration awards* (Huntington, New York) 1:2:1-12, 2018.
- Arena, M. Uruguay makes significant progress in international arbitration: celebration of the first anniversary of the Law on International Commercial Arbitration (n° 19.636). *INSOL world* (Londres), 4^e trim. 2019, p. 27.
- Arias, D. et C. Cortes. El nuevo reglamento de arbitraje de UNCITRAL. *Revista ecuatoriana de arbitraje* (Quito) 2:355-379, 2010.

Asadzadeh, M. et G.E. Jahromi.

نظم عمومی بهعنوان منبع تحدید انعقاد قرارداد داوری: جستاری در رویه قضایی ایران

Journal of private law research (Téhéran) 7:27:9-34, 2019. Traduction du titre : L'ordre public en tant que source d'arbitrage : regard sur la procédure judiciaire iranienne.

Assaf, F. The use of mediation in cross-border insolvency and restructuring: possible implications of the Singapore Convention on Mediation. *INSOL world* (Londres), 3^e trim. 2019, p. 26 et 27.

Atlanta International Arbitration Society (AtlAS) et Atlanta Center for International Arbitration and Mediation (ACIAM), éd. International dispute resolution resource manual, 3^e éd. (Atlanta, Géorgie), AtlAS, 2019. 548 p.

Bath, V. et G. Moens. Law of international business in Australasia, 2^e éd., Sydney, The Federation Press, 2019. 563 p.

Bell, G.F. Soft law in arbitration: for uniformity or for diversity, flexibility and choice? *European international arbitration review* (Huntington, New York) 7:2:1-18, 2018.

Beltrame de Moura, A. et G. Becker. The normative roots of the “due process paranoia” in international commercial arbitration and its impacts on procedural efficiency. *Vindobona journal of international commercial law and arbitration* (Vienne) 23:2:171-182, 2019.

Berlie, J.A. UNCITRAL Arbitration Rules to resolve commercial disputes along the new Silk Road of China. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 6, 2019.

Betancourt, J.C. What are the arbitral tribunal's powers in default proceedings? *Journal of international arbitration* (Alphen-sur-le-Rhin, Pays-Bas) 36:4:485-502, 2019.

Binder, P. International commercial arbitration and mediation in UNCITRAL Model Law jurisdictions. 4^e éd. (Alphen-sur-le-Rhin, Pays-Bas), Kluwer Law International, 2019. 1092 p.

Born, G.B. The New York Convention: a self-executing treaty. *Michigan journal of international law* (Ann Arbor, Michigan) 40:1:115-186, 2018.

Botosh, H. The arbitration and party autonomy: a comparative review between the English law, the UNCITRAL Model Law and the Qatari law. *Kilaw journal* (Koweït) 6:3:51-71, 2018.

Bradshaw, R. How to obtain evidence from third parties: a comparative view. *Journal of international arbitration* (Alphen-sur-le-Rhin, Pays-Bas) 36:5:629-658, 2019.

Bravo, N. The Mauritius Convention on Transparency and the Multilateral Tax Instrument: models for the modification of treaties? *Transnational corporations* (Genève) 25:3:85-109, 2018.

Buckland, I.J. A comparative approach to consistent ethical standards in international commercial arbitration. *Arbitration* (Londres) 85:3:230-250, 2019.

Burai-Kovács, J., éd. A kereskedelmi választottbíróság évkönyve 2018. (Budapest), HVG-ORAC Lap- és Könyvkiadó Kft, 2019. 508 p. Traduction du titre : Annuaire de l'arbitrage commercial 2018.

Calimon, D.J.L. et F.F. Agas. Taming the unruly horse: Philippine public policy and the New York Convention. *Ateneo law journal* (Makati, Philippines) 61:2:635-677, 2016.

- Campora Gatica, F. Sobre el Artículo IV.1.B de la Convención sobre el Reconocimiento y la Ejecución de las Sentencias Arbitrales Extranjeras. *Revista ecuatoriana de arbitraje* (Quito) 4:99-114, 2012.
- Carmigniani, E. et C. Cepeda. Implementación (parcial) en Ecuador de principios de la Ley Modelo CNUDMI, sobre arbitraje comercial: retrospectiva histórica y necesidades. *Revista ecuatoriana de arbitraje* (Quito) 8:349-373, 2016.
- Carroll, E. et K. Mackie. International mediation: breaking business deadlock. 3^e éd. Haywards Heath (Royaume-Uni), Bloomsbury Professional, 2016. 258 p.
- Casella, D.A. Nunca es tarde...: Argentina tiene finalmente su legislación sobre arbitraje. *Revista ecuatoriana de arbitraje* (Quito) 6:19-50, 2014.
- Certilman, S.A. Comparison of selected international arbitration rules, 2018 edition. *Alternatives to the high cost of litigation* (New York) 36:5:67-77, 2018.
- Chao, T. Transparency momentum in international investment arbitration and its implications for China's investment arbitration practice. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 11, 2019.
- Chedly, L. L'efficacité de l'arbitrage commercial international. *Recueil des cours = Collected courses of the Hague Academy of International Law* (Leyde, Pays-Bas) 400:9-624, 2019.
- Chen, M. Opening a window for Chinese ad hoc arbitration. *Arbitration law review* (University Park, Pennsylvanie) 10:35-71, 2019.
- Choi, D. Joinder in international commercial arbitration. *Arbitration international* (Londres) 35:1:29-55, 2019.
- Chua, E. Enforcement of international mediated settlement agreements in Asia: a path towards convergence. *Asian international arbitration journal* (Alphen-sur-le-Rhin, Pays-Bas) 15:1:1-28, 2019.
- _____. The Singapore Convention on Mediation: a brighter future for Asian dispute resolution. *Social science research network*, 3 janvier 2019.
- Claxton, J.M. Compelling parties to mediate investor-State disputes: no pressure, no diamonds? *Social science research network*, 27 janvier 2019.
- Cole, S.R. *et al.* Mediation: law, policy & practice. Éd. 2019-2020. Danvers, Massachusetts, Thomson Reuters, 2019.
- Commission des Nations Unies pour le droit commercial international, éd. Convention des Nations Unies sur les accords de règlement internationaux issus de la médiation, New York, Nations Unies, 2019. 12 p.
- Cordero-Moss, G. The effects of the award for the controlling court. *Rivista dell'arbitrato* (Milan, Italie) 29:2:257-272, 2019.
- Crook, J.R. Finding elegance in unexpected places. *Berkeley journal of international law* (Berkeley, Californie) 37:225-234, 2019.
- El Shazly, Y. Enforcement of arbitral awards and the recovery of assets in Qatar: is bankruptcy an optimal solution? *International journal of Arab arbitration* (Beyrouth) 9:1:29-42, 2017.
- Especial 60 aniversario del Convenio de Nueva York de 1958. *Spain arbitration review* (Madrid) 34, 2019 (Partie I), 35, 2019 (Partie II).
- Fach Gómez, K. Rethinking the role of amicus curiae in international investment arbitration: how to draw the line favorably for the public interest. *Fordham international law journal* (New York) 35:510-564, 2012.
- Fach Gomez, K. et A.M. Lopez-Rodriguez, éd. 60 years of the New York Convention: key issues and future challenges. Alphen-sur-le-Rhin (Pays-Bas), Kluwer Law International, 2019. 500 p.

- Forneris, X. et N. Mocheva. How countries can fully implement the New York Convention: a critical tool for enforcement of international arbitration decisions. Washington, Groupe de la Banque mondiale, 2019. 13 p.
- Gaillard, E. L'avenir des chambres commerciales internationales de Paris. *Revue Lamy droit des affaires* (Paris), supplément au numéro 152, octobre 2019.
- Gaviria, J.A. et N.R. Londoño. El conflicto entre la acción de tutela colombiana y la Convención de Nueva York sobre Reconocimiento y Ejecución de las Sentencias Arbitrales Extranjeras. In Reconocimiento y ejecución de sentencias arbitrales extranjeras en España y en Latinoamérica. K. Fach Gómez, A. M. López Rodríguez, eds. Madrid, Tirant Lo Blanch, 2019.
- Gu, W. China's Belt and Road development and a new international commercial arbitration initiative in Asia. *Vanderbilt journal of transnational law* (Nashville, Tennessee) 51:1305-1352, 2018.
- Hikmah, M. Pengakuan dan pelaksanaan putusan arbitrase asing di Indonesia. *Indonesian journal of international law* (Depok, Indonésie) 5:2:319-343, 2008. Traduction du titre : Reconnaissance et exécution des sentences arbitrales étrangères en Indonésie.
- Hioureas, C.G. The Singapore Convention on International Settlement Agreements resulting from Mediation: a new way forward? *Berkeley journal of international law* (Berkeley, Californie) 37:215-224, 2019.
- Hoffmann, A.K. The new arbitration law of the United Arab Emirates: two steps forward? *SchiedsVZ* (Munich) 17:3:126-130, 2019.
- Honcharenko, K. Singapore: Mediation's milestone moment. *Resolver* (Londres) 12-15, automne 2019.
- Hossain, I. The impact of the OBOR initiative in the Asia Pacific region. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 9, 2019.
- Ivanovskaya, N.V. Можно ли сравнивать Сингапурскую конвенцию о медиации 2019 г. с Нью-Йоркской арбитражной конвенцией 1958 г.? *Eurasian legal journal* (Moscou) 134:7:40-43, 2019.
- Jaime, M. Counsel conduct in international arbitration: an ethical "no-man's land"? *Arbitration* (Londres) 85:3:211-229, 2019.
- Jaramillo Troya, J. Corrupción, orden público y Convención de Nueva York: su aplicación en el arbitraje comercial internacional. *Revista ecuatoriana de arbitraje* (Quito) 6:187-227, 2014.
- Jeong, S.J. 재판청구권 보장과 ADR: 조정과 중재를 중심으로. *Justice* (Séoul) 2:553-585, 2019. Traduction du titre : Le droit constitutionnel d'accès aux tribunaux et aux modes alternatifs de règlement des litiges.
- Jijón Andrade, A. Reconciliando el principio Kompetenz-Kompetenz con la autoridad supervisora de las cortes nacionales: análisis bajo la Ley Modelo CNUDMI. *Revista ecuatoriana de arbitraje* (Quito) 6:177-186, 2014.
- Júdice, J.-M. et A. Coimbra Trigo. Dealing with privilege claims in international arbitration: a pragmatic approach. *ICC dispute resolution bulletin* (Paris) 2:39-51, 2019.
- Jung, W.J. The integrity of finality of international arbitral awards: international commercial and ICSID arbitration awards. *Journal of arbitration studies* (Séoul) 28:2:137-163, 2018.
- Kaminskiene, N. Application of interim measures in international arbitration: the Lithuanian approach. *Jurisprudencija* (Vilnius) 119:1:243-260, 2010.

- Khaghani, B. The impact of UNCITRAL rules on the arbitral practice in developing countries of the Middle East: case studies: Iran, Turkey, Egypt. Vienne, Université de Vienne, 2019. 82 p. Mémoire de master (LL.M.).
- Khokaz, G. China's path toward international commercial arbitration: efforts, divergences, and prospects. *Ohio State Journal on dispute resolution* (Columbus, Ohio) 34:3:419-430, 2019.
- Knieper, J. et I. (Huang Y.) Ng. Drafting an UNCITRAL arbitration instrument: an inclusive and universal discussion. *Austrian yearbook on international arbitration* (Vienne) 431-441, 2020.
- Kobayashi, K. JCAA の新しい仲裁規則のもとでの仲裁条項. *JCA journal* (Tokyo) 66:8:3-12, 2019. Traduction du titre : Les clauses compromissoires dans le cadre du nouveau règlement d'arbitrage de l'Association japonaise d'arbitrage commercial (JCAA).
- Kostin, A.A. International commercial arbitration, with special focus on Russia. *Recueil des cours : Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leyde, Pays-Bas) 394:9-86, 2017.
- Lacson, A. Final and binding: towards a transnational theory of issue preclusion. *Arbitration* (Londres) 85:4:388-399, 2019.
- Landbrecht, J. Commercial arbitration in the era of the Singapore Convention and the Hague Court Conventions. *ASA bulletin* (Alphen-sur-le-Rhin, Pays-Bas) 37:4:871-882, 2019.
- Lefebvre, P. et M. Servais. Les différents régimes organisant la reconnaissance et l'exécution de sentences arbitrales établis par la Convention de New York du 10 juin 1958 et leur coexistence avec d'autres conventions ainsi qu'avec les dispositions de droit national. *b-arbitra* (Bruxelles) 2:251-300, 2018.
- Lim, A. Treaty reflects nations' commitments to rules-based global order: Heng Swee Keat. *Straits times* (Singapour), p. A6, 8 août 2019.
- Lin, W. The territorial v. transnational approach to enforcement of arbitral awards and its impact on international commercial arbitration. *Ateneo law journal* (Makati, Philippines) 61:2:678-698, 2016.
- Loong, L.H. Speech by PM Lee Hsien Loong at Singapore Convention Signing Ceremony and Conference, 7 août 2019.
- Lozada Pimiento, N. The Colombian Arbitration Statute: towards an export-quality service for Colombia. *Revista IUSTA* (Bogota) 50:65-94, 2019.
- Maaitah, Q.K.S. An exploratory analysis on arbitration law in Bahrain: a significant step towards liberalism. *Kilaw journal* (Koweït) 7:1:25:71-94, 2019.
- Marisi, F. Independence and impartiality: the role of soft law in international arbitration. *Arbitration* (Londres) 85:4:326-345, 2019.
- Matteucci, G. Maritime international commercial mediation clauses, enforceability from 2019: will it work? *Altalex blog*, 23 novembre 2018.
- _____. Mediation will now have "teeth." *Altalex blog*, 26 octobre 2018.
- Mehdi Pour, M. La réception par le droit iranien de la loi type de la CNUDCI sur l'arbitrage commercial international. Nancy (France), Université de Lorraine, 2017. 469 p. Thèse de doctorat (PhD).
- Mohan, M. *et al.* Transparency in investment treaty arbitration and Asia's mixed reception. *Indian journal of international economic law* (Bangalore, Inde) 10:102-125, 2019.

- Mouallem, Z.A. International due process in post award proceedings: a New York Convention reading. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:239-252, 2019.
- Muratova, O.V. et A.I. Schukin. Проблемы признания и приведения в исполнение решений иностранных судов и иностранных арбитражных (третейских) решений. *Journal of foreign and comparative law* (Russie) 2:140-145, 2019.
- Narain, A. Transparency in arbitration proceedings. *Arbitration law review* (Carlisle, Pennsylvanie) 11:146-175, 2019.
- O'Connor, L.M. Should the implied duty of confidentiality be rejected for ICAs? *Arbitration* (Londres) 86:1:83-96, 2020.
- Oh, C.-S. 외국중재판정의 승인 · 집행에 관한 최근 대법원 판례의 쟁점 검토: 대법원 2017. 12. 22. 선고 2017 다 238837 판결을 중심으로. *Legal studies of Law Research Institute, Chonbuk National University* (Jeonju, République de Corée) 58:12:401-427, 2018. Traduction du titre : Questions relatives aux jugements de la Cour suprême sur la reconnaissance et l'exécution des sentences arbitrales étrangères : examen axé sur le jugement rendu dans l'affaire n° 2017DA238837 (22 décembre 2017).
- _____. 중재판정부의 판정 권한에 관한 연구. *Soongsil law review* (Séoul) 43:1:169-196, 2019. Traduction du titre : Étude de la compétence-compétence du tribunal arbitral.
- Oppong, R.F. The East African Court of Justice, enforcement of foreign arbitration awards and the East African Community integration process. *Journal of African law* (Cambridge, Royaume-Uni) 63:1:1-23, 2019.
- Parvanov, P.P. The “americanization” of the New York and Panama Conventions by the Federal Courts in Manhattan: unravelling the origins of an idiosyncratic approach to “non-signatories” at the enforcement stage. *Transnational dispute management* (Voorburg, Pays-Bas) 17:2, février 2020.
- Pimpapatanayotin, P. Judicial assistance for arbitration under Section 14 of Thai Arbitration Act B.E. 2545. *Thammasat business law journal* (Bangkok) 8:101-111, 2018.
- Pitkowitz, N. Confidentiality and protection of confidentiality in arbitration. *Austrian yearbook on international arbitration* (Vienne) 199-230, 2020.
- Priskich, V. Binding non-signatories to arbitration agreements: who are persons “claiming through or under” a party? *Arbitration international* (Oxford, Royaume-Uni) 35:3:375-386, 2019.
- _____. The recognition and enforcement of New York Convention awards in the People's Republic of China: recent reform of the prior reporting system and trends in recognition and enforcement. *Asian dispute review* (Hong Kong) 21:2:70-77, 2019.
- Qiu, D. A comparative analysis of the approaches used to determine the four laws of commercial arbitration. *Arbitration* (Londres) 86:1:50-67, 2020.
- Rahman, A.A. Islamic finance arbitration: enforceability under the New York Convention 1958 of arbitration awards made following a reference to the Shariah Advisory Council under the Central Bank of Malaysia Act 2009. *Arbitration international* (Oxford, Royaume-Uni) 35:2:245-261, 2019.
- Respondek, A., éd. Asia arbitration guide. 6^e éd. Singapour, Respondek & Fan, 2019. 280 p.

- Rey Vallejo, P. La autonomía de la voluntad como principio fundacional del arbitraje internacional y su aplicabilidad en el escenario doméstico Colombiano: ¿realidad o utopía? *Revista de la Academia Colombiana de Jurisprudencia* (Bogotá) 368:65-89, 2018.
- Rosenberg, A. et R. Garden. Provisional measures in international arbitration. *Revue de droit des affaires internationales = International business law journal* (Paris) 4:361-373, 2019.
- Rubino-Sammartano, M. Can a “may” become a “must”? (the New York Convention 1958 revisited). *Austrian yearbook on international arbitration* (Vienne) 333-339, 2020.
- Ruscalla, G. Latest developments in conciliation and mediation in investor-state disputes. *Revista Brasileira de arbitragem* (São Paulo) 16:63:96-112, 2019.
- Salton Peretti, L.A. et J. Guimarães Rossetto. Breves comentários acerca das novas leis de arbitragem comercial internacional de Argentina e Uruguai. *Revista Brasileira de arbitragem* (São Paulo) 16:62:80-100, 2019. Traduction du titre : Observations succinctes sur les nouvelles lois argentine et uruguayenne relatives à l’arbitrage commercial international.
- Samoylov, M. Применение Нью-Йоркской конвенции к иностранным судебным решениям: анализ ошибочной практики российских судов. *Herald of economic justice* (Moscou) 2:110-128, 2017.
- Santos, A.J. Recognition of blockchain-based multisignature e-awards. Document présenté lors du Colloque sur l’arbitrage international organisé à l’Université Yildirim Beyazit d’Ankara le 25 avril 2019.
- Sarbaziyan, M. *et al.*
 قرار منع اقامه یا پیگیری دعوا صادره از دادگاههای ملی در داوری تجاری بینالمللی
Journal of private law research (Téhéran) 7:26:185-212, 2019. Traduction du titre : Injonctions anti-poursuites prononcées par les tribunaux nationaux dans le domaine de l’arbitrage commercial international.
- Schaer, G. Commercial dispute resolution in the Union State of Russia and Belarus in the light of the Singapore Convention on Mediation: perspective of harmonization? *Transnational dispute management* (Voorburg, Pays-Bas) 17:1, janvier 2020.
- Sharar, Z.A.A. Does Qatar need to reform its arbitration law and to adopt the UNCITRAL Model Law for Arbitration?: a comparative analysis. *Legal and judicial journal* (Doha) 2, 38 p., 2011.
- Shihata, I.F.I. The application of the New York Convention by Egyptian courts: an empirical analysis. *International journal of Arab arbitration* (Beyrouth) 11:1:9-26, 2019.
- Singapore Mediation Convention reference book: the Singapore Mediation Convention: compliance with cross-border mediated settlement agreements, symposium, 18 mars 2019. *Cardozo journal of conflict resolution* (New York) 20:4, 2019.
- Smith, B. et M. Mazzawi. The good, the (not) bad and the uncertain: the impact of the UAE’s new Federal Arbitration Law. *International journal of Arab arbitration* (Beyrouth) 10:1:33-57, 2018.
- Special issue on arbitration, mediation and improvement of the business climate: different perspectives: Europe, MENA, Africa = arbitrage, médiation et amélioration du climat des affaires : regards croisés : Europe, MENA, Afrique. *Revue de droit des affaires internationales = International business law journal* (Londres) 6, 2019.

- Special TMD Dutch-Belgian mediation quarterly: Singapore Convention. *Nederlands-Vlaams tijdschrift voor mediation en conflictmanagement* (La Haye) 22:4:3-56, 2018.
- Tham, Y.-C. 46 countries sign mediation treaty named after S'pore. *Straits times* (Singapour) p. 1, 8 août 2019.
- Titi, C. et K. Fach Gómez, éd. Mediation in international commercial and investment disputes. Oxford (Royaume-Uni), Oxford University Press, 2019. 395 p.
- To, C. Will the introduction of the Singapore Mediation Convention put an end to international arbitration? *Asian dispute review* (Hong Kong) 21:4:164-169, 2019.
- Ukraine. International Commercial Arbitration Court, éd. Нью-Йоркська конвенція про визнання та виконання іноземних арбітражних рішень: 60-річна історія успіху. V Міжнародні арбітражні читання пам'яті академіка І. Г. Побірченка 4 жовтня 2018 року. Київ, ICAC, 2019. 185 p. Reportages et articles en ukrainien et en anglais sur le soixantième anniversaire de la Convention de New York.
- Verbist, H. The amended UNCITRAL Model Law on International Commercial Mediation 2018. In *Liber amicorum: 50 years of solutions – 50 ans de solutions – 50 jaar oplossingen, Cepani 1969-2019*. Malines (Belgique), Wolters Kluwer Belgium, 2019, p. 457 à 482.
- _____. Convention des Nations Unies sur les accords de règlement internationaux issus de la médiation. *b-arbitra* (Alphen-sur-le-Rhin, Pays-Bas) 1:53-86, 2019.
- Verdías Mezzerá, M.M. Legge ferenda: la necesidad de dar un efecto útil – y formal – a las órdenes emitidas por “árbitros de emergencia.” *Revista de arbitraje comercial y de inversiones* (Alphen-sur-le-Rhin, Pays-Bas) 12:1:181-201, 2019.
- Vij, S. et V. Mansinghka. Judicial (non)appointment of arbitrators in India: a case study of “inadequate stamping” as a ground for non-appointment. *Arbitration international* (Oxford, Royaume-Uni) 35:4:505-527, 2019.
- Webster, T.H. Handbook of UNCITRAL arbitration. 3^e éd. Londres, Sweet & Maxwell, 2019. 809 p.
- Wietzorek, M. Luxembourg's rejection of the French approach to the recognition and enforcement of annulled arbitral awards. *ASA bulletin* (Alphen-sur-le-Rhin, Pays-Bas) 37:2:316-335, 2019.
- Wilske, S. et al. Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2018 und Ausblick auf 2019. *SchiedsVZ* (Munich) 17:3:101-120, 2019. Traduction du titre : Faits nouveaux dans le domaine de l'arbitrage international en 2018 et perspectives pour 2019.
- Wójtowicz, P. et F. Gevaerd. A new global ADR star is born: the Singapore Convention on Mediation [partie 1/2]. *Alternatives to the high cost of litigation* (New York) 37:9:141-144, 2019.
- _____. How the Singapore Convention will enforce mediated settlement agreements across borders [partie 2/2]. *Alternatives to the high cost of litigation* (New York) 38:1:9-11, 2020.
- _____. How UNCITRAL's Working Group II on arbitration is analyzing the field to help expedited processes. *Alternatives* (Chichester, Royaume-Uni) 37:6:90-92, 2019.
- Wolff, R., éd. New York Convention: Convention on the Recognition and Enforcement of Foreign Arbitral Awards of 10 June 1958: article-by-article commentary. 2^e éd. Munich, C.H. Beck, 2019. 721 p.

- Yamada, A. An overview of the UN Convention on International Settlement Agreements Resulting from Mediation (Singapore Convention on Mediation) (1). *JCA journal* (Tokyo) 11:3-9, 2019. En japonais.
- Ye, A. The good faith principle in the context of the enforcement of New York Convention awards: an analysis of Hong Kong's position in light of the apparently conflicting court decisions. *Journal of international arbitration* (Alphen-sur-le-Rhin, Pays-Bas) 36:3:361-384, 2019.
- Yu, B.-Y. 국제상사분쟁해결을 위한 조정제도 활용에 관한 고찰. *Studies of trade and commerce* (Séoul) 12:265-290, 2018. Traduction du titre : Étude sur la promotion du recours à la médiation commerciale internationale : comparaison entre la médiation et l'arbitrage comme modes alternatifs de règlement des litiges.
- Zeller, B. et L. Trakman. Mediation and arbitration: the process of enforcement. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:2:449-466, 2019.
- Zhao, M. Transparency in international commercial arbitration: adopting a balanced approach. *Virginia journal of international law* (Charlottesville, Virginie) 59:2:177-218, 2019.
- Zuleta-Jaramillo, E. et A. Zuleta-Londoño. La relevancia de la llamada “nacionalidad de la sentencia arbitral” en la Convención de Nueva York. *Revista ecuatoriana de arbitraje* (Quito) 2:323-352, 2010.
- Zukov, R., éd. Признание и приведение в исполнение иностранных арбитражных решений в России и странах бывшего СССР. Moscou, Association russe d'arbitrage, 2019. 999 p.

IV. Transport international

- Albrecht, C. Blockchain bills of lading: the end of history? Overcoming paper-based transport documents in sea carriage through new technologies. *Tulane maritime law journal* (La Nouvelle-Orléans, Louisiane) 43:252-288, 2019.
- Al-Marzouqi, M.M. The documentary scope of the carriage of goods by sea articles under the Qatari maritime law and international conventions. *Journal of international review of law* (Doha) 2, 2018.
- Bath, V. et G. Moens. Law of international business in Australasia. 2^e éd. Sydney, The Federation Press, 2019. 563 p.
- Foxton, D. *et al.* Scrutton on charterparties and bills of lading. 24^e éd. Londres, Sweet & Maxwell, 2020. 658 p.
- Hetherington, S. Contracts for the carriage of goods by sea: onus of proof – is it contractual or bailment? *Journal of international maritime law* (Witney, Royaume-Uni) 25:3:188-204, 2019.
- Jo, J.-J. 로테르담 규칙하에서의 면책사유의 적용상 특징. *Trade and commerce research* (Séoul) 71:8:147-170, 2016. Traduction du titre : Différences d'application des exonérations de responsabilité dans le cadre des Règles de Rotterdam.
- Kovács, V. A tengeri fuvarozói felelősség változásai történeti vetületben. Győr, Hongrie, Széchenyi István Egyetem, 2019. 317 p. Thèse de doctorat (PhD). Traduction du titre : Perspectives historiques sur l'évolution de la responsabilité du transporteur maritime.

- Majdzadeh Khandani, K. Rights and liabilities of the consignees/endorsees: a comparative study of the Rotterdam Rules and English law. Manchester, Royaume-Uni, Université de Manchester, 2018. 239 p. Thèse de doctorat (PhD).
- Rodríguez Delgado, J.P. El periodo de responsabilidad del porteador en el transporte marítimo de mercancías. Madrid, Marcial Pons, 2016. 399 p.
- Schiltz, Q. Legal compliance of the electronic bill of lading. *Atlantis highlights in computer sciences* 1:439-444, 2019.
- Sturley, M.F. *et al.* The Rotterdam Rules: The UN Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea. 2^e éd. Londres, Thomson Reuters, 2020. 458 p.
- Yang, J.-H. Applicability of blockchain based bills of lading under the Rotterdam Rules and UNCITRAL Model Law on Electronic Transferable Records. *Journal of Korea trade* (Bingley, Royaume-Uni) 23:6:113-130, 2019.

V. Paiements internationaux (y compris garanties indépendantes et lettres de crédit stand-by)

- Eker, Y. The fraud exception in letters of credit. *Business law review* (Alphen-sur-le-Rhin, Pays-Bas) 40:3:90-100, 2019.
- Nitiyavanich, B. Fraud rule in independent guarantees and stand-by letters of credit under the UN Convention. *Thammasat business law journal* (Bangkok) 5, 2015.

VI. Commerce électronique

Abdullah, A.A.K.

أثر التغييرات التكنو- قانونية في إبرام العقد: دراسة في القانون القطري وبعض العقود الإلكترونية النموذجية

Kilaw journal (Koweït) 6:3:163-201, 2018.

Akbari, M. *et al.*

مطالعه تطبیقی شرایط صحت قراردادهای الکترونیکی در اسناد تجاری بین المللی، حقوق ایران و هندوستان

Journal of subcontinent researches (Zahedan, Iran) 10:34:23-42, 2018.
Traduction du titre : Étude comparative des lois iranienne et indienne régissant les conditions d'authentification des contrats électroniques dans les documents commerciaux internationaux.

Albrecht, C. Blockchain bills of lading: the end of history? Overcoming paper-based transport documents in sea carriage through new technologies. *Tulane maritime law journal* (La Nouvelle-Orléans, Louisiane) 43:252-288, 2019.

Bath, V. et G. Moens. Law of international business in Australasia. 2^e éd. Sydney, The Federation Press, 2019. 563 p.

Ber, A.S. Elektronik Olarak Devredilebilir Kayıtlara İlişkin UNCITRAL Model Kanunu. *ASBÜ Hukuk Fakültesi dergisi* (Ankara) 1:2:445-452, 2019. Traduction du titre : Loi type de la CNUDCI sur les documents transférables électroniques.

Carrasco Salazar, C. Sistema de contratación por medios electrónicos y el perfeccionamiento contractual. *Vox juris* (Lima) 29:1:85-102, 2015.

Chakab, G.N.F. et M.K. Hormozi.

جنبه‌های حقوقی انتساب داده‌پیام در ارتباطات الکترونیک

Journal of private law research (Téhéran) 6:23:141-168, 2018. Traduction du titre : Aspects juridiques de l'attribution des messages de données dans les communications électroniques.

De Graaf, T. The qualification of bitcoins as documentary intangibles. *European review of private law* (Alphen-sur-le-Rhin, Pays-Bas) 27:5:1051-1073, 2019.

Díaz Limón, J.A. Incorporación de la prueba cibernética e informática: electrónica y digital. *Revista del Instituto Colombiano de derecho procesal* (Bogota) 47:19-42, 2018.

Divljak, D.L. Хармонизација правила о електронској трговини и право Србије. *Proceedings of the Law Faculty in Novi Sad* (Novi Sad, Serbie) 52:3:909-924, 2018. Traduction du titre : L'harmonisation des règles relatives au commerce électronique dans l'optique du droit serbe.

Entehawu Desta, G. Enforceability of electronic contracts in light of the Ethiopian General Contract Law: appraising the issues. *Information and communications technology law* (Abingdon, Royaume-Uni) 28:1:46-64, 2019.

Fard, S.M.G. et M. Heydariandolatabadi.

بررسی تطبیقی اسناد در قانون تجارت الکترونیکی ایران 1382 و قانون نمونه آنسیترال 1996

Moa'hede (Treaty) legal research quarterly (Ispahan, Iran) 2:4:197-218, 2018. Traduction du titre : Étude comparative de la loi iranienne de 2003 sur le commerce électronique et de la Loi type de la CNUDCI de 1996 pour ce qui est des documents.

Fontalvo Ramos, R. La computación en la nube: precisiones legales y los últimos trabajos adelantados por la CNUDMI al respecto. *Anuario español de derecho internacional privado* (Madrid) 18:443-455, 2018.

Fuah Kwanga, C. Electronic commerce in Cameroon: an appraisal of legal issues and challenges. *IOSR journal of humanities and social science* (Ghaziabad, Inde) 26:6:41-53, 2018.

Gabriel, H.D. The UNCITRAL Model Law on Electronic Transferable Records. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:2:261-280, 2019.

Galvis Lugo, Á.F. et M. Bustamante Rúa. La no equivalencia funcional entre la prueba electrónica y la prueba documental: una lectura desde la regulación procesal colombiana. *Revista ius et praxis* (Talca, Chili) 25:2:189-222, 2019.

Guo, Y. 电子可转让记录立法的“单一性”难题和破解. Beijing, Beijing University Press, 2019. 234 p.

Habibzadeh, T. Developing and modernizing Iranian law in the context of electronic contracts: by a comparative study of UNCITRAL rules, English law, American law, EU law and Iranian law. Manchester, Royaume-Uni, Université de Manchester, 2014. 290 p. Thèse de doctorat (PhD).

Herd, J. “Blocks of lading” distributed ledger technology and the disruption of sea carriage regulation. *QUT law review* (Brisbane, Queensland) 18:2:306-317, 2018.

Hong, X. 国际电子商务法通论: international e-commerce law. Beijing, China Legal Publishing House, 2019. 298 p.

Hossain, I. The impact of the OBOR initiative in the Asia Pacific region. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 9, 2019.

- Kato, C.I. Legal framework challenges to e-banking in Tanzania. *PSU research review* (Bingley, Royaume-Uni) 3:2:101-110, 2019.
- Katynska, L. Правове регулювання електронної комерції в міжнародному праві. *European political and law discourse* (Prague) 3:1:38-42, 2016. Traduction du titre : La réglementation du commerce électronique en droit international.
- Kim, H.C. 클라우드컴퓨팅 계약에 관한 UNCITRAL 가이드(안) 고찰. *Science technology and law* (Séoul) 9:1:133-159, 2018. Traduction du titre : Examen du projet de guide de la CNUDCI sur les contrats d'informatique en nuage.
- Kim, K. 전자문서법 제 7 조와 표현대리. *Journal of information law* (Séoul) 22:2:101-132, 2018. Traduction du titre : La règle du pouvoir apparent dans le contexte de l'article 7 de la Loi coréenne sur les opérations électroniques.
- Lee, S.-C. et E.-Y. Kim. 전자양도성기록(ETR)의 활용론. *Dong-A journal of international business transactions law* (Busan, République de Corée) 24:127-160, 2019. Traduction du titre : Étude juridique sur l'utilisation des documents transférables électroniques.
- Lim, B.-H. et S.-B. Choi. 양도가능 전자기록에 관한 UNCITRAL 모델법과 한국법에 대한 시사점에 관한 연구. *E-trade review* (Séoul) 16:4:73-94, 2018. Traduction du titre : Étude de la Loi type de la CNUDCI sur les documents transférables électroniques (2017) et de ses incidences sur la législation coréenne.
- Lim, S.-C. UNCITRAL 전자양도성기록 모델법의 전자선하증권 적용에 관한 소고. *Journal of international trade and commerce* (Séoul) 8:143-167, 2018. Traduction du titre : Étude sur l'application de la Loi type de la CNUDCI sur les documents transférables électroniques (2017) aux connaissements électroniques.
- Lyu, G. et S. Zhou. Functional-equivalent approach in UNCITRAL electronic commerce legislation. *Advances in social science, education and humanities research* 176:1542-1545, 2018.
- Marsoof, A. et D. Ong. Resolving the anomaly in contract formation under the UNCITRAL rules and the common law. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 1, 2019.
- Matić, T. Elektronički izvornik isprave i njezin prijenos elektroničkom poštom. *Pravna misao* (Sarajevo) 3-4:35-64, 2019. Traduction du titre : L'original électronique d'un document et son transfert par courrier électronique.
- Méndez Zamora, É.E. La Convención de las Naciones Unidas sobre la utilización de las comunicaciones electrónicas en los contratos internacionales: beneficios para Costa Rica en caso de adhesión. *Revista costarricense de derecho internacional* (San José) 9:6-28, 2018.
- Meynell, D. Commentary on eUCP version 2.0 eURC version 1.0: article-by-article analysis. Paris, CCI, 2019. 118 p.
- Mossab, A.K.S.A.
الإطار القانوني للمعاملات الإلكترونية في التجارة الدولية: (دراسة قانونية وفقاً للاتفاقيات الدولية المتعلقة بالقانون التجاري الدولي)
Berlin, Democratic Arab Center, 2019. 294 p.
- Murad, M.H. A study of digital signature and its legal implications in context of Bangladesh. *IIUC studies* (Chittagong, Bangladesh) 6:111-122, 2010.

- Mustafa, S.A. et H.T. Faizullah.
البنیان القانوني للسفجة الالكترونية على ضوء قانون التوقيع الإلكتروني والمعاملات الالكترونية
العراقي
Journal of legal sciences (Bagdad) 30:2:364-471, 2019.
- Peña Valenzuela, D. Dos décadas de la Ley de Comercio Electrónico en Colombia.
Blog de derecho de los negocios, 22 juillet 2019.
- Pombejra, B.N. The rise of blockchain: an analysis of the enforceability of blockchain smart contracts. *Thammasat business law journal* (Bangkok) 7, 2017.
- Radionov, N. et M. Mišković Aguilar. EDI-CMR Protokol 2008: korak u pravom smjeru. *Poredbeno pomorsko pravo = Comparative maritime law* (Zagreb) 55:170:49-68, 2016. Traduction du titre : Le Protocole EDI – CMR de 2008 : un pas dans la bonne direction.
- Rodríguez, G.S. Computación en la nube: algunas consideraciones técnico-jurídicas. *Lex* (Lima) 17:23:145-168, 2019.
- Sang, B.K. A comparative analysis on the challenges as to the formation and formalities of online contracts in Kenya. *Sang Chambers & Partners blog*, 26 avril 2018.
- Santos, A.J. Recognition of blockchain-based multisignature e-awards. Document présenté lors du Colloque sur l'arbitrage international organisé à l'Université Yildirim Beyazit d'Ankara le 25 avril 2019.
- Schiltz, Q. Legal compliance of the electronic bill of lading. *Atlantis highlights in computer sciences* 1:439-444, 2019.
- Todd, P. Electronic bills of lading, blockchains and smart contracts. *International journal of law and information technology* (Oxford, Royaume-Uni) 27:4:339-371, 2019.
- Vilalta Nicuesa, A.E. Smart legal contracts y blockchain: la contratación inteligente a través de la tecnología blockchain. Madrid, Wolters Kluwer, 2019. 281 p.
- Xue, H. 论电子商务合同自动信息系统的法律效力. *Academic journal of Suzhou University* (Suzhou, Chine) 1:70-78, 2019.
- Yang, J.-H. Applicability of blockchain based bills of lading under the Rotterdam Rules and UNCITRAL Model Law on Electronic Transferable Records. *Journal of Korea trade* (Bingley, Royaume-Uni) 23:6:113-130, 2019.
- Zhao, J. et Y. Gan. 变革中的国际经贸规则与跨境电商立法的良性互动. *Journal of Zhejiang University* (Zhejiang) 7:35-64, 2019.

VII. Sûretés (y compris financement par cession de créances)

- Baek, J.R. et L. Heytens. Setting a new standard for the harmonization of secured transactions law: the new Belgian Pledge Registry. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:3:520-544, 2019.
- Bazinas, S.V. The law applicable to third-party effects of assignments of claims: the U.N. Convention and the E.U. Commission proposal compared. *Zeitschrift für Finanzmarktrecht* (Vienne) 5:99:217-228, 2019.
- Deschamps, M. Conflict-of-laws rules on assignments of receivables in the United States and Canada. *Zeitschrift für Finanzmarktrecht* (Vienne) 5:99:235-238, 2019.

- Diallo, T. Quel avenir pour les nouvelles sûretés sur créances du droit de l'OHADA (cession de créance à titre de garantie et nantissement de créance ?). *Penant : revue trimestrielle de droit africain* (Paris) 129:906:136-152, 2019.
- Dickinson, A. Tough assignments: the European Commission's proposal on the law applicable to the third-party effects of assignments of claims. *IPRax* (Bielefeld, Allemagne) 38:4:337-345, 2018.
- Esangbedo, G. Secured Transactions in Moveable Assets Act, company charges and funding micro, small and medium enterprises under Nigerian law. *Journal of African law* (Cambridge, Royaume-Uni) 64:1:81-105, 2020.
- Kim, H. UNCITRAL 담보법 현대화와 동산·채권담보권의 개선안. *Journal of comparative private law* (Séoul) 25:4:1145-1188, 2018. Traduction du titre : Modernisation des opérations assorties de sûretés par la CNUDCI et proposition de réforme des sûretés sur les biens meubles et les créances.
- Kozolchyk, B. The Chinese law of secured transactions in personal property at a crossroads: an analysis and suggestions. *University of Miami international and comparative law review* (Coral Gables, Floride) 26:2/3:245-336, 2019.
- Kwon, Y. 『담보거래에 관한 UNCITRAL 모델법』의 주요 내용과 시사점. *Journal of comparative private law* (Séoul) 24:2:599-638, 2017. Traduction du titre : Vue d'ensemble de la Loi type de la CNUDCI sur les sûretés mobilières et de ses incidences.
- Lee, J.S. 动产担保制度提升信贷可获得性. *China Credit Reference Center* (Shanghai) 110:2:60-75, 2019.
- Wilson, J.M. *et al.* Secured transactions, collateral registries and movable asset-based financing: knowledge guide. Washington, Groupe de la Banque mondiale, 2019. 118 p.
- Wood, R. Identifying borrowed sources in secured transactions law reform. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:3:545-575, 2019.

VIII. Passation des marchés

- Anderson, R.D. et N. Sporysheva. The revised WTO Agreement on Government Procurement: evolving global footprint, economic impact and policy significance. *Public procurement law review* (Londres) 28:3:71-91, 2019.
- Arrowsmith, S. *et al.* Procuring infrastructure for international sporting events: mapping the field for IPACS and beyond. *Public procurement law review* (Londres) 28:6:257-318, 2019.
- Bolton, P. Public procurement as a tool to drive innovation in South Africa. *Potchefstroom electronic law journal* 19:1-35, 2016.
- Chambre de commerce internationale (CCI) et European Club for Countertrade and Offset (ECCO), éd. ICC-ECCO guide to international offset contracts. Paris, CCI, 2019. 48 p.
- Commission des Nations Unies pour le droit commercial international, éd. Guide législatif de la CNUDCI sur les partenariats public-privé (2020). Vienne, Nations Unies, 2020. 304 p. (version anglaise).
- _____, éd. Dispositions législatives types de la CNUDCI sur les partenariats public-privé (2020). Vienne, Nations Unies, 2020. 52 p. (version anglaise).

- Kim, D. Legal issues in facilitation and fair-use of e-procurement system: lessons from Korean experience. *KLRI journal of law and legislation* (Séoul) 9:1:1-27, 2019.
- La Chimia, A. et P. Trepte, éd. Public procurement and aid effectiveness: a roadmap under construction. Oxford (Royaume-Uni), Hart Publishing, 2019. 392 p.
- Nicholas, C. et A.C. Müller. SME participation in government procurement markets: legal and policy considerations under the WTO Agreement on Government Procurement and the UNCITRAL Model Law on Public Procurement. In *Small and medium-sized enterprises in international economic law*. T. Rensmann, éd. Oxford (Royaume-Uni), Oxford University Press, 2017, chap. 5, p. 123 à 161.
- Williams-Elegbe, S. Beyond UNCITRAL: the challenges of procurement reform implementation in Africa. *Stellenbosch law review* (Centurion, Afrique du Sud) 25:1:209-224, 2014.

IX. Insolvabilité

- Adelus, E. Global law-making in insolvency law: the role for the United Nations Commission for International Trade Law. *Uniform law review = Revue de droit uniforme* (Oxford, Royaume-Uni) 24:1:175-213, 2019.
- Assaf, F. The use of mediation in cross-border insolvency and restructuring: possible implications of the Singapore Convention on Mediation. *INSOL world* (Londres), 3^e trim. 2019, p. 26 et 27.
- Atkins, S. et J. Martin. Modernising insolvency in Myanmar: opportunities and challenges. *INSOL world* (Londres), p. 20 et 21, 1^{er} trim. 2019.
- Bruder, F. et P. Omar. UNCITRAL in Vienna: a winter rhapsody. *Eurofenix* (Clifton, Royaume-Uni) 75:11, 2019.
- Brun, J.-P. et M. Silver. Going for broke: insolvency tools to support cross-border asset recovery in corruption cases. Washington, Banque mondiale, 2020. 124 p.
- Burke, K. UNCITRAL adopts the Model Law on Enterprise Group Insolvency. *International corporate rescue* (Londres) 16:5:263-264, 2019.
- Center for International and Comparative Legal Research, éd. Аналитическая справка Перспективы регулирования трансграничной несостоятельности в странах Евразийского экономического союза (ЕАЭС): условия и предпосылки, правовые риски, поиск оптимальной модели. Moscou, Center for International and Comparative Legal Research, 2017. 104 p.
- Commission des Nations Unies pour le droit commercial international, éd. Loi type de la CNUDCI sur la reconnaissance et l'exécution des jugements liés à l'insolvabilité et Guide pour son incorporation. Vienne, Nations Unies, 2019. 74 p. Publication des Nations Unies, eISBN : 978-92-1-047840-3.
- Conaway, D.H. Cross-border insolvency: English High Court ruling impacts Delaware Chapter 11 case. *Eurofenix* (Clifton, Royaume-Uni) 75:36-37, 2019.
- Cooper, N. Thirteenth Joint INSOL/UNCITRAL/World Bank Group Multinational Judicial Colloquium on Insolvency. *INSOL world* (Londres), 2^e trim. 2019, p. 36 et 37.
- Costa, D.C. et P.F. Teixeira. Enactment of the UNCITRAL Model Law on Cross-Border Insolvency and other insolvency law reforms in Brazil. *INSOL world* (Londres), 4^e trim. 2019, p. 6 à 10.
- De Waegh, E.W. Hanjin's insolvency in the EU and the United States: the relation between cross-border insolvency and ship arrests. *Journal of international maritime law* (Witney, Royaume-Uni) 25:1:21-35, 2019.

- Diego, F.M.M. Cross-border insolvency: the missing piece in the Philippine economy. *Ateneo law journal* (Makati, Philippines) 60:1:340-362, 2015.
- Djuric, D. et V. Jovanovic. “Too big to fail”?: the Agrokor case and its impact on West Balkan economies. *International insolvency review* (Chichester, Royaume-Uni) 28:1:22-43, 2019.
- Girasa, R.J. *et al.* Yukos Oil Company and cross-border insolvencies. *North East journal of legal studies* (Fairfield, Connecticut) 33:20-46, 2015.
- Guo, S. Conceptualising upcoming Chinese bank insolvency law: cross-border issues. *International insolvency review* (Chichester, Royaume-Uni) 28:1:44-62, 2019.
- Insol International, éd. UNCITRAL’s Model Law on Recognition and Enforcement of Insolvency-Related Judgments: a universalist approach to cross-border insolvency. Londres, Insol International, 2019. 15 p.
- Jack, J. A missing variable: the impact of cross-border insolvency laws on foreign direct investment. *Minnesota journal of international law* (Minneapolis, Minnesota) 27:1:313-337, 2018.
- Kim, M. Cross-border insolvency and debt restructuring law reform in Singapore: reflections on the Hanjin Shipping case. *Australian journal of Asian law* (Melbourne) 19:2:1-13, 2019.
- Kim, S.-Y. 국제도산에 관한 UNCITRAL 모델법과 우리 법의 비교. *Journal of comparative private law* (Séoul) 25:4:1231-1258, 2018. Traduction du titre : Comparaison de la Loi type de la CNUDCI et de la loi coréenne relatives à l’insolvabilité internationale.
- Lee, Y.J. 기업집단 국제도산 원활화에 관한 UNCITRAL 에서의 논의와 평가. *Civil procedure* (Séoul) 22:1:289-322, 2018. Traduction du titre : Examen et évaluation par la CNUDCI des procédures d’insolvabilité internationale visant des entreprises multinationales.
- Li Hsien, R.C. A world without borders; a new world order: navigating cross-border insolvencies through arbitration. *Asian international arbitration journal* (Alphen-sur-le-Rhin, Pays-Bas) 14:2:117-142, 2018.
- Madaus, S. *et al.* Bringing non-EU insolvencies to Germany: really so different from the UNCITRAL Model Law on Cross-Border Insolvency? *International corporate rescue* (Londres) 17:1:21-28, 2020.
- Mason, R. Cross-border insolvency: recognition of insolvency-related judgments and choice of law characterization. *Norton journal of bankruptcy law and practice* (Saint Paul, Minnesota) 27:5:639-672, 2018.
- _____. Ian Fletcher International Insolvency Law Moot 2019. *INSOL world* (Londres), 2^e trim. 2019, p. 34 et 35.
- Mason, R.J. Will recent UNCITRAL projects impact U.S. bankruptcy practice? *American Bankruptcy Institute Journal* (Alexandria, Virginie) 38:10:34-35, 2019.
- McCormack, G. et W.Y. Wan. The UNCITRAL Model Law on Cross-Border Insolvency comes of age: new times or new paradigms? *Texas international law journal* (Austin, Texas) 54:2:273-304, 2019.
- McCoy, N. The Singularis work-around?: overcoming limitations to the common law power of assistance for foreign insolvency investigations. *International corporate rescue* (Londres) 16:4:210-216, 2019.
- Mevorach, I. UNCITRAL new Model Law on Enterprise Group Insolvency. *INSOL world* (Londres), 4^e trim. 2019, p. 30.

- Paterson, W. Insolvency reform trends in developing countries. *International corporate rescue* (Londres) 16:5:293-297, 2019.
- Paul, L., éd. International insolvency & restructuring report 2019/20. Colchester (Royaume-Uni), Capital Markets Intelligence, 2019. 63 p.
- Qu, C.Z. et A. Godwin. Does the common law power to grant cross-border insolvency assistance apply to an insolvency winding-up that is voluntary?: the reaction to Singularis from Singapore and Hong Kong. *International insolvency review* (Chichester, Royaume-Uni) 28:3:305-319, 2019.
- Sarra, J. et L. Gullifer. Crypto-claimants and bitcoin bankruptcy: challenges for recognition and realization. *International insolvency review* (Chichester, Royaume-Uni) 28:2:233-272, 2019.
- Savković, V. Universalism and the recognition of group proceedings under the UNCITRAL Model Law in Montenegro. *International insolvency review* (Chichester, Royaume-Uni) 28:103-125, 2019.
- Song, J. Cross-border insolvency: a review from Chinese courts. *INSOL world* (Londres), p. 25 à 27, 1^{er} trim. 2019.
- Tan, M. *et al.* Landmark decision: first recognition of US bankruptcy proceedings as foreign main proceedings under Singapore Model Law in Singapore. *International corporate rescue* (Londres) 16:5:285-289, 2019.
- Wahl, G. To file, or not to file: that is the question. Directors' duties in the company crisis: a critical comparison of the UK and the Austrian framework in the light of the upcoming EU restructuring directive. *Business law review* (Alphen-sur-le-Rhin, Pays-Bas) 40:2:49-65, 2019.
- Wang, D. *et al.* Practices and countermeasures of cross-border insolvency under Chinese law. *International journal of business and economic research* (New York) 8:6:382-388, 2019.
- Warner, G.R. Conflicting norms: impact of the Model Law on Chapter 11's global restructuring role. *International insolvency review* (Chichester, Royaume-Uni) 28:2:273-286, 2019.
- Wessels, B. et I. Kokorin. Insolvency of Yukos and public policy in international insolvency cases. *International corporate rescue* (Londres) 16:4:229-234, 2019.
- West, I. UNCITRAL cross-border insolvency model laws: and then there were two. *International corporate rescue* (Londres) 16:2:82-90, 2019.
- Wong, E.Y.C. *et al.* Modified universalism and the proposed adoption of the UNCITRAL Model Law on Cross-Border Insolvency in Hong Kong: from the Hanjin Shipping bankruptcy case. *Journal of maritime law and commerce* (Baltimore, Maryland) 50:1:21-43, 2019.
- 도산법에 관한 UNCITRAL 입법지침 - Part 3 기업집단 도산절차의 취급. *Civil procedure* (Séoul) 22:1:367-510, 2018. Traduction du titre : À propos de la troisième partie du Guide législatif de la CNUDCI sur le droit de l'insolvabilité (2004).

X. Contrats internationaux de construction

[Aucune publication n'a été recensée sous cette rubrique.]

XI. Échanges internationaux compensés

[Aucune publication n'a été recensée sous cette rubrique.]

XII. Projets d'infrastructure à financement privé

[Aucune publication n'a été recensée sous cette rubrique.]

XIII. Règlement des litiges en ligne

Amro, I. Online arbitration in theory and in practice: a comparative study of cross-border commercial transactions in common law and civil law countries. Newcastle upon Tyne (Royaume-Uni), Cambridge Scholars Publishing, 2019. 260 p.

Choi, S.-B. UNCITRAL ODR 기술지침 상의 분쟁해결의 활성화. *Journal of international trade & commerce* (Séoul) 15:1:309-325, 2019. Traduction du titre : Déclenchement du mécanisme de règlement des litiges conformément aux Notes techniques de la CNUDCI sur le règlement des litiges en ligne.

Choi, S.-B. et C. Park. UNCITRAL ODR 기술지침의 실무적 활용성에. *Korea international commerce review* (Séoul) 33:4:81-105, 2018. Traduction du titre : Étude sur l'utilisation pratique des Notes techniques de la CNUDCI sur le règlement des litiges en ligne.

Ebner, N. et J. Zeleznikow. No sheriff in town: governance for online dispute resolution. *Negotiation journal* (Chichester, Royaume-Uni) 32:4:297-323, 2016.

Sung, J.-H. 인터넷을 통한 국제소비자거래에서의 분쟁 해소방안. *Journal of arbitration studies* (Séoul) 28:2:249-275, 2018. Traduction du titre : Résolution des litiges liés à une opération commerciale internationale en ligne.

Vilalta Nicuesa, A.E. Smart legal contracts y blockchain: la contratación inteligente a través de la tecnología blockchain. Madrid, Wolters Kluwer, 2019. 281 p.

Zhang, X. The application of the consumer protection principle in the UNCITRAL ODR Rules and its implications for the ODR practice in China. Hong Kong, Université de Hong Kong, 2018. 280 p. Thèse de doctorat (PhD).

XIV. Micro-, petites et moyennes entreprises

Ferreira, A.F. Post-registration legal obstacles faced by micro, small and medium sized enterprises in developing countries. *Victoria University of Wellington hors serie* (Wellington) 25, chap. 3, 2019.

García Mandaloniz, M. Fomentando la formalización del emprendimiento femenino con un registro electrónico de empresas y una entidad de responsabilidad limitada simplificada. In *Los ODS como punto de partida para el fomento de la calidad del empleo femenino*. E.M. Blázquez Agudo, éd. Madrid, Editorial Dykinson, 2018, p. 131 à 173.

Han, J. UNCITRAL 소규모기업의 상업등기와 단순화된 기업조직 관련 논의와 쟁점. *Journal of comparative private law* (Séoul) 25:4:1189-1230, 2018. Traduction du titre : Examen par la CNUDCI des questions juridiques relatives à la création d'un système d'enregistrement simple et efficace et d'une gamme de formes juridiques simplifiées et souples pour les MPME.

XV. Règlement des différends entre investisseurs et États

- Arafa Hasaan, A. The 2013 amendments to the Arab Investment Agreement. *ICSID review* (Oxford, Royaume-Uni) 34:1:107-135, 2019.
- Asian Academy of International Law, éd. Proceedings ISDS reform conference 2019: mapping the way forward. Hong Kong, Asian Academy of International Law, 2019. 481 p.
- Bastin, L. The amicus curiae in investor-State arbitration. *Cambridge journal of international and comparative law* (Cambridge, Royaume-Uni) 1:3:208-234, 2012.
- Berg, A.J. van den. Appeal mechanism for ISDS awards: interaction with the New York and ICSID Conventions. *ICSID review* (Oxford, Royaume-Uni) 34:1:156-189, 2019.
- Bernardini, P. Reforming investor-State dispute settlement: the need to balance both parties' interests. *ICSID review* (Oxford, Royaume-Uni) 32:1:38-57, 2017.
- Boisson de Chazournes, L. International economic law and the quest for universality. *Leiden journal of international law* (Cambridge, Royaume-Uni) 32:3:401-414, 2019.
- Bungenberg, M. The Multilateral Investment Court: royal road or dead end for the EU legal order? = Le tribunal multilatéral des investissements : voie royale ou impasse pour l'ordre juridique de l'Union? *Revue de droit des affaires internationales = International business law journal* (Paris) 5:471-487, 2019.
- Bungenberg, M. et A. Reinisch. From bilateral arbitral tribunals and investment courts to a multilateral investment court: options regarding the institutionalization of investor-state dispute settlement. 2^e éd. Berlin, SpringerOpen, 2020. 232 p.
- Diethelm, F. ISDS-Regeln im CETA zwischen der EU und Kanada: Aspekte der Weiterentwicklung gegenüber früheren ISDS-Regelungen. *SchiedsVZ* (Munich) 17:6:309-320, 2019. Traduction du titre : En quoi les règles sur le RDIE prévues par le CETA conclu entre l'UE et le Canada marquent une avancée par rapport aux précédentes réglementations dans ce domaine.
- Echandi, R. The debate on treaty-based investor-state dispute settlement: empirical evidence (1987-2017) and policy implications. *ICSID review* (Oxford, Royaume-Uni) 34:1:32-61, 2019.
- El Ghadban, T. *et al*, éd. La protection des investissements étrangers : vers une réaffirmation de l'État? = The protection of foreign investments: a reaffirmation of the State? Actes du colloque du 2 juin 2017. Paris, Éditions A. Pedone, 2019. 193 p.
- El-Hosseney, F. et R. Ghandour. Investor-State dispute settlement in the Arab world: is there a clear path for reform? *International journal of Arab arbitration* (Beyrouth) 10:2:7-29, 2018.
- Galán, A. The search for legitimacy in international law: the case of the investment regime. *Fordham international law journal* (New York) 43:79-121, 2019.
- Institut de Droit International, éd. Resolution on Equality of Parties before International Investment Tribunals = Résolution sur l'égalité des parties devant les tribunaux internationaux d'investissement. Genève, Institut de Droit International, 2019. 11 p.
- International Law Institute, International Investment Law Centre (IILC), éd. Coherence and consistency: is reform desirable? White paper by IILC Washington, DC Advisory Group. Washington, ILI-IILC, 2019. 13 p.

- Karl, A. Security for costs as a default in investment arbitration: a workable protection for states when third-party funders are involved? *Austrian yearbook on international arbitration* (Vienne) 563-592, 2020.
- Lam, J. et G. Ünüvar. Transparency and participatory aspects of investor-state dispute settlement in the EU “new wave” trade agreements. *Leiden journal of international law* (Cambridge, Royaume-Uni) 32:4:781-800, 2019.
- Mohan, M. *et al.* Transparency in investment treaty arbitration and Asia’s mixed reception. *Indian journal of international economic law* (Bangalore, Inde) 10:102-125, 2019.
- Nicholas, C. UNCITRAL: investor-State dispute settlement reform. In *International economic law and the challenges of the free zones*. J. Chaisse, Jiaxiang Hu, éd. Alphen-sur-le-Rhin (Pays-Bas), Wolters Kluwer, 2019, chap. 15, p. 299 à 315.
- Nyombi, C. et T. Mortimer. Towards a new world economic order: proposal for a world investment court. *Journal of business law* (Londres) 3:200-222, 2019.
- Pantaleo, L. Investment disputes under CETA: taking the best from past experience? In *The European Union as a global model for trade and investment*. University of Oslo Faculty of Law Legal Studies Research Paper Series No. 2016-02. L. Pantaleo et M. Andenas, éd. Oslo, Université d’Oslo, 2016, p. 61 à 76.
- Reglero Real, C. Harmonising sovereign immunity from execution in investor-state arbitration: addressing the elephant in the room by a tailor-made set of rules. *Spain arbitration review* (Madrid) 36:55-73, 2019.
- Roberts, A. et T. St. John. UNCITRAL and ISDS reform: in sickness and in health. *Blog of the European journal of international law*, 23 octobre 2019.
- Rönnelid, L. Research report: an evaluation of the proposed multilateral investment court system. Bruxelles, groupe parlementaire européen, 2018. 44 p.
- Santosuosso, T. et R. Scarlett. Third-party funding in investment arbitration: misappropriation of access to justice rhetoric by global speculative finance. *Boston College law review* (Newton, Massachusetts) 60:9 E. Supp. I.-8-I.-16, 2019.
- Shan, W. et P. Wang. A matrix analytical framework for investment disputes and their settlement. *ICSID review* (Oxford, Royaume-Uni) 33:3:629-652, 2018.
- Soloveva, A.V. Новые подходы к реформе инвестиционного арбитража. *Moscow journal of international law* (Moscou) 1:27-39, 2019.
- Strike, M.A. Investor-State dispute settlement in Sub-Saharan Africa: suggestions for reform. *African journal of international and comparative law = Revue africaine de droit international et comparé* (Édimbourg) 27:1:150-160, 2019.
- Titi, C. Nationality and representation in the composition of the international bench: lessons from the practice of international courts and tribunals and policy options for the Multilateral Investment Court. *CERSA working papers on law and political science* (Paris) 1, 2020.
- Ünüvar, G. Dispute settlement alternatives in future EU BITs: building the framework for investment protection. *Institute for European Studies working paper* (Bruxelles) 5, 2012.
- Yusuf, A.A. Reforming international investment arbitration: a plea for a more institutionalized and coherent system. *ICC dispute resolution bulletin* (Paris) 2:20-25, 2019.