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与贸易法委员会工作有关的最新著作目录*

秘书处的说明

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一. 综述

Actes de la conférence «Traité internationaux relatifs au droit du commerce» 25 novembre 2009, Chambre de Commerce et d'Industrie d'Antananarivo. S.l., s.n., 2011. 67 p. Selected contents: La théorie générale du droit des traités / A. Raharinarivonirina, p. 8-22.

Andenas, M. and C. B. Andersen, eds. Theory and practice of harmonisation. Cheltenham, U.K., Edward Elgar, 2011. 617 p. Selected contents: Demandeur-centricty in transnational commercial law / S. Gopalan -- International commercial harmonisation and national resistance: the development and reform of transnational commercial law and its application within national legal culture / M. Heidemann -- Towards a theory of harmonisation / M. Andenas, C. B. Andersen, R. Ashcroft.

Bazinas, S. V. Business and human rights: the contribution of UNCITRAL. World Public Forum 'Dialogue of Civilizations' 10th Anniversary Session of the World Public Forum 'Dialogue of Civilizations', Rhodes, Greece, 3-8 October 2012. Conference paper.

Brekoulakis, S. The impact of uniform law on Greek national law: limits and possibilities. *Revue hellénique de droit international = Hellenic review of international law* (Athènes) 64:2:797-831, 2011.

Castellani, L. G. The contribution of uniform trade law to economic development and regional integration in East Asia and the Pacific: a view from UNCITRAL. *Dong-a journal of IBT law* (Busan, Republic of Korea) 8:31-46, 2012.

Dickerson, C. Bibliography. [Conference] on Uniform Business Laws in Africa: OHADA's Contribution to Legal Predictability, 28 March 2012. Conference materials.

Gombrii, K-J. CMI: champion of the unification of maritime law. *BIMCO bulletin* (Bagsvaerd, Denmark) 107:1:64-67, 2012.

Gross, C. M. News from the United Nations Commission on International Trade Law (UNCITRAL): UNCITRAL at the end of 2011. *Uniform law review = Revue de droit uniforme* (Roma) 16:4:1014-1023, 2011.

Kwon, Jae-Jin. FTA 와 UNCITRAL 아·태사무소. *MK business news* (Republic of Korea) 19 March 2012. Article on the establishment of the UNCITRAL Regional Centre for Asia and the Pacific. In Korean.

Lima, J. A. A Harmonização do Direito Privado. Brasília, Ministério das Relações Exteriores, 2008. 262 p. In Portuguese. Translation of title: The harmonisation of private law.

- Mandaloniz, M. G. No es oro todo lo que reluce en las microfinanzas: la necesidad de una regulación internacional. *Revista de derecho bancario y bursátil* (Valladolid, Spain) 127:103-159, 2012.
- Moollan, S. Note of thanks: cocktail reception in honour of the 56th Session of the UNCITRAL Working Group II (Arbitration and Conciliation). *New York international chapter news* (New York) 17:1:29, 2012.
- Osman, F., ed. Vers une lex mercatoria mediterranea: harmonisation, unification, codification du droit dans l'Union pour la méditerranée. Bruxelles, Bruylant, 2012. 389 p. Selected contents: Le choix de la codification comme formule d'intégration régionale / F. Zenati-Castaing, p. 31-53 -- L'Union pour la Méditerranée et la circulation des modèles juridiques: und lecture du travail et de l'influence de la Commission des Nations Unies pour le Droit Commercial International (CNUDCI) / L. Ravillon, p. 117-131.
- Salasky, J. News from the United Nations Commission on International Trade Law (UNCITRAL): UNCITRAL at the end of 2012. *Uniform law review = Revue de droit uniforme* (Roma) 17:4:745-755, 2012.
- Sandrock, O. Zum 100. Geburtstag von Pieter Sanders: Europäische Aktiengesellschaft - New Yorker Übereinkommen von 1958 - UNCITRAL. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 111:3:259-272, 2012. Translation of title: On the 100th birthday of Pieter Sanders: Societas Europaea - New York Convention (1958) - UNCITRAL.
- Sikirić, H. Address to the Sixth Committee of the General Assembly. 15 October 2012. Available online at <http://papersmart.unmeetings.org/en/ga/sixth/67th-session/statements/>
- _____. Statement by the Chair of the United Nations Commission on International Trade Law (UNCITRAL) at its forty-fifth session, Mr. Hrvoje Sikirić, at the high-level meeting of the General Assembly on the topic 'The rule of law at the national and international levels', held on 24 September 2012. Available online at http://unrol.org/files/Statement_UNCITRAL.pdf
- Sorieul, R. UNCITRAL Regional Centre for Asia and the Pacific. *Recent trends of law & regulation in Korea* (Gwacheon, Republic of Korea) 6:6:24-25, 2012.
- Stewart, D. P. Private international law, the rule of law, and economic development. *Villanova law review* (Villanova, Pa.) 56:607-630, 2011.
- Twigg-Flesner, C. and G. Villalta Puig, eds. Boundaries of commercial and trade law. Munich, Sellier, 2011. 204 p. Selected contents: Some thoughts on the harmonisation of commercial law and the impact on cross-border transactions / C. Twigg-Flesner.

United Nations. A guide to UNCITRAL: basic facts about the United Nations Commission on International Trade Law (贸易法委员会指南: 联合国国际贸易法委员会基本情况). Vienna, United Nations, 2013. 57 p. Available online at www.uncitral.org/uncitral/en/publications/publications.html

Wharton, N. Fundamentals of transnational business law. Lexington, Ky., s.n., 2012. 325 p.

二. 国际货物销售

Accaoui Lorfing, P. La renégociation des contrats internationaux. Bruxelles, Bruylant, 2011. 451 p.

Actes de la conférence «Traité internationaux relatifs au droit du commerce» 25 novembre 2009, Chambre de Commerce et d'Industrie d'Antananarivo. S.l., s.n., 2011. 67 p. Selected contents: Pour la promotion de l'adoption de la Convention des Nations Unies sur les Contrats de Vente Internationale de Marchandises (article publié en 2009) / L. Castellani, p. 35-42.

Alaoudh, A. S. The notice requirement of Article 39 and Islamic law: developed vs. developing countries. *Arab law quarterly* (London) 26:4:481-498, 2012.

Al-Masadeh, N. The possibility of applying the United Nations Convention on Contracts for the International Sale of Goods by a Jordanian judge. *Arab law quarterly* (London) 26:3:381-386, 2012.

Andenas, M. and C. B. Andersen, eds. Theory and practice of harmonisation. Cheltenham, U.K., Edward Elgar, 2011. 617 p. Selected contents: Applied uniformity of a uniform commercial law: ensuring functional harmonisation of uniform texts through a global jurisconsultorium of the CISG / C. B. Andersen -- Methodological challenges of codifying or consolidating national and international sales law based on CISG Article 35 / R. F. Henschel -- Achieving optimal use of harmonisation techniques in an increasingly interrelated twenty-first century world-consumer sales: moving the EU harmonisation process to a global plane / L. Del Duca, A. H. Kritzer, D. Nagel -- Harmonised legal framework for carbon trading / B. Zeller.

Andersen, C. B. Article 39 of the CISG and its ‘noble month’ for notice-giving: a (gracefully) ageing doctrine? *Journal of law and commerce* (Pittsburgh, Pa.) 30:2:185-202, 2012.

_____. Recent removals of reservations under the international sales law: winds of change heralding a greater unity of the CISG. *Journal of business law* (London) 8:699-712, 2012.

Asghari, M. B. and others. The consequence of passing of risk in contracts of sale involve carriage of goods: a comparative study between Iranian law and CISG.

- International proceedings of economics development and research* (Singapore) 36:101-104, 2012.
- Atipo, A. P. Force majeure in international business: a comparative assessment of force majeure under the UCC and the UNCISG. *CAR: CEPMLP annual review* (Dundee, Scotland) 2008/2009.
- Australia. Attorney-General's Department. Improving Australia's law and justice framework: a discussion paper to explore the scope for reforming Australian contract law. Barton, Australia, Commonwealth of Australia, 2012. 29 p.
- Baddeley, M. and others, eds. Le droit civil dans le contexte international: journée de droit civil 2011. Geneva, Schulthess, 2012. 216 p. Selected contents: La Convention de Vienne sur la vente internationale de marchandises (CVIM) a-t-elle pénétré le droit suisse ? / C. Chappuis, p. 183-209.
- Van Baren, L. and A. Trofymenko. Conference report: '20 years of CISG in the Netherlands', Amsterdam, 20 April 2012. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 20:4:1171-1178, 2012.
- Başoğlu, B. Türk hukukunda ve mukayeseli hukukta aynen ifa talebi. Istanbul, XII Levha, 2012. 292 p. Translation of title: Specific performance under Turkish and comparative law.
- Begaiym, E. Formation of contract for the international sale of goods: comparative study of the CISG and legislation of the Kyrgyz Republic. Budapest, CEU, 2009. 91 p. Thesis (LL.M.) - Central European University, 2009.
- Bell, G. F. Harmonisation of contract law in Asia: harmonising regionally or adopting global harmonisations, the example of the CISG. *Singapore journal of legal studies* (Singapore) 2005:362-372.
- Bernstein, L. An (un) common frame of reference: an American perspective on the jurisprudence of the CESL. Conference on European Contract Law: A Law-and-Economics Perspective, University of Chicago, 27-28 April 2012. Conference paper.
- Bolzonello, L. The 'validity exception' in the CISG and remedies for mistake in domestic contract law: preemption and concurrence. *Social science research network* May 15, 2012. Available online at <http://ssrn.com/abstract=2121714>
- Bonelli, F. Il «risarcimento dei danni» nei principi UNIDROIT, nella Convenzione di Vienna del 1980 e nel diritto italiano. *Diritto marittimo* (Genova, Italy) 114:3:687-699, 2012. Translation of title: 'Full compensation' under the UNIDROIT Principles, the CISG (1980), and Italian law.

- Booz, Allen [and] Hamilton (New York). Reinforcing Ethiopia's international trade law framework for a stronger business environment: a case for the ratifications of the New York Convention and the CISG. S.l., USAID, 2008. 27 p.
- Boucard, H. La unificación internacional del derecho del contrato de compraventa y su irradiación europea. *Revista electrónica de la Facultad de Derecho de la Universidad de Granada* (Granada, Spain) 1 de marzo de 2008.
- Brazil. Congresso Nacional. Câmara dos Deputados. Comissão de Relações Exteriores. Projeto de decreto legislativo, N.º 222-A, DE 2011, Mensagem No 636/2010, Aviso No 772/2010 – C. Civil. S.l., Câmara dos Deputados, 2011. 75 p. Report including CISG (1980) in Portuguese and analytical report on CISG (1980) by the Chamber of Trade. Includes an annex with chart comparing CISG (1980) to domestic legislation. In Portuguese.
- Cafaggi, F. CESL and pre-contractual liability: from a status to a transaction-based approach. Conference on European Contract Law: A Law-and-Economics Perspective, University of Chicago, 27-28 April 2012. Conference paper.
- CISG Advisory Council. CISG Advisory Council: CISG-AC declaration no. 1: the CISG and regional harmonization. Available online at www.cisg.law.pace.edu/cisg/CISG-AC-dec1.html
- _____. CISG Advisory Council: CISG-AC opinion no. 11: issues raised by documents under the CISG focusing on the buyer's payment duty. Available online at www.cisg.law.pace.edu/cisg/CISG-AC-op11.html
- Clive, E. M. Switzerland proposes future work by UNCITRAL on international contract law. *European private law news* (Edinburgh, U.K.) 18 May 2012.
- Complexity of transnational law. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 20:1:3-194, 2012. Journal section. Selected contents: General report: complexity of transnational sources / S. Ferreri, p. 3-50 -- Austrian report / B. Verschraegen, p. 51-80 -- Canadian report / H. Dedek, A. Carbone, p. 81-100 -- German report / E-M. Kieninger, K. Linhart, p. 101-122 -- Hungarian report / G. Suto Burger, p. 123-138 -- Japanese report / Tetsuo Morishita, p. 139-152 -- Dutch report: coherence and fragmentation of private law / J. Smits, p. 153-168 - - OHADA report / S. Mancuso, p. 169-184 -- Swiss report / A. Fötschl, p. 185-194.
- Costa, M. Portugal e a Convenção de Viena sobre a Compra e Venda Internacional de Mercadorias. *Visão* (Lisbon) 8 March 2012. Translation of title: Portugal and the CISG (1980).
- Darankoum, E. S. Méthode de mise en oeuvre de la convention de Vienne sur la vente internationale: l'arbitrage OHADA au prisme de la pratique CCI. *Penant: revue trimestrielle de droit africain* (Paris) 122:881:497-530, 2012.

- Dawwas, A. Anticipatory avoidance of contract: CISG and Egyptian law compared. *Nordic journal of commercial law* (Turku, Finland) 1:2012.
- _____. Non-conformity of goods in light of CISG, Unidroit Principles and the Palestinian commercial law draft. *Journal of sharia & law* (Al Ain, United Arab Emirates) 52:25-80, 2012.
- Dawwas, A. and Y. Shandi. The applicability of the CISG to the Arab world. *Uniform law review = Revue de droit uniforme* (Roma) 16:4:813-841, 2011.
- Dedek, H. and A. Carbone. Canadian report. *European review of private law* (Alphen aan den Rijn, The Netherlands) 20:1:81-100, 2012.
- DiMatteo, L. A. The scholarly response to the harmonization of international sales law. *Journal of law and commerce* (Pittsburgh, Pa.) 30:1:1-22, 2011.
- Do, Minh Anh. The issue of amending the concept of international sale of goods in the commercial law for acceding to the CISG (1980). *Tap chi Luat hoc* (Viet Nam) 9:3-9, 2011. In Vietnamese. Title translated from Vietnamese. Available online at <http://luathoc.vnweblogs.com/post/19665/333789>
- Douglas, J. Arbitration of international sale of goods disputes under the Vienna Convention. *Arbitrator & mediator* (Melbourne) 27:1:15-24, 2008.
- Draetta, U. La Convention des Nations Unies de 1980 sur les Contrats de Vente Internationale de Marchandises et l'arbitrage = The 1980 United Nations Convention on Contracts for the International Sale of Goods and arbitration. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:193-205, 2012.
- Duhl, G. M. International sale of goods 2011. *Social science research network* June 12, 2012. Available online at <http://ssrn.com/abstract=2083276>
- Eberl-Borges, C. and Su Yingxià. 12 Jahre chinesisches Vertragsgesetz: zur heutigen Bedeutung der Vertragsfreiheit in China. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 111:2:125-153, 2012. Translation of title: 12 years Chinese contract law: the current meaning of freedom of contract in China.
- Falla Armenteros, A. The regulation on a common European sales law: chronicle of a death foretold. Strasbourg, France, Université de Strasbourg, 2012. 52 p. Thesis (master) - Université de Strasbourg, 2012.
- Ferrari, F. PIL and CISG: friends or foes? *Internationales Handelsrecht* (München) 12:3:89-113, 2012.
- Fornasier, M. »28.« versus »2. Regime«: Kollisionsrechtliche Aspekte eines optionalen europäischen Vertragsrechts. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 76:2:401-442,

2012. Translation of title: ‘28th’ versus ‘2nd’ regime: an optional European contract law from a choice of law perspective.
- Gabriel, H. D. Proposal for a UNCITRAL project on global contract law: State Department Advisory Committee on Private International Law Annual Meeting, October 11-12, 2012, The George Washington University Law School, Washington, DC. Conference paper.
- Giermanski, J. R. The global supply chain and its commercial and security elements. In J. R. Giermanski. Global supply chain security. Plymouth, U.K., Scarecrow Press, 2013. p. 105-116.
- Göller, J. von and F. Lüth. The passing of legal risk under the Vienna Sales Convention: does article 66 CISG cover acts of state? *Vindobona journal of international commercial law and arbitration* (Vienna) 16:1:19-34, 2012.
- Gössl, S. L. and J. A. Bischoff. Regional vs. universal unification? *Transnational notes* (New York) 23 August 2012.
- Graves, J. Penalty clauses and the CISG. *Journal of law and commerce* (Pittsburgh, Pa.) 30:2:153-172, 2012.
- Hassan, H. F. لحظة انعقاد العقد طبقاً لاتفاقية الأمم المتحدة الخاصة بعقود البيع الدولي للبضائع - ١٩٨٠. *Journal of science for law* (Baghdad) 2010:2:194-241. Translation of title: The moment of conclusion of the contract according to the CISG (1980).
- Heidemann, M. European private law at the crossroads: the proposed European Sales Law. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 20:4:1119-1138, 2012.
- Hellwege, P. Die Geltungsbereiche des UN-Kaufrechts und des Gemeinsamen Europäischen Kaufrechts im Vergleich. *Internationales Handelsrecht* (München) 12:5:180-186, 2012. Translation of title: The scope of the CISG (1980) and the Common European Sales Law in comparison.
- _____. UN-Kaufrecht oder Gemeinsames Europäisches Kaufrecht? *Internationales Handelsrecht* (München) 12:6:221-231, 2012. Translation of title: CISG (1980) or Common European Sales Law?
- Hesselink, M. W. How to opt into the Common European Sales Law? Brief comments on the Commission’s proposal for a regulation. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 20:1:195-211, 2012.
- Heuzé, V. Le technocrate et l’imbécile: essai d’explication du droit commun européen de la vente. *Semaine juridique édition générale* (Paris) 25:1225-1232, 2012.

- Huang, Yanming. Two notes on the application of the CISG to cases under the jurisdiction of the CIETAC South China. *Mealey's international arbitration report* (King of Prussia, Pa.) 27:9:19-29, 2012.
- Ireland. Sales Law Review Group. Report on the legislation governing the sale of goods and supply of services. Dublin, Stationery Office, 2011. 568 p.
- Iversen, T. Scandinavian contract law and its implication on CISG: the Danish approach. *Scandinavian studies in law* (Stockholm) 57:107-115, 2012.
- Janssen, A. and L. A. DiMatteo. Interpretive uncertainty: methodological solutions for interpreting the CISG. *Nederlands Tijdschrift voor Handelsrecht* (Zutphen, The Netherlands) 2:52-69, 2012.
- Janssen, A. and M. Spilker. The application of the CISG in the world of international commercial arbitration. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 77:1:131-157, 2013.
- Jenkins-Hobbs, S. H. Construing laws governing international and U.S. domestic contracts for the sale of goods: a comparative evaluation of the CISG and UCC rules of interpretation. *ExpressO* 2012. Available online at http://works.bepress.com/sarah_jenkins-hobbs/5
- Johnson, W. P. The hierarchy that wasn't there: elevating 'usage' to its rightful position for contracts governed by the CISG. *Northwestern journal of international law and business* (Chicago, Ill.) 32:2:263-303, 2012.
- Kapitán, Z. Podmínky aplikovatelnosti Úmluvy OSN o smlouvách o mezinárodní koupi zboží. *Právní fórum* (Praha) 5:7:275-289, 2008. Translation of title: Conditions applicable to the CISG (1980).
- Kawakami, M. Conference report: 'Competition in international sales law - perspectives on choice', held in Maastricht, the Netherlands, on 15 June 2012. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 21:1:387-396, 2013.
- Khramov, D. Последствия нарушения договора международной купли-продажи. *Корпоративный юрист* (Москва) 12:6:44-48, 2012. Translation of title: Consequences of breach of contract for the international sale of goods.
- Klett, B. Compravendita internazionale e Convenzione di Vienna. *Rivista* (Zürich) 12:39-41, Dicembre 2010. Translation of title: International sales and the CISG (1980).
- Kordjazi, H. and others. Loss of profit in breach of contract: comparative study between Iran and Convention of International Sale of Goods (1980). *International proceedings of economics development and research* (Singapore) 31:150-153, 2012.

- Kornet, N. The Common European Sales Law and the CISG: complicating or simplifying the legal environment? *Maastricht European Private Law Institute* (Maastricht, The Netherlands) working paper No. 2012/4, March 2012.
- Kötz, H. Contract law in Europe and the United States: legal unification in the civil law and common law. *Tulane European and civil law forum* (New Orleans, La.) 27:1-16, 2012.
- Kröll, S. and others, eds. International arbitration and international commercial law: synergy, convergence and evolution, [liber amicorum Eric Bergsten]. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2011. 842 p. Selected contents: Consequences of avoidance under the CISG / M. Dimsey -- Declaration of price reduction under the CISG: much ado about nothing? / M. Djordjević -- Excluding CISG article 35(2) quality obligations: the 'default rule' view vs the 'cumulation' view / H. M. Flechtnner / Surprising terms in standard contracts under the CISG / R. Koch -- The CISG 'Secretariat Commentary': has it stood the test of time? / F. G. Mazzotta, V. M. Rogers -- The CISG: a lex amicorum / J. F. Morrissey -- Avoidance for non-conformity of goods under art. 49(1)(a) CISG / M. Müller-Chen, L. M. Pair -- Bergsten's mark on the law's international reasonable person / E. Opie.
- Lando, O. Tradition versus harmonization in the recent reforms of contract law. *Collected courses of the Xiamen Academy of International Law* (Leiden, The Netherlands) 3:87-154, 2010.
- Lookofsky, J. M. Convention on Contracts for the International Sale of Goods (CISG). Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2012. 224 p.
- _____. The CISG in Denmark and Danish courts. *Nordic journal of international law* (Leiden, The Netherlands) 80:295-320, 2011.
- _____. Understanding the CISG: a compact guide to the 1980 United Nations Convention on Contracts for the International Sale of Goods. 4th (worldwide) ed. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2012. 239 p.
- Loos, M. B. M. and H. N. Schelhaas. Commercial sales: the Common European Sales Law compared to the Vienna Sales Convention. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 21:1:105-130, 2013.
- Maduekwe, N. The CISG and Nigeria: is there a meeting point? *CAR: CEPMLP annual review* (Dundee, Scotland) 2009/2010.
- Magnus, U. CISG and CESL. *Max Planck private law research paper* (Hamburg) 12/27, 1 September 2012.
- _____. The Scandinavian reservation under Art. 92 CISG. *Scandinavian studies in law* (Stockholm) 57:195-216, 2012.

- Magnus, U., ed. CISG vs. regional sales law unification: with a focus on the new Common European Sales Law. Munich, Sellier European Law Publishers, 2012. 237 p. Contents: Introduction / U. Magnus -- The U.S. experience with the UCC and the CISG: some insights for the proposed CESL? / H. M. Flechtner -- The curious case of transborder sales law: a comparative analysis of CESL, CISG, and the UCC / L. A. DiMatteo -- The CISG and the common law: the Australian experience / B. Zeller -- CISG and OHADA Sales Law / F. Ferrari -- CISG vs. CESL / U. Magnus -- CISG, CESL, PICC and PECL / R. Koch -- Concluding remarks / U. Magnus -- Proposal for a regulation of the European Parliament and of the Council on a Common European Sales Law.
- Mahasneh, N. The ratification of the United Nations Convention on Contracts for the International Sale of Goods by Jordan: the legal perspective and impact. *Uniform law review = Revue de droit uniforme* (Roma) 16:4:843-865, 2011.
- Mankowski, P. CESL: who needs it? *Internationales Handelsrecht* (München) 12:2:45-53, 2012.
- Martin, J. S. Does Article 2 inform CISG damages? *Social science research network* October 11, 2012. Available online at <http://ssrn.com/abstract=2160344>
- Mazzacano, P. J. The treatment of CISG Article 79 in German courts: halting the homeward trend. *Nordic journal of commercial law* (Turku, Finland) 2:2012.
- Meira Moser, L. G. Albert H. Kritzer, the 1980 UN Convention (CISG), and the Vis Moot: an inseparable relationship. *Pace international law review* (White Plains, N.Y.) 24:1:258-265, 2012.
- Mengliev, C. Гармонизация гражданско-правовых норм стран СНГ. *zakon.kz* (Kazakhstan) 27 January 2012. Translation of title: Harmonization of civil law in CIS countries. Available online at www.zakon.kz/4470169-garmonizacija-grazhdansko-pravovykh.html
- Monberg Uribe, R. Change of circumstances in international instruments of contract law: the approach of the CISG, PICC, PECL and DCFR. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:2:233-266, 2011.
- _____. Compraventa internacional de mercaderías: el deber de renegociación en caso de excesiva onerosidad sobrevenida. *Revista Chilena de derecho privado* (Santiago) 18:95-119, 2012.
- Moreno Rodríguez, J. A. Contracts and non-state law in Latin America. *Uniform law review = Revue de droit uniforme* (Roma) 16:4:877-889, 2011.
- Munasinghe, I. K. The importance of the ratification and adoption of the Vienna Convention for the International Sale of Goods (CISG). *Proceedings ICME* (Sahiwal, Pakistan) 1:132-140, 2012.

- Nain, Y. and S. Manish. Why India should opt for CISG. *India law journal* (India) 4:3, 2011.
- Neumann, T. Chinese success and failure in achieving uniform application of the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 16:1:83-94, 2012.
- Newhouse, A. and Tsuneyoshi Tanaka. CISG: a tool for globalization (1): American and Japanese perspectives. *Ritsumeikan law review* (Kyoto, Japan) 29:1-41, 2012.
- Nguyen, Minh Hang and Thi My Loan Dinh. De xuat Viet Nam gia nhap Cong uoc Vien ve hop dong mua ban hang hoa quoc te. Hanoi, VCCI, 2010. 77 p. In Vietnamese. Translation of title: Study on Viet Nam's accession to CISG (1980). Available online at <http://trungtamwto.vn/vandedacbiet/cong-uoc-vien/de-xuat-viet-nam-gia-nhap-cong-uoc-vien-ve-hop-dong-mua-ban-hang-hoa-quoc>
- Nguyen, Trung Nam and others. Viet Nam tham gia Cong uoc Vien 1980 ve Hop dong mua ban hang hoa quoc te (CISG): Loi ich va Han che. Hanoi, EP Legal, 2010. 25 p. In Vietnamese. Translation of title: Viet Nam's accession to CISG (1980): benefits and limitations. Available online at <http://trungtamwto.vn/vandedacbiet/cong-uoc-vien/viet-nam-tham-gia-cong-uoc-vien-1980-ve-hop-dong-mua-ban-hang-hoa-quoc-te>
- Niibori, Satoshi. グローバル商取引法各論: ウィーン売買条約後の国際商取引法統一の行方: 条約からリストメントへ. *JCA ジャーナル = JCA journal* (Tokyo) Pt. 30-33 in vol. 58, 2011. In Japanese. Translation of title: Topics of global commercial law, harmonization of international trade law after the CISG (1980): from treaty to restatement.
- Nikolova, S. E. UK's ratification of the CISG: an old debate or a new hope for the economy of the UK on its way out of the recession: the potential impact of the CISG on the UK's SME. *Pace international law review online companion* (New York) 3:3:69-110, 2012.
- Nwafor, N. A. Analysis of buyer's obligations under Articles 38 and 39 of the United Nations Convention on Contracts for the International Sale of Goods (CISG). *Social science research network* December 27, 2012. Available online at <http://ssrn.com/abstract=2194101>
- _____. Whither the CISG?: case for its acceptance in Nigeria. *Social science research network* December 23, 2012. Available online at <http://ssrn.com/abstract=2193316>
- Oh, Se-Chang. Articles in Korean on CISG (1980) and the United Nations Convention on Electronic Contracting (2005). S.l., s.n., 2001. 1 v. Selected contents: 청약과 관련한 CISG 규정하에서 이루어지는 전자통신에 유엔전자협약 적용시 유의사항. *한국무역상무학회* 38:3-45, 30 May 2008. Translation of title:

Important information on the application of the United Nations Convention on Electronic Contracting (2005) under the CISG (1980) -- 국제물품매매협약(CISG)에 전자통신협약(CUECIC) 적용시 국제전자계약의 효력발생을 위한 전제조건에 관한 연구. 계명대학교 산업경영연구소 경영경제 4(2):45-81, August 2008. Translation of title: Preconditions necessary for effecting the United Nations Convention on Electronic Contracting (2005) under the CISG (1980) -- CUECIC 상의 법적 효력을 위한 형식요건에 관한 연구. 계명대학교 산업경영연구소 경영경제 41(1):193-212, February 2008. Translation of title: Form requirements for legal force under the United Nations Convention on Electronic Contracting (2005) -- 유엔전자통신협약상의 최종규정에 대한 소고. 계명대학교 산업경영연구소 경영경제 42(1):137-163, February 2009.

Osaka Bar Association. International Practice Study Group. 国際物品売買契約に関する国際連合条約(CISG)のシリーズ解説(9-18). *Kokusai shoji homu* (Tokyo) Pt. 9-18 in vol. 40, 2012. In Japanese. Translation of title: Practical guide to the CISG (1980): through a comparison with Japanese civil and commercial law (part 9-18).

Oviedo Albán, J. El carácter internacional y la interpretación uniforme de la Convención de Naciones Unidas sobre Compraventa Internacional de Mercaderías. *Boletín Mexicano de derecho comparado* (México, D.F.) 133:253-282, 2012. Translation of title: International character and uniform interpretation of the CISG (1980).

Peluso, M. A. Convention on Contracts for the International Sale of Goods: an example of successful international commercial diplomacy. *Magazine for international business and diplomacy* (London) 3 March 2011.

Permats, C. Seller's right to cure under the United Nations Convention for the International Sale of Goods (CISG). Sölvegaten, Sweden, Lund University, 2011. 70 p. Thesis (master) - Lund University, 2011.

Peters, M. S. and M. Kumar. Are the Principles of European Contract Law an autonomous lex mercatoria, or are they part of universal lex mercatoria? *European journal of commercial contract law* (Zutphen, The Netherlands) 4:1:1-7, 2012.

Piers, M. and J. Erauw. Application of the Unidroit Principles of International Commercial Contracts in arbitration. *Journal of private international law* (Oxford, U.K.) 8:3:441-472, 2012.

Piltz, B. Sales involving carriage of the goods. *Nederlands tijdschrift voor handelsrecht* (Zutphen, The Netherlands) 2:86-88, 2012.

- _____. The proposal for a regulation on a Common European Sales Law and more particular its provisions on remedies. *Internationales Handelsrecht* (München) 12:4:133-136, 2012.
- _____. The proposal for a regulation on a common European sales law: provisions on remedies, note. Brussels, European Union, 2012. 13 p.
- Pirozzi, R. Developments in the change of economic circumstances debate? *Vindobona journal of international commercial law and arbitration* (Vienna) 16:1:95-112, 2012.
- Ramberg, C. Problems legal practitioners face in finding the law relating to CISG: hardship, defective goods and standard terms. *Scandinavian studies in law* (Stockholm) 57:283-291, 2012.
- Ramberg, J. UPICC and CISG. *Diritto del commercio internazionale* (Genova, Italy) 26:4:865-871, 2012.
- Regional conference on ‘harmonization of the law: the Hague Conference, Unidroit and UNCITRAL’: Beirut Arab University, [10-11 September 2012], Beirut, Lebanon [conference materials]. Beirut, Beirut Arab University, 2012. CD-ROM. Selected contents: The scope of the application of the United Nations Convention on Contracts for the International Sale of Goods (CISG) 1980 (Vienna Convention) / Abdullah Abdulkarim Abdullah -- L’harmonisation du droit des contrats «plus que jamais nécessaire» à une intégration régionale des pays maghrébins / Bel Haj Hamouda Ajmi.
- Remien, O., ed. *Verjährungsrecht in Europa - zwischen Bewährung und Reform*: Würzburger Tagung vom 8. und 9.5.2009. Tübingen [Germany], Mohr Siebeck, 2011. 419 p. Selected contents: Limitation in the international arena: the United Nations Limitation Convention for International Sales / U. Magnus. In German and English. Translation of title: Limitation law in Europe: between preservation and reform.
- Rižnik, P. Article 77 CISG: reasonableness of the measures undertaken to mitigate the loss. Koebenhavn, s.n., 2009. xviii, 52 p. Thesis (Ph.D.) -- Københavns Universitet det Juridiske Fakultet, 2009.
- Rogowska, A. The UNIDROIT Principles and PECL: experiences in English academic circles. *Uniform law review = Revue de droit uniforme* (Roma) 16:4:867-875, 2011.
- Rudolf, C. Befreiung von der Untersuchungsobliegenheit nach Art 38 CISG. *Zeitschrift für Europarecht, internationales Privatrecht und Rechtsvergleichung* (Wien) 53:5:218-222, 2012. Translation of title: Exemption from the examination requirement under Art 38 CISG (1980).

- Saba, N. To believe or not to believe: good faith in the CISG. *Macquarie journal of business law* (Sydney) 9:81-87, 2012.
- Sandvik, B. The battle for the consumer: on the relation between the UN Convention on Contracts for the International Sale of Goods and the EU Directives on Consumer Sales. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 20:4:1097-1118, 2012.
- Schroeter, U. G. The cross-border freedom of form principle under reservation: the role of Articles 12 and 96 CISG in theory and practice. *Social science research network* October 31, 2012. Available online at <http://ssrn.com/abstract=2169834>
- Schwenzer, I. The proposed Common European Sales Law and the Convention on the International Sale of Goods. *Uniform commercial code law journal* (New York) 44:4:457-481, 2012.
- Schwenzer, I. and P. Hachem. Drafting new model rules on sales: CFR as an alternative to the CISG? *European journal of law reform* (The Hague) 11:4:459-472, 2012.
- Sisula-Tulokas, L. Nordic hesitancy regarding part II of the CISG. *Scandinavian studies in law* (Stockholm) 57:293-295, 2012.
- Smits, J. M. Problems of uniform sales law: why the CISG may not promote international trade. *Maastricht European Private Law Institute working paper* (Maastricht, The Netherlands) 2013:1.
- Spanogle, J. A. and P. Winship. International sales law: a problem-oriented coursebook. 2nd ed. St. Paul, Minn., West, 2012. 384 p. Includes bibliographical references and index.
- Stone, B. and S. González Luna M. Aggrieved buyer's right to performance or money damages under the CISG, U.C.C., and Mexican Commercial Code. *Journal of law and commerce* (Pittsburgh, Pa.) 30:1:23-85, 2011.
- Sumulong, V. International trade law and the United Nations Convention on the Limitation Period in the International Sale of Goods. *Philippine law journal* (Quezon City, Philippines) 50:318-371, 1975.
- Taylor, D. Reflections on a critical aspect of CISG-governed international sale of goods transactions: the impact of the Hague Convention on choice of court agreements on forum selection. *International trade and business law review* (Abington, Oxfordshire, U.K.) 15:42-59, 2012.
- Tietje, C. and E. Sipiorski. Offset of benefits in damages calculation in international investment arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:5:545-566, 2012.

United Nations. UNCITRAL digest of case law on the United Nations Convention on Contracts for the International Sale of Goods: 2012 edition. New York, United Nations, 2012. 694 p. Available online at www.uncitral.org/uncitral/en/publications/publications.html

Viet Nam va Cong uoc Vien 1980 ve Hop dong mua ban hang hoa quoc te. *Ban tin Doanh nghiep va Chinh sach Thuong mai Quoc te* (Hanoi) 3-4:15-26, 2010. Special journal section. In Vietnamese. Translation of title: Viet Nam and the CISG (1980). Available online at <http://wtocenter.vn/vien-convention/enterprises-and-international-trade-policy-newsletter-no-3-no4>

Viet Nam. Ministry of Industry and Trade. Bao cao nghien cuu kha nang Viet Nam gia nhap Cong uoc Vien 1980 ve Hop dong mua ban hang hoa quoc te (CISG). Hanoi, Ministry of Industry and Trade, 2011. 50 p. In Vietnamese. Translation of title: Study on possible accession by Viet Nam to the CISG (1980).

Vietnam Chamber of Commerce and Industry. Cong uoc cua Lien Hop Quoc ve hop dong mua ban quoc te (Cong uoc vien 1980). Hanoi, Vietnam Chamber Of Commerce And Industry, 2012. 29 p. Translation of CISG (1980). In Vietnamese. Available online at <http://trungtamwto.vn/vandedacbiet/cong-uoc-vien/cong-uoc-vien-ve-hop-dong-mua-ban-hang-hoa-quoc-te>

Vilkova, N. G. The unification of conflict of law rules in the CIS countries. *Review of Central and East European law* (Leiden, The Netherlands) 26:1:75-83, 2000.

Vogenauer, S. Regulatory competition through choice of contract law and choice of forum in Europe: theory and evidence. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 21:1:13-78, 2013.

Weiler, T. and F. Baetens, eds. New directions in international economic law: in memoriam Thomas Wälde. Leiden, The Netherlands, Martinus Nijhoff Publishers, 2011. 591 p. Selected contents: The transnational law of contracts: what it can and what it cannot achieve / G. Cordero-Moss, p. 45-78.

Weitz, Y. M. and L. Tam. International art transactions under CISG. *Art & advocacy* (New York) 13:4-7, 2012.

Weller, M-P. and C. S. Harms. Der Primat der Nacherfüllung im Gemeinsamen Europäischen Kaufrecht. *GPR-Zeitschrift für Gemeinschaftsprivatrecht* (München) 9:6:298-308, 2012. Translation of title: The primacy of the remedy in the Common European Sales Law.

Wihlborg, C. Det nordiska lagstiftningssamarbetet i relation till FN- konventionen angående avtal om internationella köp av varor (CISG). Lund, Sweden, Lunds Universitet, 2011. 35 p. Translation of title: Nordic legislative cooperation in relation to the CISG (1980).

- Winship, P. Harmonizing formal requirements for cross-border sales contracts. *International review of law* 2012:6, 25 July 2012.
- _____. Should the United States withdraw its CISG article 95 declaration?: State Department Advisory Committee on Private International Law Annual Meeting, October 11-12, 2012, The George Washington University Law School, Washington, DC. Conference paper.
- Witz, C. CISG France: applications jurisprudentielles de la Convention de Vienne en France [electronic resource]. 2nd ed. Sarrebruck, [Germany], s.n., 2012. Database on French CISG (1980) jurisprudence. Available online at www.cisg.fr
- _____. Droit uniforme de la vente internationale de marchandises. *Recueil Dalloz* (Paris) 188:18:1144-1157, 2012.
- Wolff, R. New York Convention: Convention on the Recognition and Enforcement of Foreign Arbitral Awards of 10 June 1958: commentary. München, C.H. Beck, 2012. 613 p.
- Yang, Fan. A uniform sales law for the Mainland China, Hong Kong SAR, Macao SAR and Taiwan: the CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:2:345-364, 2011.
- _____. Contracts for the international sale of goods in China. Hong Kong, CCH Hong Kong Limited, 2012. 375 p.

Zeller, B. Intellectual property rights & the CISG Article 42. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:2:289-302, 2011.

_____. When is a fixed sum not a fixed sum but a penalty clause? *Journal of law and commerce* (Pittsburgh, Pa.) 30:2:173-184, 2012.

Zhou, Qi. CISG versus English Sales Law: an unfair competition. *Social science research network* October 10, 2011. Available online at <http://ssrn.com/abstract=1941845>

三. 国际商事仲裁和调解

Ababneh, A. and S. Alkasawneh-Jordan. The relationship between arbitration and jurisdiction within Europe post the West Tankers case. *Business law review* (Alphen aan den Rijn, The Netherlands) 33:4:82-86, 2012.

Actes de la conférence «Traité internationaux relatifs au droit du commerce» 25 novembre 2009, Chambre de Commerce et d'Industrie d'Antananarivo. S.l., s.n., 2011. 67 p. Selected contents: Madagascar: le droit de l'arbitrage et l'application de la convention de New York de 1958 sur la reconnaissance et l'exécution des sentences arbitrales / R. Jakoba, p. 25-33.

- Al-Hawamdeh, A. M. The effect of the Rome I Regulation upon the choice of non-state law and ‘amicable composition’ by parties in arbitration. *Business law review* (Alphen aan den Rijn, The Netherlands) 33:5:116-119, 2012.
- Ali, S. F. and Tom Ginsburg, eds. International commercial arbitration in Asia. 3rd ed. Huntington, N.Y., Juris, 2013. 634 p.
- Amro, I. Review of a foreign arbitral award by national courts: a comparative study in common law and civil law countries. *Hague yearbook of international law = Annuaire de La Haye de droit international* (Leiden, The Netherlands) 24:391-413, 2012.
- _____. The refusal of recognition and enforcement of a foreign arbitral award under the New York Convention of 1958: a comparative study in common law and civil law countries. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:2:365-388, 2011.
- Ashcroft’s \$40 mil arbitration award against GOB not enforceable, rules Court of Appeal. *Amandala newspaper* (Belize City, Belize) 9 August 2012.
- Atabayev, A. and M. Dosov. Автономия арбитражной оговорки и принцип «компетенциикомпетенции» в международной практике. *Юрист* (Алматы) 12, 2012.
- Baamir, A. Y. The new Saudi Arbitration Act: evaluation of the theory and practice. *International arbitration law review* (London) 15:6:219-235, 2012. Article includes English copy of the Act.
- Bán, D. and L. Kecskés. Changing aspects of unsigned arbitration agreements. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 2:107-132, 2012.
- Bardina, M. Международный коммерческий арбитраж: свобода в выборе применимого права. *Корпоративный юрист* (Москва) 12:6:24-28, 2012. Translation of title: International commercial arbitration: freedom of choice of law.
- Baskaran, T. Recent amendments to the Malaysian Arbitration Act. *Arbitration international* (London) 28:3:533-543, 2012.
- Bazinas, S. V. Ο Πρότυπος Νόμος για τη Συμβιβαστική Επίλυση Διαφορών της Επιτροπής του Ο.Η.Ε. για το Διεθνές Εμπορικό Δίκαιο. *Bulletin of Sociétés Anonymes and limited liability companies* (Athens) 503-506, 1 November 2006. Translation of title: UNCITRAL Model Law on International Commercial Conciliation.
- Bělohlávek, A. J. Ochrona konsumentów w postępowaniu arbitrażowym. Warszawa, Beck, 2012. 605 p. Translation of title: Protection of consumers in arbitration.

- Benedettelli, M. V. ‘Pensiero debole’ nell’arbitrato commerciale internazionale e comunitarizzazione del diritto dell’arbitrato. *Diritto del commercio internazionale* (Genova, Italy) 26:2:305-325, 2012. Translation of title: ‘Weak thinking’ in international commercial arbitration and communitarization of arbitration law.
- Berg, A. J. van den, ed. Arbitration: the next fifty years. Alphen aan den Rijn, The Netherlands, Wolters Kluwer, 2012. 300 p.
- Beyneix, I. and L-C. Lemmet. L’arbitrage international est-il encore véritablement un mode alternatif de règlement des différends ? *Revue trimestrielle de droit commercial et de droit économique* (Paris) 2:225-243, 2012.
- Bhatia, V. K. and others, eds. Discourse and practice in international commercial arbitration: issues, challenges and prospects. Farnham, U.K., Ashgate, 2012. 322 p.
- Bird, R. C. Enforcement of annulled arbitration awards: a company perspective and an evaluation of a ‘new’ New York Convention. *North Carolina journal of international law and commercial regulation* (Chapel Hill, N.C.) 37:1013-1055, 2012.
- Blanke, G. and S. Corm-Bakhos. Enforcement of New York Convention awards: are the UAE courts coming of age? *Arbitration* (London) 78:4:359-365, 2012.
- Błaszczyk, L. and J. Kolber. Annulment and enforcement of arbitral awards in Poland. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 30:3:564-584, 2012.
- Booz, Allen [and] Hamilton (New York). Reinforcing Ethiopia’s international trade law framework for a stronger business environment: a case for the ratifications of the New York Convention and the CISG. S.l., USAID, 2008. 27 p.
- Born, G. B. Arbitrability and public policy. *World arbitration & mediation review* (Huntington, N.Y.) 5:3:293-300, 2011.
- _____. International arbitration: law and practice. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2012. 480 p.
- Caprioli, E. A. Arbitrage international et commerce électronique. *Revue Lamy droit de l’immatériel* (Rueil-Malmaison, France) 81:114-118, avril 2012.
- Carminati, G. The optional rules for arbitration of disputes relating to outer space activities: a comparison to the UNCITRAL Rules. *International law journal: Los Angeles County Bar Association* (Los Angeles, Calif.) 1:1, October 2012.
- Casey, J. B. Arbitration law of Canada: practice and procedure. 2nd ed. Huntington, N.Y., Juris, 2011. 466 p. and 490 p. (Appendices).
- Chan, D. Role of natural justice in the making of an additional award. *Mealey’s international arbitration report* (King of Prussia, Pa.) 27:5:26-31, 2012.

- Chang, Seung Wha. Inherent power of the arbitral tribunal to investigate its own jurisdiction. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:2:171-182, 2012.
- Chovancová, K. Enforcement procedures in selected European countries. *Transnational dispute management* (Voorburg, The Netherlands) 9:4, August 2012.
- Correll, C. C. and R. J. Szczepanik. No arbitration is an island: the role of courts in aid of international arbitration. *World arbitration & mediation review* (Huntington, N.Y.) 6:3:565-618, 2012.
- Czernich, D. Die Bestimmung des auf die Schiedsvereinbarung anzuwendenden Rechts in Liechtenstein. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 111:4:428-441, 2012. Translation of title: The law applicable to the arbitration agreement law in Liechtenstein.
- Daele, K. Challenge and disqualification of arbitrators in international arbitration. Alphen aan den Rijn, [The Netherlands], Kluwer Law International, 2012. 539 p.
- Damson, S. G. Enforcing international arbitration agreement: has the model law affected the need for anti-suit injunction? *CAR: CEPMLP annual review* (Dundee, Scotland) 2009/2010.
- Dias Simões, F. Macau: a seat for Sino-Lusophone commercial arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:4:375-389, 2012.
- Dorda, C. and V. Öhlberger. Vienna perspective: 2012. *Mealey's international arbitration report* (King of Prussia, Pa.) 27:3:26-37, 2012.
- Douglas, J. Arbitration of international sale of goods disputes under the Vienna Convention. *Arbitrator & mediator* (Melbourne) 27:1:15-24, 2008.
- Draetta, U. La Convention des Nations Unies de 1980 sur les Contrats de Vente Internationale de Marchandises et l'arbitrage = The 1980 United Nations Convention on Contracts for the International Sale of Goods and arbitration. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:193-205, 2012.
- Drahozal, C. R. The New York Convention and the American Federal System. *Social science research network* May 26, 2012. Available online at <http://papers.ssrn.com/abstract=2101396>
- Ege, E. The unclear role yet inevitable application of domestic law under Energy Charter Treaty arbitration = L'application inévitale du droit national dans le cadre de l'arbitrage du Traité sur la Charte de l'Energie. *Revue de droit des affaires internationales = International business law journal* (Paris) 2:173-191, 2012.

- El Ahdab, J. and M. Eid. An overview of the new Saudi Arbitration Act: a smooth evolution but no revolution. *Mealey's international arbitration report* (King of Prussia, Pa.) 27:10:18-21, 2012.
- Esplugues Mota, C. La aplicación del Convenio de Nueva York de 1958 por parte de los tribunales españoles. In *Arbitraje comercial y arbitraje de inversión*. C. A. Soto Coaguila, ed. Lima, Instituto Peruano de Arbitraje/Manga Ediciones, 2009. p. 291-335.
- _____. Validity and effects of the incorporation by reference of arbitration agreements in international maritime arbitration: current situation and future trends. *Diritto del commercio internazionale* (Genova, Italy) 26:2:371-402, 2012.
- Fan, Kun. The new Arbitration Ordinance in Hong Kong. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:6:715-722, 2012.
- Farhad, A. and M. Purice. An introduction to the Dubai International Financial Centre: a jurisdiction within a jurisdiction. *Revista română de arbitraj* (Bucureşti) 25:1:67-74, 2013.
- Favalli, D. and others, eds. Selected papers on international arbitration. Bern, Stämpfli, 2011. 129 p. The protection of business secrets in international commercial arbitration / L. F. Wyss -- Respondent's refusal to pay the advance on costs: the contractual and the procedural approach / P. Sieber -- Suspensive effect of an appeal against an arbitral awards in Switzerland / E. Rappold Müller -- Recognition/enforcement of annulled awards under special consideration of the Amsterdam Court of Appeals' decision of 28 April 2009 / M. C. Lerch.
- Fénéon, A. Le projet de loi sur la médiation au Burkina Faso: premice d'un droit africain de la médiation. *Penant: revue trimestrielle de droit africain* (Paris) 122:881:425-439, 2012.
- De Fina, A. A. Public policy and arbitration in Australia. *Arbitrator & mediator* (Melbourne) 31:1:77-96, 2012.
- _____. Swings and roundabouts: developments in arbitration in Australia. *Mealey's international arbitration report* (King of Prussia, Pa.) 27:5:19-25, 2012.
- Fong, D. and I. Che. Enforcement of foreign arbitral awards in Vietnam. *Asian dispute review* (Hong Kong) 90-93, July 2012.
- Galloway, P. D. Using experts effectively and efficiently in arbitration. *Dispute resolution journal* (New York) 67:3:27-34, 2012.
- German Institution of Arbitration. UNCITRAL Arbitration Rules: administered by the DIS (in force as from May 1, 2012). Köln, DIS, 2012. 1 vol.
- Gorskie, J. L. US courts and the anti-arbitration injunction. *Arbitration international* (London) 28:2:295-323, 2012.

- Graves, J. Court litigation over arbitration agreements: is it time for a new default rule? *American review of international arbitration* (New York) 23:113-137, 2012.
- Greenberg, S. and others. International commercial arbitration: an Asia-Pacific perspective. Cambridge [U.K.], Cambridge University Press, 2011. 543 p.
- Grenig, J. E. International commercial arbitration. Eagan, Minn., West, 2011. 241 p.
- Gu, Weixia. Modern arbitration agreement as threshold of globalization under the UNCITRAL Model Law on International Commercial Arbitration. *Arbitrator & mediator* (Melbourne) 27:1:41-55, 2008.
- Guo, Ping and Han Deng. Toward internationalization: recent developments in repeal and non-enforcement of arbitral awards in China. *Asian business lawyer* (Seoul) 10:115-135, 2012.
- Gupta, S. Injunction raj: whether anti-arbitration injunctions are a threat to international arbitrations in India. *International arbitration law review* (London) 15:1:1-11, 2012.
- Gyarfas, J. Constitutional scrutiny of arbitral awards: odd precedents in Central Europe. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:4:391-403, 2012.
- Habegger, P. The revised Swiss Rules of International Arbitration: an overview of the major changes. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 30:2:269-311, 2012.
- Halket, T. D., ed. Arbitration of international intellectual property disputes. New York, Juris, 2012. 618 p. Selected contents: Ch. 4. The rules of selected administrative bodies relevant to intellectual property disputes / F. L. Politano -- Ch. 7. Disclosure and admission of evidence in the international arbitration of intellectual property disputes / J. P. Zammit, T. R. Hambidge and Jamie Hu -- Ch. 11. Enforceability / T. Calame and M. Aebi.
- He, Qisheng and Dayong Zhou. Prospective UNCITRAL technical assistance for Asian countries in international arbitration. *Asian business lawyer* (Seoul) 11:93-104, 2011.
- Heintzman, T. G. The new Canada-China Foreign Investment Agreement: will the UNCITRAL Arbitration Rules result in enforceable justice? *JD supra* (Sausalito, Calif.) 7 October 2012.
- Hill, J. The significance of foreign judgments relating to an arbitral award in the context of an application to enforce the award in England. *Journal of private international Law* (Oxford, U.K.) 8:2:159-193, 2012.
- Holmes, M. The importance of the seat of an arbitration under the new uniform commercial arbitration legislation in Australia. [Conference] A modern legal

- framework to enable global trade: the new legislation on arbitration and on electronic transactions, the University of Queensland Australia, TC Beirne School of Law, Brisbane, Australia, 5 February 2013. Conference paper.
- Holmes, M. and C. Brown. The international arbitration act 1974: a commentary. Chatswood, N.S.W., Lexis Nexis Butterworths, 2011. 349 p.
- Johnson, L. Inching towards consensus: an update on the UNCITRAL transparency negotiations. *Investment treaty news* (Geneva) 3:1:12, October 2012.
- Júdice, J. M. The new Portuguese Arbitration Law. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 30:1:7-50, 2012. Annex includes text of law in English.
- Junita, F. Judicial review of international arbitral awards on the public policy exception in Indonesia. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:4:405-427, 2012.
- _____. Public policy exception in international commercial arbitration: promoting uniform model norms. *Contemporary Asia arbitration journal* (Taipei) 5:1:45-81, 2012.
- Kachwaha, S. ‘Interim relief’: comments on the UNCITRAL amendments and the Indian perspective. *Transnational dispute management* (Voorburg, The Netherlands) 9:4, August 2012.
- Kantaria, S. The enforcement of domestic and foreign arbitral awards in the UAE under the Civil Procedure Code and proposed arbitration law. *International arbitration law review* (London) 15:2:61-66, 2012.
- Kasolowsky, B. and M. Steup. Dallah v Pakistan: Umfang und Grenzen der Kompetenz-Kompetenz von Schiedsgerichten. *IPRax* (Bielefeld, Germany) 32:2:179-183, 2012. Translation of title: Dallah v Pakistan: scope and limitations of arbitration tribunals’ Kompetenz-Kompetenz.
- Kendra, T. La portée internationale des sentences arbitrales annulées dans leur pays d’origine: vers une approche internationale commune ? = The international reach of arbitral awards set aside in their country of origin. *Revue de droit des affaires internationales* = *International business law journal* (Paris) 1:35-52, 2012.
- Kennedy-Grant, T. The role of arbitration in developing and developed economies and the importance of arbitration systems in attracting foreign direct investment: a paper presented at the Brunei Inaugural International Arbitration Conference and 2nd RAIF Conference on 16 August 2008. Conference paper.
- Kirby, J. Finality and arbitral rules: saying an award is final does not necessarily make it so. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:1:119-128, 2012.

- Kleineman, J. and T. Madell. Avtalsslutande vid internationella köp av varor. Copenhagen, Nordic Council, 2009. 106 p. In Swedish. Translation of title: Contracting for the international sale of goods.
- Knez, R. and M. Djinović. Slovenska arbitražna pravila 2013: pogled v prihodnost. *Slovenska arbitražna praksa* (Ljubljana) 1:1:35-38, 2012. Translation of title: The Slovenian arbitration rules 2013: a glance at the future.
- Kröll, S. The non-enforceability of decisions rendered in summary arbitral proceedings pursuant to the NAI Rules under the New York Convention. *American review of international arbitration* (New York) 23:75-112, 2012.
- Kröll, S. and others, eds. International arbitration and international commercial law: synergy, convergence and evolution, [liber amicorum Eric Bergsten]. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2011. 842 p. Selected contents: The UNCITRAL Notes on Organizing Arbitral Proceedings: time for an update? / P. A. Habegger, A. von Mühlendahl -- (In)appropriate compromise: article 16(3) of the Model Law and its progeny / V. Pavić -- Can proceeding 'not in accordance with the agreement of the parties' be condoned? Remarks on article V(1)(d) of the New York Convention / T. Várady.
- Kryvoi, Y. Counterclaims in investor-state arbitration. *Minnesota journal of international law* (Minneapolis, Minn.) 21:2:216-252, 2012.
- Kuo, Houchih. Refusal of Taiwanese Court to recognize ad hoc arbitration: implications and the future of ad hoc arbitration in Taiwan. *Asian dispute review* (Hong Kong) 59-62, April 2012.
- Kushelev, P. An international approach to breaking the core of the Bankruptcy Code and FAA conflict. *Emory bankruptcy development journal* (Atlanta, Ga.) 28:355-392, 2012.
- Lazić, V. The Commission's proposal to amend the arbitration exception in the EC jurisdiction regulation: how 'much ado about nothing' can end up in a 'comedy of errors' and in anti-suit injunctions Brussels-style. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:1:19-47, 2012.
- Lee, Junsang. Korean courts' attitude and practice in relation to arbitration. *Korean arbitration review* (Seoul) 1:26-28, 2012.
- Lembo, S. The 1996 UK Arbitration Act and the UNCITRAL Model Law: a contemporary analysis. Rome, LUISS, 2011. 216 p. Thesis (PhD) - Università LUISS Guido Carli, Faculty of Law, 2010.
- Liang, Jiaqi. The enforcement of mediation settlement agreements in China. *American review of international arbitration* (New York) 19:489-519, 2008.
- Liber amicorum Abascal: part I. *World arbitration & mediation review* (Huntington, N.Y.) 6:1:1-168, 2012. Journal section. Selected contents: Introduction and

dedication to the liber amicorum José María Abascal / L. E. Graham, P. Perales Viscasillas, A. Sabater, p. 1-6 -- UNCITRAL Rules and Model Law -- Generalizing about the virtues of specificity: the surprising evolution of the longest article in the UNCITRAL Model Law / J. Castello, p. 7-34 -- Ad hoc international arbitrations: the way of the future? / C. M. Baker, E. C. Olivares, p. 35-50 -- International arbitration in Mexico -- From the abstract to reality: challenges in recognizing and enforcing commercial arbitration awards in Mexico / L. O. Guerrero Rodríguez, X. Suárez Enríquez, p. 51-78 -- The Mexico City National Chamber of Commerce Commercial Arbitration and Mediation Commission / Y. Quiroz Valdovinos, p. 79-96 -- Mexico's amendment to facilitate judicial cooperation in arbitration / R. Zamora, p. 97-104 -- Equity and culture: analyzing perspectives -- Ex aequo et bono arbitration -- G. Lozano Alarcón, p. 105-124 -- 'Cultural conflicts' in international arbitration: myths, misunderstandings, and lessons from dealing with the unusual / A. Sabater, p. 125-138 -- Insolvency proceedings: international law's answer to a world crisis - - Arbitration as a tool in support of insolvency procedures (concurso mercantil) / T. S. Heather, p. 161-168.

Lowther, J. Analysis of the effect of Tajikistan's future ratification of the New York Convention. Almaty, USAID, 2007. 20 p.

De Ly, F. and others. International Law Association International Commercial Arbitration Committee's report and recommendations on 'confidentiality in international commercial arbitration'. *Arbitration international* (London) 28:3:355-396, 2012.

Madrid Parra, A. UNCITRAL in favor of using electronic means in arbitration. *World arbitration & mediation review* (Huntington, N.Y.) 6:2:275-297, 2012.

Magnusson, A. The SCC experience of investment arbitration under the UNCITRAL Rules. *SCC newsletter* (Stockholm) 2012:11.

Mahajan, K. and M. Anand. Heralding a new dawn for arbitration in India: is there reason to be circumspect any more? *Arbitration* (London) 79:1:28-36, 2013.

Malaysia. Attorney General's Chambers. Judicial interpretation on the public policy exception to the enforcement of arbitral award. *Blog Rasmi Jabatan Peguam Negara* (Kuala Lumpur) 27 June 2012.

Malheiro, G. and P. Sousa Uva. Portugal finally approves its new arbitration law = Portugal adopte finalement ses nouvelles lois d'arbitrage. *Revue de droit des affaires internationales = International business law journal* (Paris) 3:327-348, 2012.

Mandaloniz, M. G. No es oro todo lo que reluce en las microfinanzas: la necesidad de una regulación internacional. *Revista de derecho bancario y bursátil* (Valladolid, Spain) 127:103-159, 2012.

- Mante, J. and I. Ndekugri. Arbitrability in the context of Ghana's new arbitration law. *International arbitration law review* (London) 15:2:31-41, 2012.
- Mantilla-Serrano, F. Algunos apuntes sobre la ejecución de los laudos anulados y la Convención de Nueva York. *Revista Colombiana de derecho internacional* (Bogotá) 15:15-40, 2009.
- Marian, C. Proper notice: common problems in interpreting Article V(1)(b) of the New York Convention in light of the Lernmorniiproekt Decision of the Swedish Supreme Court. *Arbitration international* (London) 28:3:545-566, 2012.
- Martínez, S. D. Interaction between courts and arbitrators in Uruguay. *Arbitration international* (London) 28:4:757-768, 2012.
- Menétry, S. La transparence dans l'arbitrage d'investissement. *Revue de l'arbitrage* (Paris) 1:33-64, 2012.
- Menezes, R. Is the role of the appointing authority in the appointment of arbitrators under the (Indian) Arbitration and Conciliation Act, 1996, different from the role of appointing authorities in the general practice of international arbitration? *CAR: CEPMLP annual review* (Dundee, Scotland) 2007.
- Milner, A. and R. D'Cruz. Advantages and disadvantages of arbitrating CIS disputes in Western Europe. *Transnational dispute management* (Voorburg, The Netherlands) 9:3, April 2012.
- Mohtashami, R. and M. Lawry-White. The (non)-application of the New York Convention by the Qatari courts: ITIIC v. DynCorp. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:4:429-436, 2012.
- Monichino, A. Arbitration law in Victoria comes of age. *Arbitrator & mediator* (Melbourne) 31:1:41-64, 2012.
- Moreno Rodríguez, J. A. Contracts and non-state law in Latin America. *Uniform law review = Revue de droit uniforme* (Roma) 16:4:877-889, 2011.
- Moser, M. J. and J. Choong, eds. Asia arbitration handbook. Oxford, U.K., Oxford University Press, 2011. 1197 p.
- Muranov, A. I. and L. S. Baleevskikh. The New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards in Russia: implementation and procedural mechanisms to make it operative: a general survey. *Вестник международного коммерческого арбитража* (Москва) 1:58-72, 2010.
- Nakamura, Tatsuya. The recent Japanese court decisions on arbitration. *JCAA newsletter* (Tokyo) 28:4-10, 2012.
- Nappert, S. Commentary on the UNCITRAL Arbitration Rules 2010: a practitioner's guide. Huntington, N.Y., JurisNet, LLC, 2012. 214 p.

- Natov, N. The autonomy of arbitrators in determining the law applicable to the merits of a case. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 2:171-190, 2012.
- Nell, G. Recent developments in the enforcement of foreign arbitral awards in Australia. *Australian & New Zealand maritime law journal* (Murdoch, Australia) 26:1:24-68, 2012.
- Nomura, Yoshiaki. 外国仲裁判断の承認と執行—ニューヨーク条約か 2 国間条約か. *OSIPP discussion paper* (Osaka, Japan) DP-2011-J-008, 2011. In Japanese. Translation of title: Recognition and enforcement of the foreign arbitral award: relationship between the New York Convention and bilateral treaties in Japan.
- Nottage, L. International commercial arbitration developments in model law jurisdictions: Japan seen from Australia. *JCAA newsletter* (Tokyo) 29:3:11, 2012.
- Nowaczyk, P. New UNCITRAL Arbitration Rules. *Revista română de arbitraj* (Bucureşti) 23:3:16-20, 2012.
- O'Brien, P. Keynote speech: the Mauritius International Arbitration Conference, Balaclava, Mauritius, 10 December 2012. Available online at http://untreaty.un.org/ola/media/info_from_lc/Keynote%20Speech%20-%20Mauritius%20International%20Arbitration%20Conference.pdf
- O'Malley, N. D. Rules of evidence in international arbitration: an annotated guide. London, Informa, 2012. 381 p.
- Olatawura, O. O. Nigeria's appellate courts, arbitration and extra-legal jurisdiction: facts, problems, and solutions. *Arbitration international* (London) 28:1:63-76, 2012.
- _____. Stay of proceedings in Nigerian law of arbitration: an analysis of its functions, applications and problems. *Arbitration international* (London) 28:4:689-720, 2012.
- Onyema, E. The new Ghana ADR Act 2010: a critical overview. *Arbitration international* (London) 28:1:101-124, 2012.
- Özsüney, E. and M. R. Özsüney. Arbitration in Turkey: an analysis of Turkish arbitration legislation in light of the UNCITRAL Model Law. *ICC International Court of Arbitration bulletin* (Paris) 22:2:15-30, 2011.
- _____. International arbitration and mediation in Turkey. *Croatian arbitration yearbook* (Zagreb) 19:209-238, 2012.
- Patocchi, P. M. and P. Marzolini. I terzi ed il procedimento arbitrale nella prospettiva internazionale. *Rivista dell'arbitrato* (Milano) 22:4:783-798, 2012. Translation

- of title: Third parties in arbitral proceedings according to the international perspective.
- Paulsson, M. R. P. The New York Convention: can we finally move forward from 1958 to 1953? *European international arbitration review* (Huntington, N.Y.) 1:1:1-17, 2012.
- Peiris, N. UNCITRAL arbitration culture in Sri Lanka after Bino Tyres. *International arbitration law review* (London) 15:5:N-37-N-39, 2012.
- Perales Viscasillas, M. P. and I. Torterola, eds. Nuevo Reglamento de Arbitraje de la CNUDMI 2010 anotado y comentado por materias y antecedentes legislativos. Buenos Aires, Legis Argentina, 2011. 510 p.
- Piers, M. Consumer arbitration and European private law: a seminal consumer arbitration model law for Europe. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 21:1:247-288, 2013.
- Pinkston, J. and others. Jurisdictional requirements for the enforcement of arbitral awards against defendants and their ownership interest in subsidiaries: a comparative review. *International arbitration law review* (London) 15:3:97-117, 2012.
- Poon, N. Striking a balance between public policy and arbitration policy in international commercial arbitration: AJU v. AJT. *Singapore journal of legal studies* (Singapore) 185-195, 2012.
- Pullé, A. I. Arbitration law developments in Singapore. *Comparative law yearbook of international business* (Alphen aan den Rijn, The Netherlands) 33:3-44, 2011.
- Rahman, A. J. Developments in arbitration and mediation as alternative dispute mechanisms in Brunei Darussalam. [Conference] A modern legal framework to enable global trade: the new legislation on arbitration and on electronic transactions, the University of Queensland Australia, TC Beirne School of Law, Brisbane, Australia, 5 February 2013.
- Rai, S. Proposed amendments to the Indian Arbitration Act: a fraction of the whole? *Journal of international dispute settlement* (Oxford) 3:1:169-204, 2012.
- Rajoo, S. Introduction: the Asia-Pacific arbitration review 2012. *APRAG newsletter* (Kuala Lumpur) July-December 2011.
- Rau, A. S. The errors of COMITY: forum non conveniens returns to the second circuit. *American review of international arbitration* (New York) 23:1-49, 2012.
- Raviv, A. No more excuses: toward a workable system of dispositive motions in international arbitration. *Arbitration international* (London) 28:3:487-509, 2012.

- Regional conference on ‘harmonization of the law: the Hague Conference, Unidroit and UNCITRAL’: Beirut Arab University, [10-11 September 2012], Beirut, Lebanon [conference materials]. Beirut, Beirut Arab University, 2012. CD-ROM. Selected contents: The adoption of the UNCITRAL Model Law on International Commercial Arbitration: a step towards the harmonization of the Arab laws / Omar M.H. Aljazy. In Arabic, English and French.
- Rigdon, D. and A. V. Salzillo. Civil practice: arbitration. *Georgia State University law review* (Atlanta, Ga.) 29:334-352, 2012.
- Rijavec, V. Začasne odredbe v arbitražnem postopku. *Slovenska arbitražna praksa* (Ljubljana) 1:1:9-17, 2012. Translation of title: Interim measures in arbitral proceedings.
- Roodt, C. Autonomy and due process in arbitration: recalibrating the balance. *Comparative and international law journal of Southern Africa* (Pretoria) 44:3:311-339, 2011.
- Rost, J. and others. Comparative international perspectives of arbitration in the franchising context. *Franchise law journal* (Chicago, Ill.) 31:3:124-129, 2012.
- Sami ud-Din, Mian. International commercial arbitration: developments in the practice of taking evidence. *Arbitration* (London) 79:1:17-27, 2013.
- Sander, A. Investment insurance and investment arbitration: the position of the third party. *European international arbitration review* (Huntington, N.Y.) 1:1:19-29, 2012.
- Şandru, D-M. and A. Săvescu, eds. *Forța juridică a hotărârilor arbitrale = The binding nature of arbitral award*. București, Editura Universitară, 2012. 345 p. Selected contents: Relația dintre locul arbitrajului și calificarea unei hotărâri arbitrale ca fiind națională sau străină / C. Leaua -- Arbitration in Brazil: a critical overview / K. Noussia -- Recunoașterea și executarea hotărârilor arbitrale străine / S. Dinescu. In English and Romanian.
- Schwarz, D. M. U.S. statutory rights and public policy under the Federal Arbitration Act and the New York Convention in international disputes. *New York international law review* (Albany, N.Y.) 25:2:1-17, 2012.
- Soto Coaguila, C. A. and O. C. Espinoza Soto, eds. *Convención de Nueva York de 1958 reconocimiento y ejecución de sentencias arbitrales extranjeras*. Lima, Instituto Peruano de Arbitraje, 2009. 900 p.
- Steingruber, A. M. Consent in international arbitration. Oxford, Oxford University Press, 2012. 366 p.
- Stotter, H. J., ed. *Das neue liechtensteinische Schiedsverfahrensrecht (SchVR)*. Triesen, Liechtenstein, Ritter Verlagsanstalt, 2012. 234 p. Translation of title: The new Liechtenstein arbitration law.

- Strong, S. I. Border skirmishes: the intersection between litigation and international commercial arbitration. *Social science research network* 25 April 2012. Available online at <http://papers.ssrn.com/abstract=2046219>
- _____. International commercial arbitration: a guide for U.S. judges. Washington, D.C., Federal Judicial Center, 2012. 143 p. Available online at [www.fjc.gov/public/pdf.nsf/lookup/strongarbit.pdf/\\$file/strongarbit.pdf](http://www.fjc.gov/public/pdf.nsf/lookup/strongarbit.pdf/$file/strongarbit.pdf)
- _____. Monism and dualism in international commercial arbitration: overcoming barriers to consistent application of principles of public international law. *Social science research network* December 15, 2012. Available online at <http://papers.ssrn.com/abstract=2189905>
- _____. Navigating the borders between international commercial arbitration and U.S. federal courts. *Social science research network* 25 April 2012. Available online at <http://ssrn.com/abstract=2046225>
- Sturini, A. and L. Hui. Commentary on the arbitration rules of the China International Economic and Trade Arbitration Commission. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:2:267-288, 2011.
- Style, C. and S. Balthasar. Enforcing international arbitral awards: pitfalls and strategies. *Dispute resolution international* (London) 6:1:3-15, 2012.
- Tang, Zheng Sophia. Parallel proceedings and anti-arbitration injunction. *Journal of business law* (London) 7:589-610, 2012.
- Thadikkaran, M. Judicial intervention in international commercial arbitration: implications and recent developments from the Indian perspective. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:6:681-690, 2012.
- The arbitration review of the Americas 2012. London, Global Arbitration Review, 2012. 1 vol. Selected contents: Introduction / L. M. Martinez -- The new ICC and UNCITRAL rules: focus on cost-effectiveness and multiparty disputes / G. Hanessian, D. J. Hayden, J. T. de Paiva Muniz -- Argentina / B. A. Irriberry -- Bolivia / A. Moreno Gutiérrez -- Brazil / A. Wald -- Canada / T. J. Coates, M. D. Schafler, C. Snider -- Ecuador / R. Jijón-Letort, J. M. Marchán -- Venezuela / F. Peláez-Pier, J. G. Torrealba.
- The Asia-Pacific arbitration review 2012. London, Global Arbitration Review, 2012. 1 vol. Selected contents: Introduction / S. Rajoo -- Comparative arbitration law in Asia / Chong Yee Leong, Qin Zhiqian -- Out with the old, in with the new / J. Kwan, Haig Oghigian -- Australia / D. Jones -- Hong Kong / C. Hassall, K. Sanger -- Japan / Yoshimi Ohara -- Malaysia / Chong Yee Leong -- Singapore / Alvin Yeo, Chou Sean Yu -- South Korea / B. Hughes, Beomsu Kim.

The European & Middle Eastern arbitration review 2012. London, Global Arbitration Review, 2012. 1 vol. Selected contents: Introduction / M. Abdel Raouf -- Lost in translation? The independence of experts under the 2010 IBA Rules / J. Barratt -- Austria / B. H. Steindl -- Belgium / J. Billiet, D. Nigmatullina -- Czech Republic / M. Olík -- Finland / J. Lehtinen, H. Yıldız -- France / T. Portwood -- Italy / F. Emanuele, M. Molfa -- Netherlands / K. Nijburg, B. van der Bend -- Oman / A. El Nafie -- Poland / M. Jamka, A. Wojciechowska -- Romania / C. Leaua -- Russia / A. Khrenov, A. Yukov -- Spain / F. J. Montero Muriel -- Switzerland / E. Geisinger, A. M. Petti -- Turkey -- Ukraine / M. Kliuchkovskyi, K. Koriukalova, S. Uvarov -- United Kingdom / A. Sheppard.

The quality of legal acts and its importance in contemporary legal space, 4-5 October 2012. Riga, University of Latvia Press, 2012. 683 p. Selected contents: 'Same' act - different scope: the 'International [Arbitration]' criterion in the arbitration laws of the Eurasian UNCITRAL Model Law - compliant jurisdictions / L. Guglya, p. 477-488 -- The quality of part 78 of the Latvian Civil Procedure Law and its importance in recognizing and enforcing the foreign arbitral awards / I. Kačevska, p. 489-496 -- A new law: a new chance for arbitration in Georgia / S. Tkemaladze, p. 665-673.

Thomas, N. New York Convention on Recognition of Enforcement of Arbitral Awards 1958: a critical analysis. *JurisOnline* (Gurgaon, India) May 20, 2012.

Timmer, L. J. E. The quality, independence and impartiality of the arbitrator in international commercial arbitration. *Arbitration* (London) 78:4:348-358, 2012.

Trakman, L. E. Ex aequo et bono: basing decisions on that which is just and fair. *Transnational dispute management* (Voorburg, The Netherlands) 9:3, April 2012.

Trari-Tani, M. L'arbitrage commercial international: avec référence du droit et à la pratique des pays du Maghreb (Algérie, Libye, Maroc, Mauritanie et Tunisie). Bruxelles, Bruylant, 2011. 358 p.

Tsirides, C. and E. Georgiades. Arbitration and mediation in Cyprus. *Dispute resolution journal* (New York) 67:3:84-88, 2012.

United Nations. UNCITRAL 2012 digest of case law on the Model Law on International Commercial Arbitration. New York, United Nations, 2012. 232 p. Also published as a CD-ROM. Available online at www.uncitral.org/uncitral/en/publications/publications.html

Uzelac, A. Autonomy of the parties and autonomy of the arbitrators: supremacy vs. collaboration. *Slovenska arbitračna praksa* (Ljubljana) 1:1:26-34, 2012.

Valletta, C. V. and D. E. Miller. Spotlight on the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards. *New York international chapter news* (New York) 17:1:13-17, 2012.

- Vásquez Palma, M. F. Revisión de las sedes atractivas en el arbitraje comercial internacional: un análisis comparado de los marcos normativos de Suiza, Francia, Inglaterra, Estados Unidos, España, China y Chile. *Revista Chilena de derecho privado* (Santiago) 18:9-94, 2012.
- Wade, G. Courts and arbitration: an Irish perspective. *Arbitration* (London) 79:1:37-51, 2013.
- Wagner, K. R. The perfect circle: arbitration's favors become its flaws in an era of nationalization and regulation. *Pepperdine dispute resolution law journal* (Malibu, Calif.) 12:159-188, 2012.
- Walker, S. P. and I. K. Clark. Pleading in arbitration: a practitioner's guide. Edinburgh, U.K., W. Green, 2012. 388 p.
- Walters, G. L. Fitting a square peg into a round hole: do res judicata challenges in international arbitration constitute jurisdictional or admissibility problems? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:6:651-680, 2012.
- Wang, Yuan. Setting aside foreign arbitral awards on procedural grounds: under the influence of Chinese civil procedure law. *International arbitration law review* (London) 15:3:81-86, 2012.
- Weeramantry, J. R. Recent developments in Hong Kong arbitration law. *JCAA newsletter* (Tokyo) 29:11-15, 2012.
- Weeramantry, R. Setting aside under Article 34 of the UNCITRAL Model Law: new limitations on court and arbitrator discretion in Hong Kong? *Asian dispute review* (Hong Kong) 55-58, April 2012.
- Wells, Aaron L. When 'yes' means 'no': McCarran-Ferguson, the New York Convention, and the limits of Congressional assent. *Pepperdine dispute resolution law journal* (Malibu, Calif.) 12:267-332, 2012.
- Wietzorek, M. Ukrainian courts on agreements to arbitrate in Switzerland. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 30:3:548-563, 2012.
- Von Wobeser, C. The arbitral tribunal's decision to suspend the arbitration. *World arbitration & mediation review* (Huntington, N.Y.) 6:2:299-324, 2012.
- Wolff, R. New York Convention: Convention on the Recognition and Enforcement of Foreign Arbitral Awards of 10 June 1958: commentary. München, C.H. Beck, 2012. 613 p.
- Yifei, Lin. Judicial review of arbitration agreements in China. *Arbitration international* (London) 28:2:243-293, 2012.
- Yoon, Byungchol and Richard Menard. Role of Korean courts in international arbitration. *Korean arbitration review* (Seoul) 1:11-15, 2012.

Yurieva, M. and A. Anischenko. Recognition and enforcement of foreign arbitral awards in Belarus: is it really a problem? *Transnational dispute management* (Voorburg, The Netherlands) 9:3, April 2012.

Zachariasiewicz, M. Amicus curiae in international investment arbitration: can it enhance the transparency of investment dispute resolution? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 29:2:205-224, 2012.

Van Zelst, B. The proposed new Dutch Arbitration Act. *International arbitration law review* (London) 15:3:75-80, 2012.

Zuberbühler, T. and others. IBA rules of evidence: commentary on the IBA rules on the taking of evidence in international arbitration. Zürich, Schulthess, 2012. 299 p.

四. 国际运输

Actes de la conférence «Traité internationaux relatifs au droit du commerce» 25 novembre 2009, Chambre de Commerce et d'Industrie d'Antananarivo. S.I., s.n., 2011. 67 p. Selected contents: Convention des Nations Unies sur le contrat de transport international de marchandises effectué entièrement ou partiellement par mer (article publié en 2009) / K. Lannan, p. 49-61.

Adyel, K. Crédit documentaire et connaissance. Bruxelles, Larcier, 2012. 417 p.

Andenas, M. and C. B. Andersen, eds. Theory and practice of harmonisation. Cheltenham, U.K., Edward Elgar, 2011. 617 p. Selected contents: International law on the carriage of goods by sea: UNCITRAL's most recent harmonisation efforts / M. Goldby.

Berlingieri, F. An analysis of two recent commentaries on the Rotterdam Rules. *Diritto marittimo* (Genova, Italy) 114:1:3-119, 2012.

_____. Uniformità e armonizzazione del diritto marittimo. *Diritto del commercio internazionale* (Genova, Italy) 26:2:445-463, 2012. Translation of title: Uniformity and harmonization of maritime law.

Cachard, O. La Convention des Nations Unies sur le contrat de transport international de marchandises effectué entièrement ou partiellement par mer (Règles de Rotterdam). *Journal du droit international* (Paris) 139:2:533-569, 2012.

Caprioli, E. A propos de la convention de la CNUDCI sur la responsabilité des exploitants de terminaux de transport dans le commerce international. *Annuaire de droit maritime et océanique* (Nantes, France) 18:93, janvier 2000.

Fan, Xiaobo. 2020 年的国际海上货物运输法：从海牙时代到鹿特丹时代？. 武大国际法评论 = *International law review of Wuhan University* (Wuhan, China)

- 15:1:192-212, 2012. Translation of title: The international maritime transport law in the year of 2020: from Hague age to Rotterdam age?
- Force, R. The Regal-Beloit decision: what, if anything, would happen to the legal regime for multimodal transport in the United States if it adopted the Rotterdam Rules. *Tulane maritime law journal* (New Orleans, La.) 36:685-706, 2012.
- Franco, M. Multimodal transport after the Rotterdam Rules: will it work this time? *Journal of international maritime law* (Witney, U.K.) 18:3:208-226, 2012.
- Ganesh, S. Indian shipping and international maritime law. *Indian journal of international law* (New Delhi) 51:3:378-407, 2011.
- Giermanski, J. R. The global supply chain and its commercial and security elements. In J. R. Giermanski. Global supply chain security. Plymouth, U.K., Scarecrow Press, 2013. p. 105-116.
- Girvin, S. Carriage of goods by sea. 2nd ed. Oxford, Oxford University Press, 2011. 871 p.
- Glass, D. A. Freight forwarding and multimodal transport contracts. 2nd ed. London, Informa, 2012. 487 p.
- Gombrii, K-J. CMI: champion of the unification of maritime law. *BIMCO bulletin* (Bagsvaerd, Denmark) 107:1:64-67, 2012.
- Güner-Özbek, M. D. The United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea: an appraisal of the 'Rotterdam Rules'. Springer, Berlin, 2011. 289 p.
- Healy, N. J. and others. Cases and materials on admiralty. 5th ed. St. Paul, Minn., West, 2012. 931 p. Selected contents: Ch. XIII., Section C. The Rotterdam Rules and cargo claims, p. 901-910.
- Herber, R. Die Reform des deutschen Seehandelsrechts: Balance zwischen Rechtsfortbildung und Schifffahrtstradition. *Transportrecht* (Neuwied, Germany) 35:7:269-276, 2012. Translation of title: Reform of the German maritime transport law.
- Illescas Ortiz, R. A comment on the arbitration regime under the Rotterdam Rules: a balanced approach. *World arbitration & mediation review* (Huntington, N.Y.) 6:2:245-253, 2012.
- Jha, K. The Rotterdam Rules: should India ratify? *Social science research network* 7 November 2012. Available online at <http://ssrn.com/abstract=2172335>
- Lee, D. Y. H. and P. Sooksripaisarnkit. The straight bill of lading: past, present, and future. *Journal of international maritime law* (Witney, U.K.) 18:1:39-58, 2012.

- Legros, C. Relations between the Rotterdam Rules and the Convention on the Carriage of Goods by Road. *Tulane maritime law journal* (New Orleans, La.) 36:725-740, 2012.
- Marten, B. Multimodal transport reform and the European Union: a minimalist approach. *European transport law* (Antwerpen, Belgium) 47:2:129-152, 2012.
- Ngamkan, G. Etude comparée entre le droit maritime français et le droit maritime communautaire de l'Afrique central (CEMAC). *Droit maritime français* (Paris) 64:738:647-664, 2012.
- Nikaki, T. and B. Soyer. A new international regime for carriage of goods by sea: contemporary, certain, inclusive and efficient, or just another one for the shelves? *Berkeley journal of international law* (Berkeley, Calif.) 30:303-348, 2012.
- Norway. Sjølovkomiteen. Gjennomføring av Rotterdamreglene i sjøloven. Oslo, Departementenes servicesenter Informasjonsforvaltning, 2012. 308 p. Includes text of Rotterdam Rules (2008) in Norwegian. In Norwegian. Translation of title: Implementation of the Rotterdam Rules (2008) in the maritime law.
- Regional conference on ‘harmonization of the law: the Hague Conference, Unidroit and UNCITRAL’: Beirut Arab University, [10-11 September 2012], Beirut, Lebanon [conference materials]. Beirut, Beirut Arab University, 2012. CD-ROM. The Liability of the Sea carrier in accordance with the United Nations Convention on the Carriage of Goods by Sea (1978) the ‘Hamburg Rules’: step from UNCITRAL towards achieving a balance of interests and harmonization of solutions / Faten Hawwa.
- Reynolds, F. The Hague Rules, the Hague-Visby Rules, and the Hamburg Rules. *Australian and New Zealand maritime law journal* (Auckland, New Zealand) 7:16-34, 1990.
- Sturley, M. F. Les Règles de Rotterdam à la Conférence de Pékin. *Droit maritime français* (Paris) 65:744:124-129, 2013.
- Thomas, D. R. A comparative analysis of the transfer of contractual rights under the English Carriage of Goods by Sea Act 1992 and the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 17:6:437-451, 2011.
- Treitel, G. H. and F. M. B. Reynolds. Carver on bills of lading. 3rd ed. London, Sweet & Maxwell, 2011. 938 p. Selected contents: Ch. 10. The Rotterdam Rules.

五. 国际支付（包括独立担保和备用信用证）

- Australia. Working Group of Officials. National competition policy: review of the Bills of Exchange Act 1909. Canberra, Commonwealth of Australia, 2003. 117 p.

- Byrne, J. E. The four stages in the electrification of letters of credit. *George Mason journal of international commercial law* (Arlington, Va.) 3:2:253-279, 2012.
- Castellani, L. G. The role of UNCITRAL texts in promoting a harmonized legal framework for cross-border mobile payments. *Washington journal of law, technology & arts* (Seattle, Wash.) 8:3:265-283, 2013.
- Li, Wen. Finality rules within the law of domestic large value renminbi electronic funds transfers (EFT) in China. BILETA, 2007 Annual Conference, Hertfordshire, [U.K.], 16-17 April 2007. Conference paper.

六. 电子商务

- Actes de la conférence «Traité internationaux relatifs au droit du commerce» 25 novembre 2009, Chambre de Commerce et d'Industrie d'Antananarivo. S.l., s.n., 2011. 67 p. Selected contents: Convention des Nations Unies sur l'utilisation de communications électroniques dans les contrats internationaux (article publié en 2006) / J. A. Estrella-Faria, p. 45-47.
- Adamou, M. La valeur de l'écrit électronique dans l'espace UEMOA. *Penant: revue trimestrielle de droit africain* (Paris) 121:877:502-531, 2011.
- Alzaagy, A. The time of concluding the contract in e-commerce from Islamic legal perspective. *CyberOrient* 6:2, 2012.
- American Bar Association. Section of Business Law. Overview of identity management. Chicago, Ill., ABA, 2012. 20 p.
- Andersen, M. B. Rettens digitalisering: aftaleretlige udfordringer. *Tidskrift utgiven av Juridiska föreningen i Finland* (Helsingfors) 4:335-347, 2012. Translation of title: Digitalisation: challenges for contract law.
- Australia. Working Group of Officials. National competition policy: review of the Bills of Exchange Act 1909. Canberra, Commonwealth of Australia, 2003. 117 p.
- Berning Prieto, A. D. Derecho de la contratación electrónica. *Oficina San Papeles* 29 febrero 2012.
- Boonnoon, Jirapan. ICT Ministry amending act. *The nation* (Bangkok) 4 May 2012.
- Byrne, J. E. The four stages in the electrification of letters of credit. *George Mason journal of international commercial law* (Arlington, Va.) 3:2:253-279, 2012.
- Caprioli, E. A. Arbitrage international et commerce électronique. *Revue Lamy droit de l'immatériel* (Rueil-Malmaison, France) 81:114-118, avril 2012.
- Cárdenas, M. J. Debilidades de la normatividad y barreras regulatorias para el desarrollo del comercio electrónico en Colombia. Bogotá, Universidad Sergio Arboleda, 2011. 46 p.

- Castellani, L. G. The role of UNCITRAL texts in promoting a harmonized legal framework for cross-border mobile payments. *Washington journal of law, technology & arts* (Seattle, Wash.) 8:3:265-283, 2013.
- _____. The United Nations Electronic Communications Convention: policy goals and potential benefits. *Wuhan University international law review* (Wuhan, China) 14:2:338-348, 2009. In Chinese; title as appears in the article. Original title: 《联合国国际合同使用电子通信公约》: 政策目标与潜在效益。
- Chan, Wah-Teck. Legal issues in e-commerce and electronic contracting: the Singapore position. Asean Law Association. 8th General Assembly, Singapore, 29 November - 2 December, 2003. Conference paper.
- Chung, Chang Ho. Past, current, and future work on electronic commerce. *Asian business lawyer* (Seoul) 7:11-31, 2011.
- Coetzer, F. Dwaling weens foutiewe kommunikasie by die elektroniese kontrakteringsproses. Potchefstroom, North-West University, 2011. 103 p. Thesis (LL.M.) - North-West University, Potchefstroom Campus, 2011. In Afrikaans. Translation of title: Error due to faulty communication during the electronic contracting process.
- Davidson, A. Adoption of the United Nations Convention on the Use of Electronic Communications in International Contracts: a critique. [Conference] A modern legal framework to enable global trade: the new legislation on arbitration and on electronic transactions, the University of Queensland Australia, TC Beirne School of Law, Brisbane, Australia, 5 February 2013. Conference paper.
- Davies, A. The development of laws on electronic documents and e-commerce transactions. *Parliamentary information and research service* (Ottawa) PRB 00-12E, 20 December 2008.
- Dixon, M. and T. Beal. United Nations Convention on the Use of Electronic Communications in International Contracts 2005. *AGS commercial notes* (Canberra) 30:1-15, 2009.
- E-commerce and ODR: current status & prospects in the region, Sept. 20-21, 2012, Hankuk University of Foreign Studies, Seoul, Republic of Korea. Seoul, Hankuk University of Foreign Studies, 2012. 381 p. Selected contents: The role of Korea for legal unification on international electronic contracts / Kyoungjin Choi, p. 99-105 — Global outlook on the Electronic Communications Convention: prospects for Canadian implementation / J. D. Gregory, p. 131-143 — The global outlook of the United Nations Convention on the Use of Electronic Communications in International Contracts: the Australian experience / A. Davidson, p. 168-188.
- Electronic transactions ‘e-commerce & e-governance’, Emirates Centre for Strategic Studies and Research, 19-20 May 2009, [Abu Dhabi] [conference

materials]. Selected contents: Vol. 3. The scope of the federal UAE e-commerce law: is it self defeating? / Y. Omar -- Evidentiary value of electronic transactions / M. Zaheeruddin -- Electronic commerce legal framework: some lessons from Malaysia / A. B. Munir, S. H. M. Yasin -- Electronic transactions order, 2000 of Brunei Darrussalam: an Islamic legal framework input in the validity of electronic contracts / A. R. A. Haqqi.

García Peña, J. H. E-commerce: Algunas reflexiones en materia de ley aplicable y jurisdicción competente al amparo de la Convención de Naciones Unidas sobre la Utilización de las Comunicaciones Electrónicas en los Contratos Internacionales. Memorias del XV Congreso Iberoamericano de Derecho Informática, Buenos Aires – 3 al 8 de Octubre de 2011. Conference paper.

Gregory, J. D. Uniform Electronic Communications Convention Act: report and uniform act. Ontario, Uniform Law Conference of Canada, 2010. 20 p. Uniform act adopted by the Uniform Law Conference of Canada as the ‘Uniform Electronic Communications Convention Implementation Act’.

Imbachí Cerón, J. F. La protección del consumidor en el entorno digital. *Revista de derecho de la competencia* (Bogotá) 4:4:405-455, 2008.

Iuale, C. A. La equivalencia funcional y el reconocimiento de laudos arbitrales extranjeros. *Jornadas Argentinas de informática* (Córdoba, Argentina) 41:296-304, 2012.

Kim, Hyun-Chul. 전자문서 및 전자거래 기본법의 쟁점과 과제. *Inha law review* (Incheon, Republic of Korea) 15:2:293-322, 2012. Translation of title: Issues and subjects of the Framework Act on electronic documents and electronic commerce.

Latin American Economic System. Permanent Secretariat. Fundamentos de la firma digital y su estado del arte en América Latina y el Caribe. Caracas, SELA, 2012. 21 p.

Maradiaga M., J. R. Incongruencia normativa en materia de comercio electrónico. *Tribuna* (Tegucigalpa, Honduras) 29 septiembre, 2011.

Mason, S. Electronic signatures in law. 3rd ed. New York, Cambridge University Press, 2012. 371 p.

McCullagh, A. The incorporation of trust strategies in digital signature regimes. Brisbane, Australia, s.n., 2001. 291 p. Thesis (PhD) -- Queensland University of Technology, 2001.

_____. The validity and limitations of software agents in contract formation. [Conference] A modern legal framework to enable global trade: the new legislation on arbitration and on electronic transactions, the University of

- Queensland Australia, TC Beirne School of Law, Brisbane, Australia, 5 February 2013. Conference paper.
- McCullagh, A. and W. Caelli. Non-repudiation in the digital environment. *First Monday* (Chicago, Ill.) 5:8, August 2000.
- Mik, E. K. Evaluating the impact of the UN Convention on the Use of Electronic Communications in International Contracts on domestic contract law: the Singapore example. *Research Collection School of Law paper* (Singapore) No. 1070, 2012.
- Mills, K. Effective formation of contracts by electronic means: do we need a uniform regulatory regime? World Summit on Information Technology, Tunis, 15-18 November 2005. Conference paper.
- Mir, F. A. Emerging legal issues of e-commerce in India. *International journal of electronic commerce studies* (New Taipei City, Taiwan Province of China) 2:2:165-174, 2011.
- Oh, Se-Chang. Articles in Korean on CISG (1980) and the United Nations Convention on Electronic Contracting (2005). S.l., s.n., 2001. 1 v. Selected contents: 청약과 관련한 CISG 규정하에서 이루어지는 전자통신에 유엔전자협약 적용시 유의사항. *한국무역상무학회* 38:3-45, 30 May 2008. Translation of title: Important information on the application of the United Nations Convention on Electronic Contracting (2005) under the CISG (1980) -- 국제물품매매협약(CISG)에 전자통신협약(CUECIC) 적용시 국제 전자계약의 효력발생을 위한 전제조건에 관한 연구. 계명대학교 산업경영연구소 경영경제 4(2):45-81, August 2008. Translation of title: Preconditions necessary for effecting the United Nations Convention on Electronic Contracting (2005) under the CISG (1980) -- CUECIC 상의 법적 효력을 위한 형식요건에 관한 연구. 계명대학교 산업경영연구소 경영경제 41(1):193-212, February 2008. Translation of title: Form requirements for legal force under the United Nations Convention on Electronic Contracting (2005) -- 유엔전자통신협약상의 최종규정에 대한 소고. 계명대학교 산업경영연구소 경영경제 42(1):137-163, February 2009.
- Páez Rivadeneira, J. J. La firma electrónica en el Ecuador. *Memorias del XV Congreso Iberoamericano de Derecho Informática*, Buenos Aires – 3 al 8 de Octubre de 2011. Conference paper.
- Pagnoni, A. and A. Visconti. Secure electronic bills of lading: blind counts and digital signatures. *Electronic commerce research* 10:363-388, 2010.
- Peña Valenzuela, D. and others. Contratación electrónica: ¿es necesaria una convenión internacional? *Revista e-mercatoria* (Bogotá) 1:2, 2002.
- Shiels, P. A. An impact evaluation of current UN and EU E-Commerce regulations on English laws and the effectiveness of creating a binding electronic contract

- within those laws. Edinburgh, U.K., s.n., 2011. 109 p. Thesis (masters) -- Heriot Watt University, 2011.
- Terent'eva, L. V. Использование электронных сообщений в международных договорах. *Pravo* (Moscow) 2:77-86, 2011.
- Thi Mai Nguyen, Thom and Dzung Thi Thuy Nguyen. E-commerce in AEC: Vietnam's regulatory framework. *Informed counsel* (Hanoi) February 17, 2012.
- United Nations Conference on Trade and Development. Harmonizing cyberlaws and regulations: the experience of the East African Community. Geneva, United Nations, 2012. 58 p. United Nations publication, UNCTAD/DTL/STICT/2012/4.
- United Nations Network of Experts for Paperless Trade in Asia and The Pacific and others. Electronic single window legal issues: a capacity-building guide. S.l., United Nations, 2012. 60 p.
- Weber, R. H. Legal framework for the single window concept in ASEAN: a successful movement towards trade facilitation in East Asian countries. *Asian journal of law and economics* (Berlin) 2:4, article 2, 2011.

七. 担保权益（包括应收款融资）

- Affaki, G. L'apport de la Convention CNUDCI sur la cession de créances aux opérations de banque. *Banque & droit* (Paris) 90:3-25, juillet-août 2003.
- Andenas, M. and C. B. Andersen, eds. Theory and practice of harmonisation. Cheltenham, U.K., Edward Elgar, 2011. 617 p. Selected contents: International harmonisation of credit and security laws: the way forward / N. O. Akseli.
- Bazinas, S. V. and others. Facilitating a cost-free path to economic recovery: implementing a global uniform international receivables financing law. *Uniform commercial code law journal* (New York) 44:3:277-316, 2012.
- Bazinas, S. V. Multilingualism in UNCITRAL's work on security interests. *Uniform law review = Revue de droit uniforme* (Roma) 17:3:413-423, 2012.
- Beale, H. and others. The law of security and title-based financing. 2nd ed. Oxford, Oxford University Press, 2012. 821 p. Selected contents: Ch. 22. Conflict of laws, p. 669-742.
- British Institute of International and Comparative Law. Study on the question of effectiveness of an assignment or subrogation of a claim against third parties and the priority of the assigned or subrogated claim over a right of another person: final report. London, BIICL, 2012. 415 p.
- Deschamps, M. La Convention des Nations unies sur la cession de créances dans une perspective canadienne. *Banque & droit* (Paris) 90:40-43, juillet-août 2003.

- Hishinuma, Takeshi. 孤児著作物問題の研究：既存規範の動態的な分析と新規範の確立に向けての可能. Tokyo, 成文堂, 2011. 288 p. In Japanese. Translation of title: Research on issues of work with unlocatable rightholders.
- International Securities Consultancy. Islamic Republic of Pakistan: strengthening secured transactions. S.l., Asian Development Bank, 2008. 119 p.
- Jon, Woo-Jung. Comparative analysis of the newly enacted Korean Security Rights Registration Act. *Comparative law yearbook of international business* (Alphen aan den Rijn, The Netherlands) 33:455-494, 2011.
- Kieninger, E-M. Das auf die Forderungsabtretung anzuwendende Recht im Licht der BIICL-Studie. *IPRax* (Bielefeld, Germany) 32:4:289-297, 2012. Translation of title: The law applicable to the assignment of receivables in light of the BIICL study.
- Kohn, R. M. Convention to bolster exports and jobs: U.N. pact would increase business loans based on receivables. *Washington times* (Washington, D.C.) March 6, 2012.
- Kröll, S. and others, eds. International arbitration and international commercial law: synergy, convergence and evolution, [liber amicorum Eric Bergsten]. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2011. 842 p. Selected contents: The Principle of Debtor Protection under the UN Convention on the Assignment of Receivables / O. Akseli.
- Leible, S. and M. Müller. Die Anknüpfung der Drittewirkung von Forderungsabtretungen in der Rom I-Verordnung. *IPRax* (Bielefeld, Germany) 32:6:491-500, 2012. Translation of title: The linkage of third-party effects of assignment of claims in the Rome I Regulation.
- Mankowski, P. Zessionsgrundstatut v. Recht des Zedentensitzes: ergänzende Überlegungen zur Anknüpfung der Drittewirkung von Zessionen. *IPRax* (Bielefeld, Germany) 32:4:298-306, 2012. Article on assignment of debts in relation to the Rome I Regulation.
- Sivitanidis, A. Bulk assignment of debts in the conflict of laws. *Revue hellénique de droit international = Hellenic review of international law* (Athènes) 65:1:215-241, 2012.
- Stoufflet, J. L'apport au droit français de la Convention des Nations unies sur la cession de créances dans le commerce international. *Banque & droit* (Paris) 90:37-39, juillet-août 2003.
- United Nations and others. UNCITRAL, Hague Conference and Unidroit texts on security interests: comparison and analysis of major features of international instruments relating to secured transactions (贸易法委员会、海牙会议和统法

协会的担保权益法规：担保交易国际文书主要特征的对比和分析）. New York, United Nations, 2012. 36 p. Published in all official languages of the United Nations. Available online at www.uncitral.org/uncitral/en/publications/publications.html

八. 采购

Baker & McKenzie's global public procurement handbook: 2012 edition, with UNCITRAL's Model Law on Public Procurement with commentary. Chicago, Ill., Baker & McKenzie, 2012. 383 p. Selected contents: Commentary / C. Nicholas, p. 291-292.

Fairgrieve, D. and F. Lichère, eds. Public procurement law: damages as an effective remedy. Oxford, Hart Publishing, 2011. 239 p. Selected contents: Remedies for breaches of procurement regulation and the UNCITRAL Model Law on Procurement / C. Nicholas, p. 213-230.

Green, A. B. International government contract law. Eagan, Minn., West, 2011. 784 p.

Nicholas, C. The 2011 UNCITRAL Model Law on Public Procurement. *Public procurement law review* (London) 21:3:NA111-NA123, 2012.

_____. Типовой закон ЮНСИТРАЛ 2011 года о государственных закупках. *Госзаказ* (Москва) 27:114-123, 2012.

Osuntogun, A. J. Procurement law in Nigeria: challenges in attaining its objectives. *Public procurement law review* (London) 21:4:139-152, 2012.

Yukins, C. R. and S. L. Schooner. Incrementalism: eroding the impediments to a global public procurement market. *Georgetown journal of international law* (Washington, D.C.) 38:529-576, 2007.

九. 破产

Aeschbach Flórez, J. La liquidation forcée des groupes de sociétés. Genève, Schulthess, 2012. 440 p.

Atkins, S. A. COMI confusion: the imperative for Model Law clarification. *INSOL world* (London) fourth quarter 2012, p. 33-34.

Bayer, T. Destroying Chapter 15's 'black box'. *Quinnipiac law review* (Hamden, Conn.) 31:85-118, 2013.

Bernardo, P. J. F. Cross-border insolvency and the challenges of the global corporation: evaluating globalization and stakeholder predictability through the UNCITRAL Model Law on Cross-border Insolvency and the European Union Insolvency Regulation. *Ateneo law journal* (Makati, Philippines) 56:799-834, 2012.

- Brulard, Y. and F. J. Garcia Martin. International insolvency convention: yearbook 2010, a worldwide overview of the laws ruling the international insolvency. Bruxelles, Bruylant, 2011. 484 p. Selected contents: UNCITRAL models law and third country procedures -- UNCITRAL Model Law: cooperation between judges: a British exemple / L. Hawkes -- United States / W. Simkulak.
- Callejas, R. and others. The Guatemalan cross-border insolvency regime: reviewing the present and foreseeing the future. *INSOL world* (London) 27-28, first quarter 2013.
- 'Centre of main interests' and the directors' responsibilities in the twilight zone: update on the current work of UNCITRAL Working Group V (insolvency law). *INSOL world* (London) third quarter 2012, p. 37.
- Derrington, S. An introduction to cross-border insolvency. *[CMI] Yearbook = Annuaire* (Antwerpen, Belgium) 368-380, 2011-2012.
- Fletcher, I. F. and B. Wessels. A final step in shaping rules for cooperation in international insolvency cases. *International corporate rescue* (Hertfordshire, U.K.) 9:5:283-286, 2012.
- Ghia, L. and others. Trattato delle procedure concorsuali. Milano, Wolters Kluwer Italia, 2010. 6 v. Translation of title: Essay of insolvency procedures.
- Halliday, T. C. Architects of the state: international financial institutions and the reconstruction of states in East Asia. *Law and social inquiry* 37:265-293 (2012).
- INSOL International. Cross-border insolvency II: a guide to recognition and enforcement. London, INSOL International, 2012. 286 p.
- Kröll, S. and others, eds. International arbitration and international commercial law: synergy, convergence and evolution, [liber amicorum Eric Bergsten]. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2011. 842 p. Selected contents: Cross-border insolvency and arbitration: which consequences of insolvency proceedings should be given effect in arbitration? / V. Lazić.
- Levin, R. and others. The Madoff feeder fund cases: chapter 15, comity, and related bankruptcy issues. *NYSBA international law practicum* (Albany, N.Y.) 25:1:67-91, 2012.
- Liber amicorum Abascal: part I. *World arbitration & mediation review* (Huntington, N.Y.) 6:1:1-168, 2012. Journal section. Selected contents: UNCITRAL on insolvency law: third act-first scene / D. Morán Bovio, p. 139-160 -- Arbitration as a tool in support of insolvency procedures (concurso mercantil) / T. S. Heather, p. 161-168.
- Marks, D. EC insolvency regulation: is it reform time? *International corporate rescue* (Hertfordshire, U.K.) 9:4:227-235, 2012.

- Mason, R. Cross-border insolvency and legal transnationalisation. *International insolvency review* (Chichester, U.K.) 21:2:105-126, 2012.
- McCormack, G. Conflicts, avoidance and international insolvency 20 years on: a triple cocktail. *Journal of business law* (London) 2:141-159, 2013.
- McKnight, A. A review of 2011: part 2. *Law and financial markets review* (Oxford, U.K.) 6:2:93-113, 2012.
- Mevorach, I. INSOL Europe's proposals on groups of companies (in cross-border insolvency): a critical appraisal. *International insolvency review* (Chichester, U.K.) 21:3:183-197, 2012.
- Miller, R. W. Economic integration: an American solution to the multinational enterprise group conundrum. *Richmond journal of global law and business* (Richmond, Va.) 11:185-237, 2012.
- Mohan, S. C. Cross-border insolvency problems: is the UNCITRAL Model Law the answer? *International insolvency review* (Chichester, U.K.) 21:3:199-223, 2012.
- Mwenda, K. The case for a legal framework in Zambia for cross-border insolvency. *Zambia daily mail* (Lusaka) March 31, 2012.
- O'Flynn, M. R. The scorecard so far: emerging issues in cross-border insolvencies under Chapter 15 of the U.S. Bankruptcy Code. *Northwestern journal of international law and business* (Chicago, Ill.) 32:2:391-417, 2012.
- Omar, P. The European Insolvency Regulation and UNCITRAL Model Law. *Eurofenix* (Clifton, U.K.) 49:32-33, 2012.
- Pfeifer, T. S. and others. Offshore asset recovery: investigations and legal proceedings. *NYSBA international law practicum* (Albany, N.Y.) 25:1:56-66, 2012.
- Ráczová, M. and others. Key amendments in the new Austrian Insolvency Code. *Comparative law yearbook of international business* (Alphen aan den Rijn, The Netherlands) 33:397-433, 2011.
- Regional conference on 'harmonization of the law: the Hague Conference, Unidroit and UNCITRAL': Beirut Arab University, [10-11 September 2012], Beirut, Lebanon [conference materials]. Beirut, Beirut Arab University, 2012. CD-ROM. Selected contents: UNCITRAL's role in unifying the rules of cross-border bankruptcy of international companies / Yehya Badr.
- Sarra, J. Prudential, pragmatic, and prescient, reform of bank resolution schemes. *International insolvency review* (Chichester, U.K.) 21:1:17-66, 2012.
- Sexton, A. Current problems and trends in the administration of transnational insolvencies involving enterprise groups: the mixed record of protocols, the UNCITRAL Model Insolvency Law and the EU Insolvency Regulation. *Social*

science research network May 5, 2011. Available online at <http://ssrn.com/abstract=1832967>

Sheehan, D. and others. Chapter 15 and coordinating a complex global bankruptcy proceeding. *NYSBA international law practicum* (Albany, N.Y.) 25:1:35-55, 2012.

The Madoff fraud: a ground-breaking case in cross-border international litigation. *NYSBA international law practicum* (Albany, N.Y.) 25:1:3-34, 2012. Edited transcript of a program held on 25 January 2012 at the Hilton Hotel in New York City as part of the Annual Meeting activities of the International Section of the New York State Bar Association.

Tomasic, R. and Zinian Zhang. From global convergence in China's enterprise bankruptcy law 2006 to divergent implementation: corporate reorganisation in China. *Journal of corporate law studies* (Oxford, U.K.) 12:2:295-332, 2012.

United Nations. UNCITRAL legislative guide on insolvency law, part three: treatment of enterprise groups in insolvency. New York, United Nations, 2012. 116 p. United Nations publication, sales no. E.12.V.16. Published in all official languages of the United Nations.

_____. UNCITRAL model law on cross-border insolvency: the judicial perspective. New York, United Nations, 2012. 72 p. Published in all official languages of the United Nations. Available online at www.uncitral.org/uncitral/en/publications/publications.html

Wessels, B. International insolvency law. Deventer, The Netherlands, Kluwer, 2012. 1022 p.

Whiteoak, J. and A. Cooke. International insolvencies: moving away from a common approach. *International corporate rescue* (Hertfordshire, U.K.) 9:6:355-362, 2012.

Yates, D. F. and D. A. Pisciotta. Lack of mechanism for determination and application of foreign avoidance law in cross-border insolvencies frustrates the intent of the model law. *INSOL world* (London) third quarter 2012, p. 33-35.

Zerjal, M. The Chapter 15 'Centre of Main Interest': filling in the blanks. *International corporate rescue* (Hertfordshire, U.K.) 9:3:183-187, 2012.

十. 国际建造合同

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十一. 国际对销贸易

[本标题下未记录任何出版物]

十二. 私人融资基础设施项目

- Lasfargue, D. and others. Cadre juridique et structuration des projets de partenariats public-privé en Russie: état des lieux et perspectives = Legal framework and structuring of public-private partnership projects in Russia. *Revue de droit des affaires internationales = International business law journal* (Paris) 1:1-20, 2013.
- Nicholas, C. Devising transparent and efficient concession award procedures. *Uniform law review = Revue de droit uniforme* (Roma) 17:1/2:97-118, 2012.

十三. 网上争议解决

- Altenkirch, M. A fast online dispute resolution program to resolve small manufacturer-supplier disputes: using the ODR M-S program. *Dispute resolution journal* (New York) 67:3:48-53, 2012.
- Benyekhlef, K. and N. Vermeyns. UNCITRAL's draft procedural rules for online dispute resolution for cross-border electronic commerce transactions: where are we now? *Slaw* 21 January 2013. Available online at www.slaw.ca/2013/01/21/uncitrls-draft-procedural-rules-for-online-dispute-resolution-for-cross-border-electronic-commerce-transactions-where-are-we-now
- Brand, R. A. Party autonomy and access to justice in the UNCITRAL online dispute resolution project. *Social science research network* August 2012. Available online at <http://ssrn.com/abstract=2125214>
- Del Duca, L. and others. Facilitating expansion of cross-border e-commerce: developing a global online dispute resolution system (lessons derived from existing ODR systems - work of the United Nations Commission on International Trade Law). *Penn State journal of law & international affairs* (State College, Pa.) 1:1:59-85, 2012.
- E-commerce and ODR: current status & prospects in the region, Sept. 20-21, 2012, Hankuk University of Foreign Studies, Seoul, Republic of Korea. Seoul, Hankuk University of Foreign Studies, 2012. 381 p. Selected contents: UNCITRAL ODR: legal framework for global e-commerce dispute resolution / M. J. Dennis, p. 309-328.
- He, Qisheng and Jiping Song. A global online dispute resolution system: is China ready to join? *Asian business lawyer* (Seoul) 7:75-92, 2011.
- Hiscock, M. E. Cross-border online consumer dispute resolution. *Contemporary Asia arbitration journal* (Taipei) 4:1:1-18, 2011.

Kim, Gun Sic. The need of ADR and ODR system on the e-commerce dispute resolution: focusing on problematic issues of ODR and possible solutions. *HUFS global law review* (Seoul) 4:1:95-116, 2012.

Madrid Parra, A. UNCITRAL in favor of using electronic means in arbitration. *World arbitration & mediation review* (Huntington, N.Y.) 6:2:275-297, 2012.
